TOWN OF FRANKLIN 7 Meetinghouse Hill Rd., Franklin, CT 06254 INLAND WETLANDS AND WATERCOURSES COMMISSION (IWWC)

APPLICATION FOR WETLANDS PERMIT

APPLICATION NO(Assigned by Admin upon receipt of application fees) DATE:								
TOTAL APPLICATION FEES PAID \$ (fees determined by Wetlands Enforcement Officer)								
APPLICANT: (PRINT) SIGNATURE:								
APPLICANT STATUS (circle one): OWNER		AGENT OF OWNER	POTENTIAL BUYER					
ADDRESS OF APPLICANT:								
E-MAIL	ADDRESS OF APPLICANT:	TELEPHONE NO.:						
PROPERTY LOCATION:								
ASSES	SOR'S MAP#	LOT#	ZONE DISTRICT:					
PROPERTY OWNER:(PRINT) SIGNATURE:								
ADDRE	SS OF PROPERTY OWNER							
E-MAIL	ADDRESS OF OWNER:	TELE	EPHONE NO.:					
EXISTIN	IG USE OF PROPERTY:							
DESCR	PTION OF PROPOSED ACTIVITY:							
	APPLICATION PROPOSED ACTIVITY	FEE	FEES DUE					
	* Pre-application Meeting with Town Staff (Town Planner, Town Engineer or Inland Wetland Enforcement Officer	\$100 Per hour after first hour [first hour NO CHARGE]	@ conclusion of meeting					
	Public Hearing	\$350	With Application					
	Jurisdictional Ruling (including Legal Notice)	\$150	With Application					
	New Subdivision AND/OR Site Plan Review for Regulated Activities (Public Hearing May be required)	\$200 plus \$100 per page	With Application					
	Revised Subdivision AND/OR Site Plan Review For Regulated Activities (Public Hearing May be required)	\$100 plus \$100 per page	With Application					
	New Subdivision AND/OR Site Plan Review for significant Activities (Public Hearing Required)	\$500 plus \$100 per page	With Application					
	Revised Subdivision AND/OR Site Plan Review for Significant Activities (Public Hearing Required)	\$100 plus \$100 per page	With Application					
	Supervision & Inspection (unless Otherwise specified by Commission)	5% of estimated cost of proposed improvements (\$200 Minimum)	Prior to Issuance of Permit					
	Renewals or Extensions (not requiring plan review)	\$25	With Application					
\boxtimes	ADD Town Administrative fee (as noted above)	\$ 10.00	With Application					
\bowtie	ADD State Administrative fee (as noted above)	\$ 60.00	With Application					
\boxtimes	ADD Decision Notice	<u>\$150.00</u>	With Application					
	TOTAL	FEES \$	OVER →					

PER TOWN ORDINANCE FOR PROCESSING APPLICATION - Administrative Fees:

Cost to Review: In the event the cost to review, evaluate, and process an application/plans exceeds applicable fees set forth in the Town of Franklin Fee Ordinance, the applicant shall pay all reasonable additional costs incurred by the Town upon notification of such additional costs. Until additional costs are paid, the Town or agency or officer, thereof, may withhold the issuance of permits, the endorsement of maps or plans, and/or the release of any bond held.

Checks: Payable to "The Town of Franklin": **FEES ARE NON-REFUNDABLE** (Includes State, Town, & Application Fees)

PER TOWN ORDINANCE FOR PROCESSING APPLICATION -- Advertising & Consulting Fees:

Advertising: The Town reserves the right to charge the applicant for advertising costs where the costs exceed the application fee that is normally used to pay for advertising.

Consulting Services: In accordance with the Town of Franklin Fee Ordinance on the Processing Applications where it has been determined by the Agent or Commission that it must consult with experts to analyze, review, and report on areas requiring a detailed, technical peer review in order to assist the Agent or Commission in evaluating the effect of a proposal on the Town, the Agent or Commission may require the Applicant pay these costs. These fees will be paid to the Town for the Agent or Commission's use <u>prior to proceeding on the application</u> based on a preliminary estimate from such experts, multiplied by 150%. Upon completion of technical review & a full accounting of the charges owed or paid, any excess funds will be refunded to the applicant.

