

STATE OF NORTH CAROLINA DEPARTMENT OF TRANSPORTATION

MICHAEL F. EASLEY GOVERNOR

June 27, 2003

LYNDO TIPPETT SECRETARY

Addendum No. 1

RE: Contract ID: C200524 (Proposal No. 2)

> Work Order 8.U492110 F. A. No. NHF-1241(11) Guilford County (U-2524BB)

July 15, 2003 Letting

To Whom It May Concern:

Reference is made to the proposal form furnished to you on the above-mentioned project.

On page no. 304, the Project Special Provision entitled "Permits" has been revised. Please void page no. 304 in your proposal and staple the revised page no. 304 thereto.

New page nos. 305 thru 354 are being added to include the 404 and 401 permits for the project. Please staple new page nos. 305 thru 354 after page no. 304 in your proposal.

The Table of Contents has been revised to reflect the above changes. Please void the Table of Contents in your proposal and staple the revised page thereto.

R. A. Garris, PE Contract Officer

RAG/jag/mj Attachments

Mr. J. D. Goins, PE cc:

Mr. J. F. Sullivan, III (FHWA)

Mr. S. D. DeWitt, PE

Mr. Aydren Flowers Mr. Ron Davenport, Jr., PE

Mr. J. M. Mills, PE Ms. D. M. Barbour, PE

Ms. Kim Canady

Mr. J. V. Barbour, PE

Ms. Yang Steelman

Mr. Mark Staley (2)

Project File (2)

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U-2524BB

Revised 6-27-03

October 18, 1995

304

PROJECT SPECIAL PROVISIONS PERMITS

The Contractor's attention is directed to the following permits which have been issued to the Department of Transportation by the authority granting the permit.

PERMIT

AUTHORITY GRANTING THE PERMIT

Dredge and Fill and/or Work in Navigable Waters U. S. Army Corps of Engineers

Water Quality

Division of Environmental Management, DEHNR

State of North Carolina

The Contractor shall comply with all applicable permit conditions during construction of this project. Those conditions marked by * are the responsibility of the department and the Contractor has no responsibility in accomplishing those conditions.

Agents of the permitting authority will periodically inspect the project for adherence to the permits.

The Contractor's attention is also directed to Articles 107-10 and 107-14 of the Standard Specifications and the following:

Should the Contractor propose to utilize construction methods (such as temporary structures or fill in waters and/or wetlands for haul roads, work platforms, cofferdams, etc.) not specifically identified in the permit (individual, general, or nationwide) authorizing the project it shall be the Contractor's responsibility to coordinate with the appropriate permit agency to determine what, if any, additional permit action is required. The Contractor shall also be responsible for initiating the request for the authorization of such construction method by the permitting agency. The request shall be submitted through the Engineer. The Contractor shall not utilize the construction method until it is approved by the permitting agency. The request normally takes approximately 60 days to process; however, no extensions of time or additional compensation will be granted for delays resulting from the Contractor's request for approval of construction methods not specifically identified in the permit.

Where construction moratoriums are contained in a permit condition which restricts the Contractor's activities to certain times of the year, those moratoriums will apply only to the portions of the work taking place in the waters or wetlands provided that activities outside those areas is done in such a manner as to not affect the waters or wetlands.

DEPARTMENT OF THE ARMY PERMIT

NC Department of Transportation Permittee
Permit No
Issuing Office CESAW-RG-R
NOTE: The term "you" and its derivatives, as used in this permit, means the permittee or any future transferee. The term "this office" refers to the appropriate district or division office of the Corps of Engineers having jurisdiction over the permitted activity or the appropriate official of that office acting under the authority of the commanding officer.
You are authorized to perform work in accordance with the terms and conditions specified below.
Project Description:
Place fill material impacting a total of 1.87 acres of wetlands, 7,947 linear feet (1.3 acres) of stream, and 2.29 acres of ponds, for construction of Sections BA and BB of the Greensboro Western Urban Loop (T.I.P. No. U-2524B), impacting Long Branch, Horsepen Creek and unnamed tributaries, and an unnamed tributary of the East Fork Deep River, and adjacent wetlands, from south of I-40, to north of Bryan Boulevard, on the west side of Greensboro, in Guilford County, North Carolina.
Project Location: From south of I-40, to north of Bryan Boulevard, on the west side of Greensboro, in Guilford County, North Carolina.
Permit Conditions:
General Conditions: December 31, 2006 1. The time limit for completing the work authorized ends on If you find that you need more time to complete the authorized activity, submit your request for a time extension to this office for consideration at least one month before the above date is reached.
2. You must maintain the activity authorized by this permit in good condition and in conformance with the terms and conditions of this permit. You are not relieved of this requirement if you abandon the permitted activity, although you may make a good faith transfer to a third party in compliance with General Condition 4 below. Should you wish to cease to maintain the authorized activity or should you desire to abandon it without a good faith transfer, you must obtain a modification of this permit from this office, which may require restoration of the area. 3. If you discover any previously unknown historic or archeological remains while accomplishing the activity authorized by

ENG FORM 1721, Nov 86

of Historic Places.

EDITION OF SEP 82 IS OBSOLETE.

this permit, you must immediately notify this office of what you have found. We will initiate the Federal and state coordination required to determine if the remains warrant a recovery effort or if the site is eligible for listing in the National Register

(33 CFR 325 (Appendix A))

- 4. If you sell the property associated with this permit, you must obtain the signature of the new owner in the space provided and forward a copy of the permit to this office to validate the transfer of this authorization.
- 5. If a conditioned water quality certification has been issued for your project, you must comply with the conditions specified in the certification as special conditions to this permit. For your convenience, a copy of the certification is attached if it contains such conditions,
- 6. You must allow representatives from this office to inspect the authorized activity at any time deemed necessary to ensure that it is being or has been accomplished in accordance with the terms and conditions of your permit.

Special Conditions:

See enclosed sheet.

Further Information:

- 1. Congressional Authorities: You have been authorized to undertake the activity described above pursuant to:
 - () Section 10 of the Rivers and Harbors Act of 1899 (33 U.S.C. 403).
 - (X) Section 404 of the Clean Water Act (33 U.S.C. 1344).
 - () Section 103 of the Marine Protection, Research and Sanctuaries Act of 1972 (33 U.S.C. 1413).
- 2. Limits of this authorization.
 - a. This permit does not obviate the need to obtain other Federal, state, or local authorizations required by law,
 - b. This permit does not grant any property rights or exclusive privileges.
 - c. This permit does not authorize any injury to the property or rights of others.
 - d. This permit does not authorize interference with any existing or proposed Federal project.
- 3. Limits of Federal Liability. In issuing this permit, the Federal Government does not assume any liability for the following:
- a. Damages to the permitted project or uses thereof as a result of other permitted or unpermitted activities or from natural causes.
- b. Damages to the permitted project or uses thereof as a result of current or future activities undertaken by or on behalf of the United States in the public interest.
- c. Damages to persons, property, or to other permitted or unpermitted activities or structures caused by the activity authorized by this permit.
 - d. Design or construction deficiencies associated with the permitted work.

- e. Damage claims associated with any future modification, suspension, or revocation of this permit.
- 4. Reliance on Applicant's Data: The determination of this office that issuance of this permit is not contrary to the public interest was made in reliance on the information you provided.
- 5. Reevaluation of Permit Decision. This office may reevaluate its decision on this permit at any time the circumstances warrant. Circumstances that could require a reevaluation include, but are not limited to, the following:
 - a. You fail to comply with the terms and conditions of this permit.
- b. The information provided by you in support of your permit application proves to have been false, incomplete, or inaccurate (See 4 above).
 - c. Significant new information surfaces which this office did not consider in reaching the original public interest decision.

Such a reevaluation may result in a determination that it is appropriate to use the suspension, modification, and revocation procedures contained in 33 CFR 325.7 or enforcement procedures such as those contained in 33 CFR 326.4 and 326.5. The referenced enforcement procedures provide for the issuance of an administrative order requiring you to comply with the terms and conditions of your permit and for the initiation of legal action where appropriate. You will be required to pay for any corrective measures ordered by this office, and if you fail to comply with such directive, this office may in certain situations (such as those specified in 33 CFR 209.170) accomplish the corrective measures by contract or otherwise and bill you for the cost,

6. Extensions. General condition 1 establishes a time limit for the completion of the activity authorized by this permit. Unless there are circumstances requiring either a prompt completion of the authorized activity or a reevaluation of the public interest decision, the Corps will normally give favorable consideration to a request for an extension of this time limit.

Your signature below, as permittee, indicates that you accept and agree to comply with the terms and conditions of this permit.

25 June 03

(PERMITTEE)

NC DEPARTMENT OF TRANSPORTATION

This permit becomes effective when the Federal official, designated to act for the Secretary of the Army, has signed below.

(DISTRICT ENGINEER)

CHARLES R. ALEXANDER, JR. COLONEL

When the structures or work authorized by this permit are still in existence at the time the property is transferred, the terms and conditions of this permit will continue to be binding on the new owner(s) of the property. To validate the transfer of this permit and the associated liabilities associated with compliance with its terms and conditions, have the transferee sign and date below.

(TRANSFEREE) (DATE)

SPECIAL CONDITIONS (Action ID. 200221216; NCDOT/TIP U-2524B)

- a. All work authorized by this permit must be completed in strict compliance with the attached plans, which are a part of this permit.
- b. The permittee shall mitigate for 6,515 linear feet of important stream impact and 1.87 acres of scrub-shrub and emergent wetland impact for this project, as described below (2,014 linear feet of stream mitigation at the Starmount Forest Country Club Site, 1000 linear feet of stream mitigation at the Spring Valley Park Site, 1,113 linear feet of stream mitigation at the Caviness Stream Mitigation Site, 0.79 acre of wetland restoration at the Sandy Creek Mitigation Site, 9.48 acres of wetland restoration at the Blue Tract Mitigation Site, and a total of 8,240 linear feet of stream restoration/enhancement and 2.16 acres of wetland mitigation, within the Haw River basin, to be constructed through the North Carolina Wetlands Restoration Program).

* STARMOUNT FOREST COUNTRY CLUB STREAM MITIGATION

c. The permittee shall mitigate for 1,007 linear feet of impacts to stream channel associated with this project with 2, 014 linear feet of stream restoration, as described in the "Stream Restoration Mitigation Plan, Tributaries to North Buffalo Creek in Starmount Forest Country Club", prepared by KCI Associates of North Carolina, Inc., and dated October, 1998, to the extent necessary to provide the required mitigation. Since this stream mitigation was constructed several years ago and has been monitored, no additional monitoring will be required.

X SPRING VALLEY PARK STREAM MITIGATION

- d. The permittee shall mitigate for 500 linear feet of impacts to stream channel associated with this project with 1,000 linear feet of stream restoration/enhancement at the Spring Valley Park stream mitigation site in Guilford County, as described in the "Piedmont Creek, Spring Valley Park, Planning Document", prepared by Kimley-Horn & Associates, dated September 2001.
- e. The permittee shall complete all site preparation activities at the Spring Valley Park Mitigation Site, except for planting, before December 31, 2003. The permittee shall complete Planting before March 15, 2004.

XCAVINESS SITE STREAM MITIGATION

f. The permittee shall mitigate for 888 linear feet of unavoidable impacts to stream channel associated with this project with 1,113 linear feet of stream restoration at

the Caviness Stream Mitigation Site, as described in the "Caviness Site, Randolph County, NC, Stream Mitigation Plan", dated May 22, 2001.

g. The permittee shall complete all site preparation activities at the Caviness Mitigation Site, except for planting, before December 31, 2003. The permittee shall complete Planting before March 15, 2004.

*SPRING VALLEY PARK AND CAVINESS SITE MONITORING

- h. PROHIBITED ACTIVITIES: The permittee, and current and subsequent property owners, shall maintain the Spring Valley Park and Caviness Stream mitigation sites in their natural condition, as altered by work in the mitigation plan and subsequent remediation, in perpetuity. Prohibited activities within the mitigation sites specifically include, but are not limited to: the construction or placement of roads, walkways, buildings, signs, or structures of any kind (i.e., billboards, interior fences, etc.); filling, grading, excavation, leveling, or any other earth moving activity or activity that may alter the drainage patterns on the property; the cutting, mowing, destruction, removal, or other damage of any vegetation, except as specifically stated in the mitigation plan; disposal or storage of any debris, trash, garbage, or other waste material; except as may be authorized by the mitigation plans, or subsequent modifications that are approved by the Corps of Engineers. In addition, the permittee, and current and subsequent property owners, shall take no action, whether on or off the mitigation properties, which will adversely impact the streams on the mitigation properties, except as specifically authorized by this permit, or subsequent modifications that are approved by the Corps of Engineers.
- i. AS-BUILT SURVEY: The permittee shall complete an as-built channel survey for each of the two sites within sixty days of completion of the stream mitigation construction at each site. The permittee shall document changes in the dimension, pattern, profile, vegetation plantings, and structures installed, of the constructed channel from the proposed design. The permittee shall also include in the as-built surveys: photo documentation at representative segments and structures; and plan view diagrams.
- j. MONITORING SCHEDULE: The permittee shall perform the following components of Level I monitoring each year of a 5-year monitoring period: Reference photos; plant survival (i.e., identify specific problem areas (missing, stressed, damaged or dead plantings), estimated causes, and proposed/required remedial action); visual inspection of channel stability. Physical measurements of channel stability/morphology will not be required. The permittee shall submit the monitoring reports to the Corps of Engineers, Raleigh Regulatory Field Office Project Manager, within sixty days after completing the monitoring. If less than two bankfull events occur on either site during the first 5 years, the permittee shall continue monitoring that site until the second bankfull event is documented. The bankfull events must occur during separate monitoring years for each site. In the event that the required bankfull events do not occur during the five-year monitoring period, the Corps of Engineers, in consultation with the

resource agencies, may determine that further monitoring is not required. It is suggested that all bankfull occurrences be monitored and reported through the required monitoring period. The permittee shall perform and submit photo documentation for each site twice each year (summer and winter) for the 5-year monitoring period, and for any subsequently required monitoring period.

