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Yes

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Yes

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No

**VETO MESSAGE:** 

No

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Yes (this message is poor quality, but it is the only copy available)

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Yes

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New Jersey. Legislature. Assembly. Energy and Natural Resources

R336 Committee.

1986

Public hearing, held 7-16-86, 7-30-86 and 8-1-86, Brunswick, Lincoln Park, Mt. Holly, NJ, 1986.

(over)

974.90 New Jersey. Legislature. Assembly. Energy and Natural Resources

R 23 Committee.

1986 Public hearing, held 7-16-86, 7-30-86 and 8-1-86, New Brunswick, Lincoln Park, Mt. Holly, N.J., 1986.

Earlier hearings and reports on wetlands:

974.90 New Jersey. Legislature. Assembly. Committee on Agriculture and

R336 Environment.
1984 Public hearing on A.672 and A.2348, held 9-24-84. Trenton,

1984.

See newspaper clipping file, "New Jersey--Wetlands--1984, 1985, 1986 and 1987" in New Jersey Reference Department.118 N.J.L.J. 432 (1986) "Wetlands regulation: a call for balance"

Bryan, ''Letter to the editor...disagreeing 118 N.J.L.J. 648 (1986) with editorial of October 2, 1986''

Goldshore and Wolf, "Freshwater 119 N.J.L.J. 1080 (1987) wetlands moratorium (editorial)

# CHAPTER 156 LAWS OF N. J. 1987 APPROVED 7187

[OFFICIAL COPY REPRINT]
SENATE COMMITTEE SUBSTITUTE FOR
ASSEMBLY COMMITTEE SUBSTITUTE FOR

### ASSEMBLY Nos. 2342 and 2499

## STATE OF NEW JERSEY

#### ADOPTED JUNE 15, 1987

An Act concerning the regulation of freshwater wetlands, amending P. L. 1977, c. 74, supplementing Title 13 of the Revised Statutes, and making appropriation.

- 1 Be it enacted by the Senate and General Assembly of the State
- 2 of New Jersey:
- 1 1. This act shall be known and may be cited as the "Freshwater
- 2 Wetlands Protection Act."
- 1 2. The Legislature finds and declares that freshwater wetlands
- 2 protect and preserve drinking water supplies by serving to purify
- 3 surface water and groundwater resources: that freshwater wet-
- 4 lands provide a natural means of flood and storm damage protec-
- 5 tion, and thereby prevent the loss of life and property through the
- 6 absorption and storage of water during high runoff periods and
- 7 the reduction of flood crests; that freshwater wetlands serve as a
- 8 transition zone between dry land and water courses, thereby re-
- 9 tarding soil erosion; that freshwater wetlands provide essential
- 10 breeding, spawning, nesting, and wintering habitats for a major
- 11 portion of the State's fish and wildlife, including migrating birds.
- 12 endangered species, and commercially and recreationally important
- 13 wildlife; and that freshwater wetlands maintain a critical baseflow
- 14 to surface waters through the gradual release of stored flood waters
- 15 and groundwater, particularly during drought periods.
- 16 The Legislature further finds and declares that while the State
- 17 has acted to protect coastal wetlands, it has not, except indirectly,
- 18 taken equally vigorous action to protect the State's inland water-
- 19 ways and freshwater wetlands; that in order to advance the public
- 20 interest in a just manner the rights of persons who own or possess
- 21 real property affected by this act must be fairly recognized and

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter printed in italics thus is new matter.

Matter enclosed in asterisks or stars has been adopted as follows:

"—Senate amendments adopted June 25, 1987.

22 balanced with environmental interests; and that the public benefits

23 arising from the natural functions of freshwater wetlands, and the

24 public harm from freshwater wetland losses, are distinct from

25 and may exceed the private value of wetland areas.

26 The Legislature therefore determines that in this State, where

27 pressures for commerical and residential development define the

28 pace and pattern of land use, it is in the public interest to establish

29 a program for the systematic review of activities in and around

30 freshwater wetland areas designed to provide predictability in the

31 protection of freshwater wetlands: that it shall be the policy of the

32 State to preserve the purity and integrity of freshwater wetlands

33 from random, unnecessary or undesirable alteration or distur-

34 bance; and that to achieve these goals it is important that the State

35 expeditiously assume the freshwater wetlands permit jurisdiction

36 currently exercised by the United States Army Corps of Engineers

37 pursuant to the Federal Act and implementing regulations.

1 3. As used in this act:

2 "Bank" means the Wetlands Mitigation Bank established pur-

3 suant to section 14 of this act;

4 "Commissioner" means the Commissioner of the Department

5 of Environmental Protection;

6 "Council" means the Wetlands Mitigation Council established

7 pursuant to section 14 of this act;

8 "Department" means the Department of Environmental Pro-

9 tection;

10 "Environmental commission" means a municipal advisory body

11 created pursuant to P. L. 1968, c. 245 (C. 40:56A-1 et seq.):

12 "Federal Act" means section 404 of the "Federal Water Pollu-

13 tion Control Act Amendments of 1972" as amended by the "Clean

14 Water Act of 1977" (33 U.S. C. § 1344) and the regulations

15 adopted pursuant thereto;

16 "Freshwater wetland" means an area that is inundated or satu-

17 rated by surface water or groundwater at a frequency and duration

18 sufficient to support, and that under normal circumstances does

19 support, a prevalence of vegetation typically adapted for life in

20 saturated soil conditions, commonly known as hydrophytic vegeta-

21 tion; provided, however, that the department, in designating a wet-

22 land, shall use the 3-parameter approach (i.e. hydrology, soils and

vegetation) enumerated in the April 1, 1987 interim-final draft 'Wetland Identification And Delineation Manual' developed by

25 the United States Environmental Protection Agency, and any sub-

26 sequent amendments thereto:

- 27 "Freshwater wetlands permit" means a permit to engage in a 28 regulated activity issued pursuant to this act:
- 29 "Hydrophyte" means plant life adapted to growth and repro-30 duction under periodically saturated root zone conditions during 31 at least a portion of the growing season:
- "Linear development" means land uses such as roads, drives, railroads, sewerage and stormwater management pipes, gas and water pipelines, electric, telephone and other transmission lines and the rights-of-way therefor, the basic function of which is to connect two points. Linear development shall not mean residential, commercial, office, or industrial buildings:
- "Person" means an individual, corporation, partnership, association, the State, municipality, commission or political subdivision of the State or any interstate body;
- 41 "Regulated activity" means any of the following activities in a 42 freshwater wetland:
- 43 (1) The removal, excavation, disturbance or dredging of soil. 44 sand, gravel, or aggregate material of any kind:
- 45 (2) The drainage or disturbance of the water level or water table;
- 46 (3) The dumping, discharging or filling with any materials:
- 47 (4) The driving of pilings:
- 48 (5) The placing of obstructions;
- 49 (6) The destruction of plant life which would alter the character 50 of a freshwater wetland, including the cutting of trees:
- "Transition area" means an area of land adjacent to a freshwater wetland which minimizes adverse impacts on the wetland or serves as an integral component of the wetlands ecosystem.
- 4. The following are exempt from the requirement of a freshwater wetlands permit and transition area requirements unless
  the United States Environmental Protection Agency's regulations
  providing for the delegation to the state of the federal wetlands
  program conducted pursuant to the Federal Act require a permit
  for any of these activities, in which case the department shall re-
- quire a permit for those activities so identified by that agency: a. Normal farming, silviculture, and ranching activities such as 8 plowing, seeding, cultivating, minor drainage, harvesting for the 9 production of food and fiber, or upland soil and water conserva-10 tion practices; construction or maintenance of farm or stock ponds 11 or irrigation ditches, or the maintenance of drainage ditches; con-12struction or maintenance of farm roads or forest roads constructed 13 and maintained in accordance with best management practices to 14 assure that flow and circulation patterns and chemical and bio-

16 logical characteristics of freshwater wetlands are not impaired

17 and that any adverse effect on the aquatic environment will be

18 minimized;

19 b. Normal harvesting of forest products in accordance with a

20 forest management plan approved by the State Forester;

21 c. Areas regulated as a coastal wetland pursuant to P. L. 1970,

22 c. 272 (C. 13:9A-1 et seq.)\*[.] \*;\*

23 d. Projects for which (1) preliminary site plan or subdivision

24 applications have received preliminary approvals from the local

25 authorities pursuant to the "Municipal Land Use Law," P. L.

26 1975, c. 291 (C. 40:55D-1 et seq.) prior to the effective date of

27 this act, (2) preliminary site plan or subdivision applications have

28 been submitted prior to June S, 1987, or (3) permit applications

29 have been approved by the U.S. Army Corps of Engineers prior

30 the effective date of this act, which projects would otherwise be

31 subject to State regulation on or after the effective date of this

32 act, shall be governed only by the Federal Act, and shall not be

33 subject to any additional or inconsistent substantive requirements

34 of this act\*[.] \* \*; \* provided, however, that upon the expiration of

35 a permit issued pursuant to the Federal Act any application for a

36 renewal thereof shall be made to the appropriate regulatory

37 agency. \*The department shall not require the establishment of a

38 transition area as a condition of any renewal of a permit issued

39 pursuant to the Federal Act prior to the effective date of this act.\*

40 Projects not subject to the jurisdiction of the United States Army

40A Corps of Engineers and for which preliminary site or subdivision

40B applications have been approved prior to the effective date of this

40c act shall not require transition areas\*[.] \* \*;\*

41 e. The exemptions in subsections a. and b. of this section shall

42 not apply to any discharge of dredged or fill material into a fresh-

43 water wetland incidental to any activity which involves bringing

44 an area of freshwater wetlands into a use to which it was not

45 previously subject, where the flow or circulation patterns of the

46 waters may be impaired, or the reach of the waters is reduced.

1 5. a. The department shall consolidate the processing of wet-

2 lands related aspects of other regulatory programs which affect

3 activities in freshwater wetlands, including, but not limited to,

4 sewer extension approvals required pursuant to P. L. 1977, c. 74

5 (C. 58:10A-1 et seq.), permits required pursuant to P. L. 1973,

6 c. 185 (C. 13:19-1 et seq.), and any permits and approvals re-

quired pursuant to P. L. 1977, c. 75 (C. 58:11A-1 et seq.) and P. L.

3 1962, c. 19 (C. 58:16A-50 et seq.), with the freshwater wetlands

9 permit process established herein so as to provide a timely and 10 coordinated permit process consistent with the Federal Act.

11 b. Within 60 days after the department recives comment on a 12 complete application for a permit from the United States Environmental Protection Agency, or upon receipt of notice from the 14 United States Environmental Protection Agency that no comment will be forthcoming, the department may hold a public hearing on 15 16 the application for a permit. If such a hearing is held, it shall 17 be in the county wherein the freshwater wetland is located when-18 ever practicable. The department may issue or deny a permit 19 without a public hearing, unless there is a significant degree of 20 public interest in the application as manifested by written requests for a hearing within 20 days after the publication of notice 21 22 of the permit application in the Bulletin of the department.

23 c. The department shall issue or deny a permit within 90 days of receipt of comments, or notice that comments will not be forth-24coming, from the United States Environmental Protection Agency. 25or within 180 days of submittal of a complete application, which-26 27 ever is later. \*Until the State assumes the implementation of the Federal Act, the department shall issue or deny a permit within 28 180 days of submittal of a complete application, except as may **2**9 otherwise be provided by the Federal Act.\* The department shall 30 review an application for a permit for completeness, and make any 31 necessary requests for further information, within 30 days of 32 receipt of the application for a permit: provided, however, that 33 this deadline shall not apply to requests for further information 34 made by the department on the basis of comments received from 35 the United States Environmental Protection Agency. It the depart-36 ment issues the permit, the department shall send notice thereof 37 to the applicant. If the department denies, or requests a modifica-38 tion of, the complete permit application, the department shall send **3**9 39A notice thereof to the applicant. The department may issue a permit 39B imposing conditions necessary for compliance with this act and the 39c "Water Pollution Control Act," P. L. 1977, c. 74 (C. 58:10A-1 39p et seq.).

d. The fees authorized pursuant to sections 8, 9, and 17 of this act shall be dedicated to further the specific purposes of this act.

6. a. Activities in areas under the jurisdiction of the Hacken
2 sack Meadowlands Development Commission pursuant to P. L.

3 1968, c. 404 (C. 13:17-1 et seq.) shall not require a freshwater wetlands permit, or be subject to transition area requirements,

5 except that the discharge of dredged or fill material shall require

- 6 a permit issued under the provisions of the Federal Act, or under
- 7 an individual and general permit program administered by the
- 8 State under the provisions of the Federal Act and applicable State
- 9 laws.
- 10 b. Activities in areas under the jurisdiction of the Pinelands
- 11 Commission pursuant to P. L. 1979, c. 111 (C. 13:18A-1 et seq.)
- 12 shall not require a freshwater wetlands permit, or be subject to
- 13 transition area requirements established in this act, except that
- 14 the discharge of dredged or fill material shall require a permit
- 15 issued under the provisions of the Federal Act, or under an indi-
- 16 vidual and general permit program administered by the State under
- 17 the provisions of the Federal Act and applicable State laws, pro-
- 18 vided that the pinelands commission may provide for more strin-
- 19 gent regulation of activities in and around freshwater wetland
- 20 areas within its jurisdiction.
- 1 7. The department shall develop a system for the classification
- 2 of freshwater wetlands lased upon criteria which distinguish
- 3 among wetlands of exceptional resource value, intermediate re-
- 4 source value, and ordinary resource value.
- a. Freshwater wetlands of exceptional resource value shall be
- 6 freshwater wetlands which exhibit any of the following charac-
- 7 teristics:
- 8 (1) Those which discharge into FW-1 waters and FW-2 trout
- 9 production (TP) waters and their cributaries; or
- 10 (2) Those which are present habitats for threatened or en-
- 11 dangered species, or those which are documented habitats for
- 12 threatened or endangered species which remain suitable for breed-
- 13 ing, resting, or feeding by these species during the normal period
- 14 these species would use the habitat. A habitat shall be considered
- 15 a documented habitat if the department makes a finding that the
- 16 habitat remains suitable for use by the specific documented
- 17 threatened and endangered species, based upon information avail-
- 18 able to it, including but not limited to, information submitted by
- 19 an applicant for a freshwater wetlands permit. An applicant shall
- 20 have the opportunity to request the department that a documented
- 21 habitat not result in the classification of a freshwater wetland as
- 22 a freshwater wetland of exceptional value if the applicant can
- 23 demonstrate the loss of one or more requirements of the specific
- 24 documented threatened or endangered species, including, but not
- 25 limited to wetlands or overall habitat size, water quality, or vege-
- 26 tation density or diversity.
- 27 b. Freshwater wetlands of ordinary value shall be freshwater
- 28 wetlands which do not exhibit the characteristics enumerated in

- 29 subsection a. of this section, and which are certain isolated wet-
- 30 lands, man-made drainage ditches, swales, or detention facilities.
- 31 c. Freshwater wetlands of intermediate resource value shall be
- 32 all freshwater wetlands not included in subsections a. or b. of this
- 33 section.
- d. As used in this section "threatened or endangered species"
- 35 shall be those species identified pursuant to "The Endangered
- 36 and Nongame Species Conservation Act," P. L. 1973, c. 309 (C.
- 37 23:2A-1 et seq.) or which appear on the federal endangered species
- 38 list, and "FW-1. FW-2, trout production (TP) waters" shall
- 39 mean those waters delineated as such by the department under
- 40 regulations adopted pursuant to the "Water Pollution Control
- 41 Act," P. L. 1977, c. 74 (C. 58:10A-1 et seq.) and the "Water
- 42 Quality Planning Act," P. L. 1977, c. 75 (C. 58:11A-1 et seq.).
- e. The classification system established in this section shall not
- 44 restrict the department's authority to require the creation or
- 45 restoration of freshwater wetlands pursuant to the provisions of
- 46 section 13 of this act.
- 1 8. a. A person proposing to engage in a regulated activity in a
- 2 freshwater wetland or in an activity which requires a transition
- 3 area waiver may, prior to applying for a freshwater wetlands
- 4 permit or transition area waiver, request from the department a
- 5 letter of interpretation to establish that the site of the proposed
- 6 activity is located in a freshwater wetland or transition area.
- 7 b. Within 20 days after receipt of a request for a letter of inter-
- 8 pretation, the department may require the submission of any addi-
- 9 tional information necessary to issue the letter of interpretation.
- 10 c. If no additional information is required, the department shall
- 11 issue a letter of interpretation within 30 days after receiving the
- 12 request.
- 13 d. If additional information is required the department shall
- 14 issue a letter of interpretation within 45 days after receipt of the
- 15 information.
- 16 e. The department may require an applicant for a letter of
- 17 interpretation to perform and submit to the department an onsite
- 18 inspection to determine or verify the general location of the fresh-
- 19 water wetland boundary and the applicable transition area. This
- 20 inspection shall be subject to approval and verification by the
- 21 department. If the department determines that onsite inspection
- 22 by the department is necessary, the department shall make the
- 23 inspection. If an on-site inspection is required by the department
- 24 the time specified in this section for issuance of the letter of inter-
- 25 pretation shall be extended by 45 days.

- f. If a person requesting the letter has not made a reasonable good faith effort to provide the department with information suffi-
- 28 cient to make a determination, the department shall issue a letter
- 29 of interpretation requiring the application for a freshwater wet-
- 30 lands permit or transition area waiver.
- 31 g. A person applying for a letter of interpretation may also
- 32 submit a report of an onsite freshwater wetlands delineation and
- 33 receive within the time specified in this section a letter of inter-
- 34 pretation verifying the actual freshwater wetlands and transition
- 35 area boundaries.
- 36 h. The department may charge a fee not to exceed the costs for
- 37 reviewing the information submitted, conducting on-site inspec-
- 38 tions pursuant to subsection e. of this section, and for issuing a
- 39 letter of interpretation.
- 40 i. Any person who requests a letter of interpretation pursuant
- 41 to the provisions of this act and does not receive a response from
- 42 the department within the deadlines imposed in this section shall
- 43 not be entitled to assume that the site of the proposed activity
- 44 which was the subject of the request for a letter of interpretation
- 45 is not in a freshwater wetland. A person who receives a letter of
- 43 interpretation pursuant to this section shall be entitled to rely on
- 47 the determination of the department, except as provided in sub-
- 48 section j. of this section.
- 49 j. The department shall transmit to the United States Environ-
- 50 mental Protection Agency a copy of any letter of interpretation
- 51 determining that the site of a proposed regulated activity is not
- 52 in a freshwater wetland. Any letter of interpretation which deter-
- 53 mines that the site of a proposed regulated activity is not in a
- 54 freshwater wetlands shall be subject to review, modification, or
- 55 revocation by the United States Environmental Protection Agency.
- 56 \*k. The department shall publish in the bulletin of the depart-
- 57 ment a list indicating the status of each application for a permit
- 58 submitted to the department pursuant to the provisions of this act."
- 1 9. a. A person proposing to engage in a regulated activity shall
- 2 apply to the department for a freshwater wetlands permit, for a
- 3 fee not to exceed the cost of reviewing and processing the applica-
- 4 tion, and on forms and in the manner prescribed by the commis-
- 5 sioner pursuant to the "Administrative Procedure Act," P. L.
- 6 1968, c. 410 (C. 52:14B-1 et seq.). An agency of the State pro-
- 7 posing to engage in a regulated activity shall also apply to the
- 8 department for a freshwater wetlands permit on forms and in a
- 9 manner prescribed by the commissioner, but shall not be required
- 10 to pay a fee therefor. The application shall include the name and

address of the applicant, the purpose of the project, the names and

addresses of all owners of property adjacent to the proposed

project, and at least the following: 13

- 14 (1) A preliminary site plan or subdivision map of the proposed 15 development activities, or another map of the site if no preliminary site plan or subdivision map exists, and a written description of 16 the proposed regulated activity, the total area to be modified, and
- the total area of the freshwater wetland potentially affected; 18
- 19 (2) Verification that a notice has been forwarded to the clerk, 20 environmental commission, and planning board of the municipality 21in which the proposed regulated activity will occur, the planning **2**2 board of the county in which the proposed regulated activity will occur, landowners within 200 feet of the site of the proposed regu-2324 lated activity, and to all persons who requested to be notified of proposed regulated activities, which notice may be filed concur-26 rently with notices required pursuant to P. L. 1975, c. 291 (C.
- 27 40:55D-1 at seq.), describing the proposed regulated activity and
- advising these parties of their opportunity to submit comments 23
- thereon to the department: 29
- 30 (3) Verification that notice of the proposed activity has been 31 published in a newspaper of local circulation.
- 32 (4) A statement detailing any potential adverse environmental 33 effects of the regulated activity and any measures necessary to mitigate those effects, and any information necessary for the department to make a finding pursuant to subsection b. of this section. ),5
- b. The department, after considering the comments of the en-36 37 vironmental commission and planning boards of the county and municipality wherein the regulated activity is to take place, federal 38 and State agencies of competent jurisdiction, other affected nmnicipalities and counties, and the general public, shall issue a freshwater wetlands permit only if it finds that the regulated 41 42 activity:
- (1) Is water-dependent or requires access to the freshwater wet-**4**3 44 lands as a central element of its basic function, and has no practicable alternative which would not involve a freshwater wetland or which would have a less adverse impact on the aquatic eco-**4**6 system, and which would not have other significant adverse en-47 vironmental consequences, and also complies with the provisions 48 of paragraphs 3-9 of this subsection; or 49
- (2) Is nonwater-dependent and has no practicable alternative 50 as demonstrated pursuant to section 10 of this act, which would 51 not involves a freshwater wetland or which would have a less 53 adverse impact on the aquatic ecosystem, and which would not

- 54 have other significant adverse environmental consequences; and
- 55 (3) Will result in minimum feasible alteration or impairment
- 56 of the aquatic ecosystem including existing contour, vegetation, fish
- 57 and wildlife resources, and aquatic circulation of the freshwater
- 58 wetland; and
- 59 (4) Will not jeopardize the continued existence of species listed
- 60 pursuant to "The Endangered and Nongame Species Conserva-
- 61 tion Act," P. L. 1973, c. 309 (C. 23:2A-1 et seq.) or which appear
- 62 on the federal endangered species list, and will not result in the
- 63 likelihood of the destruction or adverse modification of a habitat
- 64 which is determined by the Secretary of the United States Depart-
- 65 ment of the Interior or the Secretary of the United States De-
- 66 partment of Commerce as appropriate to be a critical habitat under
- 67 the "Endangered Species Act of 1973," (16 U. S. C. § 1531 et al.);
- 63 and
- 69 (5) Will not cause or contribute to a violation of any applicable
- 70 State water quality standard; and
- 71 (6) Will not cause or contribute to a violation of any applicable
- 72 toxic effluent standard or prohibition imposed pursuant to the
- 73 "Water Pollution Control Act," P. L. 1977, c. 74 (C. 58:10A-1
- 74 et seq.); and
- 75 (7) Will not violate any requirement imposed by the United
- 76 States government to protect any marine sanctuary designated
- 77 pursuant to the "Marine Protection, Research and Sanctuaries
- 78 Act of 1972," (33 U.S. C. § 1401 et al.); and
- 79 (8) Will not cause or contribute to a significant degradation of
- 80 ground or surface waters; and
- 81 (9) Is in the public interest as determined pursuant to section
- 82 11 of this act, is necessary to realize the benefits derived from the
- 83 activity, and is otherwise lawful.
- 1 10. a. It shall be a rebuttable presumption that there is a prac-
- 2 ticable alternative to any nonwater-dependent regulated activity
- 3 that does not involve a freshwater wetland, and that such an
- 4 alternative to any regulated activity would have less of an impact
- 5 on the aquatic ecosystem. An alternative shall be practicable if
- 6 it is available and capable of being carried out after taking into
- 7 consideration cost, existing technology, and logistics in light of
- 8 overall project purposes, and may include an area not owned by
- 9 the applicant which could reasonably have been or be obtained,
- 10 utilized, expanded, or managed in order to fulfill the basic pur-
- 11 pose of the proposed activity.
- 12 b. In order to rebut the presumption established in subsection a.
- 13 of this section an applicant for a freshwater wetlands permit must
- 14 demonstrate the following

- 15 (1) That the basic project purpose cannot reasonably be ac-
- 16 complished utilizing one or more other sites in the general region
- 17 that would avoid, or result in less, adverse impact on an aquatic
- 18 ecosystem; and
- 19 (2) That a reduction in the size, scope, configuration, or density
- 20 of the project as proposed and all alternative designs to that of
- 21 the project as proposed that would avoid, or result in less, adverse
- 22 impact on an aquatic ecosystem will not accomplish the basic pur-
- 23 pose of the project; and
- 24 (3) That in cases where the applicant has rejected alternatives
- 25 to the project as proposed due to constraints such as inadequate
  - zoning, infrastructure, or parcel size, the applicant has made
- 27 reasonable attempts to remove or accommodate such constraints.
- 28 c. In order to rebut the presumption established in subsection a.
- 29 of this section with respect to wetlands of exceptional resource
- 30 value, an applicant, in addition to complying with the provisions
- 31 of subsection b. of this section, must also demonstrate that there
- 32 is a compelling public need for the proposed activity greater than
- 33 the need to protect the freshwater wetland that cannot be met by
- 34 essentially similar projects in the region which are under construc-
- 35 tion or expansion, or have received the necessary governmental
- 36 permits and approvals; or that denial of the permit would impose
- 37 an extraordinary hardship on the part of the applicant brought
- 38 about by circumstances peculiar to the subject property.
- 1 11. In determining whether a proposed regulated activity in any
- 2 freshwater wetland is in the public interest, the department shall
- 3 consider the following:
- a. the public interest in preservation of natural resources and
- 5 the interest of the property owners in reasonable economic develop-
- 6 ment;
- b. the relative extent of the public and private need for the pro-
- 8 posed regulated activity;
- 9 c. where there are unresolved conflicts as to resource use, the
- 10 practicability of using reasonable alternative locations and meth-
- 11 ods, including mitigation, to accomplish the purpose of the pro-
- 12 posed regulated activity;
- d. the extent and permanence of the beneficial or detrimental
- 14 effects which the proposed regulated activity may have on the public
- 15 and private uses for which the property is suited:
- e. the quality of the wetland which may be affected and the
- 17 amount of freshwater wetlands to be disturbed:
- 18 f. the economic value, both public and private, of the proposed
- 19 regulated activity to the general area; and

g. the ecological value of the freshwater wetlands and probable impact on public health and fish and wildlife.

1 12. If a freshwater wetlands permit is approved and issued pur-2 suant to the provisions of this act the department shall waive or 3 modify the requirement for a transition area to the extent required 4 to provide access to the site of the approved regulated activity.

13. a. The department shall require as a condition of a freshwater wetlands permit that all appropriate measures have been carried out to mitigate adverse environmental impacts, restore vegetation, habitats, and land and water features, prevent sedimentation and erosion, minimize the area of freshwater wetland disturbance and insure compliance with the Federal Act and implementing regulations.

b. The department may require the creation or restoration of an 8 area of freshwater wetlands of equal ecological value to those which will be lost, and shall determine whether the creation or 10 restoration of freshwater wetlands is conducted onsite or offsite. 11 The department shall accept and evaluate a proposal to create or 12 restore an area of freshwater wetlands only after the department 13 has evaluated the permit application for which the proposal is 14 made, and shall evaluate the proposal to create or restore an area 15 of freshwater wetlands independently of the permit application. 16 The department's evaluation of a proposal to create or restore an 17 area of freshwater wetlands shall be conducted in consultation 18 with the United States Environmental Protection Agency. 19

c. If the department determines that the creation or restoration 20 of freshwater wetlands onsite is not feasible, the department, in 21 consultation with the United States Environmental Protection **2**2 Agency, may consider the option of permitting the creation of **2**3 freshwater wetlands or the restoration of degraded freshwater 24wetlands offsite on private property with the restriction on these 25wetlands of any future development, or the making of a contribu-26 tion to the Wetlands Mitigation Bank. The contribution shall be 27 equivalent to the lesser of the following costs: (1) purchasing and 28 restoring existing degraded freshwater wetlands, resulting in pres-29 ervation of freshwater wetlands of equal ecological value to those 30 which are being lost; or (2) purchase of property and the cost of 31 creation of freshwater wetlands of equal ecological value to those 32 which are being lost. The applicant may also donate land as part 33 of the contribution if the Wetlands Mitigation Council determines 34that the donated land has potential to be a valuable component of the freshwater wetlands ecosystem. The department shall permit

37 the donation of land as a part of the contribution to the Wetlands

13

- 38 Mitigation Bank only after determining that all alternatives to the
- 39 donation are not practicable or feasible.
- 1 14. a. There is established in the Executive Branch of State
- 2 Government the Wetlands Mitigation Bank. For the purpose of
- 3 complying with Article V, section IV, paragraph 1 of the New
- 4 Jersey Constitution, the bank is allocated within the Department
- 5 of Environmental Protection but, notwithstanding this allocation,
- 6 the bank shall be independent of any supervision or control by the
- 7 department or the commissioner, or any other officer or employee
- 8 thereof.
- 9 b. The bank shall be governed by the Wetlands Mitigation Coun-
- 10 cil which shall comprise seven members as follows: the Commis-
- 11 sioner of Environmental Protection, who shall serve ex officio; and
- 12 six members of the general public to be appointed by the Governor
- 13 with the advice and consent of the Senate, two of whom shall be
- 14 appointed from persons recommended by recognized building and
- 15 development organizations: two of whom shall be appointed from
- 16 persons recommended by recognized environmental and conserva-
- 17 tion organizations; and two of whom shall be appointed from in-
- 18 stitutions of higher learning in the State. Each of the members
- 19 appointed from the general public shall serve for a term of three
- 20 years and until a successor is appointed and qualified, except that
- 21 of the members first appointed, two shall serve terms of one year,
- 22 and two shall serve terms of two years. All vacancies, except those
- 23 created through the expiration of term, shall be filled for the unex-
- 24 pired term only, and in the same manner, and with a member having
- 25 the same class, as the original appointment. Each member shall be
- 26 eligible for reappointment, but may be removed by the Governor for
- 27 cause.
- 28 c. A majority of the membership of the council shall constitute
- 29 a quorum for the transaction of council business. Action may be
- 30 taken and motions and resolutions adopted by the council at any
- 31 meeting thereof by the affirmative vote of a majority of the full
- 32 membership of the council.
- 33 d. The Governor shall appoint a chairman from the public mem-
- 34 bers and the council may appoint such other officers as may be
- 35 necessary. The council may appoint such staff or hire such experts
- 36 as it may require within the limits of appropriations made for
- 37 these purposes.
- 38 e. Members of the council shall serve without compensation, but
- 39 may be reimbursed for expenses necessarily incurred in the dis-
- 40 charge of their official duties.

- 41 f. The council may call to its assistance such employees as are
- 42 necessary and made available to it from any agency or department
- 43 of the State or its political subdivisions.
- 44 g. The council may adopt, pursuant to the "Administrative Pro-
- 45 cedure Act," and in consultation with the department, any rules
- 46 and regulations necessary to carry out its responsibilities.
- 1 15. a. The Wetlands Mitigation Council shall be responsible for
- 2 disbursements of funds from the bank to finance mitigation
- 3 projects. The council shall have the power to purchase land to
- 4 provide areas for the restoration of degraded freshwater wet-
- 5 lands, and to preserve freshwater wetlands and transition areas
- 6 determined to be of critical importance in protecting freshwater
- 7 wetlands. The council shall not engage in the restoration of de-
- 8 graded freshwater wetlands on public lands, except those lands
- 9 which are acquired by the bank. The council shall assist the de-
- 10 partment in preparing the portions of the report required pursu-
- 11 ant to section 29 of this act which pertains to mitigation.
- 12 b. The council may contract with nonprofit organizations, the
- 13 Division of Fish, Game and Wildlife in the department, the United
- 14 States Fish and Wildlife Service, and other appropriate agencies
- 15 to carry out its responsibilities, and may aggregate mitigation
- 16 actions to achieve economies of scale. Any contract proposed by
- 17 the council pursuant to this subsection shall be subject to review
- 18 and approval by the United States Environmental Protection
- 19 Agency.
- 20 c. The council may transfer any funds or lands restricted by
- 21 deed, easement or other appropriate means to mitigation and
- 22 freshwater wetlands conservation purposes, to a state or federal
- 23 conservation agency that consents to the transfer, to expand or
- 24 provide for:
- 25 (1) Freshwater wetlands preserves;
- 26 (2) Transition areas around existing freshwater wetlands to
- 27 preserve freshwater wetland quality;
- 28 (3) Future mitigation sites for freshwater wetlands restora-
- 29 tion; or
- 30 (4) Research to enhance the practice of mitigation.
- 1 16. a. There shall be transition areas adjacent only to fresh-
- 2 water wetlands of exceptional resource value and of intermediate
- 3 resource value. A transition area shall serve as:
- 4 (1) An ecological transition zone from uplands to freshwater
- 5 wetlands which is an integral portion of the freshwater wetlands
- 6 ecosystem, providing temporary refuge for freshwater wetlands

- 7 fauna during high water episodes, critical habitat for animals
- 8 dependent upon but not resident in freshwater wetlands, and slight
- 9 variations of freshwater wetland boundaries over time due to
- 10 hydrologic or climatologic effects; and
- 11 (2) A sediment and storm water control zone to reduce the
- 12 impacts of development upon freshwater wetlands and fresh-
- 13 water wetlands species.
- b. The width of the transition area shall be determined by the
- 15 department as follows:
- 16 (1) No greater than 150 feet nor less than 75 feet for a fresh-
- 17 water wetland of exceptional resource value;
- 18 (2) No greater than 50 feet nor less than 25 feet for a fresh-
- 19 water wetland of intermediate resource value.
- 20 c. The minimum width of a transition area established pur-
- 21 suant to this section may be further reduced consistent with a
- 22 transition area averaging plan approved under section 18 of this
- 23 act.
- 1 17. a. The following activities, except for normal property
- 2 maintenance or minor and temporary disturbances of the transi-
- 3 tion area resulting from, and necessary for, normal construction
- 4 activities on land adjacent to the transition area, are prohibited
- 5 in the transition area, except in accordance with a transition area
- 6 waiver approved by the department pursuant to section 18 of
- 7 this act:
- 8 (1) Removal, excavation, or disturbance of the soil;
- 9 (2) Dumping or filling with any materials:
- 10 (3) Erection of structures, except for temporary structures of
- 11 150 square feet or less;
- 12 (4) Placement of pavements;
- 13 (5) Destruction of plant life which would alter the existing
- 14 pattern of vegetation.
- 15 b. A person proposing to engage in an activity prohibited pur-
- 16 suant to subsection a. of this section within 150 feet of a fresh-
- 17 water wetland of exceptional resource value, or within 50 feet
- 18 of a freshwater wetland of intermediate resource value, shall
- 19 apply to the department for a transition area waiver, for a fee
- 20 not to exceed the cost of reviewing and processing the waiver
- 21 application, and on forms and in the manner prescribed by the
- 22 commissioner pursuant to the "Administrative Procedure Act,"
- 23 P. L. 1968, c. 410 (C. 52:14B-1 et seq.). An agency of the State 24 proposing to engage in such an activity in a transition area shall
- 25 also apply to the department for a transition area waiver or
- 26 forms and in a manner prescribed by the commissioner but shall

- 27 not be required to pay a fee therefor. The waiver application 28 shall include at least the following:
- 29 (1) A preliminary site plan or subdivision map of the site, or 30 another map of the site if no preliminary site plan or subdivision 31 map exists, containing proposed activities and a written description of the proposed activities the total leaves to be a 186 have
- 32 tion of the proposed activity, the total areas to be modified, and 33 the total area of the transition area potentially affected; and
- 34 (2) Verification that a notice has been forwarded to the clerk, 35 environmental commission, and planning board of the municipal-36 ity, and the planning board of the county wherein the activity is 37 to occur, which notice shall describe the activity and advise these 38 instrumentalities of local government of their opportunity to sub-39 mit comments thereon to the department; and
- 40 (3) A statement detailing any potential adverse environmental 41 effects of the activity on the freshwater wetlands and any meas-42 ures that may be necessary to mitigate those effects; and
- 43 (4) A transition area averaging plan, if an averaging plan is 44 required in connection with a transition area waiver requested 45 pursuant to section 18 of this act.
- c. At the applicant's option, the maximum transition area dis-46 47 tances established in subsection b. of section 16 of this act, or a 48 lesser transition area distance established pursuant to a waiver approved pursuant to section 18 of this act, shall be further re-**4**9 duced, or the transition area adjacent to a portion of a wetlands **5**0 shall be eliminated, pursuant to a transition area averaging plan 51 **5**2 submitted by the applicant, provided that the plan is consistent with the provisions of subsection a. of section 16 of this act. 53
- 18. a. The department shall grant a transition area waiver re-1 ducing the size of a transition area to not less than the minimum distance established in subsection b. of section 16 of this act provided that (1) the proposed activity would have no substantial 4 impact on the adjacent freshwater wetland or (2) the waiver is necessary to avoid a substantial hardship to the applicant caused by circumstances peculiar to the property. If the proposed activity 7 is the construction of a stormwater management facility having no feasible alternative on-site location or is linear development 9 10 having no feasible alter ative location, the department shall approve a further transition area waiver or elimination of a portion 11 12 of a transition area as necessary to permit the activity. A transi-13 tion area waiver approved pursuant to this subsection shall not require transition area averaging to compensate for the reduction of transition area distance or for partial elimination of the 15

transition area.

