

Commonwealth of Massachusetts Department of Public Safety Board of Elevator Regulations

DECISION - PRODUCT VARIANCE(S)

In accordance with the provisions of Massachusetts General Laws Chapter 143, section 70 (a), 524 CMR 13.01 and 13.02, and Chapter 30A (State Administrative Procedure Act) – A hearing was held by the Board of Elevator Regulations in connection with the product listed below. The decision of the Board follows.

Date of issue: November 21, 2014

Manufacturer name: Contract Machining & Manufacturing

Product name: Everhard Wheelchair Lift

Petitioner's name: Delta Beckwith Elevator Company

Petitioner's address: 115 Shawmut Road, Canton, MA 02021

Date of hearing on final approval: October 28, 2014

Decision:

Denied ☐ Reason(s) for denial:

Granted ☑ with respect to the following code section(s)
Codes: ASME A17.1-1996 Part XX Rule 2000.8 Safeties and Speed Governors

Applicable condition(s): Since the field test of a full-load drop test cannot be performed, the D.P.S. must receive a letter within 90 days from an engineer with the testing procedure for this variance to be in effect.

If the above listed model is modified in a way that results in a condition that varies from code it will require a new product variance. If the unit is a duplex the governor must be visible from the adjacent car.

In accordance with the provisions of MGL Chapter 143, section 70 (b), within thirty days of receipt any decision or order of the Board of Elevator Regulations, any person(s) aggrieved thereby may file an appeal to the Board of Elevator Appeals established under Chapter 22, Section 11A of Massachusetts General Laws.

This variance SHALL be posted in Your elevator machine room

By order of the

Board of Elevator Regulations

Chief Walter Zalenski, Chairman