NHDES-W-06-012



#### WETLANDS PERMIT APPLICATION

### Land Resources Management Wetlands Bureau

Check the status of your application: <a href="www.des.nh.gov/onestop">www.des.nh.gov/onestop</a>



RSA/Rule: RSA 482-A/ Env-Wt 100-900 1. REVIEW TIME: Indicate your Review Time below. Refer to Guidance Document A for instructions. Standard Review (Minimum, Minor or Major Impact) Expedited Review (Minimum Impact only) 2. PROJECT LOCATION: Separate applications must be filed with each municipality that jurisdictional impacts will occur in. ADDRESS: 117 Church St. TOWN/CITY: North Walpole TAX MAP: N/A BLOCK: N/A LOT: N/A UNIT: N/A ⋈ NA USGS TOPO MAP WATERBODY NAME: Connecticut River ☐ NA STREAM WATERSHED SIZE: LOCATION COORDINATES (If known): 43.150960,-72.449566 to 43.1900068,-72.439331  $\boxtimes$ 3. PROJECT DESCRIPTION: Provide a brief description of the project outlining the scope of work. Attach additional sheets as needed to provide a detailed explanation of your project. DO NOT reply "See Attached" in the space provided below. This project will reconstruct approximately three miles of NH 12 located between the Connecticut River to the west and the New England Central Railroad (NECR) to the east. The roadway portion of the work begins at the Church Street (NH 12) / Main Street intersection on the north side of North Walpole Village and continues to just north of the the intersection of NH 12 and NH 12A in South Charlestown. (Please see detailed project description for additional information.) 4. SHORELINE FRONTAGE NA This lot has no shoreline frontage. SHORELINE FRONTAGE: 4,621 Shoreline frontage is calculated by determining the average of the distances of the actual natural navigable shoreline frontage and a straight line drawn between the property lines, both of which are measured at the normal high water line. 5. RELATED PERMITS, ENFORCEMENT, EMERGENCY AUTHORIZATION, SHORELAND, ALTERATION OF TERRAIN, ETC. Shoreland; Dredge & Fill 6. NATURAL HERITAGE BUREAU & DESIGNATED RIVERS: See the Instructions & Required Attachments document for instructions to complete a & b below. a. Natural Heritage Bureau File ID: NHB 16 - 3895 b. Designated River the project is in ¼ miles of: **Connecticut River** date a copy of the application was sent to the Local River Management Advisory Committee: Month: \_\_\_ Day: \_\_\_ Year: \_\_\_\_ l NA

7. APPLICANT INFORMATION (Desired permit holder)				
LAST NAME, FIRST NAME, M.I.: Lyford, Donald, P.E.				
TRUST / COMPANY NAME:NH Department of Transportation	MAILING ADI	DRESS: 7 Haze	n Drive	
TOWN/CITY: Concord			STATE: NH	ZIP CODE: <b>03302-483</b>
EMAIL or FAX: Donald.Lyford@dot.nh.gov	PHONE:	603-271-21	65	
ELECTRONIC COMMUNICATION: By initialing here: Dic. I hereby:	authorize NHDES to commun	nicate all matter	s relative to th	als application electronically
8. PROPERTY OWNER INFORMATION (If different than applications)	ant)			
LAST NAME, FIRST NAME, M.I.:				
TRUST / COMPANY NAME: NH Department of Transportation	MAILING ADI	ORESS: 7 Haze	n Drive	
TOWN/CITY: Concord		Spring Paper I was also	STATE: NH	ZIP CODE: <b>03302-483</b>
EMAIL or FAX: Donald.Lyford@dot.nh.gov	•	PHONE: <b>603</b> -	271-2165	
ELECTRONIC COMMUNICATION: By Initialing here I hereby a	uthorize NHDES to commun	icate all matters	relative to thi	s application electronically
9. AUTHORIZED AGENT INFORMATION				
LAST NAME, FIRST NAME, M.I.: Mercer, Clinton, P.E.	offending ("below) the still ("age") success mappers amount mapper (success)	COMPANY NA	ME:Jacobs E	ngineering Group
MAILING ADDRESS: Two Executive Park Drive				£
TOWN/CITY: Bedford			STATE: NH	ZIP CODE: <b>03110</b>
EMAIL or FAX: Clinton.Mercer@jacobs.com	PHONE: 60	3-666-7181	THE COLD STREET THE	
ELECTRONIC COMMUNICATION: By initialing here <u>C5M</u> , I hereby a	uthorize NHDES to commun	icate all matters	relative to thi	is application electronically
10. PROPERTY OWNER SIGNATURE:				
See the Instructions & Required Attachments document for clar	ification of the below sta	tements		
By signing the application, I am certifying that:				
I authorize the applicant and/or agent indicated on this	form to act in my behalf i	n the processi	ng of this an	olication, and to furnish upon
request, supplemental information in support of this pe		iii iiie pi occasi	ing or ams opt	production, and to raintain apon
2. I have reviewed and submitted information & attachme			uired Attach	ment document.
3. All abutters have been identified in accordance with RSA				
4. I have read and provided the required information outling			project type	<b>.</b> .
<ul> <li>5. I have read and understand Env-Wt 302.03 and have che</li> <li>6. Any structure that I am proposing to repair/replace was</li> </ul>			lands Bussan	s or would be considered
grandfathered per Env-Wt 101.47.				
<ol> <li>I have submitted a Request for Project Review (RPR) For the NH Division of Historical Resources to identify the pi agency for NHPA 106 compliance.</li> </ol>				
8. I authorize NHDES and the municipal conservation comm	nission to inspect the site	of the propos	ed project.	
9. I have reviewed the information being submitted and th				
I understand that the willful submission of falsified or m     Services is a criminal act, which may result in legal actio	n.		•	
11. I am aware that the work I am proposing may require ac	Iditional state, local or fe	deral permits v	which I am re	sponsible for obtaining.
Donald helps	Donald L	yford		518117
Property Owner Signature	Print name legibly	-		Date

#### MUNICIPAL SIGNATURES

#### 11. CONSERVATION COMMISSION SIGNATURE

The signature below certifies that the municipal conservation commission has reviewed this application, and:

- 1. Waives its right to intervene per RSA 482-A:11;
- 2. Believes that the application and submitted plans accurately represent the proposed project; and
- 3. Has no objection to permitting the proposed work.



Print name legibly

Date

#### DIRECTIONS FOR CONSERVATION COMMISSION

- 1. Expedited review ONLY requires that the conservation commission's signature is obtained in the space above.
- 2. Expedited review requires the Conservation Commission signature be obtained **prior** to the submittal of the original application to the Town/City Clerk for signature.
- 3. The Conservation Commission may refuse to sign. If the Conservation Commission does not sign this statement for any reason, the application is not eligible for expedited review and the application will reviewed in the standard review time frame.

#### 12. TOWN / CITY CLERK SIGNATURE

As required by Chapter 482-A:3 (amended 2014), I hereby certify that the applicant has filed four application forms, four detailed plans, and four USGS location maps with the town/city indicated below.



Town/City Clerk Signature

Print name legibly

Town/City

Date

#### **DIRECTIONS FOR TOWN/CITY CLERK:**

Per RSA 482-A:3,I

- 1. For applications where "Expedited Review" is checked on page 1, if the Conservation Commission signature is not present, NHDES will accept the permit application, but it will NOT receive the expedited review time.
- 2. IMMEDIATELY sign the original application form and four copies in the signature space provided above;
- 3. Return the signed original application form and attachments to the applicant so that the applicant may submit the application form and attachments to NHDES by mail or hand delivery.
- 4. IMMEDIATELY distribute a copy of the application with one complete set of attachments to each of the following bodies: the municipal Conservation Commission, the local governing body (Board of Selectmen or Town/City Council), and the Planning Board; and
- 5. Retain one copy of the application form and one complete set of attachments and make them reasonably accessible for public review.

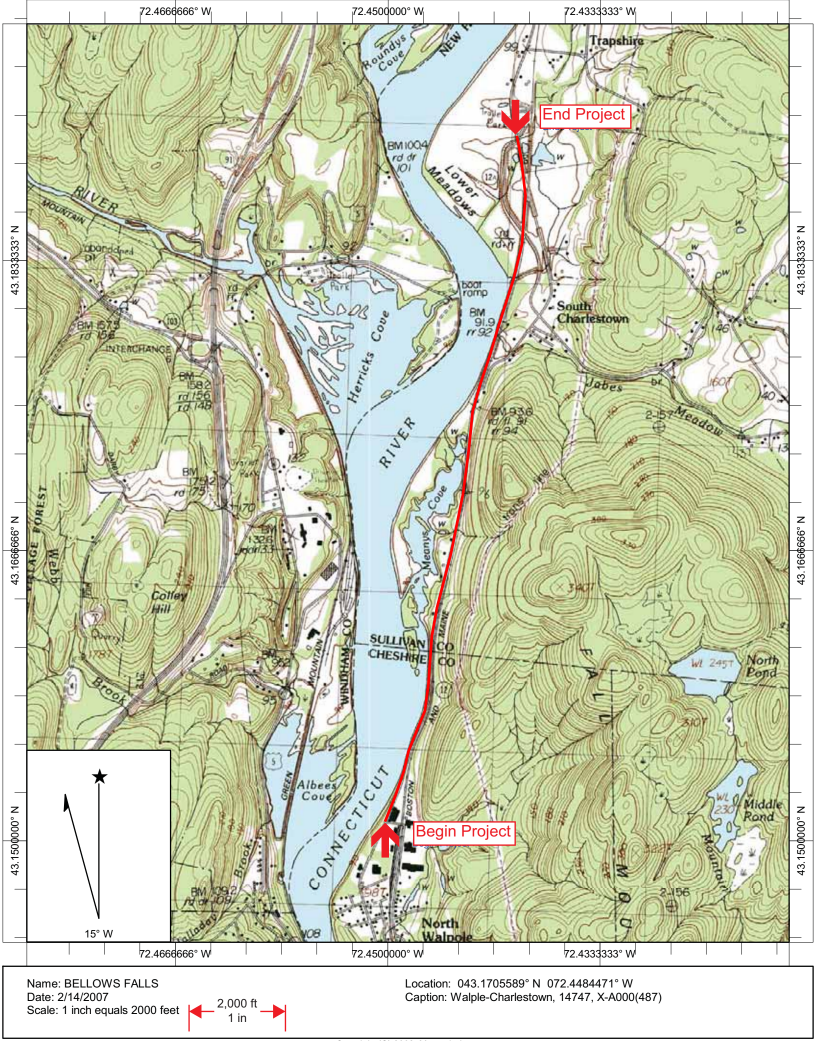
#### **DIRECTIONS FOR APPLICANT:**

1. Submit the single, original permit application form bearing the signature of the Town/ City Clerk, additional materials, and the application fee to NHDES by mail or hand delivery.

13. IMPACT AREA:	/has been imposted and ide according	not and if and!	bla linear fact of impact	
For each jurisdictional area that will be <u>Permanent</u> : impacts that will remain af		eet and, if applica	ible, linear feet of impact	
Temporary: impacts not intended to re	main (and will be restored to pre-const	truction condition		
JURISDICTIONAL AREA	PERMANENT Sq. Ft. / Lin. Ft.		TEMPORARY Sq. Ft. / Lin. Ft.	
Forested wetland	15,613	ATF	10,765	ATF
Scrub-shrub wetland	3,119	ATF	6,889	ATF
Emergent wetland	6,390 / 0	ATF	15,995 / 16	ATF
Wet meadow		ATF		ATF
Intermittent stream	215 / 74	ATF	2,961 / 1,037	ATF
Perennial Stream / River	147,464 / 4,806	ATF	48,958 / 245	ATF
Lake / Pond	/	ATF	/	ATF
Bank - Intermittent stream	/	ATF	/	ATF
Bank - Perennial stream / River	148,322 / 5,203	ATF	15,968 / 893	ATF
Bank - Lake / Pond	/	ATF	/	ATF
Tidal water	/	ATF	/	ATF
Salt marsh		ATF		ATF
Sand dune		ATF		ATF
Prime wetland		ATF		ATF
Prime wetland buffer		ATF		ATF
Undeveloped Tidal Buffer Zone (TBZ)		ATF		ATF
Previously-developed upland in TBZ		ATF		ATF
Docking - Lake / Pond		ATF		ATF
Docking - River		ATF		ATF
Docking - Tidal Water		ATF		ATF
TOTAL	321,123 / 10,083		101,536 / 2,191	
14. APPLICATION FEE: See the Instruct	ions & Required Attachments docume	ent for further ins	truction	
Minimum Impact Fee: Flat fee of S	\$ 200			
Minor or Major Impact Fee: Calcu				
Perman	ent and Temporary (non-docking)	<b>422,659</b> sq	1. ft. X \$0.20 = \$ <b>84,531.80</b>	
Тетрс	orary (seasonal) docking structure:	sq	1. ft. X \$1.00 = \$	
	1. ft. X \$2.00 = \$			
	Projects proposing shoreline str	uctures (includin	g docks) add \$200 =\$	
			Total = \$ <b>84,531.80</b>	
The A	Application Fee is the above calculated	d Total or \$200, w	hichever is greater = \$ <b>10,000.00</b>	

Walpole-Charlestown, 14747 NH Route 12, New England Central Railroad Wetland Application

**USGS Location Map** 



# Env-Wt 302.04 – NH DES Permit Application Minor and Major 20 Questions

NHDES-W-06-013



# WETLANDS PERMIT APPLICATION – ATTACHMENT A MINOR AND MAJOR - 20 QUESTIONS

### Land Resources Management Wetlands Bureau

Check the Status of your application: <a href="www.des.nh.gov/onestop">www.des.nh.gov/onestop</a>



RSA/ Rule: RSA 482-A, Env-Wt 100-900

<u>Env-Wt 302.04 Requirements for Application Evaluation</u> - For any major or minor project, the applicant shall demonstrate by plan and example that the following factors have been considered in the project's design in assessing the impact of the proposed project to areas and environments under the department's jurisdiction. Respond with statements demonstrating:

#### 1. The need for the proposed impact.

Existing Route 12 consists of two 11-foot to 12-foot lanes with no shoulders. The lack of shoulders force bicyclists and pedestrians to travel within the vehicle lanes and does not provide a safe space for emergency stopping and for vehicle recovery. The safety concerns associated with vehicle recovery are further exacerbated by substandard cable guardrail and the close proximity of the roadway to the railroad facility and Connecticut River.

Multiple accidents have occurred along this section of roadway, several of which indicate safety concerns associated with the lack of shoulders, outdated guardrail, and the absence of safety zones between the roadway and the Connecticut River or the railroad. Two accidents, one of which resulted in a fatality, involved vehicles crashing through the guardrail and sliding down the embankment into the river. Two other accidents involved vehicles crashing through the guardrail and coming to rest on the railroad tracks where they were subsequently hit by a train before they could be removed from the tracks. Another accident, which resulted in a fatality, involved a vehicle crossing the centerline and hitting an oncoming vehicle.

Furthermore, the roadway is showing signs of substantial deterioration with several embankment locations showing signs of instability and sloughing into the river. In addition, several areas of the river's bank are disturbed by erosion from uncontrolled runoff and by the lack of vegetation. Many of the drainage structures are no longer functioning properly and are showing signs of deterioration.

#### 2. That the alternative proposed by the applicant is the one with the least impact to wetlands or surface waters on site.

Alternatives developed for this project during the Context Sensitive Solutions (CSS) process, which involves the use of a Project Advisory Committee (PAC) to assist in developing the project purpose and need, identifying numerous alternatives and recommending a proposed action, were evaluated on their ability to meet the projects purpose and need while limiting environmental impacts. A detailed description of the larger project alternatives that were explored is provided in the Categorical Exclusion for this project.

The largest impacts are to the Connecticut River and it's banks including portions of Meany's Cove. The riverbank stabilization treatment proposed is a 1.5 H to 2.0 H:1V armored slope with surface vegetation. In order to limit impacts to wetlands or surface waters, each slope was analyzed for stability independently resulting in the range of design slopes between the steeper 1.5H and the 2.0H slope. Below the OHW mark stone will be placed to provide bank stabilization.

Starting 2' above OHW 6" of humus will be placed over the class B stone up to the top of bank. Native bank plantings will be incorporated into the planting plan for the vegetated portion of the slope detail.

Other alternatives considered included relocating the existing railroad and NH 12 to the east, however this option would double construction costs and is not feasible within the program. Steeper slopes to limit impacts were considered however a steeper slope cannot be safely constructed due to the height of the slope. Cast-in-place retaining walls were also considered however the increased construction cost is not feasible within the program, there is still the potential failure of the existing 1:1 slope below the wall, the potential for vandalism/graffiti is higher, the wall would act as a wildlife barrier, the service life of the wall is lower, maintenance requirements are higher and the wall would be less aesthetically pleasing than the vegetated slope. In addition, the concrete walls would severly impact the viewshed of the river corridor.

Jurisdictional resource areas that will be impacted by this project include the river bank to the Connecticut River and wetlands adjacent to the roadway.
Impacted Wetlands: PEM1E (Palustrine), PEM1F (Palustrine), PF01E (Palustrine), POW (Palustrine), PSS/PF01E (Palustrine), PSS1E (Palustrine), R2UB3 (Riverine), R4SB3 (Riverine)
Non-Impacted Wetlands (Present on Project): PF01B (Palustrine), PFO/PSS1E (Palustrine), POWH (Palustrine), PSS/PEM1E (Palustrine), R3UB1 (Riverine)
4. The relationship of the proposed wetlands to be impacted relative to nearby wetlands and surface waters.
Impacted wetlands consist of emergent, forested, scrub-shrub, as well as palustrine riverine, and bank. Similar wetlands exist throughout the area outside the limits of the project. Generally the impacts to the wetlands are limited to strips along the side of the roadway, the Connecticut River and its banks. The surrounding wetlands mainly support the brooks and streams that feed into the Connecticut River.
E. The resitu of the westland, surface water, cand dunes, or tidal buffer zone area
5. The rarity of the wetland, surface water, sand dunes, or tidal buffer zone area.
The wetlands that will be impacted by the proposed work are not rare. There are no prime wetlands in or near the project area. However, the Connecticut River is listed as a designated river but is not rare. Designated rivers in NH are managed and protected for their outstanding natural and cultural resources in accordance with RSA 483, The Rivers Management & Protection Act. BMPs to treat a total of 7.3 acres of impervious are proposed despite the fact that the increase in impervious by the poject is 2.3 acres helping to protect the water quality of the river. In addition the Local River Advisory Committee (LRAC) established by this legislation will be copied on permitting documents.
6. The surface area of the wetlands that will be impacted.
Wetland impacts are summarized in the Wetland Impact Table on the Summary Sheet of the attached Wetland Plans. Permanent impacts equal 321,123 square feet and temporary impacts equal 101,536 square feet.
shoreland@des.nh.gov or (603) 271-2147

3. The type and classification of the wetlands involved.

a. Rare, special concern species;
b. State and federally listed threatened and endangered species;
c. Species at the extremities of their ranges;
d. Migratory fish and wildlife;
e. Exemplary natural communities identified by the DRED-NHB; and
f. Vernal pools.
throughout the design process and have identified the potential for several rare, exemplary, threatened and endangered species within project limits. Coordination with the applicable agencies has been completed with the results detailed in the attached "Wetland Application Supplemental Narrative" Wildlife Reviews section which will not fit within this box and is incorporated by reference herein.
8. The impact of the proposed project on public commerce, navigation and recreation.
This project will improve public commerce by improving the safety along NH Route 12 for motorists, bicyclists, and pedestrians. Recreational opportunities will be improved for bicyclists and pedestrians with the increased shoulder width. Access will be maintained to nearby businesses and residences during construction utilizing one-lane, alternating two-way traffic. In addition, scenic pull off areas are being included in the design to enhance recreational opportunities. It is anticipated that the impacts to the banks of the Connecticut River will not impact recreational use of these waters. As requested by NHF&G they will be notified by the Department when bank construction activities begin since the area is regularly used by bass fishermen.
9. The extent to which a project interferes with the aesthetic interests of the general public. For example, where an applicant proposes the construction of a retaining wall on the bank of a lake, the applicant shall be required to indicate the type of material to be used and the effect of the construction of the wall on the view of other users of the lake.
The proposed reconstruction and relocation of NH 12 will visually alter the area; however, following coordination with public, local officials and organizations it was determined that these changes are not expected to negatively affect the aesthetically pleasing nature of the surrounding environment. As noted the addition of paved shoulders will allow greater access to the views of the Connecticut River by pedestrians and bicyclists.
shoreland@des.nh.gov or (603) 271-2147 NHDES Wetlands Bureau, 29 Hazen Drive, PO Box 95, Concord, NH, 03302-0095

7. The impact on plants, fish and wildlife including, but not limited to:

10. The extent to which a project interferes with or obstructs public rights of passage or access. For example, where the applicant proposes to construct a dock in a narrow channel, the applicant shall be required to document the extent to which the dock would block or interfere with the passage through this area.
The proposed project will not interfere with or obstruct public rights of passage or access. Access will be maintained to nearby businesses and residences during construction utilizing one-lane, alternating two-way traffic.
11. The impact upon abutting owners pursuant to RSA 482-A:11, II. For example, if an applicant is proposing to rip-rap a stream, the applicant shall be required to document the effect of such work on upstream and downstream abutting properties.
Impacts to abutting property owners have been minimized to the extent practicable, but include ROW acquisitions, easements,
drainage, slope and clearing impacts. Easements will allow the Contractor to construct and allow the State of NH to maintain proposed drainage and slopes that extend beyond the ROW boundary. Current hydrologic crossings will either be replicated in size / location / type or are designed to mimic existing flow and water level conditions.
12. The benefit of a project to the health, safety, and well being of the general public.
This project will be a benefit to the public's health and safety. The proposed 4-foot to 5-foot paved shoulders on the roadway will improve safety for bicyclists and pedestrians to be outside of the traveled way and provide safe emergency stopping and vehicle recovery for motorists. In addition, a formal emergency pull off will be added for traffic traveling north on the roadway. Outdated cable guardrail will be removed and replaced with guardrail.

13. The impact of a proposed project on quantity or quality of surface and groundwater. For example, where an applicant proposes to fill wetlands the applicant shall be required to document the impact of the proposed fill on the amount of drainage entering the site versus the amount of drainage exiting the site and the difference in the quality of water entering and exiting the site.

There will only be a slight increase of impervious area due to the proposed widening of the shoulders, a total of 2.3 acres. This increase will be addressed by the proposed infiltration Best Management Practices (BMPs) located beside the shoulders and underneath the proposed roadway. A total of 7.3 acres of impervious surface will be treated by the prosposed cells. This BMP is located throughout the project at feasible locations beneath the pavement. Infiltration trenches will be installed on either side of the roadway adjacent to the paved shoulders. Stormwater runoff will enter the BMP via these infiltration trenches. A stone reservoir will be constructed below the structural gravel subbase of the proposed roadway and will be connected to the stone infiltration threnches outside the shoulders. Transverse overflow underdrains will be installed above the WQV elevation to protect the roadbed. These underdrains will be connected to existing or proposed drainage outlets or if not located within the vicinity of the drainage will have their own outlet. For further disussion regarding BMPs considered please refer to the attached "Surface Waters/NH Designated Rivers/ Water Quality Treatment" section of the "Wetland Application Supplemental Narrative".

14. The potential of a proposed project to cause or increase flooding, erosion, or sedimentation.

The proposed project is not expected to cause increased flooding, erosion, or sedimentation. Proposed drainage crossings are intentionally located near existing crossings where possible to allow for a clean water bypass during construction.

Hydraulic analyses via HEC-RAS were completed to analyze the increase or decrease in flooding due to the proposed slope work along the river. A Conditional Letter of Map Revision (CLOMR) will need to be filed despite negligible changes to the BFE determined from the analysis due to the location of the BFE moving along the reconstructed slopes. Additionally, a Letter of Map Revision (LOMR) will need to be filed with FEMA following construction based on as built conditions to document changes within the floodplain even though little change in BFE results.

Current hydrologic crossings will either be replicated in size / location / type or are designed to mimic existing flow and water level conditions.

Appropriate temporary construction erosion control BMPs will also be utilized as outlined in the attached Erosion Control Plans to prevent erosion and sedimentation.

prevent erosion and sedimentation.
15. The extent to which a project that is located in surface waters reflects or redirects current or wave energy which might cause damage or hazards.
Not applicable, the proposed project will not be reflecting or redirecting current or wave energy.

,	The cumulative impact that would result if all parties owning or abutting a portion of the affected wetland or wetland complex were also permitted alterations to the wetland proportional to the extent of their property rights. For example, an applicant who owns only a portion of a wetland shall document the applicant's percentage of ownership of that wetland and the percentage of that ownership that would be impacted.
limit prop	Connecticut River, feeder streams, associated wetlands and floodplains are quite extensive in and surrounding the project s. It is unlikely that cumulative impacts would result from other proposed permitted wetland impacts by abutters or adjacent erty owners. Since most of the impacts take place within the floodplain of the Connecticut River, any additional proposed act would be carefully reviewed and mitigated similar to this proposed project.
17.	The impact of the proposed project on the values and functions of the total wetland or wetland complex.
on tl	various delineated wetlands throughout the project were found to consist of similar wetland types throughout the area. Based ne number of wetlands with similar values and functions, there will be little impact to the overall values and function of the wetland complex. The wetland impacts primarily consist of those directly adjacent to the roadway.
Conr enda the S	tions and values for all of the impacted wetland areas (complex) are associated primarily with the functions and values of the necticut River. These include several important values for wildlife habitat including migrating fish and several rare and ingered species. Additionally, the Connecticut River is designated as an American Heritage River, National Blueway and part of Silvio O. Conte National Fish and Wildlife Refuge. The surrounding feeder streams and bordering wetlands provide similar tats and buffering to the Connecticut River.
plan	though there are several areas impacted, the overall loss of values and functions is minimal and through careful preliminary ning and environmental coordination, the proposed work will not negatively impact these functions and values of the total and complex.

•	upon the value of the sites included in the latest published edition of the National Register of Natural Landmarks, or for such publication.
No sites listed in t	the National Register of Natural Landmarks will be impacted by the project.
40 77	
areas, nation	pon the value of areas named in acts of Congress or presidential proclamations as national rivers, national wilderness al lakeshores, and such areas as may be established under federal, state, or municipal laws for similar and related the as estuarine and marine sanctuaries.
	River was listed on the Nationwide Rivers Inventory in 1982. This project is not expected to impact the narkable values consisting of the historic, hydrologic, and botanic resources along the river.
outstandingly ren Hydrologic: (One	narkable values consisting of the historic, hydrologic, and botanic resources along the river. of three remaining sparsely developed free-flowing segments of a unique high order river in this section.)
outstandingly ren Hydrologic: (One	narkable values consisting of the historic, hydrologic, and botanic resources along the river.  of three remaining sparsely developed free-flowing segments of a unique high order river in this section.)  It includes calcareous soils unique to this segment supporting rare plant species unusual to this section of the
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20. The degree to which a project redirects water from one watershed to another.
It is not anticipated that any water will be diverted from the watershed to another. Profile changes are relatively minor and the
existing cross culverts will not be relocated but extended to daylight in the new slope.

Walpole-Charlestown, 14747 NH Route 12, New England Central Railroad Wetland Application

**Supplementary Narrative** 

# Wetland Application Supplemental Narrative

# **Existing Conditions**

The existing roadway is located in proximity to the Connecticut River to the west, and an active railroad to the east. Immediately to the east of the existing railroad line is a very steep hillside leading up to Fall Mountain. The project area is located just to the north of the North Walpole Village and several miles south of the Charlestown Village. The Villages of North Walpole and Charlestown are typical of many small New Hampshire towns with small, moderately dense residential / business districts surrounded by forestlands, agricultural lands and rural/residential properties. The southern end of the project area abuts the northern outskirts of the North Walpole Village adjacent to several commercial properties. The areas adjacent to the middle and northern segments contain a mix of residential, forested/natural and agricultural properties.

The existing roadway contains two 11-foot to 12-foot lanes with no shoulders. The lack of roadway shoulders forces bicyclists and pedestrians to travel within the vehicle lanes and do not provide for safe emergency stopping and vehicle recovery. The safety concerns associated with vehicle recovery are further exacerbated by substandard cable guardrail and the proximity of the roadway to the railroad facility to the east and the steep embankments of the Connecticut River to the west of the existing roadway.

Over the past decade there have been multiple accidents along this section of roadway, several of which are of particular importance as they are indicative of the safety concerns associated with a lack of adequate shoulders, updated guardrail and appropriate safety zones between both the Connecticut River and the railroad facility. Two of these accidents, one of which resulted in a fatality, involved vehicles crashing through the guardrail and sliding down the steep embankment into the Connecticut River. Another two accidents involved vehicles crashing through the guardrail and coming to rest on the railroad tracks where they were subsequently hit a train before they could be removed from the tracks. Another accident, which resulted in a fatality, involved a vehicle crossing the centerline and hitting an oncoming vehicle.

In addition to the above noted safety concerns, the roadway is showing signs of substantial deterioration. Several locations along the roadway embankments adjacent to the Connecticut River, mainly near the southern end of the project, are showing signs of instability and in some locations have begun sloughing into the River. The existing bank along these sections of the river are in varying degrees of disturbance due to erosion and the aforementioned sloughing as well as lack of vegetation. Many of the existing drainage structures including culverts, catch basins and headwalls are no longer functioning properly or are also showing signs of substantial deterioration.

The intent of this project is to address the above noted safety concerns and structural deficiencies by widening, reconstructing and updating NH Route 12 within the project area.

# **Alternatives Overview**

During the Context Sensitive Solutions (CSS) process utilized for this project, the Project Advisory Committee (PAC) developed several alternatives which were subsequently evaluated on their ability to meet the project's purpose and need as well as the projects vision statement. It was determined early on during the process that in order to address the existing safety deficiencies of NH Route 12, the proposed project should include the construction of an updated facility which includes the addition of paved shoulders. The American Association of State Highway and Transportation Officials (AASHTO) recommends that a facility similar to NH Route 12 should be constructed with 12-foot travel lanes and 8-foot shoulders. The Department, at the recommendation of the PAC, and in consultation with the FHWA has determined that despite the AASHTO recommendations, a facility with 11-foot travel lanes and 4-foot to 5-foot shoulders will adequately meet the project's purpose and need while minimizing impacts to the surrounding properties and the natural, cultural and socioeconomic environments as well as reducing the overall project costs. The alternatives considered included:

A more detailed alternative analysis of the options considered by the Department and the PAC can be found in the Categorical Exclusion document.

# **Description of Proposed Action**

This project involves the reconstruction of approximately 2.8 miles (14,500 ft) of NH 12 between the towns of Walpole and Charlestown, NH. The roadway is located in proximity to the Connecticut River and an active railroad line (referred to as the New England Central Railroad or the Sullivan County Railroad). The current roadway is narrow and contains little to no shoulders. Several sections of the roadway embankments are showing signs of deterioration and in some locations have begun sloughing into the Connecticut River. This project involves widening, shifting and updating NH 12 to accommodate for two 11-foot travel lanes and two paved 4-foot to 5-foot shoulders. The project begins at the NH 12/Main Street intersection in North Walpole and proceeds north approximately 2.8 miles to the intersection of NH 12 and 12A.

Through the CSS process, the PAC assisted in developing the project purpose and need, identifying numerous alternatives and recommending a proposed action. The proposed action is described in more detail below in three distinct project sections, a southern segment, the Meany's Cove (middle) segment and a northern segment.

# **Southern Segment**

The southern segment begins near just north of the Main Street and Church Street intersection in North Walpole, NH and continues approximately 4400' (STA 2003-2047) north on NH 12. Proposed work includes widening the road to accommodate two 11-foot travel lanes and two paved 4-foot to 5-foot shoulders by constructing a permanent armored slope that varies from 1.5H to 2H:1V (horizontal to vertical) with vegetation into the Connecticut River, with the toe of slope extending up to 75-feet horizontally beyond the existing ordinary high water mark (OHW). The upper portion of the reconstructed bank slope will be covered with 6" of humus and native plantings. A formal planting plan will be prepared for this area. The slope height sometimes exceeds 50' above the water through this segment and the slope

has been designed flat enough to allow the Contractor to construct the lower part of the slope from a temporary haul road or bench constructed within the upper limits of the proposed stone/slope work (above OHW). Road work will consist of phased full depth construction of a new road subbase (structural box) and surface pavement. Existing cross culverts and drainage which carry flows from east of the railroad and from the area between the railroad and the existing roadway will be extended to the face of the new slope. The cross culverts through this segment were previously analyzed and determined to not be subject to NH stream crossing rules due to lack of stream thread and/or flow east of the railroad or due to lack of stream thread or connectivity to the Connecticut River to the west of NH 12. There will be water quality treatment in this segment consisting of infiltration trenches at the edge of both sides of the pavement connecting to underlying stone reservoir cells below the structural road "box" of NH 12.

### Middle Segment

The middle segment is approximately 4500' long (STA 2047-2092). Proposed work includes widening the road to accommodate two 11-foot travel lanes and two paved 4-foot to 5-foot shoulders by constructing a permanent 1.5H:1V (horizontal to vertical) armored slope with surface vegetation into the both localized wetland areas and portions of Meany's Cove. The upper portion of the reconstructed bank slope will be covered with 6" of humus and native plantings. A formal planting plan will be prepared for this area. In wetland areas within this segment, the height of slope is much smaller so it is possible to construct the slope work from the existing top of slope. Road work will consist of phased full depth construction of a new road subbase (structural box) and surface pavement. Existing cross culverts and drainage which carry flows from east of the railroad and from the area between the railroad and the existing roadway will be extended. Two cross culverts within this segment were previously analyzed and determined to not be subject to NH stream crossing rules due to lack of stream thread and/or flow east of the railroad or due to lack of stream thread or connectivity to the Connecticut River to the west of NH 12. There will be water quality treatment in this segment consisting of infiltration trenches at the edge of both sides of the pavement connecting to underlying stone reservoir cells below the structural road "box" of NH 12.

#### **Northern Segment**

The northern segment begins at the end of the Meany's Cove segment in Charlestown, NH and continues approximately 5600' (STA 2092-2148) north on NH 12 to the intersection of NH 12A. Proposed work includes widening the road to accommodate two 11-foot travel lanes and two paved 4-foot to 5-foot shoulders by constructing a permanent 1.5H:1V (horizontal to vertical) armored slope with surface vegetation into the Connecticut River, with the toe of slope extending up to nearly 30-feet beyond the existing ordinary high water mark (OHW). The upper portion of the reconstructed bank slope will be covered with 6" of humus and native plantings. A formal planting plan will be prepared for this area. The slope height sometimes exceeds 20' above the water through this segment and the slope has been designed flat enough to allow the Contractor to construct the lower part of the slope from a temporary haul road or bench constructed within the upper limits of the proposed stone/slope work (above OHW). There are also impacts to localized wetlands through this segment. Road work will consist of phased full depth construction of a new road subbase (structural box) and surface pavement.

The cross culverts through this segment were previously analyzed and the crossing at STA 2121+27 (referred to in Attachment documentation as STA 3121+40 or Crossing #9) was determined to be subject to NH stream crossing rules (*Attachments A and B*). Since the railroad portion of the crossing cannot be impacted at all due to the daily train traffic (2 Amtrak and up to 6 freight trains), improvements will include extension on the eastern end, inlet/outlet improvements and associated temporary water diversion/clean water bypass features. The crossing at STA 2105+68 (referred to in Attachment documentation as STA 3105+75 or Crossing #8) was determined to not be subject to NH stream crossing rules due to the termination of the stream thread to the east of the crossing (the culvert acts as an equalization culvert between the ponded area at the termination of Jabes Meadow Brook to the east of the road/rail embankment and the Connecticut River to the west). There will be water quality treatment in this segment consisting of infiltration trenches at the edge of both sides of the pavement connecting to underlying stone reservoir cells below the structural road "box" of NH 12.

Impacts to the Southern Segment will include disturbances to bank and perennial stream (R2UB3) associated with the Connecticut River. Additional temporary impacts will be present approximately 10-feet beyond the toe of slope to allow for temporary construction activities per NHDOT construction standards. Impacts to the Middle Segment are also largely associated with construction of the 1.5H:1V vegetated riprap slope into both localized wetland areas (PF01E, PSS/PF01E, PSS1E) and Meany's Cove (POW). Additional minor permanent impacts are associated with drainage improvements near an intermittent stream (R4SB3). Temporary impacts are also present throughout to allow for clearing and construction access within temporary and permanent easements. Impacts to the Northern Segment are similar in nature to the southern third of the project, as a permanent 1.5H:1V armored slope with surface vegetation will extend into the Connecticut River and will involve disturbances to bank and perennial stream (R2UB3). Additional permanent impacts will include localized disturbances to wetland areas (PEM1E, PF01E, POW). Additional temporary impacts will be present approximately 10-feet beyond the toe of slope to allow for temporary construction activities per NHDOT construction standards and within temporary and permanent easements to allow for clearing and construction access.

# Wetlands and Resource Areas

#### Wetlands

Work associated with this project involves dredge and fill activities within the jurisdiction of the New Hampshire Department of Environmental Services (NHDES) Wetlands Bureau and the Army Corps of Engineers (ACOE). Impacts consist of 321,123 square feet (7.37 acres) of total permanent impacts to wetlands and 10,083 linear feet of permanent bank or channel impacts. The proposed action will incur impacts to the wetland types listed in *Env-Wt 302.04 Attachment A* – 20 *Questions* section of this report. Color photos detailing existing conditions and impacted wetlands are provided in *Attachment H*.

The project was reviewed by the ACOE, NHDES, NH Fish and Game (NHF&G), US Environmental Protection Agency (EPA), the Federal Highway Administration (FHWA) and several other agencies/organizations at the April 18, 2007, May 20, 2009, August 20, 2008, October 29, 2009, June 16, 2010, January 20, 2016, March 15, 2016, February 15, 2017 and April 19, 2017 Natural Resource Agency coordination meetings. None of the agencies or organizations represented at these meetings

objected to the proposed action as long as a mutually agreed mitigation package is provided for the proposed wetland impacts.

## **Surface Waters/ NH Designated Rivers/ Water Quality Treatment**

The Rivers Management & Protection Act (RMPA) (NH RSA 483) provides additional protection for Rivers within the State of NH that have been determined to be outstanding natural and cultural resources by the Legislature and the Governor of the State of New Hampshire. This act also established the creation of the NHDES Rivers Management & Protection Program (RMPP) and allows for the creation of local advisory committees to oversee the protection of the State's protected (designated) rivers. The Connecticut River is a designated river, managed by the Connecticut River Joint Commissions (CRJC). The CRJC is a non-profit organization which is comprised of two commissions and five subcommittees which work together to coordinate river protection efforts between the states of Vermont and New Hampshire. The former Director of the CRJC sat on the PAC for the proposed project and was intricately involved in the proposed design. The CRJC has indicated that it is in support of the proposed action.

The Clean Water Act (CWA) of 1972 (33 U.S.C. 1251) regulates the discharge of pollutants into the waters of the United States and sets quality standards for surface waters. In accordance with the CWA, the surface waters of New Hampshire have been classified by the state legislature (RSA 485-A:8) as either Class A or Class B. Class A waters are considered to be of the highest quality and considered optimal for use as water supplies after adequate treatment. Class B waters are considered to be of slightly less quality than those designated Class A, however they are still considered adequate for wildlife habitat and recreational activity. The Connecticut River within the project area has been designated a Class B Water. Infiltration BMPs are proposed in the form of shoulder infiltration trenches connected to stone reservoir cells located beneath the subbase soils of the proposed NH 12 road bed. The increase in impervious area project wide is approximately 2.3 acres and the proposed BMPs provide treatment for approximately 7.3 acres of impervious surface.

Infiltration trenches are proposed to be installed on either side of the roadway adjacent to the paved shoulders. Stormwater runoff will enter the BMP via these infiltration trenches. An 18" deep stone reservoir that contains water quality volume (WQV) cells will be constructed below the structural gravel subbase of the proposed roadway and will be connected to the stone infiltration threnches outside the shoulders. Transverse overflow underdrains will be installed above the WQV elevation to protect the roadbed. These underdrains will be connected to existing or proposed drainage outlets or if not located within the vicinity of the drainage will have their own outlet.

Several types of BMPs were originally considered but poor permeability of existing soils, the presence of a high groundwater tables in some open locations, impacts to trees near the Connecticut River and steep terrain between the roadway and river limited the options. BMPs considered in lieu or addition to the proposed BMP included:

- Open graded friction course (OGFC) After some investigation this was discarded as a potential BMP because the Department's Pavement Section had reservations about using it on the travel way (longevity issues) and it cannot be counted as a BMP if it is only used on the shoulders;
- Porous pavement shoulders The Department's Construction Section had strong reservations about using this BMP because the pavement would have to be placed using hand method due to the proposed 5 foot wide shoulders and would have been extremely expensive for a 3 mile project. In addition, long-term maintenance issues and associated costs area a concern;
- A wet extended basin located in the field on the north end of Meany's Cove A BMP to treat 4.8 acres of pavement (2 x the area of new pavement) is feasible however it is not possible to drain 4.8 acres of pavement to this location due to profile and grades.

In accordance with section 303(d) of the CWA, NHDES has designated the subject section of the Connecticut River as an impaired water for mercury levels. As roadway runoff does not generally contain mercury levels beyond those contained within normal precipitation in the State, the proposed project is not expected to further impair the subject section of the Connecticut River.

To minimize the potential for erosion and sedimentation increases in the Connecticut River and other downstream wetland systems during construction, the contractor responsible for the work will be required, as a contract provision, to prepare a Stormwater Pollution Prevention Plan detailing the pollution prevention measures which will be employed prior to the commencement of construction activities.

# Floodplains/ Floodways

Walpole and Charlestown are communities that participate in the National Flood Insurance Program (both towns are listed as Community Number 330153). The project lies within areas delineated as Floodway Areas, Special Flood Hazard Areas, and Zone X on the Flood Insurance Rate Map. The Floodway Area is defined by the Federal Emergency Management Agency (FEMA) as "the channel of the river plus any adjacent floodplain areas that must be kept free of encroachment so that the 100-year flood can be carried without substantial increases in flood heights." Special Flood Hazard Areas are subject to inundation by the 100-year flood. Zone X areas are those areas that are subject to the 500-year flood or areas that are subject to the 100-year flood but with average depths of less than one foot. Floodway impacts have been assessed through HEC-RAS modeling and a Conditional Letter of Map Revision (CLOMR) will be prepared along with a Letter of Map Revision (LOMR) following construction.

# **Stream Crossing Rules & Evaluations**

Nine stream/drainage crossings were evaluated in the field to determine the applicability of NH's Stream Crossings Rules (Env-Wt 901). Based on this evaluation, it was determined that only one stream crossing located at STA 2121+27 (referred to in Attachment documentation as STA 3121+40 or Crossing #9), was subject to the Stream Crossings Rules as a Tier 3 Crossing. Seven crossings to the south were found to represent drainage ditches or swales with no connectivity to the Connecticut River and the culvert at STA 2105+68 (referred to in Attachment documentation as STA 3105+75 or Crossing #8) was found to

act as an equalization culvert, thus is not subject to the Stream Crossings Rules. Due to the restrictions created by the rail road prohibiting replacement of the culvert at STA 2121+27 the culvert end to the west will be extended in kind. (See *Attachments A and B*)

# **Wildlife Reviews**

# **Natural Heritage Bureau**

The proposed action has been reviewed by the NH Fish and Game (NHF&G) and the NH Natural Heritage Bureau (NHNHB). The most recent NHNHB search (NHB File ID: NHB16-3895, dated 1/10/2017- Attachment C) indicates database results for the Dwarf Wedge Mussel (Alasmidonta heterodon), the grass-leaved mud-plantain (Heteranthera dubia), the Bald Eagle (haliaeetus leucocephalus) and the potential presence of an exemplary natural community, Circumneutral rocky ridge.

A previous NHNHB search (NHB File ID: NHB14-3112, dated 8/21/2014) also indicated the potential presence of long-leaved pondweed (*potamogeton nodosus*). This search also indicated the potential presence of two exemplary natural communities; Circumneutral rocky ridge and Rich Appalachian oak rocky woods. Coordination with the NHNHB at the October 29, 2009 Natural Resource Agency Coordination Meeting indicated that since the proposed action stays relatively close to the footprint of the existing roadway corridor and avoids extensive impacts to the slopes of Fall Mountain, the proposed action will not impact any of the rare plant species or exemplary natural communities which were identified within this NHB search.