17 b. The department shall also approve transition area waivers reducing the transition area distances established in subsection b. 18 of section 16 of this act and shall also approve waiver applications 19 20 eliminating portions of transition areas, provided that the applicant 21 submits a transition area averaging plan. The transition area 22requirements of this act shall be satisfied if the transition area 23 averaging plan expands a portion of the transition area to com-24 pensate, on a square footage basis, for reduction of a transition 25 area distance or for partial elimination of a transition area. The 26 applicant shall have the right to determine the area of transition 27 area reduction or partial elimination provided that the transition 28 area averaging plan will result in a transition area consistent with **2**9 the provisions of subsection at of section 16 of this act. If a transi-30 tion area waiver is approved pursuant to subsection a. of this section, the average transition area required by this subsection 31 32shall be based upon the transition area distance established pur-**3**3 suant to subsection a, of this section. If no waiver is approved pursuant to subsection a. of this section, the average transition area shall be based upon the maximum applicable transition area 35 36 distance provided in subsection b, of section 16 of this act.

37 c. Any other provision of this act to the contrary notwithstand-38 ing, the transition area distance from a freshwater wetland of **3**9 exceptional resource value may be reduced to no less than 75 feet except pursuant to section 12 of this act. A transition area waiver 40 41 shall be approved pursuant to this subsection only if a transition **4**2 area distance reduction would have no substantial adverse impact **4**3 on the adjacent freshwater wetlands or if denial of a transition area waiver would result in extraordinary hardship to the appli-44 cant because of circumstances peculiar to the subject property. 45 46 A transition area waiver approved pursuant to this subsection shall be conditioned on a transition area averaging plan which 47 provides an average transition area of not less than 100 feet. **4**S

**4**9 \*d. The department shall issue or deny an application for a transition area waiver within 90 days of submission of a complete 50 application; provided, however, that if the project or activity for 51 which the transition area waiver is requested also involves a regulated activity in a freshwater wetland, or if an application for a 53 permit to conduct a regulated activity in a freshwater wetland 54adjacent to the transition area for which the transition area waiver is requested is pending before the department, the department 56 shall approve or deny the transition area waiver within the time 57 period set forth for the approval or denial of a permit in subsection 58

59 c. of section 5 of this act.\*

- 1 19. If the department denies an application for a freshwater
- 2 wetlands permit, the owner of record of the property affected may
- 3 request, and the local tax assessor shall provide, that this fact
- 4 be taken into account when the property is valued, assessed, and
- 5 taxed for property tax purposes.
- 1 20. An applicant for a freshwater wetlands permit issued pur-
- 2 suant to this act may request the commissioner for an administra-
- Butive hearing on any decision to issue or deny a permit made by
- 4 the department pursuant to this act. Upon receipt of such a re-
- 5 quest, the commissioner shall refer the matter to the Office of
- 6 Administrative Law, which shall assign an administrative law
- 7 judge to co. duct a hearing on the matter in the form of a contested
- 8 case pursuant to the "Administrative Procedure Act," P. L. 1968,
- 9 c. 410 (C. 52:14B-1 et seq.). Within 45 days of receipt of the
- 10 administrative law judge's decision, the commissioner shall affirm,
- 11 reject, or modify the decision. The commissioner's action shall be
- 12 considered the final agency action for the purposes of the "Admin-
- 13 istrative Procedure Act," and shall be subject only to judicial
- 14 review as provided in the Rules of Court.
- 1 21. a. Whenever, on the basis of available information, the com-
- 2 missiener finds that a person is in violation of any provision of
- I this act, or any rule or regulation adopted, or permit or order
- issued, pursuant to this act, the commissioner may:
- 5 (1) Issue an order requiring any such person to comply in ac-
- 6 cordance with subsection b. of this section; or
- 7 (2) Bring a civil action in accordance with subsection c. of this
- S section; or
- 9 (3) Lovy a civil administrative penalty in accordance with sub-
- 10 section d. of this section; or
- 11 (4) Bring an action for a civil penalty in accordance with sub-
- 12 section e. of this section; or
- 13 (5) Petition the Attorney General to bring a criminal action in
- 14 accordance with subsection f. of this section.
- 15 Recourse to any of the remedies available under this section shall
- 16 not preclude recourse to any of the other remedies.
- b. Whenever, on the basis of available information, the com-
- 18 missioner finds a person in violation of any provision of this act,
- 19 or of any rule or regulation adopted, or permit or order issued.
- 20 pursuant to this act, the commissioner may issue an order: (1)
- 21 specifying the provision or provisions of this act, or the rule,
- 22 regulation, permit or order of which he is in violation; (2) citing
- 23 the action which constituted the violation; (3) requiring compli-
- 24 ance with the provision or provisions violated; (4) requiring the

- 25 restoration of the freshwater wetland or transition area which is
- 26 the site of the violation; and (5) providing notice to the person
- 27 of his right to a hearing on the matters contained in the order.
- 28 c. The commissioner is authorized to institute a civil action in
- 29 Superior Court for appropriate relief from any violation of any
- 30 provisions of this act, or any rule or regulation adopted, or
- 31 permit or order issued, pursuant to this act. Such relief may in-
- 32 clude, singly or in combination:
- 33 (1) A temporary or permanent injunction;
- 34 (2) Assessment of the violator for the costs of any investigation,
- 35 inspection, or monitoring survey which led to the establishment of
- 36 the violation, and for the reasonable costs of preparing and bring-
- 37 ing legal action under this subsection;
- 3S (3) Assessment of the violator for any costs incurred by the
- 39 State in removing, correcting, or terminating the adverse effects
- 40 upon the freshwater wetland resulting from any unauthorized
- 41 regulated activity for which legal action under this subsection
- 42 may have been brought;
- 43 (4) Assessment against the violator for compensatory damages
- 44 for any loss or destruction of wildlife, fish or aquatic life, and for
- 45 any other actual damages caused by an unauthorized regulated
- 46 activity. Assessments under this subsection shall be paid to the
- 47 State Treasurer, except that compensatory damages shall be paid
- 48 by specific order of the court to any persons who have been ag-
- 49 grieved by the unauthorized regulated activity;
- 50 (5) A requirement that the violator restore the site of the viola-
- 51 tion to the maximum extent practicable and feasible.
- 52 d. The commissioner is authorized to assess a civil administra-
- 53 tive penalty of not more than \$10,000.00 for each violation, and
- 54 each day during which each violation continues shall constitute
- 55 an additional, separate, and distinct offense. Any amount assessed
- 56 under this subsection shall fall within a range established by regu-
- 57 lation by the commissioner for violations of similar type, serious-
- 58 ness, and duration. No assessment shall be levied pursuant to this
- 59 section until after the party has been notified by certified mail or
- 60 personal service. The notice shall identify the section of the stat-
- 61 ute, regulation, or order or permit condition violated; recite the
- 62 facts alleged to constitute a violation; state the amount of the
- 63 civil penalties to be imposed; and affirm the rights of the alleged
- 64 violator to a hearing. The ordered party shall have 20 days from
- 65 receipt of the notice within which to deliver to the commissioner
- 66 a written request for a hearing. After the hearing and upon find-
- 67 ing that a violation has occurred, the commissioner may issue a

final order after assessing the amount of the fine specified in the notice. If no hearing is requested, the notice shall become a final 70 order after the expiration of the 20-day period. Payment of the 71 assessment is due when a final order is issued or the notice becomes a final order. The authority to levy an administrative order is in addition to all other enforcement provisions in this act, and 73 74 the payment of any assessment shall not be deemed to affect the availability of any other enforcement provisions in connection with 75the violation for which the assessment is levied. Any civil ad-77 ministrative penalty assessed under this section may be compromised by the commissioner upon the posting of a performance bond 78 by the violator, or upon such terms and conditions as the com-79 80 missioner may establish by regulation.

e. A person who violates this act, an administrative order issued 81 82 pursuant to subsection b., or a court order issued pursuant to sub-83 section c., who fails to pay a civil administrative assessment in full pursuant to subsection d., shall be subject, upon order of a 84 court, to a civil penalty not to exceed \$10,000.00 per day of such \$5violation, and each day during which the violation continues shall 86 constitute an additional, separate, and distinct offense. Any civil 87 88 penalty imposed pursuant to this subsection may be collected with costs in a summary proceeding pursuant to "the penalty enforce-89 90 ment law" (N. J. S. 2A:58-1 et seq.). The Superior Court shall have jurisdiction to enforce "the penalty enforcement law" in 91 92 conjunction with this act.

f. A person who willfully or negligently violates this act shall 93 94 be guilty, upon conviction, of a crime of the fourth degree and shall be subject to a fine of not less than \$2,500.00 nor more than 95 \$25,000.00 per day of violation. A second offense under this sub-96 97 section shall subject the violator to a fine of not less than \$5,000.00 nor more than \$50,000.00 per day of violation. A person who knowingly makes a false statement, representation, or certification in 100 any application, record, or other document filed or required to be 101 maintained under this act, or who falsifies, tampers with or know-102 ingly renders inaccurate, any monitoring device or method re-103 quired to be maintained pursuant to this act, shall, upon convic-104 tion, be subject to a fine of not more than \$10,000.00.

g. In addition to the penalties prescribed in this section, a notice 106 of violation of this act shall be recorded on the deed of the prop-107 erty wherein the violation occurred, on order of the commissioner, 108 by the clerk or register of deeds and mortgages of the county 109 wherein the affected property is located and with the clerk of the

- 110 Superior Court and shall remain attached thereto until such time
- 111 as the violation has been remedied and the commissioner orders
- 112 the notice of violation removed.
- 113 h. If the violation is one in which the department has deter-
- 114 mined that the restoration of the site to its previolation condition
- 115 would increase the harm to the freshwater wetland or its ecology,
- 116 the department may issue an "after the fact" permit for the regu-
- 117 lated activity that has already occurred; provided that assessment
- 118 against the violator for costs or damages enumerated in subsec-
- 119 tion c. of this section have been made, the creation or restoration
- 120 of freshwater wetlands resources at another site has been required
- 121 of the violator, an opportunity has been afforded for public hear-
- 122 ing and comment, and the reasons for the issuance of the "after
- 123 the fact" permit are published in the New Jersey Register and
- 124 in a newspaper of general circulation in the geographical area of
- 125 the violation. Any person violating an "after the fact" permit
- 126 issued pursuant to this subsection shall be subject to the provisions
- 127 of this section.
- 128 i. The burden of proof and degrees of knowledge or intent re-
- 129 quired to establish a violation of this act shall be no greater than
- 130 the burden of proof or degree of knowledge or intent which the
- 131 United States Environmental Protection Agency must meet in
- 132 establishing a violation of the Federal Act or implementing
- 133 regulations.
- 134 j. The department shall establish and implement a program de-
- 135 signed to facilitate public participation in the enforcement of this
- 136 act which complies with the requirements of the Federal Act and
- 137 implementing regulations.
- 138 k. The department shall make available without restriction any
- 139 information obtained or used in the implementation of this act to
- 140 the United States Environmental Protection Agency upon a re-
- 141 quest therefor.
- 142 l. The department may require an applicant or permittee to
- 143 provide any information the department requires to determine
- 144 compliance with the provisions of this act.
- 145 m. The department shall have the authority to enter any prop-
- 146 erty, facility premises or site for the purpose of conducting in-
- 147 spections, sampling of soil or water, copying or photocopying docu-
- 148 ments or records, and for otherwise determining compliance with 149 the provisions of this act.
- 1 22. a. Any person having a recorded interest in land affected
- 2 by a freshwater wetlands permit issued, modified or denied pur-
- 3 suant to the provision of this act may file an action in a court of

4 competed jurisdiction to determine if the issuance, modification 5 or devial of the freshwater wetlands permit constitutes a taking 6 of property without just compensation.

b. If the court determines that the issuance, modification, or 8 denial of a freshwater wetlands permit by the department pursuant 9 to this act constitutes a taking of property without just compensation, the court shall give the department the option of compen-10 sating the property owner for the full amount of the lost value, 11 condemning the affected property pursuant to the provisions of 12 the "Eminent Domain Act of 1971," P. L. 1971, c. 301 (C. 20:3-1 13 et seq.), or modifying its action or inaction concerning the property 14 so as to minimize the detrimental effect to the value of the property. 1523. a. The department shall consider for adoption as general ĩ permits, to the extent practicable and feasible, and to the extent that this adoption is consistent to the maximum extent practicable 3 and feasible with the provisions of this act, all applicable Nation-4 wide Permits which were approved under the Federal Act as of 5 November 13, 1983 by the U.S. Army Corps of Engineers. 6

b. The department shall issue a general permit for an activity in a freshwater wetland which is not a surface water tributary 8 system discharging into an inland lake or pond, or a river or 9 stream, and which would not result in the less or substantial modi-10 fication of more than one acre of freshwater wetland, provided 11 that this activity will not take place in a freshwater wetland of 12 exceptional resource value. The department shall issue a general 13 permit for a regulated activity in a freshwater wetland located in 14 an area considered a headwater pursuant to the Federal Act if the 15 regulated activity would not result in the loss or substantial modi-16 fication of more than one acre of a swale or a man-made drainage 17 ditch. The provisions of this subsection shall not apply to any 18 19 wetlands designated as priority wetlands by the United States Environmental Protection Agency. 20

c. The department shall issue additional \*general\* permits on a 21 Statewide or regional basis for the following categories of activities, 22 if the department determines, after conducting an environmental 23 analysis and providing public notice and opportunity for a public 24 25 hearing, that the activities will cause only minimal adverse environmental impacts when performed separately, will have only minimal **2**6 cumulative adverse impacts on the environment, will cause only 27 minor impacts on freshwater wetlands, will be in conformance with 28 the purposes of this act, and will not violate any provision of the 29 30 Federal Act:

- 31 (1) Maintenance, reconstruction, or repair of roads or public 32 utilities lawfully existing prior to the effective date of this act or 33 permitted under this act, provided that such activities do not 34 result in disturbance of additional wetland upon completion of 35 the activity:
- 36 (2) Maintenance or repair of active irrigation or drainage ditches 37 lawfully existing prior to the effective date of this act or per-38 mitted under this act, provided that such activities do not result 39 in disturbance of additional freshwater wetlands upon completion 40 of the activity:
- 41 (3) Appurtenant improvements or additions to residential 42 dwellings lawfully existing prior to the effective date of this act, 43 provided that the improvements or additions require less than a 44 cumulative surface area of 750 square feet of fill and will not result 45 in new alterations to a freshwater wetland outside of the fill area;
- 46 (4) Mosquito management activities determined to be consistent 47 with best mosquito control and freshwater wetlands management 48 practices and for which all appropriate actions to minimize adverse 49 environmental effects have been or shall be taken.
- 50 (5) Activities, as determined by the department, which will have 51 no significant adverse environmental impact on freshwater wet-52 lands, provided that the issuance of a general permit for any such 53 activities is consistent with the provisions of the Federal Act and 54 has been approved by the United States Environmental Protection 55 Agency.
- 66) Regulated activities which have received individual or general permit approval or a finding of no jurisdiction by the U. S. Army Corps of Engineers pursuant to the Federal Act, and which have received a grant waiver pursuant to the "National Environmental Policy Act of 1969" (42 U. S. C. 4321 et seq.) provided, that upon the expiration of a permit any application for a renewal or modification thereof shall be made to the department.
- 63 (7) State or federally funded roads planned and developed in 64 accordance with the "National Environmental Policy Act of 1969" and the Federal Act, and with Executive Order Number 53, ap-65 proved October 5, 1973 and for which application has been made 66 prior to the effective date of this act to the United States Army 67 6SCorps of Engineers for an individual or general permit under the Federal Act; provided that upon expiration of a permit any application for a renewal or modification thereof shall be made to the department, and, provided, further, that the department shall 72 not require transition areas as a condition of the renewal or modification of the permit.

- 74 (8) Maintenance and repair of storm water management facili-75 ties lawfully constituted prior to the effective date of this act or
- 76 permitted under this act, provided that these activities do not
- 77 result in disturbance of additional freshwater wetlands upon com-
- 78 pletion of the activity.
- 79 (9) Maintenance, reconstruction, or repair of buildings or struc-
- 80 tures lawfully existing prior to the effective date of this act or
- 81 permitted under this act, provided that these activities do not
- 82 result in disturbance of additional freshwater wetlands upon com-
- 83 pletion of the activity.
- 84 d. The department may, on the basis of findings with respect to
- 85 a specific application, modify a general permit issued pursuant to
- 86 this section by adding special conditions. The department may
- 87 rescind a general permit and require an application for an in-
- 88 dividual permit if the commissioner finds that additional permit
- 39 conditions would not be sufficient and that special circumstances
- 90 make this action necessary to insure compliance with this act or
- 91 the Federal Act.
- 92 e. The department shall review general permits adopted or
- 93 authorized pursuant to subsection c. every five years, which review
- 94 shall include public notice and opportunity for public hearing.
- 95 Upon this review the department shall either modify, reissue or
- 96 revoke a general permit. If a general permit is not modified or
- 97 reissued within five years of publication in the New Jersey Regis-
- 98 ter. it shall automatically expire.
- 99 f. The date of publication of the general permits authorized by 100 subsections a, and b, of this section shall be the effective date of
- 101 this act.
- 102 g. A person proposing to engage in an activity covered by a
- 103 general permit shall provide written notice to the department
- 104 containing a description of the proposed activity at least 30
- 105 working days prior to commencement of work. The department,
- 106 within 30 days of receipt of this notification, shall notify the person
- 107 proposing to engage in the activity covered by a general permit as
- 108 to whether an individual permit is required for the activity.
- 1 24. a. Notwithstanding the provisions of this or any other act to
- the contrary, the department may issue a temporary emergency
   freshwater wetlands permit for a regulated activity if:
- 4 (1) An unacceptable threat to life or severe loss of property will
- occur if an emergency permit is not granted: and
- 6 (2) The anticipated threat or loss may occur before a permit
- 7 can be issued or modified under the procedures otherwise required
- 8 by this act and other applicable State law.

- 9 b. The emergency permit shall incorporate, to the greatest extent
- 10 practicable and feasible but not inconsistent with the emergency
- 11 situation, the standards and criteria required for non-emergency
- 12 regulated activities under this act and shall:
- 13 (1) Be limited in duration to the time required to complete the
- 14 authorized emergency activity, not to exceed 90 days:
- 15 (2) Require the restoration of the freshwater wetland within
- 16 this 90 day period, except that if more than the 90 days from the
- 17 issuance of the emergency permit is required to complete restora-
- 18 tion, the emergency permit may be extended to complete this
- 19 restoration.
- 20 c. The emergency permit may be issued orally or in writing,
- 21 except that if it is issued orally, a written emergency permit shall
- 22 be issued within five days thereof.
- 23 d. Notice of the issuance of the emergency permit shall be pub-
- 24 lished and public comments received, in accordance with the
- 25 provisions of the Federal Act, and applicable State law, provided
- 26 that this notification shall be sent no later than 10 days after issu-
- 27 ance of the emergency permit.
- 28 e. The emergency permit may be terminated at any time without
- 29 process upon a determination by the department that this action
- 30 is appropriate to protect human health or the environment.
  - 1 25. a. Within \*[nine]\* \*10\* months of the enactment of this act,
  - 2 \*and after a 60 day comment period.\* the department shall adopt.
  - 3 pursuant to the provisions of the "Administrative Procedure Act."
- 4 any rules and regulations necessary to implement the provisions
- 4A of this act. \*These rules and regulations shall include the general
- 4B permits which the department will issue pursuant to section 23 of
- 4c this act.\*
- 5 b. Within one year of the enactment of this act, the department
- 6 shall adopt, in consultation with the United States Environmental
- 7 Protection Agency, a list of vegetative species classified as hydro-
- 8 phytes, as defined in section 3 of this act, indicative of freshwater
- 9 wetlands and consistent with the geographical regions of the State.
- 10 c. The department shall develop a functional, complete, and up
- 11 to date composite freshwater wetlands map and inventory using the
- 12 most recent available data, which shall include, but need not be
- 13 limited to, aerial photographs and soils inventories at a scale suit-
- 14 able for freshwater wetlands regulatory purposes, and shall make
- 15 appropriate sections of this map and inventory available on a
- 16 periodic basis to the county clerk or register of deeds and mort-
- 17 gages in each county, as appropriate, and to the clerk of each
- 18 municipality.

