

Department of Environmental Protection

100 Cambridge Street Suite 900 Boston, MA 02114 • 617-292-5500

Maura T. Healey Governor

Kimberley Driscoll Lieutenant Governor Rebecca L. Tepper Secretary

> Bonnie Heiple Commissioner

April 21, 2023

Colonel John A. Atilano II Commander, New England District U.S. Army Corps of Engineers New England District 696 Virginia Road Concord, Massachusetts 01742-2751

Re: 401 WATER QUALITY CERTIFICATION

Department of the Army General Permits for Massachusetts Effective: Upon issuance of the 2023 MA General Permit Expires: Upon expiration of the 2023 MA General Permit

Dear Colonel Atilano,

The Massachusetts Department of Environmental Protection (MassDEP) has reviewed your request for the Commonwealth of Massachusetts to issue a 401 Water Quality Certification (WQC) of the Department of the Army General Permits for Massachusetts (GPs). In accordance with the provisions of Section 401 of the Federal Clean Water Act, 33 U.S.C. § 1341, the Massachusetts Clean Waters Act, M.G.L. c. 21, §§ 26-53, and the 401 WQC regulations at 314 CMR 9.00, the Department has determined there is reasonable assurance the activities covered by the GPs that are certified herein will be conducted in a manner which will comply with the Massachusetts Surface Water Quality Standards (314 CMR 4.00) and other applicable requirements of state law, if carried out in accordance with this WQC and the provisions of the GPs.

I. General Requirements for All Activities

This WQC conditionally certifies all activities in GPs 1 – 24 eligible for the U.S. Army Corps of Engineers (USACE) Self-Verification (SV) and Pre-Construction Notification (PCN) categories so long as the activity is described in 314 CMR 9.03, and is not an activity described in 314 CMR 9.04, and so long as the activity meets all other requirements, terms and conditions of this WQC. Additionally, this WQC conditionally certifies activities in GP 25 so long as the activity meets all other conditions of this WQC. Applicants must review this WQC and the provisions of the Massachusetts Regulations at 314 CMR 9.00 (located at the link below) referred to herein prior to determining certification status:

https://www.mass.gov/doc/314-cmr-900-401-water-quality-certification

This information is available in alternate format. Please contact Melixza Esenyie at 617-626-1282. TTY# MassRelay Service 1-800-439-2370 MassDEP Website: www.mass.gov/dep All other activities that are not described in 314 CMR 9.03 or are described in 314 CMR 9.04 require an individual WQC application and issuance of an individual WQC from MassDEP.

Project proponents should note that most new tidal impacts in the GP SV and PCN categories are likely not certified pursuant to this WQC and will require an individual application. Additionally, to be eligible for certification under this WQC of the GPs, proponents will need a valid Final Order of Conditions (FOOC) or Final Restoration Order of Conditions (FROOC) pursuant to the Wetlands Protection Act (WPA) regulations at 310 CMR 10.00 unless otherwise specified in the GP-Specific Conditions Section below.

II. Additional Clarifications of this WQC

- All GPs <u>Salt Marsh and Outstanding Resource Waters</u>: Activities with a discharge of dredged or fill material in a salt marsh (except for Ecological Restoration projects per 314 CMR 9.03(8)), and activities with dredging or a discharge of dredged or fill material in an Outstanding Resource Water require an individual WQC application. *See* 914 CMR 9.04(2) and (8).
- All GPs <u>Rare Species Habitat in Isolated Vegetated Wetlands</u>: Activities that result in the discharge of dredged or fill material to an isolated vegetated wetland (IVW) that has been identified as Rare Species Habitat by the Massachusetts Natural Heritage and Endangered Species Program will require an individual WQC application. *See* 914 CMR 9.04(7). Note, the USACE will initially determine the scope of geographic jurisdiction (314 CMR 9.01(2)).
- 3. The following GP's refer to the Merrimac River, from the Essex Dam to the mouth: GP 9, GP 10, GP 12, GP 15, GP 18, and GP 24. The <u>Mouth of River</u> maps for Massachusetts for the Merrimack River can be used and are located here:

https://www.mass.gov/info-details/wetlands-maps-mouth-of-coastal-river

Projects eligible for these GP's (as with all other projects) will follow the General Requirements for All Activities.

- 4. GP 10 <u>Aquatic Habitat Restoration, Enhancement and Establishment</u>: Activities that comply with the provisions of 314 CMR 9.03(8) are certified under this WQC. Note that only Ecological Restoration projects that meet the eligibility criteria pursuant to 310 CMR 10.13, comply with requirements within 310 CMR 10.11 and 10.12, and receive a Restoration Order of Conditions (OOC) pursuant to 310 CMR 10.14 are certified under this WQC. Projects that involve dredging or dredged material disposal as described in 314 CMR 9.04(12) require an individual WQC application. Ecological Restoration Limited projects described in 310 CMR 10.24(8) and 10.53(4) are not certified under this WQC.
- GP 18 and 21 <u>Aquaculture and Agriculture</u>: Agriculture and aquaculture activities described in 314 CMR 9.03(4) do not require an individual WQC pursuant to 314 CMR 9.04(4) because, in accordance with 314 CMR 9.03(4), the provisions of 314 CMR 9.04 do not apply. However, activities described in 314 CMR 9.04(10) (*i.e.*, agricultural limited projects per 310 CMR 10.53(5))

and other Agriculture and Aquaculture activities that do not meet the respective definitions in 310 CMR 10.04 must apply for an individual WQC.

Activities Exempt from M.G.L. c. 131, § 40, the WPA: In accordance with 314 CMR 9.04(4), these activities are not certified by this WQC unless otherwise described in these conditions, and proponents of such activities must apply for an individual WQC pursuant to 314 CMR 9.00. Included in this category are construction mats described in GP 24 <u>Temporary Construction</u>, <u>Access, and Dewatering</u> associated with utility maintenance.

III. GP-Specific Conditions

The activities authorized by this WQC are subject to the following GP-Specific Conditions:

- All GPs Less than 5000 square feet of IVW: Notwithstanding General Condition #1 of this WQC, activities pursuant to 314 CMR 9.03(5) (*i.e.*, IVW not subject to the jurisdiction of the WPA but subject to 33 U.S.C. 1251) which result in the loss cumulatively of IVW, BVW and Land Under Water do not require a FOOC or an individual WQC application provided there is no discharge of dredged or fill material to any Rare Species Habitat or Outstanding Resource Water. Pursuant to 314 CMR 9.03(5) and 9.09(1)(d), this condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters and maintain water quality.
- 2. GP 3 <u>Moorings</u>: Pursuant to 310 CMR 9.07(2) of the Waterways (Chapter 91) Regulations, mooring activities must be authorized by a valid Annual Permit for Moorings, Floats and Rafts (Section 10A permit) issued by the municipal harbormaster or other municipal official. Pursuant to 310 CMR 9.07(2) and 314 CMR 9.09(1)(d), this condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters.
- 3. GP 4 <u>Structures in Navigable Waters</u>: A small project such as an elevated walkway or other such structure, that is located over a salt marsh, shall have no adverse effects on the salt marsh other than blocking sunlight from the underlying vegetation for a portion of each day and shall not result in the loss of any portion of the underlying vegetation from said sunlight blocking. Projects shall also have no adverse effect (or minimal adverse effect for water dependent projects) on marine fisheries habitat or wildlife habitat caused by activities described in 310 CMR 10.25(6). Pursuant to 310 CMR 10.25 and 10.32 and 314 CMR 9.09(1)(d), this condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters.
- 4. GP 18 and 21 <u>Aquaculture and Agriculture</u>: Notwithstanding General Condition #1 of this WQC, activities that meet the requirements of 314 CMR 9.03(4) (*i.e.*, normal maintenance and improvement) do not require a FOOC since they are exempt from the WPA, M.G.L. c. 131, § 40, provided they meet the definition of Agriculture and Aquaculture in 310 CMR 10.04. Pursuant to 314 CMR 9.03(4) and 9.09(1)(d), this condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters and maintain water quality.

5. GP 25 Emergency Situations: Projects described in GP 25 must obtain an emergency certification or otherwise be authorized pursuant to 310 CMR 10.06, qualify under a Severe Weather Emergency Declaration pursuant to 310 CMR 10.06(8) issued by the Department, or meet the requirements of 9.12(2) or (3) in order to be certified under this WQC. Pursuant to 310 CMR 10.06, 314 CMR 9.09(1)(d) and 9.12, this condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters and maintain water quality.