*STATE FEES: Per Connecticut General Statute-Section 22a-27j, an additional fee is to be added to all application fees for the Environmental Quality Fund.

NOTES TO APPLICANT

1. Provide FIVE (5) copies of application & supporting materials (including site plans) Send PDF FILES of Proposed Plans to: zeo@franklinct.com & landuse@franklinct.com IS PROPERTY LOCATED W/I 500 FT OF ADJOINING MUNICIPALITY? TOWNS: ARE ALL PROPERTY TAXES PAID TO DATE ON THIS PROPERTY?: WILL A SIGNIFICANT PORTION OF TRAFFIC TO THE COMPLETED PROJECT SITE USE STREETS WITHIN ADJOINING MUNICIPALITY TO ENTER OR EXIT THE SITE? WILL A SIGNIFICANT PORTION OF THE SEWER OR WATER DRAINAGE FROM THE PROJECT SITE FLOW AND SIGNIFICIANTLY IMPACT THE SEWERAGE OR DRAINAGE SYSTEM WITHIN THE ADJOINING MUNICIPAL ITY? WILL WATER RUN-OFF FROM IMPROVED SITE IMPACT STREETS OR OTHER MUNICIPAL OR PRIVATE PROPERTY WITHIN ADJOINING MUNICIPALITY? ____ Please review Inland Wetlands and Watercourses Regulations that may apply to your application including Section 7 @ www.franklinct.com IN SIGNING BELOW, IT IS AGREED THE APPLICANT IS FAMILIAR WITH ALL INFORMATION PROVIDED IN THE APPLICATION AND IS AWARE OF PENALTIES FOR OBTAINING A PERMIT THROUGH DECEPTION OF THROUGH INACCURATE OR MISLEADING INFORMATION. PROPERTY OWNER SIGNATURE: _____ Date: _____ APPLICANT SIGNATURE: _____ Date: (if different from Property Owner) [COMMISSION USE ONLY] Signature of Wetlands Enforcement Officer Signature of Chairman or Secretary of Commission Application Approved: Date: Conditions of Approval, if any: Application Denied: Date:

Reason for Denial:

[JUL 2022]

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STATEWIDE INLAND WETLANDS & WATERCOURSES ACTIVITY REPORTING FORM

Pursuant to section 22a-39(m) of the General Statutes of Connecticut and section 22a-39-14 of the Regulations of Connecticut State Agencies, inland wetlands agencies must complete the Statewide Inland Wetlands & Watercourses Activity Reporting Form for **each** action taken by such agency.

This form may be made part of a municipality's inland wetlands application package. If the municipality chooses to do this, it is recommended that a copy of the Town and Quadrangle Index of Connecticut and a copy of the municipality's subregional drainage basin map be included in the package.

Please remember, the inland wetlands agency is responsible for ensuring that the information provided is **accurate** and that it reflects the **final** action of the agency. Incomplete or incomprehensible forms will be mailed back to the agency. Instructions for completing the form are located on the following pages.

