



Massachusetts Department of Environmental Protection Bureau of Resource Protection - Wetlands WPA Form 5 - Order of Conditions

Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

338-0664-MassDEP File #

Provided by MassDEP:

eDEP Transaction # Westwood City/Town

02081

g. Zip Code

A. General Information

Westwood

Important: When filling out forms on the computer. use only the tab key to move your cursor - do not use the return key.





| t: From: | Conservation Con | mission | |
|----------------------|-----------------------------|---------------------------|-----------------------------|
| 2 This iss (check | uance is for one): | a Order of Conditions b. | Amended Order of Conditions |
| 3 To: A | pplicant: | | |
| Rick a First | Name | Sonnenber b. Lasi Name | • |
| | t Pond Charitable | and Protect | |
| The Section 24 A | ullard Street ng Address | | |

MA

1. State

b. Last Name

4. Property Owner (if different from applicant):

Wolepole

e. City/Town

a. First Name

| MA | 02090 | | |
|----------------------|--|--|--|
| f. State | | | |
| | | | |
| Westwood | | | |
| b. City/Town | | | |
| 14-15 | | | |
| d. Parcel/Lot Number | 8 f | | |
| d m s | d m s | | |
| d. Latitude | e. Longitude | | |
| | f. State Westwood b. City/Town 14-15 d. Parcel/Lot Numb d m s | | |

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5.

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A General Information /o

| | one parc Norfolk | | egistry of | Deeds for (attach additional | information if more than |
|----------------|--|--|---|--|--|
| | a County | | | b Certificate Number | (if registered land) |
| | 3255 c Book | | | 228 d Page | |
| 7 (| Dates: | February 2, 201 a Date Notice of Int | 8 tent Filed | March 28, 2018 b. Date Public Hearing Close | April 11, 2018 c. Date of Issuance |
| 8 | Final Appas needs | ed): | Other Doo | uments (attach additional pl | an or document references |
| | a Plan Till | | | | |
| | b Prepared | з Ву | | c Signed and Stamp | ed by |
| | d. Final Re | vision Date | | e Scale | |
| | f. Additiona | al Plan or Document Tit | le | | g. Date |
| B | Findir | ngs | | ikidakanyakinkalanan iniside de dandi make 1880 ¹⁸⁸⁴ sike 1883 ¹ 900 ¹ 90 | |
| 1 | | | | | |
| | Findings | pursuant to the Ma | assachus | etts Wetlands Protection Act | • |
| • | Following provided the areas | g the review of the in this application | above-ref and prese proposed | etts Wetlands Protection Act ferenced Notice of Intent and ented at the public hearing, t is significant to the following at apply: | f based on the information his Commission finds that interests of the Wetlands |
| a | Following provided the areas | g the review of the in this application in which work is p | above-rel and prese proposed neck all the | ferenced Notice of Intent and ented at the public hearing, t is significant to the following | t based on the information his Commission finds that interests of the Wetlands |
| | Following provided the areas Protectio | g the review of the in this application in which work is per Act (the Act). Ch | above-ref and prese proposed neck all the | ferenced Notice of Intent and ented at the public hearing, to is significant to the following at apply: | based on the information his Commission finds that interests of the Wetlands Prevention of Pollution |
| a | Following provided the areas Protectio | g the review of the in this application in which work is per Act (the Act). Chick Water Supply | above-rel and prese proposed neck all the | ferenced Notice of Intent and ented at the public hearing, to is significant to the following at apply: Land Containing Shellfish | f based on the information his Commission finds that interests of the Wetlands Prevention of Pollution Protection of Wildlife |
| a __ | Following provided the areas Protectio | g the review of the in this application in which work is per Act (the Act). Chic Water Supply ate Water Supply andwater Supply | above-rel and prese proposed neck all the b. a b. h. X | ferenced Notice of Intent and ented at the public hearing, to is significant to the following at apply: Land Containing Shellfish fisheries | f based on the information his Commission finds that interests of the Wetlands Prevention of Pollution Protection of Wildlife Flood Control |
| a d | Following provided the areas Protectio | g the review of the in this application in which work is per Act (the Act). Chic Water Supply ate Water Supply andwater Supply | above-rel and prese proposed neck all the b. a b. h. X | ferenced Notice of Intent and ented at the public hearing, to is significant to the following at apply: Land Containing Shellfish Fisheries | f based on the information his Commission finds that interests of the Wetlands Prevention of Pollution Protection of Wildlife Flood Control |