IV. General Conditions

The activities authorized by this WQC are subject to the following general conditions:

- Each activity must be authorized by a valid FOOC or FROOC pursuant to the WPA regulations at 310 CMR 10.00, unless the GP-Specific Conditions or General Conditions in this WQC indicate that a FOOC or FROOC is not required. In addition, each activity described in 314 CMR 9.03 must comply with the respective requirements in 314 CMR 9.03 for that activity. Pursuant to 310 CMR 10.00, 314 CMR 9.03, 9.06(2), and 9.09(1)(d), this condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters and maintain water quality.
- This WQC shall be valid until such time as the Department of the Army General Permits for Massachusetts expire or are modified, suspended, revoked, or reissued. Pursuant to 33 U.S.C. 1341 of the federal Clean Water Act, this condition is necessary to comply with federal law.
- 3. The Department reserves the right to amend, modify, suspend, revoke, or reissue this WQC if the GPs are amended, modified, suspended, revoked, or reissued. The activities authorized by this WQC shall be conducted in a manner that assures compliance with the anti-degradation provisions of the Massachusetts Surface Water Quality Standards at 314 CMR 4.00. Pursuant to 314 CMR 9.06(2), 9.09(1)(d) and 314 CMR 4.00, this condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters and that activities will not violate surface water quality standards.
- 4. This WQC does not derogate from any present or future property rights or other rights or powers of the Commonwealth of Massachusetts and does not convey property rights in real estate or material, or any exclusive privileges, and is further subject to any and all public and private rights and to any federal, state, or local laws and regulations pertinent to the property or activity affected hereby. Pursuant to 314 CMR 9.09(1)(d), the following condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters and to comply with state law.
- 6. MassDEP reserves the right to inspect any project or activity conducted, permitted, or otherwise authorized by this WQC and their impacts on Surface Waters, including wetlands, as defined at 314 CMR 4.02, at any time to monitor compliance with the Massachusetts Surface Water Quality Standards, 314 CMR 4.00, the regulations at 314 CMR 9.00, and this WQC. Pursuant to 314 CMR 4.00, 314 CMR 9.09(1)(d), and 9.11, the following condition is necessary to ensure that

practicable steps have been taken which will avoid and minimize impacts to wetlands and waters, to maintain water quality, and to comply with state law.

- 7. The permittee is responsible for compliance with the terms and conditions of this WQC. Failure to comply with the terms and conditions of this WQC is grounds for enforcement by MassDEP including, without limitation, the assessment of civil, administrative, or criminal penalties pursuant to M.G.L. c. 21, § 42 and § 44, M.G.L c. 21, § 16A, 310 CMR 5.00, M.G.L. c. 131, § 40, 310 CMR 10.08, and 314 CMR 9.11 or other possible actions/penalties as authorized by the General Laws of the Commonwealth. Pursuant to M.G.L. c. 21, § 42 and § 44, M.G.L c. 21, § 42 and § 44, M.G.L c. 21, § 16A, 310 CMR 5.00, M.G.L. c. 131, § 40, 310 CMR 10.08, and 314 CMR 9.09(1)(d) and 9.11, this condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters, to maintain water quality, and to comply with state law.
- 8. Stormwater discharges to Surface Waters including wetlands during the construction period must comply with the requirements of 314 CMR 9.06(6) and must not cause a violation of the Massachusetts Surface Water Quality Standards, 314 CMR 4.00. If applicable, and prior to land disturbance of one acre or more, the permittee shall file a Stormwater Pollution Prevention Plan (SWPPP) required by the EPA National Pollution Discharge Elimination System (NPDES) Construction General Permit (CGP) and provide MassDEP a copy of the filed SWPPP. Pursuant to 314 CMR 4.00, 314 CMR 9.06(6) and 9.09(1)(d), this condition is necessary to minimize turbidity and sediment caused by construction activities and to ensure that water quality is not degraded, and that biology of the waters are not negatively impacted by potential discharges.
- 9. Any activity authorized by this WQC shall not result in any increase in turbidity to Surface Waters including wetlands either during normal or significant rainfall events. Excessive turbidity in wetlands or flowing water within, or in the vicinity of the project site shall be presumed to have unacceptable adverse impacts on Surface Waters including wetlands. Pursuant to 314 CMR 9.06 and 9.09(1)(d), this condition is necessary to minimize turbidity and sediment caused by construction activities and to ensure that water quality is not degraded, and that biology of the waters are not negatively impacted by potential discharges.
- 10. Refueling, washing, or other maintenance of vehicles and construction equipment, and storage of hazardous materials shall not take place within Surface Waters including wetlands. Pursuant to 314 CMR 9.06and 9.09(1)(d), this condition is necessary to minimize turbidity and sediment caused by construction activities and to ensure that water quality is not degraded, and that biology of the waters are not negatively impacted by potential discharges.
- 11. Any fill used in Surface Waters including wetlands shall comply with all relevant provisions of the WPA, the Wetlands Protection Regulations, 310 CMR 10.00, M.G.L. c. 21E, and the regulations promulgated pursuant thereto at 310 CMR 40.0000. Without limitation, fill shall not contain any trash, refuse, rubbish, or debris, including, but not limited to lumber, plaster, construction materials, wire, lath, paper, cardboard, pipe, tires, ashes, metal, plastic, motor vehicles, or parts