- 1 26. The department shall, within 180 days of enactment of this
- 2 act, forward to the clerk of each municipality copies of the appro-
- 3 priate National Wetlands Inventory maps for the State prepared
- 4 by the United States Fish and Wildlife Service and direct the
- 5 clerk to notify the residents of the municipality of the availability
- 6 for inspection of these maps, by publication in a newspaper of
- 7 general circulation. The department shall inform the clerk of each
- 8 municipality that these maps have not been determined to be
- 9 accurate for the purposes of locating the actual wetlands boundary.
- 10 and that the department will be preparing a composite freshwater
- 11 wetlands map and inventory at the specified uniform scale.
- 1 27. a. The department and the Attorney General shall take all
- 2 appropriate action to secure the assumption of the permit jurisdic-
- 3 tion exercised by the United States Army Corps of Engineers
- 4 pursuant to the Federal Act. The department shall make an initial
- 5 application to the United States Environmental Protection Agency
- 6 for this assumption within one year of enactment of this act, and
- 7 shall provide the Governor and the Legislature with a schedule
- 8 therefor and a copy of the application and supporting material
- 9 forwarded to the federal government.
- 10 b. The department shall utilize, to the maximum extent practi-
- 11 cable and feasible, forms and procedures for permit applications
- 12 which are identical to those used by the United States Army Corps
- 13 of Engineers in issuing permits under the Federal Act.
- 14 c. The department shall seek to conduct the review of an applica-
- 15 tion for a freshwater wetlands permit in conjunction with federal
- 16 personnel responsible for reviewing an application of a permit
- 17 under the Federal Act.
- d. It is the intention of the Legislature that the permit process
- 19 imposed in this act be conducted by the department concurrently
- 20 with the review conducted by the federal government until such
- 21 time as the department secures assumption of the permit jurisdic-
- 22 tion exercised by the United States Army Corps of Engineers.
- 1 28. The department shall, within one year of the effective date
- 2 of this act, conduct a public education program on the provisions
- 3 of this act and the rules and regulations adopted pursuant hereto.
- 1 29. The department shall, within two years of the effective date
- 2 of this act, prepare and submit a report to the Governor, the
- 3 President of the Senate and the Speaker of the General Assembly.
  - 4 and the Senate Energy and Environment Committee and the
- 5 Assembly Energy and Natural Resources Committee, or their
- .. 6 designated successors. The report shall describe:

- (1) The success or failure of mitigation measures performed in actual development situations, both within the State and in other states, the nature of the mitigation measures, and the state of the
- 9 states, the nature of the mitigation measures, and the state-of-the-
- 10 art techniques used for mitigation; and
- 11 (2) Recommendations for legislative or administrative action
- 12 necessary to ensure the long term protection of freshwater wet-
- 13 lands from damage and degradation resulting from land use
- 14 activities, pollution, and hydrologic changes which occur in up-
- 15 stream regions of the same watersheds of particular freshwater
- 16 wetlands.
  - 1 30. It is the intent of the Legislature that the program estab-
- 2 lished by this act for the regulation of freshwater wetlands con-
- 3 stitute the only program for this regulation in the State except
- 4 to the extent that these areas are regulated consistent with the
- 5 provisions of section 6 of this act. To this end no municipality.
- 6 county, or political subdivision thereof, shall enact, subsequent to
- 7 the effective date of this act, any law, ordinance, or rules or regula-
- 8 tions regulating freshwater wetlands, and further, this act, on and
- 9 subsequent to its effective date, shall supersede any law or ordi-
- 10 nance regulating freshwater wetlands enacted prior to the effective
- 11 date of this act. \*Between the enactment and effective date of this
- 12 act, no municipality, county, or political subdivision thereof shall
- 13 enact any law, ordinance, or rule and regulation requiring a transi-
- 14 tion area adjacent to a freshwater wetland; provided however,
- 15 that any such law, ordinance, or rule and regulation adopted prior
- 16 to the enactment of this act shall be valid until the effective date 17 of this act.\*
  - 1 31. Section 5 of P. L. 1977, c. 74 (C. 58:10A-5) is amended to
  - 3 The department is empowered to:
  - 4 a. Exercise general supervision of the administration and
  - 5 enforcement of this act and all rules, regulations and orders
  - 6 promulgated hereunder;

read as follows:

- b. Assess compliance of a discharger with applicable require-
- 8 ments of State and Federal law pertaining to the control of
- 9 pollutant discharges and the protection of the environment and,
- 10 also, to issue certification with respect thereto as required by
- 11 section 401 of the Federal Act;
- 12 c. Assess compliance of a person with applicable requirements
- 13 of State and federal law pertaining to the control of the discharge
- 14 of dredged and fill material into the waters of the State and the
- 15 protection of the environment and, also, to issue, deny, modify,

- 16 suspend, or revoke permits with respect thereto as required by
- 17 section 404 of the "Federal Water Pollution Control Act Amend-
- 18 ments of 1972," as amended by the "Clean Water Act of 1977,"
- 19 (33 U.S. C. § 1344), and implementing regulations;
- 20 [c.] d. Advise, consult, and cooperate with other agencies of the
- 21 State, the federal government, other states and interstate agencies,
- 22 including the State Soil Conservation Committee, and with affected
- 23 groups, political subdivisions and industries in furtherance of the
- 24 purposes of this act;
- 25 [d.] c. Administer State and federal grants to municipalities,
- 26 counties and other political subdivisions, or any recipient approved
- 27 by the commissioner according to terms and conditions approved
- 28 by him in order to meet the goals and objectives of this act.
- 1 32. Section 6 of P. L. 1977, c. 74 (C. 58:10A-6) is amended to
- 2 read as follows:
- 3 6. a. It shall be unlawful for any person to discharge any pollu-
- 4 tant, except in conformity with a valid New Jersey Pollutant
- 5 Discharge Elimination System permit that has been issued by the
- 6 commissioner pursuant to this act or a valid National Pollution
- 7 Discharge Elimination System permit issued by the administrator
- 8 pursuant to the Federal Act, as the case may be.
- 9 b. It shall be unlawful for any person to build, install, modify or
- 10 operate any facility for the collection, treatment or discharge of
- 11 any pollutant, except after approval by the department pursuant
- 12 to regulations adopted by the commissioner.
- 13 c. The commissioner is hereby authorized to grant, deny, modify,
- 14 suspend, revoke, and reissue NJPDES permits in accordance with
- 15 this act, and with regulations to be adopted by him. The com-
- 16 missioner may reissue, with or without modifications, an NJPDES
- 17 permit duly issued by the federal government as the NJPDES
- 18 permit required by this act.
- 19 d. The commissioner may, by regulation, exempt the following
- 20 categories of discharge, in whole or in part, from the requirement of
- 21 obtaining a permit under this act; provided, however, that an
- 22 exemption afforded under this section shall not limit the civil or
- 23 criminal liability of any discharger nor exempt any discharger
- 24 from approval or permit requirements under any other provision
- 25 of law:
- 26 (1) Additions of sewage, industrial wastes or other materials into
- 27 a publicly owned sewage treatment works which is regulated by
- 28 pretreatment standards;
- 29 (2) Discharges of any pollutant from a marine vessel or other

- 30 discharges incidental to the normal operation of marine vessels;
- 31 (3) Discharges from septic tanks, or other individual waste
- 32 disposal systems, sanitary landfills, and other means of land dis-
- 33 posal of wastes;
- 34 (4) [Discharges of dredged or fill materials] Discharges of
- 35 dredged or fill materials into waters for which the State could not
- 36 be authorized to administer the section 404 program under section
- 37 404 (g) of the "Federal Water Pollution Control Act Amend-
- 38 ments of 1972," as amended by the "Clean Water Act of 1977"
- 39 (33 U.S. C. § 1344) and implementing regulations;
- 40 (5) Nonpoint source discharges:
- 41 (6) Uncontrolled nonpoint source discharges composed entirely
- 42 of storm water runoff when these discharges are uncontaminated
- 43 by any industrial or commercial activity unless these particular
- 44 storm water runoff discharges have been identified by the admin-
- 45 istrator or the department as a significant contributor of pollution:
- 46 (7) Discharges conforming to a national contingency plan for
- 47 removal of oil and hazardous substances, published pursuant to
- 48 section 311(c)(2) of the Federal Act.
- 49 e. The commissioner shall not issue any permit for:
- 50 (1) The discharge of any radiological, chemical or biological
- 51 warfare agent or high-level radioactive waste into the waters of
- 52 this State;
- 53 (2) Any discharge which the United States Secretary of the
- 54 Army, acting through the Chief of Engineers, finds would sub-
- 55 stantially impair anchorage or navigation:
- 56 (3) Any discharge to which the administrator has objected in
- 57 writing pursuant to the Federal Act:
- 58 (4) Any discharge which conflicts with an areawide plan adopted
- 59 pursuant to law.
- 60 f. A permit under this act shall require the permittee:
- 61 (1) To achieve effluent limitations based upon guidelines or
- 62 standards established pursuant to the Federal Act or this act,
- 63 together with such further discharge restrictions and safeguards
- 64 against unauthorized discharge as may be necessary to meet water
- 65 quality standards, areawide plans adopted pursuant to law, or
- 66 other legally applicable requirements;
- 67 (2) Where appropriate, to meet schedules for compliance with
- 68 the terms of the permit and interim deadlines for progress or
- 69 reports of progress towards compliance:
- 70 (3) To insure that all discharges are consistent at all times with
- 71 the terms and conditions of the permit and that no pollutant will
- 72 be discharged more frequently than authorized or at a level in
- 73 excess of that which is authorized by the permit;

- (4) To submit application for a new permit in the event of any contemplated facility expansion or process modification that would result in new or increased discharges or, if these would not violate effluent limitations or other restrictions specified in the permit, to notify the commissioner of such new or increased discharges:
- 79 (5) To install, use and maintain such monitoring equipment and 80 methods, to sample in accordance with such methods, to maintain 81 and retain such records of information from monitoring activities, 82 and to submit to the commissioner such reports of monitoring 83 results as he may require;
- 84 (6) At all times, to maintain in good working order and operate 85 as effectively as possible, any facilities or systems of control in-86 stalled to achieve compliance with the terms and conditions of the 87 permit.
- g. The commissioner shall have a right of entry to all premises in which a discharge source is or might be located or in which monitoring equipment or records required by a permit are kept, for purposes of inspection, sampling, copying or photographing.
- 92 h. In addition, any permit issued for a discharge from a munici-93 pal treatment works shall require the permittee:
- 94 (1) To notify the commissioner in advance of the quality and 95 quantity of all new introductions of pollutants into a facility and of 96 any substantial change in the pollutants introduced into a facility 97 by an existing user of the facility, except for such introductions of 98 nonindustrial pollutants as the commissioner may exempt from this 99 notification requirement when ample capacity remains in the 100 facility to accommodate new inflows. Such notifications shall 101 estimate the effects of such changes on the effluents to be discharged 102 into the facility.
- 103 (2) To establish an effective regulatory program, alone or in 104 conjunction with the operators of sewage collection systems, that 105 will assure compliance and monitor progress toward compliance 106 by industrial users of the facilities with user charge and cost 107 recovery requirements of the Federal Act or State law and toxicity 108 standards adopted pursuant to this act and pretreatment standards.
- 109 (3) As actual flows to the facility approach design flow or design 110 loading limits, to submit to the commissioner for his approval, a 111 program which the permittee and the persons responsible for building and maintaining the contributory collection system shall pursue 113 in order to prevent overload of the facilities.
- i. All owners of municipal treatment works are hereby authorized
   to prescribe terms and conditions, consistent with applicable State

- 116 and federal law, upon which pollutants may be introduced into
- 117 such works, and to exercise the same right of entry, inspection,
- 118 sampling and copying with respect to users of such works as are
- 119 vested in the commissioner by this act or by any other provision of
- 120 State law.
- 121 j. In reviewing permits submitted in compliance with this act and
- 122 in determining conditions under which such permits may be
- 123 approved, the commissioner shall encourage the development of
- 124 comprehensive regional sewerage facilities which serve the needs
- 125 of the regional community and which conform to the adopted area-
- 126 wide water qualify management plan for that region.
- 1 33. There is appropriated from the General Fund to the depart-
- 2 ment the sum of \$60,000.00, which shall be used to undertake and
- 3 coordinate all activities required to implement the provisions of
- 4 this act on the effective date of this act.
- 1 34. This act shall take effect one year after enactment, except
- 2 that section 25, section 26, section 27 \*, section 30\* and section 33
- 3 shall take effect immediately, and except that the department shall
- 4 not implement the provisions of sections 16, 17, and 18 until two
- 5 years after enactment. The department shall take any administra-
- 6 tive actions prior to the effective date of this act necessary to im-
- 7 plement the provisions of this act on and after the effective date.

#### NATURAL RESOURCES

The "Freshwater Wetlands Protection Act."

## ASSEMBLY, No. 2342

# STATE OF NEW JERSEY

#### INTRODUCED MARCH 13, 1986

By Assemblywoman OGDEN, Assemblymen BENNETT, SCHUBER, WEIDEL, Assemblywoman RANDALL, Assemblymen FRELING-HUYSEN, KERN, Assemblywoman DONOVAN, Assemblymen GENOVA, PALAIA, ROONEY, Assemblywoman MUHLER, Assemblymen SMITH, FELICE, DARIO, MAZUR, ARANGO, CATRILLO, GARGIULO, FRANKS, Assemblywoman SMITH, Assemblyman BAER and Assemblywoman CRECCO

An Act concerning the regulation of freshwater wetlands, supplementing Title 13 of the Revised Statutes, and making an appropriation.

- 1 BE IT ENACTED by the Senate and General Assembly of the State
- 2 of New Jersey:
- 1. This act shall be known and may be cited as the "Freshwater
- 2 Wetlands Act."
- 1 2. a. The Legislature finds that freshwater wetlands play an
- 2 integral role in maintaining the quality of life through material
- 3 contributions to the water quality and supply of the State, its
- 4 economy, food supply, and fish and wildlife resources by:
- 5 (1) Serving as an integral and invaluable component of the
- 6 surface water systems of the State, which function to support the
- 7 biological viability and natural and finite effluent purification ca-
- 8 pacity of surface and ground waters, to the benefit of the general
- 9 public;
- 10 (2) Providing a natural means of flood and storm damage pro-
- 11 tection through the absorption and storage of water during high
- 12 runoff periods and through the reduction of flood crests, thereby
- 13 protecting against the loss of life and property;

- 14 (3) Serving as a buffer zone between dry land and water courses,
- 15 thereby retarding soil erosion;
- 16 (4) Providing essential breeding, spawning, nesting and winter-
- 17 ing habitats for a major portion of the State's fish and wildlife,
- 18 including migrating birds, endangered species, and commercially
- 19 and recreationally important wildlife; and
- 20 (5) Maintaining critical base flow to surface waters through the
- 21 gradual release of stored flood waters and ground water, particu-
- 22 larly during drought periods.
- b. The Legislature further finds that:
- 24 (1) While the State has acted for the public benefit to protect
- 25 coastal wetland areas, it has not, except indirectly, taken concom-
- 26 itant action to protect the State's inland waterways and wetlands;
- 27 that in this the most densely populated State, located in the North-
- 28 east corridor where pressures for commercial and residential
- 29 development define the pace and pattern of land use, and while
- 30 wetland conservation is a matter of State concern because a wet-
- land in one jurisdiction may be affected by acts on a river, lake,
- 32 stream or wetland of another jurisdiction, it is consistent with the
- 33 public interests to establish a program for the systematic review
- 34 of activities in and around freshwater wetlands areas to provide
- 35 predictability in the protection of the finite and valuable resource.
- 36 (2) The public benefits arising from the natural functions of
- 37 wetlands, and the public harm from wetland losses, are distinct
- 38 from and often exceed the private value of wetland areas.
- 39 (3) It shall be the policy of the State to preserve the purity 40 and integrity of freshwater wetlands from random, unnecessary
- 41 or undesirable alteration or disturbance.
- 42 (4) In an effort to preserve and protect freshwater wetlands
- 43 areas it is important that the State secures, as expeditiously as
- 44 possible, the assumption of the permit jurisdiction exercised by
- 45 the United States Army Corps of Engineers pursuant to the "Fed-
- 46 eral Water Pollution Control Act," (33 U. S. C. s. 1344).
- 1 3. As used in this act:
- 2 a. "Buffer" or "buffer zone" means an area of land adjacent to a
- 3 freshwater wetland which serves to protect the wetland from ad-
- 4 verse impacts or serves as an integral component of the wetlands
- 5 ecosystem;
- 6 b. "Commissioner" means the Commissioner of the Department
- 7 of Environmental Protection:
- 8 e. "Department" means the Department of Environmental Pro-
- 9 tection;

- 10 d. "Environmental commission" means a municipal advisory
- 11 body created pursuant to P. L. 1968, c. 245 (C. 40:56A-1 et seq.);
- 12 e. "Freshwater wetland" means an area that is inundated or
- 13 saturated by surface water or ground water at a frequency and
- 14 duration sufficient to support, and that under normal circumstances
- 15 does support aquatic life or a prevalence of vegetation typically
- 16 adapted for life in saturated soil conditions, commonly known as
- 17 hydrophytic vegetation;
- 18 f. "Freshwater wetlands permit" means a permit to engage in
- 19 a regulated activity issued pursuant to the provisions of this act:
- 20 g. "Hazardous substances" means those substances enumerated
- 21 in section 3 of P. L. 1976, c. 141 (C. 58:10-23.1b);
- 22 h. "Hydrophyte" means plant life adapted to growth and repro-
- 23 duction under periodically saturated root zone conditions during
- 24 a significant portion of the growing season;
- 25 i. "Linear development" means land uses such as roads, sewerage
- 26 and stormwater management pipes, gas and water pipelines, elec-
- 27 tric, telephone and other transmission lines, and the rights- of-
- 28 ways therefor whose basic function is to connect two points to
- 29 serve a public purpose. Linear development shall not be construed
- 30 to mean residential, commercial, office or industrial buildings and
- 31 associated roadways or utilities;
- 32 j. "Person" includes corporations, companies, associations, so-
- 33 cieties, firms, partnerships and joint stock companies as well as
- 34 individuals, unless restricted by the context to an individual as
- 35 distinguished from a corporate entity or specifically restricted
- 36 to one or some of the above enumerated synonyms and includes
- 37 agencies of this State, the United States, any other state of the
- 38 United States, and any foreign country or government lawfully
- 39 owning or possessing property within this State;
- 40 k. "Regulated activity" means an activity which would alter a
- 41 freshwater wetland in any of the following ways:
- 42 (1) The removal, excavation, disturbance or dredging of soil,
- 43 sand, gravel, or aggregate material of any kind:
- 44 (2) The drainage or disturbance of the water level or water
- 45 table;
- 46 (3) The dumping, discharging or filling with any materials:
- 47 (4) The driving of pilings, or the erection of buildings or struc-
- 48 tures of any kind;
- 49 (5) The placing of obstructions whether or not they interfere
- 50 with the flow of water:
- 51 (6) The destruction of plant life including the cutting of trees.