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B. Findings (cont.)

| De | nied because: | | | | |
|----------|---|---|--|--|---|
| b | in the proposed work can in the wetland regulations. until a new Notice of Intenprotect the interests of the the performance standar Order. | Therefore, work t is submitted when Act, and a final | on this project nich provides me Order of Conditi | may not go forwa easures which are ons is issued. A | ard unless and e adequate to description of |
| c. | the information submit or the effect of the work or Therefore, work on this profintent is submitted which padequate to protect the Ac description of the specifiattached to this Order as | n the interests ide oject may not go provides sufficier ct's interests, and ic information v s per 310 CMR 1 | entified in the W forward unless at information and a final Order o which is lacking 10.05(6)(c). | ellands Protection and until a revise of includes meas from the conditions is is and why it is reason. | on Act. ed Notice of ures which are sued. A necessary is |
| Inla | and Resource Area Impac | ts: Check all the | it apply below. (| For Approvals O | nly) |
| 3. | Buffer Zone Impacts: disturbance and Bank or E available) | | | | 0 a. linear teel |
| Re | source Area | Proposed Alteration | Permitted Alteration | Proposed Replacement | Permitted Replacement |
| 4. | ☐ Bank | a. linear feet | b. linear leet | c. linear feet | d. linear leet |
| 5. 6. | ☐ Bordering Vegetated Wetland ☑ Land Under | a. square feet 836.352 | b square feet 836,352 | c. square feet | d. square feet |
| | Waterbodies and Waterways | a square feet | b. square feet | c. square feet | d. square feet |
| | | e c/y dredged | f. c/y dredged | | |
| 7, | Bordering Land Subject to Flooding | a. square feet | b. square feet | c. square feet | d. square feet |
| | Cubic Feet Flood Storage | e. cubic feet | f. cubic feet | g. cubic feet | h. cubic feet |
| 8. | Isolated Land Subject to Flooding | a. square feet | b. square feet | | |
| | Cubic Feet Flood Storage | c. cubic leet | d cubic feet | e, cubic feet | f. cubic feet |



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B. Findings (cont.) Proposed Permitted Permitted Proposed Resource Area Afteration Alteration Replacement Replacement ☐ Riverfront Area a total sq feet b. total sq. feet Sq ft within 100 ft c. square leet d. square feet e square feet f square feet Sq It between 100-200 ft g square feet h, square feet i square feet j. square feet Coastal Resource Area Impacts: Check all that apply below. (For Approvals Only) Designated Port Indicate size under Land Under the Ocean, below Areas 11. D Land Under the Ocean a. square feet b. square feet c. c/y dredged d. c/y dredged Indicate size under Coastal Beaches and/or Coastal Dunes 12 | Barrier Beaches below cu yd cu yd Coastal Beaches a square leet b square feet c nourishment d. nourishment cu vd cu vd 14 Coastal Dunes a. square feet b square feet nourishment d. nourishment 15 Coastal Banks a linear feet b linear feet 16. Rocky Intertidal **Shores** a square feet b square feet 17. Salt Marshes a square leet b square feet c. square feet d. square feet 18. Land Under Salt Ponds a, square feet b square feet c c/y dredged d. d/y dredged 19. Land Containing Shellfish b square feet c square feet d square feet a square feet 20. Tish Runs Indicate size under Coastal Banks, Inland Bank, Land Under the Ocean, and/or inland Land Under Waterbodies and Waterways, above a. c/y dredged b c/y dredged 21. Land Subject to Coastal Storm a. square feet b square feet Flowage

0,6



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| B. Findings (con | t.) | |
|------------------------|-------------|---|
| 22. Restoration/Enl | hancement: | |
| a. square feet of BVW | | b. square feet of salt marsh |
| 23 Stream Crossin | ıg(s): | |
| a number of new stream | n crossings | b. number of replacement stream crossings |

C. General Conditions Under Massachusetts Wetlands Protection Act

The following conditions are only applicable to Approved projects.