of any of the foregoing, hazardous waste, hazardous materials, or oil. Pursuant to M.G.L. c. 21E, M.G.L. c. 131, § 40, 310 CMR 10.00, 314 CMR 9.06(2) and 9.09(1)(d), and 310 CMR 40.0000, this condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters, to maintain water quality, and to ensure compliance with state law.

- 12. The activities authorized herein shall not commence until the permittee has obtained final approval pursuant to Section 404 of the Federal Clean Water Act from the Army Corps of Engineers, as applicable. Pursuant to 33 U.S.C. 1341, 314 CMR 9.06(2) and 9.09(1)(d) and (e), this condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters, to maintain water quality, and to ensure compliance with state and federal law.
- 13. Upon final stabilization of disturbed surfaces, all temporary erosion controls shall be removed and disposed of in a legal manner and shall not be disposed of in Surface Waters including wetlands. Pursuant to 314 CMR 9.06 and 9.09(1)(d), this condition is necessary to minimize turbidity and sediment caused by construction activities and to ensure that water quality is not degraded, and that biology of the waters are not negatively impacted by potential discharges.
- 14. This WQC does not relax, vary, or waive requirements under the Surface Water Discharge/NPDES Municipal Separate Storm Sewer System (MS4) General Permit and the EPAissued NPDES Construction General Permit. In the event of a conflict between requirements of this WQC and the referenced general permits, the permittee shall follow the more stringent requirement. Pursuant to 33 U.S.C. 1342, G.L. c. 21, §§ 26-53, 314 CMR 9.06(2) and 9.09(1)(d), this condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters, to maintain water quality, and to ensure compliance with state and federal law.
- 15. This WQC does not relieve the permittee of the obligation to comply with all other applicable state and federal law. Any changes made to the permittee's project or activity must be reevaluated for eligibility under this WQC. Pursuant to 310 CMR 9.06(2) and 9.09(1)(d), this condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters, to maintain water quality, and to ensure compliance with state and federal law.
- 16. The permittee shall comply with GCs 1-46 in Section IV of the MA GPs. Pursuant to 310 CMR 9.06(2), this condition is necessary to ensure that practicable steps have been taken which will avoid and minimize impacts to wetlands and waters, to maintain water quality, and to ensure compliance with federal law.

Notification of Appeal Rights

The following persons shall have a right to request an adjudicatory hearing concerning this certification:

- 1. Any person aggrieved by the decision who has submitted written comments during the public comment period;
- 2. Any ten (10) persons of the Commonwealth pursuant to M.GL c. 30A where a group member has submitted written comments during the public comment period; and
- 3. Any governmental body or private organization with a mandate to protect the environment, which has submitted written comments during the public comment period.

Any person aggrieved, any ten (10) persons of the Commonwealth, or a governmental body or private organization with a mandate to protect the environment may appeal without having submitted written comments during the public comment period only when the claim is based on new substantive issues arising from material changes to the scope or impact of the activities proposed for coverage and not apparent at the time of public notice. To request an adjudicatory hearing pursuant to M.G.L. c. 30A, § 10, and 310 CMR 1.01, a Notice of Claim must be made in writing, provided that the request is made by certified mail or hand delivery to the Department, with the appropriate filing fee specified within 310 CMR 4.06, along with a Department Fee Transmittal Form, within twenty-one (21) days from the date of the Department Individual WQC and addressed to:

Case Administrator Department of Environmental Protection 100 Cambridge Street, Suite 900 Boston, MA 02114.