- 52 except when performed to the minimum extent feasible in connec-
- 53 tion with survey soil borings for environmental investigations.
  - 4. a. A person proposing to engage in a regulated activity may,
  - 2 prior to applying for a freshwater wetlands permit, request from
  - 3 the department a letter of interpretation to establish that the site
  - 4 of the regulated activity is in fact located in a freshwater wetland.
  - 5 b. A person proposing to engage in a land use within a buffer
  - 6 zone may, prior to applying for a buffer zone waiver pursuant to
  - 7 section 6 of this act, request from the department a letter of inter-
  - 8 pretation to establish that the site of the land use is in fact located
  - 9 in the buffer zone.
- 10 c. Within 20 days after receipt of a request for a letter of in-
- 11 terpretation, the department may require the submission of any
- 12 additional information necessary to issue the letter of interpre-
- 13 tation.
- 14 d. If no additional information is required, the department shall
- 15 issue a letter of interpretation within 30 days of receiving the re-
- 16 quest.
- 17 e. If additional information is required the department shall
- 18 issue a letter of interpretation within 45 days of receipt of the
- 19 information.
- 20 f. If a person requesting the letter has not made a reasonable
- 21 good faith effort to provide the department with information suf-
- 22 ficient to make a determination, the department shall issue a letter-
- 23 of interpretation requiring the application for a freshwater wet-
- 24 lands permit.
- 25 g. The department may charge a fee for reviewing the informa-
- 26 tion submitted and for issuing a letter of interpretation.
- 5. a. A person proposing to engage in a regulated activity shall
- 2 apply to the department for a freshwater wetlands permit, for a
- 3 fee not to exceed the cost of reviewing and processing the appli-
- 4 cation, on forms and in the manner prescribed by the commissioner
- 5 pursuant to the "Administrative Procedure Act," P. L. 1968, c. 410
- 6 (C. 52:14B-1 et seq.). An agency of the State proposing to engage
- 7 in a regulated activity also shall apply to the department for a
- 8 freshwater wetlands permit on forms and in a manner prescribed
- 9 by the commissioner, but shall not be required to pay a fee there-
- 10 for. The application shall include at least the following:
- 11 (1) A plan of the site containing all proposed development
- 12 activities and a written description of the proposed regulated
- 13 activity, the total area to be modified, and the total area of the
- 14 freshwater wetlands to be affected.

- 15 (2) Verification that a notice has been forwarded to the clerk,
- 16 environmental commission and planning board of the municipality,
- 17 and the planning board of the county, and landowners within 200
- 18 feet of the site of the proposed regulated activity which notice may
- 19 be filed concurrently with notices required pursuant to P. L. 1975,
- 20 c. 291 (C. 40:55D-1 et seq.) wherein the regulated activity is to
- 21 occur, which notice shall describe the activity and advise these
- 22 instrumentalities of local government of their opportunity to sub-
- 23 mit comments to the department;
- 24 (3) Verification that notice has been published in a newspaper
- 25 of local circulation.
- 26 (4) A statement detailing any potential adverse environmental
- 27 effects of the regulated activity and what measures may be neces-
- 28 sary to mitigate those effects.
- 29 b. The department shall, after according consideration to the
- 30 comments of the environmental commission and planning board of
- 31 the county wherein the regulated activity is to take place, federal
- 32 and State agencies of competent jurisdiction, other affected munici-
- 33 palities and counties, and the general public, issue a freshwater
- 34 wetlands permit only if it finds that the regulated activity does
- 35 not constitute linear development and the activity meets all of the
- 36 following:
- 37 (1) Requires access to water or freshwater wetlands or is water
- 38 dependent as a central element of its basic function;
- 39 (2) Has no prudent and feasible alternative site which does not
- 40 involve freshwater wetlands or a significantly reduced area of
- 41 freshwater wetlands;
- 42 (3) Does not result in an unacceptable disruption to wetland
- 43 resources. In determining whether a disruption to the wetland
- 44 resources is unacceptable, the findings set forth in section 2 of
- 45 this act shall be considered:
- 46 (4) Is in the public interest, is necessary to realize the benefits
- 47 derived from the activity, and is otherwise lawful.
- 48 c. To assist in determining whether the activity is in the public
- 49 interest, the applicant shall provide information comparing the
- 50 benefits which may reasonably be expected to accrue from the
- 51 proposal and the reasonably forseeable adverse effects of the
- activity. The decision by the department shall reflect the national and State concern for the protection of natural resources from
- 54 pollution, impairment and destruction. The following criteria shall
- 55 be considered:
- 56 (1) The relative extent of the public and private need for the
- 57 proposed activity;

- 58 (2) The availability of feasible and prudent alternative loca-59 tions and methods to accomplish the expected benefits from the 60 activity;
- 61 (3) The extent and permanence of the beneficial or detrimental 62 effects which the proposed activity may have on the public and 63 private uses to which the area is suited, including the benefits the 64 wetland provides;
- 65 (4) The probable impact of each proposal in relation to the cumulative effect created by other existing and anticipated activities in the watershed;
- 68 (5) The probable impact on recognized historic, cultural, scenic, 69 ecological, or recreational values and on the public health or fish 70 and wildlife;
- 71 (6) The size of the wetland which may be affected;
- 72 (7) The amount of the remaining wetland in the general area;
- 73 (8) Proximity to any waterway; and,
- 74 (9) The economic value, both public and private, of the proposed 75 land change to the general area.
- d. If the regulated activity constitutes linear development the department shall issue a freshwater wetlands permit only if:
- 78 (1) The existing hydrologic function of the wetland will be 79 maintained to the maximum amount feasible;
- 80 (2) There is no prudent and feasible alternative site for the 81 activity that is not a freshwater wetland or which affects a signifi-82 cantly reduced area of freshwater wetlands:
- 83 (3) The alignment of the proposed activity is located in existing 84 transportation rights-of-way to the maximum extent practicable; 85 and
- 86 (4) The proposed activity will not facilitate additional develop-87 ment in freshwater wetlands or promote degradation of freshwater 88 wetlands.
- e. The department may use the National Wetland Inventory maps prepared by the United States Fish and Wildlife Service for the State, and the county soil surveys prepared by the Soil Conservation Service of the United States Department of Agriculture, or any other maps or information which will aid the department.
- 93 or any other maps or information which will aid the department 94 in its review.
- 95 f. If a freshwater wetlands permit is approved and issued pur-96 suant to the provisions of this act the department may reduce or 97 eliminate the buffer zone as required to accommodate the approved 98 use.
- 99 g. Under all circumstances the department shall require that,

100 as a condition of the freshwater wetlands permit, all appropriate 101 measures have been carried out to mitigate adverse environmental 102 impacts, restore vegetation, habitats, and land and water features, 103 prevent sedimentation and erosion and minimize the area of fresh-104 water wetlands disturbance. The department may require the 105 creation or restoration of an area of freshwater wetlands for 106 regulated activities or any other special conditions the department 107 deems necessary.

- 108 h. The department shall require a person applying for a permit 109 or in receipt of a permit to provide any information the department 110 reasonably requires to assure compliance with the provisions of 111 this act. Upon reasonable cause or obtaining a search warrant, 112 the department may enter the premises wherein a regulated activity 113 ity is located or where the information required under this sub-114 section is located.
  - 6. a. There shall be a buffer zone adjacent to freshwater wetlands which shall have the following purposes:
  - 3 (1) Ecological transition zone from uplands to wetlands which 4 is an integral portion of the wetlands ecosystem, providing tem-
  - 5 porary refuge for wetlands fauna during highwater episodes,
- 6 critical habitat for animals dependent upon but not resident in
- 7 wetlands, and slight variations of wetland boundaries over time 8 due to hydrologic or climatologic effects;
- 9 (2) Sediment and storm water control zone to reduce the im-
- pacts of development upon wetlands and wetlands species;
  b. The following average buffer zone distances shall be applied
- by the department in considering applications for buffer zone waivers under subsection d. of this section:
- 14 (1) 300 feet for hazardous and solid waste facilities, industrial
- 15 facilities as regulated under the "Environmental Cleanup Respon-
- 16 sibility Act," P. L. 1983, c. 330 (C. 13:1K-6 et al.), office or com-
- 17 mercial developments greater than 100,000 square feet in floor
- 18 space, and residential subdivisions or developments greater than
- 19 100 units;
- 20 (2). 200 feet for office or commercial developments greater than
- 21 50,000 square feet in floor space, residential subdivisions or de-
- 22 velopments of greater than 50 units, and linear development:
- 23 (3) 100 feet for commercial or office developments of 50,000
- 24 square feet of floor space or less, and residential subdivisions or
- 25 developments of less than 51 but more than one unit. The actual
- 26 buffer zone distance shall be delineated in such a way as to maxi-
- 27 mize the protection of freshwater wetlands, with an average buffer

28 zone meeting the criteria established in paragraphs (1) through

29 (3) of this subsection, so that the wetlands protection provided by

30 the buffer zone will be essentially consistent throughout the zone.

31 with a minimum distance of 20 feet in any section of the buffer zone.

32 c. A person proposing to engage in a land use described in sub-

33 section b. of this section within 300 feet of a freshwater wetland 34 shall apply to the department for a determination as to the ap-

34 shall apply to the department for a determination as to the ap-35 plicable presumed buffer zone for the proposed use, for a fee of

\$25.00 per application. The application shall describe the proposed

37 land use with respect to the criteria in subsection b. of this section

38 and include a map showing the freshwater wetland boundary, the

39 proposed land use and the proposed freshwater wetland buffer.

40 The department shall notify the applicant of the applicable buffer

41 zone for the proposed land use, within 30 days of the receipt of

42 the application.

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43 d. A person proposing to engage in a land use described in sub-

44 section b. of this section within a buffer zone shall apply to the

department for a buffer zone waiver, for a fee not to exceed the

46 cost of reviewing and processing the waiver application, on forms

47 and in the manner prescribed by the commissioner pursuant to the

48 "Administrative Procedure Act," P. L. 1968, c. 410 (C. 52:14B-1

49 et seq.). An agency of the State proposing to engage in such a

50 land use in a buffer zone shall also apply to the department for a

51 buffer zone waiver on forms and in a manner prescribed by the

52 commissioner but shall not be required to pay a fee therefor. The

53 waiver application shall include at least the following:

54 (1) A plan of the site containing all proposed development

55 activities and a written description of the proposed land use, the

total areas to be modified, and the total area of the buffer zone to

57 be affected:

58 (2) Verification that a notice has been forwarded to the clerk,

59 environmental commission, and planning board of the municipality,

60 and the planning board of the county wherein the land use is to

occur, which notice shall describe the land use and advise these

62 instrumentalities of local government of their opportunity to sub-

63 mit comments to the department:

64 (3) A statement detailing any potential adverse environmental

65 effects of the land use on the freshwater wetlands and what mea-

66 sures may be necessary to mitigate those effects.

67 e. The department shall, after according consideration to the

68 comments of the environmental commission and planning board of

the municipality and the planning board of the county wherein the

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70 land use is to take place, and the general public, issue a buffer zone waiver only if it finds that the land use:

72 (1) Will have no adverse impacts on the freshwater wetlands, 73 and maintains the purposes set forth in subsection a. of this sec-74 tion as well as the protection of endangered and threatened species 75 as listed by the department; or

76 (2) Is necessary to avoid an extraordinary hardship on the 77 applicant brought about by circumstances peculiar to the subject 78 property, or to meet a compelling need of such importance to the 79 public as to override the public intent in protecting freshwater 80 wetlands as established by this act, provided that the impact on 81 freshwater wetlands is minimized.

82 f. This waiver shall permit a reduction of the average buffer zone distance by no more than 80% or to a minimum of 20 feet, 83 whichever is larger, except where the land use is a State, county or 84 85 local roadway, or a stormwater management facility, in which case the waiver may permit further reduction of average buffer zone 86 .87 distances if there is no prudent and feasible alternative location 88 and the roadway or stormwater management facility will result 89 in minimum feasible adverse impacts on the freshwater wetlands.

g. If the department determines and sustains proof that the buffer zone distance as provided in subsection b. of this section is insufficient to protect habitat critical to endangered or threatened species as listed by the department or a major concentration of wildlife or to sufficiently attenuate sedimentation and stormwater impacts upon the wetlands, the department may require additional average buffer zone distances up to 100 feet.

7. a. The department shall consolidate wetlands related aspects 1 of other regulatory programs which affect activities in freshwater  $^{2}$ wetlands including, but not limited to, sewer extension approvals 3 required pursuant to P. L. 1977, c. 74 (C. 58:10A-1 et seq.), per-4 mits required pursuant to P. L. 1973, c. 185 (C. 13:19-1 et seq.), and any permits and approvals required pursuant to P. L. 1977, c. 75 (C. 58:11A-1 et seq.) and P. L. 1962, c. 19 (C. 58:16A-50 et 7 seq.), with the freshwater wetlands permit process established herein so as to provide a timely, consistent and coordinated permit 9 10 process.

b. Within 60 days after receipt of the completed application and fee, the department may hold a hearing. If a hearing is held, it shall be held in the county wherein the wetland is located, whenever practicable. The department may approve or disapprove a permit application without a public hearing unless a person requests

16 a hearing, in writing, within 20 days after the publication of notice

17 of the permit application in the bulletin of the department.

18 c. If a hearing is not held, the department shall approve or

19 disapprove a permit application within 90 days following the date

20 that the application is deemed complete, or within 180 days of

21 submittal, whichever is sooner. If a hearing is held, the depart-

22 ment shall approve or disapprove the permit application, request

23 modification in the application, or deny the permit within 90 days

24 of the hearing. If the department approves the permit, the de-

25 partment shall send notice thereof to the applicant. If the depart-

26 ment denies, or requests a modification of, the permit application,

27 the department shall send notice thereof to the applicant. The

28 department may approve a permit imposing conditions necessary

29 for compliance with this act. If the department does not approve

30 or disapprove the permit within the time provided by this subsec-

31 tion, the permit shall be considered approved and the department

32 shall be considered to have made the determinations required under

33 subsection b. of section 5 of this act. The action taken by the de-

basicotton or or bedien o or mine with and desired which by bill de

34 partment under this section may be appealed in accordance with

35 the "Administrative Procedure Act."

36 d. Fees for the freshwater wetlands permit and buffer zone

37 waiver shall be those established in sections 5 and 6 of this act,

38 plus the fees charged for those permits, as required, enumerated

39 in subsection a. of this section.

8. a. If a freshwater wetlands permit is denied, the owner of

2 record of the property affected may request, and the local tax

3 assessor shall provide that, this fact be taken into account when

the property is valued, assessed and taxed for property tax pur-

5 poses.

1 9. a. Any person may obtain review of a decision made pursuant

to sections 4, 5, 6, or 7 of this act by the Office of Administrative

3 Law by filing a petition with the Office in accordance with the

4 "Administrative Procedure Act," P. L. 1968, c. 410 (C. 52:14B-1

5 et seq.).

6 b. Any person may obtain judicial review of a decision made

pursuant to sections 4, 5, 6 or 7 of this act by filing a petition in

8 the Appellate Division of the Superior Court of New Jersey within

9 30 days after the approval or rejection. The court shall have the

10 power to make and enter an order enforcing, modifying, and en-

11 forcing as so modified, remanding for further specific evidence

12 or findings, or setting aside, in whole or in part, an action of the

3 department. The findings of fact on which the decision is based

- 14 shall be conclusive if supported by substantial evidence on the
- 15 record considered as a whole.
- 1 10. a. Whenever, on the basis of any information available to
- 2 him, the commissioner finds that any person is in violation of any
- 3 provision of this act, or any rule, regulation or permit issued
- 4 pursuant to this act he shall:
- 5 (1) Issue an order requiring any such person to comply in ac-
- 6 cordance with subsection b. of this section; or
- 7 (2) Bring a civil action in accordance with subsection c. of this
- 8 section; or
- 9 (3) Levy a civil administrative penalty in accordance with sub-
- 10 section d. of this section; or
- 11 (4) Bring an action for a civil penalty in accordance with sub-
- 12 section e. of this section; or
- 13 (5) Petition the Attorney General to bring a criminal action in
- 14 accordance with subsection f. of this section.
- 15 Use of any of the remedies specified under this section shall not
- 16 preclude use of any other remedy specified.
- b. Whenever, on the basis of any information available to him,
- 18 the commissioner finds that any person is in violation of any pro-
- 19 vision of this act, or of any rule, regulation or permit issued pur-
- 20 suant to this act, he may issue an order: (1) specifying the pro-
- 21 vision or provisions of this act, or the rule, regulation or permit
- 22 of which he is in violation; (2) citing the action which caused such
- 23 violation; (3) requiring compliance with such provision or pro-
- 24 visions; and (4) giving notice to the person of his right to a hear-
- 25 ing on the matters contained in the order.
- 26 c. The commissioner is authorized to commence in a civil action
- 27 in Superior Court for appropriate relief from any violation of
- 28 this act or of a permit issued hereunder. Such relief may include,
- 29 singly or in combination:
- 30 (1) A temporary or permanent injunction:
- 31 (2) Assessment of the violator for the costs of any investigation,
- 32 inspection, or monitoring survey which led to the establishment
- 33 of the violation, and for the reasonable costs of preparing and
- 34 litigating the case under this subsection;
- 35 (3) Assessment of the violator for any cost incurred by the
- 36 State in removing, correcting or terminating the adverse effects
- 37 upon the wetland resulting from any unauthorized activity for
- 38 which the action under this subsection may have been brought;
- 39 (4) Assessment against the violator of compensatory damages for
- 40 any loss or destruction of wildlife, fish or aquatic life, and for any

41 other actual damages caused by an unauthorized activity. Assess-

ments under this subsection shall be paid to the State Treasurer.

43 except that compensatory damages shall be paid by specific order.

