Application/Parcel .ID#: 2025-15 Date Received: July 3, 2025 Date Approved: July 9, 2025	<u>Administrative Use Only</u>	Filing Fees: Total Fees Pa	293.30 <u>2</u> /By whom: id: <u>293,80</u> iber: <u>9-38</u>
and the second se	NING PERMIT APPLIC	and a second	
TOW	NOF READSBORO, VI	ERMONT	
All sections must be co	mpleted. Incomplete applica	tions will not be co	onsidered.
1. <u>APPLICANT</u> : Name: Richard and Jan Bosley		Phone:	(803)542-5271
		email address:	jangoswick@yahoo.com
Mailing Address: 273 Farmdale Dr. L	exington.	SC	29073
Street	City	State	Zip
2 PROPERTY OWNER:			
<u>Name</u> : <u>Robert, Isabel, Richard &</u>	Shawn Bosley and Robin John	son <u>Phone</u>	:(
Mailing Address: 792 Bosley Hill Rd	Readsboro Vermont 05350		
Street	City	State	Zip
3. PROJECT LOCATION: 792 B	osley Hill Rd. Readsboro Vermor	nt 05350	
Deed - Book: 34 90	Page: 276. 588		
Tax Map Page:09-38	Lot#: 1	Parcel	ID#: T09X300.01
4. <u>HOW IS THE PROPERTY USED</u> NO property was a single family residence with build a house. Currently the property is just		the property with the inter	ntion of us being able to
number of dwelling units: residential square feet:	0 non-resident publicassemb	tial square feet: ly/facilitysquarefeet:	
Please describe any accessory structur	res that are on the property.		
There are no accessory structures on prop	erty		
5. <u>WHAT WORK IS PLANNEDUNDERT</u> sign, change of use). <u>Please be specif</u> <u>floor area for all construction</u> .			Ũ

New construction of a single family residence. Home is 1650 square foot, 3 bedroom 2 bath home. Dimensions for the house are 60' x 24' with an attached garage that is 26' x 24'

6. PLEASE CHECK WORK BELOW THAT APPLIES:

- () Accessory structures with up to 100 square feet of floor area
- () Accessory structures greater than 100 square feet of floor area
- (X) New residential construction single dwelling unit (1 units).
- () New residential construction duplex dwelling unit (2 units)
- () New residential construction multi dwelling unit (3 units or more).
- () Residential addition/alteration/renovation.
- () Non-residential addition/alteration/renovation.
- () New Non-residential construction
- Subdivision or boundary line adjustment. For applications involving subdivision of land or a boundary line adjustment a survey plat meeting the requirements of 27 V.S.A. §1403 and the rules of the Board of Land Surveyors, stamped by a Registered Land Surveyor licensed to practice in Vermont or equivalent.
- () Signs.
- () Change of use: from residential to non-residential or non-residential to residential; or from one non-residential use to another non-residential use.
- () Conditional Use Requires Site Plan Review & public hearing with the Development Review Board.
- () Variance request
- () Waiver to dimensional requirements request (lot size, setbacks, road frontage)
- () Home Occupation Provide Zoning Administrator with description of Home Occupation in writing.

7. ZONING INFORMATION - may be obtained with assistance from: zoning@readsborovt.org

- a. What zoning district is the property located in? Rural Residential
- b. Dimensional Requirements:

	Required	Existing or Proposed	Comments
Lot Size:	5 acres	133 acres	
Frontage:	-250 ft 200ft	2272 ft	
Front Setback from Centerline of the highway	75 ft	160 ft	
Rear Setback:	40 ft	40 ft	
Left Side Setback:	40 ft	80 ft	
Right Side Setback:	40 ft	250ft	

8 SIGNATURES AND AUTHORIZATIONS :

Signing of this application authorizes the Zoning Administrator to enter onto the premises for the purpose of verifying information presented in sub section 5 on this permit application.

The undersigned hereby certifies that the information submitted in this application regarding the property is true, accurate and complete and that I (we) have full authority to request approval for the proposed use of the property and any proposed structures. I (we) understand that any permit will be issued in reliance on the above representations and will be automatically void if any are untrue or incorrect

Signature of owner(s) of property: Robert Bosley Asabel Bosley	Date:	06/26/2025
Shawn Bosley Robin Johnson		
	Date:	06/26/2025

Signatures of applicant(s) other than property owner:

Richard Bosley	Date:	06/26/2025
Jan Bosley	Date:	06/26/2025

This information must be submitted with a Site Plan (for subdivisions a survey is required that meets the standards set by the State of Vermont) if required, other required forms and an application fee. Your site plan must contain all the information listed below. **INCOMPLETE APPLICATIONS WILL NOT BE CONSIDERED.**

No Zoning Permit Application will be accepted for any new construction without approved State of Vermont Wastewater System & Potable Water Supply Permit and a Road Access Permit for access onto State or Town Roads. Applicants are hereby notified that additional Federal, State, or Local permits may be required including but not limited to VT Dept. of Health Lodging or Food License, Wetlands, Stormwater, or ACT 250. A copy of all required permits must accompany the Zoning Permit Application. Failure of the Zoning Administrator to recognize the need for any Federal, State, or Local permits does not relieve the applicant from the requirements to obtain them.

NOTE: Failure to develop your property in accordance with your application and any conditions of this permit may result in an enforcement action and may affect your ability to sell or transfer clear title to your property.

Applicant is required to provide the names and addresses of adjoining property owners without regard to any public right of way. <u>Information can be found at:</u> https://next.axisgis.com/ReadsboroVT/ and is located at the Town Office.

Name: Cherie & David Giddings Trustee	Mailing Address: 368 Bowen Dr Readsboro VT 05350
Maharana Enterprises LLC	7130 Pelican Island DR Tampa FL 33634
South Readsboro Community Club	12 West Hill Dr Readsboro VT 05350
Michael Reniewicz	875 Aldrich Rd Jacksonville VT 05342
Robert and Isabel Bosley	792 Bosley Hill Rd Reeadsboro VT 05350

Name:

Mailing Address:

Great River Hydrom llc C/O Jocelyne Barret

Eric Florian

Robin Roy Johnson

69 Milk St Suite 306 Westborough MA 01581

219 Tunnel St Readsboro VT 05350

PO Box 403 West Dover VT 05356-0403

: Agency of Natural Resources has reviewed the Property in the Flood Plain Area

Comments:

Signature: Richard Bosley Jan Bosley

Date: 06/26/2025

For Administrative Use Only:	Development Review Board Action:
Zoning Administrator Action	Date Received:
Application Number: 2015 - 15	Notice of Hearing:
Date Received: July 3, 2025	Date of Hearing:
	Date of Decision:
JB	
(initial by Admin. Officer)	Decision:
Amount of Fee Paid: 293.80	(Approved, denied, approved
Date Permit Issued: Jug 9, 2025	with conditions)
$\int \int \partial \rho d$	
Zoning Administrator	DRB Chair or Clerk

The Zoning Permit shall take effect 15 days after being issued and is valid for 2 years from the date of approval

SITE PLAN

A Site Plan is required if the Applicant is requesting approval for one of the following:

- Construction of a residence
- Addition to a residence (examples: deck, porch, building expansion)
- Construction of a non-residential building
- Addition to a non-residential building
- An accessory building/structure (examples: garage, shed, barn)
- A ground sign
- Conditional Use
- Variance
- Waiver to dimensional requirements
- Subdivision or boundary line adjustment: For applications involving subdivision
- of land or a boundary line adjustment a survey plat meeting the requirements of 27 V.S.A. §1403 and the rules of the Board of Land Surveyors, stamped by a Registered Land Surveyor licensed to practice in Vermont or equivalent.

The Site Plan must include:

- 1. Name, address, and signature of the property owner and applicant (if different from property owner); names and address of the owners of record of adjoining lands (including all property that is directly across a road or stream from the land under consideration); name and address of person or firm preparing map
- 2 Property lines, acreage figures, scale of map, north point, date
- 3. Existing contours and features, including structures with dimensions, easements and rights of way
- 4. Proposed site grading and location of proposed structures with dimensions, sewage disposal facilities, water supply and land use areas
- 5. Proposed layout of roads, driveways, walkways, traffic circulation, parking spaces
- 6 Existing trees, shrubs, and other vegetation to be preserved on the site
- 7. Proposed landscaping and screening
- 8 If the application is for a sign, clear and accurate indication of the size and location of the any size to be removed or installed.

Important Information For Applicants Appearing Before the Development Review Board

The Development Review Board hears all applications brought before the Board by the Zoning Administrator

All applications before the Development Review Board requires Public Hearing notification in the newspaper at least 15 days prior to the hearing (*exception is the application for subdivision which requires 7-day posted public notice but does not need to be posted in newspaper. Applicant will receive 7-day notice prior to the Development Review Board public hearing). *The Applicant will receive a copy of the notice of the Public Hearing at least 15 days prior to the Development Review Board public hearing.

A decision will be issued to the Applicant within 45 days of the date of the final Public Hearing for Variances and Appeals and 45 days of the date of the final Public Hearing for Conditional Uses. A decision from the Development Review Board can be appealed to the Vermont Environmental Court within 30 days of issuance of a decision under Chapter 117, Title 24 of the Vermont Statues Annotated, in accordance with the governing rules of procedure and the rules of the Vermont Environmental Court.

Below, please find additional information that pertains to the different types of hearings.

VARIANCES

In accordance with the Readsboro Zoning Bylaw, the Development Review Board may grant Variances from provisions of a zoning regulation for a structure if findings of fact are found and they are specified in the Development Review Board's decision. The findings of fact are listed below and applicants are expected to address each point at the hearing before the Development Review Board.

Findings of Facts: (for structures that <u>are not</u> primarily a renewable energy resource structures)

- 1. That there are unique physical circumstances or conditions, including irregularity, narrowness or shallowness of lot size or shape, or exceptional topographical or other physical conditions peculiar to the particular property, and that unnecessary hardship is due to such conditions, and not the circumstances or conditions generally created by the provisions of the Zoning Bylaw in the neighborhood or district in which the property is located, AND
- 2 That because of such physical circumstances or conditions, there is no possibility that the property can be developed in strict conformity with the provisions of the Zoning Bylaw and that the authorization or Variance is therefore necessary to enable the reasonable use of the property, AND
- 3. That the unnecessary hardship has not been created by the appellant, AND
- 4. That the Variance, if authorized, will not alter the essential character of the neighborhood or district in which the property is located, substantially or permanently impair the appropriate use or development of adjacent property, reduce access to renewable energy resources, or be detrimental to the public welfare, AND
- 5. That the Variance, if authorized, will represent the minimum variance that will afford relief and will represent the least deviation possible from the Zoning Bylaw and from the Town Plan.

Findings of Facts: (for structures that <u>are</u> primarily a renewable energy resource structures)

- 1. It is unusually difficult or unduly expensive for the appellant to build a suitable renewable energy resource structure in conformance with the regulations; and
- 2. The hardship was not created by the appellant; and
- 3. That the variance, if authorized, will not alter the essential character of the neighborhood or district in which the property is located, substantially or permanently impair the appropriate use or development of adjacent property, reduce access to renewable energy resources, nor be detrimental to the public welfare;
- 4. That the variance, if authorized, will represent the minimum variance that will afford relief and will represent the least deviation possible from the zoning regulation and from the plan.

CONDITIONAL USES

Pursuant to the Town of Readsboro Zoning Bylaw, you should be prepared to discuss the following issues by explaining how the proposed conditional use will not adversely affect:

- 1. The capacity of existing or planned community facilities;
- 2. The character of the area affected;
- 3. Traffic on roads and highways in the vicinity;
- 4. Any land use or land development regulations or ordinances of the Town of Readsboro then in effect;
- 5. The intrinsic capability of the land to support the use; and
- 6. Utilization of renewable energy resources.