- Failure to comply with all conditions stated herein, and with all related statutes and other regulatory measures, shall be deemed cause to revoke or modify this Order.
- The Order does not grant any property rights or any exclusive privileges; it does not authorize any injury to private property or invasion of private rights.
- 3. This Order does not relieve the permittee or any other person of the necessity of complying with all other applicable federal, state, or local statutes, ordinances, bylaws, or regulations.
- 4. The work authorized hereunder shall be completed within three years from the date of this Order unless either of the following apply:
 - a. the work is a maintenance dredging project as provided for in the Act; or
 - b. the time for completion has been extended to a specified date more than three years, but less than five years, from the date of issuance. If this Order is intended to be valid for more than three years, the extension date and the special circumstances warranting the extended time period are set forth as a special condition in this Order.
- This Order may be extended by the issuing authority for one or more periods of up to three years each upon application to the issuing authority at least 30 days prior to the expiration date of the Order.
- If this Order constitutes an Amended Order of Conditions, this Amended Order of
 Conditions does not extend the issuance date of the original Final Order of Conditions and
 the Order will expire on 4/11/21 unless extended in writing by the Department.
- Any fill used in connection with this project shall be clean fill. Any fill shall contain no trash, refuse, rubbish, or debris, including but not limited to lumber, bricks, plaster, wire, lath, paper, cardboard, pipe, tires, ashes, refrigerators, motor vehicles, or parts of any of the foregoing.
- This Order is not final until all administrative appeal periods from this Order have elapsed, or if such an appeal has been taken, until all proceedings before the Department have been completed.



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C. General Conditions Under Massachusetts Wetlands Protection Act (cont.)

- 9. No work shall be undertaken until the Order has become final and then has been recorded in the Registry of Deeds or the Land Court for the district in which the land is located, within the chain of title of the affected property. In the case of recorded land, the Final Order shall also be noted in the Registry's Grantor Index under the name of the owner of the land upon which the proposed work is to be done. In the case of the registered land, the Final Order shall also be noted on the Land Court Certificate of Title of the owner of the land upon which the proposed work is done. The recording information shall be submitted to the Conservation Commission on the form at the end of this Order, which form must be stamped by the Registry of Deeds, prior to the commencement of work.
- A sign shall be displayed at the site not less then two square feet or more than three square feet in size bearing the words,

"Massachusetts Department of Environmental Protection" [or, 'MassDEP"]

"File Number 338-0664

- 11. Where the Department of Environmental Protection is requested to issue a Superseding Order, the Conservation Commission shall be a party to all agency proceedings and hearings before MassDEP.
- Upon completion of the work described herein, the applicant shall submit a Request for Certificate of Compliance (WPA Form 8A) to the Conservation Commission.
- The work shall conform to the plans and special conditions referenced in this order.
- 14. Any change to the plans identified in Condition #12 above shall require the applicant to inquire of the Conservation Commission in writing whether the change is significant enough to require the filing of a new Notice of Intent.
- 15. The Agent or members of the Conservation Commission and the Department of Environmental Protection shall have the right to enter and inspect the area subject to this Order at reasonable hours to evaluate compliance with the conditions stated in this Order, and may require the submittal of any data deemed necessary by the Conservation Commission or Department for that evaluation.
- 16. This Order of Conditions shall apply to any successor in interest or successor in control of the property subject to this Order and to any contractor or other person performing work conditioned by this Order.
- 17. Prior to the start of work, and if the project involves work adjacent to a Bordering Vegetated Wetland, the boundary of the wetland in the vicinity of the proposed work area shall be marked by wooden stakes or flagging. Once in place, the wetland boundary markers shall be maintained until a Certificate of Compliance has been issued by the Conservation Commission.



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C. General Conditions Under Massachusetts Wetlands Protection Act (cont.)

18. All sedimentation barriers shall be maintained in good repair until all disturbed areas have been fully stabilized with vegetation or other means. At no time shall sediments be deposited in a wetland or water body. During construction, the applicant or his/her designee shall inspect the erosion controls on a daily basis and shall remove accumulated sediments as needed. The applicant shall immediately control any erosion problems that occur at the site and shall also immediately notify the Conservation Commission, which reserves the right to require additional erosion and/or damage prevention controls it may deem necessary. Sedimentation barriers shall serve as the limit of work unless another limit of work line has been approved by this Order.