44 of the court to any persons who have been aggrieved by the un-

45 authorized discharge;

46 d. The commissioner is authorized to assess a civil penalty of not more than \$10,000.00 for each violation and each day during 47 which such violation continues shall constitute an additional, sep-48 **4**9 arate and distinct offense. Any amount assessed under this subsection shall fall within a range established by regulation by the commissioner for violations of similar type, seriousness and dura-51 tion. No assessment shall be levied pursuant to this section until 52after the discharger has been notified by certified mail or personal 53 service. The notice shall include a reference to the section of the 54 55 statute, regulation, order or permit condition violated; a concise statement of the facts alleged to constitute a violation; a statement 56 57 of the amount of the civil penalties to be imposed; and a statement of the party's right to a hearing. The ordered party shall have 20 58 days from receipt of the notice within which to deliver to the 59 commissioner a written request for a hearing. After the hearing 60 61 and upon finding that a violation has occurred, the commissioner may issue a final order after assessing the amount of the fine 62 specified in the notice. If no hearing is requested, then the notice 63 shall become a final order after the expiration of the 20-day period. 65Payment of the assessment is due when a final order is issued or the notice becomes a final order. The authority to levy an admin-66 istrative order is in addition to all other enforcement provisions 68 in this act, and the payment of any assessment shall not be deemed to affect the availability of any other enforcement provisions in **6**9 70 connection with the violation for which the assessment is levied. Any civil penalty assessed under this section may be compromised 71 by the commissioner upon the posting of a performance bond by 72 the violator, or upon such terms and conditions as the commissioner may establish by regulation. 74

e. Any person who violates this act or an administrative order issued pursuant to subsection b. or a court order issued pursuant to subsection c., or who fails to pay an administrative assessment in full pursuant to subsection d. shall be subject upon order of a court to a civil penalty not to exceed \$10,000.00 per day of such violation, and each day during which the violation continues shall constitute a separate violation. Any penalty incurred under this subsection may be recovered with costs in a summary proceeding

- 83 pursuant to "the penalty enforcement law" (N. J. S. 2A:58-1
- 84 et seq.). The Superior Court shall have jurisdiction to enforce
- 85 "the penalty enforcement law" in conjunction with this act.
- 86 f. Any person who willfully or negligently violates this act shall,
- 87 upon conviction, be guilty of a crime of the fourth degree and shall
- 88 be punished by a fine of not less than \$2,500.00 nor more than
- 89 \$25,000.00 per day of violation, or by imprisonment for not more
- 90 than one year or by both. Punishment for a second offense
- 91 under this subsection shall be a fine of not less than \$5,000.00 nor
- 92 more than \$50,000.00 per day of violation, or by imprisonment for
- 93 not more than two years, or both. Any person who knowingly
- 94 makes a false statement, representation, or certification in any
- 95 application, record, or other document filed or required to be main-
- 96 tained under this act shall, upon conviction, be subject to a fine
- 97 of not more than \$10,000.00 or by imprisonment for not more
- 98 than six months, or both.
- 99 g. In addition to the penalties prescribed in this section, a notice
- 100 of violation of this act shall be recorded on the deed of the property
- 101 wherein the violation occurred, on order of the commissioner, by
- 102 the clerk or register of deeds and mortgages of the county wherein
- 103 the affected property is located and with the clerk of the Superior
- 104 Court and shall remain atached thereto until such time as the vio-
- 105 lation has been remedied and the commissioner so orders.
- 1 11. The following activities are exempt from the provisions of
- 2 this act:
- 3 a. Agriculture management practices recommended pursuant to
- 4 P. L. 1983, c. 31 (C. 4:1C-1 et al.) on lands valued, assessed and
- 5 taxed pursuant to P. L. 1964, c. 48 (C. 54:4-23.1 et seq.) and actively
- 6 cultivated or used for production agriculture:
- 7 b. Regulated activities which have received individual permit
- 8 approval or a finding of no jurisdiction by the United States Army
- 9 Corps of Engineers pursuant to section 404 of the "Federal Water
- 10 Pollution Control Act" (33 U. S. C. § 1344), and which have re-
- 11 ceived a grant waiver pursuant to the "National Environmental
- 12 Policy Act of 1969," (42 U. S. C. ss. 4321 et seq.) and which have
- 13 received all freshwater wetlands related permits from or ap-
- 14 provals by, the department, prior to the effective date of this act.
- 15 c. Areas regulated as a coastal wetland pursuant to P. L. 1970.
- 16 c. 272 (C. 13:9A-1 et seq.).
- d. State or federally funded roads which are planned and de-
- 18 veloped in accordance with the "National Environmental Policy
- 19 Act of 1969," (42 U.S. C. ss. 4321 et seq.), section 404 of the

- 20 "Federal Water Pollution Control Act." (33 U. S. C. s. 1344) and
- 21 with Executive Order Number 53, approved October 5, 1973.
- 22 e. Regulated activities on land under the jurisdiction of the
- 23 Pinelands Commission pursuant to P. L. 1979, c. 111 (C. 13:18A-1
- 24 et seq.) provided the Pinelands Commission shall adopt regula-
- 25 tions to regulate activities in freshwater wetlands within its juris-
- 26 diction in a manner consistent with the purposes of this act.
- 27 f. Regulated activities on land under the jurisdiction of the
- 28 Hackensack Meadowlands Development Commission pursuant to
- 29 P. L. 1968, c. 404 (C. 13:17-1 et seq.).
- 30 g. The harvesting of peat for the commercial production of
- 31 peat moss.
- 1 12. a. The department may, after notice and opportunity for
- 2 a hearing, issue general permits on a Statewide or county basis
- 3 for the following categories of activities if the department deter-
- 4 mines that the activities will cause only minimal adverse environ-
- 5 mental impacts when performed separately, and will have only
- 6 minimal cumulative adverse impacts on the environment:
- 7 (1) Emergency activities carried out to protect the public health
- 8 and safety;
- 9 (2) Maintenance, reconstruction, or repair of roads or public
- 10 utilities lawfully existing prior to the effective date of this act or
- 11 permitted under this act;
- 12 (3) Maintenance or repair of active irrigation or drainage
- 13 ditches lawfully existing prior to the effective date of this act or
- 14 permitted under this act;
- 15 (4) Maintenance and repair of storm water management facili-
- 16 ties lawfully constructed prior to the effective date of this act or
- 17 permitted under this act;
- 18 (5) Maintenance, reconstruction or repair of buildings or struc-
- 19 tures lawfully existing prior to the effective date of this act or
- 20 permitted under this act;
- 21 (6) Appurtenant improvements or additions to residential dwell-
- 22 ings lawfully existing prior to the effective date of this act, pro-
- 23 vided that the improvements or additions require less than a cumu-
- 24 lative surface area of 750 square feet of fill and shall not result
- 25 in new alterations to the freshwater wetlands outside of the fill
- 26 area;
- 27 (7) An activity which would ordinarily be regulated under the
- 28 provisions of this act but which is proposed for a freshwater wet-
- 29 land less than three acres in size and not contiguous to a surface
- 30 water tributary;

- 31 (8) Water supply facilities planned, designed, acquired and con-
- 32 structed in a manner consistent with the New Jersey Statewide
- 33 Water Supply Plan.
- 1 13. a. The department shall, pursuant to the provisions of the
- 2 "Administrative Procedure Act," adopt rules and regulations to
- 3 carry out the provisions of this act.
- 4 b. The department shall, within one year of the effective date
- 5 of this act, adopt as a regulation a list of vegetative species which
- 6 are classified as hydrophytes, as defined in section 3 of this act,
- 7 which are indicative of freshwater wetlands and consistent with
- 8 the geographical regions of the State.
- 9 c. The department shall within 180 days of enactment of this
- 10 act, forward to the clerk of each municipality copies of the appro-
- 11 priate National Wetlands Inventory maps prepared by the United
- 12 States Fish and Wildlife Service for the State and direct the clerk
- 13 to notify the residents of the municipality of the availability for
- 14 inspection of these maps, by publication in a newspaper of general
- 15 circulation.
- 16 d. The department shall take appropriate action as necessary
- 17 to secure the assumption of the permit jurisdiction exercised by
- 18 the United States Army Corps of Engineers pursuant to the
- 19 "Federal Water Pollution Control Act," (33 U. S. C. s. 1344).
- 20 e. The department shall, within one year of the effective date
- 21 of this act, conduct a public education program on the provisions
- 22 of this act and its accompaying rules and regulations.
- 1 14. Counties, municipalities or any political subdivision thereof
- 2 shall not regulate activities in freshwater wetlands in a manner
- 3 inconsistent with the provisions of this act, but are encouraged
- 4 to control land uses in a manner that protects the long term via-
- 5 bility and public values of land regulated under this act.
- 1 15. a. The department shall, within two years of enactment of
- 2 this act, prepare and submit a report to the Governor, to the Presi-
- 3 dent of the Senate and the Speaker of the General Assembly, and
- 4 to the Senate Energy and Environment Committee and the Assem-
- 5 bly Environmental Quality Committee, or their designated suc-
- 6 cessors. The report shall describe:
- 7 (1) The success or failure of mitigation measures performed in
- 8 actual development situations, both within the State and in other
- 9 states, and the nature thereof, as well as the current state of the
- 10 art techniques used for mitigation;
- 11 (2) Recommendations for legislative or administrative actions
- 12 necessary to ensure the long term preservation of freshwater wet-

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- 13 lands from damage and degradation resulting from land use activi-
- 14 ties, pollution, and hydrologic changes which occur in upstream
- 15 regions of the same watersheds of particular freshwater wetlands.
- 16 b. The department shall submit, within 18 months of the enact-
- 17 ment of this act and after public hearing, a draft report containing
- 18 the findings and recommendations required in subsection a. of this
- 19 section. The information obtained at the public hearing shall be
- 20 considered in the final report.
- 1 16. The object, design, and purpose of this act being the pro-
- 2 tection of the freshwater wetlands resources of the State, this act
- 3 shall be liberally construed.
- 1 17. There is appropriated from the General Fund to the depart-
- 2 ment the sum of \$500,000.00.
- 1 18. This act shall take effect on the 180th day after enactment
- 2 except section 17 which shall take effect immediately. The depart-
- 3 ment shall take all appropriate actions necessary prior to the
- 4 effective date to implement the provisions of this act on the effec-
- 5 tive date.

#### STATEMENT

This bill provides for the systematic review of development activities in and around freshwater wetlands to better protect the citizens of the State from chemical contamination of water supplies, flood and storm damage, and depletion of natural resources which serve both recreation and commercial purposes. The bill requires that a proposal to dredge, fill, develop, or in any other way alter freshwater wetlands be accompanied by an application to the Department of Environmental Protection for a freshwater wetlands permit to engage in the activity.

The bill utilizes technical terms generally consistent with federal and State law and provides a procedure for identifying freshwater wetlands, describes the conditions under which certain activities may take place, and exempts those activities which will not harm the resource.

To prevent duplicative procedures with respect to freshwater wetlands already regulated, the bill exempts lands located in the pinelands areas as defined in section 10 of the "Pinelands Protection Act," P. L. 1979, c. 111 (C. 13:18A-11), those lands under the jurisdiction of the Hackensack Meadowlands Development Commission pursuant to P. L. 1968, c. 404 (C. 13:17-1 et seq.), and those areas regulated as coastal wetlands pursuant to P. L. 1970,

o. 272 (C. 13:9A-1 et seq.) from the requirements of the bill.

The bill specifically provides that a freshwater wetlands permit may be issued if the activity:

- (1) Requires access to water or freshwater wetlands or is water dependent as a central element of the basic function of the activity;
- (2) Has no prudent or feasible alternative site which does not involve freshwater wetlands;
- (3) Does not result in unacceptable disruption to wetland resources, and
- (4) Is in the public interest, is necessary to realize the benefits derived from the activity and is otherwise lawful.

The bill also provides for the regulation of the buffer area immediately adjacent to the wetlands.

Certain administrative and procedural provisions have been included to provide for regulatory efficiency and predictability. For instance a letter of interpretation as to whether the site of a proposed activity is in fact a freshwater wetland has been provided so as to clarify situations wherein freshwater wetland permits may or may not be required. Specific time limits have been established for the issuance for these letters of interpretation. Included in the provisions of the bill is a specific direction to the department to consolidate other related permits and approvals required by State law, with the freshwater wetlands permits process, and to take appropriate action to secure the delegation of the permit jurisdiction of the United States Army Corps of Engineers under the "Federal Water Pollution Control Act." This program is commonly referred to as the "404" program and provides limited regulation of wetland areas. Finally, the bill provides that the department must approve, conditionally approve or deny a permit application within 90 days of the submission of a complete application or within 180 days of the original submission of the application, whichever is sooner.

The bill appropriates \$500,000.00 to the Department of Environmental Protection.

The bill would take effect 180 days after enactment to provide the department with time to develop and adopt regulations to implement its provisions.

#### NATURAL RESOURCES

Provides for the systematic review of development activities in and around freshwater wetlands.

### ASSEMBLY, No. 2499

## STATE OF NEW JERSEY

#### INTRODUCED MAY 8, 1986

By Assemblymen PENN, KAVANAUGH, Rocco, Foy, Haytaian, Moran, Singer, Rafferty, Assemblywoman Smith, Assemblymen Schuber, Hendrickson, Arango, Muziani, Miller, Dario, Assemblywoman Cooper, Assemblymen Brown, Kelly, Loveys, Zangari, Azzolina, Paterniti, Doyle, Deverin, Naples, Otlowski, Pelly, Assemblywoman Crecco, Assemblymen DiGaetano, Shusted, Kline, Assemblywoman Kalik, Assemblymen Riley, Felice, Assemblywoman Donovan, Assemblymen, Gargiulo, Marsella, Gorman, Bryant, Hudak, Doria, Karcher, Schwartz, Zecker, Palaia, Assemblywoman Randall, Assemblymen Colburn, Shinn, Thompson and Charles

An Act concerning the regulation of freshwater wetlands and enacting Chapter 9B of Title 13 of the Revised Statutes.

- 1 Be it enacted by the Senate and General Assembly of the State
- 2 of New Jersey:
- 1 1. This act shall be known and may be cited as the "Freshwater
- 2 Wetlands Preservation Act."
- 1 2. a. The Legislature finds that large contiguous freshwater wet-
- 2 lands play an integral role in maintaining the quality of life through
- 3 material contributions to the water quality of the State, its econ-
- 4 omy, food supply, and fish and wildlife resources by:
- 5 (1) Protecting subsurface and potable drinking water sup-6 plies by serving to purify surface water and groundwater 7 resources;
- 8 (2) Providing a natural means of flood and storm damage 9 protection through the absorption and storage of water dur-10 ing high runoff periods and through the reduction of flood 11 crests, thereby protecting against the loss of life and property;

- 12 (3) Serving as a buffer zone between dry land and water 13 courses, thereby retarding soil erosion; and
  - (4) Providing essential breeding, spawning, nesting, and wintering habitats for a major portion of the State's fish and wildlife, including migrating birds, endangered species, and commercially and recreationally important wildlife.

#### b. The Legislature further finds that:

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- (1) While the State has acted for the public benefit to protect coastal wetland areas, it has not, except indirectly, taken concomitant action to protect the State's inland waterways and wetlands; that in this the most densely populated State, located in the Northeast corridor where pressures for commercial and residential development define the pace and pattern of land use, it is consistent with the public interests to establish a program for the systematic review of activities in freshwater wetlands areas to provide predictability in the protection of the finite and valuable resource.
- (2) In order to advance the public interest in a just manner the rights of persons who own or possess real property affected by this act must be fairly recognized and balanced with public environmental interests.
- (3) In an effort to preserve and protect freshwater wetlands areas it is important that the State secures as expeditiously as possible the delegation of freshwater wetlands permit jurisdiction currently exercised by the United States Army Corps of Engineers pursuant to the "Federal Water Pollution Control Act," (33 U. S. C. § 1344, et seq.).
- 1 3. As used in this act:
- 2 a. "Commissioner" means the Commissioner of the Department 3 of Environmental Protection;
- b. "Department" means the Department of Environmental Protection;
- 6 c. "Environmental commission" means a municipal advisory body 7 created pursuant to P. L. 1968, c. 245 (C. 40:56A-1 et seq.);
- 8 d. "Freshwater wetland" means an area that is inundated or 9 saturated by fresh surface water on groundwater at a frequency
- 10 and duration sufficient to support, and that under normal circum-
- 11 stances does support a prevalence of vegetation typically adapted
- 12 for life in saturated soil conditions, commonly known as hydro-
- 13 phytic vegetation, and where a hydric soil condition simultaneously
- 14 exists, and where appropriate hydrologic conditions exist con-
- 15 sistent with a determination of hydrologic regime as defined below,
- 16 provided that any one of the following exists:

- 17 (1) it is contiguous to an inland lake or pond, or a river 18 or stream, or
  - (2) it is not contiguous to an inland lake or pond, or a river or stream, and more than five acres in size, or
  - (3) it is not contiguous to an inland lake or pond, or a river or stream, and five acres or less in size, if the commissioner determines that protection of the area is essential to the preservation of the natural resources of the State from pollution, impairment or destruction.

Cultivated or disturbed hydric soils which do not contain hydrophytic vegetation on the date of enactment of this act shall not be considered a freshwater wetland.

Hydrologic regime shall be determined utilizing five foot piezometer readings, from November to May, corrected for unusual precipitation events. Under this approach, lands where the water table is at or within 12 inches of the surface for a significant portion of the growing season shall be considered an appropriate hydrologic condition for a determination of wetlands.

- e. "Freshwater wetlands permit" means a permit to engage in a regulated activity issued pursuant to the provisions of this act;
- f. "Hydric soil condition" means soil that is saturated at or near the soil surface with water that virtually is lacking in free oxygen for significant periods during the growing season or soil which is flooded frequently for long periods during the growing
- 42 season;

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- g. "Hydric soil" means the hydric soils listed for New Jersey by the Soil Conservation Service of the United States Department of Agriculture;
- h. "Hydrophyte" means plant life adapted to growth and reproduction under saturated root zone conditions during a substantial portion of the growing season;
- i. "Linear Development" means land uses or utilities such as roads, sewer lines, water lines, stormwater facilities or drainage pipes, gas lines, electric lines, telephone lines and other transmission lines, and the right-of-way therefor, whose basic purpose is to provide a utility service;
- j. "Person" includes corporations, companies, associations, societies, firms, partnerships and joint stock companies as well as individuals, unless restricted by the context to an individual as distinguished from a corporate entity or specifically restricted to one or some of the above enumerated synonyms and includes agencies of this State, the United States, any other state of the

60 United States, and any foreign country or government lawfully

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61 owning or possessing property within this State;

application shall include at least the following:

62 k. "Regulated activity" means the discharge of dredged or fill

63 material into a freshwater wetland such that it would alter a fresh-

64 water wetland.

