



RHODE ISLAND
DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

235 Promenade Street, Providence, RI 02908-5767

TDD 401-222-4462

February 11, 2008

Peggy Novick
271 Huntinghouse Road
Scituate, RI 02857

Re: Application No. 07-0464 in reference to the property located:

East and north of Huntinghouse Road, approximately 2,200 feet west of the intersection of Huntinghouse Road and Cranberry Ridge Road, Utility Pole No. 27, Assessor's Plat 15, Lot 144, Glocester, RI

Dear Mrs. Novick:

Kindly be advised that the Department of Environmental Management's ("DEM") Freshwater Wetlands Program ("Program") has completed its review of your Request to verify the delineated edge of freshwater wetlands. This review included an inspection of the above referenced property ("subject property") as described by the site plans submitted with your application and received on December 7, 2007.

Based upon the Program's observations and review, it is our determination that freshwater wetlands are present on or are in close proximity to the subject property. These freshwater wetlands are regulated by this Department and include at least the following types:

- Swamp
- 50-foot perimeter wetland (that area of land within 50 feet of the edge of any bog, marsh, swamp, or pond)
- 100 foot riverbank wetland (the area of land within 100 feet of the edge of any flowing body of water less than 10 feet wide)
- Area Subject to Storm Flowage (ASSF) (within the swamp)

The DEM has completed an inspection and review of the wetland edges delineated by you on-site. It is our determination that the wetland edges delineated on-site are substantially accurate. These wetland edges have been shown on the site plan submitted with your application and are referenced as A-5 through A-29 and B-1 through B-18. Corrections and/or modifications to the delineated edge are required, however, which include the following:

- Remove flag A-21, connect flag A-20 to A-22
- Move flag A-24 fifteen feet (15') east

Please note that our inspection of the subject property has revealed the presence of other freshwater wetlands not specifically delineated by you. Specifically, a 100-foot riverbank wetland associated with an offsite stream channel located south of Huntinghouse Road extends onto the southwest edge of the subject property.

Therefore, please note you should not infer that any verification of wetland edges carried out by this Department to date represents a determination that this is the extent of all wetlands on your property. **The Department has verified only those edges delineated and shown by you on-site and on site plans submitted with your application and as qualified in this letter.** Should you wish to verify the edge of any additional wetlands, an additional application will be required.

This letter does not constitute an approval or permit for any proposed project on the subject property. Pursuant to Section 2-1-21(a) of the Freshwater Wetlands Act and the Rules and Regulations Governing the Administration and Enforcement of the Freshwater Wetlands Act (Rules) a permit is required from this Program prior to the commencement of any activity which impacts or alters freshwater wetlands.

This Program assumes that the edges of freshwater wetlands, as flagged or marked on site, have been accurately surveyed and portrayed on site plans submitted in support of your application. This Program makes no guarantee or representation that such survey is accurate.

In addition, you should note that freshwater wetlands are present on this property, which may be regulated under Section 404 of the Clean Water Act (Federal Water Pollution Control Act, as amended 33 U.S.C. 1344). Accordingly, a permit may be required from the U.S. Army Corps of Engineers for alteration of these wetland areas.

In accordance with Rule 8.03(H) of the Rules, this verification of the delineated edge of freshwater wetlands is valid for a limited period of four (4) years from the date of issue.

Please contact Shawna Holdredge of this office (telephone: 401-222-6820, ext. 7427) should you have any questions regarding this letter.

Sincerely,

Nancy L. Freeman

Nancy L. Freeman, Senior Environmental Scientist
Office of Water Resources
Freshwater Wetlands Program
NLF/SBH/sbh

Enclosure:

xc: Scott P. Rabideau, President, Natural Resource Services, Inc.
Anthony Muscatelli, PLS, International Mapping and Surveying Corp.