In 2015 Stoney Ridge Environmental completed surveys of the proposed project area for terrestrial and aquatic vegetation. Surveys for suitable habitat and actual plants were performed for grass-leaved mud-plantain, long-leaved pond weed (*Potamogeton nodosus*), Fogg's goosefoot (*Chenopodium foggii*), four leaved milkweed (*Asclepias quardrifolia*), large-bracted tick-trefoil (*Desmodium cuspidatum*), upland thoroughwort (*Eupatorium sessilifolium*) and Virginia tickseed (*Hackelia virginiana*) (*Attachment D*). The areas surveyed for grass-leaved mud plantain included mud flat areas. The Department will analyze any design changes which impact suitable mud flat habitat not previously surveyed and consult on the need for additional survey within those new mud flat areas.

In July of 2016 a survey of the project area was conducted within the likely habitat for Dwarf Wedge Mussels within the Connecticut River. No live individuals or shells were found. The biologists have recommended that since no animals were found (which coincides with other surveys performed for the dam re-certification in the area) that no further surveys or activities are required. Wildlife review coordination is provided in *Attachments D*.

The Fall Mountain State Forest is known to contain a population of the federally endangered *Scirpus ancistrochaetus* (Northeastern Bulrush). Given the known existence of the Northeastern Bulrush in proximity to the proposed action, the NHNHB and the USF&WS requested that the project area be surveyed for its presence prior to the commencement of construction. The Department and the NHNHB conducted a review of the project area on September 1, 2010 and did not find any occurrences of the Northeastern Bulrush within those areas which would be impacted by the proposed project. In addition, during the Dwarf Wedge Mussel survey in July of 2016 the biologists surveyed the shoreline

area and found none of the plants. During wetland delineations that same summer the wetlands checked were also surveyed with the wetland scientists finding none of the plants. Given the apparent absence of any federally listed species within the project's area of impact, the USF&WS indicated that no further consultation with their agency was necessary.

NHF&G has indicated that there are known populations of the Bald Eagle (haliaeetus leucocephalus) in the area surrounding the proposed project. The NHF&G had requested that the Department survey all 8-inch diameter or larger trees that will be removed to the east of the existing roadway. In August of 2014 the Department performed the survey (Attachment D). The figure shows the limits of work of the proposed project and indicates the location of the larger trees. Any such trees will be reviewed with NHF&G prior to removal. As requested by NHF&G any observations of bald eagles carrying sticks or other nesting materials on the NH side of the Connecticut River will be reported to them.

#### U.S. Fish and Wildlife Service

The proposed action has been reviewed by the USF&WS for the presence of federal or state, listed or proposed, threatened or endangered species, or other species of special or exemplary status. USF&WS IPaC results are in *Attachment E*. In a letter dated March 19, 2007, the USF&WS responded that based on currently available information, no species or habitats under the jurisdiction of the USF&WS were identified within the project area (*Attachment F*).

#### Other Wildlife

The Magnuson-Stevens Fishery Conservation and Management Act requires the federal government to identify Essential Fish Habitat (EFH) and make conservation recommendations to agencies whose actions could affect it. The project is located along the Connecticut River. The Connecticut River is an EFH for Atlantic Salmon (*Salmo salar*). An Essential Fish Habitat (EFH) Study was prepared (*Attachment K*) and was reviewed by the National Marine Fisheries Service (NMFS). Based upon the information provided in the Study, the NMFS has indicated that there are no concerns with the project as proposed and no further coordination is necessary.

The Walpole-Charlestown Survey Report found that there was probable presence of Northern Long Eared Bat (NLEB) reported from the acoustic analysis software. The potential calls (high frequency) were sent for qualitative analysis by Northern Stewards. Of the twenty-nine files reviewed they resulted in no visual confirmation. Therefore, in accordance with Step 7 of the USFWS Summer Survey Guidelines, no further surveys are needed. This can be considered a negative presence/absence (P/A) survey (*Attachment L*). Review of NH Fish and Game's list did not include hibernaculum or roost trees in Walpole or Charlestown. In addition the NHNHB search did not indicate NLEB. Because the proposed work will not occur further than 300' from a rail/road the project qualifies for coverage under the FHWA Programmatic Consultation for NLEB. A Project Submittal Form will be submitted to the USFWS Field Office prior to project commencement.

Section 4(f) of the US Department of Transportation (US DOT) Act of 1966 (amended by 49 Section 303) provides protection for historic resources, wildlife refuges and publicly owned parks and

recreational areas that are open to the public and are considered substantial recreational facilities. Consultation with the NH Division of the Federal Highway Administration has indicated that there are no wildlife refuge 4(f) resources within the project area.

## **Invasive Species**

In accordance with the NH Invasive Species Act (ISA), (HB 1258-FN) The NH Department of Agriculture, Markets and Food (DAMF), Division of Plant Industry is responsible for the evaluation, publication and development of rules on invasive plant species. The purpose of this oversight is to protect the health of native species, the environment, commercial agriculture, forest crop production and human health. DAMF rules, specifically AGR 3800, state that "no person shall knowingly collect, transport, sell distribute, propagate or transplant any living or viable portion of any listed prohibited invasive plant species including all of their cultivars, varieties and specified hybrids." Pursuant to this rule, the project area was reviewed for invasive species during the initial phases of design. Several occurrences of Garlic mustard, Glossy buckthorn, Japanese knotweed, Morrow's honeysuckle, Multiflora rose, Oriental bittersweet, Purple loosestrife, Spotted knapweed and Tree of Heaven were found within the project area. If these plants will be impacted during construction they shall be handled and disposed of in accordance with the NHDOT's Best Management Practices for Roadside Invasive Plants manual. Fill materials brought onsite or transported within the site will be free of invasive species or treated in accordance with the above noted BMP manual to prevent the spread of such species.

# **New Hampshire Division of Historical Resources**

The proposed action does not impact the Sullivan County Railroad resulting in a "No Historic Properties Affected Memo" (*Attachment G*).

# **Construction Sequence Narrative**

A construction sequencing narrative has been provided (*Attachment I*).

# **Env-Wt 404 Criteria for Shoreline Stabilization**

The NH 12 proposed improvements propose stone fill on the banks of the Connecticut River. Pursuant to Env-Wt 404 Criteria for Shoreline Stabilization, the following addresses each codified section of the Administrative Rules:

#### Wt 404.01 Least Intrusive Method

The riverbank stabilization treatment proposed is a 1.5 H to 2.0 H:1V armored slope with surface vegetation. Below the OHW mark stone will be placed to provide bank stabilization. Starting 2' above OHW 6" of humus will be placed over the class B stone up to the top of bank. Native bank plantings will be utilized in this area. Other alternatives considered included relocating the existing railroad and NH 12 to the east, however this option would double construction costs and is not feasible within the program. Steeper slopes to limit impacts were considered however a steeper slope cannot be safely constructed due

to the height of the slope. Cast-in-place retaining walls were also considered however the increased construction cost is not feasible within the program, there is still the potential failure of the existing 1:1 slope below the wall, the potential for vandalism/graffiti is higher, the wall would act as a wildlife barrier, the service life of the wall is lower, maintenance requirements are higher and the wall would be less aesthetically pleasing than the vegetated slope. For these reasons the cast-in-place retaining wall was considered more intrusive. The vegetated bank detail has been utilized successfully on other projects including NH 63 in Chesterfield at Spofford Lake.

#### Wt 404.02 Diversion of Water

It is not anticipated that work along the banks of the Connecticut River will require temporary diversion of the river. The flows from the stream crossing at STA 2121+27 (referred to in Attachment documentation as STA 3121+40 or Crossing #9) as well as several other cross-culverts project-wide will be handled utilizing the Department's standard environmentally friendly water handling techniques during construction and will be regularly monitored. Proper diversion methods, water handling, dewatering and erosion control measures will be implemented during construction.

#### Wt 404.03 Vegetative Stabilization

Natural vegetation will be left undisturbed to the maximum extent possible. Vegetative stabilization techniques as discussed above will be used on the proposed armored slope 2' above OHW.

## Wt 404.04 Rip-Rap

- (a) Stone fill, as proposed, is shown on the attached plan sheets to protect the drainage outfalls and stream crossing against erosion and scour. Armored stone will also be installed along banks of the Connecticut River as previously discussed. Stable banks are necessary to maintain the structural integrity of the roadway, culverts and headwalls during all flow conditions.
- (b) (1-5) The attached drainage details (*Attachment J*) provide the riprap sizing and limits required for scour countermeasures at drainage outfalls and in-kind culvert replacements. Riprap stone for drainage outfalls and in-kind culvert replacements is sized based on the following NH DOT Standards:
  - Class A stone shall be irregular in shape with approximately 50 percent of the mass having a minimum volume of 12 ft3 (0.3 m3), approximately 30 percent of the mass ranging between 3 and 12 ft3 (0.08 and 0.3 m3), approximately 10 percent of the mass ranging between 1 and 3 ft3 (0.03 and 0.08 m3), and the remainder of the mass composed of spalls.
  - Class B stone shall be irregular in shape with approximately 50 percent of the mass having a minimum volume of 3 ft3 (0.08 m3), approximately 40 percent of the mass ranging between 1 and 3 ft3 (0.03 and 0.08 m3), and the remainder of the mass composed of spalls.

• Class C stone shall consist of clean, durable fragments of ledge rock of uniform quality, reasonably free from thin or elongated pieces. The stone shall be made from rock which is free from topsoil and other organic material. The stone shall be graded as follows:

Sieve Size	Percentage by Weight Passing
12 in (300 mm)	100
4 in (100 mm)	50 - 90
1-1/2 in (37.5 mm)	0 - 30
3/4 in (19.0 mm)	0 - 10

The stone will be placed at thicknesses ranging between 1 and 2 feet based on the size of drainage outfall or culvert. All riprap stone used for armoring and protection will be placed on compacted subbase and a layer of non-woven geotextile fabric.

- (6) The attached plan sheets (*Attachment M*) indicate the relationship of the project to fixed points of reference, abutting properties, and features of the natural shoreline.
- (7) A drainage analysis was completed to determine anticipated velocities and scour which provides substantiation for the recommended stone stabilization methods and sizes in lieu of vegetation used at drainage outfalls and in-kind culvert replacements.
- (c) N/A
- (d) Stone fill for bank armoring at outfalls and in-kind culvert crossings is proposed to prevent possible undermining of the slopes of the Connecticut River bank.
- (e) Plans are being provided as a part of the application for rip-rap in excess of 100 linear feet along river and stream banks.

#### Wt 404.05 Walls

(1) Walls shall be permitted only where lack of space or other limitations of the site make alternative stabilization methods impractical:

In order to support the proposed widening a retaining wall is proposed located at 2041+25 LT to 2042+25 LT (see *Attachment M*).

(2) Applications for walls shall include cross-section and plan views of the proposed installation and sufficient plans to clearly indicate the relationship of the project to fixed points of reference, abutting properties, and features of the natural shoreline:

Please see attached plans (*Attachment N*).

(3) Walls on great ponds or water bodies where the state holds fee simple ownership shall be located on the shoreward side of the normal high-water shoreline:

The proposed wall located at 2041+25 LT to 2042+25 LT is above the OHW mark.

(4) Applications for walls adjacent to great ponds or water bodies where the state holds fee simple ownership shall include a stamped surveyed plan showing the location of the normal high water shoreline and the footprint of the proposed project:

Please see attached plans (*Attachment N*).

# **Mitigation Evaluation and Computation**

The proposed project involves impacts to the banks of the Connecticut River and wetland resource areas totaling more than 10,000 square feet, therefore the project qualifies as a major impact. Major impacts by rule require compensatory mitigation. The wetland impacts that are proposed for the project are permanent impacts and in accordance with Env-Wt 302.03 (b) and Env-Wt 302.03(c)(2)c, mitigation is proposed for 25,122 square feet of wetland impacts and 4,880 linear feet of channel/bank impacts, which will be met by paying \$1,287,621.45 to the Aquatic Resource Mitigation (ARM) Fund. Note that stream locations with both an area and linear footage impact are paid using the ARM stream payment calculator (e.g., based on linear footage only) thus, the wetland impact included in the fee calculations was reduced by 147,677 square feet, from 172,799 square feet to 25,122 square feet, with the remainder covered by the stream impact fee. During discussions with the agencies at Natural Resource Agency meetings, it was agreed that the bio-engineering solution proposed for the upper portion of the slope detail (above OHW) consisting of 6" of humus placed over the stone and planted with native vegetation would be self-mitigating thus the above noted bank impact was reduced by 5,203 linear feet, from 10,083 linear feet to 4,880 linear feet. A formal planting plan will be provided for the vegetated portion of the proposed slope stabilization.

A Mitigation Checklist and Evaluation Summary are attached to this application.

	Walpole-Charlestown, 14747 NH Route 12, New England Central Railroad Wetland Application
Natural Resource Age	ency Coordination Meeting Minutes

# BUREAU OF ENVIRONMENT CONFERENCE REPORT

SUBJECT: NHDOT Monthly Natural Resource Agency Coordination Meeting

**DATE OF CONFERENCE:** February 15<sup>th</sup>, 2017

LOCATION OF CONFERENCE: John O. Morton Building

**ATTENDED BY:** 

Wendy Johnson **NHDOT** Consultants/Public **Bob Landry** Sarah Large **Participants** Ron Crickard Dawn Tuomala Mark Hemmerlein **EPA** Jim Bouchard David Kammer Mark Kern Lisa Martin Marc Laurin Don Lussier Kevin Nyhan **NHDES** John Parrelli Rebecca Martin Gino Infascelli Josif Bicia Jon Evans Lori Sommer Kimberly Peace Steve Johnson Pierce Rigrod Sean James Cassandra Burns **Brad Harriman** Stephanie Micucci NHF&G Bill Saffian Christine Perron Carol Henderson Brian Colburn Sally Gunn John Magee Don Lyford Matt Lundsted Shaun Flynn **NH Natural Heritage** Clint Mercer Samantha Fifield Bureau David Kull C.R. Willkie Amy Lamb Jed Merrow Joseph Adams Michael Licciardi

(When viewing these minutes online, click on an attendee to send an e-mail)

#### PRESENTATIONS/ PROJECTS REVIEWED THIS MONTH:

(minutes on subsequent pages)

Jon Hebert

Finalization of January 18 <sup>th</sup> Meeting Minutes	2
Merrimack, #15841 (X-A004(550))	
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Cutss Cove Advanced Mitigation Discussion Update (Portsmouth, #15731)	

(When viewing these minutes online, click on a project to zoom to the minutes for that project)

reviewed with binoculars for signs of bat usage, and close-up bridge inspection photographs of the bridge were also reviewed. No evidence of roosting has been observed. There are no known maternity roost trees or hibernacula in the vicinity of the project. A Project Submittal Form has been sent to USFWS by NHDOT with a finding of May Effect, Not Likley to Adversely Affect. The project was reviewed with NH Fish & Game and there were no concerns regarding bald eagle or cobblestone tiger beetle. Section 106 consultation has resulted in a determination of No Historic Properties Affected. The US Coast Guard has concurred that the project is exempt from a Bridge Permit under Section 144(h).

M. Hicks asked if there is a local harbor master or similar entity for this area that could be notfied about impacts to recreational boating during construction. The Connecticut River Joint Commissions is aware of the project and will receive a copy of the permit application. M. Hicks also asked about the substrate of the river, which is predominantly sand and gravel at the bridge site. M. Hicks asked about public input received on the project. There has been one Public Officials Meeting with Lebanon City Officials and a Public Informational Meeting. Letters have also been sent to Lebanon and Hartford boards and organizations. No concerns about the project have been raised.

A survey for the state listed mudflat spikesedge was completed in October 2015 and the plant was not found in the project area. Amy Lamb noted that a number of new occurences of this species were located along the river during the recent drought when the water level was lower than normal. She recommended checking the project area again for this plant if the water levels remain low enough.

The permit application is expected to be submitted to DES in late April.

This project has been previously discussed at the 5/21/2014, 11/19/2014, and 2/17/2016 Monthly Natural Resource Agency Coordination Meetings.

#### Walpole-Charlestown, #14747 (X-A004(487))

Jon Evans began by providing a brief overview of the project's history to date and that the project had been reviewed at several prior meetings with the last being March 16, 2016. J. Evans also noted that the goal of this meeting was to review current estimated wetland impacts and determine USACE permitting needs. Matt Lundsted took over by running through a short presentation summarizing that the current proposed alternative (western alignment shift away from the railroad and Fall Mountain) removes physical impacts to the railroad tracks (property encroachment only), minimizes environmental impacts from blasting, avoids the rock cut and tree clearing to the east of the railroad, eliminates impacts to Fall Mountain State Forest and cuts construction costs and duration.

The presentation went on to outline typicals of what the slope work along the banks of the Connecticut River and Meany's Cove would look like detailing specific cross sections at three stations (one in the southern portion of the project into the Connecticut River, one through the Meany's Cove segment and one in the northern portion of the project into the Connecticut River). Finally permanent and temporary wetland and bank impacts in each community were summarized.

Lori Sommer inquired what the intent of the "potential construction platform" was for. Clint Mercer explained that the slope work to the southern end of the project is too high to construct from the top of slope so temporary work platforms would likely be needed. This would ultimately be determined by the Contractor since he is responsible for means and methods however the impacts shown are intended to illustrate the maximum probable extent.

M. Lundsted went on to note that the project team had met previously with Gino Infascelli and L. Sommer sometime last year to discuss stream crossings such as Crossing #9 (unnamed brook) and that impacts to the east of Route 12 to these streams have been eliminated. In summary, permanent wetland impacts are under 3 acres at 2.94 acres and the resulting ARM calculation is \$2.58M. It was noted that the impacts shown are the maximum amount and they may be reduced pending further geotechnical work.

Mike Hicks noted that USACE considers all impacts (permanent + temporary) regarding general versus individual federal permits. The wetland threshold is under 3 acres and impacts within the Connecticut River are under 1 acre within the water to be eligible for the general permit. Mark Kern noted at the impact levels currently shown an Individual Permit would be required and based on the current way that the PGP is written it wouldn't be worth the effort to try to "slip" under those thresholds and raise concerns with the various regulatory agencies.

- L. Sommer inquired as to the duration of the impacts within the river. C. Mercer estimated a 20 month total construction duration with a total of approximately 8 months within the river.
- M. Kern inquired about the break down in how the ARM fee was calculated. J. Evans noted that the biggest component is linear footage of bank impact with some portion of the square footage of wetland impact (portions not overlapping bank impacts which take precedence but do not get "double counted") comprising the balance. L. Sommer asked that the latest revision to the ARM calculator was used and inquired whether the communities been queried regarding potential ARM projects. J. Evans confirmed it was the latest form and replied that the communities had been contacted in prior years once wetland impacts were calculated for the previous version of the project and neither community identified any local opportunities. Culvert improvements may be a feasible use of funds. L. Sommer also noted that either the Upper Valley Land Trust or the Ausbon Sargent Land Preservation Trust may have potential mitigation opportunities which she will email about.
- M. Kern asked about how the bank will look/vegetation. S. Fifield went into more detail on the proposed slope/bank noting that the intention is for it to be a "green" slope as much as possible. Below the water line will be stone however the upper bank will be planted with native species. The Department is currently performing an audit of existing trees to propose like species. M. Kern inquired as to the proposed depth of stone. S. Fifield noted that the detail shows three feet however the geotechnical engineers are still looking at options for the design of the slope.
- J. Evans requested clarification on how the ARM fund transfer actually works. L. Sommer responded that DES prefers that you provide funds directly to a land trust and J. Evans noted that may be difficult for the Department administratively. L. Sommer said that DES can write a condition within permit that funds get designated to the land trust with payment through/to DES and DES sends funds to the land trust. Don Lyford asked that if the land trust's plan for the funds falls through whether the funds still go to DES and into standing ARM funds which was confirmed.
- M. Kern noted that with an individual USACE permit, a water quality certificate (WQC) would be required. Mark Hemmerlein noted that the WQC will be a challenging effort for this particular project since opportunities for water quality improvements have been studied extensively throughout the duration of design and few opportunities exist for stormwater BMPs particularly with the river being stressed for nitrogen (N). Geotechnical concerns with soil, ledge and groundwater conditions limit opportunities along the river side and the proximity of the railroad limit opportunities to the east of Route 12. It would be close to impossible to obtain the amount of N treatment needed.

Discussion took place regarding options for permitting the project individually by town to potentially get under thresholds but it was noted that the impacts in Walpole alone exceed "general permit" levels. D.

Lyford inquired if Meany's Cove was considered part of the river and whether a distinction would impact thresholds. It was noted that impacts outside the river exceed thresholds anyway.

Although M. Kern expressed support for obtaining an individual Army Corps permit he noted that if in the future it was determined through project modification or coordination with the resource agencies that the project would in fact qualify for coverage under the NH Programmatic General Permit, the EPA would not object and thus would not request an individual permit be obtained for this effort.

L. Sommer inquired as to what the current drainage is doing in this location and whether any culverts would be retrofitted. S. Fifield noted that much of the runoff is sheet runoff or is collected at around five locations in pipes (which will be extended through the proposed slope). D. Lyford noted that an underdrain is proposed along the railroad side. M. Hemmerlein noted that another concern regarding water treatment ponds or infiltration is shear failure of the slope into the river from added soil water pressure and noted this continues to be researched.

M. Hicks reiterated that the numbers appear to push the project into an individual USACE permit and that the combination of section 10 (believe 1 acre in CT River) and 404 (at 3 acres) impacts affect how to come up with a rational basis for splitting the project and to convince USACE.

Note: Subsequent to the meeting, M. Hicks discussed the project with J. Evans on February 21, 2017 and corrected his original conclusion regarding the anticipated section 10 impacts. M. Hicks indicated during this phone conversation that section 10 is only applicable to navigable tidal waters and as this section of the CT River is non-tidal and has limited navigability due to numerous downstream dams, the 1 acre section 10 limit requiring an individual 404 permit was not applicable in this case. During this conversation M. Hicks confirmed that in order for the project to qualify for coverage under the NH Programmatic General Permit, the total permanent and temporary impacts within Army Corps jurisdiction would need to be less than 3 acres. M. Hicks also confirmed during this conversation that given the support for PGP coverage expressed by M. Kern during the meeting, if the project impacts were revised to total less than 3 acres, he felt the project would qualify for PGP coverage and thus would not require an individual 404 permit.

*This project has been previously discussed at the* 4/18/2007, 8/20/2008, 5/20/2009, 10/29/2009, 4/21/2010, 6/16/2010, 1/20/2016, and 3/15/16 *Monthly Natural Resource Agency Coordination Meetings*.

#### Nashua-Merrimack-Bedford, #13761 (IM-0931(201))

This project involves widening approximately 7.5 miles of Everett Turnpike from two lanes to three in each direction. The purpose of this agenda item was to discuss the ongoing alternatives analysis of the Pennichuck Brook and Baboosic Brook crossings.

Pennichuck Brook Alternatives 2, 4, 5, 6, and 7 had been discussed at the October 19, 2016 meeting, and it was agreed they could be eliminated from consideration.

Alternative 3 would maintain the existing turnpike centerline but would also require a temporary bridge to construct. The temporary impacts and costs would be higher than the corresponding versions of Alternative 1 without other benefits. It was agreed Alternative 3 could be eliminated from further consideration.

Alternative 1 involves a 14-foot shift of the centerline. There are four versions of Alternative 1: 2:1 side slopes, 1.5:1 side slopes, retaining walls, and retaining walls with "net zero" impacts below ordinary high water (OHW). The NHDOT would prefer not to construct retaining walls, due to their higher construction cost and long-term maintenance costs. The 2:1 slope option would have greater impact below OHW but

# NHDOT 14747 Walpole Charlestown April 19, 2017 Natural Resources Conference Report DRAFT

Sam Fifield began the meeting with a general description of the project noting that the existing pavement of NH 12 ranges from 22 feet to 24 feet wide with no shoulders and that the proposed project will widen NH 12 to 11 foot wide travel lanes with 4 to 5 foot wide shoulders. As the new design widens the roadway west to avoid the New England Central Railroad (NECR), the project proposes to reconstruct the bank of the Connecticut River. Reconstructing the riverbank slope will stabilize the slope and eliminate a potential slope failure. The proposed riverbank slope will consist of exposed stone for the portion located at an elevation of 2-feet above the ordinary high water (OHW) to the toe of slope under water. The riverbank slope will also consist of stone covered with 6 inches of humus and native foliage for the upper portion of the slope located at an elevation above 2-feet above OHW. At the last Natural Resource meeting in February, the proposed slopes shown in the southern segment were 1.5H:1V. The design has been adjusted to eliminate the previously proposed temporary bench and creates slopes that range from 1.75H:1V to 2H:1V that allows the contractor to construct the slope without the temporary bench. This modification also allows the design to reflect actual construction conditions and impacts, as the previously proposed temporary construction bench would most likely have caused permanent impacts to the river.

Mike Hicks inquired about the total impacts below OHW, including both temporary and permanent, to determine if an Individual Permit is required from the Army Corp of Engineers (ACOE). Sam F confirmed that the project will be seeking an Individual Permit from ACOE since the total impacts beneath OHW exceeds three acres. In addition, Sam noted that the project will require a Water Quality Certification (WQC). She noted that the project increases the total area of impervious pavement by 2.3 acres and that treatment will be provided for approximately 7.3 acres. The proposed BMP is an infiltration stone bed located below the roadway that is fed by stone infiltration trenches adjacent to the paved shoulders. Sam F also noted that Greg Comstock (DES) has been consulted about the BMP.

Lori Sommer inquired about Operation and Maintenance (O&M) of this type of BMP. Sam F answered that based on her research the O&M would be to scrape off the top 6-12 inches of the infiltration trench every 10 years or so when the roadway is resurfaced and or when the guardrail requires replacing. Laurie S commented that this would be a good project for long-term monitoring. Tom Cleary noted that the proposed BMP would be similar to porous pavement.

Carol Henderson asked if this BMP had been tried before and how it might differ from porous pavement. Porous pavement needs to be vacuumed frequently for O&M. Sam answered that the voids within the proposed stone trench would be much larger than within porous pavement so O&M could be much less frequent.

Mike H inquired about the total square footage of impact below OHW. Don Lyford noted that he believed that regulatory limit for this location would be 3 acres and Sam F noted that the design exceed that limit. Matt L confirmed that the total impacts below OHW are approximately 151,686 square feet (3.48 AC). Tom C noted that the toe of slope in the southern segment does not go beyond the previously proposed limit of temporary impact associated with the previously proposed construction bench.

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Mike H inquired whether any of the work could be classified as maintenance work. Matt L noted that was not the case, and that the majority of work is slope work.

Matt Urban referred to the draft impact table, which had been distributed to the panel, and inquired of DES whether or not the portion of the bank above OHW (that is proposed to be vegetated) could be considered self-mitigating. He noted that if that was the case then removing that length from mitigation requirements would save the project approximately 1.3 million in ARM Fund fees. Lori S stated that she would bring that question back to the DES Wetlands Bureau for discussion. She noted that if DES agreed that reestablishing the vegetated growth is self-mitigating then it is likely that 3 to 5 years of monitoring would be required to make sure vegetative growth is established and reminded the Design team that this condition should be a budget consideration. Matt U stated that it is likely that they would submit the wetlands applications without this mitigation concurrence and Lori S stated that this would be acceptable. Matt U also suggested that this would be acceptable mitigation for riprap within the river and Lori agreed.

Lori S inquired as to how the southern slope would be constructed. Tom C responded that a narrow access road would likely be constructed above OHW elevation within the limits of the proposed slope work and that the bottom portion of the proposed stone slope located under water would then be built from that access road. Once the bottom portion of the slope is built the upper portions can be incrementally built.

Carol H inquired whether this proposed slope work would impact the hydrology of the Connecticut River. Sam F stated that this was likely and that hydrology was still being evaluated. She also noted that a Conditional Letter of Map Revision (CLOMR) and a formal Letter of Map Revision (LOMR), through FEMA, would likely be required for the area within the project limits.

Mike H inquired as to the width of the river in the project area. Sam H brought up an aerial image of the Connecticut River and Meanys Cove and the width of the river was discussed.

Matt L noted that the proposed northern Connecticut River armored slope can be constructed from the existing roadway.

Lori S inquired what other water quality treatment measures were considered. Sam F responded that the Department had previously looked at constructing formal BMPs in the southern segment of the project. However, the opportunities were limited due to the lack of available area, unsuitable soils and slope stability issues. For the current design, the Department looked at using an open graded friction course on the full width of the pavement. However, this pavement has longevity issues and high maintenance costs. The Department also looked at installing porous pavement shoulders. However, construction costs would have been exceedingly high and this type of BMP requires continuous maintenance. And lastly the Department looked at constructing a standard wet extended basin (located in the flat field at the north end of Meanys Cove). However, while the basin could be sized to accommodate the project's treatment requirements only a fraction of the required pavement runoff could be diverted to this BMP. Don L noted that the design is currently proposing to treat three times the increase in impervious cover.

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Lori H inquired whether the Department has met with the communities. It was noted that there will be an additional public meeting scheduled for some time in June of 2017. Matt U noted that at that time the Department would solicit input from the Towns for ARM Fund projects.

Amy Lamb stated that the latest NHB report noted some species and aquatic plants. Matt L provided an update noting that a dwarf wedge mussel survey had been completed in July of 2016 and that a survey for the Northern Bulrush was also completed at that time. Amy L then referred to the Stoney Bridge vegetative surveys that were completed in 2015 and noted that the Department should verify if the design impacts any of the areas noted. She stated that an additional plant survey will be needed if the new design impacts potential plant habitats. She stated that she can narrow down the limits of where plant surveys are needed if the Department provides her with the water depths in the areas outside of previously known impacts.

Carol H inquired as to when work might begin. Sam F responded that the clearing work might begin in December of 2017 or January of 2018. Carol H suggested that of the Department notify Fish and Game when construction starts since this is a popular bass fishing area.

N	Walpole-Charlestown, 14747 NH Route 12, New England Central Railroad Wetland Application
Compensatory Mitigation Propos	sal/ARM Calculators

#### Walpole-Charlestown

14747 N.H. Route 12

### **Compensatory Mitigation Proposal**

#### **Project Summary**

This project involves the reconstruction of approximately 2.8 miles (14,500 ft) of NH Route 12 between the towns of Walpole and Charlestown, NH. The roadway is located in proximity to the Connecticut River and an active railroad line (referred to as the New England Central Railroad or the Sullivan County Railroad). The current roadway is narrow and contains little to no shoulders for safe bicycle and pedestrian travel. Several sections of the roadway embankments are showing signs of deterioration and in some locations have begun sloughing into the Connecticut River. The proposed project involves widening, shifting and updating NH Route 12 to accommodate for two 12-foot travel lanes and two 4-foot to 5-foot shoulders.

Per NHDES rules (Env-Wt 303.02) this project is classified as a "major impact" project. Per Env-Wt 302.03, the proposed wetland impacts will require mitigation. At the April 21, 2010 Natural Resource Agency Coordination Meeting, two potential mitigation possibilities were discussed. The first possibility involves an undeveloped property located entirely within the Fall Mountain State Forest. The NH Department of Resources and Economic Development (DRED) has expressed interest in adding this property to the Fall Mountain State Forest. The other mitigation possibility that was discussed was a payment in-lieu of mitigation into the Aquatic Resource Mitigation Fund per Env-Wt 803.02. At this meeting it was indicated that either form of mitigation, or a combination thereof, would be acceptable provided the quantities of mitigation adequately offset the proposed impacts.

#### Size of the Impact (Env-Wt 803.02(a)(1))

A wetland impact plan and table is attached.

During discussions with NHDES (and other) agencies at the April 19, 2017 Natural Resource Agency meeting, it was agreed that the bio-engineering solution proposed for the upper portion of the slope detail (above OHW) consisting of 6" of humus placed over the stone and planted with native vegetation would be self-mitigating thus the bank impacts noted elsewhere in the wetland application is reduced by 5,203 linear feet. A formal planting plan will be provided for the vegetated portion of the proposed slope stabilization. In addition, three to five years of monitoring by the Department to ensure that the vegetation establishes within this area and according to the planting plan is proposed.

Impacts to jurisdictional areas are as follows:

TOTAL IMPACTS FOR WETLANDS AND SHORELAND PERMITS (HIGHLIGHTED ITEMS INCLUDED IN ARM FEE)						
WETLAND IMPACTS		,				
	WALPOLE	CHARLESTOWN	TOTAL			
PERMANENT NON-WETLAND IMPACTS WITH STREAM IMPACTS (SF):	104,728	43,594	148,322			
PERMANENT WETLAND IMPACTS WITH STREAM IMPACTS (SF):	120,496	27,183	147,679			
PERMANENT WETLAND IMPACTS (NO STREAM IMPACTS) (SF):	0	25,122	25,122			
TEMPORARY IMPACTS (SF):	38,439	63,097	101,536			
TOTAL WETLAND/NON-WETLAND IMPACTS (SF):	263,663	158,996	422,659			
TOTAL WETLAND/NON-WETLAND IMPACTS (ACRES):	6.05	3.65	9.70			
STREAM IMPACTS						
	WALPOLE	CHARLESTOWN	TOTAL			
PERMANENT IMPACTS TO LEFT						
	2,726	2,477	5,203			
BANKS (VEGETATED RIPRAP) (LF): PERMANENT IMPACTS TO LEFT	2,726	2,477	5,203 57			
BANKS (VEGETATED RIPRAP) (LF):  PERMANENT IMPACTS TO LEFT BANKS (LF):  PERMANENT IMPACTS TO RIGHT		,	57			
BANKS (VEGETATED RIPRAP) (LF):  PERMANENT IMPACTS TO LEFT BANKS (LF):  PERMANENT IMPACTS TO RIGHT BANKS (VEGETATED RIPRAP) (LF):  PERMANENT IMPACTS TO RIGHT	0	57	57			
BANKS (VEGETATED RIPRAP) (LF):  PERMANENT IMPACTS TO LEFT BANKS (LF):  PERMANENT IMPACTS TO RIGHT BANKS (VEGETATED RIPRAP) (LF):  PERMANENT IMPACTS TO RIGHT BANKS (LF):  PERMANENT IMPACTS TO STREAM	0	57				
BANKS (VEGETATED RIPRAP) (LF):  PERMANENT IMPACTS TO LEFT BANKS (LF):  PERMANENT IMPACTS TO RIGHT BANKS (VEGETATED RIPRAP) (LF):  PERMANENT IMPACTS TO RIGHT BANKS (LF):  PERMANENT IMPACTS TO STREAM CHANNEL (VEGETATED RIPRAP) (LF):  PERMANENT IMPACTS TO STREAM	0 0	57 0 78	57 0 78			
BANKS (VEGETATED RIPRAP) (LF):  PERMANENT IMPACTS TO LEFT BANKS (LF):  PERMANENT IMPACTS TO RIGHT BANKS (VEGETATED RIPRAP) (LF):  PERMANENT IMPACTS TO RIGHT BANKS (LF):  PERMANENT IMPACTS TO STREAM CHANNEL (VEGETATED RIPRAP) (LF):	0 0 0	57 0 78 0	57 0 78 0			

Note: Only the highlighted items are included in the ARM Fee calculations. Where an area resulted in both a wetland/non-wetland area impact and a linear footage stream impact, the fee was only based on the stream impacts.

#### Types of Jurisdictional Areas to be Impacted (Env-Wt 803.02(a)(2))

Types of jurisdictional areas to be impacted include: PEM1E, PEM1F, PFO1E, PSS1E, PFO/PSS1E, POW, POWH, PSS/PF01E, R2UB3, R4SB3 and Bank.

#### Factors Considered for Mitigation (Env-Wt 803.02(a)(3))

Mitigation opportunities were examined within the limits of the proposed project and no wetland creation, restoration or upland buffer preservation opportunities were evident as the area of the right of way is very limited.

Regarding the acquisition of the undeveloped property located entirely within the Fall Mountain State Forest, the Nature Conservancy (one of the conservation easement holders) tried to contact the property owners, to no avail. Since that time the owners have come forward and offered to sell the property, however, given that this property is completely contained within existing

conservation property, it appears that there are little if any development concerns with this property. For that reason acquisition of this property holds low mitigation value. Coordination with the Nature Conservancy, DRED and LCHIP also did not identify any other mitigation properties adjacent to this property or within the surrounding area. As such, this mitigation option was abandoned.

As noted, the other mitigation possibility that was discussed at the original meeting was a payment in-lieu of mitigation into the Aquatic Resource Mitigation Fund per Env-Wt 803.02. This is the mitigation proposed for this project.

#### Functional Assessment of Impacted Jurisdictional Areas (Env-Wt 803.02(b))

Wetland Function-Value Evaluation Forms are attached for the wetland systems that will be impacted by this project. These forms contain the natural community classifications in the notes section.

Also attached is a digital survey of the project area and correspondence with USF&WS and the NH Natural Heritage Bureau indicating:

- No species or habitats under the jurisdiction of the USF&WS were identified within the project area;
- The proposed wetland impact areas within the project area are not indicative of typical Dwarf Wedge Mussel habitat. In addition, the previously mentioned Dwarf Wedge Mussel survey did not yield any evidence of the presence of animals and therefore no impact to this Federally endangered species are anticipated;
- A review of the project area did not find any occurrences of the Northeastern Bulrush
  within the areas that would be impacted and the USF&WS indicated that no further
  consultation with their agency was necessary;
- A review of the project area did not find any occurrences of the grass-leaved mudplantain within the areas that would be impacted and the USF&WS indicated that no further consultation with their agency was necessary;
- NHF&G indicated there are known populations of the Bald Eagle in the area surrounding the proposed project. DOT has surveyed 8-inch diameter or larger trees that will be removed in the vicinity of the existing roadway and submitted this information to NHF&G. The Department has committed to notifying NHF&G of any sightings of eagles carrying nesting materials in the vicinity of the project;
- An Essential Fish Habitat (EFH) Study was prepared by DOT and reviewed by the National Marine Fisheries Services (NMFS). NMFS has indicated that there are no concerns with the project as proposed and further coordination is necessary.

#### **Compensation Amount (Env-Wt 803.04)**

The total impacts requiring a mitigation fee are 25,122 s.f. of permanent wetland jurisdiction impacts (the remaining 147,679 s.f. are redundant with stream impacts and will be covered under the stream impact fee) and 4,880 l.f. of permanent stream and streambank impacts (the remaining 5,203 l.f. are self-mitigating through the installation of the bio-engineered solution). According to the ARM fund calculator available on the DES website, the ARM fund payment for these impacts is:

	WALPOLE	CHARLESTOWN	TOTAL
PERMANENT WETLANDS	\$0	\$91,826.25	\$91,826.25
& NON-WETLANDS			
PERMANENT STREAM	\$665,038.56	\$530,756.64	\$1,195,795.20
IMPACTS			
TOTAL	\$665,038.56	\$622,582.89	\$1,287,621.45

The payment amounts needs to be confirmed by the Wetlands Bureau.

# DES AQUATIC RESOURCE MITIGATION FUND WETLAND PAYMENT CALCULATION

(Charlestown - Wetland Impacts)

	40 4 6 :		
	1 Convert square feet		s:
INSERT SQ FT OF IMPACT	Square feet of impact	25122.00	
		43560.00	
	Acres of impact =	0.5767	
:	2 Determine acreage o		uction:
	Forested wetlands:	0.8651	
	Tidal wetlands:	1.7302	
	All other areas:	0.8651	
;	Wetland construction		
	Forested wetlands:	\$74,781.33	
	Tidal Wetlands:	\$149,562.65	
	All other areas:	\$74,781.33	
	Land acquisition cos	t (See land value	table):
INSERT LAND VALUE	Town land value:	2012	
FROM TABLE WHICH	Forested wetlands:	\$1,740.55	
APPEARS TO THE LEFT.	Tidal wetlands:	\$3,481.09	
(Insert the amount do not	All other areas:	\$1,740.55	
copy and paste.)		·	
	Construction + land	costs:	
	Forested wetland:	\$76,521.87	
	Tidal wetlands:	\$153,043.74	
	All other areas:	\$76,521.87	
		Ţ, <b>3-</b> ··•·	
	DES Administrative	cost:	
	Forested wetlands:	\$15,304.37	
	Tidal wetlands:	\$30,608.75	
	All other areas:	\$15,304.37	
	, in other areas.	ψ10,001.01	
*****	* TOTAL ARM PAYME	NT*******	
	Forested wetlands:	\$91,826.25	
	Tidal wetlands:	\$183,652.49	
	All other areas:	\$91,826.25	
	All Ullici aleas.	φυ1,020.20	

# DES AQUATIC RESOURCE MITIGATION FUND STREAM PAYMENT CALCULATION (Walpole - Channel Impacts)

INSERT LINEAR FEET OF IMPACT on BOTH BANKS		
AND CHANNEL	Right Bank	0.00
	Left Bank	0.0000
	Channel	2714.0000
	TOTAL IMPACT	2714.0000
	Stream Impact Cost:	\$554,198.80
	DES Administrative cost:	
		\$110,839.76
******	TOTAL ARM FUND STREA	M PAYMENT******

\$665,038.56

# DES AQUATIC RESOURCE MITIGATION FUND STREAM PAYMENT CALCULATION (Charlestown - Channel Impacts)

INSERT LINEAR FEET OF						
IMPACT on BOTH BANKS						
AND CHANNEL	Right Bank	78.00				
	Left Bank	57.0000				
	Channel	2031.0000				
	TOTAL IMPACT	2166.0000				
	Stream Impact Cost:	\$442,297.20				
	DES Administrative cost:					
		\$88,459.44				
*****	********* TOTAL ARM FUND STREAM PAYMENT*******					

\$530,756.64

#### ARM Impacts & Fees

	Walpole		Charlestown			Total			
	Impact	Fee		Impact	Fee		Impact	Fee	
Permanent Wetlands & Non-Wetlands	0.0 sf	\$	-	25122.0 sf	\$	91,826.25	25,122.0 sf	\$	91,826.25
Permanent Stream Impacts	2714.0 lf	\$	665,038.56	2166.0 lf	\$	530,756.64	4,880.0 If	\$ 1	,195,795.20
Total		\$	665,038.56		\$	622,582.89		\$ 1	,287,621.45

#### **Matt Lundsted**

From: Matt Lundsted

Sent: Saturday, April 29, 2017 8:56 PM

To: Matt Lundsted

**Subject:** FW: Walpole-Charlestown

From: Urban, Matt

Sent: Friday, April 21, 2017 6:42 AM

To: Sommer, Lori; Infascelli, Gino; Large, Sarah

Subject: RE: Walpole-Charlestown

Lori,

#### Thank you!

I will share this with the project team and make sure we incorporate this information into the application.

#### Thanks, Matt

From: Sommer, Lori

**Sent:** Thursday, April 20, 2017 3:33 PM **To:** Urban, Matt; Infascelli, Gino; Large, Sarah

Subject: Walpole-Charlestown

#### Hello -

I checked with Gino and other permitting staff about the bank stabilization measures proposed for the Walpole-Charlestown project. This relates to the question whether the use of 6" of soil and a suitable planting plan of the bank about OHW could be deemed self-mitigating. It was determined that we could accept that as a bio-engineering measure and would not require mitigation for that section but the bed impacts would go towards the mitigation total. With that in mind, in the application materials you should explain the condition of the bank now, how it is a somewhat disturbed condition, confirm that native species will be incorporated into the planting plan, and up to 5 years of monitoring of the bank stabilization measures will be provided. Photos of the existing bank will also be helpful. Hope this clarifies this for you to move forward.

Lori Sommer DES Wetland Mitigation Coordinator Wetlands Bureau (603) 271-4059 Lori,Sommer@des.nh.gov

ATTENTION: In order to ensure that all permit applications have the required elements for technical review, please be certain to use the newest versions of our application forms. Going forward, the **Land Resources Management Programs** plan to update applications every 6 months. Please refer to our website at <a href="http://des.nh.gov/organization/divisions/water/lrm/summary.htm">http://des.nh.gov/organization/divisions/water/lrm/summary.htm</a> for the current application forms.



# Wetland evaluation supporting documentation; Reproducible forms.

Below is an example list of considerations that was used for a New Hampshire highway project. Considerations are flexible, based on best professional judgment and interdisciplinary team consensus. This example provides a comprehensive base, however, and may only need slight modifications for use in other projects.



GROUNDWATER RECHARGE/DISCHARGE— This function considers the potential for a wetland to serve as a groundwater recharge and/or discharge area. It refers to the fundamental interaction between wetlands and aquifers, regardless of the size or importance of either.