NOTICE OF STORMWATER CONTROL AND MAINTENANCE REQUIREMENTS

- 19. The work associated with this Order (the "Project") is (1) ☒ is not (2) ☐ subject to the Massachusetts Stormwater Standards. If the work is subject to the Stormwater Standards, then the project is subject to the following conditions:
 - a) All work, including site preparation, land disturbance, construction and redevelopment, shall be implemented in accordance with the construction period pollution prevention and erosion and sedimentation control plan and, if applicable, the Stormwater Pollution Prevention Plan required by the National Pollution Discharge Elimination System Construction General Permit as required by Stormwater Condition 8. Construction period erosion, sedimentation and pollution control measures and best management practices (BMPs) shall remain in place until the site is fully stabilized.
 - b) No stormwater runoff may be discharged to the post-construction stormwater BMPs unless and until a Registered Professional Engineer provides a Certification that: *i.* all construction period BMPs have been removed or will be removed by a date certain specified in the Certification. For any construction period BMPs intended to be converted to post construction operation for stormwater attenuation, recharge, and/or treatment, the conversion is allowed by the MassDEP Stormwater Handbook BMP specifications and that the BMP has been properly cleaned or prepared for post construction operation, including removal of all construction period sediment trapped in inlet and outlet control structures; *ii.* as-built final construction BMP plans are included, signed and stamped by a Registered Professional Engineer, certifying the site is fully stabilized;

iii. any illicit discharges to the stormwater management system have been removed, as per the requirements of Stormwater Standard 10;

iv. all post-construction stormwater BMPs are installed in accordance with the plans (including all planting plans) approved by the issuing authority, and have been inspected to ensure that they are not damaged and that they are in proper working condition;
 v. any vegetation associated with post-construction BMPs is suitably established to withstand erosion.

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C. General Conditions Under Massachusetts Wetlands Protection Act (cont.)

- c) The landowner is responsible for BMP maintenance until the issuing authority is notified that another party has legally assumed responsibility for BMP maintenance. Prior to requesting a Certificate of Compliance, or Partial Certificate of Compliance, the responsible party (defined in General Condition 18(e)) shall execute and submit to the issuing authority an Operation and Maintenance Compliance Statement ("O&M Statement) for the Stormwater BMPs identifying the party responsible for implementing the stormwater BMP Operation and Maintenance Plan ("O&M Plan") and certifying the following: i.) the O&M Plan is complete and will be implemented upon receipt of the Certificate of Compliance, and ii.) the future responsible parties shall be notified in writing of their ongoing legal responsibility to operate and maintain the stormwater management BMPs and implement the Stormwater Pollution Prevention Plan.
- d) Post-construction pollution prevention and source control shall be implemented in accordance with the long-term pollution prevention plan section of the approved Stormwater Report and, if applicable, the Stormwater Pollution Prevention Plan required by the National Pollution Discharge Elimination System Multi-Sector General Permit.
- e) Unless and until another party accepts responsibility, the landowner, or owner of any drainage easement, assumes responsibility for maintaining each BMP. To overcome this presumption, the landowner of the property must submit to the issuing authority a legally binding agreement of record, acceptable to the issuing authority, evidencing that another entity has accepted responsibility for maintaining the BMP, and that the proposed responsible party shall be treated as a permittee for purposes of implementing the requirements of Conditions 18(f) through 18(k) with respect to that BMP. Any failure of the proposed responsible party to implement the requirements of Conditions 18(f) through 18(k) with respect to that BMP shall be a violation of the Order of Conditions or Certificate of Compliance. In the case of stormwater BMPs that are serving more than one lot, the legally binding agreement shall also identify the lots that will be serviced by the stormwater BMPs. A plan and easement deed that grants the responsible party access to perform the required operation and maintenance must be submitted along with the legally binding agreement.
- f) The responsible party shall operate and maintain all stormwater BMPs in accordance with the design plans, the O&M Plan, and the requirements of the Massachusetts Stormwater Handbook.



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C. General Conditions Under Massachusetts Wetlands Protection Act (cont.)

g) The responsible party shall:

- Maintain an operation and maintenance log for the last three (3) consecutive calendar years of inspections, repairs, maintenance and/or replacement of the stormwater management system or any part thereof, and disposal (for disposal the log shall indicate the type of material and the disposal location);
- 2. Make the maintenance log available to MassDEP and the Conservation Commission ("Commission") upon request; and
- Allow members and agents of the MassDEP and the Commission to enter and
 inspect the site to evaluate and ensure that the responsible party is in compliance
 with the requirements for each BMP established in the O&M Plan approved by the
 issuing authority.
- h) All sediment or other contaminants removed from stormwater BMPs shall be disposed of in accordance with all applicable federal, state, and local laws and regulations.
- i) Illicit discharges to the stormwater management system as defined in 310 CMR 10.04 are prohibited.
- j) The stormwater management system approved in the Order of Conditions shall not be changed without the prior written approval of the issuing authority.
- k) Areas designated as qualifying pervious areas for the purpose of the Low Impact Site Design Credit (as defined in the MassDEP Stormwater Handbook, Volume 3, Chapter 1, Low Impact Development Site Design Credits) shall not be altered without the prior written approval of the issuing authority.
- Access for maintenance, repair, and/or replacement of BMPs shall not be withheld.
 Any fencing constructed around stormwater BMPs shall include access gates and shall be at least six inches above grade to allow for wildlife passage.

Special Conditions (if you need more space for additional conditions, please attach a text document):

See bylaw conditions





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D. Findings Under Municipal Wetlands Bylaw or Ordinance

| 1. | ls a | municipal wetlands bylaw or ordinance applicable? | \boxtimes | Yes | ☐ No | | |
|----|--------|--|-------------|---------------|----------------|--|--|
| 2. | 2. The | Westwood here Conservation Commission | by finds | (check one | that applies): | | |
| | a. | that the proposed work cannot be conditioned to municipal ordinance or bylaw, specifically: | meet the | e standards | set forth in a | | |
| | | 1 Mun.cipal Ordinance or Bylaw 2 Citation | | | | | |
| | | Therefore, work on this project may not go forward u Intent is submitted which provides measures which a standards, and a final Order of Conditions is issued. | | | | | |
| | | ★ that the following additional conditions are necess ordinance or bylaw: Westwood Wetlands Bylaw, Chapter 392 | sary to c | comply with a | a municipal | | |
| | | 1 Mun cipal Ordinance or Bylaw | | | 2 Citation | | |

3. The Commission orders that all work shall be performed in accordance with the following conditions and with the Notice of Intent referenced above. To the extent that the following conditions modify or differ from the plans, specifications, or other proposals submitted with the Notice of Intent, the conditions shall control.

The special conditions relating to municipal ordinance or bylaw are as follows (if you need more space for additional conditions, attach a text document):

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FINDINGS

The Commission has reviewed the Notice of Intent plans and has held a Public Hearing on the Project. Based on the information available to the Commission at this time, the Commission has determined that the area on which the proposed work is to be done is significant to the following values set forth in Article 18, Westwood Wetlands Protection Bylaw (check as appropriate).

| X Public water supply | Flood control | _ Fisheries |
|------------------------|---------------------------|------------------------|
| X Private water supply | X Storm damage prevention | X Wildlife habitat |
| X Groundwater supply | X Prevention of pollution | X Erosion and sediment |
| and quality | | control |

Furthermore, this Commission finds that the project is approved and that:

- 1. The site contains the following resource areas subject to protection under the Act and the Local Bylaw, Article 18: Bordering Vegetated Wetlands, Bordering Land Subject to Flooding and Land Under Waterbody. The project meets performance standards under 310 CMR 10.55(4) and 310 CMR 10.56(4) respectively.
- 2. The following conditions which are deemed necessary to protect the interests identified above. This Commission orders that all work shall conform to the approved Notice of Intent plan referenced above, to the General Conditions defined under the State Wetlands Protection Act, and to the special conditions attached to this Order. To the extent that the following conditions modify or differ from the plans, specifications, or other proposals submitted with the Notice of Intent, these conditions shall take precedence.