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- 1 4. A person proposing to engage in a regulated activity shall apply to the department for a freshwater wetlands permit, for 3 a fee not to exceed the cost of processing the application, on forms 4 and in the manner prescribed by the commissioner pursuant to 5 the "Administrative Procedure Act," P. L. 1968, c. 410 (C. 52:14B-1 et seq.). An agency of the State proposing to engage in a regu-67 lated activity also shall apply to the department for a freshwater 8 wetlands permit on forms and in a manner prescribed by the 9 commissioner, but shall not be required to pay a fee therefor. The
  - (1) A conceptual site plan depicting the proposed development activities and a written description of the proposed regulated activity, the total area to be modified, and the total area of the freshwater wetlands to be affected;
  - (2) Verification that a notice has been forwarded to the clerk, environmental commission and planning board of the municipality, and the planning board of the county, and landowners within 200 feet of the proposed regulated activity which notice may be filed concurrently with notices required pursuant to P. L. 1975, c. 291 (C. 40:55D-1 et seq.) where in the regulated activity is to occur, which notice shall describe the activity and advise these instrumentalities of local government of their opportunity to submit comments to the department;
  - (3) Verification that notice has been published in a newspaper of local circulation;
  - (4) A statement detailing any potential adverse environmental effects of the regulated activity and proposed measures to mitigate those effects.

5. a. Within 60 days after receipt of the completed application 1 and fee, the department may hold a hearing. If a hearing is held, 2 it shall be held in the county where the wetland on which the 4 permit is to apply is located. Notice of the hearing shall be made in the same manner as for the promulgation of rules under the "Administrative Procedure Act," P. L. 1968, c. 410 (C. 52:14B-1 et 6 seq.). The department may approve or disapprove a permit 7 application without a public hearing unless the department de-8 termines that the permit application is of significant impact to warrant a public hearing.

11 b. If a hearing is not held, the department shall approve or disapprove a permit application within 90 days following the 12date that the application is deemed complete, or within 180 days 13 of submittal, whichever is sooner. If a hearing is held, the depart-14 15 ment shall approve or disapprove the permit application within 16 90 days after the conclusion of the hearing. The department may 17 approve a permit application, request modifications in the appli-18 cation, or deny the permit application. If the department approves the permit application, the department shall prepare and send 19 20 the permit to the applicant. If the department denies, or requests 21 a modification of the permit application, the department shall 22 send notice of the denial or modification request, and the reasons for the denial or the modifications requested to the applicant. 23Department approval may include the issuance of a permit con-24 taining conditions necessary for compliance with this act. If the 2526 department does not approve or disapprove the permit application within the time provided by this subsection, the permit appli-27 28 cation shall be considered approved, and the department shall 29 be considered to have made the determinations required by sec-30 tion 6. The action taken by the department may be appealed pursuant to the "Administrative Procedure Act," P.L. 1968, 31 32 c. 410 (C. 52:14B-1 et seq.).

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6. a. A permit for a regulated activity shall not be approved unless the department determines that the issuance of a permit is in the public interest, that the permit is necessary to realize the benefits derived from the activity, and that the activity is otherwise lawful.

b. In determining whether the activity is in the public interest, the benefit which reasonably may be expected to accrue from the proposal shall be balanced against the reasonably foreseeable detriments of the activity. The decision shall reflect the national and State concern for the protection of natural resources from pollution and destruction. The following general criteria shall be considered:

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- (1) The relative extent of the public and private need for the proposed activity.
- (2) Where there are unresolved conflicts as to resource use, the practicability of using reasonable alternative locations and methods to accomplish the objective of the proposed activity;
- (3) The extent and permanence of the beneficial and/or detrimental effects which the proposed activity may have on the public and private uses to which the area is suited; and

- 22 (4) The economic value, both public and private, of the proposed activity or land change to the general area.
- c. In considering a permit application, the department shall give serious consideration to findings of necessity for the pro-
- 26 posed activity which have been made by other State agencies.
- 27 d. A permit shall not be issued unless the applicant shows 28 either of the following:
- 29 (1) The proposed activity is primarily dependent upon 30 being located in the wetland; or
  - (2) A practicable alternative does not exist.

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in section 8 of this act.

- e. The department shall develop a general permit process for the issuance of permits for linear development, provided that such linear development would not have a significant adverse effect on five acres or more of wetlands deemed of high quality as defined
- 7. a. The permit requirements of sections 5 and 6 of this act 1 2 shall be satisfied by the creation of new freshwater wetlands or the enhancement or expansion of existing wetlands to produce substitute wetlands whose size or ecological value is equivalent 4 to or greater than that of the predeveloped wetlands. Such creation, enhancement or enlargement of substitute freshwater wetlands shall be permitted on or off site. Such proposed mitigation 7 shall be evaluated by the department as part of the application 8 for a freshwater wetlands permit and shall not require a separate 9 permit application. 10
- b. The commissioner shall also develop a program of mitigation,
  enhancement or replacement opportunities on State owned lands
  in order to:
- 14 (1) Maximize the environmental value of State owned 15 lands;
- 16 (2) Provide for mitigation opportunities where a practicable alternative does not exist at or near the location of the regulated activity.
- 18 8. The department shall develop a classification system which 1 will rank or prioritize wetlands values so that they are regulated 2 consistent with the benefits they provide. As such, wetlands of 3 a high ranking may exhibit such qualities as: areas inhabited with rare or endangered species listed in accordance with federal 5 statute or regulation; extremely high wildlife species diversity; 6 extremely high water quality characteristics; or extremely high recreational values. Conversely, wetlands of a low ranking will 8 exhibit low or degraded values of those enumerated above.

- 1 9. The department shall consolidate other regulatory programs
- 2 which affect activities in freshwater wetlands including, but not
- 3 limited to, any permits and approvals required pursuant to P. L.
- 4 1977, c. 74 (C. 58:10A-1 et seq.), P. L. 1973, c. 185 (C. 13:19-1
- 5 et seq.), P. L. 1977, c. 75 (C. 58:11A-1 et seq.), P. L. 1962, c. 19
- 6 (C. 58:16A-50 et seq.) and P. L. 1977, c. 224 (C. 58:12A-1 et seq.),
- 7 with the freshwater wetlands permit process established herein
- 8 so as to provide for a timely, consistent and coordinated permit
- o so as to provide for a timely, consistent and coordinated permit
- 9 process.
- 1 10. Any person may obtain judicial review of a decision made
- 2 pursuant to sections 4, 5, and 6 of this act by filing a petition in
- 3 the Law Division of the Superior Court of New Jersey within
- 4 30 days after the approval or rejection. The court shall have the
- 5 power to make and enter an order enforcing, modifying, and en-
- 6 forcing as so modified, remanding for further specific evidence
- 7 or findings, or setting aside, in whole or in part, an action of the
- 8 department. The findings of fact on which the decision is based
- 9 shall be conclusive if supported by substantial evidence on the
- 10 record considered as a whole.
- 1 11. The following activities are exempt from the provisions
- 2 of this act:
- 3 a. Agriculture management practices recommended pursuant to
- 4 P. L. 1983, c. 31 (C. 4:1C-1 et seq.) on lands valued, assessed and
- 5 taxed pursuant to P. L. 1964, c. 48 (C. 54:4-23.1 et seq.);
- 6 b. Emergency activities carried out to protect the public health
- 7 and safety;
- 8 c. Maintenance, reconstruction, or repair of roads or public
- 9 utilities lawfully existing prior to the effective date of this act;
- d. Maintenance or repair of active irrigation or drainage ditches
- 11 lawfully existing prior to the effective date of this act;
- 12 e. Maintenance and repair of storm water management facilities
- 13 lawfully constructed prior to the effective date of this act;
- 14 f. Maintenance, reconstruction or repair of buildings or struc-
- 15 tures, and appurtenant or accessory uses, lawfully exsiting prior
- 16 to the effective date of this act; and
- 17 g. Site plans and subdivisions for which preliminary approval
- 18 has been applied for or received pursuant to the provision of P. L.
- 19 1975, c. 251 (C. 40:55D-1 et seq.) prior to the effective date of this
- 20 act, and which have received final approval thereof within six
- 21 years of enactment of this act.
- 22 h. State or federally funded roads which are planned and
- 23 developed in accordance with the "National Environmental Policy

- 24 Act of 1969," P. L. 91-190 (42 U. S. C. § 4321 et seq.) or with
- 25 Executive Order Number 53, approved October 5, 1973, except that
- 26 this exemption shall expire three years after the date of enactment
- 27 of this act or when the department secures the delegation of, or the
- 28 general permit to carry out the permit jurisdiction exercised by,
- 29 the United States Army Corps of Engineers pursuant to the
- 30 "Federal Water Pollution Control Act" (33 U. S. C. § 1344.)
- 31 whichever is earlier;
- 32 i. Regulated activities which have received approval by the
- 33 United States Army Corps of Engineers pursuant to section 404
- 34 of the "Federal Water Pollution Control Act" (33 U.S. C. § 1344),
- 35 and which have received a grant waiver pursuant to the "National
- 36 Environmental Policy Act of 1969" (42 U.S. C. § 4321 et seq.), or
- 37 which have received all freshwater wetlands related permits from,
- 38 or approvals by the department, prior to the effective date of the
- 39 act.
- 1 12. The department shall make application to secure the delega-
- 2 tion of, or a general permit to carry out, the permit jurisdiction
- 3 exercised by the United States Army Corps of Engineers pursuant
- 4 to the "Federal Water Pollution Control Act" (33 U.S. C. § 1344)
- 5 within six months of enactment of this act.
- 1 13. If a person violates this act, the Department of Environ
  - mental Protection may institute a civil action in the name of the
- 3 State in a court of competent jurisdiction for injunctive relief to
- 4 enforce this act and to prohibit and prevent that violation, and the
- 5 court may proceed in the action in a summary manner. A person
- 6 who violates this act is subject to a penalty of not less than \$250.00
- 7 nor more than \$3,000.00 for each offense, to be collected in a civil
- 8 action by a summary proceeding under "the penalty enforcement
- 9 law" (N. J. S. 2A:58-1 et seq.), or in any case before a court of
- 10 competent jurisdiction wherein injunctive relief had been re-
- 11 quested. The Law Division of the Superior Court shall have
- 12 jurisdiction to enforce "the penalty enforcement law." If the
- 13 violation is of a continuing nature, each day during which it con-
- 14 tinues constitutes an additional, separate, and distinct offense.
- 1 14. a. The department shall, pursuant to the provisions of the
- 2 "Administrative Procedure Act," P. L. 1968, c. 410 (C. 52:14B-1
- 3 et seq.), adopt procedural rules to carry out the provisions of this
- 4 act.
- 5 b. The department shall, within one year of the effective date of
- 6 this act, adopt as a regulation a list of vegetative species which are
- 7 classified as hydrophytes, as defined in section 3 of this act, which

- 8 are indicative of freshwater wetlands and consistent with the
- 9 geographical regions of the State.
- 1 15. The department shall, within one year of the effective date
- 2 of this act, conduct a public education program on the provisions
- 3 of this act and its accompanying rules and regulations.
- 4 a. The department shall make or cause to be made a preliminary
- 5 inventory of all freshwater wetland areas in this State on a county
- 6 by county basis and file the inventory with the register of deeds,
- 7 county clerk, and municipal clerk, which inventory shall be mapped
- 8 at a scale of one inch equals 200 feet.
- 9 b. A hearing shall be held by the department after publication
- 10 and due notice so that interested parties may comment on the
- 11 inventory. After the hearing the department shall issue a final
- 12 inventory which shall be sent and kept by the register of deeds,
- 13 county clerk and municipal clerk. Legislators shall receive an
- 14 inventory of a county or regional classification for their districts
- 15 including both preliminary and final inventories unless the legis-
- 16 lators request not to receive the materials.
- 17 c. Before an inventory is made of a county, interested persons
- 18 may request the department to inspect property and the depart-
- 19 ment shall make a written wetland determination. The determina-
- 20 tion shall be made within 20 days after the request. Completion of
- 21 the inventory shall not delay implementation of this act.
- 1 16. a. As inventories of wetland are completed, the inventories
- 2 shall be used as one of the criteria by the department in issuing
- 3 permits. The inventories shall be periodically updated every five
- 4 years. The maps, ground surveys and description of wetlands
- 5 included in the inventories shall be submitted to the respective
- 6 county register of deeds and shall become a public document
- 7 available to review by any member of the public.
- 8 b. Aerial photographs and satellite telemetry data reproductions
- 9 shall be made available to the respective county register of deeds
- 10 for cost as determined by the department.
  - 1 17. As wetland inventories are completed as specified in section
  - 2 14, owners of record as identified by the current property tax roll
  - 3 shall be notified of the possible change in the status of their
  - 4 property. Notification shall be printed on the next property tax bill
  - 5 mailed to property owners in the county. It shall contain informa-
  - 6 tion specifying that a wetland inventory has been completed and
  - 7 is on file with the register of deeds, county clerk and municipal
  - 8 clerk, and that property owners may be subject to regulation
  - 9 under this act.

- 1 18. a. This act shall not be construed to abrogate rights of 2 authority otherwise provided by law.
- 3 b. For the purposes of determining if there has been a taking of
- 4 property without just compensation under New Jersey law, an
- 5 owner of property who has sought and been denied a permit or has
- 6 been made subject to modification or conditions in the permit under
- 7 this act or the department's action or inaction pursuant to this
- 8 act may file an action in a court of competent jurisdiction.
- 9 c. If the court determines that an action of the department
- 10 pursuant to this act constitutes a taking of the property of a
- 11 person then the court shall order the department, at the depart-
- 12 ment's option, to do one or more of the following:
- 13 (1) Compensate the property owner for the full amount of the lost value.
  - (2) Purchase the property in the public interest as determined before its value was affected by this act or the department's action or inaction pursuant to this act.
  - (3) Modify its action or inaction with respect to the property so as to minimize the detrimental effect to the property's value.
- 21 d. For the purposes of this section, the value of the property
- 22 may not exceed that share which the area in dispute occupies in
- 23 the total parcel of land, of the State equalized evaluation of the
- 24 total parcel, multiplied by two, as determined by an inspection of
- 25 the most recent assessment roll of the township or city in which
- 26 the parcel is located.

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- 1 19. There is appropriated to the department, the sum of \$2
- 2 million to carry out the provisions of this act.
- 1 20. This act shall not take effect until such time as the delegation
- 2 of, or a general permit to carry out, the permit jurisdiction exer-
- 3 cised by the United States Army Corps of Engineers pursuant to
- 4 the "Federal Water Pollution Control Act" (33 U.S. C. § 1344.)
- 5 has been secured by the State of New Jersey, except that sections
- 6 14, 15, 18 and 19 shall take effect immediately. From the date of
- 7 enactment of this act, until such delegation occurs, all freshwater
- 8 wetlands jurisdictional and regulatory determinations shall be
- 9 made by the United States Army Corps of Engineers. The depart-
- 10 ment shall take all actions necessary prior to the effective date to
- 11 implement the provisions of this act on the effective date.

A2499 (1986)

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## SPORSORS STATEMENT

This bill, known as the "Freshwater Wetlands Preservation Act," establishes a comprehensive system to protect, preserve and regulate the state's valuable freshwater wetlands.

The bill is modeled after a wetlands preservation law in Michigan, the only state allowed by the federal government to assume regulation of wetlands under the "Federal Water Pollution Control Act." The legislation is designed to regulate wetlands development in an economically-feasible and environmentally-sound manner.

The bill provides for a systematic review and management of freshwater wetlands by the Department of Environmental Protection, beginning with a thorough inventory and classification of freshwater wetlands to serve as the criteria for consideration of permit issuance.

The bill establishes a permit process in the department, designed to meet federal standards for state assumption of regulatory responsibilities and to eliminate duplicative permit procedures. The legislation appropriates \$2,000,000.00, the present annual cost of federal regulation of freshwater wetlands in New Jersey, to the department to implement the preservation act.

The bill exempts a number of wetlands activities, including certain agriculture management practices, emergency activities to protect the public health and safety, and maintenance and reconstruction of roads and buildings lawfully existing prior to the effective date of this act.

The bill establishes an equitable mitigation program and freshwater wetlands classification rating system under the management of the commissioner of the department, to provide fair compensation for the environmental value of freshwater wetlands affected by the granting of a department permit.

The bill would take effect upon delegation of the permit jurisdiction of the United States Army Corps. of Engineers under section 404 of the "Federal Water Pollution Control Act."

#### NATURAL RESOURCES

Provides for the regulation of freshwater wetlands by the State.

## ASSEMBLY ENERGY AND NATURAL RESOURCES COMMITTEE

STATEMENT TO
ASSEMBLY COMMITTEE SUBSTITUTE FOR

#### ASSEMBLY Nos. 2342 and 2499

## STATE OF NEW JERSEY

DATED: DECEMBER 8, 1986

The Assembly Energy and Natural Resources Committee favorably reported Assembly Committee Substitute for Assembly Bill Nos. 2342 and 2499.

In attempting to reconcile the legitimate but often conflicting goals of protecting a vital natural resource and maintaining economic growth, the substitute bill represents a compromise between the two bills, as introduced, in several key areas. First, throughout the bill changes were made to make the bill consistent with the section 404 of the "Federal Water Pollution Control Act" under which the U. S. Army Corps of Engineers issue permits for dredge and fill activities in wetlands, commonly referred to as the "404 program." This was done to expedite assumption of the 404 program by the State within a year of the bill's enactment. However, if the assumption process takes longer than a year, the Department of Environmental Protection and the Governor would take specific actions to provide notice to the Legislature and the public as to when assumption would occur.

Thus, for instance, the criteria for review of activities in and around freshwater wetlands is consistent with the "404 b. (1) guidelines," the regulations adopted by the Army Corps of Engineers. A determination must be made as to whether a practicable alternative to the activity exists in a nonfreshwater wetland area; whether the activity is in the public interest; whether the activity would cause ground or surface water degradation; would jeopardize threatened or endangered species; and, whether the activity would result in minimum feasible alteration of the wetland resource. In addition the bill is consistent with the 404 program in that it provides for the same exemptions as are included in the federal program; provides for a notification process rather than a full blown permit process for activities given like treatment at the federal level; provides for temporary emergency permits; and, grants enforcement powers to the department consistent with the powers of the federal government.

The bill is dissimilar to the federal program in that it applies to a broader range of activities in freshwater wetlands than the 404 program; requires transition areas between the freshwater wetland and upland activities in an effort to further protect freshwater wetlands; establishes a wetlands classification system to rank wetland values; and establishes a Wetlands Mitigation Council to review and approve mitigation methods for reduction of wetland damage or replacement of wetland values at other locations.

The classification system ranks wetlands according to ecological value for the purpose of determining the size of the transition area and assessing the type and care that should be taken with respect to methods of mitigation. Thus, wetlands of exceptional resource value receive larger (between 150 to 75 feet) transition areas than do those of intermediate resource value (between 50 to 25 feet). Those of ordinary resource value would require no transition areas. The purpose of a transition area is to serve as: (1) Ecological transition zone from uplands to wetlands which is an integral portion of the wetlands ecosystem, providing temporary refuge for wetlands fauna during high water episodes, critical habitat for animals dependent upon but not resident in wetlands, and slight variations of wetland boundaries over time due to hydrologic or climatologic effects; and (2) Sediment and storm water control zone to reduce the impacts of development upon wetlands and wetlands species. Proposals for development activities within these distances to the wetland would be eligible for transition area waivers if: no significant adverse effect would occur from the activity; the activity maintains the purposes of the transition area; and the activity is necessary to avoid an extraordinary hardship on the applicant or to meet a compelling public need which supersedes the public need to preserve the wetland.