#### CONSIDERATIONS/QUALIFIERS

- 1. Public or private wells occur downstream of the wetland.
- 2. Potential exists for public or private wells downstream of the wetland.
- 3. Wetland is underlain by stratified drift.
- 4. Gravel or sandy soils present in or adjacent to the wetland.
- 5. Fragipan does not occur in the wetland.
- 6. Fragipan, impervious soils, or bedrock does occur in the wetland.
- 7. Wetland is associated with a perennial or intermittent watercourse.
- 8. Signs of groundwater recharge are present or piezometer data demonstrates recharge.
- 9. Wetland is associated with a watercourse but lacks a defined outlet or contains a constricted outlet.
- 10. Wetland contains only an outlet, no inlet.
- 11. Groundwater quality of stratified drift aquifer within or downstream of wetland meets drinking water standards.
- 12. Quality of water associated with the wetland is high.
- 13. Signs of groundwater discharge are present (e.g., springs).
- 14. Water temperature suggests it is a discharge site.
- 15. Wetland shows signs of variable water levels.
- 16. Piezometer data demonstrates discharge.
- 17. Other



FLOODFLOW ALTERATION (Storage & Desynchronization) — This function considers the effectiveness of the wetland in reducing flood damage by water retention for prolonged periods following precipitation events and the gradual release of floodwaters. It adds to the stability of the wetland ecological system or its buffering characteristics and provides social or economic value relative to erosion and/or flood prone areas.

#### CONSIDERATIONS/QUALIFIERS

- 1. Area of this wetland is large relative to its watershed.
- 2. Wetland occurs in the upper portions of its watershed.
- 3. Effective flood storage is small or non-existent upslope of or above the wetland.
- 4. Wetland watershed contains a high percent of impervious surfaces.
- 5. Wetland contains hydric soils which are able to absorb and detain water.
- 6. Wetland exists in a relatively flat area that has flood storage potential.
- 7. Wetland has an intermittent outlet, ponded water, or signs are present of variable water level.
- 8. During flood events, this wetland can retain higher volumes of water than under normal or average rainfall conditions.
- 9. Wetland receives and retains overland or sheet flow runoff from surrounding uplands.
- 10. In the event of a large storm, this wetland may receive and detain excessive flood water from a nearby watercourse.
- 11. Valuable properties, structures, or resources are located in or near the floodplain downstream from the wetland.
- 12. The watershed has a history of economic loss due to flooding.
- 13. This wetland is associated with one or more watercourses.
- 14. This wetland watercourse is sinuous or diffuse.
- 15. This wetland outlet is constricted.
- 16. Channel flow velocity is affected by this wetland.
- 17. Land uses downstream are protected by this wetland.
- 18. This wetland contains a high density of vegetation.
- 19. Other

FISH AND SHELLFISH HABITAT (FRESHWATER) — This function considers the effectiveness of seasonal or permanent watercourses associated with the wetland in question for fish and shellfish habitat.

#### CONSIDERATIONS/QUALIFIERS

- 1. Forest land dominant in the watershed above this wetland.
- 2. Abundance of cover objects present.

#### STOP HERE IF THIS WETLAND IS NOT ASSOCIATED WITH A WATERCOURSE

- 3. Size of this wetland is able to support large fish/shellfish populations.
- 4. Wetland is part of a larger, contiguous watercourse.
- 5. Wetland has sufficient size and depth in open water areas so as not to freeze solid and retain some open water during winter.
- 6. Stream width (bank to bank) is more than 50 feet.
- 7. Quality of the watercourse associated with this wetland is able to support healthy fish/shellfish populations.
- 8. Streamside vegetation provides shade for the watercourse.
- 9. Spawning areas are present (submerged vegetation or gravel beds).
- 10. Food is available to fish/shellfish populations within this wetland.
- 11. Barrier(s) to anadromous fish (such as dams, including beaver dams, waterfalls, road crossing) are absent from the stream reach associated with this wetland.
- 12. Evidence of fish is present.
- 13. Wetland is stocked with fish.
- 14. The watercourse is persistent.
- 15. Man-made streams are absent.
- 16. Water velocities are not too excessive for fish usage.
- 17. Defined stream channel is present.
- 18. Other

Although the above example refers to freshwater wetlands, it can also be adapted for marine ecosystems. The following is an example provided by the National Marine Fisheries Service (NMFS) of an adaptation for the fish and shellfish function.

FISH AND SHELLFISH HABITAT (MARINE) — This function considers the effectiveness of wetlands, embayments, tidal flats, vegetated shallows, and other environments in supporting marine resources such as fish, shellfish, marine mammals, and sea turtles.

#### CONSIDERATIONS/QUALIFIERS

- 1. Special aquatic sites (tidal marsh, mud flats, eelgrass beds) are present.
- 2. Suitable spawning habitat is present at the site or in the area.
- Commercially or recreationally important species are present or suitable habitat exists.
- 4. The wetland/waterway supports prey for higher trophic level marine organisms.
- 5. The waterway provides migratory habitat for anadromous fish.
- 6. Essential fish habitat, as defined by the 1996 amendments to the Magnuson-Stevens Fishery & Conservation Act, is present (consultation with NMFS may be necessary).
- 7. Other



SEDIMENT/TOXICANT/PATHOGEN RETENTION — This function reduces or prevents degradation of water quality. It relates to the effectiveness of the wetland as a trap for sediments, toxicants, or pathogens in runoff water from surrounding uplands or upstream eroding wetland areas.

#### CONSIDERATIONS/QUALIFIERS

- 1. Potential sources of excess sediment are in the watershed above the wetland.
- 2. Potential or known sources of toxicants are in the watershed above the wetland.
- 3. Opportunity for sediment trapping by slow moving water or deepwater habitat are present in this wetland.
- 4. Fine grained mineral or organic soils are present.
- 5. Long duration water retention time is present in this wetland.
- 6. Public or private water sources occur downstream.
- 7. The wetland edge is broad and intermittently aerobic.
- 8. The wetland is known to have existed for more than 50 years.
- 9. Drainage ditches have not been constructed in the wetland.

#### STOP HERE IF WETLAND IS NOT ASSOCIATED WITH A WATERCOURSE.

- 10. Wetland is associated with an intermittent or perennial stream or a lake.
- 11. Channelized flows have visible velocity decreases in the wetland.
- 12. Effective floodwater storage in wetland is occurring. Areas of impounded open water are present.
- 13. No indicators of erosive forces are present. No high water velocities are present.
- 14. Diffuse water flows are present in the wetland.
- 15. Wetland has a high degree of water and vegetation interspersion.
- 16. Dense vegetation provides opportunity for sediment trapping and/or signs of sediment accumulation by dense vegetation is present.
- 17. Other



NUTRIENT REMOVAL/RETENTION/TRANSFORMATION — This function considers the effectiveness of the wetland as a trap for nutrients in runoff water from surrounding uplands or contiguous wetlands and the ability of the wetland to process these nutrients into other forms or trophic levels. One aspect of this function is to prevent ill effects of nutrients entering aquifers or surface waters such as ponds, lakes, streams, rivers, or estuaries.

- 1. Wetland is large relative to the size of its watershed.
- 2. Deep water or open water habitat exists.
- 3. Overall potential for sediment trapping exists in the wetland.

- 4. Potential sources of excess nutrients are present in the watershed above the wetland.
- 5. Wetland saturated for most of the season. Ponded water is present in the wetland.
- 6. Deep organic/sediment deposits are present.
- 7. Slowly drained fine grained mineral or organic soils are present.
- 8. Dense vegetation is present.
- 9. Emergent vegetation and/or dense woody stems are dominant.
- 10. Opportunity for nutrient attenuation exists.
- 11. Vegetation diversity/abundance sufficient to utilize nutrients.

#### STOP HERE IF WETLAND IS NOT ASSOCIATED WITH A WATERCOURSE.

- 12. Waterflow through this wetland is diffuse.
- 13. Water retention/detention time in this wetland is increased by constricted outlet or thick vegetation.
- 14. Water moves slowly through this wetland.
- 15. Other

PRODUCTION EXPORT (Nutrient) — This function evaluates the effectiveness of the wetland to produce food or usable products for humans or other living organisms.



#### CONSIDERATIONS/QUALIFIERS

- 1. Wildlife food sources grow within this wetland.
- 2. Detritus development is present within this wetland
- 3. Economically or commercially used products found in this wetland.
- 4. Evidence of wildlife use found within this wetland.
- 5. Higher trophic level consumers are utilizing this wetland.
- 6. Fish or shellfish develop or occur in this wetland.
- 7. High vegetation density is present.
- 8. Wetland exhibits high degree of plant community structure/species diversity.
- 9. High aquatic vegetative diversity/abundance is present.
- 10. Nutrients exported in wetland watercourses (permanent outlet present).
- 11. "Flushing" of relatively large amounts of organic plant material occurs from this wetland.
- 12. Wetland contains flowering plants that are used by nectar-gathering insects.
- 13. Indications of export are present.
- 14. High production levels occurring, however, no visible signs of export (assumes export is attenuated).
- 15. Other

SEDIMENT/SHORELINE STABILIZATION — This function considers the effectiveness of a wetland to stabilize streambanks and shorelines against erosion.



- 1. Indications of erosion or siltation are present.
- 2. Topographical gradient is present in wetland.
- 3. Potential sediment sources are present up-slope.
- 4. Potential sediment sources are present upstream.
- 5. No distinct shoreline or bank is evident between the waterbody and the wetland or upland.
- 6. A distinct step between the open waterbody or stream and the adjacent land exists (i.e., sharp bank) with dense roots throughout.
- 7. Wide wetland (>10') borders watercourse, lake, or pond.
- 8. High flow velocities in the wetland.
- 9. The watershed is of sufficient size to produce channelized flow.
- 10. Open water fetch is present.
- 11. Boating activity is present.
- 12. Dense vegetation is bordering watercourse, lake, or pond.
- 13. High percentage of energy-absorbing emergents and/or shrubs border a watercourse, lake, or pond.
- 14. Vegetation is comprised of large trees and shrubs that withstand major flood events or erosive incidents and stabilize the shoreline on a large scale (feet).
- 15. Vegetation is comprised of a dense resilient herbaceous layer that stabilizes sediments and the shoreline on a small scale (inches) during minor flood events or potentially erosive events.
- 16. Other



WILDLIFE HABITAT — This function considers the effectiveness of the wetland to provide habitat for various types and populations of animals typically associated with wetlands and the wetland edge. Both resident and/or migrating species must be considered. Species lists of observed and potential animals should be included in the wetland assessment report.<sup>1</sup>

#### CONSIDERATIONS/QUALIFIERS

- 1. Wetland is not degraded by human activity.
- 2. Water quality of the watercourse, pond, or lake associated with this wetland meets or exceeds Class A or B standards.
- 3. Wetland is not fragmented by development.
- 4. Upland surrounding this wetland is undeveloped.
- 5. More than 40% of this wetland edge is bordered by upland wildlife habitat (e.g., brushland, woodland, active farmland, or idle land) at least 500 feet in width.
- 6. Wetland is contiguous with other wetland systems connected by a watercourse or lake.
- 7. Wildlife overland access to other wetlands is present.
- 8. Wildlife food sources are within this wetland or are nearby.
- 9. Wetland exhibits a high degree of interspersion of vegetation classes and/or open water.
- 10. Two or more islands or inclusions of upland within the wetland are present.
- 11. Dominant wetland class includes deep or shallow marsh or wooded swamp.
- 12. More than three acres of shallow permanent open water (less than 6.6 feet deep), including streams in or adjacent to wetland, are present.
- 13. Density of the wetland vegetation is high.
- 14. Wetland exhibits a high degree of plant species diversity.
- 15. Wetland exhibits a high degree of diversity in plant community structure (e.g., tree/shrub/vine/grasses/mosses)
- 16. Plant/animal indicator species are present. (List species for project)
- 17. Animal signs observed (tracks, scats, nesting areas, etc.)
- 18. Seasonal uses vary for wildlife and wetland appears to support varied population diversity/abundance during different seasons.
- 19. Wetland contains or has potential to contain a high population of insects.
- 20. Wetland contains or has potential to contain large amphibian populations.
- 21. Wetland has a high avian utilization or its potential.
- 22. Indications of less disturbance-tolerant species are present.
- 23. Signs of wildlife habitat enhancement are present (birdhouses, nesting boxes, food sources, etc.).
- 24. Other

<sup>1</sup>In March 1995, a rapid wildlife habitat assessment method was completed by a University of Massachusetts research team with funding and oversight provided by the New England Transportation Consortium. The method is called WEThings (wetland habitat indicators for non-game species). It produces a list of potential wetland-dependent mammal, reptile, and amphibian species that may be present in the wetland. The output is based on observable habitat characteristics documented on the field data form. This method may be used to generate the wildlife species list recommended as backup information to the wetland evaluation form and to augment the considerations. Use of this method should first be coordinated with the Corps project manager. A computer program is also available to expedite this process.

RECREATION (Consumptive and Non-Consumptive) — This value considers the suitability of the wetland and associated watercourses to provide recreational opportunities such as hiking, canoeing, boating, fishing, hunting, and other active or passive recreational activities. Consumptive opportunities consume or diminish the plants, animals, or other resources that are intrinsic to the wetland. Non-consumptive opportunities do not consume or diminish these resources of the wetland.



#### CONSIDERATIONS/QUALIFIERS

- 1. Wetland is part of a recreation area, park, forest, or refuge.
- 2. Fishing is available within or from the wetland.
- 3. Hunting is permitted in the wetland.
- 4. Hiking occurs or has potential to occur within the wetland.
- 5. Wetland is a valuable wildlife habitat.
- 6. The watercourse, pond, or lake associated with the wetland is unpolluted.
- 7. High visual/aesthetic quality of this potential recreation site.
- 8. Access to water is available at this potential recreation site for boating, canoeing, or fishing.
- 9. The watercourse associated with this wetland is wide and deep enough to accommodate canoeing and/or non-powered boating.
- 10. Off-road public parking available at the potential recreation site.
- 11. Accessibility and travel ease is present at this site.
- 12. The wetland is within a short drive or safe walk from highly populated public and private areas.
- 13. Other

EDUCATIONAL/SCIENTIFIC VALUE — This value considers the suitability of the wetland as a site for an "outdoor classroom" or as a location for scientific study or research.



- 1. Wetland contains or is known to contain threatened, rare, or endangered species.
- 2. Little or no disturbance is occurring in this wetland.
- 3. Potential educational site contains a diversity of wetland classes which are accessible or potentially accessible.
- 4. Potential educational site is undisturbed and natural.
- 5. Wetland is considered to be a valuable wildlife habitat.
- 6. Wetland is located within a nature preserve or wildlife management area.
- 7. Signs of wildlife habitat enhancement present (bird houses, nesting boxes, food sources, etc.).
- 8. Off-road parking at potential educational site suitable for school bus access in or near wetland.
- 9. Potential educational site is within safe walking distance or a short drive to schools.
- 10. Potential educational site is within safe walking distance to other plant communities.
- 11. Direct access to perennial stream at potential educational site is available.
- 12. Direct access to pond or lake at potential educational site is available.
- 13. No known safety hazards exist within the potential educational site.
- 14. Public access to the potential educational site is controlled.
- 15. Handicap accessibility is available.
- 16. Site is currently used for educational or scientific purposes.
- 17. Other



UNIQUENESS/HERITAGE — This value considers the effectiveness of the wetland or its associated waterbodies to provide certain special values. These may include archaeological sites, critical habitat for endangered species, its overall health and appearance, its role in the ecological system of the area, its relative importance as a typical wetland class for this geographic location. These functions are clearly valuable wetland attributes relative to aspects of public health, recreation, and habitat diversity.

- 1. Upland surrounding wetland is primarily urban.
- 2. Upland surrounding wetland is developing rapidly.
- 3. More than 3 acres of shallow permanent open water (less than 6.6 feet deep), including streams, occur in wetlands.
- 4. Three or more wetland classes are present.
- 5. Deep and/or shallow marsh or wooded swamp dominate.
- 6. High degree of interspersion of vegetation and/or open water occur in this wetland.
- 7. Well-vegetated stream corridor (15 feet on each side of the stream) occurs in this wetland.
- 8. Potential educational site is within a short drive or a safe walk from schools.
- 9. Off-road parking at potential educational site is suitable for school buses.
- 10. No known safety hazards exist within this potential educational site.
- 11. Direct access to perennial stream or lake exists at potential educational site.
- 12. Two or more wetland classes are visible from primary viewing locations.
- 13. Low-growing wetlands (marshes, scrub-shrub, bogs, open water) are visible from primary viewing locations.
- 14. Half an acre of open water or 200 feet of stream is visible from the primary viewing locations.
- 15. Large area of wetland is dominated by flowering plants or plants that turn vibrant colors in different seasons.
- 16. General appearance of the wetland visible from primary viewing locations is unpolluted and/or undisturbed.
- 17. Overall view of the wetland is available from the surrounding upland.
- 18. Quality of the water associated with the wetland is high.
- 19. Opportunities for wildlife observations are available.
- 20. Historical buildings are found within the wetland.
- 21. Presence of pond or pond site and remains of a dam occur within the wetland.
- 22. Wetland is within 50 yards of the nearest perennial watercourse.
- 23. Visible stone or earthen foundations, berms, dams, standing structures, or associated features occur within the wetland.
- 24. Wetland contains critical habitat for a state- or federally-listed threatened or endangered species.
- 25. Wetland is known to be a study site for scientific research.
- 26. Wetland is a natural landmark or recognized by the state natural heritage inventory authority as an exemplary natural community.
- 27. Wetland has local significance because it serves several functional values.
- 28. Wetland has local significance because it has biological, geological, or other features that are locally rare or unique.
- 29. Wetland is known to contain an important archaeological site.
- 30. Wetland is hydrologically connected to a state or federally designated scenic river.
- 31. Wetland is located in an area experiencing a high wetland loss rate.
- 32. Other

VISUAL QUALITY/AESTHETICS — This value considers the visual and aesthetic quality or usefulness of the wetland.



#### CONSIDERATIONS/QUALIFIERS

- 1. Multiple wetland classes are visible from primary viewing locations.
- 2. Emergent marsh and/or open water are visible from primary viewing locations.
- 3. A diversity of vegetative species is visible from primary viewing locations.
- 4. Wetland is dominated by flowering plants or plants that turn vibrant colors in different seasons.
- 5. Land use surrounding the wetland is undeveloped as seen from primary viewing locations.
- 6. Visible surrounding land use form contrasts with wetland.
- 7. Wetland views absent of trash, debris, and signs of disturbance.
- 8. Wetland is considered to be a valuable wildlife habitat.
- 9. Wetland is easily accessed.
- 10. Low noise level at primary viewing locations.
- 11. Unpleasant odors absent at primary viewing locations.
- 12. Relatively unobstructed sight line exists through wetland.
- 13. Other

ENDANGERED SPECIES HABITAT — This value considers the suitability of the wetland to support threatened or endangered species.



- 1. Wetland contains or is known to contain threatened or endangered species.
- 2. Wetland contains critical habitat for a state or federally listed threatened or endangered species.

Total area of wetland <u>Unknown</u> Human made? <u>NO</u> Is wetland part of a wildlife corridor? <u>Yes</u> Or a "habitat island"? <u>NO</u>

Adjacent land use <u>Roadway, residential, forest</u> Distance to nearest roadway or other development <u>Adjacent</u>

Dominant wetland systems present <u>R2UB3</u> Contiguous undeveloped buffer zone present <u>No</u>

Is the wetland a separate hydraulic system? <u>No</u> If not, where does the wetland lie in the drainage basin? <u>Center</u>

How many tributaries contribute to the wetland? <u>10+</u> Wildlife and vegetation diversity/abundance (see attached list)

Wetland I.D. 1A, 20, 21, 2	2
Latitude	Longitude
Prepared by: SH/CEI	Date: 2.25.2015
Wetland Impact:	
Type: Dredge/Fill	Area: See Plan
Evaluation based on:	
Office: ✓	Field:
Corps manual wetland de	lineation completed? N

	Suitability			Principal	
Function/Value	Υ	N	Rationale (Reference #)*	Function(s)/ Value(s)	Comments
Groundwater Recharge/Discharge	✓		1,2,7,8,15		
Floodflow Alteration	✓		1,6,7,8,10,11,13	✓	
Fish and Shellfish Habitat	<b>✓</b>		1,3,4,5,6,7,8,13,14,16,17	✓	Stocked annually with trout, 32 species of fish documented including warm water, cold water and anadromous fish species.
Sediment/Toxicant Retention	✓		1,8,10,12		
Nutrient Removal	✓		1,2,4,5		
Production Export	✓		1,4,6		
Sediment/Shoreline Stabilization	✓		1,3,4,7,8,9,10,11,12		
Wildlife Habitat	✓		2,6,7,8,9,10,11,12	✓	
Recreation	✓		1,2,5,6,7,8,9	✓	
Educational/Scientific Value	✓		1,5,6,11	✓	
Uniqueness/Heritage	<b>✓</b>		3,4,7,12,13,14,16,17,18,19,2 2,24,27,28	<b>√</b>	Designated as an American Heritage River, National Blueway and part of the Silvio O. Conte National Fish and Wildlife Refuge.
Visual Quality/Aesthetics	✓		1,2,8,9,12	✓	
Endangered Species Habitat	<b>✓</b>		1,2	✓	Multiple species listed as threatened, endangered or of special concern.
Other					

\*Refer to backup list of numbered considerations

Notes: Connecticut River & associated banks.

Total area of wetland <u>Unknown</u> Human made? <u>N</u>	O Is wetland part of a wildlife corridor? No Or a "habitat island"? No
Adjacent land use Roadway, residential, forest,	<u>utility</u> Distance to nearest roadway or other development <u>Adjacen</u>
Dominant wetland systems present R4SB3	Contiguous undeveloped buffer zone present No
Is the wetland a separate hydraulic system? No It	f not, where does the wetland lie in the drainage basin? Center
How many tributaries contribute to the wetland?	2 <u>2+</u> Wildlife and vegetation diversity/abundance (see attached list)

Wetland I.D. 2,4,5,6,7A,8	3,9,10A,12
Latitude	Longitude
Prepared by: SH/CEI	Date: 2.26.2015
Wetland Impact:	
Type: <u>Dredge/Fill</u>	Area: See Plan
Evaluation based on:	
Office: ✓	Field:
Corps manual wetland d	elineation completed? No

	Suita	bility		Principal	
Function/Value	Υ	Rationale (Reference #)*		Function(s)/ Value(s)	Comments
Groundwater Recharge/Discharge	✓		7,15		
Floodflow Alteration	✓		3,5,7		
Fish and Shellfish Habitat	✓		1,2,8		
Sediment/Toxicant Retention	✓		3,10,11,13	✓	
Nutrient Removal	✓		5		
Production Export					
Sediment/Shoreline Stabilization	✓		2		
Wildlife Habitat	✓		5,7		
Recreation					
Educational/Scientific Value					
Uniqueness/Heritage	✓		4,7,12,13		
Visual Quality/Aesthetics	✓		1,2,3		
Endangered Species Habitat					
Other					

\*Refer to backup list of numbered considerations

Notes: Intermittent stream locations.

Total area of wetland <u>Unknown</u> Human made? <u>NO</u> Is wetland part of a wildlife corridor? <u>No</u> Or a "habitat island"? <u>No</u>							
Adjacent land use Roadway, residential, forest, utility	Distance to nearest roadway or other development Adjacent						
Dominant wetland systems present PFO, PFO1B, PFO1E, PSS, PSS1E, PEM1E, PEM1F							
Contiguous undeveloped buffer zone present No							
Is the wetland a senarate hydraulic system? No If not whe	are does the wetland lie in the drainage hasin? Center						

How many tributaries contribute to the wetland? 10+ Wildlife and vegetation diversity/abundance (see attached list)

Wetland I.D. <u>1, 3,10,11,13,14,15B,17B,18A</u>							
Latitude	Longitude						
Prepared by: SH/CEI	Date: <u>2.27.2015</u>						
Wetland Impact:							
Type: <u>Dredge/Fill</u>	Area: See Plan						
Evaluation based on:							
Office:							
Corps manual wetland delineation completed? No							

		bility		Principal	
Function/Value	Y	N	Rationale (Reference #)*	Function(s)/ Value(s)	Comments
Groundwater Recharge/Discharge	✓		7,15		
Floodflow Alteration	<b>√</b>		3,5	✓	
Fish and Shellfish Habitat	<b>✓</b>		2,8		
Sediment/Toxicant Retention	<b>√</b>		10,11,13,14	✓	
Nutrient Removal	<b>√</b>		3,5,10		
Production Export	<b>✓</b>		1,2		
Sediment/Shoreline Stabilization	<b>√</b>		2		
Wildlife Habitat	<b>√</b>		7,15	✓	
Recreation					
Educational/Scientific Value					
Uniqueness/Heritage	<b>√</b>		4,7,12,13,17		
Visual Quality/Aesthetics	<b>√</b>		1,3		
Endangered Species Habitat					
Other					

\*Refer to backup list of numbered considerations

Notes: Palustrine forested, scrub-shrub and emergent locations.

Total area of wetland <u>Unknown</u> Human made? <u>NO</u> Is wetland part of a wildlife corridor? <u>No</u> Or a "habitat island"? <u>No</u>

Adjacent land use <u>Roadway, residential, forest, utility</u> Distance to nearest roadway or other development <u>Adjacent</u>

Dominant wetland systems present <u>R2UB3, R3UB1</u> Contiguous undeveloped buffer zone present <u>No</u>

Is the wetland a separate hydraulic system? <u>No</u> If not, where does the wetland lie in the drainage basin? <u>Center</u>

How many tributaries contribute to the wetland? <u>2+</u> Wildlife and vegetation diversity/abundance (see attached list)

Wetland I.D. <u>13B, 15A</u>	
Latitude	Longitude
Prepared by: <u>SH/CEI</u>	Date: 2.25.2015
Wetland Impact:	
Type: <u>Dredge/Fill</u>	Area: See Plan
Evaluation based on:	
Office: ✓	Field:
Corps manual wetland d	elineation completed? No

Function/Value		bility		Principal	
		N	Rationale (Reference #)*	Function(s)/ Value(s)	Comments
Groundwater Recharge/Discharge	<b>✓</b>		7,15		
Floodflow Alteration	✓		3,5,6,13	✓	
Fish and Shellfish Habitat					
Sediment/Toxicant Retention					
Nutrient Removal					
Production Export					
Sediment/Shoreline Stabilization					
Wildlife Habitat	✓		6,8,12	✓	
Recreation					
Educational/Scientific Value					
Uniqueness/Heritage	<b>✓</b>		22		
Visual Quality/Aesthetics	<b>✓</b>		1,2		
Endangered Species Habitat					
Other					*Defects beginned that of much and a maid makin

\*Refer to backup list of numbered considerations

Notes: Perennial stream locations.

Total area of wetland <u>Unknown</u> Human made? <u>NO</u>	_ Is wetland part of a wildlife corridor? <u>No</u> Or a "habitat island"? <u>N</u> .
Adjacent land use Roadway, residential, forest D	Distance to nearest roadway or other development Adjacent
Dominant wetland systems present POW Co	ontiguous undeveloped buffer zone present <u>No</u>
Is the wetland a separate hydraulic system? $\underline{\text{No}}$ If n	ot, where does the wetland lie in the drainage basin? Center
How many tributaries contribute to the wetland? 2	2+ Wildlife and vegetation diversity/abundance (see attached list)

Wetland I.D. <u>1C, 1D, 13A</u>	
Latitude	Longitude
Prepared by: <u>SH/CEI</u>	Date: 2.26.2015
Wetland Impact:	
Type: <u>Dredge/Fill</u>	Area: See Plan
Evaluation based on:	
Office: ✓	Field:
Corps manual wetland de	lineation completed? No

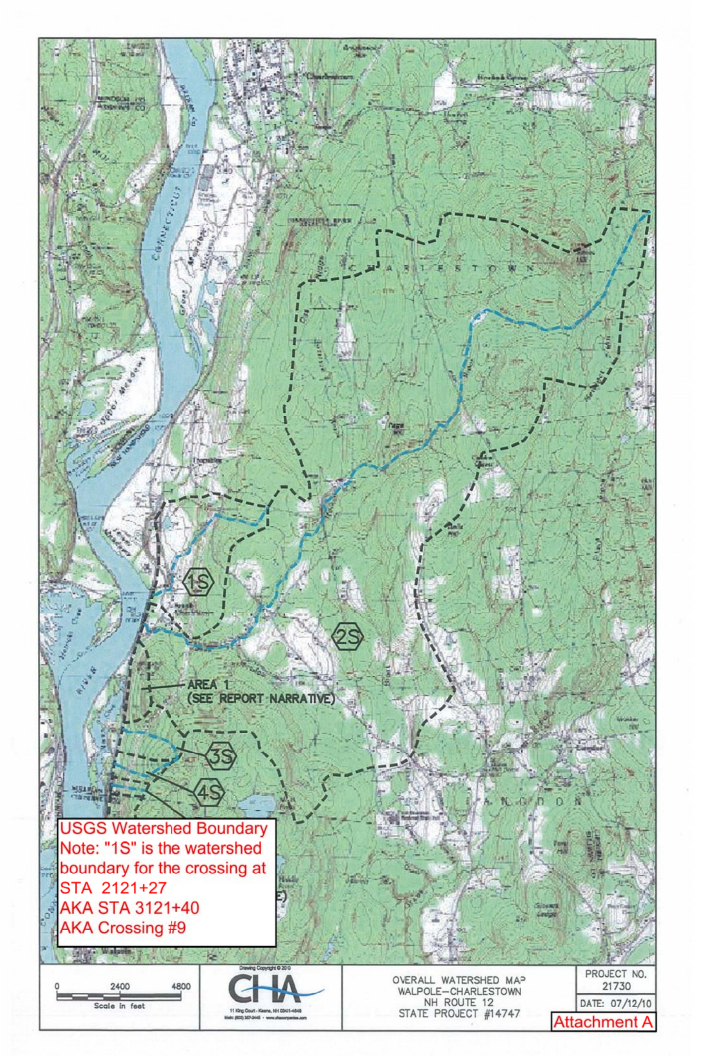
Function/Value		bility		Principal	
		N	Rationale (Reference #)*	Function(s)/ Value(s)	Comments
Groundwater Recharge/Discharge	<b>✓</b>		7,15		
Floodflow Alteration	✓		5,6,10,13	✓	
Fish and Shellfish Habitat					
Sediment/Toxicant Retention	<b>✓</b>		3,10		
Nutrient Removal	<b>✓</b>		2,3,5,14		
Production Export					
Sediment/Shoreline Stabilization	✓		5,7,12,13,15	✓	
Wildlife Habitat	✓		7,8,12	✓	
Recreation					
Educational/Scientific Value					
Uniqueness/Heritage	✓		4,11,12,13,14,17,22	✓	
Visual Quality/Aesthetics	<b>✓</b>		1,2		
Endangered Species Habitat					
Other					*Defeate health little foundation in the site of the s

\*Refer to backup list of numbered considerations

Notes: Palustrine open water locations.

Walpole-Charlestown, 14747 NH Route 12, New England Central Railroad Wetland Application

# Attachment A USGS Watershed Boundaries for Stream Crossing



# Attachment B Stream Crossing Form Env-Wt 904.09 Supplemental Documentation

### NH Department of Transportation Bureau of Environment

Walpole-Charlestown, #14747

STA 2121+27 (also referred to in documentation as STA 3121+40 or Crossing #9)
Env-Wt 904.09 Alternative Design
TECHNICAL REPORT

Env-Wt 904.09(a) - If the applicant believes that installing the structure specified in the applicable rule is not practicable, the applicant may propose an alternative design in accordance with this section.

Please explain why the structure specified in the applicable rule is not practicable (Env-Wt 101.69 defines practicable as available and capable of being done after taking into consideration costs, existing technology, and logistics in light of overall project purposes.)

An alternative design is requested for this crossing since a compliant structure consisting of a 14' (1.2 bankful width) wide clear span structure with natural substrate stream bottom is not feasible to build at this location due to the railroad, which must be actively maintained during construction. In order to accommodate the proposed widening of NH 12 to the west, the existing 66" diameter reinforced concrete pipe (RCP) will be replaced under existing NH 12 and extended in-kind by 6' with a new head wall and outlet protection (a total length of 50'). The documentation attached in Attachment B for a "Stream Crossing Alternative Design Station 3121+40" was originally compiled for a previous design option where a new railroad alignment was proposed to be built to the east while maintaining daily train traffic and enabling phased construction of the structure proposed in that report. The documentation is included as background information for the crossing location. That design option has been abandoned since the proposed construction costs of that option far exceeded the program and was deemed not feasible.

The proposed alternative meets the specific design criteria for Tier 2 and Tier 3 crossings to the *maximum extent practicable*, as specified below.

Env-Wt 904.05 Design Criteria for Tier 2 and Tier 3 Stream Crossings – New Tier 2 stream crossings, replacement Tier 2 crossings that do not meet the requirements of Env-Wt 904.07, and new and replacement Tier 3 crossings shall be designed and constructed:

- (a) In accordance with the NH Stream Crossing Guidelines.

  No replacement structure is proposed, the existing 66"diameter RCP will be replaced/extended in-kind with a new head wall and outlet protection.
- (b) With bed forms and streambed characteristics necessary to cause water depths and velocities within the crossing structure at a variety of flows to be comparable to those found in the natural channel upstream and downstream of the stream crossing.

The existing 66"diameter RCP will be extended in-kind with outlet protection so existing flow characteristics (depths and velocities) will be maintained.

(c) To provide a vegetated bank on both sides of the watercourse to allow for wildlife passage. Since the existing 66"diameter RCP will be extended in-kind with a new outlet protection, the 66" diameter is not wide enough to support banks within the structure for the estimated 10.3' (14', 1.2 bankful width) wide bankful width of the stream.

(d) To preserve the natural alignment and gradient of the stream channel, so as to accommodate natural flow regimes and the functioning of the natural floodplain.

The existing structure lacks adequate width to allow a natural alignment within the crossing but does accommodate the flow regimes and will not impact the existing floodplain conditions since the 100 year flood exceeds the road elevation at the location of this crossing due to its proximity to the Connecticut River. A compliant crossing would not change the 100 year flood elevation caused by the Connecticut River.

(e) To accommodate the 100-year frequency flood, to ensure that (1) there is no increase in flood stages on abutting properties; and (2) flow and sediment transport characteristics will not be affected in a manner which could adversely affect channel stability.

The 100 year flood exceeds the road elevation at the location of this crossing due to its proximity to the Connecticut River. A compliant crossing would not change the 100 year flood elevation caused by the Connecticut River. The flood stages on abutting properties and the flow and sediment transport capabilities will remain the same as the existing condition.

(f) To simulate a natural stream channel.

The size and elevation of the existing culvert does not lend itself to providing a natural stream channel within the culvert.

(g) So as not to alter sediment transport competence.

Since the existing 66"diameter RCP will be extended in-kind it is not expected to change the sediment transport competence of the existing structure.

Env-Wt 904.09(c)(3) – The alternative design must meet the general design criteria specified in Env-Wt 904.01:

Env-Wt 904.01

(a) Not be a barrier to sediment transport;

The existing crossing is a 66-inch diameter RCP will be replaced/extended in-kind so no change in velocity or sediment transport competence is anticipated.

(b) Prevent the restriction of high flows and maintain existing low flows;

The proposed 6' extension of the 66" will not substantially alter the existing channel cross-section or adjacent floodplain.

(c) Not obstruct or otherwise substantially disrupt the movement of aquatic life indigenous to the waterbody beyond the actual duration of construction;

Aquatic life movements will not be permanently impacted by the proposed extension. The current conditions include a 66-inch diameter RCP, which is significantly smaller than the bankfull stream width of 10.3 feet. Aquatic organism passage will likely remain at the same level as provided by the existing structure.

(d) Not cause an increase in the frequency of flooding or overtopping of banks;

The extension of the culvert in-kind is not expected to affect the frequency of flooding or overtopping of banks beyond current conditions. The 100 year flood exceeds the road elevation at the location of this crossing due to its proximity to the Connecticut River. No reduction in the capacity of the existing culvert is proposed.

(e) Preserve watercourse connectivity where it currently exists;

The proposed replacement/extension of the crossing will maintain watercourse connectivity which currently exist.

(f) Restore watercourse connectivity where: (1) Connectivity previously was disrupted as a result of human activity(ies); and (2) Restoration of connectivity will benefit aquatic life upstream or downstream of the crossing, or both;

The existing culvert provides connectivity and its effectiveness is not expected to be impacted by the replacement/extension.

- (g) Not cause erosion, aggradation, or scouring upstream or downstream of the crossing; and *Existing conditions are expected to be maintained.*
- (h) Not cause water quality degradation.

During construction, appropriate erosion and sedimentation controls will be used to protect the stream. Temporary water diversion will be according to the Department's standard water handling techniques and will be regularly monitored. Proper diversion methods, water handling, dewatering and erosion control measures will be implemented.

\*\*\*Note: An alternative design for <u>Tier 1</u> stream crossings must meet the general design criteria (Env-Wt 904.01) only to the *maximum extent practicable*.

#### 14747 Walpole-Charlestown

#### **Stream Assessment Attachments**

The memos and stream crossing assessment reports which follow are being provided to demonstrate the review, evaluation, and coordination that was completed to determine that the culvert crossing at STA 2121+27 (referred to in Attachment documentation as STA 3121+40 or Crossing #9) was the only stream crossing that was determined to be subject NH's Stream Crossings Rules (Env-Wt 901). The following attachments along with a brief explanation of their relevance is as follows:

- Meeting Memo dated September 18, 2013- discusses the potential cross culverts and/or stream culverts which are impacted by the project;
- Memo dated September 30, 2013- follow-up regarding further field work to investigate crossing features- determined that remaining crossings were not subject stream crossing rules with the exception of Crossing #9;
- Memo dated June 12, 2014 Revised September 23, 2015- hydraulic and sizing memo regarding STA 2105+68 (referred to in Attachment documentation as STA 3105+75 or Crossing #8) as an equalization culvert between the Connecticut River and Jabes Meadow Brook;
- Stream Crossing Alternative Design Technical Report STA 3121+40 dated DRAFT February 2015- design and sizing summary for the recommended culvert for STA 2121+27 (referred to in Attachment documentation as STA 3121+40 or Crossing #9).

# MEETING MEMO

Attendees:

Peter Salo NHDOT

Samantha Fifield NHDOT
Don Lyford NHDOT
Matt Urban NHDOT
Gino Infascelli NHDES

Ted Setas Jacobs

Rebecca Balke Comprehensive Environmental
Scott Salvucci Comprehensive Environmental

Notes by:

Scott Salvucci

Subject: Walpole-Charlestown Preliminary Stream Crossing Assessment

Job No.

14747

CEI: 654-7

**Meeting Date:** 

9/18/2013

Representatives from the New Hampshire Department of Transportation (NHDOT), New Hampshire Department of Environmental Services' (NHDES) representative Gino Infascelli, Jacobs' representative Ted Setas, and CEI's representatives Rebecca Balke and Scott Salvucci met in the NHDOT Lobby Conference Room to discuss preliminary stream crossing assessments along the Walpole-Charlestown NH Route 12 highway/railway corridor widening and realignment project.

The purpose of the meeting was to present our proposed approach to culvert design for the nine stream crossings in question and obtain feedback from NHDES before moving forward. CEI presented aerial overviews and field photos of the nine stream crossings to NHDES and NHDOT. The following summarizes the key discussions from the meeting:

- Determine whether existing/proposed culverts meet the purpose of the stream crossing rules (Env-Wt 901.01). If it does not/cannot (e.g., is a wetland ditch), then an argument can be made that the rules do not apply.
- NHDES agreed with CEI and NHDOT that crossings 1 through 4 appear to be drainage swales or ditches and/or do not meet the purpose of the rules, therefore are not subject to the stream crossing rules. These drainage crossings do not have stream attributes such as banks and sediment transport. Env-Wt 901.02(b) states the rules do not apply to crossings of drainage swales or ephemeral streams.
- Any drainage crossing located within a designated river corridor that is determined to be a stream crossing will require Tier 3 design compliance (Env-Wt 904.04). The rules do not provide provisions to otherwise classify these drainage crossings as Tier 1 or 2,



# MEETING MEMO

regardless of drainage area.

- Crossings 5 & 6 both have drop inlets. Crossing 6 may not meet the purpose of the stream crossing rules since it is only wet for 20' upgradient of the crossing and does not provide habitat. Further evaluation of crossings 5 and 6 will be performed to determine whether there is existing or opportunity to create connectivity to the Connecticut River. This will include review of the outlet side of the culvert and its elevation compared with the Connecticut River.
- Crossings 7 & 9 will require Tier 3 design compliance.
- NHDES agreed with CEI and NHDOT that crossing 8 acts as an equalization culvert.
   Stream characteristics of Jabe Meadow Brook do not extend to the culvert in question, therefore, this culvert is not subject to the stream crossing rules.
- Design considerations of crossing 8 will include compensatory storage for areas filled as part of the highway/railway corridor widening.
- Gino Infascelli suggested reviewing the Bellows Falls Dam historical data files and report by Trans Canada Hydro East to review historic water levels in the Connecticut River. These water elevations can be cross referenced with the inverts of the existing drainage and stream crossing culverts and may be helpful in supporting lack of connectivity.
- All Tier 3 designs shall comply with the stream crossing rules. Alternative designs may
  be required at some crossings if installing the structure specified by Tier 3 rules is not
  practicable.
- This project will be considered a major impact project.

#### Subsequent Items

- CEI will further investigate crossings 5 & 6 to determine stream connectivity to the Connecticut River. Field work and stream measurements will be based on this assessment.
- CEI will perform field work and stream measurements at crossings 7 & 9.
- A meeting with Natural Resources will be set up after preliminary field work, rather than
  waiting for permits or a separate meeting with NHDES. Receive feedback from Natural
  Resources prior to moving ahead with designs.
- Preliminary stream crossing designs will be presented to the railroad authorities for their review and input prior to final design.
- Temporary easements for dewatering may be required.



Crossings 1-9 Summary Table

9/18/2013

**SUPERSEDED** 

Route 12 Highway/Railway Corridor Widening and Realignment Project - 14747

Crossing Number	Approximate Station Location	Existing Pipe Size & Type	Proposed Tier Classification	Drainage Area <sup>†</sup> (Acres)	Field Notes (November 7, 2011)
1	3015+30	24-inch CMP	Drainage Swale	< 80	Small deep valley; no visible water; no stream channel; leaf litter
2	3026+25	30-inch CMP	Drainage Swale	< 80	Fed by GW seeps; no stream channel; leaf litter
3	3031+00	30-inch Steel	Drainage Swale	< 80	Some visible water; intermittent; leaf litter; GW seeps
4	3039+75	15-inch VCP	Drainage Swale	< 80	Culvert not located; forest stream from utility easement; undefined stream flow through flat wetland; leaf litter, grassy shallow swamp
5	3045+60	18-inch CMP	Tier 1	18.0	Well defined stream; terminates in culvert under boards at RR tracks
6	3052+60	36-inch Metal	Tier 2	42.0	Mostly dry area; wet for last 20' at drop inlet; leaf litter, no visible stream sediments
7	3067+00	24-inch Stone Box into 36-inch RCP	Tier 3	. 88.0	Well defined stream; larger bankfull width than previous areas
8	3105+75	66" Concrete Box	Equalizing Culvert	4640	Major stream; impounded area; no defined stream channel to culvert
9	3121+40	66-inch RCP	Tier 3	356	Major stream crossing; recently cleaned; confining point in stream approx. 450' upstream of crossing

<sup>&</sup>lt;sup>†</sup> Drainage area estimates provided by Preliminary Stormwater Management Report prepared by CHA

Crossings 1-9 Summary Table

9/18/2013

REVISION NO. 1 REVISION DATE: 9/20/13

		Route 12 High	way/Railway Corridor	Widening and Re	alignment Project - 14747	
Crossing Number	Approximate Station Location	Existing Pipe Size & Type	Proposed Tier Classification	Drainage Area (Acres)	Field Notes (November 7, 2011)	Next Steps (Per Meeting 9/18/13)
1	3015+30	24-inch CMP	Drainage Ditch	9.3	Small deep valley; no visible water; no stream channel; leaf litter	Drainage Design Only
2	3026+25	30-inch CMP	Drainage Ditch	7.9	Fed by GW seeps; no stream channel; leaf litter	Drainage Design Only
3	3031+00	30-inch Steel	Drainage Ditch	20.5	Some visible water; intermittent; leaf litter; GW seeps	Drainage Design Only
4	3039+75	15-inch VCP	Drainage Ditch	13.8	Culvert not located; forest stream from utility easement; undefined stream flow through flat wetland; leaf litter, grassy shallow swamp	Drainage Design Only
5	3045+60	18-inch CMP into 20-inch Metal	Alternative Design	11.1	Well defined stream; terminates in culvert under boards at RR tracks	Field Investigation
6	3052+60	24-inch Stone Box 36-inch Metal	Alternative Design	30.7	Mostly dry area; wet for last 20' at drop inlet; leaf litter, no visible stream sediments	Field Investigation
7	3067+00	24-inch Stone Box into 36-inch RCP	Alternative Design	75.8	Well defined stream; larger bankfull width than previous areas	Field Investigation
8	3105+75	66" Granite Box into 66" RCP	Equalizing Culvert	4573	Major stream; impounded area; no defined stream channel to culvert	Drainage Design Only
9	3121+40	66-inch.RCP	Tier 3	634	Major stream crossing; recently cleaned; confining point in stream approx. 450' upstream of crossing	Field Investigation & Stream Measurements



To: File

From: CEI

Subject: Walpole-Charlestown Field Investigation

Job No. 14747 CEI: 654-7

Date: 9/30/2013

As a follow-up to a September 18, 2013 meeting with NHDOT and NHDES, CEI's Rebecca Balke and Scott Salvucci performed a field investigation at stream/drainage crossings 5 through 9 on September 25, 2013. Based on previous field investigations, which were presented at the meeting, it was determined that crossings 1-4 were drainage swales and hence not subject to NH's Stream Crossings Rules, however, further field investigation was needed to determine the applicability of these rules to crossings 5-7. The following bullet points detail the investigation findings and potential design considerations moving forward.

