From: Mauck, Ridgely

Sent: Thu, 2 Apr 2020 11:36:14 +0000

To: Doperalski, Melissa

Cc: Tuttle, Kim

Subject: 2020-04-02 RE: NHB19-3018, NHB19-3021, NHB19-3024: Deerfield, Chester,

Strafford Eversource (391.385, 373 Transmission Line)

Attachments: 2020-03-23 RE: Eversource 391, 385, 373 Transmission Line

Melissa,

I've attached an email string that documents earlier conversations regarding vernal pools. You'll see there was initial confusion on the consultant's part when this application was confused with another pending application (NHB19-1902, received permit AoT-1769). The attached email provides clarification that potential or suspected vernal pools are not shown on the plans because such vernal pools were not observed in the areas subject to an AoT permit. The consultant did add a note regarding potential or suspect vernal pools to the construction plans (see attachment within attached email).

Do you have any comments or need additional information regarding the subject application/project?

-Ridge

From: Mauck, Ridgely

Sent: Thursday, March 19, 2020 1:38 PM

To: Doperalski, Melissa < Melissa. Doperalski@wildlife.nh.gov>

Subject: RE: NHB19-3018, NHB19-3021, NHB19-3024: Deerfield, Chester, Strafford Eversource

Thanks Melissa. I'll coordinate with Eversource regarding the field mapping of potential/suspect vernal pools, identification of such on the plans, and appropriate additional plan notes. Once they have completed these items I'll provide you with a copy of the applicable revised plans.

-Ridge

From: Doperalski, Melissa < Melissa. Doperalski@wildlife.nh.gov>

Sent: Thursday, March 19, 2020 11:38 AM

To: Mauck, Ridgely < <u>Addison.Mauck@des.nh.gov</u>> Cc: Tuttle, Kim < <u>Kim.Tuttle@wildlife.nh.gov</u>>

Subject: RE: NHB19-3018, NHB19-3021, NHB19-3024: Deerfield, Chester, Strafford Eversource

Hi Ridge,

Yes, right now is the perfect time of year for Eversource to go out and flag potential or suspect vernal pools and those should be identified on the field maps for contractors. Including the note on the plans that no temporary or permanent impacts are allowed in these areas would be sufficient. If I may recommend also including a note that not all vernal pool features may be included on the map due to field verification restrictions so any suspect vernal pools encountered during activities should be avoided as well. I am just thinking in the case that even if they go out there now and flag things, there could still be some areas that may be hard to see these features and I wouldn't want contractors to depend solely

on a mapped features map to be the end all be all. Same thought process that we have about T&E, even if we don't have records somewhere, doesn't mean that they aren't there and we ask that people inform us of any observations.

I hope this makes sense and answers your question, Melissa

From: Mauck, Ridgely < Addison. Mauck@des.nh.gov>

Sent: Thursday, March 19, 2020 10:45 AM
To: Tuttle, Kim < Kim. Tuttle@wildlife.nh.gov>

Cc: Doperalski, Melissa < Melissa. Doperalski@wildlife.nh.gov>

Subject: RE: NHB19-3018, NHB19-3021, NHB19-3024: Deerfield, Chester, Strafford Eversource

Thanks Kim. The narrative within the AoT permit application states "no temporary or permanent impacts are proposed to any potential vernal pools as a result of this project". If Eversource were to identify the potential vernal pools (no definitive vernal pools identified) on the plans and to note on the plans that no temporary or permanent impacts are allowed in these areas, would that sufficiently address NHFG's comment?

-Ridge

From: Tuttle, Kim < Kim. Tuttle@wildlife.nh.gov>

Sent: Thursday, March 19, 2020 9:36 AM

To: Mauck, Ridgely < Addison. Mauck@des.nh.gov >

Cc: Doperalski, Melissa < Melissa. Doperalski@wildlife.nh.gov>

Subject: RE: NHB19-3018, NHB19-3021, NHB19-3024: Deerfield, Chester, Strafford Eversource

Hi Ridge,

The attached comments from me dated Oct. 14, 2019 in your email largely covers the utility structure replacement and access road improvements for Eversource (NHB19-3018, NHB19-3021, NHB19-

3024). CONFIDENTIAL DNCR

CONFIDENTIAL DNCR

Thanks.