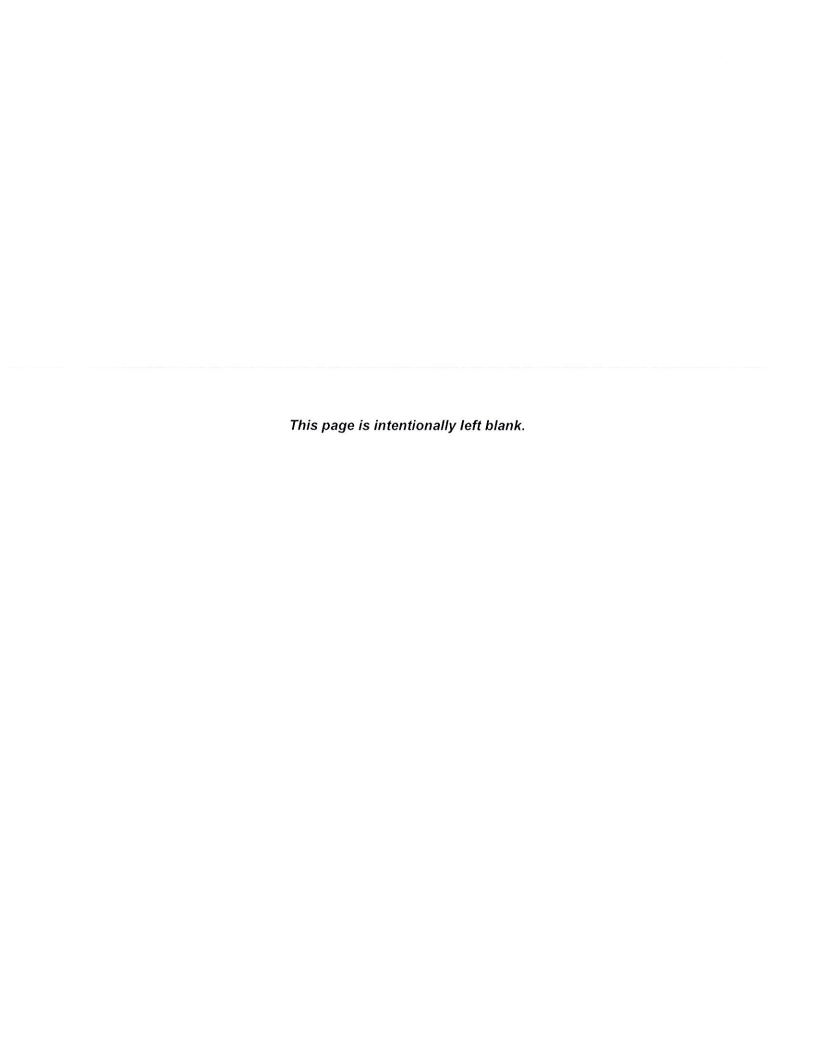
The inland wetlands agency shall mail completed forms for actions taken during a calendar month no later than the 15th day of the following month to the Department of Energy and Environmental Protection (DEEP). Do **not** mail this cover page or the instruction pages. Please mail **only** the **completed** reporting form to:

DEEP Land & Water Resources Division Inland Wetlands Management Program 79 Elm Street, 3rd Floor Hartford, CT 06106

Questions may be directed to the DEEP's Inland Wetlands Management Program at (860) 424-3019.

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INSTRUCTIONS FOR COMPLETING

THE STATEWIDE INLAND WETLANDS & WATERCOURSES ACTIVITY REPORTING FORM

Use a separate form to report EACH action taken by the Agency. Complete the form as described below.

Do NOT submit a reporting form for withdrawn actions.

PART I: Must Be Completed By The Inland Wetlands Agency

- 1. Choose the year and month the Inland Wetlands Agency took the action being reported. If multiple actions were taken regarding the same project or activity then multiple forms need to be completed.
- 2. Choose ONE code letter to describe the final action or decision taken by the Inland Wetlands Agency. Do NOT submit a reporting form for withdrawn actions. Do NOT enter multiple code letters (for example, if the same project or activity had both a permit issued and enforcement action, submit two forms for the two separate actions).
 - A = A Permit Granted by the Inland Wetlands Agency (not including map amendments, see code D below)
 - B = Any Permit Denied by the Inland Wetlands Agency
 - C = A Permit Renewed or Amended by the Inland Wetlands Agency
 - D = A Map Amendment to the Official Town Wetlands Map or An Approved/Permitted Wetland or Watercourse Boundary Amendment to a Project Site Map
 - E = An Enforcement Action: Permit Revocation, Citation, Notice of Violation, Order, Court Injunction, or Court Fines
 - F = A Jurisdictional Ruling by the Inland Wetlands Agency (activities "permitted as of right" or activities considered non-regulated)
 - G = An Agent Approval pursuant to CGS 22a-42a(c)(2)
 - H = An Appeal of Agent Approval Pursuant to 22a-42a(c)(2)
- 3. Check "yes" if a public hearing was held in regards to the action taken; otherwise check "no".
- **4.** Enter the name of the Inland Wetlands Agency official verifying that the information provided on this form is accurate and that it reflects the FINAL action of the agency.