#### **Field Investigations**

#### Crossing #5 - Station 3045+60

- Upstream of the crossing there is a visible drainage ditch through the woods that appears to have been created through the erosive forces of stormwater runoff off the adjacent hillside. This scoured drainage ditch originates approximately 125 feet east of the railroad tracks, from beneath the roots of a tree adjacent to a cleared utility access way. The drainage ditch/extent of scouring does not cross the utility access way.
- The scoured ditch contained a few pockets of standing water in some low areas, but was otherwise not flowing.
- The proposed cross-sections in this area show a cut about 60 feet into the woods east of the railroad tracks to relocate the tracks. This cut will remove nearly half of the existing drainage ditch.
- The inlet end of the crossing is a visible corrugated metal pipe (CMP), somewhat misshapen/crushed, approximately 18-inch diameter. It begins at the eastern edge of the tracks and the top of the pipe is a few inches below ground surface.
- The outlet end of the crossing is a 20-inch metal pipe with a concrete headwall.
- The downstream end of the crossing outlets from the side of the existing embankment. The outlet and receiving slope are protected with dumped riprap.
- There are no stream characteristics or banks visible on the outlet side of the culvert. When it rains, the flow is channelized down the steep slope and then appears to dissipate into the surrounding woods when it reaches flatter ground. No flow coming from the outlet of the pipe at the time of field investigation.

#### <u>Crossing #6 – Station 3052+60</u>

- Upstream of the crossing there is a visible scour path through the woods that appears to have been created from runoff coming off the adjacent hillside. This scour path originates approximately 100 feet east of the railroad tracks, from beneath what appears to be a manmade stone wall.
- The proposed cross-sections in this area show fill approximately 15 feet into the woods east of the railroad tracks. This fill will require an extension of the culvert crossing.



- The inlet end of the crossing is a drop inlet with bar grate into a 30-inch by 36-inch granite box. The drop into the box is approximately 3 to 4 feet down.
- There were pockets of standing water in low spots of the scoured path on the upgradient side. Otherwise, the path was relatively dry.
- The outlet end of the crossing is a 36-inch metal pipe with a concrete headwall. Two smaller pipes also discharge through the same headwall. The culvert crossing invert is raised about 10 inches off the ground surface.
- The downstream end of the crossing outlets at the woods floor. This area is proposed to be filled approximately 20 feet west towards the river. The culvert will need to be extended or replaced, based on further analysis during final design.
- There are no stream characteristics or banks visible on the outlet side of the culvert. When it rains, it appears the flow channelizes a short distance before dissipating into the surrounding woods. There was no flow coming from the outlet of the pipe at the time of field investigation.

#### Crossing #7 – Station 3067+00

- Upstream of the crossing there is a visible drainage ditch through the woods. This drainage ditch runs parallel to the railroad tracks along the bank of the existing railroad fill. Moving upstream, the drainage ditch then transitions into an eroded forest area with no banks but several trees with exposed roots. Further upstream the flow path transitions back to a shallow channel with small stones exposed throughout. Of the seven crossings (Crossings 1-7), this has the most defined channelization, however, it also has the largest contributing drainage area, resulting in the largest stormwater runoff flows.
- There were pockets of standing water in low spots of the scoured path on the upgradient side, in the immediate vicinity of the culvert crossing. Otherwise, the channel and surrounding area was dry.
- The inlet end of the crossing is a 2-foot by 2-foot stone box culvert. The culvert connects into a roadside catch basin and then outlets across the street.
- The outlet end of the crossing is a 36-inch reinforced concrete pipe (RCP) with a concrete headwall. The invert of the pipe is located about 10-inches above ground surface.
- The downstream end of the crossing outlets into a scoured pool of standing water, with exposed tree roots. This scour pool appears to have been created from flows discharging from the outlet and directed into an existing wooded slope. A channel then runs south, parallel to the roadway before it turns west toward the Connecticut River. This channel path runs around the wooded slope previously mentioned.
- The scoured flow path continues west into the woods for approximately 250 feet, decreasing in width and depth as it gets further away from the headwall. After this point there are no stream characteristics or banks visible. It appears any flow dissipates into the surrounding woods and there is no visible channelized connectivity with the Connecticut River. There was no flow coming from the outlet of the pipe at the time of field investigation.
- The proposed cross-sections in the area show a fill approximately 10 feet into the woods west of the roadway. This fill will remove a portion of the scour pool and the channel running parallel to the roadway. The proposed design should consider realigning the crossing with no structure turning points.



#### <u>Crossing #8 – Station 3105+75</u>

- Inlet end of the crossing is a granite box culvert. Approximately 66-inch by 66-inch, from field survey.
- The outlet end of the crossing is a 66-inch RCP with a concrete headwall. Concrete has broken away from the pipe end/ headwall, exposed rebar can be seen.
- The Walpole-Charlestown Stream Crossing #8 Assessment Memo dated September 10, 2013 describes the analysis for this crossing. An equalizing culvert between an existing ponded area/wetlands and the Connecticut River.

#### <u>Crossing #9 – Station 3121+40</u>

- This crossing has the same pipe size and material at the inlet and outlet ends, 66-inch RCP with concrete headwalls.
- Stream flowing during time of investigation.
- The inlet end has created a ponded area, possibly due to an undersized culvert. The bankfull width at the downstream end is visibly smaller.
- The proposed cross-sections at the inlet end will fill approximately 20 feet into the ponded area to the east of the railroad tracks. The culvert will need to be extended or replaced, based on further analysis during final design.

#### **Summary of Findings**

Based on the September 25, 2013 field review, the following observations and conclusions were made:

- 1. Crossing 5 appears to be a drainage ditch created by the erosive forces of stormwater runoff coming off the adjacent hillside. There is no evidence of a stream and the downgradient side of the culvert dissipates into the woods, with no channelized connectivity to the Connecticut River. Based on these findings, CEI considers this crossing to represent a drainage swale not subject to NH's Stream Crossings Rules.
- 2. Crossing 6 appears to be a scoured drainage path created by stormwater from the adjacent hillside. There is no evidence of a stream and the downgradient side of the culvert dissipates into the woods, with no channelized connectivity to the Connecticut River. Based on these findings, CEI considers this crossing to represent a drainage swale not subject to NH's Stream Crossings Rules.
- 3. Crossing 7, while more channelized than crossings 5 and 6, appears to be a drainage ditch formed by stormwater runoff from the adjacent hillside. The outlet side is channelized for about 250 feet before it dissipates into the woods, with no channelized connectivity with the Connecticut River. Based on these findings, CEI considers this crossing to represent a drainage swale not subject to NH's Stream Crossings Rules.
- 4. As discussed at the September 18, 2013 meeting, crossing 8 is not subject to NH's Stream Crossings Rules since it acts as an equalization culvert.
- 5. Crossing 9 will be designed as a Tier 3 crossing.



**To:** Clinton Mercer & Aaron Seaman, Jacobs

From: Matt Lundsted & Scott Salvucci, CEI

**Subject:** Walpole-Charlestown Stream Crossing #8 Update

**Job No.** 654-7

**Date:** June 12, 2014 Revised: September 23, 2015

The following is an update to the September 10, 2013 memo regarding the stream crossing assessment at "Crossing 8" (Station 3105+75 +/-) along the Walpole-Charlestown NH Route 12 highway/railway corridor widening and realignment project. New survey information has been acquired as well as as-built information in the area of the crossing. An existing transition of structure material and size located somewhere under the existing roadway has made it difficult to model and calculate the existing hydraulics. The new information does not confirm the exact size of the outlet portion of the crossing structure. Inverts in and out of the existing equalization culvert have been measured, however these inverts do not correlate directly with the size of openings recorded. The analysis performed for Crossing 8 has several assumption as detailed below.

The existing culvert acts as an equalization culvert between the existing ponded area/ wetlands and the Connecticut River. The intent of the proposed culvert replacement will be to mimic the existing flow conditions as seen in the existing equalization structure over various storm events. Greatly increasing the size of the culvert opening will alter the existing hydraulics and will allow equalization of the Connecticut River into the ponded area/ wetlands to occur more rapidly. Alternatively, greatly reducing the size of the culvert opening would delay the draining process of the ponded area/ wetlands after a flood event.

The 100-year flood event of the Connecticut River will completely submerge the existing culvert and inundate the roadway and railroad. With only the 100-year storm in mind the size of the culvert would become trivial due to the effects from the Connecticut River. However the sizing of the proposed culvert replacement will need to take into account various storm events as to not severely alter the existing hydraulics during smaller storm events. A culvert with similar flow characteristics, inlet and outlet types, and invert elevations will best suit the proposed conditions.

Based on the most recent survey and as-built plans of the culvert, the upstream end of the existing culvert is constructed of granite blocks with a natural bottom, 6'-6" wide by 13' high. A transition from granite blocks to a concrete pipe occurs in the vicinity of the halfway point through the culvert. The concrete pipe has been estimated as 8'-10" wide and 5'-6" high. The effective flow area within the culvert passing through the two different portions of pipe geometry and material is essentially reduced to a 6'-6" wide by 5'-6" high culvert.



The use of culvert embedment will have an effect on the proposed culvert final design. A concrete box culvert with flow area dimensions 6.5' wide by 6' high is recommended if the culvert will be embedded with a natural bottom of surrounding soils. If no culvert embedment is proposed a culvert with flow area dimensions 6.5' wide by 5.5' high is recommended. Attached at the end of this memo please find a culvert design form with rough calculations of the existing and proposed conditions. This form demonstrates the variation in flow and headwater elevations that occurs based on pipe geometry, manning's n value and length.

As stated above the Connecticut River floodway of the 100-year storm submerges the existing culvert as well as inundates the existing roadway and railway. To maximize the usefulness of the proposed culvert and the storm events that will be regulated by the proposed culvert the proposed inverts should be set at elevations equal to the existing concrete culvert inverts. The concrete portion of the existing culvert is the smaller controlling constriction within the culvert. The downstream invert of the concrete culvert is at elevation 287.88 feet. A slope of 0.5% is proposed.

Headwalls on the upstream and downstream ends similar to the existing headwalls are recommended. The hydraulic capacity of the culvert will be affected based on the inlet type. Since this culvert acts as an equalization culvert both ends essentially act as inlet ends. According to Jacobs, rounded edges on the inlet will be provided to increase hydraulic efficiency of the structure, which aids in reducing the headwater elevation of the proposed conditions below the existing conditions.

Due to the need to extend the culvert to accommodate the proposed railway location, storage capacity provided by the existing ponded area/ wetlands was evaluated by Jacobs and found that compensatory storage will not be required under the proposed conditions.

		-											-	***************************************		
PROJECT: Walpole-Cherlestown S	tream	Cross	ing #8		STAT	ION :_	310	5+7	5					DESIG		
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Proposed 6.5'x 6' concrete box w/ HW no embed.	557	86	0.97	5,8	0	294.2	2′	6.0	6.0	6.0	0.5		299.5	299.5	14.3	prop. no embedment
Proposed 6.5'x6' concrete box we then we embed.	557	86	0.97	5.8	0	294.2	2'	6.0	6.0	6.0	0.5	6.16	30.0	300.0	14.3	ono. W/ embedment
Proposed 6.5'x5.5' concrete bux w/ HW no embed	557	86	1.30	7.2	0	295.6	2'	5.5	5.5	5.5	0.5	n=0.013 6.70	300.1	300.1	15.6	prop. no. embedment
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Walpole-Charlestown
NH Route 12
Highway/Railway Corridor Widening
and Realignment Project
14747





Stream Crossing Alternative Design Technical Report Station 3121+40



#### Introduction

The project as proposed will affect the crossing of a Tier 3 stream along Route 12 in Charlestown. The NHDES Stream Crossing Regulations, Wt-Env 900 define this crossing as a Tier 3 crossing due to the fact that it is within a designated river corridor; the designated river being the Connecticut River.

Accordingly, this section serves to meet the requirements set forth by Env-Wt 904.01 General Design Considerations, Env-Wt 904.04 Tier 3 Stream Crossings, and Env-Wt 904.05 Design Criteria for Tier 3 Stream Crossings. Refer to Appendix A for additional design support information.

Env-Wt 904.01 General Design Considerations. All stream crossings shall be designed and constructed so as to:

904.01(a) Not be a barrier to sediment transport.

The existing crossing is a 66-inch diameter reinforced concrete pipe. The proposed crossing will be aligned with the natural river bed and is sized so no change in velocity or sediment transport competence is anticipated.

904.01 (b) Prevent the restriction of high flows and maintain existing flows.

The proposed modification will not alter the existing channel cross-section or adjacent floodplain.

904.01(c) Not obstruct or otherwise substantially disrupt the movement of aquatic life indigenous to the water body beyond the actual duration of construction.

Aquatic life movements will not be permanently impacted by the proposed modification. The current conditions include a 66-inch diameter reinforced concrete pipe, which is significantly smaller than the bankfull stream width of 10.3 feet. The proposed crossing will include a natural river bottom and span a width of 14 feet, which is greater than 1.2 times bankfull width. Aquatic organism passage will be greatly improved from the existing structure.

904.01(d) Not cause an increase in the frequency of flooding or overtopping of banks.

The proposed crossing will not increase the frequency of flooding or overtopping of banks.

904.01 (e) Preserve watercourse connectivity where it currently exists.

The proposed crossing will improve watercourse connectivity from existing conditions.

904.01(f) Restore water connectivity where: 1) connectivity was previously disrupted as a result of human activity; and 2) restoration of connectivity will benefit life upstream or downstream of the crossing, or both.

The proposed culvert crossing is greater than 1.2 times the bankfull width and will contain a natural river bottom to improve and restore watercourse connectivity to benefit aquatic life in the area.

904.01 (g) Not cause erosion, aggradation, or scouring upstream or downstream of the crossing, or both.

The proposed culvert will not cause erosion, aggradation, or scouring upstream or downstream of the crossing.

904.01 (h) Not cause water quality degradation.

During construction, appropriate erosion and sedimentation controls will be used to protect the stream.

Env-Wt 904.04 Tier 3 Stream Crossings. 904.04 (a) Designation of tier 3 stream crossing

This crossing is defined as a Tier 3 stream crossing under 904.04(a)(2) because it is located within a designated river corridor, the Connecticut River.

904.04 (b) The applicant for a project in which a stream crossing is categorized as tier 3 based solely on (a)(3) or (4) may request that the crossing be categorized as a tier one or tier 2 stream crossing, as applicable based on watershed size, if there are no impacts to the resource or the impacts to the resource are specifically mitigated in accordance with Env-Wt 800.

The stream crossing is not categorized as a tier 3 stream crossing solely on Env-Wt 904.04(a)(3) or (4).

904.04 (c) If an applicant for a project in which a stream crossing is categorized as tier 3 based solely on (a)(5) wishes to have the crossing categorized as tier one or tier 2 based on watershed size, the applicant shall consult with the NHB if any protected plant species or habitat is impacted or the NHF&G if any protected wildlife species or habitat is impacted. The department shall downgrade the stream crossing to tier one or tier 2, with mitigation if necessary, if the NHB or NHF&G, as applicable, recommend such a downgrade.

The stream crossing is not categorized as a tier 3 stream crossing solely on Env-Wt 904.04(a)(5).

904.04 (d) A tier 3 stream crossing shall be a span structure or an open-bottomed culvert with stream simulation, not a closed-bottom culvert or pipe arch.

The existing stream crossing is a circular concrete pipe with no embedment or stream simulation. The proposed structure will be a box culvert, with at least 2.7 feet embedment with stream simulation. Although not a span or open-bottomed culvert, the proposed embedment depth and alignment meets the New Hampshire Stream Crossing Guidelines to simulate natural stream conditions.

904.04 (e) The applicant shall use an alternative design only if the request is submitted and approved as specified in Env-Wt 904.09(c).

An alternative design is requested to use an embedded box culvert in lieu of a span or open-bottomed culvert design. It is not feasible to build a span or open-bottom structure at this location due to the railroad, which must be actively maintained during construction. The proposed alternative meets the remaining design criteria specified in Env-Wt 904.05 (as discussed further below) and 904.01 (as previously discussed). Refer to Appendix A for design details.

904.04 (f) Compensatory mitigation shall not be required for:

(1) Any new tier 3 stream crossing that is self-mitigating; or(2) Any replacement of a crossing that met all applicable requirements when originally installed but is in a location that results in the crossing being classified as tier 3 under these rules, provided the proposed stream crossing meets the requirements of Env-Wt 904.08.

The proposed stream crossing is self-mitigating as it greatly improves water connectivity and benefits wildlife, therefore compensatory mitigation for this crossing is not required.

904.04 (g) Plans for a tier 3 stream crossing shall be stamped by a professional engineer who is licensed under RSA 310-A to practice in New Hampshire.

Plans will be stamped by a professional engineer licensed under RSA 310-A to practice in New Hampshire.

904.04 (h) Construction involving in-stream work shall be limited to low flow conditions.

Construction of the replacement stream crossing will be performed during low flow conditions.

904.04 (i) Crossings that require excavation in flowing water shall use best management practices, such as temporary by-pass pipes, culverts, or cofferdams, so as to maintain normal flows and prevent water quality degradation.

During the construction phase of the project several measures will be taken to maintain normal flows and prevent water quality degradation. Cofferdams, properly sized by-pass piping, scour protection, erosion controls, and dewatering equipment with sedimentation measures will be in use.

Env-Wt 904.05 Design Criteria for Tier 2 and Tier 3 Stream Crossings. New and replacement tier 3 stream crossings shall be designed and constructed:

904.05(a) In accordance with the NH Stream Crossing Guidelines, University of New Hampshire, May 2009.

The proposed stream crossing design conforms to the NH Stream Crossing Guidelines.

904.05(b) With the bed forms and streambed characteristics necessary to cause water depths and velocities within the crossing structure at a variety of flows to be comparable to those found in the natural channel upstream and downstream of the stream crossing.

Water depths and velocities within, upgradient and downgradient of the crossing structure were evaluated to confirm the proposed design conforms to this criteria.

904.05(c) To provide a vegetated bank on both sides of the watercourse to allow for wildlife passage.

Vegetated slopes will be provided along portions of the impacted banks that will also continue both upstream and downstream of the culvert to promote wildlife passage and provide habitat.

904.05(d) To preserve the natural alignment and gradient of the stream channel, so as to accommodate natural flow regimes and the functioning of the natural floodplain.

The proposed culvert is designed to preserve the natural alignment and gradient of the stream channel and accommodates natural flows regimes.

904.05(e) To accommodate the 100-year frequency flood, to ensure that:

1) There is no increase in flood stages on abutting properties; and

The proposed modification will not change the 100-year floodplain or affect flooding on abutting properties. The proposed culvert is wider than the existing culvert to better accommodate natural stream flows.

2) Flow and sediment transport characteristics will not be affected in a manner which could adversely affect channel stability.

An evaluation of the culvert design was completed that supports the proposed culvert will not adversely affect channel stability.

904.05(j) To simulate a natural stream channel.

The proposed culvert has been designed to simulate a natural stream channel, with a width greater than 1.2 times the bankfull width and a bottom substrate and gradation that conforms to the guidelines for channel bed mobility and culvert bed stability.

904.05(g) So as not to alter sediment transport competence.

The proposed culvert is designed with a natural river bottom and gradient and the width exceeds 1.2 times the natural bankfull width so as to not alter sediment transport competence.

# Appendix A Stream Crossing Design Details



To: Ted Setas, Jacobs

From: Scott Salvucci, Project Engineer, CEI

**Subject:** Preliminary Hydrologic & Hydraulic Evaluation

**Job No.** NHDOT – 14747 CEI – 654-1

Date: December 13, 2013

The following memo outlines the preliminary hydrologic and hydraulic evaluation of the existing culvert stream crossing on Route 12, at Station 3121+40, in Charlestown. The existing culvert is a 55-inch diameter reinforced concrete pipe. This culvert is proposed to be replaced and is required to meet the NH Stream Crossing Guidelines as part of the Walpole-Charlestown NH Route 12 Highway/ Railway Corridor Widening and Realignment Project.

#### Structure Width

Field investigation and stream measurements performed by CEI yielded the following data:

- Bankfull Stream Width = 10.3 feet
- Bankfull Stream Mean Depth = 1.2 feet
- Width/Depth Ratio = 8.6
- Floodprone Width = 37.0 feet
- Entrenchment Ratio = 3.6 Minor Entrenchment
- Sinuosity = 1.1 Low

Please note that this data was calculated based on the average values found at the stream cross-sections not immediately upstream or downstream of the existing culvert to avoid altered stream characteristics closer to the culvert openings.

Dar 1-fr-11 W. data (fact)

	Bankfull Width (feet)
Existing Stream Average	10.3
1.2 x Bankfull Width	12.3
1.2 x Bankfull Width + 2 Feet	14.3

Please utilize a crossing span of at least 14-feet when evaluating design options.

#### Structure Slope

As required by the New Hampshire Code of Administrative Rules Ent-Wt 904.04 (d), a Tier 3 stream crossing shall be a span structure or an open-bottomed culvert with stream simulation substrate, not a closed-bottom culvert or pipe arch. Stream simulation design will allow the stream channel within the structure to mimic the geomorphic processes of the natural stream channel. If a bottomless structure is not feasible, an alternative design may be proposed to incorporate an embedded box culvert.



A closed bottom box culvert must be embedded at least 2 feet. This embedment depth will be determined based on the stream bed elevations upstream and downstream of the crossing. The structure can be designed with no slope, allowing the stream bed within the culvert to create a slope based on the natural sediment bed load moving along the stream. The structure can also be design with a slope, allowing for a uniform depth of embedment material across the bottom of the sloped structure.

In this particular case, the inlet invert of the existing culvert has been measured at elevation 288.42 feet. The outlet invert has been measured at elevation 286.88 feet. These inverts appear to be below the adjacent stream bed elevations both upstream and downstream. After performing a long profile analysis of the existing stream bed the optimal elevation to set the stream invert within the proposed structure will be approximately 288.70 feet. This will account for the surrounding streambed elevation up and downstream of the existing structure. It is important to set the structure with enough embedment to account for long-term vertical channel adjustment. An embedded structure at this crossing may require an embedment depth greater than 2 feet to accommodate material transport therefore we recommend 3.5 feet of substrate for a closed box culvert.

<u>Structure Rise</u>
The following water surface profiles were determined utilizing HEC-RAS modeling.

Existing 55-inch Reinforced Concrete Pipe				
	ace Elevation (feet)			
Storm Event	Peak Discharge	<b>Upstream Existing</b>	Downstream Existing	
Storm Event	(cfs)	Culvert	Culvert	
2-Year (Approx. Bankfull)	11.94	290.84	290.81	
10-Year	62.90	292.09	291.84	
25-Year	124.4	293.32	292.41	
50-Year	195.1	294.93	292.89	
100-Year	290.6	297.46	293.42	

Proposed 14-foot Wide by 5-foot high Concrete Box Culvert				
Peak Water Surface Elevation				
Storm Event	Peak Discharge	Upstream Proposed	Downstream Proposed	
Storm Event	(cfs)	Culvert	Culvert	
2-Year (Approx. Bankfull)	11.94	290.83	290.81	
10-Year	62.90	291.93	291.84	
25-Year	124.4	292.58	292.41	
50-Year	195.1	293.23	292.89	
100-Year	290.6	294.02	293.42	



The peak water surface elevations produced by this stream crossing will continue to have no roadway/railway flooding implications based on a 14-foot wide by 5-foot high box culvert flow opening. Please note this box culvert would need to be at least 14-feet by 8.5-feet to incorporate at least 3.5-feet embedment.

The stream crossing in question does not pose a flooding threat to Route 12.

If you have any questions or comments, please feel free to contact me.



To: Clinton Mercer & Aaron Seaman, Jacobs

From: Matt Lundsted & Scott Salvucci, CEI

Subject: Walpole-Charlestown Stream Crossing #9 Update

Job No. NHDOT – 14747 CEI – 654-1

**Date:** June 12, 2014 Revised: August 28, 2014

The following is an update to the December 13, 2013 memo regarding the preliminary hydrologic and hydraulic evaluation at "Crossing 9" (Station 3121+34) along the Walpole-Charlestown NH Route 12 highway/railway corridor widening and realignment project. This update includes sizing recommendations to meet 1-foot of freeboard within the bridge structure, as well as stream bed gradation for the structure embedment.

This analysis is based upon uninterrupted flows from the contributing watershed. A 48-inch RCP beneath Route 12-A is currently positioned upstream of Crossing 9. The sizing recommendations for Crossing 9 described below will be adequate if the existing 48-inch RCP is redesigned to meet the NH stream crossing standards in the future.

#### Structure Slope

The inlet invert of the existing culvert at crossing 9 has been measured at elevation 288.42 feet. The outlet invert has been measured at elevation 286.88 feet. These inverts appear to be below the adjacent stream bed elevations both upstream and downstream. After performing a long profile analysis of the existing stream bed the optimal elevation to set the stream invert within the proposed structure will be approximately 288.70 feet, please see the figure attached at the end of this memo. This elevation will be the constructed streambed elevation within the structure and in the immediate vicinity disturbed during construction. This will account for the surrounding streambed elevation up and downstream of the structure. It is important to set the structure with enough embedment to account for long-term vertical channel adjustment. An embedded structure at this crossing may require an embedment depth greater than 2 feet to accommodate material transport therefore we recommend 2.7 feet of substrate for a closed box culvert. This embedment depth will allow for possible degradation of the streambed when the stream is no longer constricted. The structure size will be rounded up to the nearest 1-foot increment to account for possible degradation as well as a more standard concrete culvert size to be fabricated and installed.

The need for bed retention sills within the culvert to assist with streambed stability was examined. Typically sills are used within culverts designed to have a 6% slope or greater. The proposed culvert at crossing 9 will be installed with a 0.5% slope. Bed retention sills are not recommended for this culvert replacement. Sills tend to act as barriers for aquatic organisms within the substrate, within this low gradient stream segment sills may become more of a



nuisance than solution. Rock banks are a secondary option that would ease the aquatic organism barrier concern while providing bed-control. Rock bands will not be required for this culvert replacement based on the streambed gradation designed for the embedment of the culvert, described below. The streambed has been designed to ensure stability through the 100-year storm event.

#### Structure Rise

The following water surface profiles were determined utilizing HEC-RAS modeling. The model analyzed the effects of the stream crossing without tailwater effects from the Connecticut River in order to ensure proper sizing for the stream crossing alone. The Connecticut River will completely inundate crossing 9 during severe storm events, please see the figure attached at the end of this memo.

The peak water surface elevations produced by this **stream** will continue to have no roadway/railway flooding implications based on a 14-foot wide by 6.3-foot high box culvert flow opening. The top of the structure opening is proposed to be at elevation 295.00. This elevation with the corresponding modeling results will produce 1-foot of freeboard within the structure during the 100-year storm produced by this **stream**. Please note this box culvert would need to be at least 14-feet by 9-feet to incorporate at least 2.7-feet embedment.

Existing 66-inch Reinforced Concrete Pipe				
Peak Water Surface Elevation			ce Elevation (feet)	
Storm Event	Peak Discharge	Upstream Existing	Downstream Existing	
Storm Event	(cfs)	Culvert	Culvert	
2-Year (Approx. Bankfull)	11.94	290.84	290.81	
10-Year	62.90	292.09	291.84	
25-Year	124.4	293.32	292.41	
50-Year	195.1	294.93	292.89	
100-Year	290.6	297.46	293.42	

Proposed 14-foot Wide by 6.3-foot high Concrete Box Culvert				
Peak Water Surface Elevation (feet)				
Storm Event	Peak Discharge (cfs)	Upstream Proposed Culvert	Downstream Proposed Culvert	
2-Year (Approx. Bankfull)	11.94	290.83	290.81	
10-Year	62.90	291.92	291.84	
25-Year	124.4	292.58	292.41	
50-Year	195.1	293.22	292.89	
100-Year	290.6	294.00	293.42	

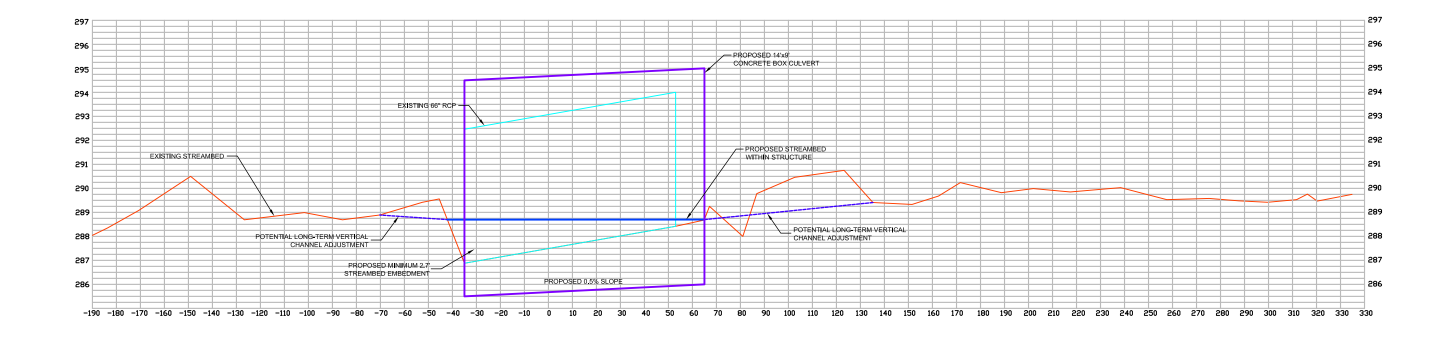


The downstream water surface elevations show no change throughout the modeling process. The existing constriction produced by the 66-inch RCP will be alleviated upstream of the crossing. The headwater impounded upstream of the crossing during severe storm events will be lessened, providing a greater freeboard between the railway and the stream peak water surface elevations.

#### **Structure Embedment**

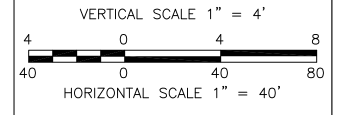
The streambed gradation for the proposed structure embedment has been designed in accordance with the FHWA HEC#26, Culvert Design for Aquatic Organism Passage (Oct 2010) design procedures outlines in Chapter 7, and associated appendices. The 100-year storm peak flow was utilized in sizing the streambed gradation to ensure stability. Sediment transport has been considered and portions of the finer streambed material will be mobile, and replaced by recruitment during larger storm events. It is important to use stones that are rounded boulders and cobbles within the streambed, not angular riprap. Please find the design calculations attached at the end of this memo.

Particle Size	% By Weight
(inches)	Passing
16.0	100
13.3	90-95
10.4	79-84
3.7	45-50
0.38	11-16
No. 4 Sieve	8-10
No. 18 Sieve	5

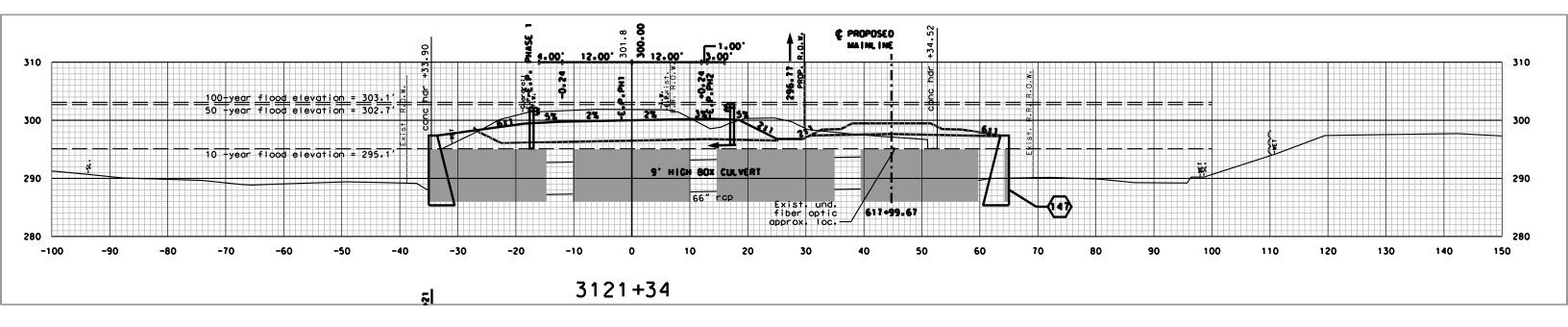




CROSSING #9 STATION 3121+34 LONG PROFILE



225 CEDAR HILL STREET WALPOLE-CHARLESTOWN MARLBORDUGH, MA 01752



Project: Walpole-Charlestown NH Route 12 Highway/

Railway Corridor Widening and Realignment Project

NHDOT Project No.: 14747

Location: Charlestown, NH

<u>Stream Name:</u> Crossing 9 <u>Stream Location:</u> 3121+34

#### **Aquatic Organism Passage**

Reference - FHWA HEC#26, Culvert Design for Aquatic Organism Passage (Oct 2010)

Chapter 7 - Design Procedure, Associated Appendices

#### Step 1. Determine Design Flows

Peak Flow Q<sub>P</sub> = Flood Peak Flow, Design Flow

High Passage Flow  $Q_H = 25\%$  of  $Q_{2-YR}$ 

Low Passage Flow Q<sub>L</sub> > 1 cfs

			_
Flood Peak Flow	Q <sub>P</sub> =	290.6	cfs
	Q <sub>H</sub> =	3.0	cfs
	Q <sub>L</sub> =	2.0	cfs
Bankfull Discharge	Q <sub>2</sub> =	11.9	cfs
	Q <sub>10</sub> =	62.9	cfs
FEMA Flood Study	Q <sub>50</sub> =	195.1	cfs
	Q <sub>100</sub> =	290.6	cfs

#### Step 2. Determine Project Reach and Representative Channel Characteristics

- Project reach should extend, at a minimum, both upstream and downstream from the culvert location no less than three (3) culvert lengths or 200 feet, whichever is greater.
- Representative Channel Characteristics should be established from a minimum of six (6) cross-sections. Three (3) upstream and three (3) downstream of the culvert location.
- Bed material samples should be taken to produce a particle size distribution curve including estimates of the D<sub>16</sub>, D<sub>50</sub>, D<sub>84</sub>, and D<sub>95</sub> of the bed.

#### Step 3. Check for Dynamic Equilibrium

- A state of 'dynamic' equilibrium can be estimated when reach averaged characteristics and the balance between sediment inflow and sediment outflow are maintained.
- Common indicators of channel instability include: Head cutting, and Bank instability/erosion
- Perform Step 4 if stream is unstable; if in dynamic equilibrium continue to Step 5.

#### Step 4. Analyze and Mitigate Channel Instability

• Consult HEC#20 and HEC#23

#### Step 5. Align and Size Culvert for Q<sub>P</sub>

• Size based on HEC#5

#### **Culvert Size**

Length =	100.0	feet
Width =	14.0	feet
Height =	9.0	feet

- Vertical and Horizontal Alignment Aligned with the existing stream bed
- Length Minimized to the extent feasible
- Embedment Maximum of these three values Section 7.5.3

20% fc	or Box and Pipe Arch =	1.8	feet
One times the D <sub>95</sub> f	or Box and Pipe Arch =	1.1	feet
At le	ast 2 feet or greater =	2.7	feet
	Embedment =	2.7	feet

#### • Bed Gradation - Appendix F

D <sub>50</sub> =	3.68	inches
m =	0.5	parameter that determines how fine or course the resulting mix will be. Use m values between 0.45 and 0.70
D <sub>95</sub> =	13.28	inches
D <sub>84</sub> =	10.39	inches
D <sub>16</sub> =	0.38	inches
D <sub>5</sub> =	0.0368	No larger than 0.079 inches

Note - Unstable bed material at Q<sub>p</sub> may require Oversized Bed Material Gradation (See below)

#### • Manning's n - Appendix C

n <sub>bed</sub> =	0.065	From FEMA Flood Study
P <sub>bed</sub> =	14.0	wetted perimeter of natural material in the culvert, ft
n <sub>wall</sub> =	0.013	manning's of culvert wall material
P <sub>wall</sub> =	12.6	wetted perimeter of culvert walls above the natural material, ft
n <sub>composite</sub> =	0.045	

- Debris Will this be a concern?
- Culvert Analysis and Design Tools Computer Programs: HY-8 and HEC-RAS

#### Step 6. Check Culvert Bed Stability at $Q_H$

#### Methods in Appendix D

<u>Slope</u>	Method for Evaluating Stability
0 - 3%	Modified Shield's Method
Up to 5%	Modified Shield's Method
3 - 5%	Modified Shield's Method & Critical Unit Discharge
	Method (Use Most Conservative)
3 - 10%	Critical Unit Discharge Method
5 - 10%	Critical Unit Discharge Method
10 - 20%	Critical Unit Discharge Method

#### • Permissible Shear Stress

Comparison of the Applied Shear Stress to the Permissible Shear Stress (the ability of a bed material to resist movement)

<u>Noncohesive Materials</u> - wide range of material sizes greater than 2 inches (Section 7.6.1.1) <u>Cohesive Materials</u> - largely fine grained materials (Section 7.6.1.2)  $\mathbf{Q}_{\mathsf{H}}$ 

_	r /.		١ ٦	0.3	* г	<b>、</b> 0.7
$\tau_p =$	<b>-</b> (γ	's <b>- γ</b>	ט (	4	. r	ر <sub>50</sub>

- Used for slopes 5% or less

$\tau_p$ =	1.9204
F =	0.047
γ <sub>s</sub> =	160
γ =	62.4

permissible shear stress,  $lb/ft^2$ Shield's parameter for  $D_{50}$  (Table 7.1), based on Reynolds #  $R_e$ specific weight of stone,  $lb/ft^3$  (typical 156 to 165  $lb/ft^3$ ) specific weight of water,  $lb/ft^3$ 

# $R_e = (V(gyS) * D_{50}) / v$

R <sub>e</sub> =	8,746	particle Reynolds number
D <sub>50</sub> =	0.31	feet
g =	32.2	gravitational acceleration, ft/s <sup>2</sup>
y =	1.00	maximum channel depth during $Q_H$ , ft
S =	0.005	channel slope, ft/ft
ν =	1.407E-05	kinematic viscosity, ft <sup>2</sup> /s

## **Applied Shear Stress**

## $\tau_D = \gamma y S$

$\tau_{D}$ =	0.0125	maximum applied shear stress, lb/ft <sup>2</sup>
γ =	62.4	specific weight of water, lb/ft <sup>3</sup>
y =	1.00	maximum channel depth during $Q_{H}$ , ft
S =	0.000	energy slope, ft/ft

#### S = H/L

S =	0.0002	energy slope, ft/ft
H =	0.020	flow grade line, ft (HW-TW)
L =	100.0	culvert length, ft

$\tau_{\rm p}$	>	$\tau_{\scriptscriptstyle D}$	<b>CHECK</b>

 $Q_p$ 

 $\tau_p = F (\gamma_s - \gamma) D_{84}^{0.3} * D_{50}^{0.7}$ 

- Used for slopes 5% or less

$\tau_p$ =	1.9204
F =	0.047
γ <sub>s</sub> =	160
γ =	62.4

permissible shear stress, lb/ft $^2$ Shield's parameter for D $_{50}$  (Table 7.1), based on Reynolds # R $_{\rm e}$  specific weight of stone, lb/ft $^3$  (typical 156 to 165 lb/ft $^3$ )

specific weight of water, lb/ft<sup>3</sup>

 $R_e = (V(gyS) * D_{50}) / v$ 

R <sub>e</sub> =	20,134	particle Reynolds number
D <sub>50</sub> =	0.31	feet
g =	32.2	gravitational acceleration, ft/s <sup>2</sup>
y =	5.30	maximum channel depth during design flow, ft (HW in HEC-RAS model)
S =	0.005	channel slope, ft/ft
ν =	1.407E-05	kinematic viscosity, ft <sup>2</sup> /s

#### **Applied Shear Stress**

 $\tau_D = \gamma y S$ 

$\tau_{D} =$	1.9182	maximum applied shear stress, lb/ft <sup>2</sup>
γ =	62.4	specific weight of water, lb/ft <sup>3</sup>
y =	5.3	maximum channel depth during design flow, ft (HW in HEC-RAS model)
S =	0.006	energy slope, ft/ft

S = H/L

S =	0.006	energy slope, ft/ft
H =	0.58	flow grade line, ft (HW-TW from HEC-RAS model)
L =	100.0	culvert length, ft

$ au_{p}$	>	$\tau_{\scriptscriptstyle D}$	CHECK
۲			

#### Step 7. Check Channel Bed Mobility at Q ,

Compare the relative mobility of the streambed material in the culvert to the relative mobility of the streambed material in the upstream and downstream channel.

- If the maximum applied shear stress for any CHANNEL cross-section is less than the permissible shear stress redesign of the culvert to achieve a stable bed.
- If the maximum applied shear stress for all CHANNEL cross-sections are greater than the permissible shear stress the bed may be considered mobile.

#### Step 8. Check Culvert Bed Stability at Q ,

If the applied shear stress within the culvert is less than or equal to the permissible shear stress for the bed material, the culvert bed is stable.

Steps 9 through 13 for more indepth designs

# Attachment C NH Natural Heritage Bureau Results (NHB16-3895)

#### Memo



**To:** Matthew Lundsted, Comprehensive Environmental Inc

21 Depot Street

Peterborough, NH 03054

From: Amy Lamb, NH Natural Heritage Bureau

Date: 1/10/2017 (valid for one year from this date)

Re: Review by NH Natural Heritage Bureau

NHB File ID: NHB16-3895 Town: Charlestown, Walpole Location: Route 12

Description: Reconstruction of Route 12 beginning at its junction with Main Street in North Walpole continuing approximately 2.7 miles to the

NH Route 12A junction in Charlestown including CT River bank stabilization, reconstruction and bank erosion repairs. (Follow-up

to NHB15-1868)

cc: Kim Tuttle

As requested, I have searched our database for records of rare species and exemplary natural communities, with the following results.

Comments: Some plant surveys have already been conducted for grass-leaved mud-plantain, but additional surveys would be requested if additional work is proposed in the Connecticut River (such as stabilization that would require work or placement of riprap in the river). Contact NH Fish & Game regarding wildlife concerns.

Invertebrate Species  Dwarf Wedge Mussel (Alasmidonta heterodon)	State <sup>1</sup>	<b>Federal</b> E	Notes  Contact the NH Fish & Game Dept and the US Fish & Wildlife Service (see below).
Dwaii wedge Mussei (Alasmaonia neterodon)	ويتار	ь	Contact the 1411 Fish & Game Dept and the OS Fish & whome Service (see below).
Natural Community	State <sup>1</sup>	Federal	Notes
Circumneutral rocky ridge*		/	Threats would primarily be trampling by recreational hikers.
Plant species	State	Federal	Notes
grass-leaved mud-plantain (Heteranthera dubia)*	T		Threats to aquatic species include changes in water quality, e.g., due to pollution and
			stormwater runoff, and significant changes in water level.
Vertebrate species	State <sup>1</sup>	Federal	Notes
Bald Eagle (Haliaeetus leucocephalus)	Т		Contact the NH Fish & Game Dept (see below).

<sup>1</sup>Codes: "E" = Endangered, "T" = Threatened, "SC" = Special Concern, "--" = an exemplary natural community, or a rare species tracked by NH Natural Heritage that has not yet been added to the official state list. An asterisk (\*) indicates that the most recent report for that occurrence was more than 20 years ago.

Contact for all animal reviews: Kim Tuttle, NH F&G, (603) 271-6544.

