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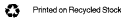
CERTIFICATE OF THE SECRETARY OF ENERGY AND ENVIRONMENTAL AFFAIRS ON THE DRAFT ENVIRONMENTAL IMPACT REPORT

PROJECT NAME	: Laurel Ridge Estates
PROJECT MUNICIPALITY	: Leicester
PROJECT WATERSHED	: Blackstone
EOEA NUMBER	: 13963
PROJECT PROPONENT	: Fox Hill Builders
DATE NOTICED IN MONITOR	: August 22, 2007

As Secretary of Energy and Environmental Affairs, I hereby determine that the Draft Environmental Impact Report (DEIR) submitted on this project **adequately and properly complies** with the Massachusetts Environmental Policy Act (M.G.L. c. 30, ss. 61-62H) and with its implementing regulations (301 CMR 11.00). Because the Draft EIR (DEIR) has adequately addressed the substantive issues of the Scope, I will review the DEIR as a Final EIR in accordance with the provisions of the MEPA regulations at 301 CMR 11.03(8)(8)(b)(2)(a).

The proposed project consists of construction of 111 residential units (ninety-one singlefamily homes and ten duplexes) on a 62.18-acre site. The project also includes construction of three roadways (approximately 0.9 miles in total) and approximately one mile of new sewer mains (on-site and off-site). Off-site sewers and a pump station are proposed as part of a cooperative venture with two other residential development projects in the area. The proposed project will alter approximately 27.46 acres of land, including 11.17 acres of impervious area. The project will impact 2,504 square feet of bordering vegetated wetlands (BVW) as a result of proposed road crossings.

The project is undergoing review pursuant to Section 11.03(1)(a)(2) and requires a mandatory EIR because it will result in creation of ten or more acres of impervious area. The project is also undergoing review pursuant to Section 11.03(5)(b)(c) because it involves construction of $\frac{1}{2}$ mile or more of new sewer mains. The project requires a Sewer Extension Permit and a Superseding Order of Conditions from the Massachusetts Department of



Environmental Protection (MassDEP). The project also requires a National Pollutant Discharge Elimination System (NPDES) Construction Activities Permit from the U.S. Environmental Protection Agency (EPA).

The proponent is not seeking financial assistance from the Commonwealth. Therefore, MEPA jurisdiction applies to those aspects of the project within the subject matter of required state permits with the potential to cause Damage to the Environment as defined in the MEPA regulations. In this case, MEPA jurisdiction extends to wastewater, wetlands, land, stormwater and drainage.

DEIR REVIEW

<u>General</u>

The project has not changed since the filing of the Environmental Notification Form (ENF), with the exception of the modifications to the stormwater management system. The DEIR includes additional information and analysis pertaining to alternatives, wetlands, stormwater, wastewater and water supply, and includes a Response to Comments and draft Section 61 Findings.

Alternatives

The DEIR includes an expanded alternatives analysis that compares the proposed 111unit age-restricted project with a 38-lot conventional subdivision (which has similar wetlands impacts and less impervious area). The alternatives analysis also considers a 12-unit and a 6-unit single-family development that would avoid wetlands impacts and have significantly less impervious area. According to the DEIR, the preferred alternative will cluster housing using a local permitting initiative and protect 16.84 acres of the project site for open space and conservation purposes.

Wetlands and Stormwater Management

The project will result in filling of 2,504 sf of BVW and will impact 260 linear feet of Bank. According to the DEIR, wetlands impacts will be mitigated through culvert installation and construction of a 2,800 sf wetlands replication area on-site. The proponent has committed to erosion and sedimentation controls and other construction and post-construction practices to protect wetlands and water quality. The stormwater management system and drainage analysis presented in the ENF had been designed for a previously proposed 38-single family home subdivision. The DEIR includes a revised stormwater and drainage analysis and proposes system modifications to accommodate a more dense development of 111 units. The DEIR proposes larger detention basins and pipes and infiltration units for roof run-off. The proposed stormwater management system will be designed to meet MassDEP Stormwater Management Policy standards. The proponent or its successor homeowner's association will be responsible for the operation and maintenance of the stormwater management system.

Wastewater

The DEIR includes a discussion on the feasibility of alternative wastewater disposal systems including on-site septic systems and a package treatment plant. The preferred alternative is to discharge sewage to the Upper Blackstone Wastewater Treatment Facility. The project includes on-site and off-site sewer mains, and a pump station. Proposed off-site sewers are being designed as a separate but cooperative venture to accommodate an existing apartment complex. The proponent submitted additional information during the MEPA review process to clarify ownership and responsibility for maintenance of the sewer system. As further detailed in its letter (from EcoTec, Inc. dated September 21, 2007), the proponent will be responsible for wastewater infrastructure until the system passes the applicable tests of the Cherry Valley Sewer District (CVSD), after which the system would be owned and operated by CVSD. I expect the proponent will provide additional documentation as necessary to MassDEP during the permit process with regard to long-term ownership and maintenance of the sewer system.

Water Supply

Private water supply wells are proposed for the project's residential units. According to the DEIR, the project will not meet the definition of a public water supplier as defined within 310 CMR 22.00, and, therefore, would not require a water supply permit from MassDEP. The DEIR proposes sampling and analysis of each well installation using the water quality parameters required by the Leicester Board of Health. As noted in the MassDEP letter, the Leicester Board of Health does not presently include uranium analysis for private well installations. I strongly encourage the proponent to test the water supply for uranium as recommended by MassDEP.

Sustainable Design

According to the DEIR, the proponent will construct the project to meet the requirements for EnergyStar Certification for Homes. I commend the proponent for its commitment to enhance energy efficiency as a sustainable design feature of the project.

The DEIR has adequately assessed potential project impacts and proposed measures to avoid, minimize or mitigate adverse impacts. I am satisfied that any outstanding issues can be addressed through the state and local permit and review process. A notice that the DEIR shall be reviewed as a Final EIR (FEIR) will be published in the October 9, 2007 issue of the Environmental Monitor and the FEIR shall be subject to a 30-day public comment period.

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September 28, 2007 DATE

Ian A. Bowles, Secretary

Comments Received: 9/11/2007 Department of Environmental Protection, Central Regional Office

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