- k. MONITORING DATA/REPORT: The permittee shall include the following information in the Level I monitoring report for each site: reference photos; plant survival notes and recommendations, as appropriate; and a report on the visual inspection of channel stability. Physical measurements of channel stability/morphology will not be required. The permittee shall complete the Monitoring Data Record, Sections 1, 2 and 3 (pages 1, 2 and 3, attached), for each representative segment of the channels, and for each year of monitoring (twice each year for each site, summer and winter, for reference photos). The permittee shall include in the monitoring reports a discussion of any deviations from as-built and an evaluation of the significance of these deviations and whether they are indicative of a stabilizing or destabilizing situations.
- 1. STREAM MITIGATION SUCCESS CRITERIA: The mitigation success criteria, and required remediation actions, will be generally based on the attached Appendix II, and the <u>Photo Documentation</u>, <u>Ecological Function</u>, and <u>Channel Stability criteria in the "Stream Mitigation Guidelines"</u>, dated April, 2003 (available on the internet at http://www.saw.usace.army.mil/wetlands/Mitigation/stream_mitigation.html), pages 24 and 25, under "Success Criteria: ".

**STARMOUNT FOREST COUNTRY CLUB, SPRING VALLEY PARK AND CAVINESS SITE PROPERTY DISPENSATION

m. The permittee shall purchase the mitigation sites in fee simple, or shall secure a conservation easement on the mitigation sites, to ensure the maintenance of the mitigation sites by the current and subsequent property owners, in their natural condition, as altered by work in the mitigation plans, in perpetuity. In addition, the permittee, and current and subsequent property owners, shall take no action, whether on or off the mitigation properties, which will adversely impact the streams on the mitigation properties, except as specifically authorized by this permit, or subsequent modifications that are approved by the Corps of Engineers.

X SANDY CREEK WETLANDS RESTORATION

n. The permittee shall provide the restoration described in condition o. below through continued implementation of the compensatory wetland mitigation plan "Wetland Mitigation Plan – Sandy Creek Site", dated April, 1999.

- o. The permittee shall mitigate for 0.395 acres of unavoidable impacts to wetlands associated with this project with 0.79 acres of wetland restoration at the Sandy Creek Mitigation Site.
- p. NCDOT will do a survey of the 0.79 acres of wetland restoration at the Sandy Creek Mitigation Site, and submit a copy of the survey to the District Engineer within 60 days after the survey is completed.
- q. The permittee will continue monitoring the site vegetation between June 1 and November 30, inclusively, of each year, and document plant mortality and stress. A minimum of three 0.05 acre sample plots will be used for the entire site. The permittee will continue monitoring of the planting areas annually until the respective performance criteria are met, as described below.

¥ SANDY CREEK MITIGATION MONITORING

- r. Performance criteria for tree planting areas will be met if sample plots demonstrate that for each of the first three complete years of monitoring, 320 target-species trees per acre have survived, such that at the end of three years, 320 three-year old target-species trees per acre have survived on the site, and, in years four and five, 288 and 260 trees per acre, respectively, have survived on the site, such that at the end of year five, 260 five-year old target-species trees per acre have survived on the site.
- s. If for any monitoring year, vegetation survival is not favorable, as determined by the Corps of Engineers, any remedial action required by the Corps of Engineers will be performed, the required restoration areas will be replanted, and the five-year monitoring period will begin again with year one.
- t. Hydrology in the restoration areas will be monitored through the use of monitoring gauges during each growing season for the first five years of the vegetative monitoring, or until performance criteria have been met, whichever occurs later. A minimum of six groundwater gauges will be used within the total wetland restoration area at Sandy Creek.
- u. To meet the hydrology success criteria, the monitoring data must show that for each normal precipitation year within the monitoring period, the site has been inundated or saturated within the upper 12 inches of the soil for a minimum of 12.5% of the growing season (29 consecutive days for Randolph County). WETS tables for Randolph County will be utilized as appropriate to determine normal precipitation years.
- v. If there are no normal precipitation years during the first five years of monitoring, to meet performance criteria, the permittee will continue to monitor hydrology on the site until it shows that the site has been inundated or saturated as described above during a normal precipitation year.

- w. In the alternative, and at the Corps' discretion, a site may be found to meet the hydrology performance criteria on the basis of comparison of monitoring data taken from the site with monitoring data taken from an established jurisdictional mitigation reference site approved by the Corps. The Corps retains the discretion to find that the hydrology criteria are met if such monitoring data from the mitigation site and the reference site are substantially the same. This finding by the Corps may be made during years with or without normal rainfall.
- x. In the event there are years of normal precipitation during the monitoring period, and the data for those years do not show that the site has been inundated or saturated within the upper 12 inches of the soil for a minimum of 12.5 % of the growing season (29 consecutive days) during a normal precipitation year, the Corps may require remedial action. The permittee shall perform such required remedial action, and continue to monitor hydrology on the site until it displays that the site has been inundated or saturated as described above, during a normal precipitation year. If the Corps determines that further remediation is not appropriate, other options will be considered, including use of a different site to mitigate for project impacts.
- y. The permittee will submit yearly mitigation monitoring reports by the first day of February after each assessment period, for five years following final site manipulation. These reports will include, at a minimum, sample plot, well and rainfall data; number of individuals of each tree species within each sample plot; photographs, including a location key; and problems/resolution, and will be provided to both the Corps and the North Carolina Division of Water Quality.

★ BLUE TRACT WETLANDS PRESERVATION

- z. The permittee shall continue implementation of the compensatory wetland mitigation plan entitled "Blue Tract Mitigation Planning Document", dated June 11, 2001, to provide the preservation described in condition aa. below.
- aa. The permittee shall mitigate for 0.395 acres of unavoidable impacts to wetlands associated with this project with 9.48 acres of wetland preservation, and additional upland buffer and stream preservation, at the Blue Tract Mitigation Site.
- bb. NCDOT will submit a copy of a survey of the 9.48 acres of wetland preservation at the Blue Tract Mitigation Site, to the District Engineer within 90 days after this permit is issued.

✗ GENERAL WETLANDS MITIGATION

cc. The permittee and/or current and subsequent property owners shall maintain the Sandy Creek and Blue Tract mitigation sites in their natural condition, as altered by work in the mitigation plans, in perpetuity. Prohibited activities within the mitigation sites specifically include, but are not limited to: the construction or placement of roads, walkways, buildings, signs, or structures of any kind (i.e., billboards, interior fences, etc.); filling, grading, excavation, leveling, or any other earth moving activity or activity that may alter the drainage patterns on the property; the cutting, mowing, destruction, removal, or other damage of any vegetation; disposal or storage of any debris, trash, garbage, or other waste material; except as may be authorized by the mitigation plans, or subsequent modifications that are approved by the Corps of Engineers. In addition, the permittee shall take no action, whether on or off the mitigation properties, which will adversely impact the wetlands or streams on the mitigation properties, except as specifically authorized by this permit, or subsequent modifications that are approved by the Corps of Engineers.

- dd. The permittee shall make every effort to convey the Sandy Creek, and Blue Tract Mitigation Site properties to a nonprofit conservation organization or a natural resource agency, which is willing to hold the areas in perpetuity for conservation purposes, and which is acceptable to the Corps of Engineers. The annual monitoring reports, as required, will include the status of the conveyance efforts.
- ee. The permittee shall not sell or otherwise convey any interest in the wetland mitigation properties used to satisfy mitigation requirements for this permit, to any third party, without 10 days prior notification to Wilmington District Corps of Engineers in writing, which writing shall reference this permit Action ID number.

ff. Any sale, lease, or other conveyance of the wetland mitigation site properties shall include restrictions on the use of the properties as described in condition ee. above, which conditions shall be enforced by the North Carolina Department of Transportation. Such restrictions shall include language providing for third party enforcement rights in favor of the Corps of Engineers. Such restrictions must be approved prior to conveyance by the Corps of Engineers.

★ NCWRP STREAM MITIGATION

gg. The permittee shall mitigate for an additional 4,120 linear feet of unavoidable impacts to important stream channel associated with this project by payment to the North Carolina Wetlands Restoration Program (NCWRP) in an amount determined by the NCWRP sufficient to perform 8,240 linear feet of warm water stream restoration, within the Cape Fear River drainage basin (Cataloging Unit 03030002). Construction within streams on the permitted highway project shall begin only after the permittee has made full payment to the NCWRP, and the NCWRP has made written confirmation to the District Engineer, that it agrees to accept responsibility for the mitigation work required, pursuant to Paragraph IV.D. of the Memorandum of Understanding between the North Carolina Department of Environment and Natural Resources and the U.S. Army Corps of Engineers, Wilmington District, dated November 4, 1998.

*NCWRP WETLANDS MITIGATION

- hh. The permittee shall mitigate for 1.08 acres of unavoidable impacts to wetlands associated with this project by payment to the North Carolina Wetlands Restoration Program (NCWRP) in an amount determined by the NCWRP sufficient to perform 2.16 acres of riparian, palustrine forested wetland mitigation in the Cape Fear River basin (Cataloging Unit 03030002). Construction within wetlands on the permitted highway project shall begin only after the permittee has made full payment to the NCWRP, and the NCWRP has made written confirmation to the District Engineer, that it agrees to accept responsibility for the mitigation work required, pursuant to Paragraph IV.D. of the Memorandum of Understanding between the North Carolina Department of Environment and Natural Resources and the U.S. Army Corps of Engineers, Wilmington District, dated November 4, 1998.
- ii. Failure to institute and carry out the details of special conditions a. gg., above, may result in a directive to cease all ongoing and permitted work within waters and/or wetlands associated with TIP U-2524B, or such other remedy as the District Engineer or his authorized representatives may seek.

PRE-CONSTRUCTION

- jj. Prior to commencing construction within jurisdictional waters of the United States, the permittee shall forward the latest version of project construction drawings to the Corps of Engineers, Raleigh Regulatory Field Office NCDOT Regulatory Project Manager. Half-size drawings are acceptable.
- kk. The permittee shall schedule an environmental preconstruction meeting between its representatives, the contractor's representatives, and the Corps of Engineers, Raleigh Regulatory Field Office NCDOT Regulatory Project Manager, prior to any work within jurisdictional waters and wetlands to ensure that there is a mutual understanding of all of the terms and conditions contained within this Department of the Army Permit. The permittee shall provide the Corps of Engineers, Raleigh Regulatory Field Office NCDOT Regulatory Project Manager, with a copy of the final plans at least two weeks prior to the preconstruction meeting along with a description of any changes that have been made to the project's design, construction methodology or construction timeframe. The permittee shall schedule the environmental preconstruction meeting for a time when the Corps of Engineers and North Carolina Division of Water Quality (NCDWQ) Project Managers can attend. The permittee shall invite the Corps and NCDWQ Project Managers a minimum of four weeks in advance of the scheduled meeting in order to provide those individuals with ample opportunity to schedule and participate in the required meeting.
- Il. The permittee and its contractors and/or agents shall not excavate, fill, or perform mechanized landclearing at any time in the construction or maintenance of this project within waters and/or wetlands, except as authorized by this permit, or any modification to this permit. There shall be no excavation from, or waste disposal into,

jurisdictional wetlands or waters associated with this permit without appropriate modification of this permit, including appropriate compensatory mitigation. This prohibition applies to all borrow and fill activities connected with this project.

mm. To ensure that all borrow and waste activities occur on high ground and do not result in the degradation of adjacent wetlands and streams, except as authorized by this permit, the permittee shall require its contractors and/or agents to identify all areas to be used to borrow material, or to dispose of dredged, fill, or waste material. The permittee shall ensure that all such areas comply with the preceding condition (ll.) of this permit, and shall require and maintain documentation of the location and characteristics of all borrow and disposal sites associated with this project. This information will include data regarding soils, vegetation and hydrology sufficient to clearly demonstrate compliance with the preceding condition (ll.). All information will be available to the Corps of Engineers upon request. NCDOT shall require its contractors to complete and execute reclamation plans for each waste and borrow site and provide written documentation that the reclamation plans have been implemented and all work is completed. This documentation will be provided to the Corps of Engineers within 30 days of the completion of the reclamation work.

nn. The permittee shall require its contractors and/or agents to comply with the terms and conditions of this permit in the construction and maintenance of this project, and shall provide each of its contractors and/or agents associated with the construction or maintenance of this project with a copy of this permit.