Town of Readsboro, Vermont, Zoning Permit Application Fee Schedule		Application Fees	n Fees	
	0	Current Fee	Schedule	
	Base Fees		Square Footage Fees In Addition To Base Fee	ge Fees Base
Bacidantial Buildina- Sinale dwelling unit / mimitive camp - New	\$	0	Ф	0.05
Residential Building- Dunley dwelling unit - New	\$ 200	0	Ф	0.05
Residential Building- multi dwelling unit - New		0 per unit	Ф	0.05
Residential Building - Additions / Alterations	2 &	0	Ф	0.05
Accessory Building - up to 100 Square feet		5	Ф	0.05
Acressory Building - over 100 Square feet	ъ Ф	0	\$	0.05
Non-Residential Building- New	\$ 20	0	Ф	0.05
Non-Residential Building -Additions / Alterations	\$ 75	5	Ф	0.05
Certificate of Completion (free if part of active zoning permit)	۰ ج		Ф	1
Certificate of Compliance & Site Inspection	\$	0	Ф	I
Change of Use Permit (Development Review Board)	\$ 25	0	Ф	1
Conditional Use Permit (Development Review Board)	\$ 25	0	Ф	ī
Appeals to Development Review Board	\$ 250	0	Ф	1
Zoning Variance - (Development Review Board)	\$ 25	0	Ф	ı
Waiver to Dimensional Requirements (Development Review Board	\$ 25	0	Ф	I
Interpretation of Zoning ordinance or map (Development Review Board)	\$ 25	0	Ф	ı
Signs	\$	40	Ф	1
Land Subdivision	\$ 250	0		
cluding DRB fees will be doubled if construction has	started prior to being issued a zoning permit	÷		
			Ф	т
Other Permit Application Fees Schedule			ь	1
Access Permit - (Town Road Foreman/Selectboard)	\$	70	Ф	ı
Access Permit - Recreational vehicles (Town Road Foreman/Selectboard)	\$ 35	ß		

Any application that requires the DRB requires both the permit fee to construct plus the \$250 DRB fee.

Example:

A new single dwelling unit house with 2000SF of floor space that requests a waiver to the dimensional requirements as it is too close to the road. 100 base fee + (2000 * \$0.05 SF fee) = 2000 permit fee to construct + 250 DRB fee = 8450 total fees due.

Please note that any application that requires either a waiver & conditional use, or any other combination of two DRB items will only be charged one \$250 fee.

DRIVEWAY EASEMENT AGREEMENT

This Easement Agreement ("Agreement") is made and entered into this 25th day of June, 2025, by and between:

- Grantors: Robert Bosley and Isabel Bosley, whose address is 792 Bosley Hill Road, Readsboro, Vermont 05350 ("Grantors"); and
- Grantees: Richard Bosley and Jannette Goswick, whose address is 273 Farmdale Drive, Lexington, South Carolina 29073 ("Grantees").

Recitals

WHEREAS, Grantors are the owners of certain real property located at 792 Bosley Hill Road, Readsboro, Vermont 05350, more particularly described in Deed Book 89, Page 441, and identified on the Town of Readsboro Tax Map page 09, Lot 38, Parcel ID T09x300 (the "Servient Estate"); and

WHEREAS, Grantees are the owners of certain real property adjacent to or benefitting from the Servient Estate (the "Dominant Estate"); and

WHEREAS, Grantees desire to obtain a perpetual, non-exclusive easement over a portion of the Servient Estate for purposes of vehicular and pedestrian ingress and egress (the "Driveway Easement"), and Grantors agree to grant such an easement under the terms set forth herein.

Agreement

- 1. Grant of Easement Grantors hereby grant, convey, and warrant to Grantees, their heirs, successors, and assigns, a perpetual, non-exclusive easement over, across, and upon that portion of the Servient Estate described in Exhibit A attached hereto and made a part hereof (the "Easement Area") for the purposes of vehicular and pedestrian ingress and egress, including the use of an existing driveway or the construction, maintenance, and use of a new driveway within the Easement Area.
- 2. Use of Easement The Easement Area shall be used solely for the purpose of providing access to and from the Dominant Estate by foot and by vehicle, including the right to install, maintain, repair, and replace a driveway and related improvements as reasonably necessary.
- 3. Maintenance and Repair Grantees shall be solely responsible for the maintenance, repair, and upkeep of the Easement Area to ensure safe and reasonable use at their sole cost and expense. Grantors shall not be obligated to maintain or repair the Easement Area.
- 4. Grantors' Reserved Rights Grantors reserve the right to use the Easement Area in any manner that does not unreasonably interfere with the rights herein granted, including but not limited to crossing over the driveway.
- 5. Indemnification Grantees agree to indemnify, defend, and hold harmless Grantors from and against any and all claims, damages, liabilities, costs, and expenses (including reasonable attorney's fees) arising from Grantees' use of the Easement Area.

The Easement Area is for a driveway easement for purposes of vehicular and pedestrian ingress and egress and is described as follows:

The easement begins at the point where the existing driveway enters from Bosley Hill Road and continues in a generally northward direction alongside the residence located at 792 Bosley Hill Road, Readsboro, Vermont. The driveway continues over and across the Servient Estate until reaching the property boundary line, where it adjoins and connects to the driveway located on the Dominant Estate owned by Richard Bosley and Jannette Goswick.