PART II: To Be Completed By The Inland Wetlands Agency Or The Applicant - If Part II is completed by the applicant, the applicant MUST return the form to the Inland Wetlands Agency. The Inland Wetlands Agency MUST ensure that the information provided is accurate and that it reflects the FINAL action of the Agency.

- 5. Enter the name of the municipality for which the Inland Wetlands Agency has jurisdiction and in which the action/project/activity is occurring.
 - Check "yes" if the action/project/activity crosses municipal boundaries and enter the name(s) of the other municipality(ies) where indicated. Check "no" if it does not cross municipal boundaries.
- 6. Enter the USGS Quad Map name or number (1 through 115) as found on the Connecticut Town and Quadrangle Index Map (the directory to all USGS Quad Maps) that contains the location of the action/project/activity. USGS Quad Map information is available at: https://portal.ct.gov/-/media/deep/gis/resources/IndexNamedQuadTownpdf.pdf
 - ALSO enter the four-digit identification number of the corresponding Subregional Drainage Basin in which the action/project/activity is located. If located in more than one subregional drainage basin, enter the number of the basin in which the majority of the action/project/activity is located. Town subregional drainage basin maps can be found at UConn CLEAR's website: http://clear.uconn.edu/data/map_set/index.htm (no roads depicted) or at CTECO: http://www.cteco.uconn.edu/map_catalog.asp (depicts roads, choose town and a natural drainage basin map).
- 7. Enter the name of the individual applying for, petitioning, or receiving the action.
- 8. Enter the name and address or location of the action/project/activity. Check if the action/project/activity is TEMPORARY or PERMANENT in nature. Also provide a brief DESCRIPTION of the action/project/activity. It is always best to provide as much information as possible (for example, don't state "forestry," provide details such as "20 acre forest harvest, permit required for stream crossing.")

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- Carefully review the list below and enter ONLY ONE code letter which best characterizes the action/project/activity. All state agency projects must code "N".
 - A = Residential Improvement by Homeowner
 - B = New Residential Development for Single Family Units
 - C = New Residential Development for Multi-Family / Condos
 - D = Commercial / Industrial Uses
 - E = Municipal Project
 - F = Utility Company Project
 - G = Agriculture, Forestry or Conservation
 - H = Wetland Restoration, Enhancement, Creation

- I = Storm Water / Flood Control
- J = Erosion / Sedimentation Control
- K = Recreation / Boating / Navigation
- L = Routine Maintenance
- M = Map Amendment
- N = State Agency Project
- P = Other (this code includes the approval of concept, subdivision or similar plans with no on-the-ground work)
- 10. Enter between one and four code numbers to best characterize the action/project/activity being reported. Enter "NA" if this form is being completed for the action of map amendment. You MUST provide code 12 if the activity is located in an established upland review area. You MUST provide code 14 if the activity is located beyond the established upland review area or no established upland review area exists.
 - 1 = Filling
 - 2 = Excavation
 - 3 = Land Clearing / Grubbing (no other activity)
 - 4 = Stream Channelization
 - 5 = Stream Stabilization (includes lakeshore stabilization)
 - 6 = Stream Clearance (removal of debris only)
 - 7 = Culverting (not for roadways)

- 8 = Underground Utilities Only (no other activities)
- 9 = Roadway / Driveway Construction (including related culverts)
- 10 = Drainage Improvements
- 11 = Pond, Lake Dredging / Dam Construction
- 12 = Activity in an Established Upland Review Area
- 14 = Activity in Upland

Examples: Jurisdictional ruling allowing construction of a parking lot in an upland where the municipality does not have an established upland review area must use code 14, other possible codes are 2 and 10. Permitted construction of a free standing garage (residential improvement by homeowner) partially in an established upland review area with the remainder in the upland must use code 12 and 14, other possible codes are 1 and 2.

