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Oct 4	3 57 PH 188	SE 69-158 (To be provided by DEQE)
100	City/Town S	
27m	Applicant	Vikon Development
	-REG	

Order of Conditions Massachusetts Wetlands Protection Act G.L. c. 131, §40

FromSeekonk Conservation Commission					
To Vikon Development	Same				
(Name of Applicant) 424 Broadway Address Providence, RI 02909	(Name of property owner) 424 Broadway Providence, RI 02909 Address				
This Order is issued and delivered as follows:					
□ by hand delivery to applicant or representative of the second					
Exxby certified mail, return receipt requested on	September 28, 1988 (date)				
This project is located at Fall River Ave	nue, Seekonk, MA Lots 44,42,211				
The property is recorded at the Registry ofBristol County BookPage					
Certificate (if registered)					
The Notice of Intent for this project was filed on	July 7, 1988 (date)				
The public hearing was closed on September 12, 1988 (date)					
Findings					
The Seekonk Conservation Commission has reviewed the above-referenced Notice of					
Intent and plans and has held a public hearing on the project. Based on the information available to the Seekonk Conservation has determined that Commission the area on which the proposed work is to be done is significant to the following interests in accordance with the Presumptions of Significance set forth in the regulations for each Area Subject to Protection Under the					
Act (check as appropriate):					
	ntrol				

Therefore, the <u>Seekonk Conservation Commission</u> finds that the following conditions are necessary, in accordance with the Performance Standards set forth in the regulations, to protect those interests checked above. The <u>Seekonk Conservation Comm</u> orders that all work shall be performed in accordance with said 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.

General Conditions

- 1. 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.
- 2. This 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, by-laws 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 and both that date and the special circumstances warranting the extended time period are set forth in this Order.
- 5. 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.
- Any fill used in connection with this project shall be clean fill, containing 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.
- 7. No work shall be undertaken until all administrative appeal periods from this Order have elapsed or, if such an appeal has been filed, until all proceedings before the Department have been completed.
- 8. No work shall be undertaken until the Final Order 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 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 to be done. The recording information shall be submitted to the Seekonk on the form at the end of this Order prior to commencement of the work. Conservation Commission
- A sign shall be displayed at the site not less than two square feet or more than three square feet in size bearing the words, "Massachusetts Department of Environmental Quality Engineering, File Number ____ SE 69-158
- 10. Where the Department of Environmental Quality Engineering is requested to make a determination and to issue a Superseding Order, the Conservation Commission shall be a party to all agency proceedings and hearings before the Department.
- 11. Upon completion of the work described herein, the applicant shall forthwith request in writing that a Certificate of Compliance be issued stating that the work has been satisfactorily completed.
 - 2. The work shall conform to the following plans and special conditions:

Plans:

Title	Dated	Signed and Stamped by:	On File with:
Site Plan		The Real Estate	R.F. Geisser.
Site Plan-Proposed Field Collaborative Foundation Plan			DEQE ConComm
Floor Plan Elevation			Same
Section and Existing Cond Seekonk, MA	itions Plan		Same
	8/25/88	James Lembo	

Special Conditions (Use additional paper if necessary)

- 1. The applicant gave the Seekonk Conservation Commission or its Agents permission to enter the property in the pursuance of their duties under this Order, the Act, and 310 CMR 10.00
- 2. Staked hay bales or something comparable to be used to prevent siltation. (See attached diagram)

Title	Dated	Signed and Stamped by:	On File with:
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Music &	
This Order must be signed by a majority	of the Conservation Commission.
On this 27 day of _	September 1988, before me
personally appeared Spence	on I Martin Jr. to me known to be the
person described in and who executed	the foregoing instrument and acknowledged that he/she executed
the same as his/her free act and deed.	8 22
S . 1 &	March 9,1990
Emily Lugarquist	
Notary Publid	My commission expires
mail or hand delivery to the Conservation Commi	5 South and the approach.
A.	
	ekonk Conservation Comm. prior to commencement of work
•	Issuing Authority
	for the project at
	rded at the Registry of and
	ed property in accordance with General Condition 8 on 19
	identifies this transaction is
	identifies this transaction is

_Applicant

ISS	sued by the Department of Environmental Quality Engir	neering.			
Sig	ignature				
On	n this day of	19	, before me		
	ersonally appeared				
des	escribed in and who executed the foregoing instrument	and acknowledged that	he/she executed the same		
	s his/her free act and deed.				
	ii.				
No	otary Public M	ly commission expires			
pos hea from Env	the applicant, the owner, any person aggneved by this Superseding Obsed work is to be done or any ten persons pursuant to G.L. c. 30A, geaning pursuant to G.L. 30A, §10, providing the request is made by come the date of issuance of the Superseding Order, and is addressed invironmental Quality Engineering, One Winter Street, Boston, MA 02 ertified mail or hand delivery to the conservation commission, the app	§10A, are hereby notified of the ertified mail or hand delivery to to: Docket Clerk, Office of Ge 2108. A copy of the request sr	eir right to request an adjudicatory the Department within ten days neral Counsel, Department of		
A N 1.0	Notice of Claim for an Adjudicatory Hearing shall comply with the Dec 01(6), and shall contain the following information:	partment's Rules for Adjudicato	ory Proceedings, 310 CMR		
(a)					
(b)	 the complete name, address and telephone number of the party fil address of the attorney; 	ling the request, and, if represe	ented by counsel, the name and		
(C)	the names and addresses of all other parties, if known;				
(d)	a clear and concise statement of (1) the facts which are grounds for the proceeding, (2) the objections to this Superseding Order, including specifically the manner in which it is alleged to be inconsistent with the Department's Wetlands Regulations (310 CMR 10.00) and does not contribute to the protection of the interests identified in the Act, and (3) the relief sought through the adjudicatory hearing, including specifically the changes desired in the Superseding Order:				
(e)			ion and each other party or rep-		
Fail	ulure to submit all necessary information may result in a dismissal by t	the Department of the Notice o	f Claim for an Adjudicatory Hearing.		
		A #			
Det	rtach on dotted line and submit to the				
To)				
	ease be advised that the Order of Conditions for the project at				
	e Numberhas been recorded at the Registry of				
has	s been noted in the chain of title of the affected property in accordan	nce with General Condition 8 o	n, 19		
lf re	recorded land, the instrument number which identifies this transact	ion is			
lf re	registered land, the document number which identifies this transact $\frac{1}{2}$	ion is			