The Easement Area shall follow the path of the existing driveway as it presently exists, including any reasonable future improvements to maintain or upgrade the driveway. The Easement Area shall be approximately thirty (30) feet in width for its entire length.

DOCUMENTS FOR RECORDING



State of Vermont Department of Environmental Conservation Agency of Natural Resources Drinking Water and Groundwater Protection Division

WASTEWATER SYSTEM AND POTABLE WATER SUPPLY PERMIT

LAWS/REGULATIONS INVOLVED

10 V.S.A. Chapter 64, Potable Water Supply and Wastewater System Permit Wastewater System and Potable Water Supply Rules, Effective November 6, 2023

Permittee(s): Isabel Bosley and Robert Bosley 792 Bosley Hill Road Readsboro, VT 05350

Permit Number: WW-2-7853

This permit affects the following properties in Readsboro, Vermont:

Lot	Parcel	SPAN	Acres	Book(s)/Page(s)#
1	T09X300	513-161-10090	128.00	Book:34 Page(s):276
1			122.81	Book:34 Page(s):276
2			5.19	=

This application, to subdivide an existing +/-128 Acre lot into Lot 1 with a proposed 3-bedroom single-family residence and Lot 2 with an existing 4-bedroom single-family residence, located at 792 Bosley Hill Road in Readsboro, Vermont, is hereby approved under the requirements of the regulations named above subject to the following conditions. Any person aggrieved by this permit may appeal to the Environmental Court within 30 days of the date of issuance of this permit in accordance with 10 V.S.A. Chapter 220 and the Vermont Rules of Environmental Court Proceedings.

1. GENERAL

- 1.1. The permittee is responsible for recording this permit in the Readsboro Land Records within 30 days of issuance of this permit and prior to the conveyance of any lot subject to the jurisdiction of this permit.
- 1.2. The permittee is responsible for recording the design and installation certifications and other documents that are required to be filed under these Rules or under a permit condition in the Readsboro Land Records.
- 1.3. Each assign or successor in interest shall be shown a copy of the Wastewater System and Potable Water Supply Permit and the stamped plan(s) prior to the conveyance of a lot.
- 1.4. The wastewater system includes the use of an Innovative/Alternative component. Each prospective owner of a lot that utilizes an Innovative/Alternative component shall be shown a copy of **Innovative/Alternative System Approval #** 2006-04-R8 for General Use of Infiltrator® Quick4 Chambers prior to conveyance of the lot.
- 1.5. By acceptance of this permit, the permittee agrees to allow representatives of the State of Vermont access to the property covered by the permit, at reasonable times, for the purpose of ascertaining compliance with the Vermont environmental and health statutes and regulations, and permit conditions.
- 1.6. The Drinking Water and Groundwater Protection Division relied upon the Vermont Licensed Designer's certification that the design-related information submitted is true and correct and complies with the Wastewater System and Potable Water Supply Rules. This permit may be revoked if it is determined the design of the wastewater system or potable water supply does not comply with these rules.
- 1.7. This permit does not relieve the landowner from obtaining all other approvals and permits from other State Agencies or Departments, or local officials prior to construction.

2. SUBDIVISION AND CONSTRUCTION

2.1. Subdivision and construction shall be completed as shown on the plans and/or documents prepared by John E. Dupras, with the stamped plans listed as follows:

Title	Sheet	Plan Date	
Proposed Two-Lot Subdivision	C-1	01/16/2025	
Wastewater Disposal System and Potable Water Supply Design	C-2	01/16/2025	
Wastewater Disposal System and Potable Water Supply Design	C-3	01/16/2025	



DOCUMENTS FOR RECORDING

Wastewater System and Potable Water Supply Permit WW-2-7853

- 2.2. Construction of wastewater systems or potable water supplies, or buildings or structures (as defined by the Wastewater System and Potable Water Supply Rules), or campgrounds, not depicted on the stamped plans, or identified in this permit, is not allowed without prior approval by the Drinking Water and Groundwater Protection Division.
- 2.3. No buildings, roads, water pipes, sewer services, earthwork, re-grading, excavation, or other construction that might interfere with the operation of a wastewater system or a potable water supply are allowed on or near the site-specific wastewater system, wastewater replacement area, or potable water supply depicted on the stamped plans. Adherence to all isolation distances that are set forth in the Wastewater System and Potable Water Supply Rules is required.