WATER QUALITY CERTIFICATION

- oo. The permittee shall comply with the conditions specified in the water quality certification, No. 3387, revised by the North Carolina Division of Water Quality on May 28, 2003.
- pp. The permittee shall use appropriate sediment and erosion control practices which equal or exceed those outlined in the most recent version of the "North Carolina Sediment and Erosion Control Planning and Design Manual" to assure compliance with the appropriate turbidity water quality standard (50 NTU's in all streams and rivers; 25 NTU's in all lakes and reservoirs).
- qq. The permittee shall remove all temporary sediment and erosion control measures placed in wetlands or waters, and shall restore natural grades in those areas, prior to project completion.
- rr. The permittee shall take measures to prevent live or fresh concrete from coming into contact with any surface waters until the concrete has hardened.

OTHER CONDITIONS

- ss. If the permittee discovers any previously unknown historic or archeological remains while accomplishing the authorized work, he will immediately notify the Wilmington District Engineer who will initiate the required State/Federal coordination.
- tt. The permittee shall not modify the dimension, pattern, or profile of any stream by widening the stream channel or reducing the depth of the stream above or below any base flow barrel or pipe culverts.
 - uu. The permittee shall not operate heavy equipment in any stream channel.
- vv. The permittee shall not discharge hydroseeding mixtures, or wash out hydroseeders or other equipment, in or adjacent to surface waters.
- ww. No excavated or fill material will be placed at any time in waters or wetlands outside the permitted construction areas, nor will it be placed in any location or in any manner so as to impair surface water flow into or out of any wetland area.
- xx. The permittee will maintain the authorized work in good condition and in conformance with the terms and conditions of this permit. The permittee is not relieved of this requirement if he abandons the permitted activity without transferring it to a third party.
- yy. All fill material will be clean and free of any pollutants except in trace quantities. Metal products, organic materials, or unsightly debris will not be used.
- zz. This Department of the Army permit does not obviate the need to obtain other Federal, State or local authorizations required by law.
 - aaa. This permit does not grant any property rights or exclusive privileges.
 - bbb. In issuing this permit, the Federal Government does not assume any liability for:
- 1. Damages to the permitted project or uses thereof as a result of other permitted or unpermitted activities or from natural causes.
- 2. Damages to the permitted project or uses thereof as a result of current or future Federal activities initiated on behalf of the general public.
- 3. Damages to other permitted or unpermitted activities or structures caused by the authorized activity.
- 4. Design and construction deficiencies associated with the permitted work.
- 5. Damage claims associated with any future modification, suspension, or revocation of this permit.



Michael F. Easley, Governor William G. Ross Jr., Secretary North Carolina Department of Environment and Natural Resources

> Alan W. Kilmek, P.E. Director Division of Water Quality

May 28, 2003

Mr. Gregory J. Thorpe, Ph.D., Environmental Director NCDOT Planning and Environmental Branch. 1548 Mail Service Center Raleigh, NC, 27699-1548

Dear Dr. Thorpe:

Re: MODIFICATION to Water Quality Certification Pursuant to §401 of the Federal Clean Water Act, Greensboro Western Urban Loop from south of I-40 to north of Bryan Blvd. F.A. Project No. STFNHF-NHF-124-1(1); State Project No. 8U492101 TIP No. U-2524 BA & BB DWQ Project No. 011318

Attached hereto is a copy of Certification No. 3387 issued to The North Carolina Department of Transportation dated May 28, 2003.

If we can be of further assistance, do not hesitate to contact us.

Sincerely,

Attachments

cc: Wilmington District Corps of Engineers
Eric Alsmeyer, USACE Raleigh Field Office
NCDWQ Winston-Salem Regional Office
Dasha Brown; Contract Administrator, Guilford County Attorney's Office
Sylvia Norman; City of Greensboro Attorney's Office
Kathy Matthews; US Environmental Protection Agency - Region IV
Ron Ferrell, NC Wetlands Restoration Program
Central Files
File Copy



Condition(s) of Certification:

- 1. Erosion and sediment control practices must be in full compliance with all specifications governing the proper design, installation and operation and maintenance of such Best Management Practice in order to assure compliance with the appropriate turbidity water quality standard (50 NTUs in all fresh water streams and rivers not designated as trout waters; 25 NTUs in all lakes and reservoirs, and all saltwater classes; and 10 NTUs in trout waters).
 - a. Erosion and sediment control measures must equal or exceed the proper design, installation, operation and maintenance outlined in the most recent version of the North Carolina Sediment and Erosion Control Planning and Design Manual.
 - b. For borrow pit sites, the erosion and sediment control measures must equal or exceed the proper design, installation, operation and maintenance outlined in the most recent version of the North Carolina Surface Mining Manual.
 - c. NCDOT must develop a DOT-approved erosion and sediment control plan and implement and maintain the control measures on all construction sites, borrow sites, and waste pile (spoil) projects, including contractor owned or leased borrow pits associated with NCDOT projects.
 - d. NCDOT must implement and maintain a DOT-approved reclamation plan on all bottow pit and waste pile (spoil) projects. The reclamation measures and implementation must comply with the reclamation in accordance with the requirements of the Sedimentation Pollution Control Act.
 - c. NCDOT shall strictly adhere to North Carolina regulations entitled, Design Standards in Sensitive Watersheds (15A NCAC 4B .0124), for activities undertaken in all waters classified as WS (Water Supply) and draining to the Critical Area, including: Horsepon Creek, and Long Branch, as well as their unnamed tributaries.
- 2. Sediment and erosion control measures shall not be placed in wetlands or waters to the maximum extent practicable. If placement of sediment and erosion control devices in wetlands and waters is unavoidable, they shall be removed and the natural grade restored within 30 days after the Division of Land Resources has released the project.
- 3. Storm water shall be directed to flow as diffuse flow at non-crosive velocities across the stream buffers or to retention basins or pre-formed scour holes and shall not be routed directly into streams. Existing stream buffers shall not be moved in order to allow them to be used to provide diffuse flow of stormwater.
- 4. Live or fresh concrete shall not come into contact with waters of the state until the concrete has hardened.
- 5. There shall be no excavation from or waste disposal into jurisdictional wetlands or waters associated with this permit without appropriate modification of this Certification. If this occurs, compensatory mitigation will be required since it is a direct impact from road construction activities.
- 6. Placement of culverts and other structures in waters, streams, and wetlands shall be placed below the elevation of the streambed to allow low flow passage of water and aquatic life unless it can be shown to DWQ that providing passage would be impractical. Design and placement of culverts and other structures including temporary erosion control measures shall not be conducted in a manner that may result in dis-equilibrium of wetlands or stream beds or banks, adjacent to or upstream and down stream of the above structures. The applicant is required to provide evidence that the equilibrium shall be maintained if requested in writing by DWQ.

- 7. Mitigation: Compensatory mitigation shall be the same as that approved by the US Army Corps of Engineers as long as the mitigation required equals a ratio of 1:1 restoration or creation of lost wetland acres as described in 15A NCAC 2H.0506 (h)(6). A report must be submitted to the NC Division of Water Quality that describes the final approved wetland and stream mitigation for this project within two (2) months of the issuance of the 404 permit issued by the Army Corps of Engineers. NCDOT has agreed to provide 2:1 mitigation for most perennial stream impacts except for Site 6 of U-2524BA where a 1:1 mitigation ratio is proposed.
 - Within HU 03030002, the wetland impact total is 1.08 acres, with needed mitigation of 2.16 acres; stream mitigation requirements total 8,240 linear feet.
 - Within HU 03030003, the wetland impact total is 0.79 acres; stream mitigation requirements total 4,127 linear feet.

Wetland Mitigation

- 1. Compensatory Mitigation in HU 03030002 of 2.16 acres of wetlands shall be provided via in-lieu payments to Wetlands Restoration Program, which has accepted your payment, for impacts associated with the above referenced projects
- NCDOT proposes to provide compensatory mitigation for all wetland impacts in HU 03030003 using the following sites:
 - Sandy Creek Mitigation Site (HU 03030003) in Randolph County (restoration of a bottomland hardwood wetland system at 1:1 mitigation ratio).
 - Blue Tract Minigation Site (HU 03030004) in Moore County at a mitigation ratio of 12:1.

Stream Mitigation

- Compensatory mitigation in HU 03030002 of 8,240 linear feet of stream mitigation shall be provided via in-lieu payments to Wetlands Restoration Program, which has accepted your payment, for impacts associated with the above referenced projects.
- 2. NCDOT proposes to provide compensatory mitigation of 4,127 linear feet for all stream impacts in HU 03030003 by providing the following:
 - Starmount Porest County Club (HU 03030002) in Guilford County: 2,014 linear feet.
 - Spring Valley Park Mitigation Site (HU 03030002) in Guilford County: 1,000 linear feet.
 - Caviness Stream Mitigation Site (HU 03030003) in Randolph County: 1,113 linear feet.

In accordance with 15A NCAC 2R.0500, this contribution will satisfy NC Division of Water Quality's compensatory mitigation requirements under 15A NCAC 2H.0506(h). Until plans are received and approved for the proposed mitigation sites, wetland or stream fill shall not occur.

- 8. In accordance with the findings of the cumulative impact study dated May 2003 prepared by Ecoscience Corporation, the anticipated cumulative impacts from this project shall be addressed via written agreements between NC Division of Water Quality, Greensboro and Guilford County in accordance with the appropriate signed agreements.
- ¥ 9. Upon completion of the project, the NCDOT shall complete and return the enclosed "Certification of Completion Form" to notify DWQ when all work included in the 401 Certification has been completed. The responsible party shall complete the attached form and return it to the 401/Wetlands Unit of the Division of Water Quality upon completion of the project.

The Applicant shall require its contractors (and/or agents) to comply with all of the terms of this Certification, and shall provide each of its contractors (and/or agents) a copy of this Certification.

Violations of any condition herein set forth may result in revocation of this Certification and may result in criminal and/or civil penalties. This Certification shall become null and void unless the above conditions are made conditions of the Federal Permit. This Certification shall expire upon the expiration of the 404 Permit.

If you do not accept any of the conditions of this certification, you may ask for an adjudicatory hearing. You must act within 60 days of the date that you receive this letter. To ask for a hearing, send a written petition that conforms to Chapter 150B of the North Carolina General Statutes to the Office of Administrative Hearings, 6714 Mail Service Center, Raleigh, N.C. 27699-6714. This certification and its conditions are final and binding unless you ask for a hearing.

This the 28th day of May 2003

DIVISION OF WATER QUALITY

WQC No. 3387

JUN-02-2003 15:14

NORTH CAROLINA – DIVISION OF WATER QUALITY 401 WATER QUALITY CERTIFICATION SUMMARY OF PERMITTED IMPACTS AND MITIGATION REQUIREMENTS

In accordance with 15A NCAC 2H.0500, NCDOT, DWQ Project No. 011318, is authorized to impact the surface waters of the State of North Carolina as indicated below for the purpose of constructing Greensboro Western Urban Loop from south of I-40 to north of Bryan Boulevard (TIP Nos. U-2524BA and U-2524BB). All activities associated with these authorized impacts must be conducted in accordance with the conditions listed in the attached certification transmittal letter. THIS CERTIFICATION IS NOT VALID WITHOUT THE ATTACHMENTS.

COMPENSATORY MITIGATION REQUIREMENTS FOR WETLAND RESTORATION:

LOCATION:

Greensboro. Western Urban Loop from south of I-40 to north of Bryan Blvd.

COUNTY:

Guilford

BASIN/SUBBASIN: Cape Fear River Basin, Cataloging Units 03030002 and 03030003

As required by 15A NCAC 2B .0250 and 15A NCAC 2H .0506(h), and the conditions of this certification, you are required to compensate for the above impacts through the restoration, creation, enhancement or preservation of wetlands, buffers, and surface waters as outlined below prior to conducting any activities that impact or degrade waters of the state.

Mitigation to be performed by NC Wetland Restoration Program in Hydrologic Unit 03030002:

- 8, 240 linear feet of streams.
- 2.16 acres of wetlands.

Note: Acreage requirements proposed to be mitigated through the Wetland Restoration Program must be rounded to one-quarter increments according to 15A 2R .0503(b).

One of the options you have available to satisfy the compensatory mitigation requirements is through payment of a fee to the Wetland Restoration Program per 15A NCAC 2R 0503. If you choose this option, please sign this form and mail it to the Wetlands Restoration Fund at the address listed below. An invoice for the appropriate amount of payment will be sent to you upon receipt of this form, PLEASE NOTE, THE ABOVE IMPACTS ARE NOT AUTHORIZED UNTIL YOU RECEIVE NOTIFICATION THAT YOUR PAYMENT HAS BEEN PROCESSED BY THE WETLANDS RESTORATION PROGRAM.

Signature

Date

WETLANDS RESTORATION PROGRAM
DIVISION OF WATER QUALITY
1619 Mail Service Center
RALEIGH, NC, 27699-1619
(919) 733-5219

NORTH CAROLINA 401 WATER QUALITY CERTIFICATION

THIS CERTIFICATION is issued in conformity with the requirements of Section 401 Public Laws 92-500 and 95-217 of the United States and subject to the North Carolina Division of Water Quality (DWQ) Regulations in 15 NCAC 2H, §.0500. This certification authorizes the NCDOT to incur the following permanent impacts:

- 1. U-2524BA
- 1.74 acres of jurisdictional wetlands (through permanent fill, excavation, and mechanized clearing);
- 3,429 linear feet of stream channels.

This includes 0.95 acres of wetland impacts and 1,034 feet of stream loss in Hydrologic Unit 03030002 and 0.79 acres of wetland impacts and 2,395 feet of stream loss in Hydrologic Unit 03030003.

- 2. U-2524BB
- 0.13 acres of wetlands;
- 4,518 linear feet of stream channels.

