Town of Pomfret
Wetlands Application Package

• Inland Wetlands Permit Application form (Part 1 and 2)
• Wetlands Fee instructions
• Advisory Site Review/Agent No-fee Ruling Request form
• Northeast District Department of Health (B100a)
• DEP Reporting Form

Application forms are available at the Town Hall.

The Commissions Clerk hours are:
Monday 8:30 am – 12:30 pm and Wednesday 1:00 pm – 6:00 pm
OR in the Town Clerk’s office:
Monday, Tuesday, and Thursday 8:30 am – 5:00 pm and
Wednesday 8:30 am – 6:00 pm.

The Commissions Clerk can be reached at (860) 974-9135 or e-mail at
lynn.krajewski@pomfretct.gov.

Visit our website at www.pomfretct.gov
TOWN OF POMFRET
INLAND WETLAND & WATERCOURSES COMMISSION APPLICATION (IWWC)

PART ONE
Date Pomfret Planning and Zoning Commission Report Submitted: __________
Date Building Permit Checklist endorsed by Agency or authorized
Agent: __________
DATE APPLICATION RECEIVED BY THE COMMISSION: __________

PERMIT #:
Non-refundable fee paid __________
Check #: __________
Bond Deposited Yes No
Deposits Paid Yes No

To be filled in by applicant at the Assessor's Office to be sure the number and street are correct.

Location __________
Map __________
Block __________
Lot __________
Subdivision name __________
Subdivision Lot # __________
Acres __________
Dimensions sq ft __________

Applicant fill out below this line. Please print

1. Name of applicant __________
   Business Phone __________
   Home Address __________
   City __________ Zip __________
   Business Address __________
   City __________ Zip __________

2. Name of property owner __________
   Phone __________
   Address __________
   City __________ Zip __________

3. A non-refundable application fee and/or fees must accompany this application. Make check payable to Town of Pomfret. Permits are not transferable. Applicant understands this application is complete only when all information, documents, maps, etc. required by the Commission have been submitted within the time determined by the Commission. The omission of Fees and Deposits not paid or failure to submit all required documents or information requested by the commission are grounds for application denial.

4. Applicants interest in property to include a description of ALL proposed activities/alterations:
   (attach extra sheets if needed)

   ___________________________________________________________________
   ___________________________________________________________________
   ___________________________________________________________________

Intended use of property Residential; Commercial; Village District; Other __________

5. Are there wetlands/watercourses located on the property: Yes No Uncertain
   a. Approximate wetland/watercourse area to be disturbed and/or affected. Acreage __________ or Dimensions __________ sq ft
   b. Distance from the edge of construction to nearest wetland/watercourse (at any location): __________ feet.

6. A complete site plan showing the proposed activity; erosion and sedimentation plans; any drainage plans; septic fields; driveways and/or impervious surfaces or a Commission approved subdivision site plan depicting any wetlands or watercourses that may be impacted as a result of the proposed activity.

7. Describe plan alternatives considered to avoid or reduce adverse environmental impact on wetlands and/or watercourses and subsequently rejected and why the alternative as set forth in the application was chosen; all such alternatives shall be shown to scale on a site plan.

OVER
8. Describe on the site plan the proposed activity and any existing and/or proposed conditions in relation to wetlands and watercourses, and may further activities related to the regulated activity which are made inevitable by the proposed activity and which may have an impact on wetlands and/or watercourses.

9. Other information requested by the Commission:
   Is the proposed activity located within 500 feet of an adjoining town line: Yes, No
   Will the proposed activity disturb an area to exceed 5000 sq ft of a wetland or watercourse: Yes, No
   Does the activity require submission of a DEP Natural Diversity Data Base Form? Yes, No, Uncertain
   If yes, please attach a copy of the DEP project review for this application.

10. If the Commission determines a public hearing is required, Section 9.3 of the IWCC regulations shall apply. See Part 2 Significant Activity.

The undersigned warrants the truth of all statements contained herein and in all submitted supporting documents, according to the best of his/her knowledge and belief and authorizes the Commission members and alternate members or any of its staff, as defined under Section 2 of the IWCC regulations, to inspect the subject land, at reasonable times, with or without the Applicant or his/her representative present before, during and until a final decision on the application's completion has been issued by the Chairman or an authorized commission member. The undersigned agree that Section 13 - Security, if required as a condition of permit approval, and Section 19 - Application Fees and Deposits, of the Pomfret IWCC regulations shall apply to the final approval and issuance of a wetlands permit.