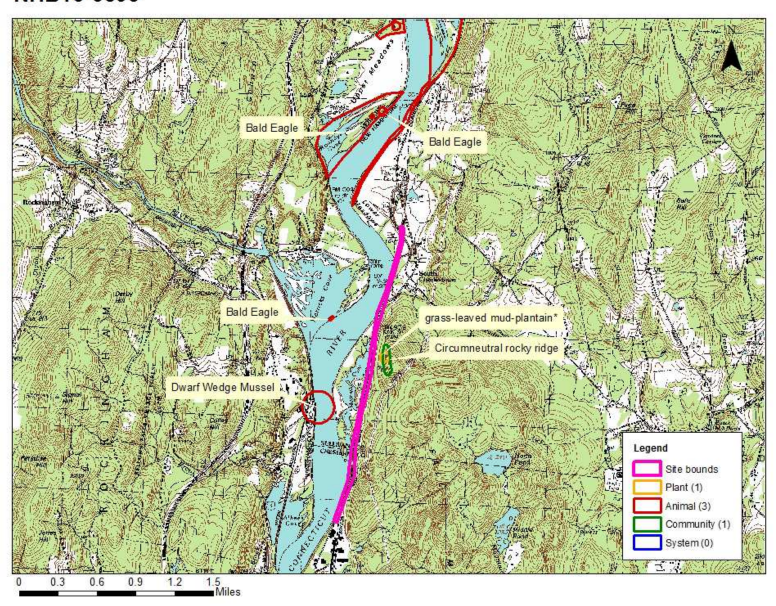
#### Memo



A negative result (no record in our database) does not mean that a sensitive species is not present. Our data can only tell you of known occurrences, based on information gathered by qualified biologists and reported to our office. However, many areas have never been surveyed, or have only been surveyed for certain species. An on-site survey would provide better information on what species and communities are indeed present.



# NHB16-3895



NHB16-3895 EOCODE: IMBIV02030\*024\*NH

# New Hampshire Natural Heritage Bureau - Animal Record

#### Dwarf Wedge Mussel (Alasmidonta heterodon)

Legal Status Conservation Status

Federal: Listed Endangered Global: Critically imperiled due to rarity or vulnerability State: Listed Endangered State: Critically imperiled due to rarity or vulnerability

**Description at this Location** 

Conservation Rank: Not ranked

Comments on Rank:

Detailed Description: 2004: Rockingham: 2 live mussels observed.

General Area: 2004: Rockingham: Mussels within 3m of the riverbank, in depths of about 0.5m, in sandy

substrate, and near beds of submerged vegetation.

General Comments: Management Comments:

Location

Survey Site Name: Herricks Cove, south of

Managed By:

County: Sullivan
Town(s): Charlestown

Size: 30.8 acres Elevation:

Precision: Within (but not necessarily restricted to) the area indicated on the map.

Directions: 2004: Rockingham: Near western shore of Connecticut River, Charlestown, just north of border with

Walpole.

**Dates documented** 

First reported: 2004-09-16 Last reported: 2004-09-16

The U.S. Fish & Wildlife Service has jurisdiction over Federally listed species. Please contact them at 70 Commercial Street, Suite 300, Concord NH 03301 or at (603) 223-2541.

NHB16-3895 EOCODE: CT00000169\*005\*NH

#### New Hampshire Natural Heritage Bureau - Community Record

#### Circumneutral rocky ridge

Legal Status Conservation Status

Federal: Not listed Global: Not ranked (need more information)

State: Not listed State: Critically imperiled due to rarity or vulnerability

**Description at this Location** 

Conservation Rank: Historical records only - current condition unknown. Comments on Rank: Full complement of serpentine plants not present.

Detailed Description: 1985: Xeric ledge dominated by Woodsia ilvensis (rusty woodsia), Deschampsia flexuosa

(common hairgrass), and Diervilla lonicera (bush honeysuckle). Acidic except for Cerastium arvense (field chickweed), Agalinis tenuifolia (slender gerardia) dominated area, which may

be mafic. Steep, open slopes with very thin soil over bedrock.

General Area: 1985: Grassy, rocky glade at top of steep western slope of Fall Mountain.

General Comments: 1985: Selaginella rupestris (rock spikemoss) uncommon and occurs here. Revisit needed.

Lacks complement of species to be classified as serpentine.

Management Comments:

Location

Survey Site Name: Fall Mountain

Managed By:

County: Sullivan
Town(s): Charlestown

Size: 7.4 acres Elevation: 700 feet

Precision: Within (but not necessarily restricted to) the area indicated on the map.

Directions: Charlestown. Fall Mountain, across the Connecticut River from Bellows Falls, VT. This site is at

northern extreme of the Fall Mountain ridge.

**Dates documented** 

First reported: 1985 Last reported: 1985-09-25

NHB16-3895 EOCODE: PMPON03010\*003\*NH

# New Hampshire Natural Heritage Bureau - Plant Record

#### grass-leaved mud-plantain (Heteranthera dubia)

**Legal Status** Conservation Status

Federal: Not listed Global: Demonstrably widespread, abundant, and secure

State: Listed Threatened State: Imperiled due to rarity or vulnerability

**Description at this Location** 

Conservation Rank: Historical records only - current condition unknown.

Comments on Rank:

Detailed Description: 1985: Rawinski specimen TJR85-1207.

General Area:
General Comments:
Management
Comments:

Location

Survey Site Name: Fall Mountain Marshes

Managed By:

County: Sullivan Town(s): Charlestown

Size: 2.8 acres Elevation: 500 feet

Precision: Within (but not necessarily restricted to) the area indicated on the map.

Directions: Charlestown. Fall Mountain marshes.

**Dates documented** 

First reported: 1985-09-25 Last reported: 1985-09-25

NHB16-3895 EOCODE: ABNKC10010\*030\*NH

#### New Hampshire Natural Heritage Bureau - Animal Record

#### Bald Eagle (Haliaeetus leucocephalus)

Legal Status Conservation Status

Federal: Not listed Global: Demonstrably widespread, abundant, and secure

State: Listed Threatened State: Imperiled due to rarity or vulnerability

**Description at this Location** 

Conservation Rank: Not ranked

Comments on Rank:

Detailed Description: 2015: Nest 3: 1 chick fledged. 2014: Nest 2: Nest active, no chicks fledged. 2013: Nest 2: 2

chicks fledged. 2012: Nest 2: 2 chicks fledged. 2011: Nest 2: 2 chicks fledged. 2010: Nest 1:

1 chick fledged. 2009: Nest 1: Nest built, no chicks fledged.

General Area:

General Comments:

2009: Nest in Vermont, but breeding territory probably extends into New Hampshire.

Management Comments:

Location

Survey Site Name: Upper Meadows

Managed By:

County: Sullivan Town(s): Charlestown

Size: 4.3 acres Elevation:

Precision: Within (but not necessarily restricted to) the area indicated on the map.

Directions:

**Dates documented** 

First reported: 2009 Last reported: 2015

The New Hampshire Fish & Game Department has jurisdiction over rare wildlife in New Hampshire. Please contact them at 11 Hazen Drive, Concord, NH 03301 or at (603) 271-2461.

NHB16-3895 EOCODE: ABNKC10010\*065\*NH

# New Hampshire Natural Heritage Bureau - Animal Record

#### Bald Eagle (Haliaeetus leucocephalus)

**Legal Status** Conservation Status

Federal: Not listed Global: Demonstrably widespread, abundant, and secure

State: Listed Threatened State: Imperiled due to rarity or vulnerability

**Description at this Location** 

Conservation Rank: Not ranked

Comments on Rank:

Detailed Description: 2012: 1 eagle observed on 2/25.2010: 1 eagle observed on 1/9.2009: 1 eagle observed on

1/10.

General Area: General Comments: Management Comments:

Location

Survey Site Name: Upper Meadows

Managed By:

County: Sullivan
Town(s): Charlestown

Size: 216.5 acres Elevation:

Precision: Within (but not necessarily restricted to) the area indicated on the map.

Directions:

**Dates documented** 

First reported: 2009-01-10 Last reported: 2012-02-25

The New Hampshire Fish & Game Department has jurisdiction over rare wildlife in New Hampshire. Please contact them at 11 Hazen Drive, Concord, NH 03301 or at (603) 271-2461.

# Attachment D NHNHB/NHF&G Documentation



August 18, 2015

Mr. Jonathan Evans Project Manager NH Department Of Transportation P.O. Box 483 7 Hazen Drive Concord, NH 03302-0483

Re: NH DOT Project No. 14747

NH Route 12 Walpole to Charlestown

**Aquatic Plant Survey** 

Dear Mr. Evans,

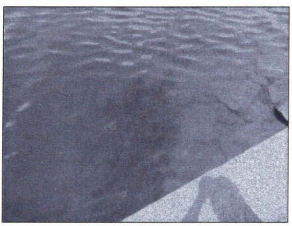
Stoney Ridge Environmental LLC (SRE) is submitting this letter report to document the results of field surveys for two aquatic bed plants which the New Hampshire Natural Heritage Bureau records indicated could be present within the immediate vicinity of the project area surrounding NH Route 12. Record of grass-leaved mud plantain (*Heteranthera dubia*) and long-leaved pondweed (*Potamogeton nodosus*) occurs in areas of the Connecticut River and Wetlands within the vicinity of the project area. SRE conducted a survey for these plants on August 6 and 12, 2015 in the general vicinity of the survey areas highlighted on the NH DOT aerial photo mapping provide to SRE by you. Suitable habitat and potential locations of these plants were identified during a land-based survey on August 6, 2015. Based on the observations of this survey and the project mapping provided by NH DOT a water-based survey, from kayaks, was conducted for specific locations on August 12, 2015. The survey occurred at the height of the grass-leaved mud plantain flowering period (early august) and within the flowering period of long-leaved pondweed (July through early September).

Suitable habitat for grass-leaved mud plantain is described as submerged shore, mudflat or sediment bar habitats in 0 -4 feet of water. It is easily recognized as having aquatic leaves without mid-veins and yellow flowers. Suitable habitat for long-leaved pondweed is described as four or more feet of water over a mucky, soft bottom.

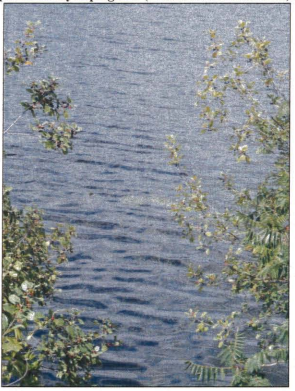
No grass-leaved mud plantain plants or communities were observed on either day of surveys. All areas with the appropriate water depth range were established with water celery (*Vallisneria americana*), yellow water lily (*Nuphar lutea*), elodea (*Elodea sp.*) and white water lily (*Nymphaea alba*) and in shallower water by arrow arum (*Peltandra virginica*), pickerelweed (*Pontedaria cordata*) and duck potato (*Saggitaria lancifolia*). Areas 1, 2 and 3 were of an



appropriate depth however, yellow water lily was dominant and so numerous as to the point of shading the aquatic bed. The emergent and aquatic bed wetlands in areas 5 and 7 had appropriate water depths for grass-leaved mud plantain however; these areas were dominated by pickerelweed, duck potato and broad-leaved cattail (*Typha latifolia*). The Connecticut River adjacent wetlands from Area 4 and 6 were suitable habitat for long-leaved pondweed. Several hours were spent surveying this area from the water and two other species of pondweed bassweed (*Potageton amplifolus*) and floating pondweed (*Potamogeton natans*) were observed however, no long-leaved pond weed was observed.



A view of Area 4 from atop the concrete headwall. Note aquatic bed plants are present in the area, particularly tape grass (Vallisneria Americana).



The floating leaves of pondweeds as observed from the western roadway embankment on August 6, 2015.





In the vicinity of Area 6. Note the floating pondweed leaves in the foreground. These were identified as bassweed.

Areas 1, 2, 3, 5 and 7 were surveyed but none of the protected species were observed and the plant communities present were not consistent with described suitable habitat of either grass-leaved mud plantain or long-leaved pondweed.

If there are any additional questions regarding this project, please feel free to contact us at (603) 776-5825.

Sincerely,

Stoney Ridge Environmental, LLC

Cynthia M. Balcius CSS, CWS, CPESC

Senior Project Manager

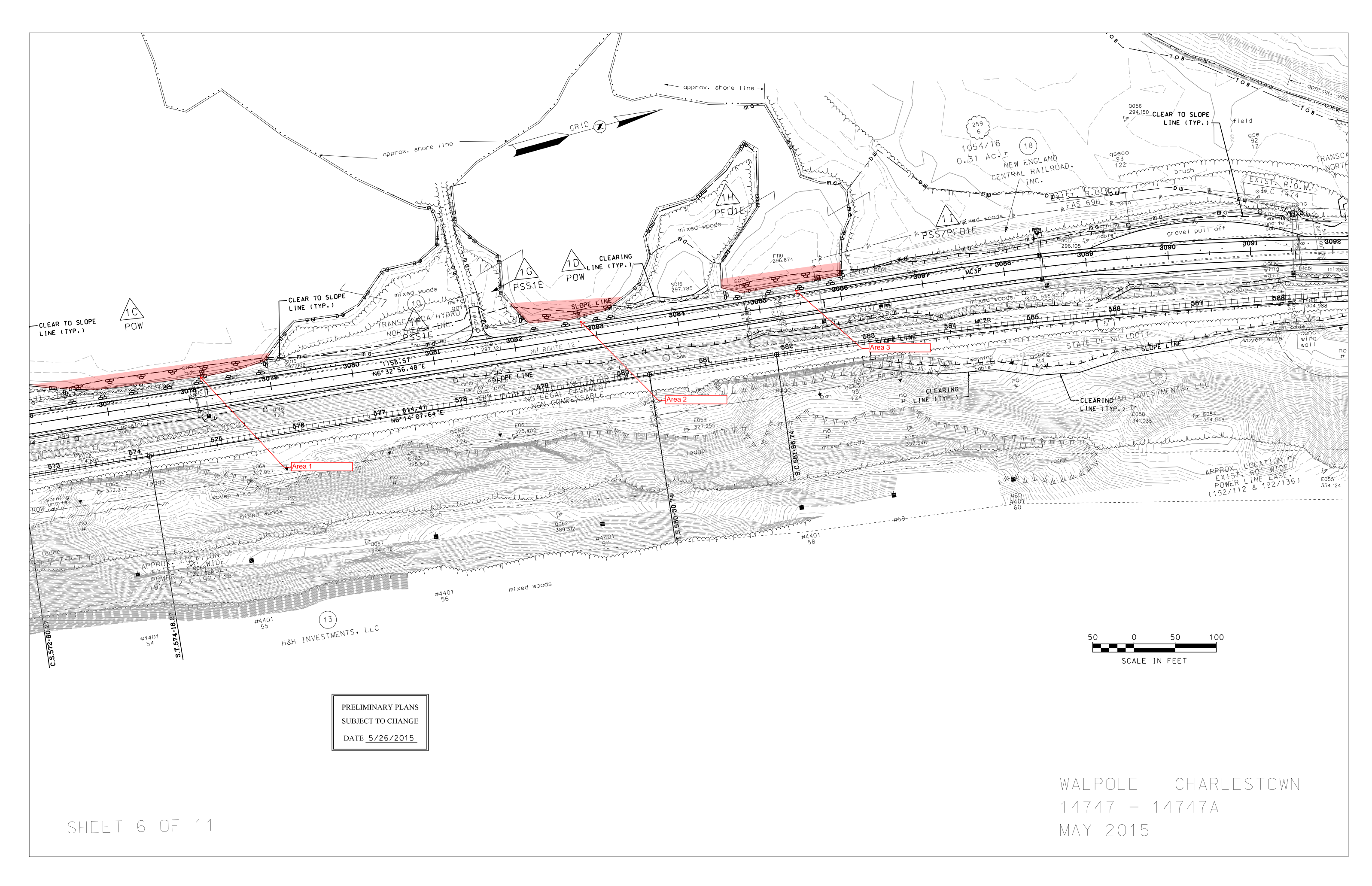
Richard Bolton Project Manager

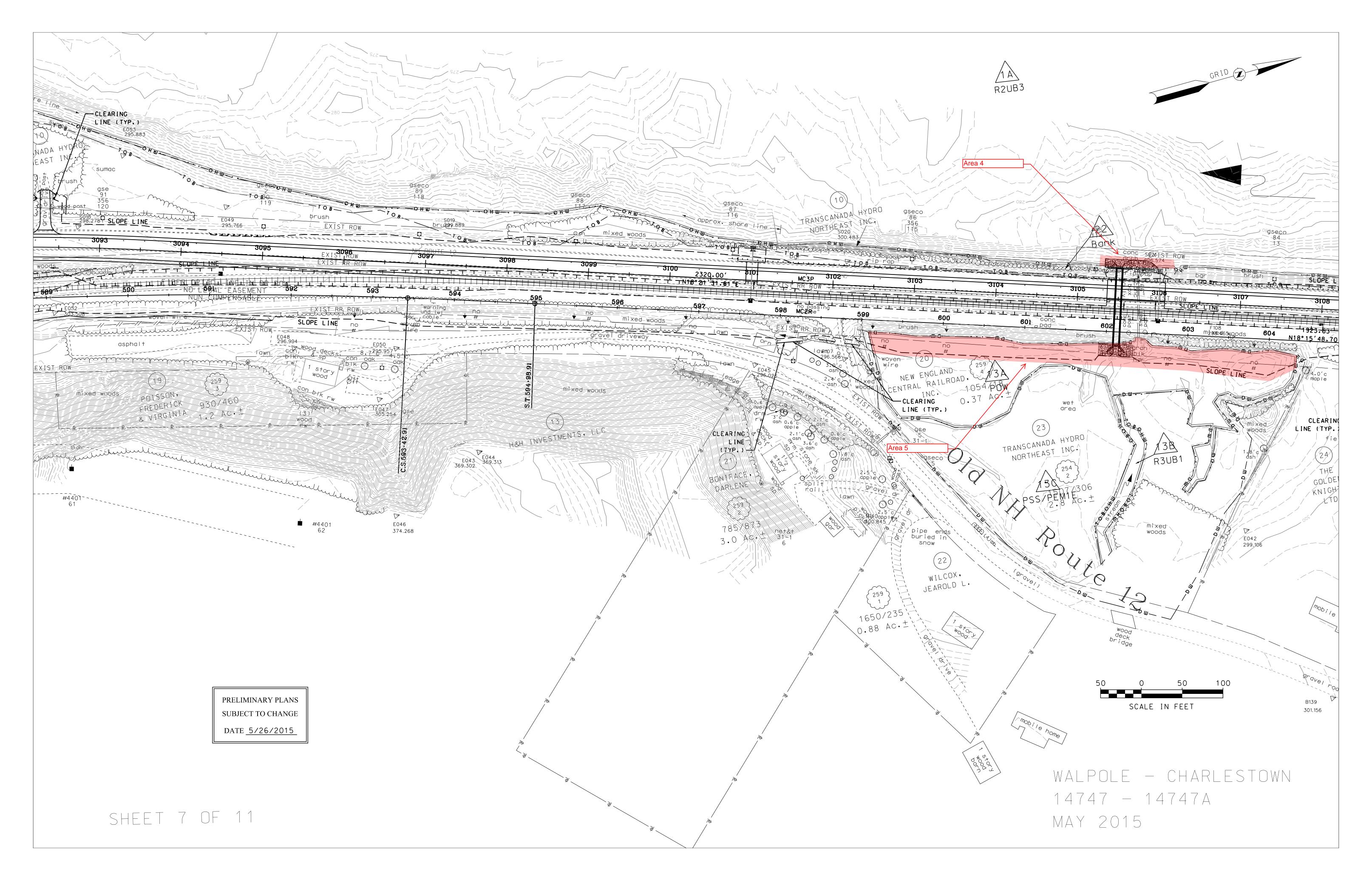


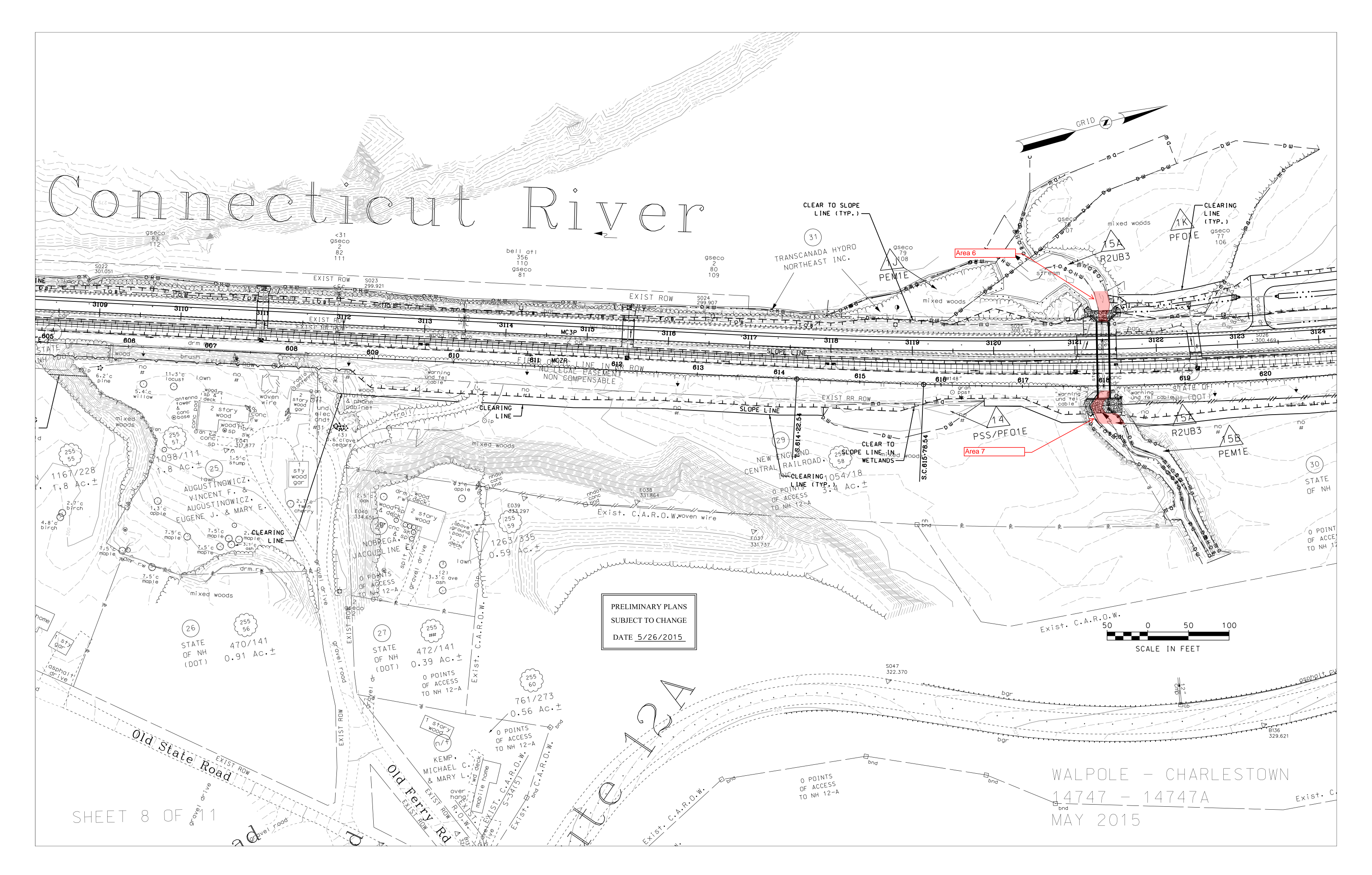














September 4, 2015

Mr. Jonathan Evans Project Manager NH Department Of Transportation P.O. Box 483 7 Hazen Drive Concord, NH 03302-0483

Re: NH DOT Project No. 14747

NH Route 12 Walpole to Charlestown Threatened and Endangered Plant Survey

Dear Mr. Evans,

Stoney Ridge Environmental LLC (SRE) is submitting this letter report to document the results of field surveys for five threatened and endangered plant species which the New Hampshire Natural Heritage Bureau records indicated could be present within the immediate vicinity of the project area surrounding NH Route 12. Record of Fogg's goosefoot (*Chenopodium foggii*), four-leaved milkweed (*Asclepias quardrifolia*), large-bracted tick-trefoil (*Desmodium cuspidatum*), upland thoroughwort (*Eupatorium sessilifolium*) and Virginia tickseed (*Hackelia virginiana*) within the vicinity of the project area. SRE conducted a survey for these plants on August 6 and 27, 2015 in the general vicinity of the survey areas highlighted on the NH DOT aerial photo mapping. The habitat and plant survey for *A. quadrifolia* occurred on august 6, 2015 consistent with its flowering period in late July. The balance of these plants were surveyed during the flowering period on August 27, 2015.

Suitable habitat for *C. foggii* is described as "rocky slopes and outcrops in sparsely wooded areas associated with enriched rocky woods and circumneutral talus slopes" (Massachusetts Natural Heritage and Endangered Species Program, *Chenopodium foggii* fact sheet, 2007). Suitable habitat for *A. quadrifolia* has been described as "dry to mesic open deciduous forest on rocky or steep slopes in enriched or circumneutral soil" (.http://www.ct-botanical-society.org/galleries/asclepiasquad.html). Suitable habitat for *D. cuspidatum* is described as "rocky open forest edges, rocky ridges, shrub dominated landscapes with circumneutral or alkaline bedrock" (https://gobotany.newenglandwild.org/species/desmodium/cuspidatum/). Suitable habitat for *E. sessilifolia* is described as "rocky forests, woodland and edges of rocky



balds" (.https://gobotany.newenglandwild.org/species/eupatorium/sessilifolium/). Suitable habitat for *H. virginiana* is described as "mesic, deciduous forests, talus, cliff bases, usually in regions of high-pH bedrock"

(https://gobotany.newenglandwild.org/species/hackelia/virginiana/).

None of the protected plants where observed during the August 6th or 27th surveys. Several areas in the vicinity of the project have suitable habitat for these species, open deciduous forest on steep and rocky slopes in localized areas of circumneutral soils. During the survey the soil pH was generally assessed by the presence of other plants which prefer circumneutral conditions, sugar maple (*Acer saccharum*), basswood (*Tilia americana*), cottonwood (*Populus deltoides*), willows (*Salix sp.*), Christmas fern (*Polystichum acrostichoides*) and a lack of sedge (*Carex sp.*) dominance in seep areas. Rocky and cliff habitats east of the rail road tracks with the appropriate plant community were paid more attention than gentler slopes with white pine (*Pinus strobus*), red oak (*Quercus rubra*), huckleberry (*Gaylussacia sp*) and sweetfern (*Comptonia peregrina*) vegetative community. In the areas with associated plat communities and suitable physical conditions, SRE did not observe any of the listed species.



Photo 1 Photo 2
Photo 1: A view of a gentle slope east of the railroad tracks which were not considered suitable habitat. Note a semi open canopy dominated by red oak and a huckleberry in the herbaceous structural level.

Photo 2: A view near a seep east of the railroad tracks which was considered suitable habitat. Note a semi open canopy dominated by sugar maple with Solomon's seal (*Polygonatum biflorum*) in the herbaceous structural layer.



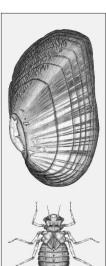
If there are any additional questions regarding this project, please feel free to contact us at (603) 776-5825.

Sincerely,

Stoney Ridge Environmental, LLC

Cynthia M. Balcius CSS, CWS, CPESC Senior Project Manager / Plant Biologist Richard Bolton Project Manager





Comprehensive Environmental, Inc. 21 Depot Street Merrimack, New Hampshire 03054

July 16, 2016



#### **REPORT**

Dwarf Wedgemussel Survey in the Connecticut River for the Route 12 Expansion Project (Walpole, New Hampshire)

#### INTRODUCTION

Biodrawversity completed a freshwater mussel survey in the Connecticut River along a section of Route 12 in Walpole, New Hampshire, where the New Hampshire Department of Transportation (NHDOT) is proposing to widen the roadway to accommodate safety concerns. The survey was required as part of the environmental review and permitting for the proposed road project. The target mussel species included the Dwarf Wedgemussel (Alasmidonta heterodon), which is listed as Endangered in New Hampshire and by the U.S. Fish and Wildlife Service (USFWS). The study had three objectives:

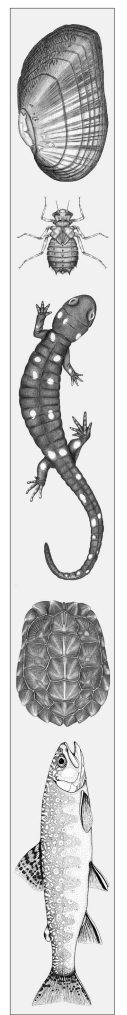
- 1. Determine if Dwarf Wedgemussels occur in the Connecticut River along the portion of the Route 12 embankment where construction is proposed.
- 2. Collect information on Dwarf Wedgemussel population size and habitat quality/availability to determine the possible effects of construction.
- 3. If Dwarf Wedgemussels were found, provide recommendations for a relocation and monitoring plan that is consistent with protocols used by the USFWS and New Hampshire Fish and Game.

#### **METHODS**

The survey was conducted on July 12, 2016. At the time of the survey, the river levels, water temperature, and water clarity were all conducive for finding mussels with visual searches. Qualitative mussel surveys were conducted along the length of the embankment where construction is proposed



Connecticut River in North Walpole, NH, along the bank where road construction is proposed.





(~650 meters) in water depths ranging from 3-20 ft, and generally within 30-40 meters of the shoreline The area was surveyed by SCUBA diving; two biologists spent approximately 12 person-hours searching for mussels in this reach. Biologists recorded mussel density, water depth, and habitat. Biologists planned to collect additional data on Dwarf Wedgemussels, but this was not necessary because Dwarf Wedgemussels were not detected during the survey.

#### **RESULTS**

**Mussels:** Neither live individuals, nor shells, of Dwarf Wedgemussels were found. Live individuals of three native mussel species were found: Eastern Elliptio (*Elliptio complanata*), Eastern Lampmussel (*Lampsilis radiata*), and Eastern Floater (*Pyganodon cataracta*). Eastern Elliptio was very dense, exceeding 100/m² in some areas, especially in the 5-12 ft depth range, and outnumbering Eastern Lampmussels by at least 20:1. Only one Eastern Floater was found.

**Habitat:** Shallow areas (<2 ft) were very rocky, with large angular boulders (riprap) and very few mussels. Farther offshore, the riprap was embedded in silt, with varying amounts of detritus and coarse wood. Tapegrass (*Vallisneria* sp.) was common in depths of 2-8 ft, and diminished in abundance in deeper water. The steep bank, with riprap and silt, extended down to a maximum depth of 17-20 ft. Most of the survey area was part of a large backwater area, thus there was no noticeable flow.

#### **RECOMMENDATION**

Based on these survey results, and results of similar surveys conducted in the lower impoundment of the Bellows

Connecticut
River

Mussel Survey Area

Oday St.

Selinis St.

Selinis

**Figure 1**. Dwarf Wedgemussel survey area in the Connecticut River along Route 12 in Walpole, NH.

Falls Dam for TransCanada in 2011, it does not appear the Dwarf Wedgemussels occur in this area of the Connecticut River. Thus, the proposed road construction project should have no effect on Dwarf Wedgemussels, and we do not recommend any further mussel surveys or monitoring.



#### **Matt Lundsted**

From: Matt Lundsted

Sent: Tuesday, January 3, 2017 1:37 PM

To: Matt Lundsted

**Subject:** FW: Walpole-Charlestown, 14747, Field Review (Bald Eagles) NHB14-3112

Attachments: 14747 Large Aerial Small size.pdf; NHB14-3112\_Evans.pdf; NHB09-2261\_Evans1.pdf;

Bulrush OK & No Federal Species.pdf; Dwarf Wedgemussels OK.PDF

----Original Message-----

From: Tuttle, Kim [mailto:Kim.Tuttle@wildlife.nh.gov]

Sent: Wednesday, August 27, 2014 1:52 PM

To: Jonathan Evans

Subject: Walpole-Charlestown, 14747, Field Review (Bald Eagles) NHB14-3112

Jonathan,

The NHFG Nongame and Endangered Wildlife Program has reviewed NHB14-3112 for the proposed relocation of the New England Central Railroad and NH Route 12 between the towns of Walpole and Charlestown, NH. The NHB database check indicated the state and federally endangered dwarf wedgemussel and the state threatened bald eagle in the vicinity of the project. We concur with the 2010 finding by Susi von Oettingen, USFWS, of no expected impact to dwarf wedgemussel as habitat does not appear to be present. The situation with eagle use in that section has not changed much, with one exception. Evidently the nest located on the VT side of the river just above Roundy's Cove has fallen from the tree. It is unclear at this point where the resident pair of bald eagles will construct a new nest. They have used 4 separate locations since the mid-2000s. There is a possibility they might select a tree located on the NH side of the river and nearer to Rte 12, which could create some issues. Just be aware of this as a possibility - any bald eagles carrying sticks or other nesting materials on the NH side of the river should be immediately reported to us so that we can follow up.

Please feel free to call me if you have any questions regarding this review.

Sincerely,

Kim Tuttle Certified Wildlife Biologist NH Fish and Game 11 Hazen Drive Concord, NH 03301 603-271-6544

----Original Message-----

From: Jonathan Evans [mailto:JEvans@dot.state.nh.us]

Sent: Monday, August 25, 2014 12:13 PM

To: Tuttle, Kim Cc: Henderson, Carol Subject: RE: FW: Walpole-Charlestown, 14747, Field Review (Bald Eagles)

Hi Kim,

Attached is an aerial photo showing the maximum extent of the proposed right-of-way and/or drainage/construction easements necessary to construct the subject project. It is unlikely that this project will require disturbance of this entire area, however this outline should hopefully give you an idea of the maximum possible extent of impact. This aerial photo also shows the results of the tree inventory conducted on 8/18/14. Per our discussion several weeks ago, this inventory includes all pines over 12" d.b.h. adjacent to the western side of the roadway. Several of the trees were inaccessible to the surveyor as they were located on private property or in an area that was unsafe to access. The approximate location of these trees are noted on the map.

Also attached, please find an updated NHNHB search as well as the original 2009 NHB search and some subsequent coordination with the USF&WS.

To answer your below question, yes, the project location/design has not changed from that which we looked at during our site walk a few years ago. The only changes that have been made are to further refine the drainage within the footprint that was previously reviewed.

Please take a look at this information and let me know if you have any further questions or concerns regarding any of the species highlighted in the updated NHB search.

Thanks, Jon

~~~~~~~

Jonathan Evans Air & Noise Program Manager **NH** Department of Transportation **Bureau of Environment** 7 Hazen Dr., PO Box 483 Concord, NH 03302-0483 Email: jevans@dot.state.nh.us Phone: (603)271-4048 M-F 7AM-3PM

Fax:(603)271-7199

----Original Message-----

From: Tuttle, Kim [mailto:Kim.Tuttle@wildlife.nh.gov]

Sent: Friday, August 22, 2014 11:53 AM

To: Jonathan Evans

Subject: RE: FW: Walpole-Charlestown, 14747, Field Review (Bald Eagles)

Hi Jon,

Can you clarify for me if the project location /tree clearing, etc. is basically the same as what we looked at on our site walk a few years ago? Has the job shifted further to the east vs what we looked at back then?

Thanks, Kim

----Original Message-----

From: Tuttle, Kim [mailto:Kim.Tuttle@wildlife.nh.gov]

Sent: Wednesday, August 13, 2014 1:55 PM

To: Jonathan Evans Cc: Henderson, Carol

Subject: RE: FW: Walpole-Charlestown, 14747, Field Review (Bald Eagles)

Jonathan,

Do you have an updated NHB file number? I'll also need an aerial view of the site. I will then send it out to the eagle biologist and see if we will still require the inventory. The eagle nest and roosting sites in this area may have changed in the last 4 years.

Kim

Kim Tuttle Certified Wildlife Biologist NH Fish and Game 11 Hazen Drive Concord, NH 03301 603-271-6544

----Original Message-----

From: Jonathan Evans [mailto:JEvans@dot.state.nh.us]

Sent: Wednesday, August 13, 2014 1:49 PM

To: Tuttle, Kim

Cc: Henderson, Carol

Subject: RE: FW: Walpole-Charlestown, 14747, Field Review (Bald Eagles)

Hi Kim,

Hopefully you may recall the subject project which involves relocation of the New England Central Railroad and NH Route 12 between the towns of Walpole and Charlestown, NH. If you need a refresher there is quite a bit of information on the project's website at: http://www.nh.gov/dot/projects/walpole14747/index.htm A plan showing the proposed project can be found here: http://www.nh.gov/dot/projects/walpole14747/documents/draft\_public\_hearing\_planlr.pdf

As you may recall, you indicated that due to the presence of Bald Eagle activity along the CT River in this area, we need to do a tree inventory of any trees over 8" d.b.h. that will be removed from the west side of the existing roadway. Fortunately the majority of the work involved in this project will require a shift of the railroad and roadway to the east of their existing locations, so there shouldn't be much clearing to the west. Now that we have a good handle on the limits of any necessary clearing, the Department plans on completing this inventory in the near future.

My question to you is what exactly are you looking for in this inventory and how would you like this information relayed? I envision using GPS to locate each tree over 8" d.b.h. and then providing this in a ArcMap GIS file. Is this acceptable to you? Would you like any other information on these trees (i.e. species, tree condition, etc.)?

Thank you very much for your help.

-Jon

~~~~~~~

Jonathan Evans
Air & Noise Program Manager
NH Department of Transportation

Bureau of Environment 7 Hazen Dr., PO Box 483 Concord, NH 03302-0483

Email: jevans@dot.state.nh.us

Phone: (603)271-4048 M-F 7AM-3PM

Fax:(603)271-7199

----Original Message-----

From: Tuttle, Kim [mailto:Kim.Tuttle@wildlife.nh.gov]

Sent: Thursday, May 06, 2010 3:44 PM

To: Jonathan Evans

Cc: Henderson, Carol; Marchand, Michael

Subject: RE: FW: Walpole-Charlestown, 14747, Field Review (Bald Eagles)

Jon,

Thank you for the additional information. I will be attending the site walk on May 18th to evaluate for potential eagle impacts. The Vermont nesting pair is known to use the Connecticut River shoreline trees on the NH side throughout the whole length of the proposed project. We will need an inventory of any trees over 8" d.b.h. proposed to be removed west of the existing roadway. Tree removal should be kept to an absolute minimum here as any large trees along the shoreline may be used by the state threatened bald eagle for perching, roosting or future nest trees.

Sincerely,

Kim Tuttle Wildlife Biologist NH Fish and Game Nongame and Endangered Species Program 603-271-6544

----Original Message----

From: Jonathan Evans [mailto:JEvans@dot.state.nh.us]

Sent: Thursday, May 06, 2010 2:56 PM

To: cmartin@nhaudubon.org Cc: Henderson, Carol; Tuttle, Kim

Subject: RE: FW: Walpole-Charlestown, 14747, Field Review (Bald Eagles)

Chris,

Thank you for providing the below information regarding potential Bald Eagle impacts. I noticed that you were under the impression that the areas highlighted on the sheet were our only wetland impacts. The map was developed for the purposes of identifying potential impacts to dwarf wedgemussel habitat and northeastern bulrush habitat. The entire project is expected to require approximately 1 acre of wetland impacts, most of which are associated with intermittent or perennial streams carrying water off the hillside to the east and beneath the existing corridor. So, the wetland impacts associated with the project will be those highlighted on the map as well as to those associated with intermittent and perennial streams and some forested wetlands to the east of the tracks.

Please note that there will be a substantial amount of clearing to the east of the tracks (on the hillside) along the southern 1/3 of the project and to some degree along the northern 1/3. Clearing to the west of the existing roadway will be mostly limited to the Meany's Cove area.

This is required as we need to first construct a new railroad adjacent to the existing tracks, relocate the railroad operations to the new track, remove the old track and then move the existing roadway. A set of plans showing this is available on the departments website at:

http://www.nh.gov/dot/projects/walpole14747/documents/plan 323 pim2.pdf.

The areas on this plan highlighted in green indicate areas of slope work which will require clearing.

Do your records indicate the presence of any documented nesting or roosting trees which may potentially impacted by the proposed project.

I realize that this is a rather difficult assessment to make from the office. If this is the case, we will be conducting a field visit on May 18th which I welcome you to attend. I am unsure if Kim will be attending, but if she is, she may also be able to offer her advice.

Thank you again for your assistance.

Sincerely, Jon Evans

Jonathan Evans
Senior Environmental Manager
NH Department of Transportation
Bureau of Environment
Phone: (603)271-4048
Fax:(603)271-7199

----Original Message-----

From: Henderson, Carol [mailto:Carol.Henderson@wildlife.nh.gov]

Sent: Thursday, May 06, 2010 1:52 PM

To: Jonathan Evans

Subject: FW: FW: Walpole-Charlestown, 14747, Field Review

Hi Jon:

FYI

Carol Henderson
NH Fish and Game Department
11 Hazen Drive, Concord, NH 03301
603-271-3511
carol.henderson@wildlife.nh.gov
-----Original Message-----

From: Tuttle, Kim

Sent: Thursday, May 06, 2010 1:16 PM

To: Henderson, Carol

Subject: FW: FW: Walpole-Charlestown, 14747, Field Review

FYI. Kim

----Original Message-----

From: Christian Martin [mailto:CMartin@NHAudubon.org]

Sent: Thursday, May 06, 2010 11:16 AM

To: Tuttle, Kim

Subject: Re: FW: Walpole-Charlestown, 14747, Field Review

Kim -

The area is within (but not at the core of) an documented active bald eagle breeding territory. The pair has nested at several different locations (all in VT) for 6 consecutive years since 2005. If the impacts to wetlands are truly limited to just the 3 spots described (limited encroachment at Jabes, Meany N, and Meany S wetlands), then there should be no issues for bald eagles.

As usual, my biggest concerns are that large dbh perch/roost/potential nest trees are preserved in all cases.

Please let me know if this is sufficient detail, or if I can offer any more info that would assist.

- Chris

Chris Martin, Senior Biologist, Conservation Department New Hampshire Audubon, 3 Silk Farm Road, Concord, NH 03301

Phone: 603/224-9909 x317; Fax: 603/226-0902;

E-mail: cmartin@nhaudubon.org; Web: www.nhaudubon.org

New Hampshire Audubon -- Protecting New Hampshire's natural environment for wildlife and for people.

>>> "Tuttle, Kim" <Kim.Tuttle@wildlife.nh.gov> 05/04/2010 11:22 AM >>> Any eagle issues here? Big road realignment along the Connecticut River.

From: Jonathan Evans [mailto:JEvans@dot.state.nh.us]

Sent: Tuesday, May 04, 2010 7:54 AM

To: Tuttle, Kim Cc: Henderson, Carol

Subject: RE: Walpole-Charlestown, 14747, Field Review

Hi Kim,

Attached are both NHNHB checks (2007 & 2009). I have also attached my most recent correspondence with Susi as well as the information which I provided to her for her determination. She indicated that she did not feel that the project would impact any suitable dwarf wedgemussel habitat.

Please let me know if you have any other questions.