These impacts occur in Hydrologic Unit 03030002.

Total impacts are 1.87 acres of wetlands and 7,947 linear feet of stream channels for the combined projects.

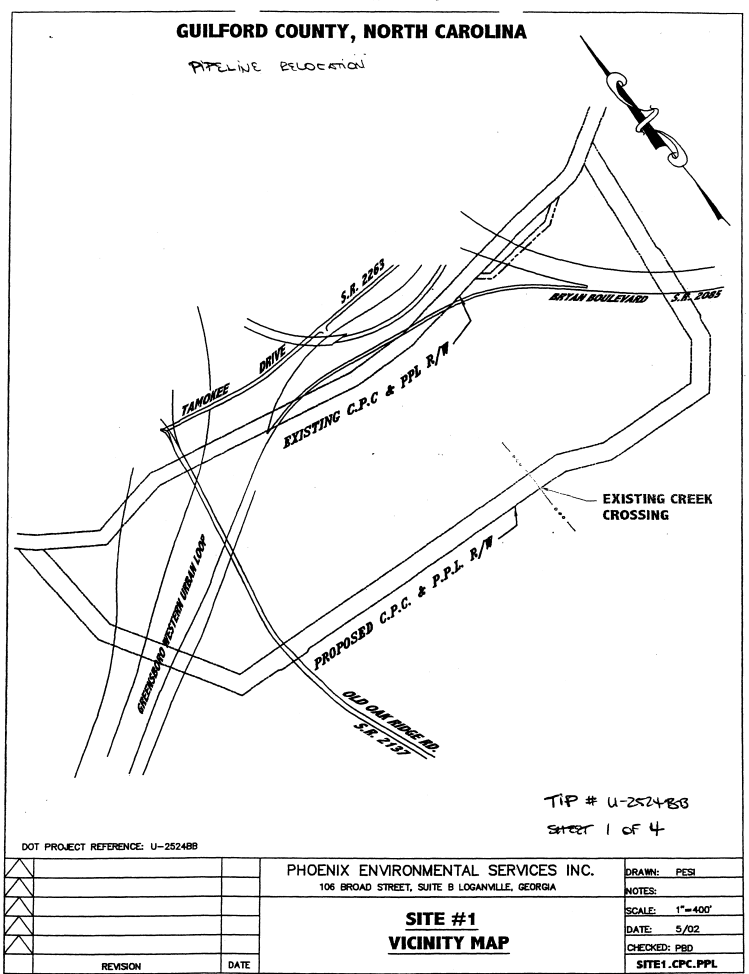
These impacts occur in Guilford County, as described in the Application dated 29 August 2001, and additional information dated 28 May 2002 and 25 June 2002. The project shall be constructed pursuant to the application dated August 29, 2001 and amended May 28, 2002 to construct Greensboro Western Urban Loop from south of I-40 to north of Bryan Boulevard in Guilford County.

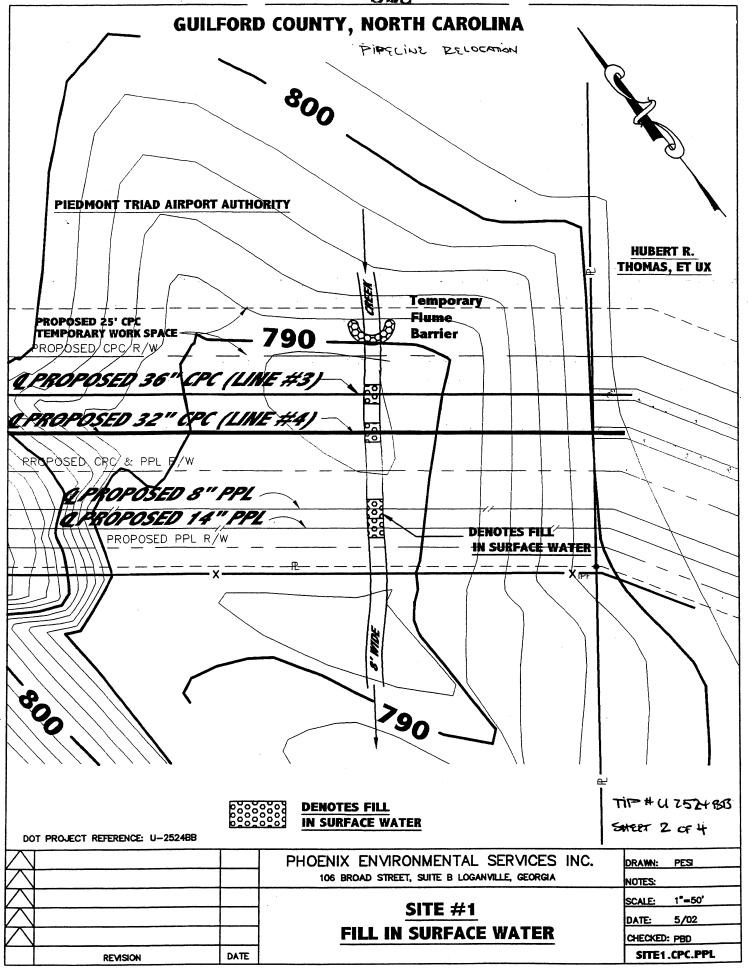
The application provides adequate assurance that the discharge of fill material into the waters of the state with the proposed development will not result in a violation of applicable Water Quality Standards and discharge guidelines. Therefore, the State of North Carolina certifies that this activity will not violate the applicable portions of Sections 301, 302, 303, 306, 307 of PL 92-500 and PL 95-217 if conducted in accordance with the application and conditions hereinafter set forth.

This approval is only valid for the purpose and design that you submitted in your application. Should your project change, you are required to notify the DWQ in writing, and you may be required to submit a new application. If the property is sold, the new owner must be given a copy of this Certification and approval letter, and is thereby responsible for complying with all the conditions. If additional wetland impacts or stream impacts for this project (now or in the future) exceed one acre or 150 linear feet, respectively, additional compensatory mitigation may be required as described in 15A NCAC 2H .0506 (h) (6) and (7). For this approval to remain valid, you are required to comply with all the conditions listed below. In addition, you should obtain all other federal, state or local permits before proceeding with your project including (but not limited to) Sediment and Erosion Control, Non-discharge and Water Supply watershed regulations. This Certification shall expire three (3) years from the date of the cover letter from DWQ or on the same day as the expiration date of the corresponding Corps of Engineers Permit, whichever is later.

NC DOT ONE-OHE

DWQ Project No.:	County:
Applicant:	
Project Name:	
Date of Issuance of 401 Water Quality Certif	fication:
Rules, and any subsequent modifications, the ap 401/Wedands Unit, North Carolina Division of	the 401 Water Quality Certification or applicable Buffer pplicant is required to return this certificate to the Water Quality, 1650 Mail Service Center, Raleigh, NC, VQ by the applicant, the applicant's authorized agent, or certificates from all of these.
Applicant's Certification	
and diligence was used in the observation of the	, hereby state that, to the best of my abilities, due care construction such that the construction was observed to it of the 401 Water Quality Certification, the approved naterials.
Signature:	Date:
Agent's Certification	
I, and diligence was used in the observation of the be built within substantial compliance and intemplans and specifications, and other supporting m	hereby state that, to the best of my abilities, due care construction such that the construction was observed to tof the 401 Water Quality Certification, the approved saterials.
Signature:	Date:
Engineer's Certification	
Partial Final	•
	, as a duly registered Professional Engineer in the State erve (periodically, weekly, full time) the construction of the best of my abilities, due care and diligence was used to be built within er Quality Certification, the approved plans and
Signature	Registration No.
Date	





SURFACE WATER IMPACTS Excavation (ha) Interchange (Dearing in Wetlands) Mechanized Clearing (Natural) (ha) Fill in SW (Pond) (ha) Existing Channel (ha) (ha) Relocated Channel (ha) (ha) 0 0 0 12³ 0			r			SUMMARY	RY		٠.	·		
Interchange Mechanized Clearing Clearing Clearing (Natural) (ha) (ha) (ha) (ha) (ha) (ha) (ha) (ha					⋝	ETLAND IM	PACTS		SUR	FACE WA	TER IMP	ACTS
0 <0.01 ² 0	Station Structure Size Wetlands (ha) (ha) (ha)	Fill in Wetlands (ha)	Fill in Fill Wetlands (ha) (h	Ter Fill Wett	np. in ands a)	Excavation in Wetlands (ha)	Interchange Isolated Wetland (ha)		Fill in SW (Natural) (ha)	Fill in SW (Pond) (ha)		Relocated Channel (m)
	[See Note 1] N/A 0	N/A 0	0		0	0	0	0	<0.01²	0	123	0
												-
								=				ú

NOTES:

1. CPC 36" Pipeline – 234+37 to 234+45 CPC 32" Pipeline – 233+81 to 233+89 PPL 8" Pipeline – 221+29 to 221+37 PPL 14" Pipeline – 221+71 to 221+79 For each pipeline, riprap will be placed on the stream bed for erosion control (impact area of 8' stream width × 10' stream length) ς.

Cumulative channel length impacted.

SHEET 3 OF 4

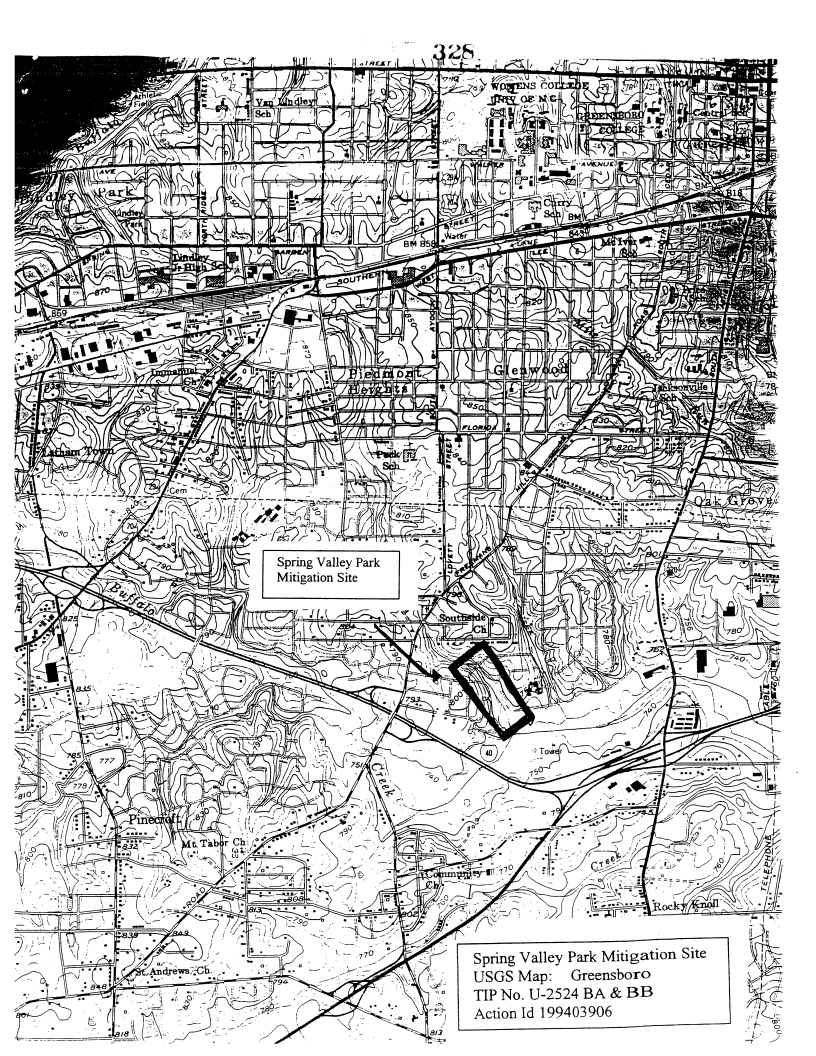
SITE #1
UNNAMED TRIBUTARY TO HORSEPEN CREEK
PRODUCT PIPELINE RELOCATION
GREENSBORO WESTERN URBAN LOOP
Guilford County, North Carolina
May 2002
DOT Project Reference: U-2524BB