Kim Tuttle Wildlife Biologist NH Fish and Game 11 Hazen Drive Concord, NH 03301 603-271-6544 From: Mauck, Ridgely < Addison. Mauck@des.nh.gov>

Sent: Tuesday, March 17, 2020 1:42 PM

To: Doperalski, Melissa < Melissa. Doperalski@wildlife.nh.gov >; Tuttle, Kim < Kim. Tuttle@wildlife.nh.gov >

Subject: NHB19-3018, -3021, -3024: Deerfield, Chester, Strafford

Melissa & Kim,

The subject NHB datachecks are for utility structure replacement and access road improvements for Eversource. The attached email is the latest NHFG communication provided by the applicant. Currently I am unable to access the NHB Datacheck (site temporarily down) to determine /review any more current correspondence.

Do you have any comments or concerns regarding this proposed project? Did the applicant provide you with sufficient documentation to demonstrate that any comments/concerns had been addressed?

-Ridge

Ridgely Mauck, P.E. Alteration of Terrain Bureau, Land Resources Management Water Division, NH Dept. of Environmental Services PO Box 95, 29 Hazen Drive Concord, NH 03302 (603)271-2303

Email: Ridgely.Mauck@des.nh.gov



From: Lindsey White

Sent: Mon, 23 Mar 2020 16:32:45 +0000

To: Mauck, Ridgely Cc: Doperalski, Melissa

Subject: 2020-03-23 RE: Eversource 391, 385, 373 Transmission Line

Attachments: 2020_391 385 373 AoT NOTESHEET 1 - Revised.pdf

EXTERNAL: Do not open attachments or click on links unless you recognize and trust the sender.

Hi Ridge,

My apologies, I had thought you were referring to the M127 Transmission Line AoT permit. I had missed the subject line of this email.

CONFIDENTIAL DNCR

We have added point #3 below to our AoT construction notesheet and have attached it for your records.

Please let me know if you have any additional questions!

Thanks! Lindsey

Lindsey E. White
Assistant Project Manager
GZA | 5 Commerce Park North | Bedford, NH 03110

o: 603.232.8753 | c: 603.770.5752 | <u>lindsey.white@gza.com</u> | <u>www.gza.com</u> | <u>LinkedIn</u>

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From: Mauck, Ridgely

Sent: Saturday, March 21, 2020 6:06 AM

To: Lindsey White Cc: Doperalski, Melissa

Subject: RE: Eversource 391, 385, 373 Transmission Line

Hi Lindsey,

I don't see where Potential Vernal Pools are identified on the plans. You also reference page 17 of the Alteration of Terrain Permitting Plans. Said plans only include 13 sheets/drawings. Please clarify.

Thanks,

-Ridge

From: Lindsey White <Lindsey.White@gza.com>

Sent: Friday, March 20, 2020 3:43 PM

To: Mauck, Ridgely < Addison. Mauck@des.nh.gov>

Cc: Doperalski, Melissa < Melissa.Doperalski@wildlife.nh.gov Subject: RE: Eversource 391, 385, 373 Transmission Line

EXTERNAL: Do not open attachments or click on links unless you recognize and trust the sender.

Hi Ridge,

We are happy to add point #3 to our Notesheet, see attached (General Note #8).

Figures 3 and 4 of the AoT Permit Application include Potential Vernal Pools. On the Figure "Alteration of Terrain Permitting Plans," a Potential Vernal Pool is shown by green hatching on Page 17.

If you have any questions, please don't hesitate to ask!

Thanks! Lindsey

Lindsey E. White
Assistant Project Manager
GZA | 5 Commerce Park North | Bedford, NH 03110
o: 603 232 8753 | c: 603 770 5752 | Lindsey white@gza.com

o: 603.232.8753 | c: 603.770.5752 | <u>lindsey.white@gza.com</u> | <u>www.gza.com</u> | <u>LinkedIn</u>

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From: Mauck, Ridgely < Addison. Mauck@des.nh.gov>

Sent: Friday, March 20, 2020 2:44 PM

To: Lindsey White < Lindsey. White@qza.com>

Cc: Doperalski, Melissa < Melissa. Doperalski@wildlife.nh.gov >

Subject: Eversource 391, 385, 373 Transmission Line

Hi Lindsey,

One issue that needs to be addressed prior to issuance of an AoT permit for the subject application. The narrative within the AoT permit application states "Therefore, no temporary or permanent impacts are

proposed to any potential vernal pools as a result of this project" (last paragraph, page 2 of application). After discussions with NHFG personnel, the following items need to be completed:

- 1. The potential or suspect vernal pools need to be delineated in the field.
- 2. The field identified potential or suspect vernal pools need to be identified on the project plans.
- 3. The project plans need to include a note that temporary or permanent impacts to identified potential or suspect vernal pools are prohibited, and any observation of any additional suspect vernal pools are to be reported to NHFG personnel.

Regards,

-Ridge

Ridgely Mauck, P.E.
Alteration of Terrain Bureau, Land Resources Management
Water Division, NH Dept. of Environmental Services
PO Box 95, 29 Hazen Drive
Concord, NH 03302
(603)271-2303

Email: Ridgely.Mauck@des.nh.gov



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For information about GZA GeoEnvironmental, Inc. and its services, please visit our website at www.gza.com.

CONSTRUCTION SEQUENCE:

- 1. WETLAND BOUNDARIES TO BE CLEARLY MARKED PRIOR TO THE START OF CONSTRUCTION.
- 2. SEDIMENT AND EROSION CONTROL MEASURES SHALL BE INSTALLED IN ACCORDANCE WITH THE DETAIL PROVIDED, AS NECESSARY.
- 3. WETLAND IMPACTS ASSOCIATED WITH WETLAND CROSSINGS ARE REQUIRED FOR ACCESS BETWEEN STRUCTURES WITHIN THE RIGHT OF WAY.
- 4. ADEQUATE PRECAUTION SHALL BE EXERCISED TO AVOID SPILLAGE OF FUEL OILS, CHEMICALS, OR SIMILAR SUBSTANCES; NO FUELS, LUBRICANTS, CHEMICALS OR SIMILAR SUBSTANCES SHALL BE STORED BENEATH TREES OR IN THE VICINITY OF ANY WETLANDS, RIVER, STREAM OR OTHER BODY OF WATER; OR IN THE VICINITY OF NATURAL OR MAN-MADE CHANNELS LEADING THERETO. NO POWER EQUIPMENT SHALL BE STORED, MAINTAINED, OR FUELED IN ANY AREA ADJACENT TO A WETLAND, RIVER, STREAM OR OTHER BODY OF WATER.
- 5. REMOVE COMPLETELY ALL CONTAMINATION FROM ANY SPILLAGE OF CHEMICALS OR PETROLEUM PRODUCT WITH COMPLETE REHABILITATION OF THE AFFECTED AREA.
- 6. ACCESS ROUTES HAVE BEEN SELECTED TO PREVENT DEGRADATION OF THE RIGHT-OF-WAY AND MINIMIZE ENVIRONMENTAL IMPACT. OPERATIONS SHALL BE CONFINED TO THE SPECIFIED ACCESS ROUTES WITHIN THE PROPOSED WETLAND IMPACT AREA. ACCESS ROUTES SHALL NOT EXCEED A 16 FOOT-WIDTH.
- 7. IMPACT TO VEGETATION WITHIN WETLANDS WILL BE LIMITED TO THE EXTENT NECESSARY TO PLACE THE TIMBER MATS
- 8. LOW GROWING VARIETIES OF VEGETATION ADJACENT TO WETLANDS SHALL BE PRESERVED TO THE EXTENT POSSIBLE. STUMPS AND ROCKS SHALL NOT BE REMOVED, AND THERE SHALL BE NO EXCAVATIONS, FILLS OR GRADING DONE ADJACENT TO WETLANDS, UNLESS MINOR EXCAVATIONS IS NEEDED FOR ACCESS.
- 9. TIMBER MATS WILL BE USED ALONG ACCESS ROUTES WITHIN WETLAND AREAS. THESE MATS ARE CONSTRUCTED OF HEAVY TIMBERS OR COMPOSITE MATERIAL, BOLTED TOGETHER, AND ARE PLACED END-TO-END IN THE WETLAND TO SUPPORT HEAVY EQUIPMENT. ALL SWAMP MATS SHALL BE PLACED AND REMOVED SO AS NOT TO CAUSE ANY RUTS, CHANNELS OR DEPRESSIONS, OR OTHERWISE CAUSE ANY UNDUE DISTURBANCE TO WETLANDS.
- 10. IF TIMBER MAT BMP IS NOT SUFFICIENT DUE TO HIGH WATER, ADDITIONAL BMP'S MAY INCLUDE THE PLACEMENT OF GEOTEXTILE FABRIC, 3"-4" STONE, AND GRAVEL TO PROVIDE A SUITABLE ROAD BED. A TEMPORARY CULVERT MAY BE REQUIRED IN AREAS OF HIGH FLOW TO MAINTAIN HYDROLOGIC CONNECTIVITY. ALL MATERIAL WILL BE REMOVED FROM JURISDICTIONAL AREAS AFTER CONSTRUCTION COMPLETION.
- 11. NO MATERIAL SHALL BE PLACED IN ANY LOCATION OR IN ANY MANNER SO AS TO IMPAIR SURFACE WATER FLOW INTO, THROUGH OR OUT OF ANY WETLAND AREA. NO INSTALLATION SHALL CREATE AN IMPOUNDMENT THAT WILL IMPEDE THE FLOW OF WATER OR CAUSE FLOODING.
- 12. NO MATERIAL SHALL BE TAKEN FROM THE WETLANDS AREA EXCEPT THAT WHICH MUST NECESSARILY BE REMOVED FOR THE STRUCTURE OR FOUNDATION PLACEMENT OR STABILIZATION. ALL EXCESS MATERIAL TAKEN FROM THE WETLAND WILL BE REMOVED FROM THE SITE.
- 13. ANY PROPOSED SUPPORT FILLS SHALL BE CLEAN GRAVEL AND STONE, FREE OF WASTE METAL PRODUCTS, ORGANIC MATERIALS AND SIMILAR DEBRIS AND SHALL NOT EXCEED THE AMOUNT PERMITTED. THIS ALLOWABLE FILL IS THE ONLY FILL THAT MAY REMAIN IN THE WETLAND AFTER CONSTRUCTION. ALL CUT AND FILLS SLOPES SHALL BE SEEDED/LOAMED WITHIN 72 HOURS OF ACHIEVING FINISHED GRADE.
- 14. INSTALL NEW POLES IN THE LOCATIONS DESIGNATED ON THE PERMITTING PLANS.
- 15. CABLE INSTALLATION WILL BE PERFORMED IN A MANNER SO AS TO AVOID, OR LIMIT TO THE MAXIMUM EXTENT POSSIBLE TRAVERSING WETLANDS WITH HEAVY EQUIPMENT. IN SOME CASES, A HELICOPTER MAY BE USED DURING THE INSTALLATION TO MINIMIZE IMPACTS.
- 16. ALL SWAMP MATS, MATERIAL, AND DEBRIS WILL BE REMOVED FROM THE WORK AREA UPON THE COMPLETION OF CONSTRUCTION.
- 17. UPLAND DISTURBED AREAS SHALL BE RESTORED AND STABILIZED UPON COMPLETION OF CONSTRUCTION. WORK PAD RESTORATION SHOULD INCLUDE REDUCING THE WORK PAD TO A 30 BY 60 FOOT AREA, AND REDUCING SLOPES TO A MAXIMUM OF 25%. STOCKPILED MATERIAL SHOULD BE SPREAD TO REDUCE ANY UNNECESSARY SLOPES. GRAVEL WORK PADS AND SLOPES SHOULD BE SCARIFIED TO A MINIMUM OF 3" BEFORE SPREADING TOPSOIL/LOAM.
- 18. ALL TEMPORARY WETLAND IMPACTS WILL BE RE-GRADED TO ORIGINAL CONTOURS FOLLOWING CONSTRUCTION. NEW ENGLAND EROSION CONTROL/RESTORATION MIX, AVAILABLE THROUGH NEW ENGLAND WETLAND PLANTS, INC., 820 WEST STREET, AMHERST, MA 01002, 413-548-8000, OR EQUIVALENT SEED MIX SHALL BE APPLIED IN WETLAND AREAS THAT
- 19. SEDIMENT AND EROSION CONTROL MEASURES WILL BE EVALUATED AND REMOVED IF NECESSARY UPON THE COMPLETION OF CONSTRUCTION.
- 20. COMMERCIAL LOAM WILL NOT BE USED AS PART OF RESTORATION. ONLY IN-SITU TOPSOIL WILL BE USED TO RESTORE DISTURBED AREAS.
- 21. WHERE OPTIMAL TURTLE BREEDING AREAS OVERLAP WITH DISTURBANCE (AS DETERMINED BY AN ENVIRONMENTAL MONITOR), MINERAL SOILS WILL BE SCARIFIED TO ALLEVIATE COMPACTION AND BECOME MORE SUITED FOR TURTLE BREEDING.

WINTER CONSTRUCTION NOTES

- 1. PROPOSED VEGETATED AREAS WHICH DO NOT EXHIBIT A MINIMUM OF 85% VEGETATIVE GROWTH BY OCTOBER 15TH, OR WHICH ARE DISTURBED AFTER OCTOBER 15TH, SHALL BE STABILIZED. STABILIZATION METHODS SHALL INCLUDE SEEDING AND MULCH, AND INSTALLATION OF EROSION CONTROL BLANKETS ON SLOPES GREATER THAN 3:1, AND SEEDING AND PLACING 3 TO 4 TONS OF MULCH PER ACRE, SECURED WITH ANCHORED NETTING, ELSEWHERE. THE INSTALLATION OF EROSION CONTROL BLANKETS OR MULCH AND NETTING SHALL NOT OCCUR OVER ACCUMULATED SNOW OR FROZEN GROUND AND SHALL BE COMPLETED IN ADVANCE OF THAW OR SPRING MELT
- 2. DITCHES OR SWALES WHICH DO NOT EXHIBIT A MINIMUM OF 85% VEGETATIVE GROWTH BY OCTOBER 15TH, OR WHICH ARE DISTURBED AFTER OCTOBER 15TH, SHALL BE TEMPORARILY STABILIZED WITH STONE OR EROSION CONTROL BLANKETS APPROPRIATE FOR THE DESIGN FLOW CONDITIONS.

3. AFTER NOVEMBER 15TH, INCOMPLETE ROAD OR PARKING SURFACES, WHERE WORK HAS STOPPED FOR THE WINTER SEASON, SHALL BE PROTECTED WITH A MINIMUM OF 3 INCHES OF CRUSHED GRAVEL (NHDOT 304.3).

GENERAL NOTES

OWNER: EVERSOURCE ENERGY 13 LEGENDS DRIVE HOOKSETT, NH 03106

- 1. BASE PLAN PROVIDED BY EVERSOURCE ENERGY. EVERSOURCE ENERGY PROVIDED THE WETLAND DATA. EVERSOURCE ENERGY PROVIDED THE UTILITY DESIGN.
- 2. JURISDICTIONAL WETLANDS WERE DELINEATED BY TIGHE AND BOND IN 2018, IN ACCORDANCE WITH THE 1987 U.S. ARMY CORPS OF ENGINEERS' "WETLANDS DELINEATION MANUAL, TECHNICAL REPORT Y-87-1," AND REGIONAL SUPPLEMENT TO THE CORPS OF ENGINEERS WETLAND DELINEATION MANUAL: NORTH CENTRAL AND NORTHEAST REGION," JANUARY 2012. WETLANDS WERE REVIEWED BY GZA GEOENVIRONMENTAL, INC. IN JANUARY
- 3. GZA PERFORMED A WETLANDS FUNCTION AND VALUES ASSESSMENT IN ACCORDANCE WITH THE ACOE'S "HIGHWAY METHODOLOGY WORKBOOK SUPPLEMENT," SEPTEMBER 1999, IN THE TOWN OF STRAFFORD.
- 4. SITE PLAN IS FOR PERMITTING PURPOSES ONLY AND DOES NOT REPRESENT A PROPERTY BOUNDARY SURVEY.
- 5. THE PROJECT WILL BE MANAGED IN A MANNER THAT MEETS THE REQUIREMENTS AND INTENT OF RSA 430:53 AND CHAPTER AGR 3800 RELATIVE TO INVASIVE SPECIES.
- 6. IN ACCORANCE WITH ENV-WQ 1505.02, THE SMALLEST PRACTICAL AREA SHALL BE DISTURBED DURING CONSTRUCTION, BUT IN NO CASE SHALL EXCEED 5 ACRES AT ANY ONE TIME BEFORE DISTURBED AREAS ARE STABILIZED. AN AREA SHALL BE CONSIDERED STABLE IF ONE OF THE FOLLOWING HAS OCCURRED:
 - A MINIMUM 85 PERCENT VEGETATED GROWTH HAS BEEN ESTABLISHED A MINIMUM OF 3 INCHES OF NON-EROSIVE MATERIAL HAS BEEN INSTALLED OR, EROSION CONTROL BLANKETS HAVE BEEN PROPERLY INSTALLED.
- 7. IN THE EVENT THAT A RARE OR THREATENED SPECIES IS OBSERVED, THE NEW HAMPSHIRE FISH AND GAME AND NEW HAMPSHIRE NATURAL HERITAGE BUREAU WILL BE NOTIFIED. TURTLE NESTING SEASON EXTENDS FROM LATE MAY THROUGH THE BEGINNING OF JULY. IF WOOD, BLANDING'S OR SPOTTED TURTLES ARE FOUND LAYING EGGS IN THE WORK AREA, CONTACT MELISSA DOPERALSKI AT 603-271-1738 OR JOSH MEGYESY AT 603-271-1725 FOR FURTHER INSTRUCTIONS. OBSERVATIONS OF NORTHERN BLACK RACER SNAKES SEEN IN ANY AREA FROM THE END OF SEPTEMBER THROUGH THE MONTH OF APRIL MANDEL BY A MANDEL STANDARD OF THE NUMBER OF THE MANDEL STANDARD OF THE NUMBER O MUST BE IMMEDIATELY REPORTED TO THE NHFG DEPARTMENT (BRENDAN CLIFFORD AT 603-271-0463 OR MELISSA DOPERALSKI AT 603-271-1738). IF NORTHERN BLACK RACER IS FOUND IN A WORK AREA FROM NOVEMBER THROUGH THE MONTH OF APRIL, WORK SHALL IMMEDIATELY CEASE AND THE OBSERVATION MUST BE REPORTED TO THE NHFG (BRENDAN CLIFFORD OR MELISSA DOPERALSKI).
- 8. TEMPORARY OR PERMANENT IMPACTS TO IDENTIFIED POTENTIAL OR SUSPECT VERNAL POOLS ARE PROHIBITED. ANY OBSERVATION OF ANY ADDITIONAL SUSPECT VERNAL POOLS ARE TO BE REPORTED TO NHFG PERSONNEL.