STANDARD CONDITIONS

- This Order of Conditions applies to the applicant, the owner of the lot described in the Notice of Intent, and the successors and assigns of each. The Conservation Commission shall be notified in writing of any transfer in title to the Land or any change in contractor or developers before the Certificate of Compliance is issued. The notice shall include the name, address, and telephone numbers of the new owner or new contractor or developer, as well as a statement made under the penalties of perjury that the new owner or new contractor or developer has been provided with a copy of this order.
- 2. This Order shall be included in all construction contracts with contractors and subcontractors dealing with the work proposed and shall supersede all conflicting contract requirements.
- 3. A copy of this Order of Conditions and applicable plans shall be provided to each company doing work on the site and shall be available on the site at all times during construction.
- 4. Members of the Westwood Conservation Commission, and/or their designated representatives, shall, at reasonable times, have the right to enter upon and inspect the premises to evaluate compliance with this Order of Conditions.
- 5. The Applicant or owner shall be liable for any non-compliance with the Conditions of this Order or with any Condition that may survive the issuance of a Certificate of Compliance. The Conservation Commission may assess appropriate penalties for non-compliance with the Order and surviving conditions. This may include a \$300.00 per violation/per day non-criminal penalty issued under the Westwood Wetlands Protection Bylaw, Article 18.
- 6. A foundation plan shall be submitted **prior** to the start of framing activities on any structure. The plan shall include the location of the resource areas and show the distance between the foundation and the resource areas on site.

Pre-Construction Requirements

- 7. All work shall conform to the plans referenced above, specifications, and special conditions defined in this Order of Conditions.
- 8. No work shall commence on site until the following conditions are met.
 - a) All appeal periods have elapsed.
 - b) The applicant records the approved plan and the Order of Conditions at the Registry of Deeds and provides a copy of the recorded plan and Order of Conditions, stamped by the Norfolk County Registry of Deeds to the Conservation Commission.
 - c) The D.E.P. sign is placed in a visible location on the site in accordance with State General Condition 9 and remain visible until the Commission issues a Certificate of Compliance. This sign shall be constructed of wood.





- d) The Applicant informs the Conservation Commission, in writing, of the names, addresses, and business telephone numbers of each person responsible for supervising the project and for onsite compliance with this Order and his/her alternate.
- e) The Applicant installs erosion control measures at the locations shown on the plan referenced in the Order of Conditions or as directed by the Agent in the field. Only vegetation directly in the path of the crosion control works shall be removed at this time.
- f) Where silt fence and hay bales are used as crosion control measures, the placement of hay bales upon the silt fence flap as a method of backfill or entrenchment is not acceptable. Fifteen covered haybales shall be kept in reserve on site at all times.
- g) A limit of work line shall be staked in the field by means of a four foot high fluorescent orange snow fencing supported eight foot on center with standard weight metal agricultural fence posts. The limit of work shall be placed immediately to the rear of the hay bale check dam as indicated on the approved plan or as may be determined by the Commission or their agent in the field. Workers shall be informed that no construction activity beyond that conditioned herein is to occur beyond this line at any time.
- h) The Applicant shall notify the Conservation Commission in writing of the Applicant's desire to have the erosion control works and limit of work flagging inspected by the Commission or their Agent.
- i) The applicant shall receive written approval of the erosion control installation from the Commission or their Agent.
- j) The applicant shall arrange a pre-construction meeting between the applicant, the General Contractor's site superintendent, and the Conservation Commission. The purpose of this meeting is to review all aspects of the Order, in detail. The Project Supervisor in charge of day-to-day operations on site shall read and sign each page of a copy of the recorded Order. The purpose of this exercise is to insure that each and every Condition has been read and is understood. Questions relative to the meaning or intent of any Condition shall be clarified during the pre-construction meeting.

Only after the Applicant has satisfied the procedural requirements above shall the Applicant be allowed to begin construction.

Erosion Control and Pollution Prevention Measures

- 9. All erosion control measures shall be maintained in good condition at all times. Deteriorated erosion control measures shall be replaced as required, to maintain effectiveness for sediment interception. The Conservation Commission or their agent reserve the right to require additional erosion and/or damage prevention control at any time they are deemed appropriate. At no time shall any sediment be deposited in the wetland.
- 10. During all phases of construction, disturbed or exposed soil surfaces shall be brought to final finished grade and immediately stabilized. Bare ground that cannot be permanently stabilized within 30 days shall be loamed and seeded or stabilized with mulch.