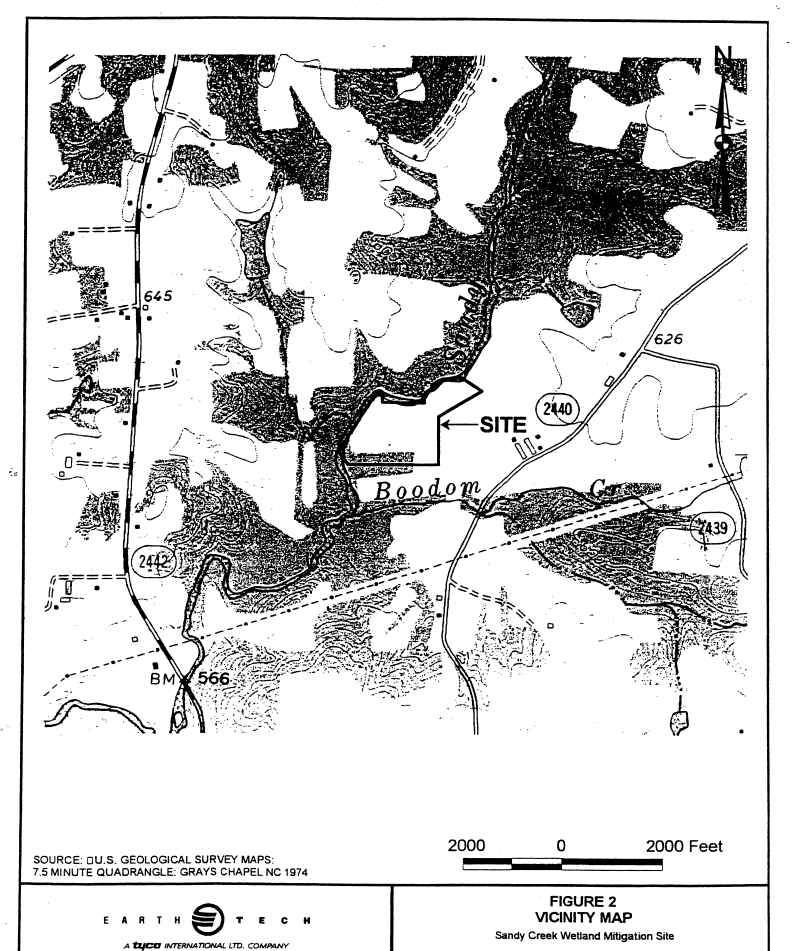
PROPERTY OWNERS NAME AND ADDRESS

OWNER'S NAME	ADDRESS
Piedmont Triad Airport Authority	PO Box 35005 Greensboro, NC 27425 (336) 665-5600
Mr. Ray Rumsey	American Coatings PO Box 19706 Greensboro, NC 27419 (336) 294-0507
Oak Ridge Property Partnership	5888 Old Oak Ridge Road Greensboro, NC 27410 (336) 665-0291
	•

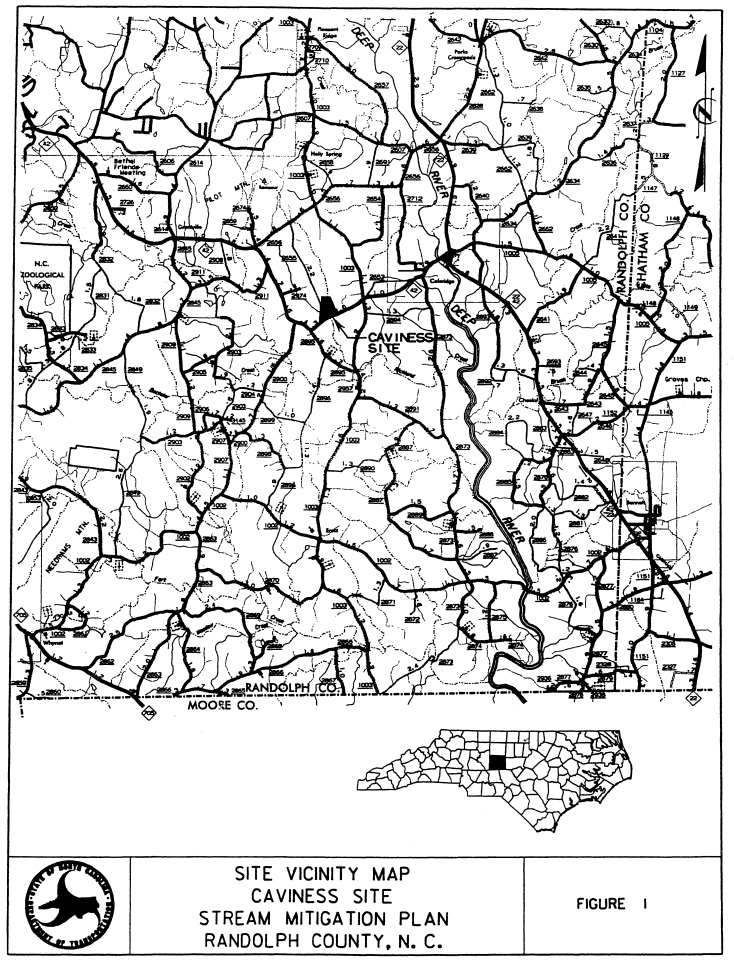
SHEET 4 OF 4

SITE #1
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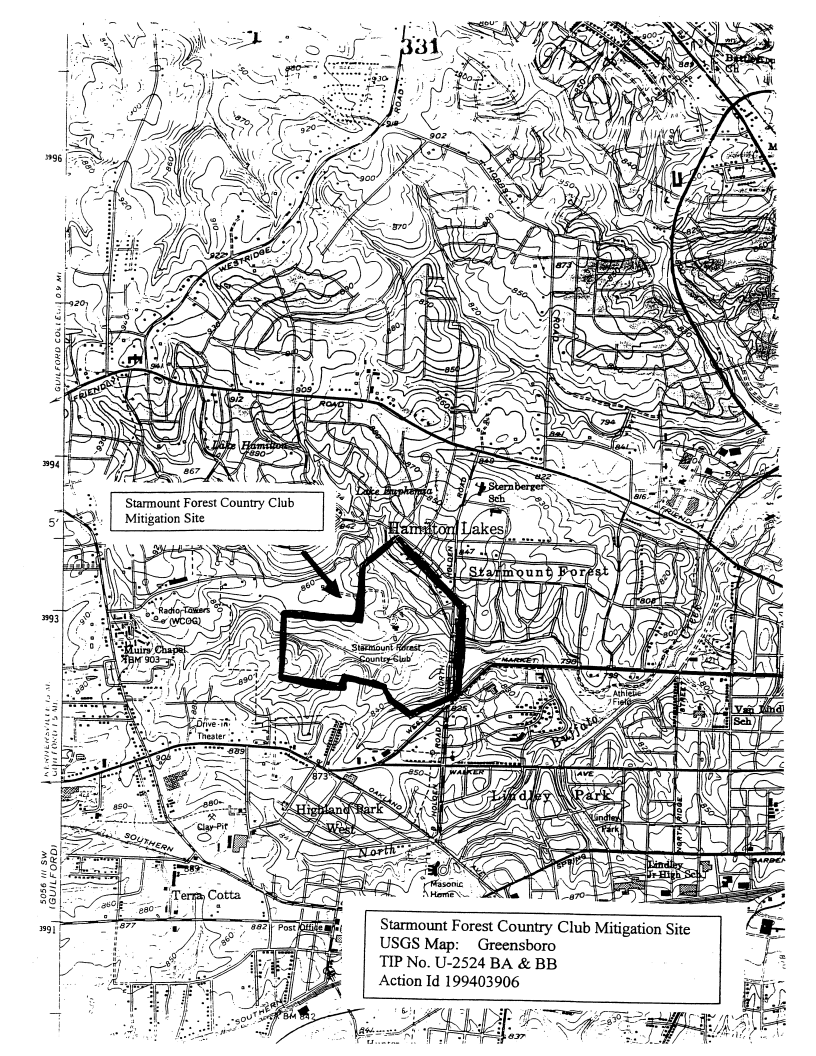


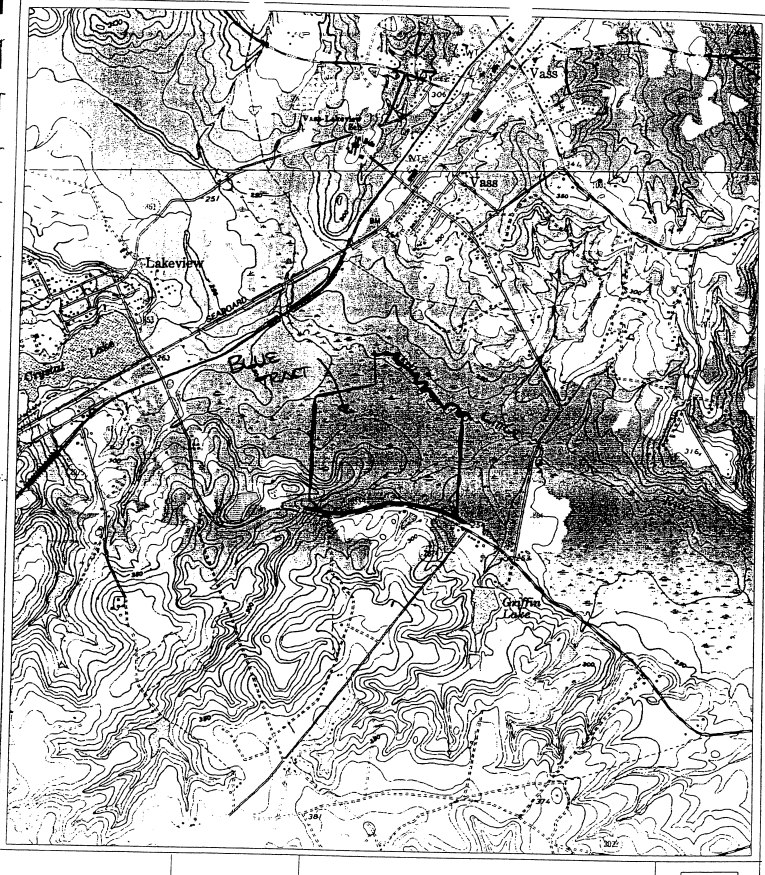


Randolph County, North Carolina



Pone 2





USGS Quads: Niagara and Vass 1" = 2,000'

Blue Tract Vicinity Map

2000 0 2000 Feet



Table 2. Impacts to Wetlands from TIP No. U-2524 BA

Permit	Cowardin	DEM	Fill	Excavation	Mechanized	Total Wetland
Site	Classification	Rating	(ac)	(ac)	Clearing (ac)	Impact (ac)
5	PEMIC	71	0.94	N/A	0.01	0.95
9	PEM1A	42	0.64	0.05	0.10	0.79
Totals			1.58	0.05	0.11	1.74

*

"PFO1Hb" denotes broad-leaved deciduous palustrine forested system that is permanently flooded due to beaver activity.

"PEM1C" denotes emergent palustrine wetland this seasonally flooded.

"PEM1A" denotes emergent palustrine wetland this temporarily flooded.

Table 3. Impacts to Wetlands from TIP No. U-2524 BB

Permit 6:.	Cowardin	DEM	Fill	Excavation	Mechanized	Total Wetland
Site	Classification	Kating	(ac)	(ac)	Clearing (ac)	Impact (ac)
9	6 PSS/EM1C	52	20.0	N/A	0.02	60.0
13	13 PEM1C	09	0.02	N/A	0.02	0.04
otals			0.09	N/A	0.04	0.13

* *

PSS/EM1C" denotes scrub/shrub and emergent palustrine wetland this seasonally flooded.

"PEM1C" denotes emergent palustrine wetland this seasonally flooded.

Table 4. Wetland Impacts per Communiv Type (acres)

	Emergent	Scrub/	Total
Section	(ac)	Shrub (ac)	Impact (ac)
BA	1.74	N/A	1.74
BB	0.04	0.09	0.13
Totals	1.78	60.0	1.87

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Table 5. Impacts to Streams and Ponds for TIP No. U-2524 BA

Permit			Surface Water	Surface Water	Existing Stream	Channel	Mitigation Footage
Site	Stream Name	Drainage Type	Impact (ac)	Impact (Pond) (ac)	Length (ft)	Loss (ft)	Needed
2	2 Long Branch	Perennial	0.17	N/A	1263	1263	2526
3	Long Branch	Perennial	0.02	N/A	75	75	150
4	Long Branch	Perennial	0.05	N/A	394	394	788
5	UT #5 Horsepen Creek	Intermittent/Perennial	0.12	0.27	1014	1014	1534
9	UT East Fork Deep River Perennial	Perennial	0.07	N/A	663	699	1326
7	UT Horsepen Creek	Perennial	0.00	N/A	20	20	40
Totals			0.74	0.44	3429	3429	6364

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For Site 5, the intermittent length is 246 feet (75 meters) and the perennial length is 767 feet (234 meters).

Of the 6,364 feet required for mitigation, 1,574 feet lies in HU 03030002 and 4,790 feet lies in HU 03030003.

ole 6. Impacts to Streams and Ponds for TIP No. U-2524 BB

lanie o.	able 0. Impacts to Streams and Ponds for 11P No. U-2524 BB	onds for 11F No. U-25.	44 BB				
Permit			Surface Water	Surface Water	Existing Stream	Channel	Mitigation Footage
Site	Stream Name	Drainage Type	Impact (ac)	Impact (Pond) (ac)	Length (ft)	Loss (ft)	Needed
	Horsepen Creek	Perennial	0.15	N/A	853	853	1706
2	2 UT #1 Horsepen Creek	Perennial	0.05	N/A	289	289	578
3	3 UT #2 Horsepen Creek	Intermittent	0.02	N/A	637	637	N/A
4	4 Pond		0.05	1.85	105	105	N/A
5	5 UT #4 Horsepen Creek	Perennial	50.0	N/A	440	440	880
9	6 UT #4 Horsepen Creek	Perennial	0.05	N/A	285	285	570
7	7 UT #9 Horsepen Creek	Perennial	0.10	N/A	902	902	1804
8	8 UT #4 Horsepen Creek	Perennial	0.02	N/A	456	456	912
6	9 UT #10 Horsepen Creek	Perennial	0.01	N/A	108	108	216
=	11 UT Horsepen Creek	Intermittent	0.01	N/A	151	151	N/A
12	12 UT Horsepen Creek	Intermittent	0.01	N/A	157	157	N/A
14	14 UT #6 Horsepen Creek	Intermittent	0.01	N/A	56	95	N/A
Totals			0.53	1.85	4478	4479	9999

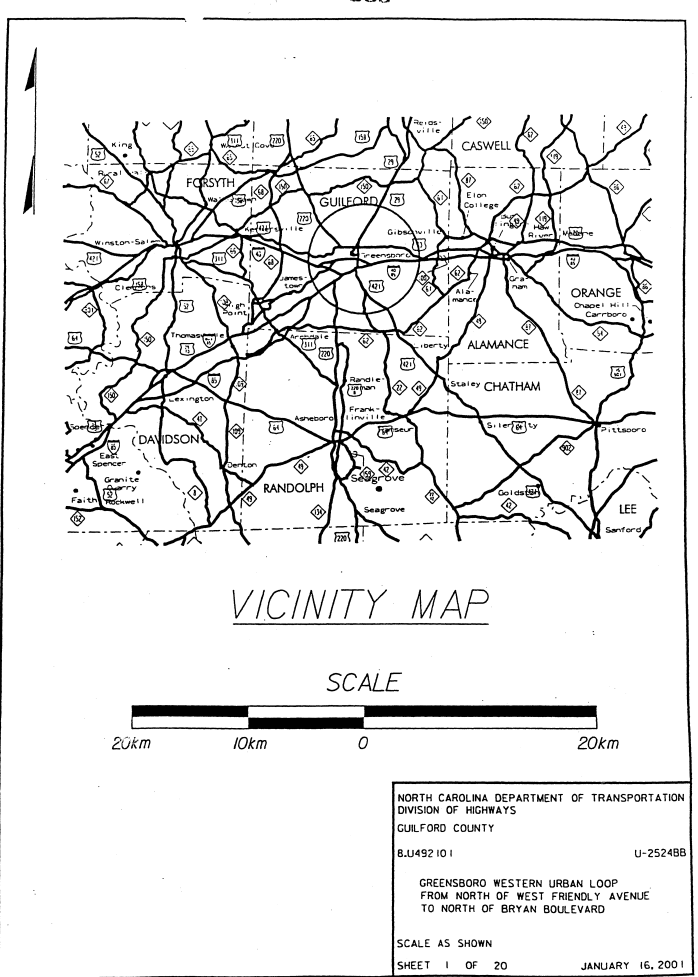
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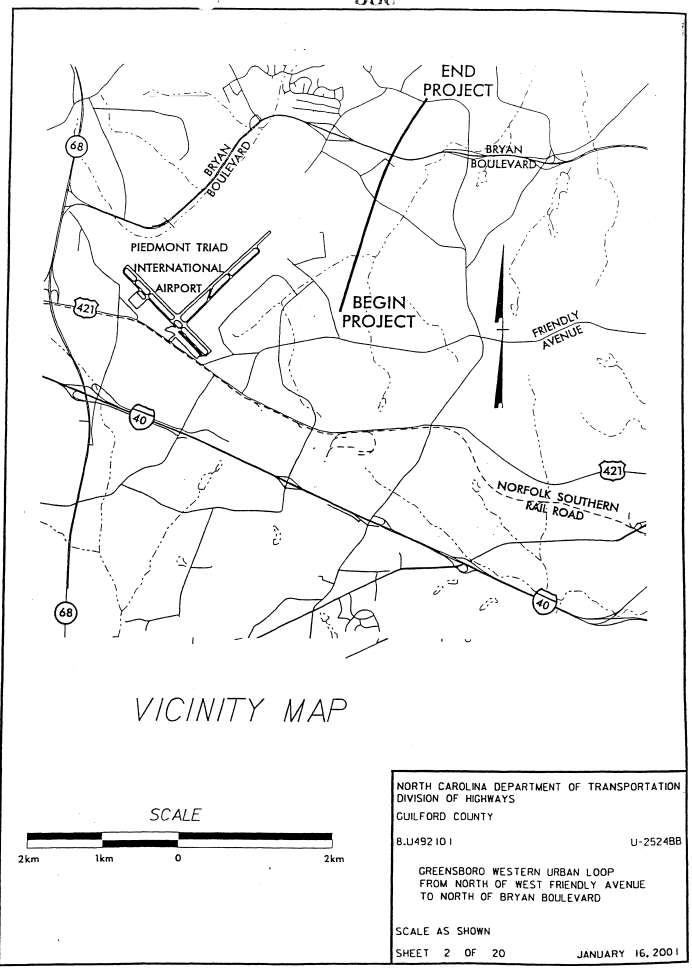
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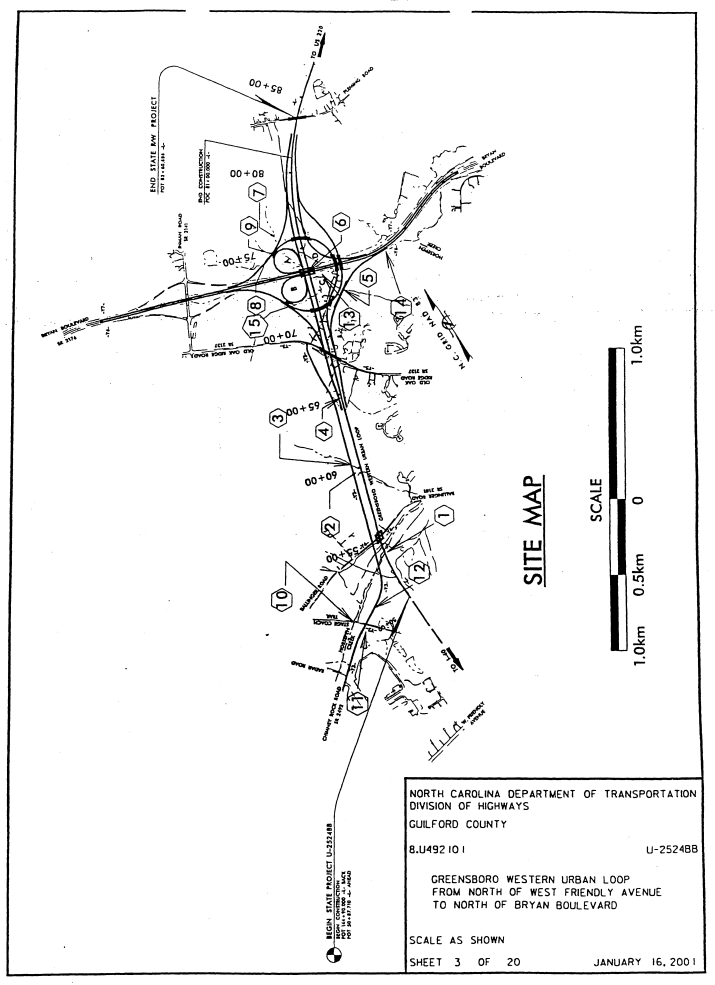
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NOTE * IDENTIFIED STEEDING IN THE 03030002.





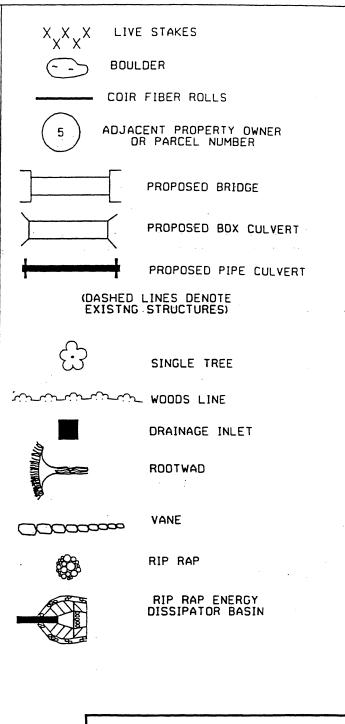


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LEGEND

WLB-WETLAND BOUNDARY WETLAND DENOTES FILL IN WETLAND DENOTES FILL IN SURFACE WATER DENOTES FILL IN SURFACE WATER (POND) DENOTES TEMPORARY FILL IN WETLAND DENOTES EXCAVATION IN WETLAND DENOTES TEMPORARY FILL IN SURFACE WATER DENOTES MECHANIZED CLEARING ← FLOW DIRECTION ___ TOP OF BANK --- WE --- EDGE OF WATER \underline{C} PROP. LIMIT OF CUT - PROP. RIGHT OF WAY — - NG — — NATURAL GROUND __PL__ - PROPERTY LINE TDE ___ TEMP. DRAINAGE **EASEMENT** -- PDE --- PERMANENT DRAINAGE EASEMENT -EAB- EXIST. ENDANGERED ANIMAL BOUNDARY -EPB - EXIST. ENDANGERED PLANT BOUNDARY

____V___ WATER SURFACE



NORTH CAROLINA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

GUILFORD COUNTY

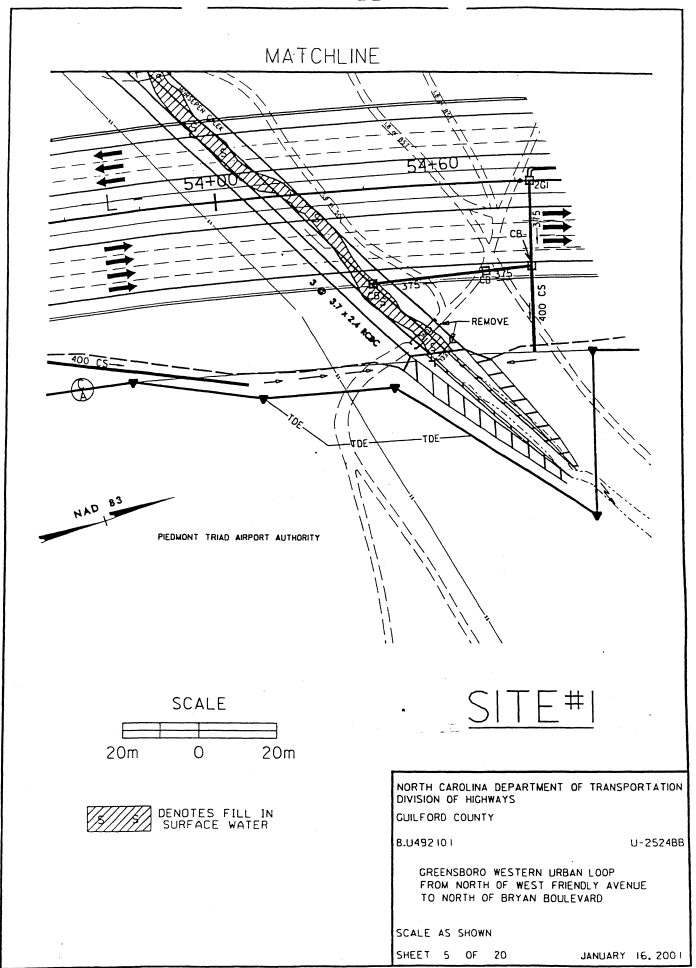
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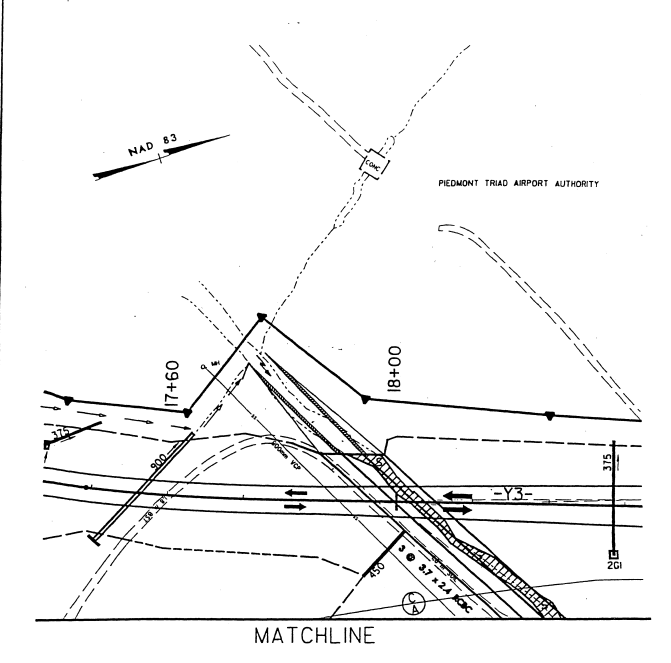
U-2524BB

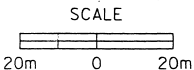
GREENSBORO WESTERN URBAN LOOP FROM NORTH OF WEST FRIENDLY AVENUE TO NORTH OF BRYAN BOULEVARD

SCALE AS SHOWN

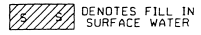
SHEET 4 OF 20







SITE#1



NORTH CAROLINA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

CUILFORD COUNTY

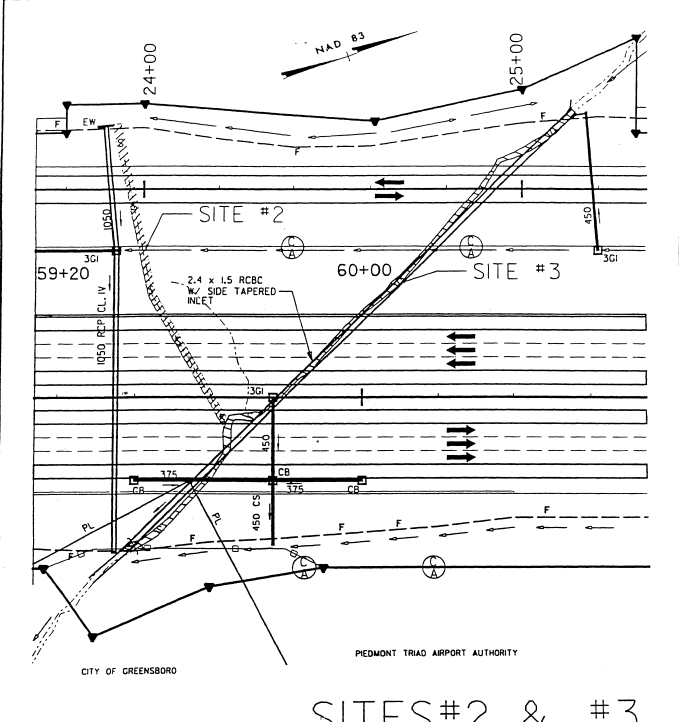
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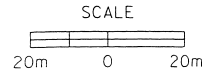
U-2524BB