-Jon

~~~~~~~

Jonathan Evans
Senior Environmental Manager
NH Department of Transportation
Bureau of Environment
Phone: (603)271-4048
Fax:(603)271-7199

----Original Message-----

From: Tuttle, Kim [mailto:Kim.Tuttle@wildlife.nh.gov]

Sent: Monday, May 03, 2010 3:32 PM

To: Jonathan Evans

Subject: FW: Walpole-Charlestown, 14747, Field Review

Jon,

Is there a NHB file number for this one? For some reason, I have a very hard time querying for jobs in multiple towns on the Data Base Check Tool.

Thanks,
Kim
Kim Tuttle
Wildlife Biologist
NH Fish and Game
Nongame and Endangered Species Program
603-271-6544

\_\_\_\_

From: Henderson, Carol

Sent: Friday, April 30, 2010 9:43 AM

To: Tuttle, Kim

Subject: RE: Walpole-Charlestown, 14747, Field Review

That was what I told them as well. Yes, I plan on attending and I have invited Gabe as well for a fisheries perspective.

Carol Henderson

NH Fish and Game Department

11 Hazen Drive, Concord, NH 03301

603-271-3511

carol.henderson@wildlife.nh.gov <mailto:carol.henderson@wildlife.nh.gov>

\_\_\_\_\_

From: Tuttle, Kim

Sent: Friday, April 30, 2010 9:07 AM

To: Henderson, Carol

Subject: RE: Walpole-Charlestown, 14747, Field Review

It is probably a must that the USFWS be present as it is federally endangered species and we usually follow their lead on the project. Are you planning to attend?

Kim

\_\_\_\_\_

From: Henderson, Carol

Sent: Thursday, April 29, 2010 2:06 PM

To: Tuttle, Kim

Subject: FW: Walpole-Charlestown, 14747, Field Review

Kim:

Please see e-mail below. This field visit is to review the potential impacts to the dwarf wedge mussel. USFWS have been invited in attending, would you be interested as well?

Carol Henderson

NH Fish and Game Department

11 Hazen Drive, Concord, NH 03301

603-271-3511

carol.henderson@wildlife.nh.gov <mailto:carol.henderson@wildlife.nh.gov>

\_\_\_\_\_

From: Jonathan Evans [mailto:JEvans@dot.state.nh.us]

Sent: Thursday, April 29, 2010 1:27 PM

To: Rich Roach (E-mail); Jamie Sikora (E-mail); Mark Kern (E-mail); Gino Infascelli (E-mail); Lori Sommer (E-mail);

Henderson, Carol; Melissa L. Coppola (E-mail); Sussana von Oettingen (E-mail)

Cc: Kevin Nyhan; Charles Willeke; Donald Lyford; Wendy Johnson

Subject: Walpole-Charlestown, 14747, Field Review

All,

As was discussed at the April Natural Resource Agency Coordination Meeting, I would like to set up a field review of the

Walpole-Charlestown NH Route 12 reconstruction project. In the interest of keeping the project moving I would like to shoot for sometime in early to mid May. I anticipate that we would leave Concord at approximately 9AM and return no later than 3PM. Please let me know if you would like to attend this field review and if so, your availability during this time frame.

Thank you for your assistance.

-Jon ~~~~~~

Jonathan Evans Senior Environmental Manager NH Department of Transportation Bureau of Environment Phone: (603)271-4048

Fax:(603)271-7199

# Attachment E USF&WS IPaC Results



## **United States Department of the Interior**

## FISH AND WILDLIFE SERVICE

New England Ecological Services Field Office 70 COMMERCIAL STREET, SUITE 300 CONCORD, NH 03301

PHONE: (603)223-2541 FAX: (603)223-0104 URL: www.fws.gov/newengland



January 15, 2016

Consultation Code: 05E1NE00-2016-SLI-0800

Event Code: 05E1NE00-2016-E-01063 Project Name: Walpole-Charlestown 14747

Subject: List of threatened and endangered species that may occur in your proposed project

location, and/or may be affected by your proposed project

## To Whom It May Concern:

The enclosed species list identifies threatened, endangered, proposed and candidate species, as well as proposed and final designated critical habitat, that may occur within the boundary of your proposed project and/or may be affected by your proposed project. The species list fulfills the requirements of the U.S. Fish and Wildlife Service (Service) under section 7(c) of the Endangered Species Act (Act) of 1973, as amended (16 U.S.C. 1531 *et seq.*).

New information based on updated surveys, changes in the abundance and distribution of species, changed habitat conditions, or other factors could change this list. Please feel free to contact us if you need more current information or assistance regarding the potential impacts to federally proposed, listed, and candidate species and federally designated and proposed critical habitat. Please note that under 50 CFR 402.12(e) of the regulations implementing section 7 of the Act, the accuracy of this species list should be verified after 90 days. This verification can be completed formally or informally as desired. The Service recommends that verification be completed by visiting the ECOS-IPaC website at regular intervals during project planning and implementation for updates to species lists and information. An updated list may be requested through the ECOS-IPaC system by completing the same process used to receive the enclosed list

The purpose of the Act is to provide a means whereby threatened and endangered species and the ecosystems upon which they depend may be conserved. Under sections 7(a)(1) and 7(a)(2) of the Act and its implementing regulations (50 CFR 402 *et seq.*), Federal agencies are required to utilize their authorities to carry out programs for the conservation of threatened and endangered species and to determine whether projects may affect threatened and endangered species and/or designated critical habitat.

A Biological Assessment is required for construction projects (or other undertakings having similar physical impacts) that are major Federal actions significantly affecting the quality of the human environment as defined in the National Environmental Policy Act (42 U.S.C. 4332(2) (c)). For projects other than major construction activities, the Service suggests that a biological evaluation similar to a Biological Assessment be prepared to determine whether the project may affect listed or proposed species and/or designated or proposed critical habitat. Recommended contents of a Biological Assessment are described at 50 CFR 402.12.

If a Federal agency determines, based on the Biological Assessment or biological evaluation, that listed species and/or designated critical habitat may be affected by the proposed project, the agency is required to consult with the Service pursuant to 50 CFR 402. In addition, the Service recommends that candidate species, proposed species and proposed critical habitat be addressed within the consultation. More information on the regulations and procedures for section 7 consultation, including the role of permit or license applicants, can be found in the "Endangered Species Consultation Handbook" at:

http://www.fws.gov/endangered/esa-library/pdf/TOC-GLOS.PDF

Please be aware that bald and golden eagles are protected under the Bald and Golden Eagle Protection Act (16 U.S.C. 668 *et seq.*), and projects affecting these species may require development of an eagle conservation plan

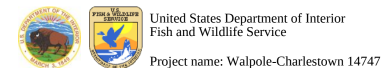
(http://www.fws.gov/windenergy/eagle\_guidance.html). Additionally, wind energy projects should follow the wind energy guidelines (http://www.fws.gov/windenergy/) for minimizing impacts to migratory birds and bats.

Guidance for minimizing impacts to migratory birds for projects including communications towers (e.g., cellular, digital television, radio, and emergency broadcast) can be found at: http://www.fws.gov/migratorybirds/CurrentBirdIssues/Hazards/towers/towers.htm; http://www.towerkill.com; and

http://www.fws.gov/migratorybirds/CurrentBirdIssues/Hazards/towers/comtow.html.

We appreciate your concern for threatened and endangered species. The Service encourages Federal agencies to include conservation of threatened and endangered species into their project planning to further the purposes of the Act. Please include the Consultation Tracking Number in the header of this letter with any request for consultation or correspondence about your project that you submit to our office.

Attachment



## **Official Species List**

## Provided by:

New England Ecological Services Field Office 70 COMMERCIAL STREET, SUITE 300 CONCORD, NH 03301 (603) 223-2541

Consultation Code: 05E1NE00-2016-SLI-0800

**Event Code:** 05E1NE00-2016-E-01063

**Project Type:** TRANSPORTATION

http://www.fws.gov/newengland

**Project Name:** Walpole-Charlestown 14747

**Project Description:** This project involves the reconstruction and associated improvements to NH Route 12 beginning at Main Street in North Walpole, continuing to NH Route 12A in Charlestown. The project proposes to widen NH Route 12 and may require realignment of some portions of the New England Central Railroad. The project is approximately 4.5 km in length. The project will require clearing of trees, including trees with diameters larger than 3" at breast height.

**Please Note:** The FWS office may have modified the Project Name and/or Project Description, so it may be different from what was submitted in your previous request. If the Consultation Code matches, the FWS considers this to be the same project. Contact the office in the 'Provided by' section of your previous Official Species list if you have any questions or concerns.

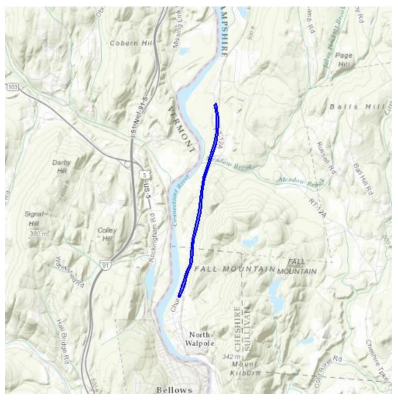




## United States Department of Interior Fish and Wildlife Service

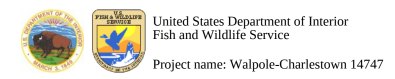
Project name: Walpole-Charlestown 14747

## **Project Location Map:**



**Project Coordinates:** The coordinates are too numerous to display here.

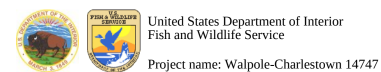
**Project Counties:** Cheshire, NH | Sullivan, NH



## **Endangered Species Act Species List**

There are a total of 3 threatened or endangered species on your species list. Species on this list should be considered in an effects analysis for your project and could include species that exist in another geographic area. For example, certain fish may appear on the species list because a project could affect downstream species. Critical habitats listed under the **Has Critical Habitat** column may or may not lie within your project area. See the **Critical habitats within your project area** section further below for critical habitat that lies within your project. Please contact the designated FWS office if you have questions.

| Clams                                            | Status     | Has Critical Habitat | Condition(s) |
|--------------------------------------------------|------------|----------------------|--------------|
| Dwarf wedgemussel (Alasmidonta                   | Endangered |                      |              |
| heterodon)                                       |            |                      |              |
| Population: Entire                               |            |                      |              |
| Flowering Plants                                 |            |                      |              |
| Northeastern bulrush (Scirpus ancistrochaetus)   | Endangered |                      |              |
| Mammals                                          |            |                      |              |
| Northern long-eared Bat (Myotis septentrionalis) | Threatened |                      |              |



## Critical habitats that lie within your project area

There are no critical habitats within your project area.

Walpole-Charlestown, 14747 NH Route 12, New England Central Railroad Wetland Application

# Attachment F USF&WS Documentation





## United States Department of the Interior

## FISH AND WILDLIFE SERVICE

New England Field Office 70 Commercial Street, Suite 300 Concord, New Hampshire 03301-5087



March 19, 2007

Reference:

Project

Road reconstruction

Location

Walpole, Charlestown, NH

14747, X-A000(487)

Jonathan Evans NH Dept. of Transportation P.O. Box 483 Concord, NH 03302-0483

Dear Mr. Evans:

This responds to your recent correspondence requesting information on the presence of federally-listed and/or proposed endangered or threatened species in relation to the proposed activity(ies) referenced above.

Based on information currently available to us, no federally-listed or proposed, threatened or endangered species or critical habitat under the jurisdiction of the U.S. Fish and Wildlife Service are known to occur in the project area(s). Preparation of a Biological Assessment or further consultation with us under Section 7 of the Endangered Species Act is not required.

This concludes our review of listed species and critical habitat in the project location(s) and environs referenced above. No further Endangered Species Act coordination of this type is necessary for a period of one year from the date of this letter, unless additional information on listed or proposed species becomes available.

Thank you for your coordination. Please contact us at 603-223-2541 if we can be of further assistance.

Sincerely yours,

Anthony P. Tur

Endangered Species Specialist

New England Field Office

### **Jonathan Evans**

From: Susi\_vonOettingen@fws.gov

**Sent:** Monday, May 03, 2010 11:20 AM

To: Jonathan Evans

**Cc:** Rich Roach (E-mail); Melissa L. Coppola (E-mail); SCairns@dred.state.nh.us **Subject:** RE: Walpole-Charlestown 14747 LCHIP and NHNHB/USF&WS Field Review

Hi Jon,

Thanks for sending me more information on the potential wetland impacts from the reconstruction of Rt. 12 in Walpole. I don't think dwarf wedgemussels will be an issue, the habitat clearly is not DWM habitat. However, there is a possibilitity that the Northeastern bulrush could be present in Meany Cove, I base this on the locality, (i.e. very close to known sites) and the habitat as shown in the photos (it looks like there are some other rush species in the photos). I believe that Meany Cove was surveyed in 1993 and no plants were found. However, I don't know how much of the cove was surveyed and if water levels were optimal for finding this species. The report I have doesn't go into great detail about sites that were surveyed and no plants were found. As a first step, a habitat review should be conducted to see if other species that are generally associated with the bulrush are present (is there a "sedge meadow") and and an idea of where to focus survey efforts could be developed. If suitable habitat is present, then Meany's Cove should be surveyed in August to determine whether the bulrush is present.

I do not believe that there is suitable habitat at the fill area of Jacob's Meadow, I've never seen the bulrush in riprap. What I don't know is how the rest of the wetland would be affected by the fill. If there is a potential that the hydrology of that wetland would be affected, then it should also be surveyed for the suitable bulrush habitat. If the hydrology is not anticipated to change, then no further surveys are required at this point for the Jacob's Meadow wetland.

NHNHB may have more information in there files regarding the Meany Cove site, I don't think that Jacob's Meadow was previously surveyed, but I'm not sure.

A site visit this early in the season may not be sufficiently informative to tell us whether or not we need to survey later in the season. Melissa and Sara what do you think? If you think it is worthwhile, I will try to make the field trip, but will drive separately and limit my review to those two wetlands.

## Susi

Susi von Oettingen Endangered Species Biologist US Fish and Wildlife Service 70 Commercial St., Suite 300 Concord, NH 03301 603-223-2541 ext. 22 603-491-8219 (cell) http://www.fws.gov/newengland

### Jonathan Evans

From: Susi\_vonOettingen@fws.gov

Sent: Friday, September 17, 2010 8:44 AM

To: Jonathan Evans

Cc: mcoppola@dred.state.nh.us

Subject: RE: Walpole-Charlestown 14747 - NH Route 12, LCHIP, Fall Mountain State Forest

Hi Jon,

Thank you for providing the information regarding the LCHIP property and the Northeastern bulrush survey. Based on the survey results, no further consultation is necessary since there are no federally listed species that may be affected by the project. If you need a letter stating this, please send me a request. Otherwise, I would consider this email sufficient for the administrative record.

Please call or email if you need further assistance.

Susi von Oettingen

~~~~~~~~~~~~~~~~~~~~~

Susi von Oettingen Endangered Species Biologist US Fish and Wildlife Service 70 Commercial St., Suite 300 Concord, NH 03301 603-223-2541 ext. 22 603-491-8219 (cell) http://www.fws.gov/newengland

"Jonathan Evans" <JEvans@dot.state.nh.us>

09/10/2010 11:57 AM

- To "Bob Spoerl" <Robert.Spoerl@dred.state.nh.us>, "Krista Helmboldt (E-mail)" <khelmboldt@TNC.ORG>, "Bill Carpenter" <Bill.Carpenter@dred.state.nh.us>, "Sussana von Oettingen (E-mail)" <susi\_vonoettingen@fws.gov>
- cc "Melissa L. Coppola (E-mail)" <mcoppola@dred.state.nh.us>, "Aaron Ferraro (E-mail)" <aferraro@lchip.org>

Subject RE: Walpole-Charlestown 14747 - NH Route 12, LCHIP, Fall Mountain State Forest

AII,

I wanted to provide all of you with an update on the status of the proposed LCHIP property acquisition in Charlestown. As you may remember this property is part of the Fall Mountain State Forest; of which interior portions are known to contain the northeastern bulrush.

Deb Turcott-Young recently left LCHIP and Aaron Ferraro recently joined LCHIP. Aaron is trying to get up to speed on this project and the proposed impacts to the Fall Mountain State Forest. As I indicated previously, the hearing was held on July 29. We are planning on presenting the project at the September 20, 2010 meeting of

the LCHIP Board of Directors for a decision on the proposed LCHIP impacts. This meeting will be at the NH Office of Energy and Planning sometime between 10AM and noon. If any of you would like to attend this meeting that would be great, but not required. Please let me know if you plan to attend so I can give you a more definitive time once I have it. Once we have the Board's decision we can begin working on the property appraisal and the final compensation package.

Melissa Coppola and I reviewed the entire project area on Wednesday Sept. 1, 2010 for the presence of the northeastern bulrush. During this review Melissa did not find this species to be present within any areas that will be impacted by the project. She indicated that there is a possibility that the bulrush is located in unaffected portions of the wetlands adjacent to the project area, but again, no occurrences of the bulrush were found within the wetland areas that will be impacted by this project.

Should you have any questions, please feel free to let me know.

-Jon

Jonathan Evans
Senior Environmental Manager
NH Department of Transportation
Bureau of Environment
Email: jevans@dot.state.nh.us

Phone: (603)271-4048 Fax:(603)271-7199

# Attachment G NHDHR Effect Memo



## THE STATE OF NEW HAMPSHIRE DEPARTMENT OF TRANSPORTATION



Victoria F. Sheehan Commissioner

WALPOLE-CHARLESTOWN X-A000(487) 14747

## **No Historic Properties Affected Memo**

Pursuant to Cultural Resources Coordination meetings on April 8, 2010, March 11, 2010, December 3, 2009, November 12, 2009, March 5, 2009, and May 10, 2007, and more recent discussions in 2017, and for the purpose of compliance with regulations of the National Historic Preservation Act and the Advisory Council on Historic Preservation's *Procedures for the Protection of Historic Properties* (36 CFR 800), the NH Division of Historical Resources (NHDHR) and the NH Division of the Federal Highway Administration (FHWA) have coordinated the identification and evaluation of historical and archaeological resources with plans to reconstruct approximately 2.7 miles of NH Route 12 between Main Street in North Walpole and NH Route 12A in Charlestown, New Hampshire.

## **Project Description**

The intent of this project is to address existing safety issues associated with the narrow, substandard section of roadway which contains two 12-foot wide travel lanes and no shoulders, as well as to address existing stability issues associated with the roadway embankments adjacent to the Connecticut River. The proposed project involves fully reconstructing NH Route 12 within the project area to stabilize the roadway embankments and construct two 11-foot travel lanes and two 5-foot shoulders. In order to gain the additional 8 feet of roadway surface, the eastern edge of the existing roadway is to be maintained and the roadway widened to the west throughout the majority of the project corridor. This western shift in the alignment requires permanent impacts, including to the east bank of the Connecticut River in various locations as well as to several other wetland systems and private properties located to the west of the existing roadway.

## **Analysis**

Based on a review pursuant to 36 CFR 800.4 of the architectural and/or archaeological significance of resources in the APE, we agree on the following:

- The New England Central Railroad, historically known as the Sullivan County Railroad, is eligible for listing on the National Register of Historic Places.
- A Phase IA/IB Investigation was undertaken and identified fourteen areas that were archaeologically sensitive and recommended additional survey for the potentially impacted areas
- A Phase II investigation was completed on the Meany's Cove site. It was determined to be eligible for the National Register and Phase III recovery was recommended if the site could not be avoided.

An Adverse Effect Memo was signed for the project on May 6, 2010 due to previous project plans that proposed the easterly relocation of approximately 2.2 miles of the Sullivan County Railroad. A Memorandum of Agreement was signed on April 14, 2011. Several mitigation actions were completed, including the preparation of a New Hampshire Historical Property Documentation Form for the proposed affected portion of the Sullivan County Railroad and its contributing resources and the completion of the sign text for a State Historic Marker.

However, design revisions in 2016 and 2017 have necessitated additional review of impacts to cultural and natural resources.

### **Public Consultation**

The revised project design was reviewed at a public information meeting on June 8, 2016 and an additional public information meeting will be held June/July 2017. Previous public information meetings were held on January 13, 2010 and April 29, 2009. A public hearing occurred on July 29, 2010. Participants have included former State Representative James McClammer, members of the Walpole Historic Society, as well as Charlestown and Walpole town officials, historical society members and residents. No consulting parties have been identified.

# Determination of Effect

Based on a review pursuant to 36 CFR 800.4, we agree that the revised undertaking will no longer impact the Sullivan County Railroad, and that no additional above ground survey is necessary. Following a recommendation in the former Archaeological Phase IA/IB study and in light of the current project design, a Phase IB Intensive Archaeological Investigation will be undertaken in Areas 1 and 12 and all necessary phases of archaeology will be completed. It is anticipated any archaeological sites that are identified can be avoided through careful project design, however should project plans change and any identified archaeological sites be impacted, NHDOT will notify FHWA and NHDHR and will complete all necessary phases of archaeology.

be	There Will Be:	<b>⋈</b> No 4(f);	☐ Prog	rammatic 4(f);	□ <b>Full 4</b> ( <b>f</b> ); <u>or</u>	
Section 4(f) (to be completed by FHWA)	☐ A finding of <i>de minimis</i> 4(f) impact as stated: In addition, with NHDHR concurrence of no adverse effect for the above undertaking, and in accordance with 23 CFR 774.3, FHWA intends to, and by signature below, does make a finding of <i>de minimis</i> impact. NHDHR's signature represents concurrence with both the no adverse effect determination and the <i>de minimis</i> findings. Parties to the Section 106 process have been consulted and their concerns have been taken into account. Therefore, the requirements of Section 4(f) have been satisfied.					
In accordance with the Advisory Council's regulations, we will continue to consult, as appropriate, as this project proceeds.						
Patrick Bauer, Administrator Day			Date	Jill Edelmann	Occur	4/20/2017 Date
Federal Highway Administration			2410	Cultural Resources Manager		Date
Concurred with by the NH State Historic Preservation Officer:						
Elizabeth H. Muzzey Date			Date			
State H	istoric Preservation	Officer				
NH Div	vision of Historical	Resources				

c.c. Chris St. Louis, NHDHR Jamie Sikora, FHWA Ron Crickard, NHDOT Don Lyford, NHDOT Jon Evans, NHDOT Edna Feighner, NHDHR Laura Black, NHDHR

S:\Environment\PROJECTS\WALPOLE\14747\Cultural\Walpole-Charlestown 14747 NoHistoricPropAffectedFHWA.docx



# Attachment H Wetland Color Photos



Photograph 1: July 11, 2016 – Area A (Bank) at Station 2012+25, looking south from Highway 12.



Photograph 2: July 11, 2016 – Area B (R2UB3), C (Bank) and D (R2UB3) at Station 2014+00, looking northwest from Highway 12.



Photograph 3: November 7, 2011 – Area E (R4SB3) at Station 2015+30, looking west.



Photograph 4: November 7, 2011 – Area E (R4SB3) at Station 2015+30, looking west from further upstream.



Photograph 5: July 11, 2016 – Area C (Bank) at Station 2018+00, looking south from Highway 12.



Photograph 6: July 11, 2016 – Area C (Bank) at Station 2022+25, looking north from Highway 12.



Photograph 7: July 11, 2016 – Area F (Bank) and G (R2UB3) at Station 2024+50, looking northwest from Highway 12.



Photograph 8: November 7, 2011 – Area I (R4SB3) at Station 2026+25, looking west.



Photograph 9: November 7, 2011 – Area I (R4SB3) at Station 2026+25, upstream.



Photograph 10: July 11, 2016 – Area F (Bank), G (R2UB3), and H (R2UB3) at Station 2028+50, looking southwest from Highway 12.



Photograph 11: July 11, 2016 – Area F (Bank) at Station 2030+00, looking north from Highway 12.



Photograph 12: November 7, 2011 – Area J (R4SB3) at Station 2031+00, looking west.



Photograph 13: November 7, 2011 – Area J (R4SB3) at Station 2031+00, looking east upstream.



Photograph 14: July 11, 2016 – Area F (Bank) at Station 2037+75, looking south from Highway 12.



Photograph 15: November 7, 2011 – Area K (R4SB3) at Station 2039+75, looking east upstream.



Photograph 16: November 7, 2011 – Area K (R4SB3) at Station 2039+75, looking east upstream.



Photograph 17: July 11, 2016 – Area F (Bank) and G (R2UB3) at Station 2040+00, looking northwest from Highway 12.



Photograph 18: July 11, 2016 – Area F (Bank) and L (Bank) at Station 2042+00, looking northwest from Highway 12.



Photograph 19: September 25, 2013 – Area O (R4SB3) at Station 2045+60, looking south.



Photograph 20: September 25, 2013 – Area O (R4SB3) at Station 2045+60, looking west.



Photograph 21: July 11, 2016 – Area M (Bank) and N (Bank) at Station 2046+25, looking southwest from Highway 12.



Photograph 22: September 25, 2013 – Area Q (R4SB3) at Station 2052+60, looking east.



Photograph 23: September 25, 2013 – Area P (PFO/PSS1E), Q (R4SB3), and R (PFO/PSS1E) at Station 2052+60.



Photograph 24: September 25, 2013 – Area P (PFO/PSS1E), Q (R4SB3), and R (PFO/PSS1E) at Station 2052+60, looking west.



Photograph 25: September 25, 2013 – Area S (R4SB3) at Station 2067+00, looking west.



Photograph 26: September 25, 2013 – Area T (R4SB3) and U (R4SB3) at Station 2067+00, looking north.



Photograph 27: September 25, 2013 – Area T (R4SB3) and U (R4SB3) at Station 2067+00, looking west.



Photograph 28: July 11, 2016 – Area V (PF01E) and W (PF01E) at Station 2069+50, looking north from Highway 12.



Photograph 29: July 11, 2016 – Area V (PF01E) and X (PF01E) at Station 2071+75, looking north from Highway 12.



Photograph 30: July 11, 2016 – Area X (PF01E), Y (PF01E), and Z (POW) at Station 2074+75, looking south from Highway 12.



Photograph 31: July 11, 2016 – Area Z (POW) at Station 2074+75, looking west from Highway 12.



Photograph 32: July 11, 2016 – Area X (PF01E), Y (PF01E), Z (POW), AA (POW), and AB (POW) at Station 2074+75, looking north from Highway 12.



Photograph 33: July 11, 2016 – Area X (PF01E) and AC (PF01E) at Station 2076+50, looking south from Highway 12.



Photograph 34: July 11, 2016 – Area AA (POW) and AD (POW) at Station 2079+50, looking southwest from Highway 12.



Photograph 35: July 11, 2016 – Area AE (PSS1E) and AF (PSS1E) at Station 2081+25, looking southwest from Highway 12.



Photograph 36: July 11, 2016 – Area AG (PSS1E), AH (PSS1E), AI (POW), and AJ (POW) at Station 2081+50, looking northwest from Highway 12.



Photograph 37: July 11, 2016 – Area AK (POW), and AL (POW) at Station 2085+50, looking northwest from Highway 12.



Photograph 38: July 11, 2016 – Area AM (PSS/PF01E), and AN (PSS/PF01E) at Station 2085+50, looking north from Highway 12.



Photograph 39: July 11, 2016 – Area AM (PSS/PF01E), and AO (PSS/PF01E) at Station 2088+25, looking north from Highway 12.



Photograph 40: July 11, 2016 – Area AM (PSS/PF01E) and AP (PSS/PF01E) at Station 2091+00, looking north from Highway 12.



Photograph 41: July 11, 2016 – Area AQ (PSS/PF01E) at Station 2092+00, looking west from Highway 12.



Photograph 42: July 11, 2016 – Area AR (Bank) and AT (Bank) at Station 2095+00, looking northwest from Highway 12.



Photograph 43: July 11, 2016 – Area AV (Bank) and AW (Bank) at Station 2096+75, looking north from Highway 12.



Photograph 44: July 11, 2016 – Area AX (Bank), AY (Bank), and AZ (R2UB3) at Station 2100+75, looking south from Highway 12.



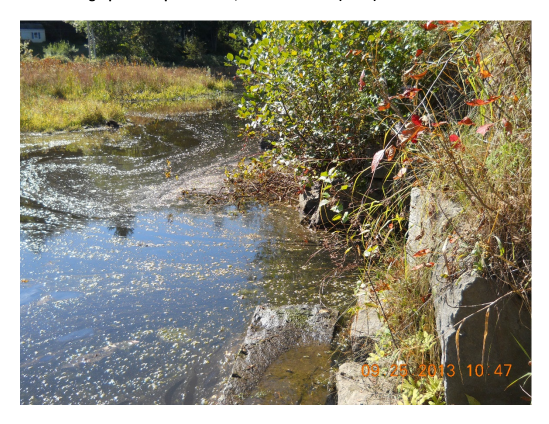
Photograph 45: July 11, 2016 – Area AY (Bank), AZ (R2UB3), and BA (R2UB3) at Station 2100+75, looking north from Highway 12.



Photograph 46: July 11, 2016 – Area AY (Bank), AZ (R2UB3), and BA (R2UB3) at Station 2105+00, looking south from Highway 12.



Photograph 47: September 25, 2013 – Area BB (POW) at Station 2105+75.



Photograph 48: September 25, 2013 – Area BB (POW) at Station 2105+75.



Photograph 49: July 11, 2016 – Area AZ (R2UB3), BA (R2UB3), and BC (Bank) at Station 2107+50, looking north from Highway 12.



Photograph 50: July 11, 2016 – Area AZ (R2UB3), BA (R2UB3), and BD (Bank) at Station 2112+00, looking northwest from Highway 12.



Photograph 51: October 10, 2016 – Area AZ (R2UB3), BA (R2UB3), and BD (Bank) at Station 2116+50, looking south from Highway 12.



Photograph 52: October 10, 2016 – Area AZ (R2UB3), BA (R2UB3), and BD (Bank) at Station 2116+50, looking northwest from Highway 12.



Photograph 53: October 10, 2016 – Area BE (Bank) and BF (PEM1E) at Station 2118+75, looking south from Highway 12.



Photograph 54: October 10, 2016 – Area BG (PEM1E) at Station 2118+75, looking north from Highway 12.



Photograph 55: October 10, 2016 – Area BH (PF01E) and BI (PF01E) at Station 2121+00, looking south from Highway 12.



Photograph 56: September 25, 2013 – Area BN (R2UB3) at Station 2121+40, upstream end, looking northwest.



Photograph 57: September 25, 2013 – Area BM (PEM1E), BN (R2UB3), and BO (PEM1E) at Station 2121+40, looking north.



Photograph 58: October 10, 2016 – Area BH (PF01E) and BL (PF01E) at Station 2122+75, looking south from Highway 12.



Photograph 59: October 10, 2016 – Area BR (PEM1E) at Station 2146+00, looking north from Highway 12.



Photograph 60: October 10, 2016 – Area BP (PEM1F), BQ (PEM1F), BS (POWH) and BT (PEM1F) at Station 2148+00, looking south from Highway 12.

Walpole-Charlestown, 14747 NH Route 12, New England Central Railroad Wetland Application

# Attachment I Construction Sequence Narrative

# CONSTRUCTION SEQUENCE NARRATIVE

# 14747 WALPOLE-CHARLESTOWN NH 12

# **GENERAL NOTES:**

- PROPOSED TRAFFIC CONTROL DURING CONSTRUCTION WILL UTILIZE ONE LANE, ALTERNATING TWO WAY TRAFFIC.
- RAILROAD TRAFFIC TO REMAIN UNINTERUPTED THROUGH PROJECT AREA. TWO TO FOUR TRAINS DAILY.

## LARGE CULVERT CONSTRUCTION:

- STA. 2105+68 RECONSTRUCT 6.5' X 5.5' CONCRETE BOX CULVERT UNDER N.H. ROUTE 12 AND MATCH INTO 6.5' X 13' OPEN BOTTOM GRANITE BOX UNDER RAILROAD.

#### PHASE 1:

- o CONSTRUCT WATER DIVERSION STRUCTURES AT INLET AND OUTLET.
- o CONSTRUCT COFFERDAM FOR DEWATERING FROM OUTLET TO PROPOSED CONSTRUCTION BASELINE.
- UTILIZE ONE LANE, ALTERNATING TWO WAY TRAFFIC ON EAST SIDE OF EXISTING N.H. ROUTE 12.
- o Construct Headwall and West Side of Box Culvert.
- PUMP WATER FROM EAST SIDE TO WEST SIDE THROUGH EXISTING/PROPOSED CULVERT AND WATER DIVERSION STRUCTURES AS NEEDED.

#### PHASE 2:

- o SHIFT TRAFFIC TO WEST SIDE OF N.H. ROUTE 12 OVER PROPOSED BOX CULVERT CONSTRUCTED IN PHASE 1. UTILIZE ONE LANE, ALTERNATING TWO WAY TRAFFIC.
- O CONSTRUCT COFFERDAM FOR DEWATERING FROM PROPOSED CONSTRUCTION BASELINE TO END OF 6.5' X 13' OPEN BOTTOM GRANITE BOX BETWEEN RAILROAD AND N.H. ROUTE 12.
- O CONSTRUCT REMAINING BOX CULVERT PRECAST SEGMENTS AND COMPLETE CLOSURE POUR BETWEEN OPEN GRANITE BOX AND PRECAST SECTION.
- PUMP WATER FROM EAST SIDE TO WEST SIDE THROUGH EXISTING/PROPOSED CULVERT AS NEEDED.

<u>STA. 2121+27</u>, RECONSTRUCT 66" RCP UNDER N.H. ROUTE 12 AND MATCH INTO EXISTING 66" RCP UNDER RAILROAD.

#### PHASE 1:

- CONSTRUCT WATER DIVERSION STRUCTURES AT INLET AND OUTLET.
- CONSTRUCT COFFERDAM FOR DEWATERING FROM OUTLET TO PROPOSED CONSTRUCTION BASELINE.
- UTILIZE ONE LANE, ALTERNATING TWO WAY TRAFFIC ON EAST SIDE OF EXISTING N.H. ROUTE 12.
- o CONSTRUCT HEADWALL AND WEST SIDE OF 66" RCP.
- PUMP WATER FROM EAST SIDE TO WEST SIDE THROUGH EXISTING/PROPOSED CULVERT AND WATER DIVERSION STRUCTURES AS NEEDED.

#### PHASE 2:

- o SHIFT TRAFFIC TO WEST SIDE OF N.H. ROUTE 12 CONSTRUCTED IN PHASE 1. UTILIZE ONE LANE, ALTERNATING TWO WAY TRAFFIC.
- CONSTRUCT COFFERDAM FOR DEWATERING FROM PROPOSED CONSTRUCTION BASELINE TO LIMIT OF 66" RCP REPLACEMENT BETWEEN N.H. ROUTE 12 AND RAILROAD.
- CONSTRUCT REMAINING 66" RCP.
- PUMP WATER FROM EAST SIDE TO WEST SIDE THROUGH EXISTING/PROPOSED CULVERT AS NEEDED.

### **CONSTRUCTION PHASING OUTLINE:**

- CONSTRUCT STONE SLOPE IN CONNECTICUT RIVER BEHIND EXISTING GUARDRAIL. TEMPORARY WORK ZONE FOR ONE LANE, ALTERNATING TWO WAY TRAFFIC USING FLAGGERS AS NEEDED FOR CONSTRUCTION ACCESS TO SLOPE.
- SET UP SHORT WORK ZONE FOR ONE LANE, ALTERNATING TWO WAY TRAFFIC USING TEMPORARY SIGNAL. LENGTH OF WORK ZONE TO BE DETERMINED.
- CONTINUE COMPLETION OF FULL WIDTH TO BINDER GRADE FOR EACH WORK ZONE PRIOR TO MOVING.
- PHASE 1A CONSTRUCT ARMORED SLOPE IN RIVER. EXTEND EXISTING DRAINAGE TO NEW SLOPE.
- PHASE 1B CONSTRUCT TEMPORARY WIDENING TO THE WEST OR THE EAST SIDE OF EXISTING ROUTE 12 AT EXISTING GRADE.
- PHASE 1C SHIFT TRAFFIC TO THE WEST OR THE EAST ON TEMPORARY AND EXISTING GRADE, CONSTRUCT EAST/WEST SIDE TO PROPOSED CONSTRUCTION BASELINE TO PROPOSED BINDER GRADE.
- PHASE 2 COMPLETE FULL WIDTH CONSTRUCTION ON EAST/WEST SIDE TO PROPOSED BINDER GRADE.
- PHASE 3 FINAL PAVING AND PAVEMENT MARKINGS USING TEMPORARY LANE CLOSURES AFTER COMPLETE LENGTH OF PROJECT IS UP TO BINDER GRADE.

#### PHASE 1A

- CONSTRUCT TEMPORARY EROSION CONTROL MEASURES INCLUDING TURBIDITY BARRIER IN CONNECTICUT RIVER.
- CLEARING AND GRUBBING UTILIZING ONE LANE, ALTERNATING TWO WAY TRAFFIC WITH FLAGGERS AS NECESSARY.
- CLOSE SCENIC OVERLOOK/WIDE SHOULDER AT STA. 2024+00, LT., PLACE TEMPORARY BARRIER AT EXISTING EDGE OF PAVEMENT.
- MAINTAIN TWO LANE TWO WAY TRAFFIC OPERATIONS OF EXISTING N.H. ROUTE 12 DURING NON WORK HOURS.
- CONSTRUCT 1.5:1 TO 2:1 ARMORED SLOPES WITH SURFACE VEGETATION FROM STA. 2012+25 TO STA. 2041+25, LT.
- EXTEND EXISTING DRAINAGE OUTLETS TO REMAIN, TO THE PROPOSED ARMORED SLOPE. DETAIN WATER AT INLET USING EXISTING DITCH TO DRAIN OR PUMP TO NEXT EXISTING STRUCTURE. LIMIT WORK TO EXTENDING ONE OUTLET AT A TIME TO PROVIDE CLEAN WATER BYPASS TO NEAREST EXISTING STRUCTURE.
- RELOCATE UTILITY POLES PRIOR TO PHASE 1B CONSTRUCTION.

#### PHASE 1B

- CONSTRUCT TEMPORARY EROSION CONTROL MEASURES.
- CONSTRUCT PROPOSED DRAINAGE UNDER N.H. ROUTE 12. DETAIN WATER AT INLET USING EXISTING DITCH TO DRAIN OR PUMP TO NEXT EXISTING STRUCTURE. COMPLETE PROPOSED CROSSING BEFORE REMOVING EXISTING DRAINAGE USED AS CLEAN WATER BYPASS.
- CONSTRUCT TEMPORARY WIDENING.
- MAINTAIN SHORT LENGTHS OF ONE LANE, ALTERNATING TWO WAY TRAFFIC DURING CONSTRUCTION.
- TRAFFIC MAY TRAVEL ON CRUSHED STONE (FINE OR COURSE GRADATION) ON A SHORT TERM BASIS.
- CONSTRUCT EAST/WEST SIDE OF PROPOSED N.H. ROUTE 12
- CONSTRUCT TEMPORARY PAVEMENT MARKINGS ALONG N.H. ROUTE 12 IN PREPARATION FOR PHASE 1C TRAFFIC OPERATIONS.
- MAINTAIN ACCESS TO ALL DRIVES DURING CONSTRUCTION.
- ALL OPEN EXCAVATIONS TO BE PROTECTED OR A TRAVERSABLE SLOPE CONSTRUCTED DURING NON CONSTRUCTION HOURS.

#### PHASE 1C

- CONSTRUCT TEMPORARY EROSION CONTROL MEASURES.
- SHIFT TRAFFIC TO EXISTING AND TEMPORARY WIDENING CONSTRUCTED IN PHASE 1B.
- CONSTRUCT INFILTRATION TREATMENT TRENCH TO PROPOSED CONSTRUCTION BASELINE.
- COMPLETE CONSTRUCTION OF EAST/WEST SIDE OF PROPOSED N.H. ROUTE 12 TO BINDER GRADE.
- MAINTAIN SHORT LENGTHS OF ONE LANE, ALTERNATING TWO WAY TRAFFIC DURING CONSTRUCTION.
- TRAFFIC MAY TRAVEL ON CRUSHED STONE (FINE OR COURSE GRADATION) ON A SHORT TERM BASIS.
- MAINTAIN ACCESS TO ALL DRIVES DURING CONSTRUCTION.
- ALL OPEN EXCAVATIONS TO BE PROTECTED OR A TRAVERSABLE SLOPE CONSTRUCTED DURING NON CONSTRUCTION HOURS.
- PLACE BINDER COURSE PAVEMENT.

#### PHASE 2

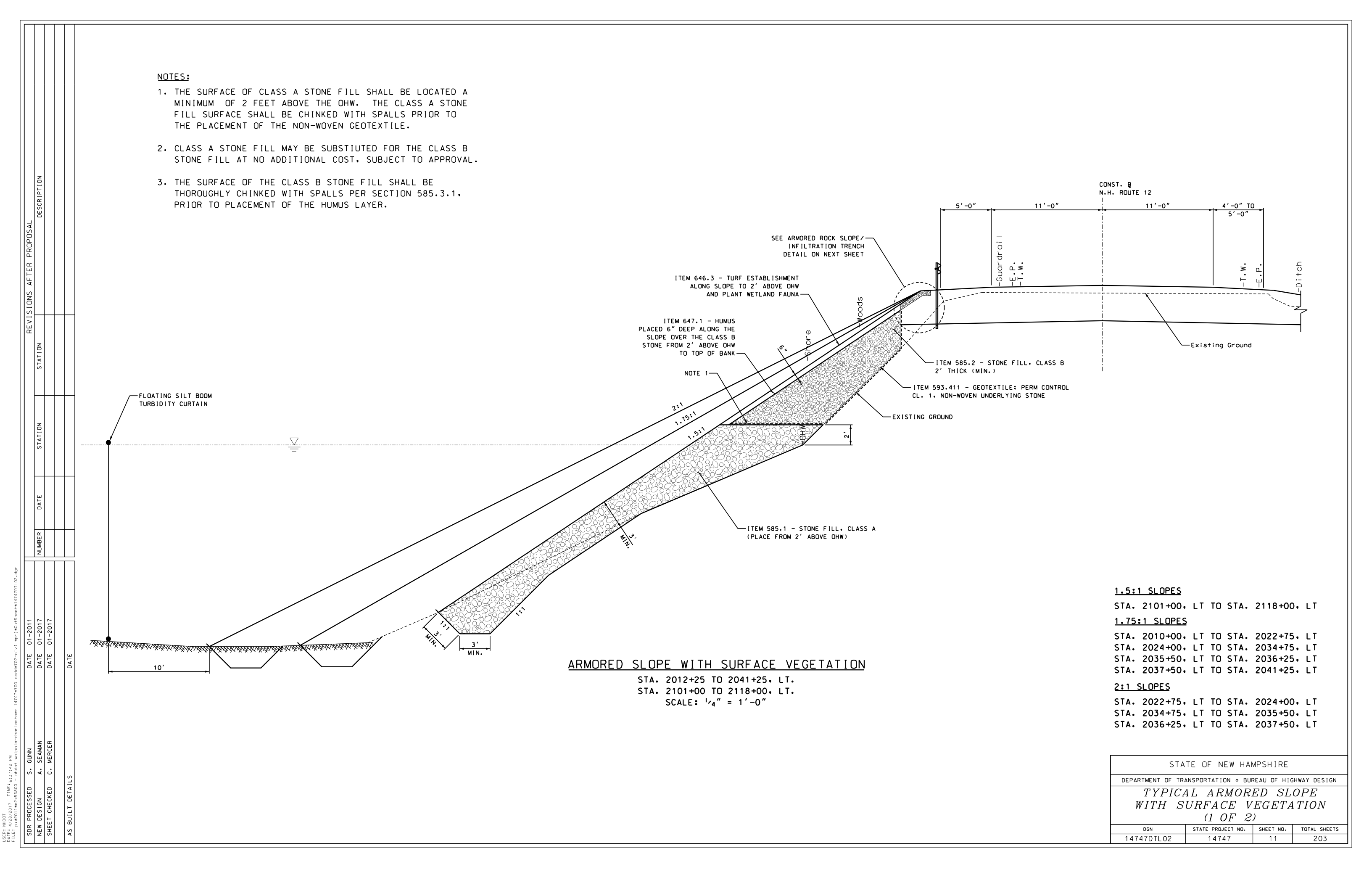
- CONSTRUCT TEMPORARY EROSION CONTROL MEASURES.
- REMOVE PHASE 1C TEMPORARY PAVEMENT MARKINGS AND CONSTRUCT TEMPORARY PAVEMENT MARKINGS ALONG N.H. ROUTE 12 IN PREPARATION FOR PHASE 2 TRAFFIC OPERATIONS.
- SHIFT TRAFFIC ONTO THE PROPOSED N.H. ROUTE 12 ALIGNMENT ON BINDER GRADE.
- TRAFFIC MAY TRAVEL ON CRUSHED STONE (FINE OR COURSE GRADATION) ON A SHORT TERM BASIS.
- MAINTAIN SHORT LENGTHS OF ONE LANE, ALTERNATING TWO WAY TRAFFIC DURING CONSTRUCTION.
- CONSTRUCT PROPOSED DRIVEWAYS ALONG WEST SIDE OF N.H. ROUTE 12. MAINTAIN ACCESS TO ALL DRIVES DURING CONSTRUCTION.
- ALL OPEN EXCAVATIONS TO BE PROTECTED OR A TRAVERSABLE SLOPE CONSTRUCTED DURING NON CONSTRUCTION HOURS.