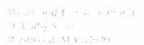
We are used Conservation Conservation has also Seeds Williams A. N. (1994) please (Txxx2SF2TSO) Frix (SF) PdF6V5 Page XIII

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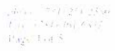
- 11. Standard Condition 6 of the State General Order of Conditions relating to the use of clean fill is modified to prohibit the presence of asphalt in any fill used on site.
- 12. No erosion control measures shall be removed until such removal is allowed by the Commission, or their agent, in writing, or if a Certificate of Compliance issues for the work conditioned herein, whichever comes first.
- 13. Dewatering of excavation shall be accomplished in the manner described by the attached sedimentation basin design to preclude the discharge of turbid water or sediment into any wetland or undisturbed buffer. The Commission and /or their Agent must inspect the sedimentation basin prior to use on site to insure compliance with this condition.
- 14. There shall be no stockpiling of soil, erodable materials and other debris within 50 feet of any Resource Area without the permission of the Conservation Commission.
- 15. No materials excavated from any area on the site shall be dumped into any Resource Area or Buffer Zone thereto.
- 16. During construction of the project, there shall be no discharge of fuel, oil, or other pollutants onto any part of the site. The Applicant shall take all reasonable precautions to prevent the release of pollutants by ignorance, accident, or vandalism. In the event there is a spill on the site, the Applicant shall immediately notify the Conservation Commission and the Board of Health.
- 17. Equipment fuel storage and refueling operations shall be situated in an upland area at a horizontal distance greater than 100 feet from the boundaries of the wetlands.

Changes in Plans

- 18. Changes to the approved plans require formal action by the Conservation Commission allowing the change. The Applicant must submit a written request for the Commission to amend the Order of Conditions and a revised plan outlining the changes. If the Commission determines by a majority vote that the changes are significant, the Commission may require a new public hearing, at the expense of the Applicant, to amend the Order of Conditions, or if necessary, issue a new Order.
- 19. No work involving the change(s) shall be done until a new or amended Order of Conditions has been issued and all appeal periods have expired. It is the responsibility of the Applicant to make sure that all changes accepted by, or required by, the Conservation Commission are reflected in the plans held by other Town departments.
- 20. Errors found in the plans or information submitted to other Boards or Departments in the Town of Westwood by the Applicant that differs from the plan of record for this Order shall be considered changes and the above procedures shall be followed.
- Modifications to the plan of record for this Order required by any Town of Westwood Board or Department shall be considered changes and procedures outlined for changes shall be followed.







22. Plans submitted to any Town of Westwood Board or Town Department for work on this site that differ from the plan of record for this Order shall be considered changes and the procedures outlined for changes shall be followed.

Requirements for a Certificate of Compliance

- 23. Upon completion of work covered by this Order, the Applicant shall request in writing that a Certificate of Compliance be issued. The written request shall be accompanied by a statement from a Professional Engineer registered in the State of Massachusetts that all work allowed or required by this Order has been satisfactorily completed. Such request shall also be accompanied by an as-built plan prepared, stamped and signed, by a registered P.E. and Land Surveyor
- 24. A Certificate of Compliance will not be issued for *new* housing construction until the prospective lot buyer signs and delivers a statement to the Conservation Commission indicating that they are aware that:
 - a. They have received a copy of the approved plans.
 - b. The Commission has determined that the lot contains wetlands.
 - c. Modifications or changes to the approved plan may require a new Notice of Intent.
 - d. An Article 18 Order of Conditions exists upon the property and that certain Conditions, forever binding upon the lot, will survive the issuance of the Certificate of Compliance.
 - e. That the buyer/owner of the property is responsible for compliance with all conditions that survive the issuance of a Certificate of Compliance.
 - f. The buyer/owner is liable for non-compliance with any continuing conditions and may be assessed appropriate penalties by the Conservation Commission, as applicable.
 - g. There is a no disturbance setback surrounding the wetlands on site for future planning.
 - h. Dumping grass clippings, brush, leaves or other yard waste into the resource areas or the no disturb buffer will alter the resource area and shall be considered a violation of the Wetlands Protection Act and the local bylaw.