Signature of Applicant/or authorized agent ___________________________ ___________________________ Print name
Signature of owner(s) ___________________________________________ Print name
Signature of owner(s) ___________________________________________ Print name

Note to Applicant. Any activity in a wetlands or watercourse of more that 5000 sq. ft. requires the review and approval from the US Army Corp of Engineers in Concord MA. 1-800-343-4789 in addition to this permit before any work begins. Approval of this application is subject to the applicant obtaining all other permits required by Sections 11.9c and 18.1 inclusive of the Pomfret IWCC regulations, and no work pursuant to the wetlands permit may begin until all other approval(s) are obtained. The Agency or its appointed agent will issue a project Cease and Desist Order for non-compliance.

Department of Health letter of approval: Date ___________________________ Initials
Site Plan approved: Date ___________________________ Initials
Final inspection: Date ___________________________ Initials
Application Withdrawn: Date ___________________________
Application Denied without prejudice: Date ___________________________
Approved Date: ___________________________ Approved with conditions: Date ___________________________ See attached permit.

Revised 2/06
TOWN OF POMFRET
INLAND WETLAND & WATERCOURSES COMMISSION APPLICATION (IWWC)
PART TWO  SIGNIFICANT IMPACT ACTIVITY

Date of Receipt ________________________

If the proposed activity involves a significant impact activity as determined by the Agency, additional information, based on the nature and anticipated effects of the activity, including but not limited to the following, is required. (See Section 7.6 of the IWWC regulations)

1. □ Site Plan (three copies) Showing the entire lot with existing and proposed conditions, wetland and watercourse boundaries, by soil type, land contours, boundaries of land ownership, proposed alterations and uses of wetlands and watercourses and other pertinent features of the land and the proposed activity to include buildable sites and E & S Control measures, prepared by a Connecticut State Licensed Engineer, land surveyor, architect or landscape architect or landscape architect, soil scientist or wildlife biologist, or by such other qualified persons as recognized by the commission.

2. □ Engineer reports and analyses and additional drawings to fully describe the proposed activity including any filling, excavation, drainage or hydraulic modifications to wetlands and/or watercourses and upland areas that may impact on wetlands/watercourses on/off site.

3. □ Mapping of all soil types consistent with the categories established by the Soil Survey of Windham County Connecticut of the U.S. Natural Resources Conservation Service. The wetlands and upland soils by type shall be delineated in the field by a certified soil scientist and the soil scientist’s comprehensive field delineation shall be depicted in the site plan.

4. □ Describe the ecological communities and their function in relationship to wetlands and/or watercourses involved and the effects of the proposed activity on these communities as determined by a professionally recognized Wetland Scientist or Wildlife Biologist satisfactory to the Agency.

5. □ Describe how the applicant will change, diminish, or enhance the ecological communities and functions of the wetlands or watercourses involved in the application and each alternative considered, and a description of why each alternative considered was deemed neither feasible nor prudent as determined by a certified wildlife biologist.

6. □ Analysis of chemical or physical characteristics of any fill material; and management practices and other measures designed to mitigate the impact of the proposed activity on wetlands and/or watercourses.

7. □ Attach a plan describing Best Management Practices and other measures designed to eliminate or reduce adverse impact on wetlands and/or watercourses of the proposed activity.

8. □ Three (3) copies of all application materials shall be submitted to comprise a complete application to include fees assessed and deposits required. An incomplete application shall be grounds for denial of the application under Section 8.8 of the IWWC Regulations.

Signature of Applicant or Authorized Agent ________________________________  Print Name ________________________________

Name: ________________________________
Address: ________________________________
Telephone: ________________________________  e-mail ________________________________

Signature of Owner (s) ________________________________  Print Name ________________________________
APPENDIX A

POMFRET FEES FOR MUNICIPAL LAND USE APPLICATIONS
(Inland Wetlands and Watercourses Commission)

Purpose: This document is to inform the public of the fee process that allows the Town of Pomfret to recoup the cost and expense of processing land use applications by The Pomfret Inland Wetlands and Watercourses Commission, also known as the Agency.

Definitions:

1. Municipal Consultant - Any professional hired by the Town or Agency (Wetlands Commission) to assist in the review and evaluation of a land use application.

2. Municipal Official – Any person appointed to a decision making position in the Town of Pomfret.

3. Processing – Any and all activities and functions performed by municipal officials and staff, as well as by professional consultants retained by municipal officials and staff in connection with the receipt, handling, review, assessment, analysis, and noticing of land use applications. Such functions and activities include, without limitation, all aspects of reviewing and analyzing the application and all materials submitted, whether by the applicant or others, in connection with the application, as well as reviewing, inspecting and or monitoring activities by staff that are required to ensure compliance with the terms and conditions of any wetlands permit approval.

4. Staff – Municipal employees, consultants (e.g., planning, legal, engineering, environmental, etc.), as well as employees of any regional agency of which the Town is a member.

General:

1. Set forth herein is an explanation of how wetlands application land use fees and estimated expense deposits are determined and what penalties may be assessed should the applicant fail to meet the fee and deposit requirement.

2. The applicant must pay the base fee and State filing fee (minimum application fee) at the time he or she submits the application to the Agency’s clerk during the Agency’s scheduled business hours. The wetlands Agency shall determine the amount of any additional funds (fees and/or deposit) needed for application processing. The Agency shall consider potential costs that may include but, which are not limited to, Staff site plan review, site monitoring and inspection(s), wetlands remediation, legal consultation, cease and desist orders, etc., after receipt of the application. It is not the responsibility of the Agency clerk to determine or to advise the applicant of the application fees or deposits to be paid, except for the minimum fee that must accompany all applications.

3. In accordance with Town policy, an applicant may request one (1) pre-application conference with municipal staff or consultants not to exceed ½ hour. The applicant will be billed for any time exceeding the ½ hour as part of the application process.
Computation of fees and deposits:

1. The fee schedule is determined by multiplying the hourly rate of staff and municipal consultant's times the average total hours historically expended on applications and other costs to the Town such as postage, advertising decisions in local newspapers, site walks, application review, etc. In most cases the base fee will cover these processing costs. However, there may be exceptions should the Agency determine that additional information concerning the application is needed. The Agency may also determine that in addition to fees, a deposit to cover estimated application processing expenses is required. These costs may include, but are not limited to application review by consultants, environmental impact studies, site monitoring to insure compliance with conditions of application approval, site inspections by the Town Engineer, a cease and desist order and/or notice of violation if circumstances warrant, site mitigation if required, etc.

2. Deposits shall be computed as the total of all fees due except for the minimum fee (Base fee plus State filing fee) multiplied by 150%. The total amount to be paid by the applicant is the sum of all fees and the required deposit minus any credits that apply.

Fee Schedule: See Schedule A attached.

Submission of fees and deposits:

1. The minimum application fee shall be paid by the applicants at the time the application is submitted.

2. All other required fees as listed in the fee schedule and any anticipated processing deposit expenses required for new, pending or an approved application shall be paid before a wetlands permit is approved or issued.

3. The Agency’s clerk will notify the applicant via certified mail of the required deposit to include any outstanding fees or other expenses within seven (7) days of The Agency's decision. The applicant must submit the required deposit or payment of all amounts due to the Agency within fifteen (15) days from the date the notice was mailed.

4. If the applicant fails to deposit the required amount when due, the Agency shall consider the pending application at its next scheduled meeting as incomplete and reject or deny the application under Section 8.8 and Section 19.5d of its Regulations.

5. If the expenses (costs of processing) exceed the amount of the initial application deposit for any reason, the Agency shall inform the applicant via certified mail to submit the additional amount to be paid. The Agency shall take no further action on the pending application until the amount assessed by the Agency is paid. Failure by the applicant to forward the additional funds required will result in the Agency denying the application for cause or revoking the application if previously approved.

6. No permit will be issued until all fees and other costs associated with application processing are paid, appeals notwithstanding.

7. The minimum application fees and all other fees denoted on Schedule A denoted by * that may apply are not refundable. Fees and or deposits required for application review by Staff, independent studies and/or evaluations, legal and or other expert opinion and which shall include post permit approval construction and engineering and compliance inspections, etc., not obligated, shall be returned to the applicant.