- 1. INSTALLATION OF EROSION CONTROL GRINDINGS AND/OR SILT FENCES SHALL BE COMPLETE PRIOR TO THE START OF WORK IN ANY GIVEN AREA. EROSION CONTROLS SHALL BE USED DURING CONSTRUCTION AND REMOVED WHEN ALL SLOPES HAVE A HEALTHY STAND OF VEGETATION COVER. EROSION CONTROL MEASURES SHALL BE INSPECTED ON A WEEKLY BASIS AND AFTER .25" OR GREATER RAINFALL EVENTS.
- 2. AS REQUIRED, CONSTRUCT TEMPORARY BERMS, SILTATION FENCES, SEDIMENT TRAPS, ETC. TO PREVENT EROSION & SEDIMENTATION OF WETLANDS.
- 3. THE WORK AREA SHALL BE GRADED AND OTHERWISE SHAPED IN SUCH A MANNER AS TO MINIMIZE SOIL EROSION, SILTATION OF DRAINAGE CHANNELS, DAMAGE TO EXISTING VEGETATION, AND DAMAGE TO PROPERTY OUTSIDE LIMITS OF THE WORK AREA. EROSION CONTROL GRINDINGS WILL BE NECESSARY TO
- 4. ANY STRIPPED TOPSOIL SHALL BE STOCKPILED, WITHOUT COMPACTION, AND STABILIZED AGAINST EROSION, AS
- 5. PERMANENT OR TEMPORARY COVER MUST BE IN PLACE BEFORE THE GROWING SEASON ENDS. WHEN SEEDED AREAS ARE NOT MULCHED, PLANTINGS SHOULD BE MADE FROM EARLY SPRING TO MAY 20 OR FROM AUGUST 15 TO SEPTEMBER 15. NO DISTURBED AREA SHALL BE LEFT EXPOSED DURING WINTER MONTHS, PLANT ANNUAL RYEGRASS PRIOR TO OCTOBER 15TH
- 6. EROSION CONTROLS SHALL BE INSPECTED WEEKLY AND AFTER EVERY HALF-INCH OF RAINFALL.
- 7. EROSION CONTROL MATTING, IF REQUIRED, WILL CONSIST OF JUTE MATTING. MATTING WITH WELDED PLASTIC OR 'BIODEGRADABLE PLASTIC' NETTING OR THREAD WILL BE AVOIDED TO LIMIT UNINTENTIONAL MORTALITY TO SNAKES.

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391, 385, & 373 TRANSMISSION LINE STRUCTURE REPLACEMENT PROJECT

CHESTER, DEERFIELD, AND STRAFFORD, **NEW HAMPSHIRE**

NOTES





REVIEWED BY: AJD CHECKED BY: DMZ LEW DESIGNED BY: MJD DRAWN BY: MJD SCALE: ROJECT NO EVISION NO 03/23/2020 04.0190999.05

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Page	Reason	Description	Occurrences
2	CONFIDENTIAL DNCR	NH RSA 91-A:5, IV Confidential information. NH Department of Natural and Cultural Resources (DNCR) has asserted a claim of confidentiality. See also NH RSA 212-A, RSA 212-B, RSA 217-A, and/or RSA 227-C:11.	2
4	CONFIDENTIAL DNCR	NH RSA 91-A:5, IV Confidential information. NH Department of Natural and Cultural Resources (DNCR) has asserted a claim of confidentiality. See also NH RSA 212-A, RSA 212-B, RSA 217-A, and/or RSA 227-C:11.	1

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Redaction Reasons by Exemption

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