GREENSBORO WESTERN URBAN LOOP FROM NORTH OF WEST FRIENDLY AVENUE TO NORTH OF BRYAN BOULEVARD

SCALE AS SHOWN

SHEET 6 OF 20







NORTH CAROLINA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

GUILFORD COUNTY

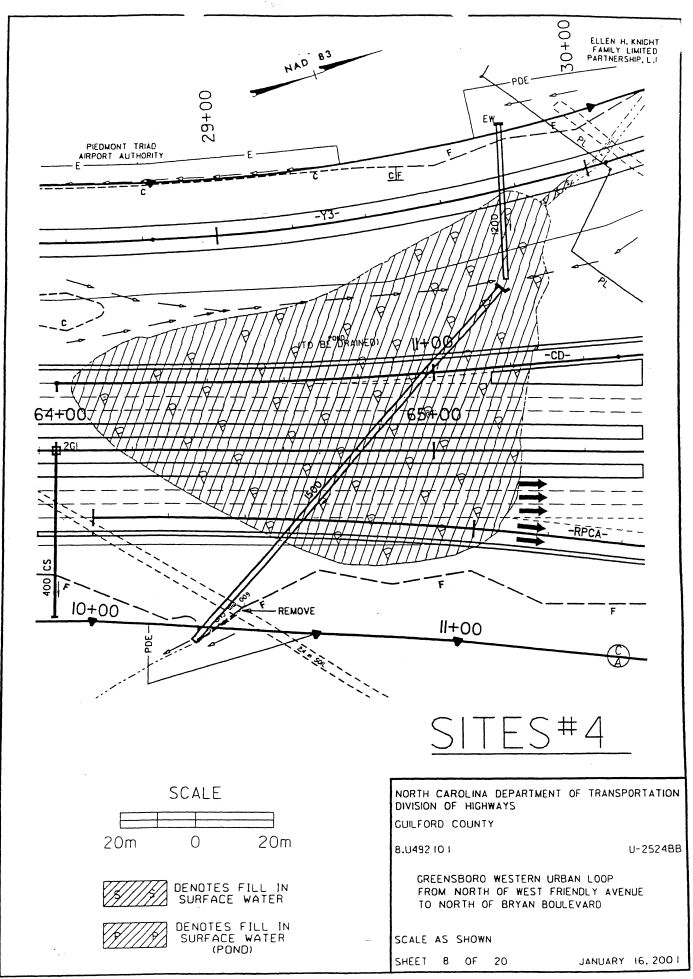
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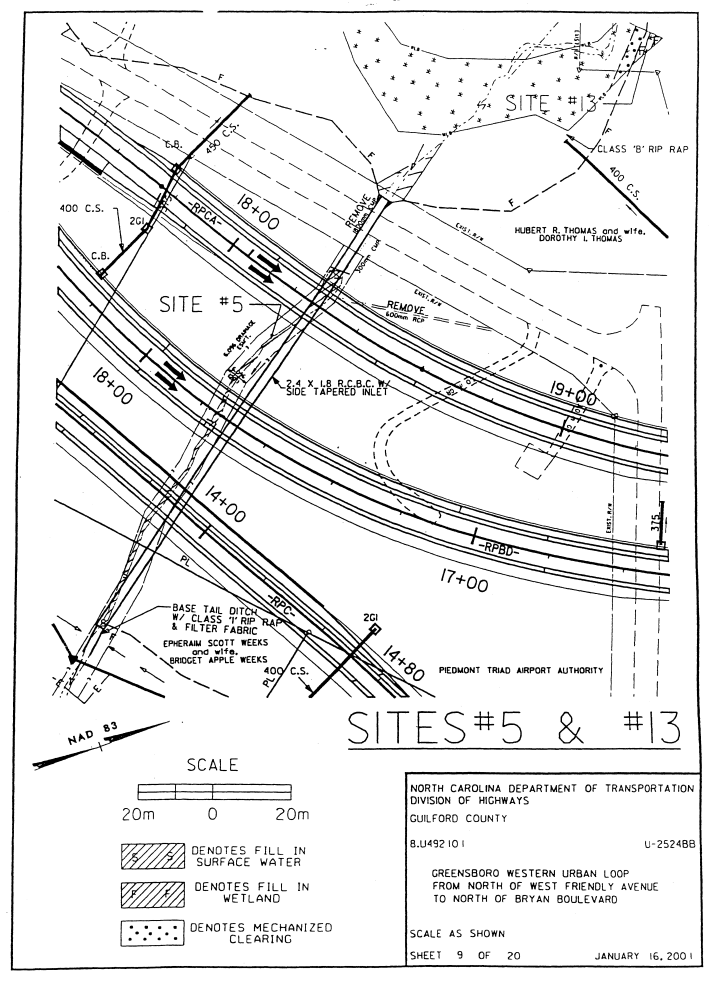
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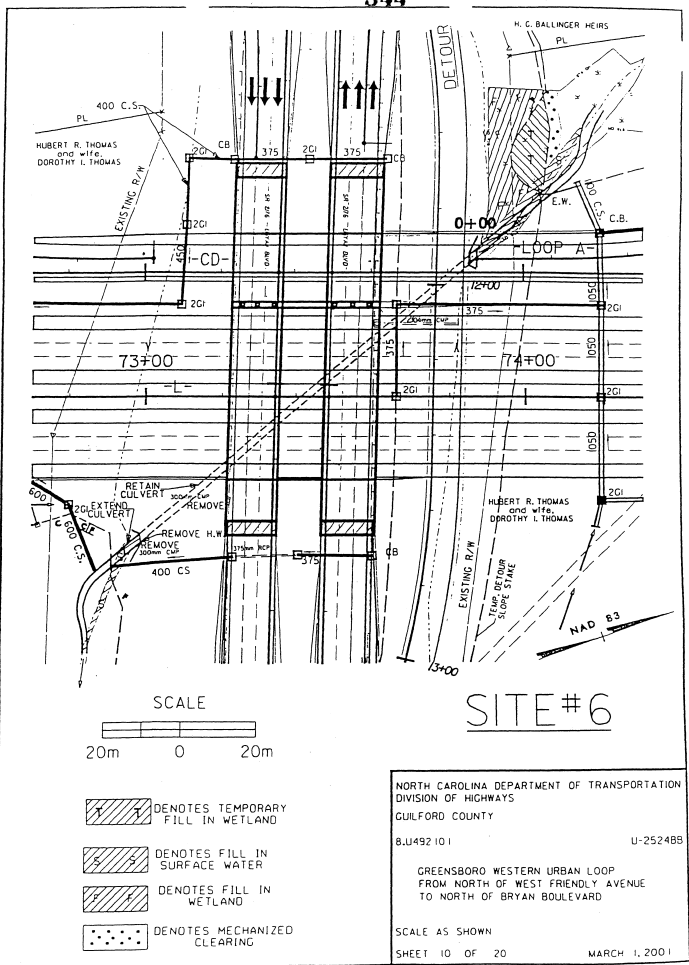
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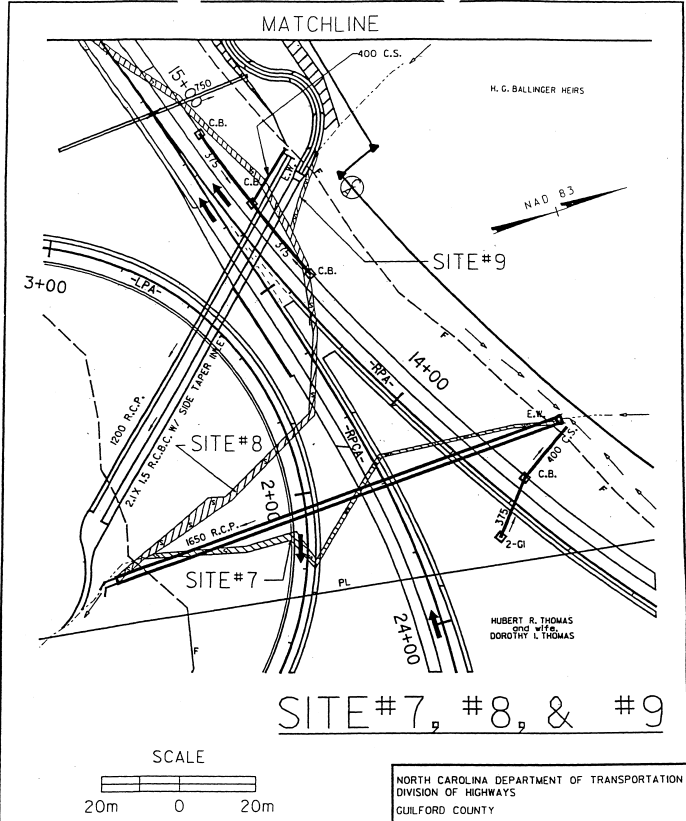
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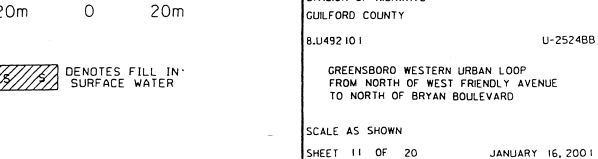
SHEET 7 OF 20

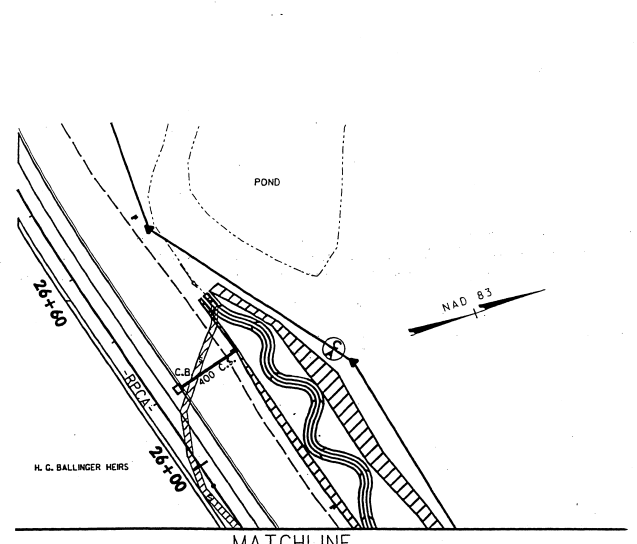






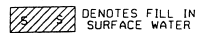






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NORTH CAROLINA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