- 11. Leave blank for TEMPORARY alterations but please indicate action/project/activity is temporary under question #8 on the form. For PERMANENT alterations, enter in acres the area of wetland soils or watercourses altered. Include areas that are permanently altered, or are proposed to be, for all agency permits, denials, amendments, renewals, jurisdictional rulings, and enforcement actions. For those activities that involve filling or dredging of lakes, ponds or similar open water bodies enter the acres filled or dredged under "open water body." For those activities that involve directly altering a linear reach of a brook, river, lakeshore or similar linear watercourse, enter the total linear feet altered under "stream." Remember, these figures represent only the acreage altered, not the total acreage of wetlands or watercourses on the site. You MUST provide all information in ACRES (or linear feet as indicated) including those areas less than one acre. To convert from square feet to acres, divide square feet by the number 43,560. If this report is being completed for an agency jurisdictional ruling and detailed information is not available, provide an estimate. Enter zero if there is no alteration.
- 12. Enter in acres the area of upland altered as a result of an ACTIVITY REGULATED BY the inland wetlands agency, or as a result of an AGENT APPROVAL pursuant to CGS section 22a-42a(c)(2). Leave blank for TEMPORARY alterations but please indicate action/project/activity is temporary under question #8 on the form. Include areas that are permanently altered, or proposed to be permanently altered, for all agent approvals, agency permits, denials, amendments, renewals, jurisdictional rulings, and enforcement actions. You MUST provide all information in ACRES including those areas less than one acre. See directions above (#11) for conversion factor. If this report is being completed for an agent approval or an agency jurisdictional ruling and detailed information is not available, provide an estimate. Enter zero if there is no alteration.
- 13. Enter the acres that are, or are proposed to be, restored, enhanced or created for all agency permits, denials, amendments, renewals, jurisdictional rulings and enforcement actions. NOTE restored or enhanced applies to previously existing wetlands or watercourses. Created applies to a non-wetland or non-watercourse area which is converted into wetlands or watercourses. For created question #10 must provide 12 and/or 14 as an answer, and question #12 must also be answered. You MUST provide all information in ACRES including those areas less than one acre. See directions above (#11) for conversion factor. Enter zero if there is no restoration, enhancement or creation.

PART III: To Be Completed By The DEEP - Please leave this area blank. Incomplete or incomprehensible forms will be mailed back to the inland wetlands agency.

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Statewide Inland Wetlands & Watercourses Activity Reporting Form

Please complete this form in accordance with the instructions on pages 2 and 3 and mail to:

DEEP Land & Water Resources Division, Inland Wetlands Management Program, 79 Elm Street, 3rd Floor, Hartford, CT 06106

Incomplete or incomprehensible forms will be mailed back to the inland wetlands agency.

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PART I: Must Be Completed By The Inland Wetlands Agency							
1.	DATE ACTION WAS TAKEN: year: month:						
2.	ACTION TAKEN (see instructions - one code only):						
3.	WAS A PUBLIC HEARING HELD (check one)? yes no						
4.	NAME OF AGENCY OFFICIAL VERIFYING AND COMPLETING THIS FORM:						
	(print name) (signature)						
PART II: To Be Completed By The Inland Wetlands Agency Or The Applicant							
5.	TOWN IN WHICH THE ACTIVITY IS OCCURRING (print name):						
	does this project cross municipal boundaries (check one)? yes no						
Ì	if yes, list the other town(s) in which the activity is occurring (print name(s)):						
6.	LOCATION (see instructions for information): USGS quad name: or number:						
	subregional drainage basin number:						
7.	NAME OF APPLICANT, VIOLATOR OR PETITIONER (print name):						
8.	NAME & ADDRESS OF ACTIVITY / PROJECT SITE (print information):						
	briefly describe the action/project/activity (check and print information): temporary permanent description:						
9.	ACTIVITY PURPOSE CODE (see instructions - one code only):						
10.	ACTIVITY TYPE CODE(S) (see instructions for codes):						
11. WETLAND / WATERCOURSE AREA ALTERED (see instructions for explanation, must provide acres or linear feet):							
	wetlands: acres open water body: acres stream: linear feet						
12.	. UPLAND AREA ALTERED (must provide acres): acres						
13.	. AREA OF WETLANDS / WATERCOURSES RESTORED, ENHANCED OR CREATED (must provide acres): acres						
DATE RECEIVED: PART III: To Be Completed By The DEEP DATE RETURNED TO DEEP:							
FC	ORM COMPLETED: YES NO FORM CORRECTED / COMPLETED: YES NO						