3. INSPECTIONS

- 3.1. No permit issued by the Secretary shall be valid for a substantially completed potable water supply and wastewater system until the Secretary receives a signed and dated certification from a qualified Vermont Licensed Designer (or where allowed, the installer) on a Secretary-approved form that states: "I hereby certify that, in the exercise of my reasonable professional judgment, the installation-related information submitted is true and correct and the potable water supply and wastewater system were installed in accordance with the permitted design and all permit conditions, were inspected, were properly tested, and have successfully met those performance tests." or which satisfies the requirements of §1-311 of the referenced rules.
- 3.2. Prior to the use of the potable water supply for Lot 1, the permittee shall test the water for Arsenic, Escherichia coli (E. coli), Fluoride, Lead, Manganese, Nitrate as N, Nitrite as N, Total Coliform Bacteria, Uranium, Adjusted Gross Alpha Particle Activity, Chloride, Sodium, Iron, and pH. The Lead sample shall be a first-draw. All water quality tests shall be conducted at a laboratory certified by the Vermont Department of Health (a list of which can be found on the VDH website). Results of the water tests shall be submitted to the Vermont Department of Health prior to use or within 60 days of the submission of the Installation Certification required in Condition 3.1, whichever comes first.

4. DESIGN FLOW

4.1. The following table provides the flows that the wastewater system and potable water supply are designed to accept based on existing and proposed lot and building uses. The design flows in gallons per day (gpd) in the following table are derived from section 1-803 of the Rules:

Lot	Building	Building Use / Design Flow Basis	Wastewater	Water
1	1	Proposed 3-bedrooom single-family home for up to 6 occupants	420	420
2	1	Existing 4-bedroom single-family home for up to 7 occupants	490	490

The table above reflects the designed capacity for wastewater systems and potable water supplies derived from the uses documented in the permit application. If additional capacities are needed, a permit amendment will be required for the total design flows.

5. WASTEWATER SYSTEM

- 5.1. Prior to construction or site work on Lot 1, a designer shall flag the proposed leachfield, and the owner shall maintain the flags until commencement of construction of the system.
- 5.2. A future replacement wastewater area for Lot 2 is identified on the stamped plan(s). There shall be no construction or other activities that will affect the suitability of this area for the design and construction of a wastewater system.
- 5.3. Prior to the construction of a wastewater system in a replacement area, the landowner shall file an application with the Drinking Water and Groundwater Protection Division pursuant to the Wastewater System and Potable Water Supply Rules.
- 5.4. Should a wastewater system fail and not qualify as a minor repair or for an exemption, the landowner shall engage a qualified Licensed Designer to evaluate the cause of the failure and submit an application to the Drinking Water and Groundwater Protection Division, and obtain approval thereof, prior to correcting the failure.
- 5.5. Should the wastewater system approved in this permit for Lot 1 experience future performance issues, including but not limited to failure, the landowner shall engage a qualified Licensed Designer who will contact one the technology's listed Service Providers regarding the performance issue and permit the Service Provider to inspect the site to ensure reporting requirements of the Innovative/Alternative Approval may be met.
- 5.6. This permit does not relieve the permittee of the obligations of Title 10, Chapter 48, Subchapter 4, for the protection of groundwater.

Wastewater System and Potable Water Supply Permit WW-2-7853

Page 3 of 3

6. POTABLE WATER SUPPLY

- 6.1. Prior to construction or site work on Lot 1, a designer shall flag the center of the proposed potable water source and the owner shall maintain the flag until commencement of construction of the source.
- 6.2. Should a potable water supply fail and not qualify as a minor repair or for an exemption, the landowner shall engage a qualified Licensed Designer to evaluate the cause of the failure and submit an application to the Drinking Water and Groundwater Protection Division, and obtain approval thereof, prior to correcting the failure.

Julia S. Moore, Secretary Agency of Natural Resources

By <u>Mark</u> Dated February 19, 2025 Jeff Svec, Regional Engineer Springfield Regional Office Drinking Water and Groundwater Protection Division

Enclosure: I/A Approval Letter

cc: John E. Dupras Richard Bosley ,

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