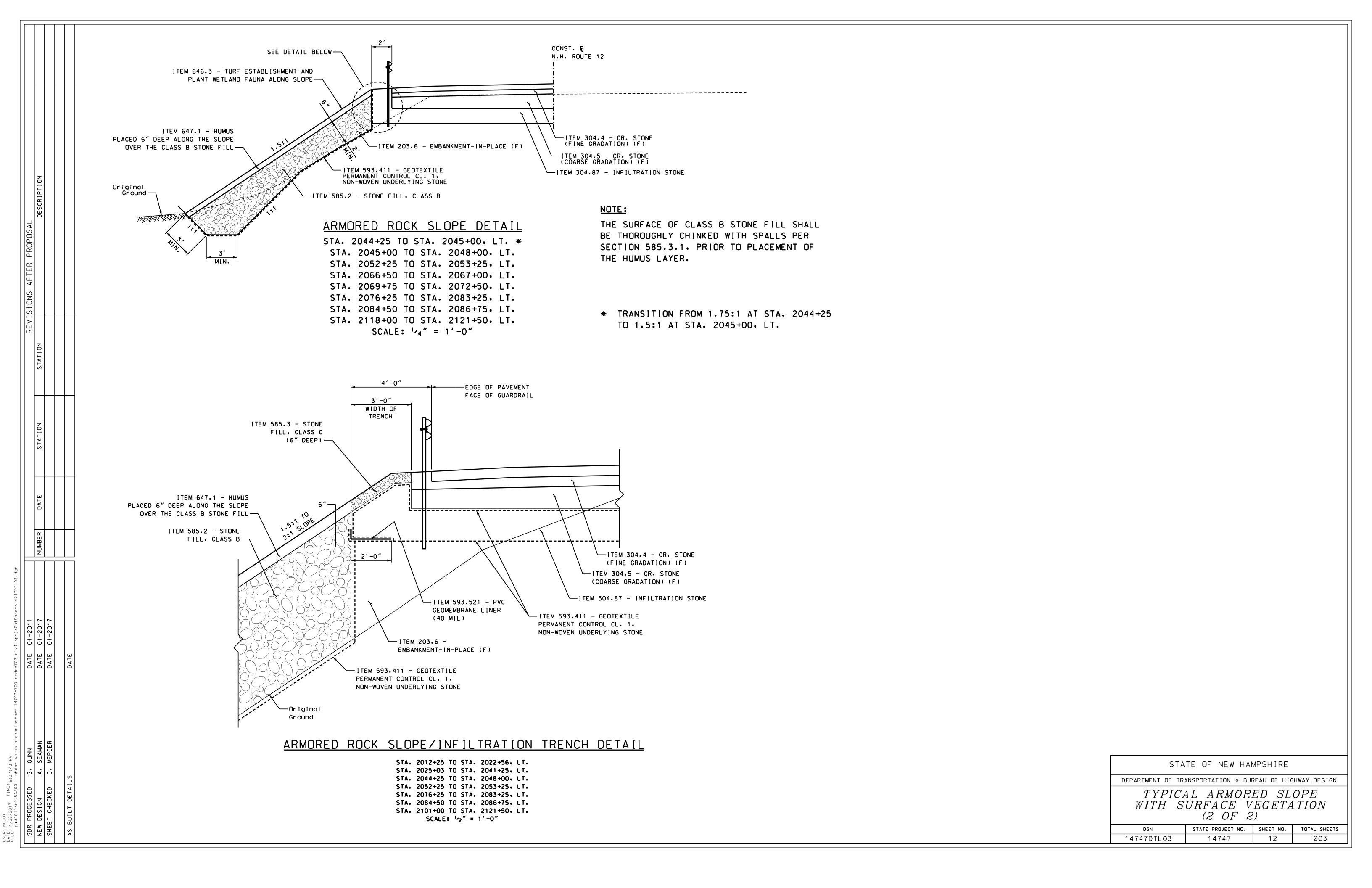
#### PHASE 3

PLACE FINAL WEARING COURSE PAVEMENT AND PERMANENT PAVEMENT MARKINGS.

Walpole-Charlestown, 14747 NH Route 12, New England Central Railroad Wetland Application

Attachment J Env-Wt 404 Riprap





## Attachment K EFH Documentation

#### **Matt Lundsted**

**From:** Evans, Jonathan <Jonathan.Evans@dot.nh.gov>

Sent: Wednesday, March 15, 2017 7:42 AM

To: Matt Lundsted

**Subject:** FW: Walpole-Charlestown, 14747 - EFH assessment worksheet

Attachments: Walpole-Charlestown, 14747 - EFH Cover Letter.pdf; 2017 EFH Assessment

Worksheet.pdf

Follow Up Flag: Follow up Flag Status: Flagged

Hi Matt,

Please see below regarding EFH. I have also attached the original cover letter and EFH assessment that was sent NOAA.