A copy of the request shall at the same time be sent by certified mail or hand delivery to the issuing office of the Wetlands and Waterways Program at:

Department of Environmental Protection 100 Cambridge Street, Suite 900 Boston, MA 02114.

A Notice of Claim for Adjudicatory Hearing shall comply with the Department's Rules for Adjudicatory Proceedings, 310 CMR 1.01(6), and shall contain the following information pursuant to 314 CMR 9.10(3):

- a. the 401 Certification Transmittal Number and DEP Wetland Protection Act File Number;
- b. the complete name of the applicant and address of the project;
- c. the complete name, address, and fax and telephone numbers of the party filing the request and, if represented by counselor other representative, the name, fax and telephone numbers, and address of the attorney;
- d. if claiming to be a party aggrieved, the specific facts that demonstrate that the party satisfies the definition of "aggrieved person" found at 314 CMR 9.02;
- e. a clear and concise statement that an adjudicatory hearing is being requested; and
- f. a clear and concise statement of (1) the facts which are grounds for the proceedings, (2) the objections to the Certification, including specifically the manner in which it is alleged to be inconsistent with the Department's Water Quality Certification Regulations, 314 CMR 9.00,

and (3) the relief sought through the adjudicatory hearing, including specifically the changes desired in the final written Certification.

The hearing request along with a DEP Fee Transmittal Form and a valid check or money order payable to the Commonwealth of Massachusetts in the amount of one hundred dollars (\$100) must be mailed to:

Commonwealth of Massachusetts Department of Environmental Protection Commonwealth Master Lockbox P.O. Box 4062 Boston, MA 02211

The request will be dismissed if the filing fee is not paid, unless the appellant is exempt or granted a waiver. The filing fee is not required if the appellant is a city or town (or municipal agency), county, or district of the Commonwealth of Massachusetts, or a municipal housing authority. The Department may waive the adjudicatory-hearing filing fee pursuant to 310 CMR 4.06(2) for a person who shows that paying the fee will create an undue financial hardship. A person seeking a waiver must file an affidavit setting forth the facts believed to support the claim of undue financial hardship together with the hearing request as provided above.

If you have questions on this decision, please contact Lisa Rhodes at 857-772-2372 or via email at <u>Lisa.Rhodes@mass.gov</u> or David Hilgeman at <u>David.Hilgeman@mass.gov</u>.

Sincerely,

draw of

Stephanie Moura, Director Division of Wetlands and Waterways

Cc: Paul Maniccia, USACE, Regulatory Division Peter Olmstead, USACE, Regulatory Division Katelyn Rainville, USACE, Regulatory Division Rachel Croy, EPA Region 1 Ed Reiner, EPA Region 1



Communication for Non-English-Speaking Parties This document is important and should be translated immediately.

If you need this document translated, please contact MassDEP's Diversity Director at the telephone number listed below.

Español Spanish

Este documento es importante y debe ser traducido de inmediato. Si necesita este documento traducido, comuníquese con la Directora de Diversidad de MassDEP al número de teléfono que aparece más abajo.

Português Portuguese

Este é um documento importante e deve ser traduzido imediatamente. Se precisar de uma tradução deste documento, entre em contato com o Diretor de Diversidade da MassDEP nos números de telefone listados abaixo.

繁體中文 Chinese Traditional

本文件非常重要·應立即翻譯。如果您需要翻譯這份 文件·請用下面列出的電話號碼聯絡 MassDEP 多元

化負責人。 简体中文 Chinese Simplified

本文件非常重要,应立即翻译。如果您需要翻译这份 文件,请用下面列出的电话号码与 MassDEP 的多元 化主任联系。

Ayisyen Kreyòl Haitian Creole

Dokiman sa-a se yon bagay enpòtan epi yo ta dwe tradwi I imedyatman. Si ou bezwen dokimar sa a tradwi, tanpri kontakte Direktè Divèsite MassDEP Ia nan nimewo telefòn endike anba.

Việt Vietnamese

Tài liệu này rất quan trọng và cần được dịch ngay lập tức. Nếu quý vị cần dịch tài liệu này, xin liên lạc với Giám đốc Đa dạng của MassDEP theo các số điện thoại ghi dưới đây.

ប្រទេសកម្ពុជា Khmer/Cambodian

ឯកសារនេះគឹសំខាន់ហើយគួរត្រូវបានបកប្រែ ភ្លាមៗ។ ប្រសិនបើអ្នកត្រូវការឲ្យគេបកប្រែ ឯកសារនេះ

សូមទាក់ទងមកនាយកផ្នែកពិពិធកម្មរបស់ MassDEP តាមលេខទូរស័ព្ទខាងក្រោម។

Kriolu Kabuverdianu Cape Verdean

Kel dukumentu li é inpurtánti y debe ser traduzidu imidiatamenti. Se bu meste di kel dukumentu traduzidu, pur favor kontakta Diretor di Diversidádi di MassDEP na numeru abaxu indikadu.

Contact Glynis L. Bugg, 857-262-0606 Massachusetts Department of Environmental Protection 100 Cambridge Street 9th Floor Boston, MA 02114 TTY# MassRelay Service 1-800-439-2370 • https://www.mass.gov/environmental-justice (Version revised 1.5.2023) 310 CMR 1.03(5)(a)

Русский Russian

Это важный документ, и он должен быть безотлагательно переведен. Если вам нужен перевод данного документа, пожалуйста, свяжитесь с директором по вопросам многообразия (Diversity Director) компании MassDEP по указанному ниже телефону.

Arabic العربية

هذه الوثيقة مهمة ويجب ترجمتها على الفور. اذا كنت بحاجة الى هذه الوثيقة مترجمة، يرجى الاتصال بمدير التنوع PMassDE على أرقام الهواتف المدرجة أدناه.

한국어 Korean

이 문서는 중요하고 즉시 번역해야 합니다. 이 문서의 번역이 필요하시다면, 아래의 전화 번호로 MassDEP의 다양성 담당 이사에 문의하시기 바랍니다.

հայերեն Armenian

Այս փաստաթուղթը կարևոր է և պետք է անմիջապես թարգմանվի: Եթե Ձեզ անհրաժեշտ է այս փաստաթուղթը թարգմանել, դիմեք MassDEP-ի բազմազանության տնօրենին ստորև նշված հեռախոսահամարով:

Farsi Persian فارسی

این سند مهم است و باید فورا ترجمه شود. اگر به ترجمه این سند نیاز دارید، لطفا با مدیر بخش تنوع نژادی MassDEP به شماره تلفن ذکر شده در زیر تماس بگیرید.

Français French

Ce document est important et devrait être traduit immédiatement. Si vous avez besoin de ce document traduit, veuillez communiquer avec le directeur de la diversité MassDEP aux numéros de téléphone indiqués ci-dessous.

Deutsch German

Dieses Dokument ist wichtig und sollte sofort übersetzt werden. Sofern Sie eine Übersetzung dieses Dokuments benötigen, wenden Sie sich bitte an den Diversity Director MassDEP unter der unten aufgeführten Telefonnummer.

Ελληνική Greek

Το παρόν έγγραφο είναι σημαντικό και θα πρέπει να μεταφραστεί αμέσως. Αν χρειάζεστε μετάφραση του παρόντος εγγράφου, παρακαλούμε επικοινωνήστε με τον Διευθυντή Διαφορετικότητας του MassDEP στους αριθμούς τηλεφώνου που αναγράφονται παρακάτω.

Italiano Italian

Comunicazione per parti che non parlano inglese. Questo documento è importante e dovrebbe essere tradotto immediatamente. Se avete bisogno di questo documento tradotto, potete contattare il Direttore di Diversità di MassDEP al numero di telefono elencato di seguito.

Język Polski Polish

Dokument ten jest ważny i powinien zostać natychmiast przetłumaczony. Jeśli potrzebujesz przetłumaczonej wersji dokumentu, prosimy o kontakt z dyrektorem ds. różnorodności MassDEP pod jednym z numerów telefonu wymienionych poniżej.

हिन्दी Hindi

यह दस्तावेज महत्वपूर्ण है और इसका तुरंत अनुवाद किया जाना चाहिए. यदि आपको इस दस्तावेज़ का अनुवाद करने की आवश्यकता है, तो कृपया नीचे सूचीबद्ध टेलीफोन नंबरों पर मासडेप्स डाइवर्सिटी के निदेशक से संपर्क करें.

Contact Glynis L. Bugg, 857-262-0606 Massachusetts Department of Environmental Protection 100 Cambridge Street 9th Floor Boston, MA 02114 TTY# MassRelay Service 1-800-439-2370 • https://www.mass.gov/environmental-justice (Version revised 1.5.2023) 310 CMR 1.03(5)(a)