GUILFORD COUNTY

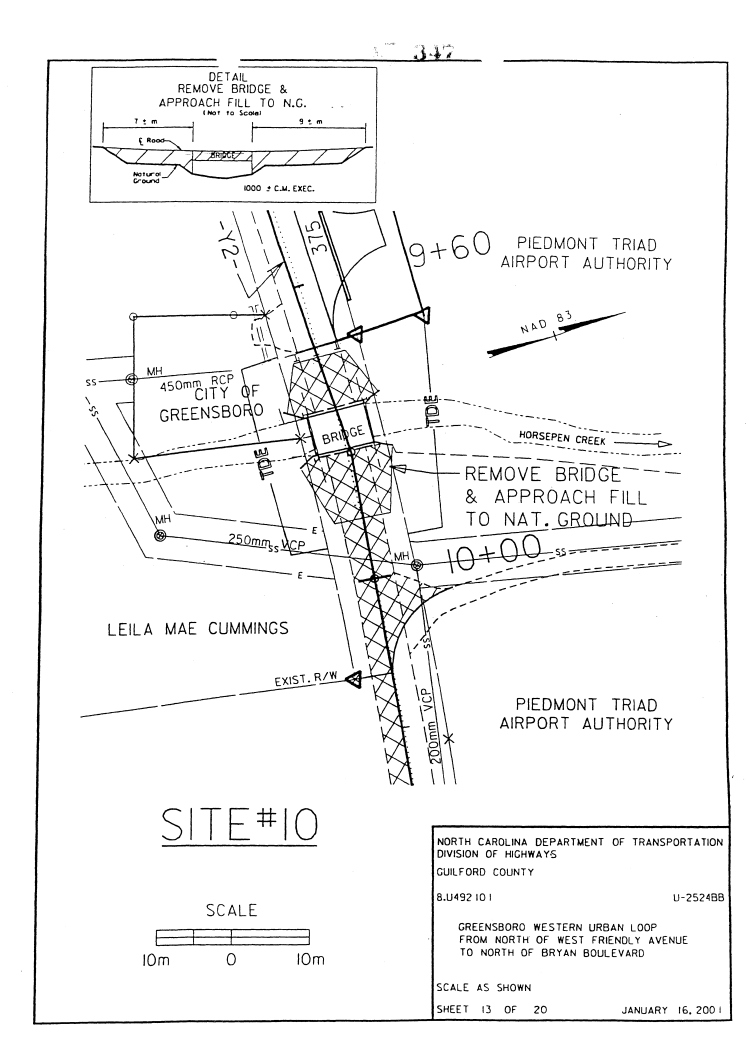
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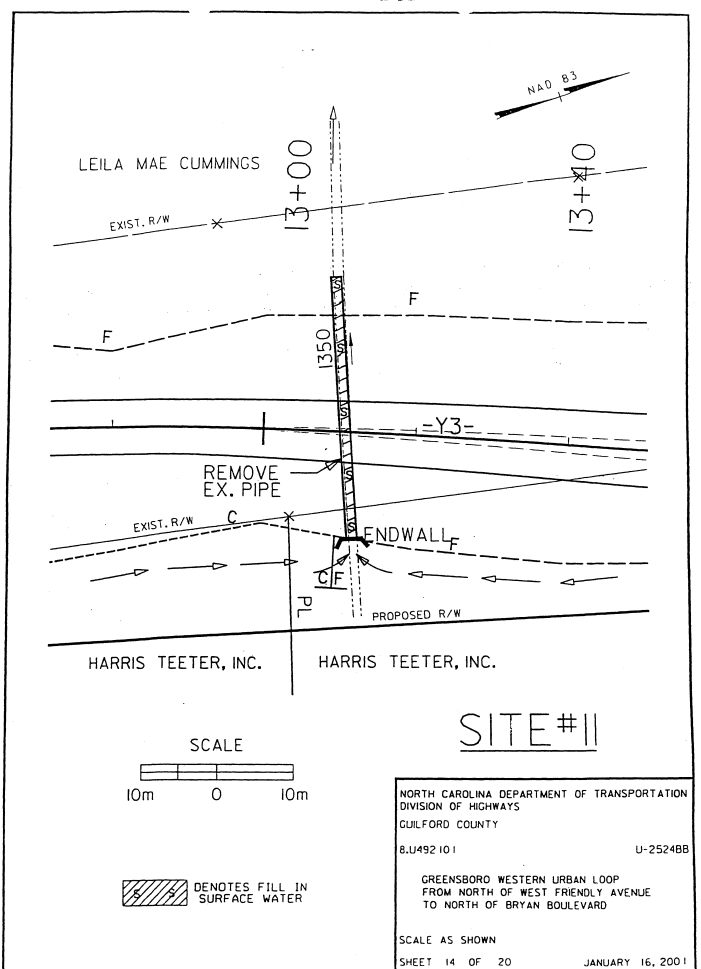
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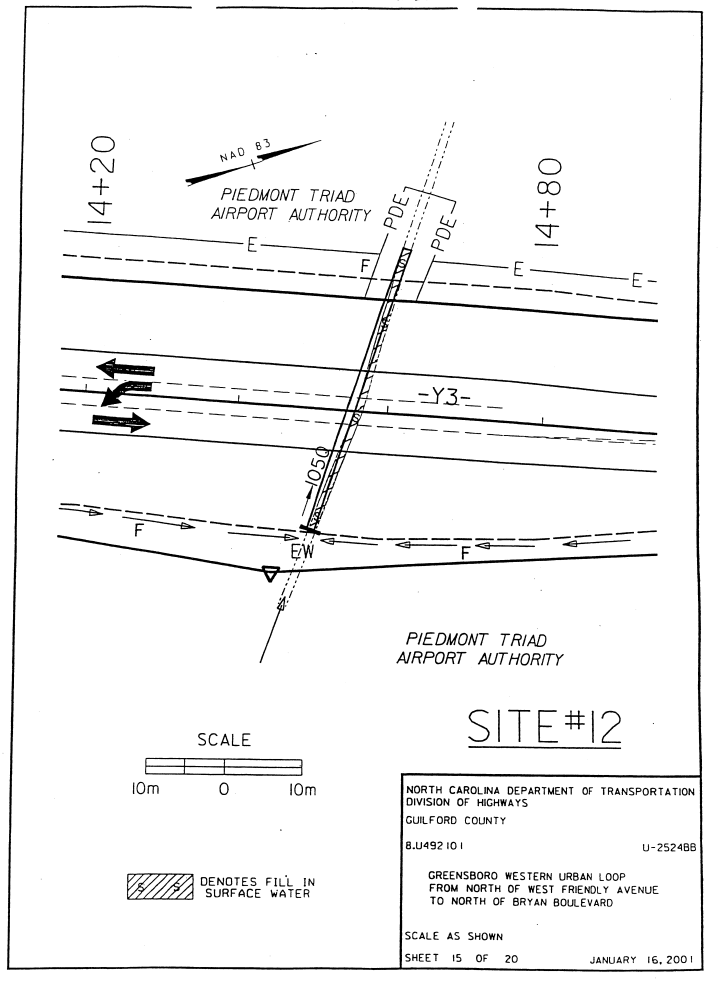
GREENSBORO WESTERN URBAN LOOP FROM NORTH OF WEST FRIENDLY AVENUE TO NORTH OF BRYAN BOULEVARD

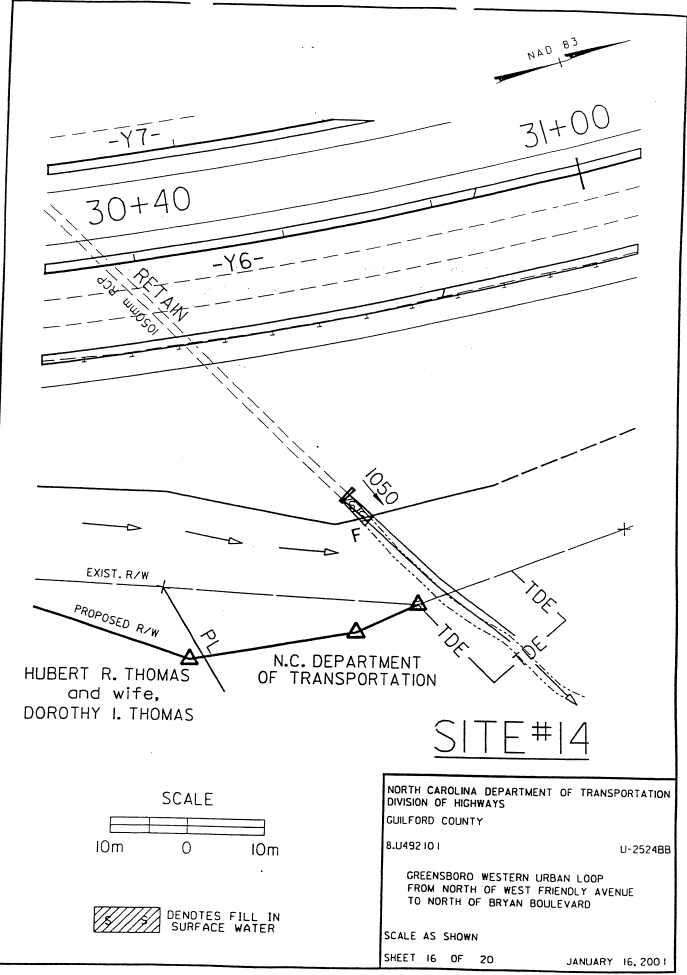
SCALE AS SHOWN

SHEET 12 OF 20









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PROPERTY OWNERS NAME AND ADDRESS

OWNER'S NAME	ADRESS
	•
	P. O. Box 35005
Piedmont Triad Airport Authority	Greeensboro, NC 27425-5005
	D.O. D. 0400
City of Greensboro	P.O. Box 3136 Greensboro, NC 27402-3136
Only of Greensboro	Greensbord, NO 27402-3130
	209 Lindley Rd., # 5
Ellen H. Knight	Greensboro, NC 27410-4986
	5521 Tamokee Dr.
Epheraim S. Weeks	Greensboro, NC 27410-0000
Unhart D. Thomas, et 11v	5204 Hedrick Drive
Hubert R. Thomas, et. Ux.	Greensbobo, NC 27410-9341
	5908 Ballinger Rd.
H. G. Ballinger Heirs	Greensboro, NC 27410-3216
	1005 Stagecoach Trail
Leila Mae Cummings	Greensboro, NC 27410-9189
	P. O. Box 33129
Harris Teeter, Inc.,#2400	Charlotte, NC 28233-3129
	P. O. Box 14996
NC Dept. of Transportation	Greensboro, NC 27415-4996
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N.C. DEPT. OF TRANSPORTATION
DIVISION OF HIGHWAYS
GUILFORD COUNTY
PROJECT: 8.U492101 U-2524BB
GREENSBORO WESTERN LOOP FROM
NORTH OF WEST FRIENDLY AVE. (SR 2147)
TO NORTH OF BRYAN BLVD.
SHEET 18 OF 20 January 16, 2001

			SU	SUMMARY							
-				WE	WETLAND IMPACTS	ACTS		SURI	SURFACE WATER IMPACTS	TER IMP	ACTS
						Interchange	Mechanized			Existing	
Site	Station	Structure	트	Temp. Fill	Excavation	Isolated	Clearing	Fill In SW	Fill In SW Fill In SW	Channel	Relocated
o Z	!	Size	Wetlands	In Wetlands In Wetlands	In Wetlands	Welland	(Method III)	(Natural)	(Pond)	Impacted	Channel
	· (From/To)		(ha)	(ha)	(ha)	(ha)	(ha)	(ha)	(ha)	(E)	Œ)
-	54+20 -L-	3 @ 3.7 x 2.4 RCBC	0	0	0	0	0	90.0	0	260	0
7	59+60 -L-	1050 RCP	0	0.	0	0	0	0.02	0	88	0
1											
m	59+80 -L-	2.4 x 1.5 RCBC	0	0	0	0	0	0.02	0	194	0
4	64+84 -L-	1500 RCP	0	0	0	0	0	<0.01	0.75	32	0
2	18+25 RAMP CA	2.4 x 1.8 RCBC	0	0	0	0	0	0.02	0	134	0
و	73+43 -L-	1.83 x 1.83 RCBC	0.03	0.02	0	0	0.01	0.02	0	87	0
~	24+40 RAMP CA	1650 RCP	,0	0	0	0	0	0.02	0	275	0
				-							
8	24+40 LT / 26+40 RT RAMP CA	2.1 x 1.5 RCBC &	0	0	0	0	0	0.04	0	139	0
		1200 RCP					•				
6	14+60 RT RAMP A	N/A	0	0	0	0	0	<0.01	0	33	0
9	9+80 -74-	6M BRIDGE	0	0	0	0	0	0	0	0	0
										7	

* SITE 10 - 0.02 ha of flood plain is being restored due to removal of bridge and approach fill.

N.C. DEPT. OF TRANSPORTATION
DIVISION OF HIGHWAYS
GUILFORD COUNTY
PROJECT: 8.U492101
U-2524BB
GREENSBORO WESTERN URBAN LOOP FROM
NORTH OF WEST FRIENDLY AVE. (SR2 2147)
TO NORTH OF BRYAN BLVD.

SHEET 19 OF 20

March 1, 2001

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			ns	SUMMARY							
				WE	WETLAND IMPACTS	ACTS		SUR	SURFACE WATER IMPACTS	TER IMP	ACTS
						Interchange Mechanized	Mechanized			Existing	
Site	Station	Structure	를	Temp. Fill	Excavation	Isolated	Clearing	Fill In SW	Fill In SW Fill In SW	Channel	Relocated
ė Ž		Size	Wetlands	In Wetlands In Wetlands	In Wellands	Wetland	(Method III) (Natural)	(Natural)	(Pond)	Impacted	Channel
	(From/To)		(ha)	(ha)	(ha)	(ha)	(ha)	(ha)	(ha)	Œ	(E)
=	13+11 -Y3-	1350 RCP	0	0	0	0	0	<0.01	0	46	0
12	14+55 -Y3-	1050 RCP	0	0	0	0	0	<0.01	0	48	C
4.5	24.04 DT VC									2)
2	24+64 KI -10-	N/A	<0.01	0	0	0	<0.01	0	0	0	0
14	30+40 -Y6-	1050 RCP	c			c	c	4007		C	
			,		,			0.0	5	67	
15	1+80 LT. LOOP B/72+00 RTL-	900 RCP	0	0	0	0	0	<0.01	0.08	107	0
		-									
							٠				
			0	300	ľ	ĺ	700	000			,
		TOTALS	0.03	0.02	0	O	0.01	0.20	0.83	1472	0

* METHOD III CLEARING IN WETLANDS (3.0M BEYOND CONSTRUCTION LIMITS)

INCLUDED IN THE ABOVE QUANTII	INCLUDED IN THE ABOVE QUANTITIES ARE IMPACTS TO INTERMITTENT CHANNELS:	N.C. DEPT. OF TRANSPORTATION	RTATION
SITE	CHANNEL IMPACTS	DIVISION OF HIGHWAYS	AYS
2	. 88	GUILFORD COUNTY	
4	32	PROJECT: 8.U492101	U-2524BB
12	48	GREENSBORO WESTERN URBAN LOOP FROM	AN LOOP FROM
14	29	NORTH OF WEST FRIENDLY AVE. (SR2 2147)	E. (SR2 2147)
15	107	TO NORTH OF BRYAN BLVD.	
TOTAL INTERMITTENT IMPACTS	304	SHEET 20 OF 20 Ma	March 1, 2001