Continuing Conditions

- 25. As a continuing order of these conditions, even after a Certificate of Compliance is issued, no activity is permitted within the no-disturb buffer to the existing wetland including, but not limited to, the removal or cutting of vegetation.
- 26. As a continuing order of these conditions, if within two (2) years from the issuance of a Certificate of Compliance, erosion is evident on any slopes mitigating measures satisfactory to the Westwood Conservation Commission shall be taken.
- 27. As a continuing order of these conditions, even after a Certificate of Compliance is issued, no byproducts of landscaping may be placed within the no disturbance buffer zone, in the wetland area or flood plain.





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WPA Form 5 – Order of Conditions

Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

Provided by MassDEP 338-06;4 MassDEP File #

eDEP Transaution # Westwood CityTown

E. Signatures

This Order is valid for three years, unless otherwise specified as a special condition pursuant to General Conditions #4, from the date of issuance.

Please indicate the number of members who will sign this form This Order must be signed by a majority of the Conservation Commission.

1 Date of Issuance

2. Number of Signers

The Order must be mailed by certified mail (return receipt requested) or hand delivered to the applicant. A copy also must be mailed or hand delivered at the same time to the appropriate Department of Environmental Protection Regional Office, if not filing electronically, and the property owner, if different from applicant

Signatures:

by hand delivery on

by certified mail, return receipt

requested on

Date

Date

F. Appeals

The applicant, the owner, any person aggrieved by this Order, any owner of fand abutting the land subject to this Order, or any ten residents of the city or town in which such land is located, are hereby notified of their right to request the appropriate MassDEP Regional Office to issue a Superseding Order of Conditions. The request must be made by certified mail or hand delivery to the Department, with the appropriate filing fee and a completed Request of Departmental Action Fee Transmittal Form, as provided in 310 CMR 10.03(7) within ten business days from the date of issuance of this Order. A copy of the request shall at the same time be sent by certified mail or hand delivery to the Conservation Commission and to the applicant, if he/she is not the appellant.

Any appellants seeking to appeal the Department's Superseding Order associated with this appeal will be required to demonstrate prior participation in the review of this project. Previous participation in the permit proceeding means the submission of written information to the Conservation Commission prior to the close of the public hearing, requesting a Superseding Order, or providing written information to the Department prior to issuance of a Superseding Order.

The request shall state clearly and concisely the objections to the Order which is being appealed and how the Order does not contribute to the protection of the interests identified in the Massachusetts Wetlands Protection Act (M.G.L. c. 131, § 40), and is inconsistent with the wetlands regulations (310 CMR 10.00). To the extent that the Order is based on a municipal ordinance or bylaw, and not on the Massachusetts Wetlands Protection Act or regulations, the Department has no appellate jurisdiction.



WPA Form 5 – Order of Conditions

Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

Provided by MassDEP: 338-0661 MassDEP File #

eDEP Transaction # Westwood City/Town

G. Recording Information

This Order of Conditions must be recorded in the Registry of Deeds or the Land Court for the district in which the land is located, within the chain of title of the affected property. In the case of recorded land, the Final Order shall also be noted in the Registry's Grantor Index under the name of the owner of the land subject to the Order. In the case of registered land, this Order shall also be noted on the Land Court Certificate of Title of the owner of the land subject to the Order of Conditions. The recording information on this page shall be submitted to the Conservation Commission listed below.

| Conservation Commission | | |
|--|-------------------------------|------|
| Detach on dotted line, have stamped by the Commission. | Registry of Deeds and su | |
| To: | | |
| | | |
| Conservation Commission | | |
| Please be advised that the Order of Condit | ions for the Project at: | |
| 347 Bullard Street Project Location | 338-0664 MassDEP File Nurr | nber |
| Has been recorded at the Registry of Deed | ls of: | |
| Norfolk | | |
| County | Book | Page |
| for: Proporty Owner | | |
| and has been noted in the chain of title of | the affected property in: | |
| Book | Page | |
| In accordance with the Order of Conditions | s issued on: | |
| Date | | |
| If recorded land, the instrument number id | entifying this transaction | is: |
| Instrument Number | | |
| If registered land, the document number ic | lentifying this transaction | is: |
| Document Number | | |
| Signature of Applicant | | |

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