DEPARTMENT OF ENVIRONMENTAL PROTECTION

Tel: (207) 287-2111

DEPARTMENT OF ENVIRONMENTAL PROTECTION
Bureau of Land and Water Quality
State House Station 17
Augusta, Maine 04333

FOR DEP USE	
#L	
Date Received	

NOTIFICATION OF APPLICATION ACCEPTANCE MUNICIPAL REVIEW OF DEVELOPMENT

(38 M.R.S.A. Section 489-A)

This form is to be used by a registered municipality to notify the Department upon the acceptance of an application for review pursuant to 38 M.R.S.A. Section 489-A. This form must be received by the Department within 14 days of acceptance of an application. The municipality must also submit one copy of the project application and one copy of the record of review and action.

If the application which is the subject of this notice should subsequently be amended during the review process, this form should also be used to submit notice to the Department of the amendment.

Municipality:	
Contact Person	
Address and Phone:	
Project Applicant:	
Address and Phone:	
Title of Project:	
Is there a pre-existing DEP # for this project IF yes, what is it?	
Date Accepted as Complete By Municipality:	
I. Type of Project for which permit is sought: (Check one)	
Subdivisions as described in Section 482, subsection 5 of more than 20 acres but less than 100 ac	res.
Authority to enforce the Performance Standards for Quarries, 38 M.R.S.A. §490-DD.	
Authority to enforce the Performance Standards for Excavations for Borrow, Clay, Topsoil or Sil	t,
M.R.S.A §490-J.	
A project generating 100 to 200 passenger car equivalents at peak hour.	

II	Description of Project (Include number of units or lots, parcel size, footprint, etc.)
III.	Submit as attachments to this form:
	A. One copy of complete application filed with municipality (include site plans);
	B. Identification of any outside review agents or consultant who will be performing reviews of any aspect of the application;
	C. One copy of the legal notices served by the municipality.
	NOTE: APPLICANT IS ADVISED TO REVIEW THE NATURAL RESOURCES PROTECTION ACT 38 M.R.S.A. SECTIONS 480-A THROUGH 480-U (N.R.P.A.) TO ENSURE CONSISTENCY WITH THAT LAW. THE MUNICIPALITY'S DELEGATED REVIEW AUTHORITY PURSUANT TO 38 M.R.S.A. SECTION 489-A DOES NOT EXTEND TO THE N.R.P.A. IF AN N.R.P.A. PERMIT IS NECESSARY IT MUST BE OBTAINED FROM THE DEPARTMENT PRIOR TO THE COMMENCEMENT OF CONSTRUCTION.
Town	n or City of: DATE:
By:_	
Print	Name:
and T	Title: