



WPA Form 7 – Extension Permit for Orders of Conditions

14-1278

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

Provided by DEP

A. General Information

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



1. Applicant:

Whipple Hill, LLC

Name

c/o of The Morin-Cameron Group, 66 Elm Street

Mailing Address

Danvers

City/Town

MA

State

01923

Zip Code

2. Property Owner (if different):

Name

Mailing Address

City/Town

State

Zip Code

B. Authorization

The Order of Conditions (or Extension Permit) issued to the applicant or property owner listed above on:

October 27, 2016

Date

Issued by:

Danvers

Conservation Commission

for work at:

3 Carole Way

Street Address

Map 42

Assessor's Map/Plat Number

Lot 008S

Parcel/Lot Number

recorded at the Registry of Deeds for:

Essex South

County

35442

Book

521

Page

Certificate (if registered land)

is hereby extended until:

October 27, 2020

Date

Date the Order was last extended (if applicable)

This date can be no more than 3 years from the expiration date of the Order of Conditions or the latest extension. Only unexpired Orders of Conditions or Extension may be extended.

This Extension Permit must be signed by a majority of the Conservation Commission and a copy sent to the applicant and the appropriate DEP Regional Office

(<http://www.mass.gov/eea/agencies/massdep/about/contacts/find-the-massdep-regional-office-for-your-city-or-town.html>).

Signatures

[Handwritten signatures]

10-27-19

Date



C. Recording Confirmation

The applicant shall record this document in accordance with General Condition 8 of the Order of Conditions (see below), complete the form attached to this Extension Permit, have it stamped by the Registry of Deeds, and return it to the Conservation Commission.

Note: General Condition 8 of the Order of Conditions requires the applicant, prior to commencement of work, to record the final Order (or in this case, the Extension Permit for the Order of Conditions) 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, it shall be noted in the Registry's Granter Index under the name of the owner of the land upon which the proposed work is to be done. In the case of registered land, it shall also be noted on the Land Court Certificate of Title of the owner of the land upon which the proposed work is done.

Detach this page and submit it to the Conservation Commission prior to the expiration of the Order of Conditions subject to this Extension Permit.

To:

Danvers
Conservation Commission

Please be advised that the Extension Permit to the Order of Conditions for the project at:

3 Carole Way, Danvers, MA 01923
Project Location

14-1278
DEP File Number

has been recorded at the Registry of Deeds of:

Essex South
County

for:

Property Owner

and has been noted in the chain of title of the affected property in accordance with General Condition 8 of the original Order of Conditions on:

Date

Book

Page

If recorded land the instrument number which identifies this transaction is:

Instrument Number

If registered land, the document number which identifies this transaction is:

Document Number

Signature of Applicant

**Massachusetts Wetlands Protection Act M.G.L. c. 131, §40
& Town of Danvers Wetlands Protection Bylaw, Chapter XXVI**

**ORDER OF CONDITIONS, DEP FILE #14-1278
APPLICANT: WHIPPLE HILL, LLC
DWELLING CONSTRUCTION WITH ASSOCIATED SITE WORK
3 CAROLE WAY (LOT 18); OCTOBER 27, 2016;
EXTENSION: OCTOBER 27, 2020**

***Please refer to Conditions #1-20 of DEP's General Conditions**

ADDITIONAL GENERAL CONDITIONS:

**THE APPLICANT MUST COME BEFORE THE COMMISSION ONCE BUILDING PERMITS
ARE GRANTED AND PRESENT THE BUILDING DESIGN.**

21. Prior to commencing this project, the applicant shall have received all other necessary permits required by law including, but not limited to:

- a. Section 404 of the Federal Water Pollution Control Act. U S Army Corps of Engineers
- b. Water Quality Certification (401) by DEP in accordance with the Federal Water Pollution Control under M.G.L. Ch. 21 §27(5) and 314 CMR 9.00
- c. Design Requirements for Construction in floodplains under the state building code (780 CMR 744.00)
- d. Chapter 91 License, DEP Division of Waterways, MGL Chapter 91 (310 CMR 9.00)

Note: This is in addition to DEP's Standard Condition under C. General Condition 3.

22. Should issuance of additional permits result in a change in the project, the provisions of DEP's Standard Condition under Section C. General Condition 13 and General Condition 14 shall apply, regarding the process for plan changes.

23. The Order as issued under the Chapter XXVI of the Town of Danvers General Bylaws, the Wetlands Protection Bylaw, can only be extended for one, one-year period. If, at the end of this one-year extension, the project has not received a Certificate of Compliance, a new Notice of Intent is to be submitted and acted upon. Note: This is in addition to DEP's Standard Condition under C. General Condition 5.

24. Whether from on-site or off-site sources, any fill used in connection with this project shall be geologically natural material. Only clean coarse sands or gravel free of fines and organic debris may be used for crossings of streams and wetlands. Note: This is in addition to DEP's Standard Condition under C. General Condition 7.

25. Any Order not recorded as specified in DEP's Standard Condition under C. General Condition 9 may be recorded by the Commission at the applicant's expense.

26. The sign displayed according to C. General Condition 10 must say **DEP & DCC File No. 14-1278**. This sign shall not be attached to a living tree.

27. The proposed activity shall comply with all referenced plan(s) except as shall be conditioned herein. No change shall be made without a formal approval action taken by the Conservation Commission. The Commission will make no ruling on any proposed changes until the applicant has submitted a written request for the Commission to make a formal determination on whether the change will require filing a new Notice of Intent. A copy of this request shall be sent to the Department of

**Massachusetts Wetlands Protection Act M.G.L. c. 131, §40
& Town of Danvers Wetlands Protection Bylaw, Chapter XXVI**

Environmental Protection's Northeast Regional Office. A new Public Hearing, at the expense of the applicant, will then be required to amend this Order or if necessary to issue a new Order. No work involving the change(s) shall be done until a new or amended Order has been issued and all appeal periods have expired. It is the responsibility of the Applicant to make sure that any changes accepted by or required by the Conservation Commission are reflected in plans held by other Town departments. Any errors in the plans or information submitted by the applicant shall be considered changes and the above procedures shall be followed. Note: This is in addition to DEP's Standard Condition under C. General Condition 13.

28. This Order shall be deemed invalid if any of the information provided to the Commission is found to be incorrect.
29. Until a Certificate of Compliance to this Order is issued, a Conservation Commissioner, agent of the Commission or the Department of Environmental Protection reserves the right to enter and inspect the property at all reasonable times in order to evaluate compliance with this Order and may require any information, measurements, photographs, observations, and/or materials, or may require the submittal of any data or information deemed necessary by the Commission for that evaluation. Further, work shall be halted on the site if the Commissioner, agent or DEP determines that any of the work is not in compliance with this Order. Work shall not resume until the Commission is satisfied that the work will comply, and has so notified the applicant in writing. Note: This is in addition to DEP's Standard Condition under C. General Condition 15.
30. This Order shall apply to any successor in control or successor in interest of the property described in the Notice of Intent and accompanying plans and to any contractor or other person performing work conditioned by this Order. These obligations shall be expressed in covenants in all deeds to succeeding owners of all or portions of the property. Note: This is in addition to DEP's Standard Condition under C. General Condition 16.
31. The term "Applicant" as used in this Order of Conditions shall refer to the owner, any successor in interest or successor in control of the property referenced in the Notice of Intent, supporting documents and this Order of Conditions. The Commission shall be notified in writing within 30 days of all transfers of title of any portion of property that take place prior to issuance of the Certificate of Compliance. The Commission shall be provided with the name, address and telephone number of the new owner. Such new owners or new controlling interest, in the case of a corporation, shall forthwith furnish the Commission with a statement that the Order of Conditions is understood and the owner is willing to comply with said Order.
32. This document shall be included in all construction contracts, subcontracts, and specifications dealing with the work proposed and shall supersede any conflicting contract requirements. The applicant shall assure that all contractors, subcontractor and other personnel performing the permitted work are fully aware of the permit's terms and conditions. Thereafter, the contractor will be held jointly liable for any violation of this Order resulting from failure to comply with its conditions.
33. It is the responsibility of the Applicant, Owner, and/or successor(s) to ensure that all Conditions of this Order of Conditions are in compliance at all times. All project engineers and contractors are to be provided with a copy of this Order of Conditions and referenced documents before commencement of construction.

**Massachusetts Wetlands Protection Act M.G.L. c. 131, §40
& Town of Danvers Wetlands Protection Bylaw, Chapter XXVI**

34. If unforeseen problems occur during construction which may affect the statutory interests of the Wetlands Protection Act or the Town of Danvers Wetlands Protection Bylaw, upon discovery by either the Conservation Commission, its agent, or the applicant, the Commission shall immediately be notified, and an immediate meeting shall be held between the Commission or its agent, the applicant, and other concerned parties to determine the correct measures to be employed. The applicant shall then act to correct the problems using the corrective measures agreed upon. Subsequent to resolution, the activity and resulting actions shall be documented in writing.
35. The owners of the project and their successors in title, in the event they proceed to alter areas subject to the Commission's jurisdiction under the Order, agree that the Order does not in itself impose upon the Town of Danvers any responsibility to maintain the proposed drainage system and that said Town shall not be liable for any damage in the event of failure. By acceptance of this Order and commencement of work authorized herein, the applicant, owner, and their respective agents, assign, and successors in title agree to indemnify and hold harmless to Town and its residents for any damages might occur on or off the subject property, or any legal claims which may be attributable to any alterations undertaken or construction attributable to alterations undertaken on this property pursuant to the Order. Issuance of the Order does not imply or certify that the site or downstream areas will not be subject to flooding, storm damage, or any other form of water damage.
36. The Commission reserves the right to amend this Order of Conditions after a legally advertised public hearing if plans or circumstances are changed or if new conditions or information so warrant.
37. This permit is also issued pursuant to the Town of Danvers Wetlands Protection By-law Chapter XXVI, and is required in addition to the state Wetlands Protection Act permit in order to conduct work. The findings made in this decision are issued pursuant to Chapter XXVI in issuing this Order of Conditions and are found on the last page of this Order.
38. This Order shall pertain to the construction of a dwelling with associated site work (driveway, utility connections, roof drywell, and grading)
39. Any damage caused as a direct result of this project to any wetland resource areas shall be the responsibility of the applicant to repair, restore and/or replace. Sedimentation or erosion into these areas shall be considered damage to wetland resource areas. If sediment reaches these areas the Commission shall be contacted and a plan for abatement of the problem and proposed restoration/mitigation measures shall be submitted for approval and implementation.

PRE-CONSTRUCTION CONDITIONS:

40. **The applicant must come before the Commission once the building permits are granted and present the building design, per 10/24/19 public hearing.**
41. Prior to commencing any work on the site, the applicant shall submit the following to the Conservation Commission:
 - A set of **photographs** depicting the project site in pre-construction condition.
 - A **project/construction-sequencing plan**

**Massachusetts Wetlands Protection Act M.G.L. c. 131, §40
& Town of Danvers Wetlands Protection Bylaw, Chapter XXVI**

- A **statement** signed by, the applicant, owner of the property and the person responsible for the construction of the project that such individuals understand the terms and conditions as specified in the Order and that such persons agree to comply with the provisions of the Wetlands Protection Act, local Bylaw and this Order.
42. Prior to commencing construction, the applicant shall have informed the Commission, in writing, of the names, addresses business and home telephone numbers of the project supervisor and his/her alternate.
43. **The Conservation Commission shall be notified by written notice or by telephone, by the applicant or a duly authorized representative, 48 hours prior to the commencement of any activity on the site. Said notice shall be confirmed by the Conservation Commission and/or Staff through the scheduling of a pre-construction meeting. Failure to comply with pertinent Conditions shall result in a directive to cease any activity. In the event that work ceases on the site for a period of time greater than five business days and inspections required by this Order are stopped, this Condition shall again apply prior to recommencing work on the site. Compliance with this Condition does not relieve the applicant from complying with all other Conditions. All Conditions requiring additional information prior to commencing construction shall be met prior to submitting this notice.**
44. Prior to the installation of erosion control devices and prior to the start of any excavation or construction, a pre-construction conference shall be held on the site, involving the contractor conducting the work, the site engineer, the applicant, the wetland scientist and a member or agent of the Conservation Commission, to ensure that the requirements of this Order are understood by all parties.
45. Prior to commencing any work on the site, the **proposed limit of work**, as defined by the plans referenced in this Order and as may be amended by the Order, shall be clearly marked with stakes, markers, fencing and/or flags or with the required sediment barriers. Workers shall be informed that, except as may be allowed by this order, no activity, such as storage of materials or machinery or the stockpiling of soils, is to take place beyond this limit of work. The limit of work shall be established by a Professional Land Surveyor who shall thereafter provide written evidence, signed and stamped, to the Conservation Commission that the work area has been properly defined in the field. Failure to comply with this Condition shall result in a stop work order until the limit of work has been documented and submitted to the Conservation Commission. Once established, said markers shall be checked and replaced as necessary and shall be maintained until all construction has been completed and a Certificate of Compliance has been issued. Note: This is in addition to DEP's Standard Condition under C. General Condition 18.
46. Prior to commencement of any work on the site, the **limits of all wetland resource areas** shall be flagged with surveyor's tape and shall remain in place during construction. Once established, said markers shall be checked and replaced as necessary and shall be maintained until all construction has been completed and a Certificate of Compliance has been issued. Note: This is in addition to DEP's Standard Condition under C. General Condition 17.
47. All equipment shall be operated, parked, and maintained so as to limit alterations of wetlands and buffer zone to those areas clearly identified on the plans and demarcated in the field by the flagging and construction barriers. No equipment is to

**Massachusetts Wetlands Protection Act M.G.L. c. 131, §40
& Town of Danvers Wetlands Protection Bylaw, Chapter XXVI**

enter or cross any wetland resource areas at any time unless the location of disturbance is marked on the plans referenced in this Order and flagged in the field.

48. All waste products, grubbed stumps, slash, construction materials, etc. shall be deposited at least 100 feet from wetland resource areas and 200 feet from rivers. There shall be no dumping of leaves, grass clippings, trash or any kind of refuse in areas under the Conservation Commission's jurisdiction.
49. All stockpiled soils on the site shall be stockpiled at least 50 feet from resource areas. Stockpiled soils within 100 feet of a resource area shall be covered at the end of each day and protected with a double row of haybales and silt fence until removed from the site.
50. Any sediments, debris, or other materials that fall into or enter resource areas shall be immediately removed by hand. The owner/s shall be liable for any materials dumped in the resource areas subject to this Order and will be subject to applicable penalties. This condition shall be noted on the Certificate of Compliance and remain in perpetuity.
51. Excavated materials not used for backfill shall be removed from the area and properly disposed of by the contractor. Records shall be kept documenting that excess material has been properly disposed of at a legal site.
52. A manifest or bill, as applicable, shall be provided to the Conservation Department documenting the legal disposal of excavated materials, building debris, concrete, asphalt, and/or other materials removed from the site including that material removed in dumpsters.

EROSION CONTROL:

53. Erosion control devices and/or orange construction fencing shall act as the limit of work and any change will act as a modification to the plan.
54. Appropriate erosion control devices shall be in place prior to the beginning of any phases of construction, and shall be maintained during construction. The erosion control specifications provided in the Notice of Intent and the erosion control provision in the Order will be the minimum standards for this project; additional measures may be required by the Commission. The erosion control devices will be maintained until the engineer and a member or agent of the Conservation Commission agree that they are not longer needed, at which time they will be removed, using mutually satisfactory removal procedures.
55. The erosion control devices shall be installed by hand unless otherwise approved by the Commission. The applicant shall provide written evidence from a Professional Engineer or Land Surveyor, that the erosion control devices have been installed according to the referenced plans.
56. Erosion control devices shall include, but shall not be limited to, combination haybale and filter fabric fence or separate haybales and sediment filter fabric fence. Each haybale shall be bound with organic twine (rope) if available, staked with at least two 1" x 1" wooden stakes, and properly backfilled at least 3". The sediment filter fabric fence shall be staked and properly backfilled at least 3".

**Massachusetts Wetlands Protection Act M.G.L. c. 131, §40
&Town of Danvers Wetlands Protection Bylaw, Chapter XXVI**

57. All disturbed areas within the jurisdiction of the Commission shall be stabilized immediately as defined below in this condition and revegetated within thirty (30) days after being disturbed. Bare ground and disturbed areas that cannot be permanently revegetated within 30 days shall be stabilized by a method approved by the Commission. Temporary stabilization shall include, but not be limited to: hydroseeding, straw mats, jute netting, sod, or another means approved by the Commission prior to its use. Where a slope is steeper than 3:1, temporary stabilization shall be staked or otherwise affixed to the slope. If the season is not appropriate for plant growth, exposed surfaces shall be stabilized by other appropriate erosion control measures, firmly anchored, to prevent soils from being washed by rain or flooding.
58. Within thirty days of completion of construction on any given portion of the project, all disturbed areas in the completed portion of the site shall be permanently stabilized with rapidly growing vegetative cover, using sufficient top soil to assure long-term stabilization of disturbed areas. A minimum of four to six inches of organic top soil, if necessary, and a USDA Natural Resource Conservation Service-approved seed mixture should be used in accordance with the measures outlined in "Massachusetts Erosion and Sediment Control Guidelines For Urban and Suburban Areas", or other acceptable stabilization method. Continued maintenance of this area, in a manner, which assures permanent stabilization and precludes any soil erosion, shall be the responsibility of the applicant. This condition will not expire with the issuance of a Certificate of Compliance.
59. Any dewatering activities shall be monitored daily to ensure that sediment-laden water is appropriately settled prior to discharge toward the wetland resource areas. No discharge of water is allowed directly into any area subject to the jurisdiction of the Commission. If emergency dewatering requirements arise, the applicant shall submit a contingency plan to the Commission for approval, which provides for the pumped water to be contained in a settling basin, to reduce turbidity prior to discharge into a resource area.
60. All existing and proposed catch basins and oil traps on the site or on the streets adjacent to the project shall be protected by Silt Sacks to prevent sediment from entering the drainage system. Silt Sacks shall be maintained and regularly cleaned of sediments until all areas associated with the work permitted by this Order have been permanently stabilized and the Commission and/or Staff has formally approved their removal.
61. An adequate stockpile of erosion control materials shall be on site at all times for emergency or routine replacement and shall include materials to repair or replace silt fences, hay bales, erosion control blankets, stone riprap, filter berms or any other devices planned for use during construction.
62. Unless tracking and sediment is not evident on the streets, the applicant shall mechanically sweep or manually sweep sediments from the adjacent streets at the end of each workday. The areas of construction shall remain in a stable condition at the close of each construction day. Erosion controls should be inspected at this time, and repaired, reinforced or replaced as necessary.
63. The Commission reserves the right to require additional erosion and/or damage prevention controls if deemed necessary. These may be required by the Conservation Staff, or the Commission at any time when deemed appropriate.

**Massachusetts Wetlands Protection Act M.G.L. c. 131, §40
&Town of Danvers Wetlands Protection Bylaw, Chapter XXVI**

64. The Commission reserves the right to impose additional conditions on portions of this project to mitigate any impacts which could result from site erosion, wetland alteration or replication activities, or any noticeable degradation of surface water quality discharging from the site. For example, installation of erosion control measures may be required in areas not shown on the plan(s) referenced in this Order of Conditions. Should such installation be required by the Commission, they shall be installed within 48 hours of the Commission's request.
65. Subsequent to seeding, disturbed areas will be covered with hay mulch, erosion control blanket, netting, or other suitable material in order to provide an adequate surface protection until seed germination. Preference should be given to erosion control netting with biodegradable stitching.
66. The release of any final approval by the Commission will be dependent upon permanent non-wetlands vegetation growing for at least five consecutive months during the growing season. The growing season for cultivated vegetation is considered to be from April 1 to October 31. The Commission shall make their final approval when the permanent cover is adequate to prevent erosion and sedimentation. The Commission may consider issuing a Partial Certificate of Compliance prior to this time, however, no request for the full release of the Certificate of Compliance shall be considered if a full growing season has not elapsed.

MONITORING:

67. Six months following the pre-construction meeting, the homeowner shall submit a status report to the Conservation Commission. Status reports shall be submitted every six months during the length of the project.

POLLUTION CONTROL (INCLUDING REFUELING OPERATIONS):

68. During and after work on this project, there shall be no discharge or spillage of fuel, oil, or other pollutants. In the event that there is a spill of any kind and any quantity on the site, the applicant shall immediately notify the Conservation Commission.
69. Equipment refueling operations shall be situated in an upland area at a horizontal distance greater than 100 feet from the resource area. Cleaning of equipment, including the washing/rinsing of concrete transports shall not be permitted within 100 feet of the resource area unless the Commission has formally approved a location for such activity.
70. No fuel, oil, or other pollutants shall be stored in any resource area or the buffer zone thereto, unless specified in this Order of Conditions. There shall be no more than a total of fifty (50) gallons of fuel or maintenance chemicals relating to this construction stored on the site at any one time. No routine servicing of vehicles used for this project shall be permitted on the site. The Commission shall be notified prior to initiating any emergency repair on the site.
71. Commercial refuse container units/dumpsters brought to the site during construction shall not be located within 100 feet of the resource areas. Dumpsters shall be covered at night, and shall be regularly emptied such that materials do not spill onto the ground.
72. If, during construction and excavation, visible or other evidence of oil or hazardous materials as defined in 310 CMR 40.000, animal hides, debris, or similar material is

**Massachusetts Wetlands Protection Act M.G.L. c. 131, §40
& Town of Danvers Wetlands Protection Bylaw, Chapter XXVI**

encountered, the site supervisor shall immediately cease all activity in the location and contact the Conservation Staff. Written documentation shall thereafter be provided, within twenty-one days, documenting the proper handling of these materials.

STORMWATER MANAGEMENT AND DRAINAGE STRUCTURES:

73. There shall be no increase in the post-development discharges from the storm drainage system or any other changes in post-development conditions that alter the post-development watershed boundaries as currently depicted in the notice of Intent and approved by this Order of Conditions, unless specifically approved in writing by the Commission.
74. With the exception of any improvements, water quality in all resource areas shall not differ significantly following completion of the project from the pre-development conditions.
75. The Conservation Commission shall be notified in writing, when any maintenance functions that may impact the wetlands are to be performed.

GRADING/LANDSCAPING/SLOPE:

76. Site grading and construction shall be scheduled to avoid periods of high surface water. Once begun, grading and construction shall move uninterrupted to completion to avoid erosion and siltation of the wetlands.
77. Final grading of the site shall not direct additional runoff onto the property of others. This project shall not increase the rate or volume of runoff, nor cause flood or storm damage, to abutters or the property of others. It shall be incumbent upon the applicant to assure compliance with this Condition. The project applicant shall be solely liable for any damage to other properties as a result of this construction. This condition shall be specifically addressed and certified by a Registered Professional Engineer in the Certificate of Compliance request.
78. After construction, all disturbed areas, slopes and proposed landscape areas shall be loamed and seeded or stabilized through the use of erosion control blankets or other approved means. All disturbed areas will be graded, loamed and seeded prior to November 1 of each year. No disturbed areas or stockpiled material will be left unprotected or without erosion controls during the winter.
79. After construction, loaming and seeding shall occur within five (5) days of final grading. Barren areas should be stabilized by seeding if work on the project is interrupted for more than ninety (90) days, unless the 90 days are in the winter. If this condition should occur, the applicant shall request a determination from the Commission as to whether seeding or an alternative measure should be conducted. Seed stock to restore project-denuded areas shall emphasize the natural flora and be of proven value to local wildlife.
80. No invasive plant species shall be used during the replanting and landscaping of the disturbed site.

CERTIFICATE OF COMPLIANCE:

**Massachusetts Wetlands Protection Act M.G.L. c. 131, §40
& Town of Danvers Wetlands Protection Bylaw, Chapter XXVI**

81. Upon completion of the work described herein, the applicant shall submit a Request for Certificate of Compliance by using WPA Form 8A to the Conservation Commission.
82. The request for a Certificate of Compliance shall be submitted using WPA Form 8A. The Conservation Commission will not consider issuing a Certificate of Compliance until the following items are submitted to, and accepted by, the Commission:
- a. A written narrative discussing each condition, prepared and stamped by a registered professional engineer, certifying compliance with the conditions and approved plans and Order of Conditions, setting forth any deviations that exist, and their potential effect on the project. A statement that the work is in "substantial compliance" with no detailing of the deviations shall not be accepted. No deviation from the Order is permitted without formal action being taken by the Commission approving the change. The narrative shall list each condition and what evidence constitutes the certification of compliance with the condition. If the completed work differs from that in the original plan(s) and conditions, the report must specify how the project differs.
 - b. Two sets of as-built site plans for the project must be submitted showing date/s of fieldwork done to prepare the plan, grades, utilities, and landscaping, grade elevations, distances to all structures and alterations within 100 feet of any resource area and any other elevations or distances the Commission may specify to ensure compliance with this Order and contain the following certification signed and sampled by a Registered Professional Engineer or Registered Professional Land Surveyor:

"I certify that these plans conform with the criteria and conditions as submitted and approved. I further certify that these plans represent an as-built condition."
 - c. Failure to submit a complete set of as-built plans, as specified in the Order, shall be grounds to deny the Certificate of Compliance.
 - d. Post-construction photographs demonstrating compliance with this Order including established vegetation where required.
83. The original Certificate of Compliance signed by the Commission must be recorded at the South Essex County Registry of Deeds.
84. If the completed work differs from that in the original plans and/or conditions listed in this Order, a report must be submitted to the Commission thirty (30) days prior to completion specifying how the work differs, at which time the applicant shall first request a modification to the Order. Upon review and approval by the Commission, the applicant may request in writing a Certificate of Compliance as described above.
85. After receipt of the Certificate of Compliance all erosion and sedimentation control barriers still in place shall be removed from the site. Prior to the removal of erosion and sedimentation control barriers, the Conservation Commission shall be notified and will inspect the site to verify the appropriateness of siltation barrier removal. No erosion control barriers will be removed from the site unless approved by the Conservation Commission or Conservation Commission staff.

PLAN AND DOCUMENT LIST:

**Massachusetts Wetlands Protection Act M.G.L. c. 131, §40
& Town of Danvers Wetlands Protection Bylaw, Chapter XXVI**

Notice of Intent dated August 12th, 2016

Plans to accompany NOI Dated August 12th, 2016

Revised Approved Plans Dated September 26th, 2016

Danvers Engineering Comments dated September 19th, 2016

Morin-Cameron Group Comment responses dated October 11th, 2016