In addition, the bill permits a developer to submit a transition area averaging plan which would permit further reduction of the transition area if the remaining transition area serves the purposes of the transition area. The underlying assumption behind this averaging plan is that the purposes of the transition area can still be maintained in certain circumstances if the project is designed correctly, even though a freshwater wetland is not protected at all points by the distances established in the bill.

Finally, with respect to transition areas, a density bonus is provided for that portion of the transition area exceeding setbacks established in the zoning ordinance of the municipality wherein the activity is to take place. The density bonus, equal to the development opportunity lost, would be redeemed on the balance of the property contained within the "application for development" under the "Municipal Land Use Law" not regulated as a freshwater wetland or transition area. "Development opportunity lost" is defined in the bill to mean the development potential of a parcel of property as provided in the municipal zoning ordinance excluding any setbacks established therein.

A taking without compensation has occurred if this development opportunity cannot be redeemed in the municipality wherein the activity is proposed. In such a case, the State would be directed to compensate the property owner for the full amount of the lost value or purchase the property in the public interest as determined before its value was affected by the act.

The bill appropriates \$60,000.00 to the department for the purpose of focusing the activities of the department so that the assumption process can indeed occur within the year.

# SENATE ENERGY AND ENVIRONMENT COMMITTEE STATEMENT TO

SENATE COMMITTEE SUBSTITUTE FOR ASSEMBLY COMMITTEE SUBSTITUTE FOR

#### ASSEMBLY Nos. 2342 and 2499

## STATE OF NEW JERSEY

DATED: JUNE 25, 1987

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The Senate Committee Substitute for Assembly Bill Nos. 2342 and 2499 ACS establishes a comprehensive program designed to regulate development activities in freshwater wetlands and in areas adjacent to environmentally sensitive freshwater wetlands. The intent of this legislation is to protect and preserve freshwater wetlands, which serve important water purification, flood control, water storage, and wildlife preservation functions. The program established by this bill would be implemented by the Department of Environmental Protection, and any person proposing to undertake a development activity in a freshwater wetland, or in a transition area adjacent to an environmentally sensitive freshwater wetland, would be required to apply for and receive a permit from the department.

This bill is also intended to provide the State of New Jersey with the statutory authority necessary to assume the implementation of the federal wetlands protection program, which is currently implemented by the U. S. Army Corps of Engineers pursuant to Section 404 of the federal Clean Water Act. Accordingly, this bill includes provisions which the United States Environmental Protection Agency (EPA), which oversees the transfer of the federal wetlands program to the states, has deemed necessary for New Jersey to assume the implementation of the federal program.

This bill establishes a freshwater wetlands regulatory program that is in most respects consistent with the existing federal program. In two key areas, however, the program established in this bill is more stringent than the federal program: this bill would regulate more development activities in the freshwater wetlands than are regulated under the federal program, and would also regulate development in transition areas adjacent to certain freshwater wetlands.

#### II

#### FRESHWATER WETLANDS PERMITS

This bill would require any person to apply for and obtain a permit from the department before commencing any of the following activities in a freshwater wetland: soil excavation; drainage activities; filling activities; pile driving; placement of obstructions; or any activity which would destroy plant life. An applicant for such a permit would be required to submit the proposed project to a number of tests. If the proposed project is "water-dependent" (i.e., it requires access to the freshwater wetland as a central element of its basic function), the applicant would be required to show that there is no alternative site for the project that would not involve a freshwater wetland. If the proposed project is not water-dependent, the applicant would be required to rebut a presumption that there is a practicable alternative to the project which would not involve a freshwater wetland. To rebut this presumption, an applicant would be required to show that the project cannot be accomplished at another site not in a wetland, that a scaled-down project that would have a less adverse impact on the wetlands would not accomplish the basic purpose of the project, and that reasonable attempts have been made to accommodate zoning restrictions governing other possible sites for the project. Additionally, if the project involves a freshwater wetland of exceptional resource value (discussed below), the applicant would be required to demonstrate a compelling public need for the project. Applicants would also be required to demonstrate that a proposed project (either a water-dependent or nonwater-dependent project) would be in the public interest, would result in minimal alteration of the aquatic ecosystem, and would not jeopardize any threatened or endangered species, cause a violation of a water quality or discharge standard, or degrade surface or ground water.

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#### TRANSITION AREAS/CLASSIFICATION OF WETLANDS

This bill also would require that transition areas adjacent to freshwater wetlands be established, and that a permit, or transition area waiver, be secured from the department for undertaking certain development activities in these areas. The transition area is an integral component of the wetlands ecosystem, providing a habitat for plants and animals, and a sediment and storm water control zone for reducing the impacts of development on wetlands and wetlands species. The following activities in a transition area would require a transition area waiver from the department: soil excavation; filling; erection of structures (except temporary structures of less than 150 square feet); paving; or destruction of plant life. A transition area waiver would

not be required for routine and temporary construction activities or for routine maintenance. The department would issue a transition area waiver only upon a determination that the proposed activity would have no substantial environmental impact on the freshwater wetland, or that denial would impose substantial hardship on the applicant.

The size of a transition area would be determined by the department on the basis of the resource value of the specific wetland. The bill establishes three categories of freshwater wetlands: exceptional resource value, intermediate resource value, and ordinary resource value. A freshwater wetland would be classified as an exceptional resource value wetland if it discharges into trout production streams or tributaries (which are the most pristine waters in the State), or is the present or former and documented habitat of a threatened or endangered species. A transition area of 75-150 feet would be required for an exceptional resource value wetland. Wetlands of ordinary resource value would be isolated wetlands, man-made drainage ditches, swales, or detention facilities. Wetlands of intermediate resource value are wetlands that are neither "exceptional" nor "ordinary." A transition area of 25 to 50 feet would be required for a wetland of intermediate resource value. No transition area would be required for a wetland of ordinary resource value. This bill would also permit an applicant for a transition area waiver to alter the dimensions of a required transition area by receiving the approval by the department of a transition area averaging plan. Under a transition area averaging plan the required extent of the transition area for a portion of a site could be reduced if the transition area for another portion of the site was proportionally extended. An averaging plan altering the configuration of a transition area would be approved if the resulting transition area fullfills the basic ecological function of a transition area.

# IV LETTERS OF INTERPRETATION

Prior to applying to the department for a permit to conduct a development activity in a wetland, or for a transition area waiver, a person may request a letter of interpretation from the department confirming that a site of proposed development is or is not in a freshwater wetland or a transition area. In general, the department would be required to issue a letter of interpretation within 30 days of a request, but this deadline could be extended by 45 days if the department requires or conducts an onsite inspection to delineate a wetlands or transition area boundary line. Any letter of interpretation issued by the department stating that a site is not in a freshwater wetland would be subject to modification or revocation by the EPA.

#### V MITIGATION

This bill authorizes the department to require the creation or restoration of wetlands to compensate for any wetlands destroyed as a result of a project in a freshwater wetland permitted by the department. The department's evaluation of a mitigation project, however, would be conducted independently of its evaluation of the application for a wetlands permit and in consultation with the EPA. If the department requires an applicant for a wetlands permit to create or restore a wetland as a condition of a permit, it may also permit the applicant to contribute to the Wetlands Mitigation Bank (established in this bill) in lieu of restoring or creating a wetland. The Wetlands Mitigation Bank is to be administered by a seven-member Wetlands Mitigation Council appointed by the Governor with the advice and consent of the Senate. The council would be responsible for financing freshwater restoration and creation projects with funds contributed to the Wetlands Mitigation Bank.

#### VI EXEMPTIONS

Three geographical areas of the State already subject to State land use regulation generally would be exempt from the provisions of this bill: the area under the jurisdiction of the Hackensack Meadowlands Development Commission pursuant to P. L. 1968, c. 404 (C. 13:17-1 et seq.), the area under the jurisdiction of the Pinelands Commission pursuant to P. L. 1979, c. 111 (C. 13:18A-1 et seq.), and coastal wetlands regulated pursuant to "The Wetlands Act of 1970," P. L. 1970, c. 272 (C. 13:9A-1 et seq.). This exemption is not absolute, however, because development activities in these areas would be required to meet the criteria of the federal wetlands program as implemented by either the U.S. Army Corps of Engineers or the department (after assumption of the federal program). In addition, farming, ranching, and forestry activities would not be subject to the provisions of this bill, nor would projects that have received preliminary local approvals prior to the effective date of this bill, projects for which a preliminary site plan was submitted for local approval prior to June 8, 1987 (the date of Executive Order 175 of 1987 imposing a moratorium on development in freshwater wetlands), and projects for which a federal freshwater wetlands permit has been received from the U.S. Army Corps of Engineers prior to the effective date of this bill.

#### VII

#### GENERAL AND EMERGENCY PERMITS

This bill authorizes the Department of Environmental Protection to issue general permits for certain categories of activities that would have minimal adverse environmental impact on freshwater wetlands. A person proposing to conduct an activity covered under a general permit would normally be required only to give the department 30 days notice of intent to conduct the activity. The department is authorized to issue general permits for: activities that involve one acre or less of an isolated wetland, or one acre or less of a man-made drainage ditch or swale; maintenance of roads, public utilities, and stormwater management facilities; maintenance, reconstruction and moderate size improvements to existing dwellings; mosquito management activities; and State or federally funded roads permitted by the Army Corps of Engineers. The department would retain authority to review any activity conducted under a general permit, and require an application for an individual permit if warranted by the specific nature of the activity.

This bill also authorizes the department to issue emergency permits for activities in a freshwater wetland if an unacceptable threat to life or a severe loss of property would otherwise result. These emergency permits would generally be valid for 90 days.

#### VIII

#### IMPLEMENTATION SCHEDULE

The freshwater wetlands regulatory program established in this bill would be phased in over two years. This bill, is enacted into law, would take effect one year after enactment, with several important exceptions. The sections of the bill imposing the transition area requirements would not take effect until two years after enactment. Also, the department is directed to complete two key activities within nine months of enactment (i.e., three months prior to the effective date): the adoption of the rules and regulations necessary to implement the bill, and the adoption of a list of vegetative species to be used to identify freshwater wetlands. Also, within six months of enactment (i.e., six months prior to the effective date) the department is required to transmit to each municipality in the State copies of the appropriate United States Fish and Wildlife Service wetlands maps, for use by the municipality in identifying wetlands areas. This bill also requires the department to make an initial application to the EPA for assumption of the federal wetlands program within one year of enactment, and also requires the department, during the period between the effective date of this bill and the assumption of the federal program, to implement the State wetlands program in close coordination with the Army Corps of Engineers. To avoid duplicative wetlands regulations within the State, this bill, on its effective date, would preempt any local ordinance enacted prior to the effective date, and would prohibit the adoption of any local wetlands ordinance after the effective date.

#### IX

#### MISCELLANEOUS PROVISIONS

This bill would permit any person to request an administrative hearing on any decision by the Department of Environmental Protection to approve or deny a freshwater wetlands permit. The hearing would be conducted by the Office of Administrative Law, with the department retaining the right to affirm, reject or modify the decision of the administrative law judge. This bill would also direct the department to consolidate all wetlands regulatory programs. Also, this bill permits any person with property affected by the wetlands program to initiate legal action to determine if a decision made by the department in implementing the program constitutes a taking of property without just compensation. This bill also provides penalties for violations of the provisions of this bill comparable to the penalties for violations of the "Water Pollution Control Act," P. L. 1977, c. 74 (C. 58:10A-1 et seq.), and authorizes the department to enter any premises or property to determine compliance with the provisions of this bill. Finally this bill appropriates \$60,000.00 to the Department of Environmental Protection to prepare for the implementation of the bill on its effective date.

# PUBLIC BILL SIGNING: WETLANDS BILL SIGNING TRENTON, NEW JERSEY WEDNESDAY, JULY 1, 1987 Assembly Bills 2342/2499

I AM EXTREMELY HAPPY TO BE HERE TODAY. ON MONDAY THE SEMBLY AND THE SENATE, IN THE WORDS OF TWO FAMOUS AMERICAN ACTORS, "MADE MY DAY." HECK, THEY MADE MY ENTIRE SUMMER.

THIS IS ONE OF THOSE SPECIAL OCCASIONS WHEN WE CAN ACTUALLY REACH OUT AND TOUCH THE FUTURE. BY SIGNING THIS LEGISLATION WE ARE NOT ONLY PROTECTING OUR FISH, FOWL, SWAMPS AND WOODLANDS TODAY, WE ARE MAKING LIFE A LITTLE BETTER FOR THE UNBORN GENERATIONS WHO WILL CALL NEW JERSEY HOME TOMORROW.

THAT IS WHY THIS BILL IS ONE OF THE MOST IMPORTANT PIECES OF ENVIRONMENTAL LEGISLATION EVER ENACTED IN THIS STATE.

THIS LEGISLATION WILL PROTECT FROM HAPHAZARD DEVELOPMENT 300,000 ACRES OF FRESHWATER WETLANDS, WHICH COVER ABOUT SIX PERCENT OF THE STATE'S LAND MASS. IT WILL HELP KEEP OUR WATER CLEAN, PROTECT AGAINST FLOODING, PRESERVE THE HABITAT FOR ENDANGERED SPECIES AND PROVIDE A SAFE HOME FOR MANY FISH AND BIRDS.

THIS IS A RESPONSIBLE BILL, ONE THAT ACHIEVES THE DELICATE BALANCE BETWEEN ECONOMIC GROWTH AND ENVIRONMENTAL PROTECTION. I HAVE ALWAYS BELIEVED THERE SHOULD BE ROOM IN THIS STATE FOR BOTH THE BULLDOZER AND THE BLUE HERON.

LET ME BRIEFLY MENTION THREE HIGHLIGHTS.

UNDER THE CURRENT 404 PROGRAM, THE ARMY CORPS OF ENGINEERS REGULATES ONLY FILLING IN FRESHWATER WETLANDS. THE NEW PROGRAM, WHICH WILL BE ADMINISTERED BY THE STATE DEPARTMENT OF ENVIRONMENTAL PROTECTION, WILL COVER EVERY ACTIVITY IN THE WETLANDS, FROM MOVING SAND TO DREDGING SOIL.

THE NEW LAW ESTABLISHES THREE CATEGORIES OF WETLANDS: THOSE OF EXCEPTIONAL RESOURCE VALUE, INTERMEDIATE RESOURCE VALUE, AND ORDINARY RESOURCE VALUE. IT PROTECTS THE IMPORTANT BUFFER ZONES SURROUNDING EACH CATEGORY OF WETLANDS ACCORDING TO THEIR DEGREE OF ENVIRONMENTAL SENSITIVITY.

FINALLY, THIS BILL RETAINS LOCAL CONTROL OVER THE WETLANDS UNTIL THE EFFECTIVE DATE OF THE BILL A YEAR FROM NOW.

AS YOU KNOW, THIS BILL WAS THE RESULT OF ARDUOUS NEGOTIATION AND COMPROMISE. IT TOOK ALMOST FOUR YEARS TO WIND ITS WAY THROUGH THE LAFYRINTH OF THE LEGISLATIVE PROCESS. I WANT TO THANK A FEW OF THE LEGISLATORS WHOSE WORK MADE IT POSSIBLE.

FRIEND OF THE ENVIRONMENT IN NEW AN MAUREEN OL SHE WAS THE LONE VOICE FOR ACTECTION BACK WHEN A GREAT NUMBER OF PEOPLE THOUGHT AMPS WERE USELESS MUCK BETTER PAVED THAN PROTECTED. THIS L, I BELIEVE, BE HER MOST ENDURING LEGACY TO THE PEOPLE JERSEY.

I WANT TO THANK SENATOR DAN DALTON. OVER THE PAST FEW LEKS, DAN HAS DONE AS MUCH AS ANY LEGISLATOR TO SIT DOWN WITH DEVELOPERS AND ENVIRONMENTALISTS AND FORGE A RESPONSIBLE BILL. HE WORKED QUICKLY AND HE WORKED RESPONSIBLY. QUITE SIMPLY, THIS BILL WOULD NOT HAVE REACHED MY DESK WITHOUT HIS ASSISTANCE.

I ALSO WANT TO NOTE THE CONTRIBUTION OF SENATOR JOHN LYNCH AND ASSEMBLYMAN JACK PENN. THEY KEPT THE WETLANDS ISSUE AT THE TOP OF THEIR LEGISLATIVE AGENDA THROUGH SOME VERY TRYING CIRCUMSTANCES.

AND I WOULD BE REMISS TO NOT APPLAUD THE HARD WORK OF MY ASSISTANT COUNSEL, JANE KELLY. THE LEGAL ISSUES SURROUNDING WETLANDS PROTECTION CAN BE AS MURKY AS THE SWAMPS AND BOGS THEMSELVES. JANE HAS BEEN ABLE TO INTERPRET THESE ISSUES. HER COUNSEL HAS BEEN INVALUABLE, JUST AS IT WAS ON OUR LANDMARK RECYCLING LEGISLATION.

AFTER I PUT MY PEN TO THIS LEGISLATION, I WILL ALSO SIGN AN EXECUTIVE ORDER RESCINDING MY EXECUTIVE ORDER OF JUNE 8, WHICH FROZE ALL DEVELOPMENT IN THE WETLANDS. THAT ORDER LASTED ABOUT AS LONG AS THE SPINKS-COONEY FIGHT. I AM VERY HAPPY ABOUT ITS BRIEF DURATION. I WANT TO PUBLICLY THANK SENATE PRESIDENT JOHN RUSSO AND SPEAKER CHUCK HARDWICK FOR GIVING THIS IMPORTANT LEGISLATION THE SPEEDY APPROVAL IT DESERVED, SO THAT THE MORATORIUM CAN NOW BE LIFTED.

WORKING HERE IN TRENTON, IT IS SOMETIMES EASY TO LOSE SIGHT OF THE PURPOSE OF THIS GREAT ENTERPRISE OF GOVERNMENT.

BOGGED DOWN IN HORSE TRADING OR THE COMPLEX MINUTIA OF LEGISLATION, WE MAY LOSE SIGHT OF THE FACT THAT THE ACTIONS WE TAKE TODAY WILL HAVE IMPORT FOR OUR CHILDREN AND OUR CHILDREN'S CHILDREN.

THIS LEGISLATION WILL HELP ENSURE THAT FUTURE GENERATIONS CAN ENJOY THE SAME CLEAN WATER, THE SAME NATURAL BEAUTY THAT WAS PASSED ON TO US BY OUR PARENTS.

SOLOMON SAID IT BEST IN ECCLESIASTES WHEN HE WROTE, "ONE GENERATION PASSETH AWAY AND ANOTHER GENERATION COMETH: BUT THE EARTH ABIDETH FOREVER."

OUR GENERATION WILL PASS FROM THIS EARTH. BUT BY SIGNING THIS LEGISLATION TODAY, WE ARE MAKING SUPE THAT THE PRECIOUS WETLANDS WILL ABIDETH FOREVER.

THAT IS AN AWESOME GIFT TO GIVE.

I WILL NOW SIGN THE BILL.