Appeals:

An applicant may challenge in writing on a form to be provided by the Town clerk any billing within thirty (30) days of the date billed. The Agency shall hear the appeal within sixty-five (65) days and make its ruling within an additional sixty-five (65) days. This provision shall not bar the Agency from denying an application for cause.
### SCHEDULE A

1. **Base Fee for all applications***  
   $100.00

2. **State filing fee for all applications***  
   $60.00

3. **Regulated Activities (Not As Of Right)***  
   a. Subdivisions and re-subdivisions  
      $100.00 /lot  
   b. Single-family residential uses  
      (no additional fee)  
   c. All other uses  
      $220.00  
   d. Significant impact to any wetland or watercourse  
      $250.00

4. **Permitted and Non-regulated Uses***  
   a. Uses Permitted As Of Right  
      $50.00  
   b. Non-regulated uses  
      $20.00

5. **Public Hearing***  
   $150.00

6. **Modification of Prior Permit***  
   $25.00

7. **Amendment to official wetlands and watercourses map***  
   $250.00

8. **Engineering review**  
   $500.00

9. **Town Planner review**  
   $400.00

10. **Legal review pertaining to deeds, easements, bonding or Other matters***  
    $500.00

11. **Stenographic and transcription services if required.** The estimated cost to be determined by the Agency.

**Note to applicant:**

1. All fees are subject to change without notice. Fees marked with star (*) are not refundable. Processing costs less than the amounts shown above for other expenses shall be refunded to the applicant.

2. The Base fee and the State filing fee are the minimum fees all applicants must submit with the application. No action may be taken by the Agency or it's duly appointed Agent until the minimum fee has been paid. No application may be granted or approved by the Agency until all applicable fees have been paid.

3. There is no provision for the Agency to grant a fee waiver to applicant.
Town of Pomfret
Inland Wetlands and Watercourses Commission

Advisory Site Review/Agent No-Fee Ruling Request Form

Date received: ____________________ Request No. ______________

To be completed by property owner/or authorized representative

Location of activity: ___________________________ Map __ Block __ Lot __
Owner's / Representative's Name: ______________________ Telephone: ________________
Address: ________________________ City/State: ______________________ Zip Code: ____________

Describe all proposed activities and/or land alterations involved in your request. Include a
sketch or map of the property and any other documentation that would make clear the project
proposed.

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

(Use back of Form if needed).

Are there wetlands or watercourses located on the property?  Yes  No  Uncertain
Distance from project to nearest wetland/watercourse: ______ feet (include state highway/town
road drainage ditches, etc.)

The undersigned warrants the truth of all statements made herein and of all submitted
supporting documents, according to the best of his or her knowledge and belief and authorizes
the Commission's appointed agent(s) or member(s) of the Commission to inspect the property.

Signature of Property Owner ___________________________ Print Name ______
Signature of Owner's Representative ______________________ Print Name ______

Appointed Agent's Comments (and by separate written report)
________________________________________________________________________
________________________________________________________________________

Decision by agent: Wetlands Permit Required:  Yes  No

The undersigned appointed agent certifies that the conditions set forth in section 6, of the Commission's
regulations and section 22a-41, inclusive of the Connecticut General Statutes have been fully met in
considering this application and accordingly, his and/or her decision made on this application without
exception.
Signature of agent: ___________________________
Date: __________________________

Commission Action

Date of review: __________. Ruling by agent approved:  Yes  No
Planning and Zoning Commission informed:  Yes  Date __________________

Form revised 5/26/05
B100a / Change in Use Application

INSTRUCTIONS

This form is used to conform to the State of Connecticut Public Health Code, Section 19-13-B100a, which governs building conversions and/or changes in use to existing structures, building additions, garages/accessory structures, swimming pools and sewage disposal area preservation.

You are filling out this form to provide the local health department with important information to assure that you:

- Do not build any structures on top of an existing septic system
- Conform to the required separating distances and maintain your property according to the Connecticut Public Health Code

In addition to filling out this form, you will also have to submit the following with your application:

- If your home was built prior to 1985, please have your deed or the previous owners name available. This information can be obtained from your Town Clerk.
- A plot plan that shows the location of the house, well, sewer line, and closest property lines. Be sure to indicate distances between each item.
- A written description of the proposed addition, accessory structure or pool.
- If proposing an addition to an existing structure, please provide a sketch of the existing floor plan and a sketch of the proposed floor plan change.

Exemptions

You are not required to file a B100a Application for the following:

- Accessory buildings or small sheds that will sit directly on pressure treated plywood or concrete blocks and do not require the pouring of a concrete slab, frost protected footings, sonar tubes or any other foundation that would disturb the soil
- Anchoring kits that prevent uplift due to winds which are used for temporary structures like removable carports. Anchors should not penetrate the septic system. (Please note, anchoring kits that require the pouring of a concrete slab or permanent footings do require a B100a application.)

In order to avoid unnecessary delays, please be sure to complete the form in its entirety and submit all required information. For additional assistance, please contact us:

Northeast District Department of Health
69 South Main Street, Unit 4
Brooklyn, CT 06234
860-774-7350 / 860-774-1308 (fax) / www.nddh.org
B100a /Change in Use Application
To conform to 19-13-B100a – Building Conversions/Changes in Use, Building Additions, Garages/Accessory Structures, Swimming Pools, Sewage Disposal Area Preservation
(Please see reverse side for directions)

Northeast District Department of Health
69 South Main Street, Unit 4
Brooklyn, CT 06234
Phone - 860-774-7350 / Fax - 860-774-1308
www.nddh.org
Office Hours: Monday - Friday 7:00 am – 4:00 pm

Please provide the following information:

Town: _______ Street #: _______ Street: ________________
Assessor’s Map: _______ Block: _______ Lot #: _______ Dev. Lot #: _______ Lot Size: _______

Legal Owner: ______________________________________________________
Mailing Address: __________________________________________________

Town: _______________ State: _______________ Zip Code: ______________
Work Telephone: __________ Home Telephone: __________ Cell: ____________
Best time to call between 7 am and 4 pm: ____________________________

If you are interested in receiving notification or information by email please provide your email address: ________________________________

Appointed Agent for Owner: ________________________________
Mailing Address: ____________________________________________

Town: _______________ State: _______________ Zip: _______________
Telephone Number: __________________________________________

Signature of Legal Property owner: ___________________ Date: __________________

PROPERTY OWNER: By signing above, you certify that the information provided is a true and accurate description of the addition, accessory structure, or pool.

NDDH Use Only
File # ______________________ B100a/Change in Use Fee: ______________________
Receipt # _________ Check # _________ Date: ____________________
STATE OF CONNECTICUT
DEPARTMENT OF ENVIRONMENTAL PROTECTION

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 as well.

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 page.

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 Environmental Protection (DEP). Do not mail this cover page or the instruction page. Please detach and mail only the completed green reporting form to:

Wetlands Management Section
Inland Water Resources Division
Department of Environmental Protection
79 Elm Street
Hartford, CT 06106

Questions may be directed to the DEP's Wetlands Management Section at (860) 424-3019.
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.

PART I: To Be Completed By The Inland Wetlands Agency

1. Enter the year and month the Inland Wetlands Agency took the action being reported.

2. Enter ONE code letter to describe the final action or decision taken by the Inland Wetlands Agency. Do not submit a reporting form for withdrawn applications. Do not enter multiple code letters (for example: if an enforcement notice was given and subsequent permit issued - two forms for the two separate actions are to be completed).

   A = Permit Granted by the Inland Wetlands Agency
   B = Permit Denied by the Inland Wetlands Agency
   C = Permit Extended or Amended by the Inland Wetlands Agency
   D = Map Amendment to the Official Town Wetlands Map or an Approved Amendment to a Project Site Map
   E = Enforcement Notice of Violation, Order, or Court Injunction and/or Court Fines by the Inland Wetlands Agency
   F = Jurisdictional Ruling by the Inland Wetlands Agency (i.e.: activities "permitted as of right" or activities considered non-regulated)
   G = Agent Approval pursuant to CGS 22a-42a(c)(2)
   H = 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 and number (1 through 115) which contains the location of the action/project/activity. The USGS Quad Map name and number can be found on the Connecticut Town and Quadrangle Index Map (the directory to all USGS Quad Maps), or it may be indicated in the lower right-hand corner of each USGS Quad Map. A Connecticut Town and Quadrangle Index Map has been mailed to all Municipal Inland Wetlands Agencies. USGS Quad Maps are available at town hall or by contacting the DEP Maps and Publication Sales at (860) 424-3555.

   ALSO enter the four-digit identification number of the corresponding Subregional Drainage Basin in which the action/project/activity is located. If the action/project/activity is 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. A town subregional drainage basin map has been mailed to all Municipal Inland Wetlands Agencies. Subregional drainage basin maps are also available by contacting the DEP Inland Water Resources Division at (860) 424-3019, and may be available via the Nonpoint Education for Municipal Officials web site: nemo.uconn.edu/action/maps.htm

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 site. Also provide a brief description of the action/project/activity.
9. CAREFULLY REVIEW the list below and enter 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

10. Enter between one and four codes to best characterize the project or 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 (buffer, setback). You must provide code 14 if the activity is located BEYOND the established upland review area (buffer, setback) or NO established upland review area (buffer, setback) 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 (no other activities)
9 = Roadway / Driveway Construction
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. Permitted dredging of a pond must use code 11, other possible codes are 12 and 5.

11. Enter in acres the area of wetland soils or watercourses altered. Include areas that are permanently altered, or proposed to be permanently altered, for all agency permits, denials, amendments, 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, stream, river or similar linear watercourse, enter the total linear feet altered under "stream". Remember that 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. 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 22a-42a(o)(2). Include areas that are permanently altered, or proposed to be permanently altered, for all agency permits, denials, amendments, and enforcement actions. Inland wetlands agencies may have established an upland review area (also known as a buffer or setback) in which activities are regulated. Agencies may also regulate activities beyond these established areas. You MUST provide all information in ACRES including those areas less than one acre. To convert from square feet to acres, divide square feet by the number 43,560. Enter zero if there is no alteration. Remember that these figures represent only the upland acreage altered as a result of an activity regulated by the inland wetlands agency, or as a result of an agent approval.

13. Enter the acres that are, or are proposed to be, restored, enhanced or created for all agency permits, denials, amendments, and enforcement actions. 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 (therefore 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. To convert from square feet to acres, divide square feet by the number 43,560. Enter zero if there is no restoration, enhancement or creation.

PART III: To Be Completed By The DEP - Please leave this area blank. Incomplete or incomprehensible forms will be mailed back to the inland wetlands agency.
# Statewide Inland Wetlands & Watercourses Activity Reporting Form

Please complete this form in accordance with the instructions. Please print or type.

## PART I: To Be Completed By The Inland Wetlands Agency Only

1. **DATE ACTION WAS TAKEN:** Year _____ Month _____

2. **ACTION TAKEN:**

3. **WAS A PUBLIC HEARING HELD?** Yes _____ No _____

4. **NAME OF AGENCY OFFICIAL VERIFYING AND COMPLETING THIS FORM:**
   
   (print) __________________________ (signature) __________________________

## PART II: To Be Completed By The Inland Wetlands Agency Or The Applicant

5. **TOWN IN WHICH THE ACTION IS OCCURRING:** ____________________________________

   Does this project cross municipal boundaries? Yes _____ No _____

   If Yes, list the other town(s) in which the action is occurring: __________________________

6. **LOCATION:** USGS Quad Map Name: __________________________ AND Quad Number: ______

   Subregional Drainage Basin Number: __________________________

7. **NAME OF APPLICANT, VIOLATOR OR PETITIONER:** ____________________________________

8. **NAME & ADDRESS/LOCATION OF PROJECT SITE:** ____________________________________

   Briefly describe the action/project/activity: ________________________________________

9. **ACTIVITY PURPOSE CODE:** ______

10. **ACTIVITY TYPE CODE(S):** ______, ______, ______, ______

11. **WETLAND / WATERCOURSE AREA ALTERED** [must be provided in acres or linear feet as indicated]:

    - Wetlands: ________ acres
    - Open Water Body: ________ acres
    - Stream: ________ linear feet

12. **UPLAND AREA ALTERED** [must be provided in acres as indicated]: ________ acres

13. **AREA OF WETLANDS AND / OR WATERCOURSES RESTORED, ENHANCED OR CREATED:** ________ acres

   [must be provided in acres as indicated]

---

**DATE RECEIVED:**

**PART III: To Be Completed By The DEP**

**DATE RETURNED TO DEP:**

**FORM COMPLETED:** YES NO

**FORM CORRECTED / COMPLETED:** YES NO

REV. 2/2005