-Jon

~~~~~~~

Jonathan Evans, Air & Noise Program Manager NH Department of Transportation, Bureau of Environment 7 Hazen Dr., PO Box 483, Concord, NH 03302-0483

Email: <u>Jonathan.Evans@dot.nh.gov</u> Phone: (603)271-4048 M-F 7AM-3PM

From: Mike R Johnson - NOAA Federal [mailto:mike.r.johnson@noaa.gov]

Sent: Tuesday, March 07, 2017 8:59 AM

To: Evans, Jonathan Cc: Sikora, Jamie (FHWA)

Subject: Re: Walpole-Charlestown, 14747 - EFH assessment worksheet

Jon,

Based upon the information in the EFH assessment, we have determined that the proposed project would have minimal adverse effect on EFH for Atlantic salmon. In addition, the project area will have minimal effects on other NOAA-trust resources, including those covered under the Fish and Wildlife Coordination Act. Therefore, we have no EFH conservation recommendations to provide to you for this action pursuant to Section 305(b)(4)(A) of the Magnuson-Stevens Act.

Thanks,

Mike

On Thu, Mar 2, 2017 at 2:48 PM, Evans, Jonathan < <u>Jonathan.Evans@dot.nh.gov</u>> wrote:

Mike,

Please find the attached cover letter, and EFH assessment worksheet for a proposed project along NH Route 12 in the Towns of Walpole and Charlestown NH. This project will require impacts within the Connecticut River which has been designated an EFH for Atlantic Salmon. The Department previously coordinated with your office regarding a somewhat different project design for this area back in 2010 but that was subsequently altered

due to unforeseen circumstances. As such, I have also attached the 2010 EFH assessment and response from your office for your reference.

Please let me know if you have any questions. I look forward to your response.

Sincerely,

Jon Evans

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Jonathan Evans, Air & Noise Program Manager NH Department of Transportation, Bureau of Environment 7 Hazen Dr., PO Box 483, Concord, NH 03302-0483

Email: <u>Jonathan.Evans@dot.nh.gov</u> Phone: (603)271-4048 M-F 7AM-3PM

Michael R. Johnson
U.S. Department of Commerce
NOAA Fisheries
Greater Atlantic Regional Fisheries Office
(formerly, Northeast Regional Office)
Habitat Conservation Division
55 Great Republic Drive
Gloucester, MA 01930
978-281-9130
mike.r.johnson@noaa.gov
http://www.greateratlantic.fisheries.noaa.gov/



Web www.nmfs.noaa.gov

Facebook www.facebook.com/usnoaafisheriesgov

Twitter <u>www.twitter.com/noaafisheries</u>

YouTube www.youtube.com/usnoaafisheriesgov



## THE STATE OF NEW HAMPSHIRE DEPARTMENT OF TRANSPORTATION



Victoria F. Sheehan Commissioner

March 2, 2017

Mr. Mike Johnson Marine Habitat Resource Specialist Habitat Conservation Division, NOAA Fisheries US Department of Commerce, Northeast Regional Office 55 Great Republic Drive Gloucester, MA 01930

RE: Walpole-Charlestown, X-A000(487), 14747

**NH Route 12 Reconstruction** 

Dear Mr. Johnson:

The New Hampshire Department of Transportation (NHDOT), together with the Federal Highway Administration (FHWA), is proposing the widening and reconstruction of approximately 2.7 miles of NH Route 12 between Main Street in North Walpole, NH and NH Route 12A in Charlestown, NH. The purpose of this effort is to address the existing safety issues associated with this narrow, substandard section of roadway as well as to address stability issues associated with the roadway/Connecticut River embankments within the project area, particularly within the southern portion of the project.

In 2010 the Department prepared and reviewed with NOAA Fisheries an Essential Fish Habitat (EFH) assessment worksheet for a design which involved an eastward shift of the roadway and the adjacent railroad. Although this design largely shifted the roadway away from the Connecticut River it still required minor impacts to several backwater areas of this resource. NOAA Fisheries indicated on June 7, 2010 that there were no concerns with the project as proposed and EFH conservation recommendations would not be required.

Subsequent to the Department's coordination with NOAA Fisheries in 2010, it was determined through further design that the eastward shift in the alignment of the roadway was no longer a viable option due to the excessive costs and the lengthy duration of construction necessary to remove a large quantity of rock to the east of the adjacent active railroad. Through extensive coordination with the FHWA, the various natural resource agencies and the general public, the Department has since revised the proposed design to include a slight westward shift in the alignment of the roadway so as to avoid impacting the railroad and the adjacent rock slopes. This westward alignment shift will, address the roadway's existing safety issues, reconstruct the failing slopes adjacent to the Connecticut River, limit the duration of construction and is anticipated to remain within the project budget.

Due to the proposed design changes, the Department has prepared the attached updated EFH assessment worksheet on behalf of the FHWA in order to assess the potential effects of this project on the Connecticut River Atlantic salmon (*Salmo salar*) EFH. Based upon the information in this EFH assessment worksheet, it appears that the proposed project would have minimal adverse effect on this

Atlantic salmon EFH. In addition, the project area is anticipated to have minimal or no effects on other NOAA-trust resources, including those covered under the Fish and Wildlife Coordination Act. Pursuant to Section 305(b)(4)(A) of the Magnuson-Stevens Act, please provide any EFH conservation recommendations that NOAA Fisheries may have.

Please contact me should you have any questions or require any additional information.

Sincerely,

Jonathan Evans

Air & Noise Program Manager NHDOT Bureau of Environment

Jonathan A Evans

Email: Jonathan.Evans@dot.nh.gov

Phone: (603)271-4048

JAE:jae Enc.

Jamison Sikora, FHWA

 $s: \ | silenvironment | projects | walpole | 14747 | efh | walpole - charlestown, 14747 - efh | cover | letter. | dock - charlestown | dock - charlestown$ 

#### EFH ASSESSMENT WORKSHEET FOR FEDERAL AGENCIES (modified 3/2016)

PROJECT NAME:

**PROJECT NO.:** 

worksheet.

LOCATION (Water body, county, physical address):

DATE:

PREPARER:			
Step 1: Use the Habitat Conservation Division EFH webpage's Guide to Esthe Northeastern United States to generate the list of designated EFH for fe geographic area of interest ( <a href="http://www.greateratlantic.fisheries.noaa.gov/h">http://www.greateratlantic.fisheries.noaa.gov/h</a> as part of the initial screening process to determine if EFH for those specie proposed action. The list can be included as an attachment to the workshe on the need to conduct an EFH consultation.	ederally-n acd/index es occurs	nanage (2a.htm) (3 in the	d species for the ). Use the species list vicinity of the
1. INITIAL CONSIDERATIONS			
EFH Designations	Yes	No	
Is the action located in or adjacent to EFH designated for eggs? List the species:			
Is the action located in or adjacent to EFH designated for larvae? List the species:			
Is the action located in or adjacent to EFH designated for juveniles? List the species:			
Is the action located in or adjacent to EFH designated for adults or spawning adults? List the species:			
If you answered no to all questions above, then EFH consultation is not required - go to Section 5. If you answered yes to any of the above questions proceed to Section 2 and complete remainder of the			

Step 2: In order to assess impacts, it is critical to know the habitat characteristics of the site before the activity is undertaken. Use existing information, to the extent possible, in answering these questions. Identify the sources of the information provided and provide as much description as available. These should not be yes or no answers. Please note that there may be circumstances in which new information must be collected to appropriately characterize the site and assess impacts. Project plans that show the location and extent of sensitive habitats, as well as water depths, the HTL, MHW and MLW should be provided.

2. SITE CHARACTERISTICS								
Site Characteristics	Description							
Is the site intertidal, sub- tidal, or water column?								
What are the sediment characteristics?								
Is there submerged aquatic vegetation (SAV) at or adjacent to project site? If so describe the SAV species and spatial extent.								
Are there wetlands present on or adjacent to the site? If so, describe the spatial extent and vegetation types.								
Is there shellfish present at or adjacent to the project site? If so, please describe the spatial extent and species present.								
Are there mudflats present at or adjacent to the project site? If so please describe the spatial extent.								
Is there rocky or cobble bottom habitat present at or adjacent to the project site? If so, please describe the spatial extent.								
Is Habitat Area of Particular Concern (HAPC) designated at or near the site? If so for which species, what type habitat type, size, characteristics?								
What is the typical salinity, depth and water temperature regime/range?								
What is the normal frequency of site disturbance, both natural and man-made?								

What is the area of proposed impact (work footprint & far afield)?	
--	--

<u>Step 3</u>: This section is used to describe the anticipated impacts from the proposed action on the physical/chemical/biological environment at the project site and areas adjacent to the site that may be affected.

3. DESCRIPTION OF IMPACTS								
Impacts	Υ	N	Description					
Nature and duration of activity(s). Clearly describe the activities proposed and the duration of any disturbances.								
Will the benthic community be disturbed? If no, why not? If yes, describe in detail how the benthos will be impacted.								
Will SAV be impacted? If no, why not? If yes, describe in detail how the SAV will be impacted. Consider both direct and indirect impacts. Provide details of any SAV survey conducted at the site.								
Will salt marsh habitat be impacted? If no, why not? If yes, describe in detail how wetlands will be impacted. What is the aerial extent of the impacts? Are the effects temporary or permanent?								
Will mudflat habitat be impacted? If no, why not? If yes, describe in detail how mudflats will be impacted. What is the aerial extent of the impacts? Are the effects temporary or permanent?								
Will shellfish habitat be impacted? If so, provide in detail how the shellfish habitat will be impacted. What is the aerial extent of the impact?								

Provide details of any shellfish survey conducted at the site.	
Will hard bottom (rocky, cobble, gravel) habitat be impacted at the site? If so, provide in detail how the hard bottom will be impacted. What is the aerial extent of the impact?	
Will sediments be altered and/or sedimentation rates change? If no, why not? If yes, describe how.	
Will turbidity increase? If no, why not? If yes, describe the causes, the extent of the effects, and the duration.	
Will water depth change? What are the current and proposed depths?	
Will contaminants be released into sediments or water column? If yes, describe the nature of the contaminants and the extent of the effects.	
Will tidal flow, currents, or wave patterns be altered? If no, why not? If yes, describe in detail how.	
Will water quality be altered? If no, why not? If yes, describe in detail how. If the effects are temporary, describe the duration of the impact.	
Will ambient noise levels change? If no, why not? If yes, describe in detail how. If the effects are temporary, describe the duration and degree of impact.	

Does the action have the potential to impact prey species of federally managed fish with EFH designations?
--

Step 4: This section is used to evaluate the consequences of the proposed action on the functions and values of EFH as well as the vulnerability of the EFH species and their life stages. Identify which species (from the list generated in Step 1) will be adversely impacted from the action. Assessment of EFH impacts should be based upon the site characteristics identified in Step 2 and the nature of the impacts described within Step 3. The Guide to EFH Descriptions webpage (<a href="http://www.greateratlantic.fisheries.noaa.gov/hcd/list.htm">http://www.greateratlantic.fisheries.noaa.gov/hcd/list.htm</a>) should be used during this assessment to determine the ecological parameters/preferences associated with each species listed and the potential impact to those parameters.

4. EFH ASSESSMENT			
Functions and Values	Y	N	Describe habitat type, species and life stages to be adversely impacted
Will functions and values of EFH be impacted for:			
Spawning If yes, describe in detail how, and for which species. Describe how adverse effects will be avoided and minimized.			
Nursery If yes, describe in detail how and for which species. Describe how adverse effects will be avoided and minimized.			
Forage If yes, describe in detail how and for which species. Describe how adverse effects will be avoided and minimized.			
Shelter If yes, describe in detail how and for which species. Describe how adverse effects will be avoided and minimized.			

Will impacts be temporary or permanent? Describe the duration of the impacts.		
Will compensatory mitigation be used? If no, why not? Describe plans for mitigation and how this will offset impacts to EFH. Include a conceptual compensatory mitigation plan, if applicable.		

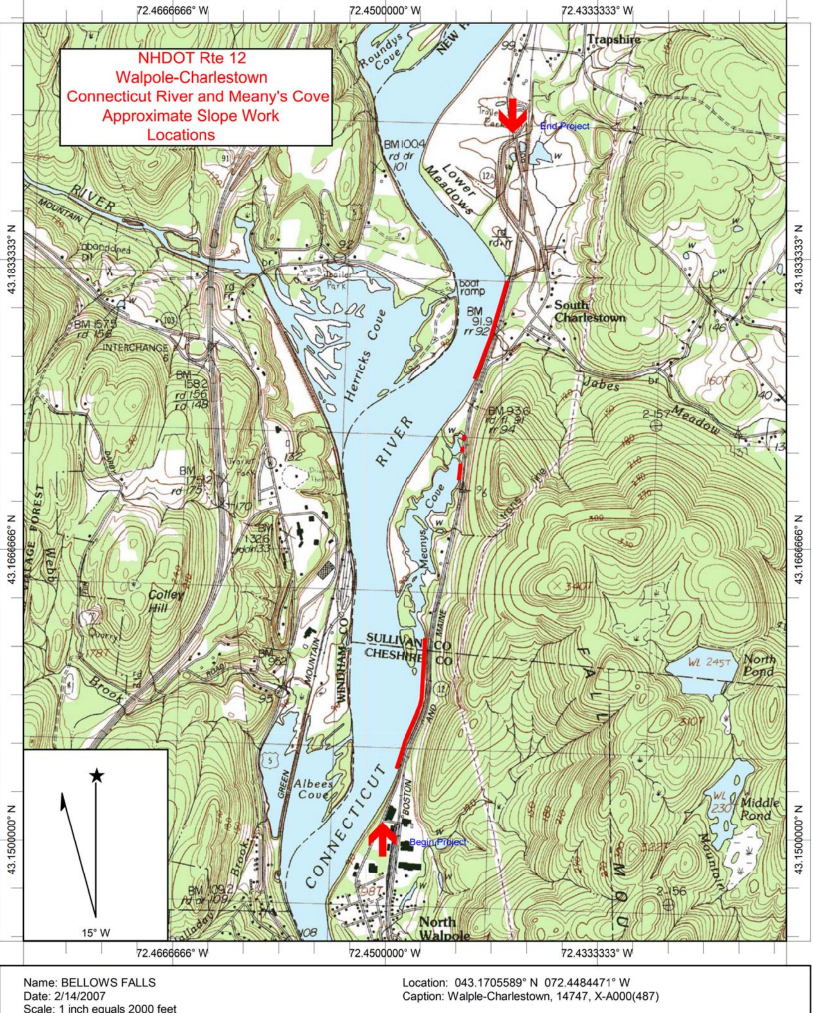
<u>Step 5</u>: This section provides the federal agency's determination on the degree of impact to EFH from the proposed action. The EFH determination also dictates the type of EFH consultation that will be required with NOAA Fisheries.

Please note: if information provided in the worksheet is insufficient to allow NOAA Fisheries to complete the EFH consultation additional information will be requested.

5. DETERMINATION OF IMPACT							
	/	Federal Agency's EFH Determination					
Overall degree of adverse effects on EFH (not including		There is no adverse effect on EFH or no EFH is designated at the project site.					
compensatory mitigation) will be:		EFH Consultation is not required					
(check the appropriate statement)		The adverse effect on EFH is not substantial. This means that the adverse effects are either no more than minimal, temporary, or that they can be alleviated with minor project modifications or conservation recommendations.  This is a request for an abbreviated EFH consultation.					
		The adverse effect on EFH is substantial.					
		This is a request for an expanded EFH consultation					

Step 6: Consultation with NOAA Fisheries may also be required if the proposed action results in adverse impacts to other NOAA-trust resources, such as anadromous fish, shellfish, crustaceans, or their habitats as part of the Fish and Wildlife Coordination Act Some examples of other NOAA-trust resources are listed below. Inquiries regarding potential impacts to marine mammals or threatened/endangered species should be directed to NOAA Fisheries' Protected Resources Division.

6. OTHER NOAA-TRUST RESOURCES IMPACT ASSESSMENT								
Species known to occur at site (list others that may apply)	Describe habitat impact type (i.e., physical, chemical, or biological disruption of spawning and/or egg development habitat, juvenile nursery and/or adult feeding or migration habitat). Please note, impacts to federally listed species of fish, sea turtles, and marine mammals must be coordinated with the GARFO Protected Resources Division.							
alewife								
American eel								
American shad								
Atlantic menhaden								
blue crab								
blue mussel								
blueback herring								
Eastern oyster								
horseshoe crab								
quahog								
soft-shell clams								
striped bass								
other species:								



Scale: 1 inch equals 2000 feet

Walpole-Charlestown, 14747 NH Route 12, New England Central Railroad Wetland Application

# $\label{eq:Attachment L} Attachment \ L$ Northern Long-eared Bat (NLEB) Documentation

#### **Matt Lundsted**

From: Martin, Rebecca <Rebecca.Martin@dot.nh.gov>

Sent: Tuesday, November 29, 2016 1:16 PM

**To:** Evans, Jonathan

**Subject:** RE: Walpole-Charlestown, 14747 - Bats

Attachments: AppendixBProject SubmittalFormMay2016.pdf

Hello Jon,

Yes I believe you will be able to use the FHWA Programmatic Consultation.

I looked through the Walpole-Charlestown Survey Report and found that there was probable presence of NLEB reported from the acoustic analysis software. The potential MYSE calls (high frequency) were sent for qualitative analysis by Northern Stewards. Of the twenty-nine files resulted in no visual confirmation of MYSE. Therefore, in accordance with Step 7 of the USFWS Summer Survey Guidelines, no further surveys are needed. We consider this a Negative P/A survey.

The FHWA Programmatic Consultation covers projects that are:

- Transportation activities > 0.5 miles of NLEB hibernacula
- All tree removal is >0.25 miles from NLEB roosts
  - The list I have from NH F&G does not include NLEB hibernacula or roost trees in Walpole or Charlestown- so as long as NLEB did not show up in your NHB search, you are all set.
- Within 300 feet of existing road/rail surfaces, unless negative P/A survey- which you have if the new project area is the same or within the boundaries of the old project.

I looked at the BO and the wording is that the Programmatic Consultation covers "Transportation activities >0.5 miles from a Indiana bat and/ or NLEB hibernaculum AND within 300 feet (ft.) of existing road/rail surfaces" with few exceptions. So it seems that project activities (not clearing) must be within 300' unless negative P/A survey.

I should mention in case this applies to future projects- that the BO does cover a limited set of transportation activities >0.5 miles from a NLEB hibernaculum that are outside 300 ft. of existing road/rail surfaces that:

- o Have negative presence/absence (P/A) summer surveys;
- o Involve maintenance of existing facilities (e.g., rest areas, stormwater detention basins) (no new ground disturbance and no tree removal);
- o Involve wetland or stream protection activities associated with compensatory wetland mitigation without any suitable habitat clearing; or
- o Involve slash pile burning.

Since there was a negative result to the acoustic survey, if the project area is the same as what was originally surveyed (or shorter), you can fill out the Project Submittal Appendix B as NLAA: NLAA – project(s) are inside the range and suitable bat habitat is present, but negative bat presence/absence (P/A) surveys; must also be greater than 0.5 miles from any hibernaculum. As you will notice on the Project Submittal Appendix B this category indicates NLAA without AMMs. However, I think this was an oversight because the following AMMs are listed as required (one of the inconsistencies I mentioned):

General AMM 1. Ensure all operators, employees, and contractors working in areas of known or presumed bat habitat are aware of all Transportation Agency environmental commitments, including all applicable AMMs.

Tree Removal AMM 3. Ensure tree removal is limited to that specified in project plans. Install bright

colored flagging/fencing prior to any tree clearing to ensure contractors stay within clearing limits. Ensure that contractors understand clearing limits and how they are marked in the field

Tree Removal AMM 4. Do not cut down documented Indiana bat or NLEB roosts (that are still suitable for roosting) (or trees within 0.25 miles of roosts) or documented foraging habitat any time of year.

AMM 5 and AMM6 only apply to Indiana Bat.

If you have a consultation code from IPaC you can complete the Appendix B (I can help, if you have questions) as NLAA and submit to USFWS. After 14 days you can assume concurrence.

If the project is not within the bounds of the acoustic survey, since all project activities are within 300', the project will still be covered under the FHWA Programmatic Consultation. If they want to clear during the summer, the project would be a LAA project. The same Appendix B will be completed as LAA, but this will require a USFWS response (30 days).

Thank you for checking on the NLEB! Please let me know if you have any questions.

Rebecca Martin
Environmental Manager
NH DOT Bureau of Environment
7 Hazen Drive
Concord, NH 03302
(603)271-6781
Rebecca.Martin@dot.nh.gov

From: Evans, Jonathan

Sent: Monday, November 28, 2016 2:14 PM

To: Martin, Rebecca

Subject: FW: Walpole-Charlestown, 14747 - Bats

Rebecca,

As a follow up to our conversation earlier, all work for the subject project will be located within 300' of the existing roadway and preliminary clearing estimates are around 4.5 acres and are not expected to change much if at all, so they should be well below the 20 acre limit we discussed.

So, based upon this as well as your review of the previous investigations and check on whether or not the area has any known hibernacula/roosting trees, please let me know if you think this project can be covered under FHWA's programmatic consultation process.

Again, no big rush, whenever you get a chance to take a look is fine. Thanks!

-Jon

From: Fifield, Samantha

Sent: Monday, November 28, 2016 1:50 PM

To: Evans, Jonathan

Subject: RE: Walpole-Charlestown, 14747 - Bats

Hi Jon,

To answer the questions below:

- 1) No; work will most definitely be located within 300 feet of the existing roadway.
- 2) No; the preliminary quantity calculation for clearing is at 4.5 AC and I seriously doubt that that quantity will jump by over 400% of the prelim quantity.

It's nice to know that at least one issue may go away<sup>©</sup>

Please do not hesitate to let me know if you need more information.

Best regards, Sam

From: Evans, Jonathan

Sent: Monday, November 28, 2016 1:34 PM

To: Fifield, Samantha

Subject: Walpole-Charlestown, 14747 - Bats

Sam,

After I talked to you earlier, I also went to see Maggie to make sure she didn't have any additional questions regarding the wetland permitting. That prompted the e-mail she recently sent to Don. She also asked me about the bats. Since it has been a while since I thought about that I needed to refresh my memory on where we stood regarding bats and if the new project design will be an issue. I think the new project design will actually make the bat issue easier to deal with, but I need to know a few things:

- 1. Will there be any work greater than 300' from the existing roadway? I think the answer is no, but I just want to confirm?
- 2. Will there be more than 20 acres of <u>clearing</u>? Again, I think the answer is no, but I want to confirm.

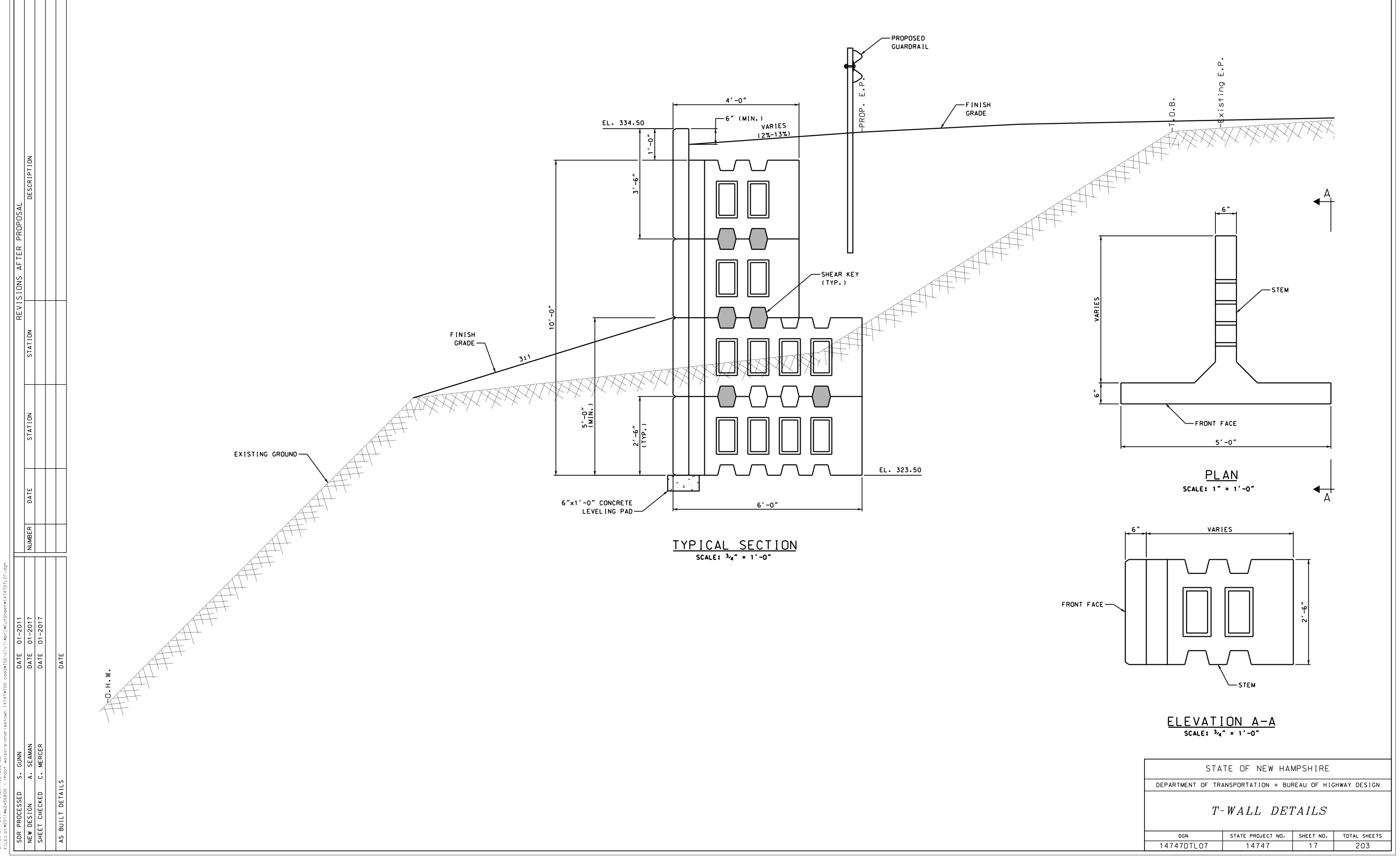
If the answer is no to both of these, I think the bat issue is pretty much solved. If the answer is yes to either, I may need to do some additional coordination with US Fish and Wildlife if we want to clear during the non-winter months.

Thanks, Jon

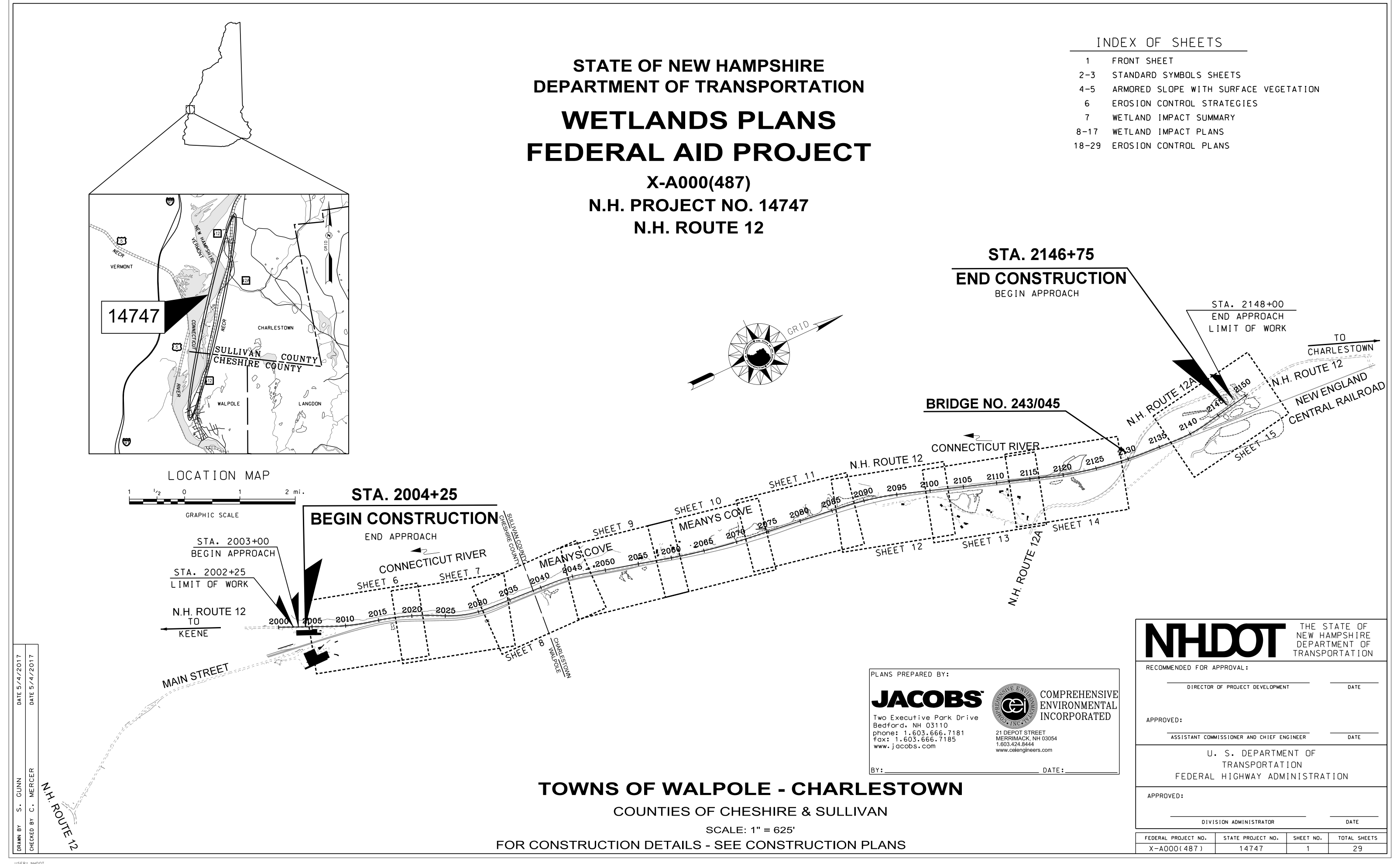
Jonathan Evans, Air & Noise Program Manager NH Department of Transportation, Bureau of Environment 7 Hazen Dr., PO Box 483, Concord, NH 03302-0483

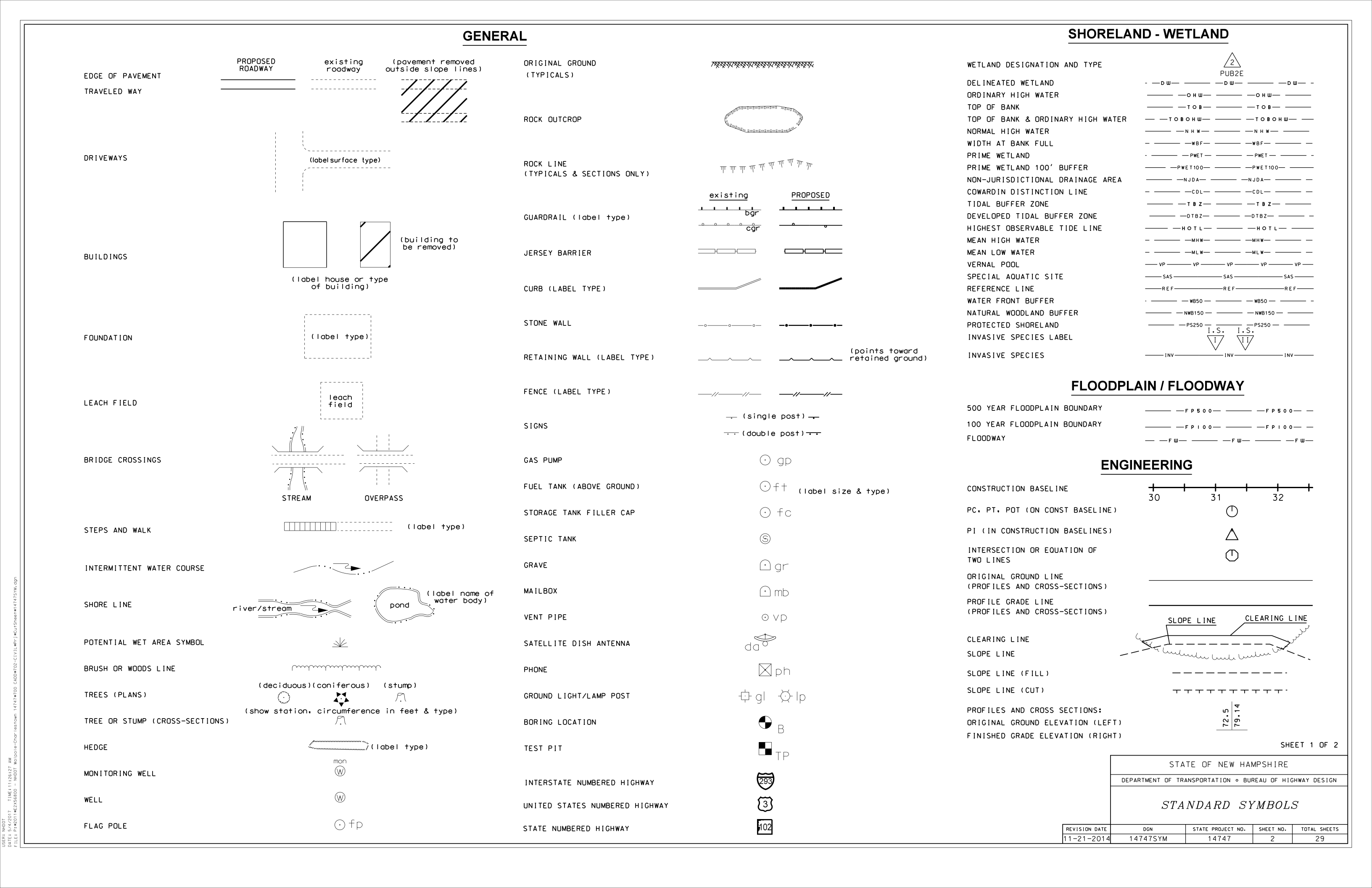
Email: <u>Jonathan.Evans@dot.nh.gov</u> Phone: (603)271-4048 M-F 7AM-3PM

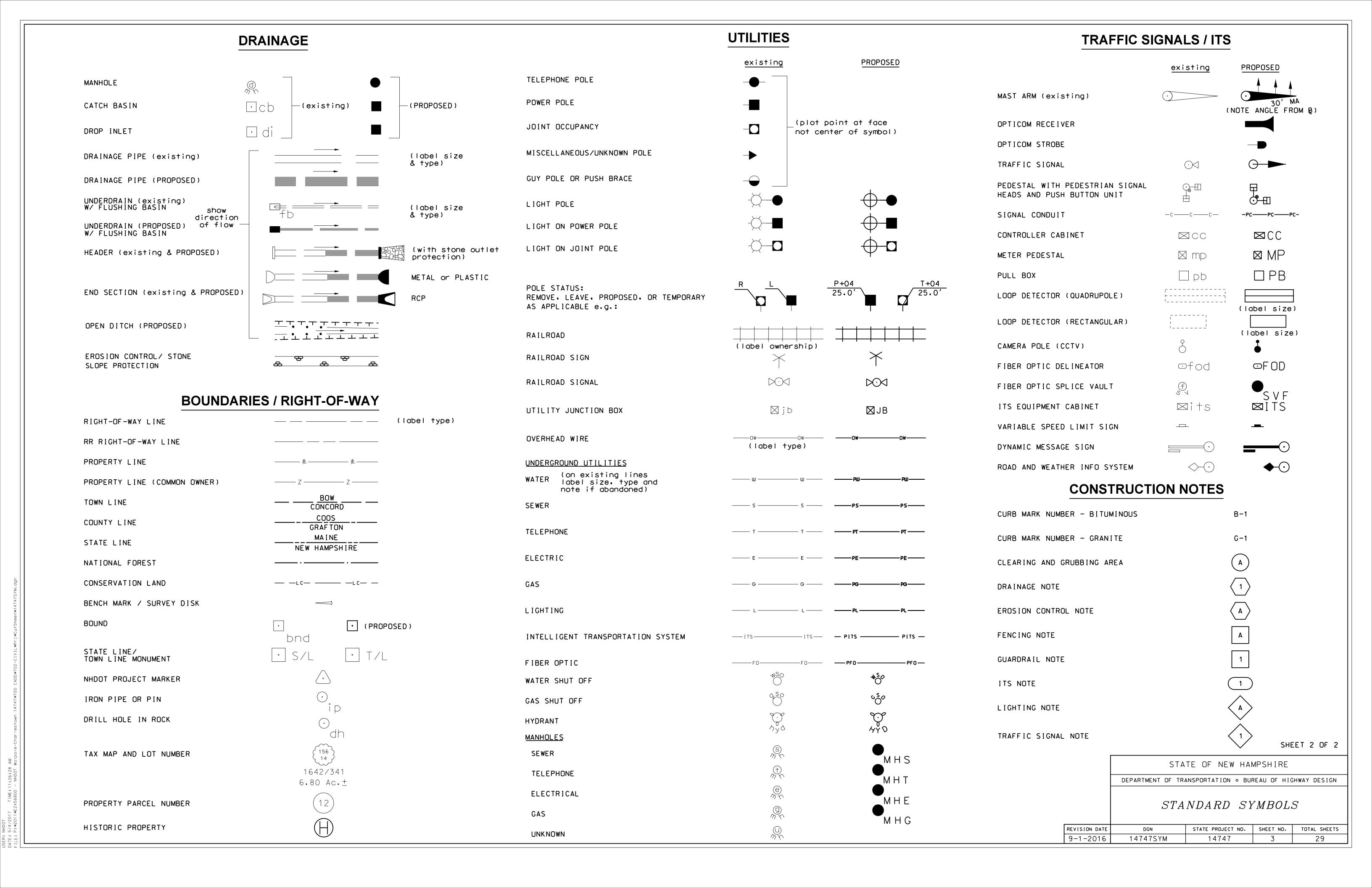
## Attachment M Retaining Wall Detail

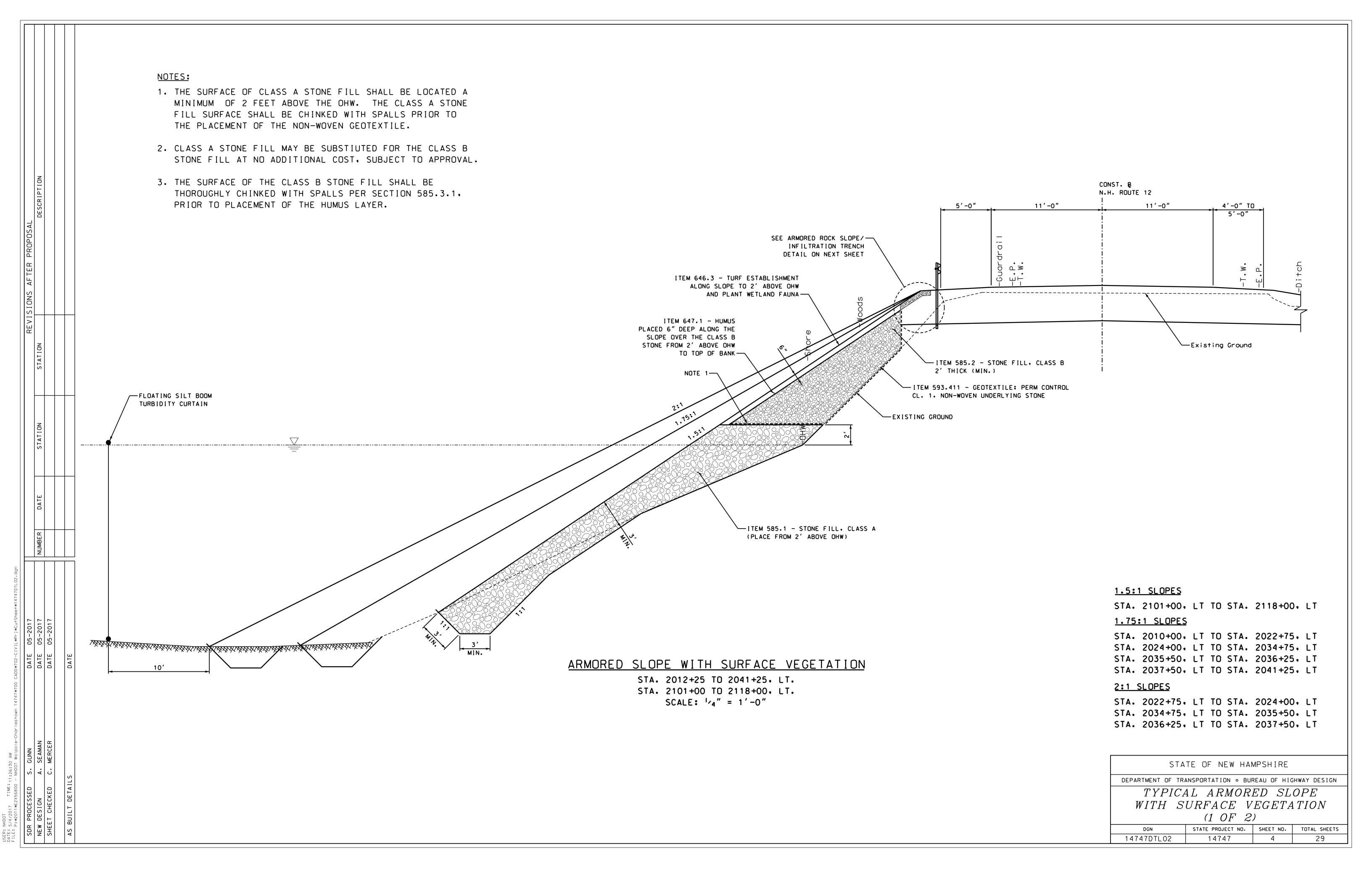


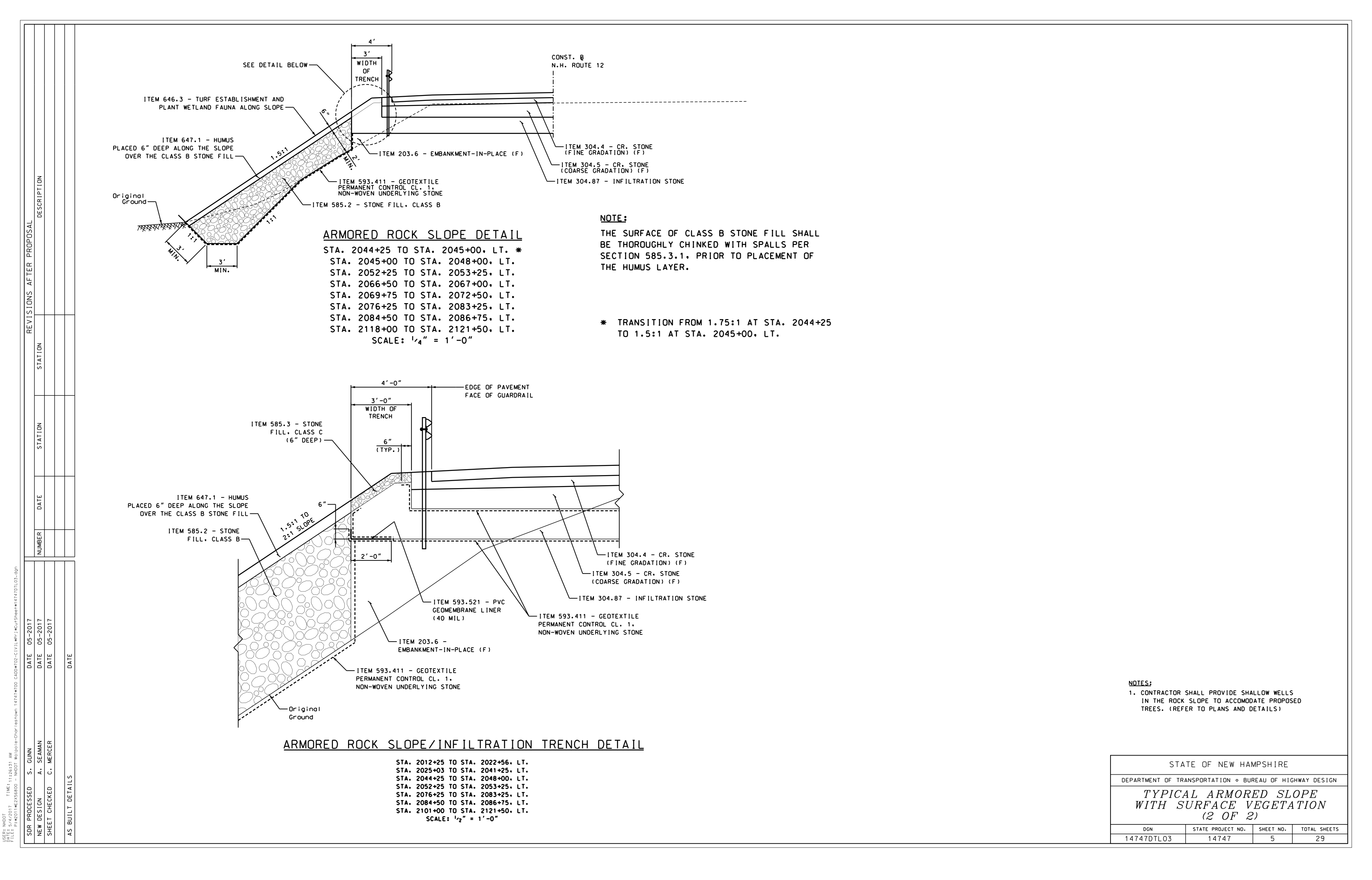
# Attachment N Wetland Impact Plans











## EROSION CONTROL STRATEGIES

#### 1. ENVIRONMENTAL COMMITMENTS:

- 1.1. THESE GUIDELINES DO NOT RELIEVE THE CONTRACTOR FROM COMPLIANCE WITH ANY CONTRACT PROVISIONS, OR APPLICABLE FEDERAL, STATE, AND LOCAL
- 1.2. THIS PROJECT WILL BE SUBJECT TO THE US EPA'S NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (NPDES) STORM WATER CONSTRUCTION GENERAL PERMIT AS ADMINISTERED BY THE ENVIRONMENTAL PROTECTION AGENCY (EPA). THIS PROJECT IS SUBJECT TO REQUIREMENTS IN THE MOST RECENT CONSTRUCTION GENERAL PERMIT (CGP).
- 1.3. THE CONTRACTOR'S ATTENTION IS DIRECTED TO THE NHDES WETLAND PERMIT, THE US ARMY CORPS OF ENGINEERS PERMIT, WATER QUALITY CERTIFICATION AND THE SPECIAL ATTENTION ITEMS INCLUDED IN THE CONTRACT DOCUMENTS.
- 1.4. ALL STORM WATER, EROSION AND SEDIMENT CONTROL MEASURES SHALL BE INSTALLED AND MAINTAINED IN ACCORDANCE WITH THE NEW HAMPSHIRE STORMWATER MANUAL, VOLUME 3, EROSION AND SEDIMENT CONTROLS DURING CONSTRUCTION (DECEMBER 2008) (BMP MANUAL) AVAILABLE FROM THE NEW HAMPSHIRE DEPARTMENT OF ENVIRONMENTAL SERVICES (NHDES).
- 1.5. THE CONTRACTOR SHALL COMPLY WITH RSA 485-A:17, AND ALL, PUBLISHED NHDES ALTERATION OF TERRAIN ENV-WQ 1500 REQUIREMENTS
- (HTTP://DES.NH.GOV/ORGANIZATION/COMMISSIONER/LEGAL/RULES/INDEX.HTM) 1.6. THE CONTRACTOR IS DIRECTED TO REVIEW AND COMPLY WITH SECTION 107.1 OF THE CONTRACT AS IT REFERS TO SPILLAGE, AND ALSO WITH REGARDS TO EROSION, POLLUTION, AND TURBIDITY PRECAUTIONS.

#### 2. STANDARD EROSION CONTROL SEQUENCING APPLICABLE TO ALL CONSTRUCTION PROJECTS:

- 2.1. PERIMETER CONTROLS SHALL BE INSTALLED PRIOR TO EARTH DISTURBING ACTIVITIES. PERIMETER CONTROLS AND STABILIZED CONSTRUCTION EXITS SHALL BE INSTALLED AS SHOWN IN THE BMP MANUAL AND AS DIRECTED BY THE STORMWATER POLLUTION PREVENTION PLAN (SWPPP) PREPARER.
- 2.2. EROSION, SEDIMENTATION CONTROL MEASURES AND INFILTRATION BASINS SHALL BE CLEANED, REPLACED AND AUGMENTED AS NECESSARY TO PREVENT
- SEDIMENTATION BEYOND PROJECT LIMITS THROUGHOUT THE PROJECT DURATION. 2.3. EROSION AND SEDIMENT CONTROL MEASURES SHALL BE INSPECTED IN ACCORDANCE WITH THE CONSTRUCTION GENERAL PERMIT AND SECTION 645 OF THE NHDOT
- SPECIFICATIONS FOR ROAD AND BRIDGES CONSTRUCTION. 2.4. AN AREA SHALL BE CONSIDERED STABLE IF ONE OF THE FOLLOWING HAS OCCURRED:
  - (A) BASE COURSE GRAVELS HAVE BEEN INSTALLED IN AREAS TO BE PAVED;
  - (B) A MINIMUM OF 85% VEGETATED GROWTH HAS BEEN ESTABLISHED;
  - (C) A MINIMUM OF 3" OF NON-EROSIVE MATERIAL SUCH AS STONE OR RIP-RAP HAS BEEN INSTALLED;
- (D) TEMPORARY SLOPE STABILIZATION CONFORMING TO TABLE 1 HAS BEEN PROPERLY INSTALLED 2.5. ALL STOCKPILES SHALL BE CONTAINED WITH A PERIMETER CONTROL. IF THE STOCKPILE IS TO REMAIN UNDISTURBED FOR MORE THAN 14 DAYS, MULCHING WILL
- BE REQUIRED. 2.6. A WATER TRUCK SHALL BE AVAILABLE TO CONTROL EXCESSIVE DUST AT THE DIRECTION OF THE CONTRACT ADMINISTRATOR.
- 2.7. TEMPORARY EROSION AND SEDIMENTATION CONTROL MEASURES SHALL REMAIN UNTIL THE AREA HAS BEEN PERMANENTLY STABILIZED.
- 2.8. CONSTRUCTION PERFORMED ANY TIME BETWEEN NOVEMBER 30™ AND MAY 1" OF ANY YEAR SHALL BE CONSIDERED WINTER CONSTRUCTION AND SHALL CONFORM TO THE FOLLOWING REQUIREMENTS.
  - (A) ALL PROPOSED VEGETATED AREAS WHICH DO NOT EXHIBIT A MINIMUM OF 85% VEGETATIVE GROWTH BY OCTOBER 15 , OR WHICH ARE DISTURBED AFTER OCTOBER 15™, SHALL BE STABILIZED IN ACCORDANCE WITH TABLE 1.
  - (B) ALL DITCHES OR SWALES WHICH DO NOT EXHIBIT A MINIMUM OF 85% VEGETATIVE GROWTH BY OCTOBER 15™, OR WHICH ARE DISTURBED AFTER OCTOBER 15™,
  - SHALL BE STABILIZED TEMPORARILY WITH STONE OR IN ACCORDANCE WITH TABLE 1.
  - (C) AFTER NOVEMBER 30™ INCOMPLETE ROAD SURFACES, WHERE WORK HAS STOPPED FOR THE SEASON, SHALL BE PROTECTED IN ACCORDANCE WITH TABLE 1. (D) WINTER EXCAVATION AND EARTHWORK SHALL BE DONE SUCH THAT NO MORE THAN 1 ACRE OF THE PROJECT IS WITHOUT STABILIZATION AT ONE TIME, UNLESS A
  - WINTER CONSTRUCTION PLAN HAS BEEN APPROVED BY NHDOT THAT MEETS THE REQUIREMENTS OF ENV-WQ 1505.02 AND ENV-WQ 1505.05.
  - (E) A SWPPP AMENDMENT SHALL BE SUBMITTED TO THE DEPARTMENT, FOR APPROVAL, ADDRESSING COLD WEATHER STABILIZATION (ENV-WQ 1505.05) AND INCLUDING THE REQUIREMENTS OF NO LESS THAN 30 DAYS PRIOR TO THE COMMENCEMENT OF WORK SCHEDULED AFTER NOVEMBER 301.

#### GENERAL CONSTRUCTION PLANNING AND SELECTION OF STRATEGIES TO CONTROL EROSION AND SEDIMENT ON HIGHWAY CONSTRUCTION PROJECTS

#### 3. PLAN ACTIVITIES TO ACCOUNT FOR SENSITIVE SITE CONDITIONS:

- 3.1. CLEARLY FLAG AREAS TO BE PROTECTED IN THE FIELD AND PROVIDE CONSTRUCTION BARRIERS TO PREVENT TRAFFICKING OUTSIDE OF WORK AREAS. 3.2. CONSTRUCTION SHALL BE SEQUENCED TO LIMIT THE DURATION AND AREA OF EXPOSED SOILS.
- 3.3. PROTECT AND MAXIMIZE EXISTING NATIVE VEGETATION AND NATURAL FOREST BUFFERS BETWEEN CONSTRUCTION ACTIVITY AND SENSITIVE AREAS.
- 3.4. WHEN WORK IS PERFORMED IN AND NEAR WATER COURSES, STREAM FLOW DIVERSION METHODS SHALL BE IMPLEMENTED PRIOR TO ANY EXCAVATION OR FILLING.
- 3.5. WHEN WORK IS PERFORMED WITHIN 50 FEET OF SURFACE WATERS (WETLAND, OPEN WATER OR FLOWING WATER), PERIMETER CONTROL SHALL BE ENHANCED CONSISTENT WITH SECTION 2.1.2.1. OF THE 2012 NPDES CONSTRUCTION GENERAL PERMIT.

## 4. MINIMIZE THE AMOUNT OF EXPOSED SOIL:

- 4.1. CONSTRUCTION SHALL BE SEQUENCED TO LIMIT THE DURATION AND AREA OF EXPOSED SOILS. MINIMIZE THE AREA OF EXPOSED SOIL AT ANY ONE TIME. PHASING SHALL BE USED TO REDUCE THE AMOUNT AND DURATION OF SOIL EXPOSED TO THE ELEMENTS AND VEHICLE TRACKING.
- 4.2. UTILIZE TEMPORARY MULCHING OR PROVIDE ALTERNATE TEMPORARY STABILIZATION ON EXPOSED SOILS IN ACCORDANCE WITH TABLE 1.
- 4.3. THE MAXIMUM AMOUNT OF DISTURBED EARTH SHALL NOT EXCEED A TOTAL OF 5 ACRES FROM MAY 1" THROUGH NOVEMBER 30", OR EXCEED ONE ACRE DURING WINTER MONTHS, UNLESS THE CONTRACTOR DEMONSTRATES TO THE DEPARTMENT THAT THE ADDITIONAL AREA OF DISTURBANCE IS NECESSARY TO MEET THE CONTRACTORS CRITICAL PATH METHOD SCHEDULE (CPM), AND THE CONTRACTOR HAS ADEQUATE RESOURCES AVAILABLE TO ENSURE THAT ENVIRONMENTAL COMMITMENTS WILL BE MET.

## 5. CONTROL STORMWATER FLOWING ONTO AND THROUGH THE PROJECT:

- 5.1. DIVERT OFF SITE RUNOFF OR CLEAN WATER AWAY FROM THE CONSTRUCTION ACTIVITY TO REDUCE THE VOLUME THAT NEEDS TO BE TREATED ON SITE. 5.2. DIVERT STORM RUNOFF FROM UPSLOPE DRAINAGE AREAS AWAY FROM DISTURBED AREAS, SLOPES, AND AROUND ACTIVE WORK AREAS AND TO A STABILIZED OUTLET
- 5.3. CONSTRUCT IMPERMEABLE BARRIERS AS NECESSARY TO COLLECT OR DIVERT CONCENTRATED FLOWS FROM WORK OR DISTURBED AREAS.
- 5.4. STABILIZE, TO APPROPRIATE ANTICIPATED VELOCITIES, CONVEYANCE CHANNELS OR PUMPING SYSTEMS NEEDED TO CONVEY CONSTRUCTION STORMWATER TO BASINS AND DISCHARGE LOCATIONS PRIOR TO USE.
- 5.5. DIVERT OFF-SITE WATER THROUGH THE PROJECT IN AN APPROPRIATE MANNER SO NOT TO DISTURB THE UPSTREAM OR DOWNSTREAM SOILS, VEGETATION OR HYDROLOGY BEYOND THE PERMITTED AREA.

## 6. PROTECT SLOPES:

- 6.1. INTERCEPT AND DIVERT STORM RUNOFF FROM UPSLOPE DRAINAGE AREAS AWAY FROM UNPROTECTED AND NEWLY ESTABLISHED AREAS AND SLOPES TO A STABILIZED OUTLET OR CONVEYANCE.
- 6.2. CONSIDER HOW GROUNDWATER SEEPAGE ON CUT SLOPES MAY IMPACT SLOPE STABILITY AND INCORPORATE APPROPRIATE MEASURES TO MINIMIZE EROSION.
- 6.3. CONVEY STORMWATER DOWN THE SLOPE IN A STABILIZED CHANNEL OR SLOPE DRAIN.
- 6.4. THE OUTER FACE OF THE FILL SLOPE SHOULD BE IN A LOOSE RUFFLED CONDITION PRIOR TO TURF ESTABLISHMENT, TOPSOIL OR HUMUS LAYERS SHALL BE TRACKED UP AND DOWN THE SLOPE, DISKED, HARROWED, DRAGGED WITH A CHAIN OR MAT, MACHINE-RAKED, OR HAND-WORKED TO PRODUCE A RUFFLED SURFACE.

## 7. ESTABLISH STABILIZED CONSTRUCTION EXITS:

- 7.1. INSTALL AND MAINTAIN CONSTRUCTION EXITS, ANYWHERE TRAFFIC LEAVES A CONSTRUCTION SITE ONTO A PUBLIC RIGHT-OF-WAY.
- 7.2. SWEEP ALL CONSTRUCTION RELATED DEBRIS AND SOIL FROM THE ADJACENT PAVED ROADWAYS AS NECESSARY.

## 8. PROTECT STORM DRAIN INLETS:

- 8.1. DIVERT SEDIMENT LADEN WATER AWAY FROM INLET STRUCTURES TO THE EXTENT POSSIBLE.
- 8.2. INSTALL SEDIMENT BARRIERS AND SEDIMENT TRAPS AT INLETS TO PREVENT SEDIMENT FROM ENTERING THE DRAINAGE SYSTEM.
- 8.3. CLEAN CATCH BASINS, DRAINAGE PIPES, AND CULVERTS IF SIGNIFICANT SEDIMENT IS DEPOSITED.
- 8.4. DROP INLET SEDIMENT BARRIERS SHOULD NEVER BE USED AS THE PRIMARY MEANS OF SEDIMENT CONTROL AND SHOULD ONLY BE USED TO PROVIDE AN ADDITIONAL LEVEL OF PROTECTION TO STRUCTURES AND DOWN-GRADIENT SENSITIVE RECEPTORS.

## 9. SOIL STABILIZATION:

- 9.1. WITHIN THREE DAYS OF THE LAST ACTIVITY IN AN AREA, ALL EXPOSED SOIL AREAS, WHERE CONSTRUCTION ACTIVITIES ARE COMPLETE, SHALL BE STABILIZED.
- 9.2. IN ALL AREAS, TEMPORARY SOIL STABILIZATION MEASURES SHALL BE APPLIED IN ACCORDANCE WITH THE STABILIZATION REQUIREMENTS (SECTION 2.2) OF THE
- 2012 CGP. (SEE TABLE 1 FOR GUIDANCE ON THE SELECTION OF TEMPORARY SOIL STABILIZATION MEASURES.) 9.3. EROSION CONTROL SEED MIX SHALL BE SOWN IN ALL INACTIVE CONSTRUCTION AREAS THAT WILL NOT BE PERMANENTLY SEEDED WITHIN TWO WEEKS OF DISTURBANCE
- AND PRIOR TO SEPTEMBER 15, OF ANY GIVEN YEAR, IN ORDER TO ACHIEVE VEGETATIVE STABILIZATION PRIOR TO THE END OF THE GROWING SEASON. 9.4. SOIL TACKIFIERS MAY BE APPLIED IN ACCORDANCE WITH THE MANUFACTURER'S SPECIFICATIONS AND REAPPLIED AS NECESSARY TO MINIMIZE SOIL AND MULCH LOSS UNTIL PERMANENT VEGETATION IS ESTABLISHED.

## 10. RETAIN SEDIMENT ON-SITE AND CONTROL DEWATERING PRACTICES:

- 10.1. TEMPORARY SEDIMENT BASINS (CGP-SECTION 2.1.3.2) OR SEDIMENT TRAPS (ENV-WQ 1506.10) SHALL BE SIZED TO RETAIN, ON SITE, THE VOLUME OF A 2-YEAR 24-HOUR STORM EVENT FOR ANY AREA OF DISTURBANCE OR 3,600 CUBIC FEET OF STORMWATER RUNOFF PER ACRE OF DISTURBANCE, WHICHEVER IS GREATER. TEMPORARY SEDIMENT BASINS USED TO TREAT STORMWATER RUNOFF FROM AREAS GREATER THAN 5-ACRES OF DISTURBANCE SHALL BE SIZED TO ALSO CONTROL
- STORMWATER RUNOFF FROM A 10-YEAR 24 HOUR STORM EVENT. ON-SITE RETENTION OF THE 10-YEAR 24-HOUR EVENT IS NOT REQUIRED.
- 10.2. CONSTRUCT AND STABILIZE DEWATERING INFILTRATION BASINS PRIOR TO ANY EXCAVATION THAT MAY REQUIRE DEWATERING.
- 10.3. TEMPORARY SEDIMENT BASINS OR TRAPS SHALL BE PLACED AND STABILIZED AT LOCATIONS WHERE CONCENTRATED FLOW (CHANNELS AND PIPES) DISCHARGE TO THE SURROUNDING ENVIRONMENT FROM AREAS OF UNSTABILIZED EARTH DISTURBING ACTIVITIES.

- 11. ADDITIONAL EROSION AND SEDIMENT CONTROL GENERAL PRACTICES:
  - 11.1. USE TEMPORARY MULCHING, PERMANENT MULCHING, TEMPORARY VEGETATIVE COVER, AND PERMANENT VEGETATIVE COVER TO REDUCE THE NEED FOR DUST CONTROL. USE MECHANICAL SWEEPERS ON PAVED SURFACES WHERE NECESSARY TO PREVENT DUST BUILDUP. APPLY WATER, OR OTHER DUST INHIBITING AGENTS OR TACKIFIERS, AS APPROVED BY THE NHDES.
  - 11.2. ALL STOCKPILES SHALL BE CONTAINED WITH TEMPORARY PERIMETER CONTROLS. INACTIVE SOIL STOCKPILES SHOULD BE PROTECTED WITH SOIL STABILIZATION MEASURES (TEMPORARY EROSION CONTROL SEED MIX AND MULCH, SOIL BINDER) OR COVERED WITH ANCHORED TARPS.
  - 11.3. EROSION AND SEDIMENT CONTROL MEASURES WILL BE INSPECTED IN ACCORDANCE WITH SECTION 645 OF NHDOT SPECIFICATIONS, WEEKLY AND WITHIN 24 HOURS AFTER ANY STORM EVENT GREATER THAN 0.25 IN. OF RAIN PER 24-HOUR PERIOD. EROSION AND SEDIMENT CONTROL MEASURES WILL ALSO BE INSPECTED IN ACCORDANCE WITH THE GUIDANCE MEMO FROM THE NHDES CONTAINED WITHIN THE CONTRACT PROPOSAL AND THE EPA CONSTRUCTION GENERAL PERMIT.
  - 11.4. THE CONTRACTOR SHOULD UTILIZE STORM DRAIN INLET PROTECTION TO PREVENT SEDIMENT FROM ENTERING A STORM DRAINAGE SYSTEM PRIOR TO THE PERMANENT STABILIZATION OF THE CONTRIBUTING DISTURBED AREA.
  - 11.5. PERMANENT STABILIZATION MEASURES WILL BE CONSTRUCTED AND MAINTAINED IN LOCATIONS AS SHOWN ON THE CONSTRUCTION PLANS TO STABILIZE AREAS. VEGETATIVE STABILIZATION SHALL NOT BE CONSIDERED PERMANENTLY STABILIZED UNTIL VEGETATIVE GROWTH COVERS AT LEAST 85% OF THE DISTURBED AREA. THE CONTRACTOR SHALL BE RESPONSIBLE FOR EROSION AND SEDIMENT CONTROL FOR ONE YEAR AFTER PROJECT COMPLETION.
  - 11.6. CATCH BASINS: CARE SHALL BE TAKEN TO ENSURE THAT SEDIMENTS DO NOT ENTER ANY EXISTING CATCH BASINS DURING CONSTRUCTION. THE CONTRACTOR SHALL PLACE TEMPORARY STONE INLET PROTECTION OVER INLETS IN AREAS OF SOIL DISTURBANCE THAT ARE SUBJECT TO SEDIMENT CONTAMINATION.
  - 11.7. TEMPORARY AND PERMANENT DITCHES SHALL BE CONSTRUCTED, STABILIZED AND MAINTAINED IN A MANNER THAT WILL MINIMIZE SCOUR. TEMPORARY AND PERMANENT DITCHES SHALL BE DIRECTED TO DRAIN TO SEDIMENT BASINS OR STORM WATER COLLECTION AREAS.
  - 11.8. WINTER EXCAVATION AND EARTHWORK ACTIVITIES NEED TO BE LIMITED IN EXTENT AND DURATION, TO MINIMIZE POTENTIAL EROSION AND SEDIMENTATION IMPACTS. THE AREA OF EXPOSED SOIL SHALL BE LIMITED TO ONE ACRE, OR THAT WHICH CAN BE STABILIZED AT THE END OF EACH DAY UNLESS A WINTER CONSTRUCTION PLAN, DEVELOPED BY A QUALIFIED ENGINEER OR A CPESC SPECIALIST, IS REVIEWED AND APPROVED BY THE DEPARTMENT.
  - 11.9. CHANNEL PROTECTION MEASURES SHALL BE SUPPLEMENTED WITH PERIMETER CONTROL MEASURES WHEN THE DITCH LINES OCCUR AT THE BOTTOM OF LONG FILL SLOPES. THE PERIMETER CONTROLS SHALL BE INSTALLED ON THE FILL SLOPE TO MINIMIZE THE POTENTIAL FOR FILL SLOPE SEDIMENT DEPOSITS IN THE DITCH

### BEST MANAGEMENT PRACTICES (BMP) BASED ON AMOUNT OF OPEN CONSTRUCTION AREA

- 12. STRATEGIES SPECIFIC TO OPEN AREAS LESS THAN 5 ACRES:
  - 12.1. THE CONTRACTOR SHALL COMPLY WITH RSA 485:A:17 AND ENV-WQ 1500; ALTERATION OF TERRAIN FOR CONSTRUCTION AND USE ALL CONVENTIONAL BMP
  - 12.2. SLOPES STEEPER THAN 3:1 WILL RECEIVE TURF ESTABLISHMENT WITH MATTING.
  - 12.3. SLOPES 3:1 OR FLATTER WILL RECEIVE TURF ESTABLISHMENT ALONE.
  - 12.4. AREAS WHERE HAUL ROADS ARE CONSTRUCTED AND STORMWATER CANNOT BE TREATED THE DEPARTMENT WILL CONSIDER INFILTRATION.
  - 12.5. FOR HAUL ROADS ADJACENT TO SENSITIVE ENVIRONMENTAL AREAS OR STEEPER THAN 5%, THE DEPARTMENT WILL CONSIDER USING EROSION STONE, CRUSHED GRAVEL, OR CRUSHED STONE BASE TO HELP MINIMIZE EROSION ISSUES.
  - 12.6. ALL AREAS THAT CAN BE STABILIZED SHALL BE STABILIZED PRIOR TO OPENING UP NEW TERRITORY.
  - 12.7. DETENTION BASINS SHALL BE DESIGNED AND CONSTRUCTED TO ACCOMMODATE A 2 YEAR STORM EVENT.
- 13. STRATEGIES SPECIFIC TO OPEN AREAS BETWEEN 5 AND 10 ACRES:
  - 13.1. THE CONTRACTOR SHALL COMPLY WITH RSA 485:A:17 AND ENV-WQ 1500 ALTERATION OF TERRAIN AND SHALL USE CONVENTIONAL BMP STRATEGIES AND ALL TREATMENT OPTIONS USED FOR UNDER 5 ACRES WILL BE UTILIZED.
- 13.2. DETENTION BASINS WILL BE CONSTRUCTED TO ACCOMMODATE THE 2-YEAR 24-HOUR STORM EVENT AND CONTROL A 10-YEAR 24-HOUR STORM EVENT.
- 13.3. SLOPES STEEPER THAN A 3:1 WILL RECEIVE TURF ESTABLISHMENT WITH MATTING OR OTHER TEMPORARY SOIL STABILIZATION MEASURES DETAILED IN TABLE 1. THE CONTRACTOR MAY ALSO CONSIDER A SOIL BINDER IN ACCORDANCE WITH THE NHDES APPROVALS OR REGULATIONS. OTHER ALTERNATIVE MEASURES, SUCH AS BONDED FIBER MATRIXES (BFMS) OR FLEXIBLE GROWTH MEDIUMS (FGMS) MAY BE UTILIZED. IF MEETING THE NHDES APPROVALS AND REGULATIONS.
- 13.4. SLOPES 3:1 OR FLATTER WILL RECEIVE TURF ESTABLISHMENT OR OTHER TEMPORARY SOIL STABILIZATION MEASURES DETAILED IN TABLE 1. THE CONTRACTOR MAY ALSO CONSIDER A SOIL BINDER IN ACCORDANCE WITH THE NHDES APPROVALS OR REGULATIONS.

### 14. STRATEGIES SPECIFIC TO OPEN AREAS OVER 10 ACRES:

- 14.1. THE CONTRACTOR SHALL COMPLY WITH RSA 485:A:17 AND ENV-WQ 1500 ALTERATION OF TERRAIN AND SHALL USE CONVENTIONAL BMP STRATEGIES AND ALL TREATMENT OPTIONS USED FOR UNDER 5 ACRES AND BETWEEN 5 AND 10 ACRES WILL BE UTILIZED.
- 14.2. THE DEPARTMENT ANTICIPATES THAT SOIL BINDERS WILL BE NEEDED ON ALL SLOPES STEEPER THAN 3:1, IN ORDER TO MINIMIZE EROSION AND REDUCE THE AMOUNT OF SEDIMENT IN THE STORMWATER TREATMENT BASINS.
- 14.3. THE CONTRACTOR WILL BE REQUIRED TO HAVE AN APPROVED DESIGN IN ACCORDANCE WITH ENV-WQ 1506.12 FOR AN ACTIVE FLOCCULANT TREATMENT SYSTEM TO TREAT AND RELEASE WATER CAPTURED IN STORM WATER BASINS. THE CONTRACTOR SHALL ALSO RETAIN THE SERVICES OF AN ENVIRONMENTAL CONSULTANT WHO HAS DEMONSTRATED EXPERIENCE IN THE DESIGN OF FLOCCULANT TREATMENT SYSTEMS. THE CONSULTANT WILL ALSO BE RESPONSIBLE FOR THE IMPLEMENTATION AND MONITORING OF THE SYSTEM.

## TABLE 1

## GUIDANCE ON SELECTING TEMPORARY SOIL STABILIZATION MEASURES

APPLICATION AREAS		DRY MULCH	H METHODS	5	HYDRAU	LICALLY	APPL I E D	MULCHES <sup>2</sup>	ROLLED	EROSION	CONTROL	BLANKETS <sup>3</sup>
	НМТ	WC	SG	СВ	НМ	SMM	BFM	FRM	SNSB	DNSB	DNSCB	DNCB
SLOPES 1								•				
STEEPER THAN 2:1	NO	NO	YES	NO	NO	NO	NO	YES	NO	NO	NO	YES
2:1 SLOPE	YES'	YES'	YES	YES	NO	NO	YES	YES	NO	YES	YES	YES
3:1 SLOPE	YES	YES	YES	YES	NO	YES	YES	YES	YES	YES	YES	NO
4:1 SLOPE	YES	YES	YES	YES	YES	YES	YES	YES	YES	YES	NO	NO
WINTER STABILIZATION	4T/AC	YES	YES	YES	NO	NO	YES	YES	YES	YES	YES	YES
CHANNELS												
LOW FLOW CHANNELS	NO	NO	NO	NO	NO	NO	NO	NO	NO	NO	YES	YES
HIGH FLOW CHANNELS	NO	NO	NO	NO	NO	NO	NO	NO	NO	NO	NO	YES

ABBREV.	STABILIZATION MEASURE	ABBREV.	STABILIZATION MEASURE	ABBREV.	STABILIZATION MEASURE
нмт	HAY MULCH & TACK	нм	HYDRAULIC MULCH	SNSB	SINGLE NET STRAW BLANKET
WC	WOOD CHIPS	SMM	STABILIZED MULCH MATRIX	DNSB	DOUBLE NET STRAW BLANKET
SG	STUMP GRINDINGS	BFM	BONDED FIBER MATRIX	DNSCB	2 NET STRAW-COCONUT BLANKET
СВ	COMPOST BLANKET	FRM	FIBER REINFORCED MEDIUM	DNCB	2 NET COCONUT BLANKET

- 1. ALL SLOPE STABILIZATION OPTIONS ASSUME A SLOPE LENGTH ≤10 TIMES THE HORIZONTAL DISTANCE COMPONENT OF THE SLOPE, IN FEET.
- 2. PRODUCTS CONTAINING POLYACRYLAMIDE (PAM) SHALL NOT BE APPLIED DIRECTLY TO OR WITHIN 100 FEET OF ANY SURFACE
- WATER WITHOUT PRIOR WRITTEN APPROVAL FROM THE NH DEPARTMENT OF ENVIRONMENTAL SERVICES. 3. ALL EROSION CONTROL BLANKETS SHALL BE MADE WITH WILDLIFE FRIENDLY BIODEGRADABLE NETTING.

DEPARTMENT OF TRANSPORTATION • BUREAU OF HIGHWAY DESIGN
WETLAND IMPACT PLANS

STATE OF NEW HAMPSHIRE

REVISION DATE	DGN	STATE PROJECT NO.	SHEET NO.	TOTAL SHEE
12-21-2015	14747erosstrat	14747	6	29

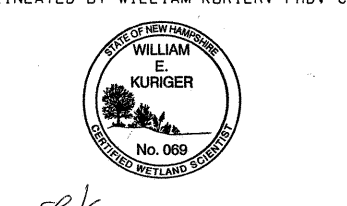
						ARE					
				PERMANENT IMPACTS							
WETLAND	WETLAND	1.0	CATION	N.H.W.B.	N.H.W.B. &				TEMPORARY	COMMENTS	
NUMBER	CLASSIFICATION		MITTON	(NON-WETLAND)	A.C.O.E. (WETLAND)	ЛУКО			IMPACTS	COMMENTO	
						LEFT	CHANNEL	RIGHT		4	
20	Dank	^	Malnala	SF	SF	LF	LF	LF	SF 9868		
20 1A	Bank R2UB3	A B	Walpole Walpole						12478		
20	Bank	С	Walpole	40883		1224			12470		
20 1A	R2UB3	D	Walpole	40003	48396	1224	1239				
2	R4SB3	E	Walpole		7,000		1200		183		
	AND THE RESERVE THE PROPERTY OF THE PROPERTY O		Walpole	63845		1502					
21	Bank	F	Charlestown	16122		384					
40	DOLIDA		Walpole		72100		1475	***************************************			
1B	R2UB3	G	Charlestown		7749		258				
18	R2UB3	Н	Walpole						14584		
		* 1.	Charlestown						2654		
4	R4SB3	1	Walpole						349		
5A	R4SB3	J	Walpole						278		
7A 21	R4SB3 Bank	K L	Walpole Charlestown						699 1318		
21	Bank	M	Charlestown						1328		
21	Bank	N	Charlestown	986		87					
8	R4SB3	0	Charlestown			<u> </u>			115		
10B	PFO/PSS1E	P	Charlestown						1455		
10A	R4SB3	Q	Charlestown						579		
10C	PFO/PSS1E	R	Charlestown			***************************************		***************************************	280		
12	R4SB3	S	Charlestown						541		
12	R4SB3	T	Charlestown						217		
12	R4SB3	U	Charlestown		215	20	13	41			
1E	PF01E	V	Charlestown						3344		
1E	PF01E	W	Charlestown		111			<del></del>			
1E	PF01E	X	Charlestown		9058				4400		
1E	PF01E	Y	Charlestown Charlestown					***************************************	1406		
1C 1C	POW POW	Z AA	Charlestown		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	······································			417 4011		
1C	POW	AB	Charlestown		867				7011		
1E	PF01E	AC	Charlestown						32		
1C	POW	AD	Charlestown		2755						
1F	PSS1E	AE	Charlestown		1063						
1F	PSS1E	AF	Charlestown						2320		
1G	PSS1E	AG	Charlestown						420		
1G	PSS1E	AH	Charlestown		114						
1D	POW	Al	Charlestown						2134		
1D	POW	AJ	Charlestown		637						
1D	POW	AK	Charlestown	· · · · · · · · · · · · · · · · · · ·					1454		
1D	POW	AL	Charlestown		1077				4440		
11 11	PSS/PF01E PSS/PF01E	AM AN	Charlestown Charlestown	· · · · · · · · · · · · · · · · · · ·	41				4149		
11	PSS/PF01E	AO	Charlestown		1828						
11	PSS/PF01E	AP	Charlestown	m nyaminanananana arak yama e sasa amanananananana amida eda e salad in ela	53						
11	PSS/PF01E	AQ	Charlestown		20						
22	Bank	AR	Charlestown		· · · · · · · · · · · · · · · · · · ·				511	· · · · · · · · · · · · · · · · · · ·	
1A	R2UB3	AS	Charlestown	**************************************		A			551		
22	Bank	AT	Charlestown	87		13					
1A	R2UB3	AU	Charlestown			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			378		
22	Bank	AV	Charlestown						2292		
22	Bank	AW	Charlestown	2438		206					
22	Bank	AX	Charlestown	p <sub>1</sub> any any p <sub>2</sub> .		C - 7/2			651		
22	Bank	AY	Charlestown	6778		576			47040		
1A 1A	R2UB3	AZ BA	Charlestown		18734		1724		17843		
1A 13A	R2UB3 POW	BA BB	Charlestown Charlestown	***************************************	10/34		1/24		1096		
13A 22	Bank	BC	Charlestown	8052	***************************************	590			1090		
22	Bank	BD	Charlestown	8791		553					
22	Bank	BE	Charlestown	340		68					
1J	PEM1E	BF	Charlestown						1305		
1J	PEM1E	BG	Charlestown	en e	8	***************************************					
1K	PF01E	вн	Charlestown		6444		,				
1K	PF01E	Bl	Charlestown						2798		
15A	R2UB3	ВЈ	Charlestown						165		
15A	R2UB3	BK	Charlestown		485	37	36	37			
1K	PF01E	BL	Charlestown						1450		
15B	PEM1E	BM	Charlestown						138		
15A	R2UB3	BN	Charlestown			·		<u> </u>	305		
15B	PEM1E	ВО	Charlestown						186		
17B	PEM1F	BP	Charlestown	***************************************					3805		
17B	PEM1F	BQ	Charlestown		155			<u> </u>	4.000		
I	PEM1E	BR BS	Charlestown	Market		<del> </del>			1372		
18A	ייונאורענים יי	0.5	Charlestown						77		
17D 17B	POWH PEM1F	BT	Charlestown		891			1	1		

WETLAND IMPACT SUMMARY

TOTAL IMPACTS FOR WETLANDS AND SHORELAND PER	RMITS	<u></u>		
WETLAND IMPACTS		WALPOLE	CHARLESTOWN	TOTAL
PERMANENT NON-WETLAND IMPACTS:	148322 SF	104728	43594	148322
PERMANENT WETLAND IMPACTS:	172801 SF	120496	52305	172801
TEMPORARY IMPACTS:	101536 SF	38439	63097	101536
TOTAL IMPACTS:	422659 SF	263663	158996	422659
	9.70 AC.	6.05	3.65	9.70
STREAM IMPACTS				
PERMANENT IMPACTS TO LEFT BANKS:	5260 LF	2726	2534	5260
PERMANENT IMPACTS TO RIGHT BANKS:	78 LF	0	0 "	78
PERMANENT IMPACTS TO CHANNEL:	4745 LF	2714	2031	4745
TOTAL STREAM IMPACTS:	10083 LF	5440	4643	10083

THESE PLANS MEET THE REQUIREMENTS OF ENV-WT 404. CRITERIA FOR SHORELINE STABILIZATION

WETLANDS DELINEATED BY WILLIAM KURIER. PHD. CWS



PLANS PREPARED BY:

Two Executive Park Drive Bedford, NH 03110 phone: 1.603.666.7181 fax: 1.603.666.7185 www.jacobs.com

COMPREHENSIVE ENVIRONMENTAL INCORPORATED

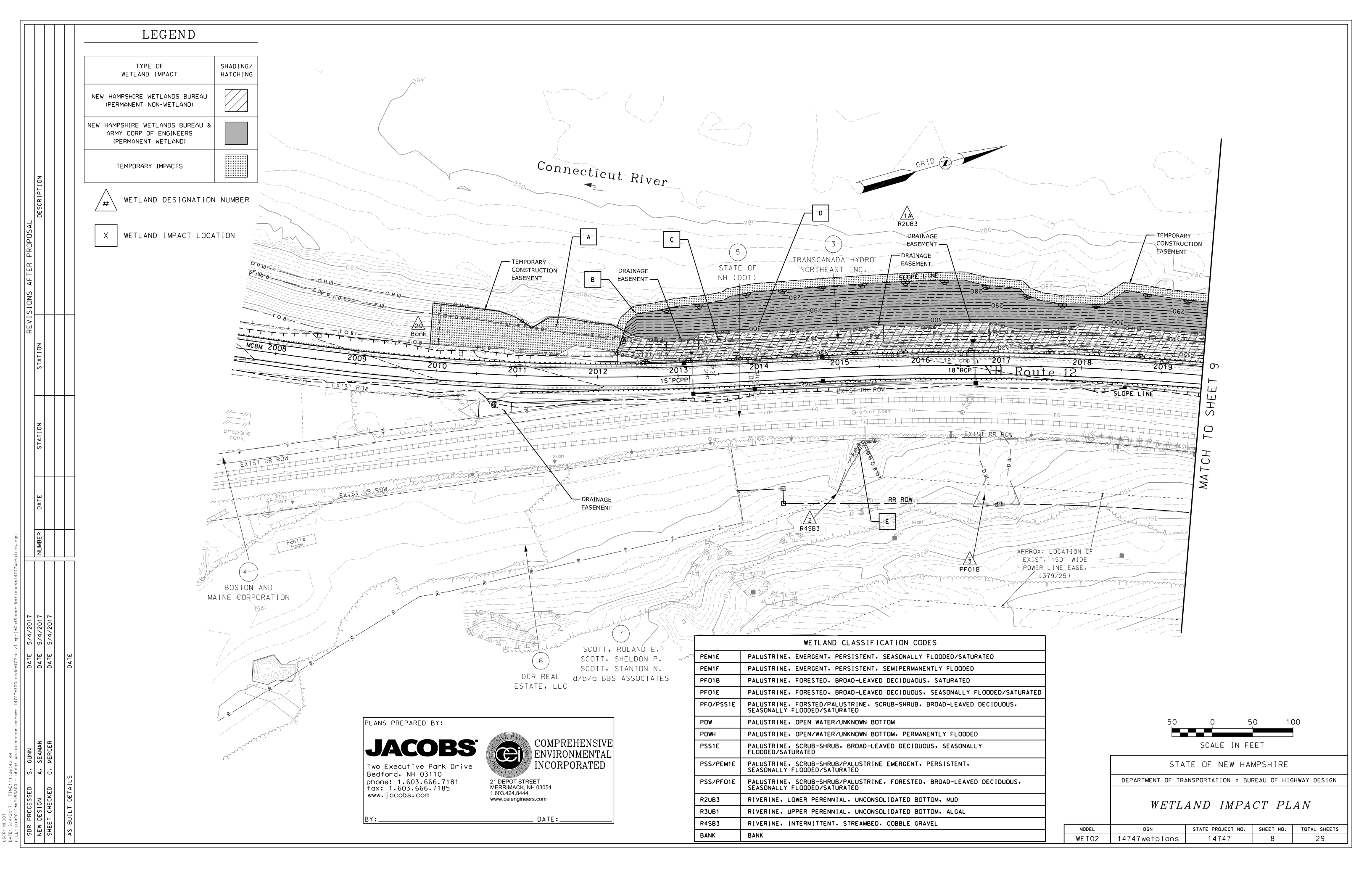
21 DEPOT STREET
MERRIMACK, NH 03054
1.603.424.8444
www.ceiengineers.com

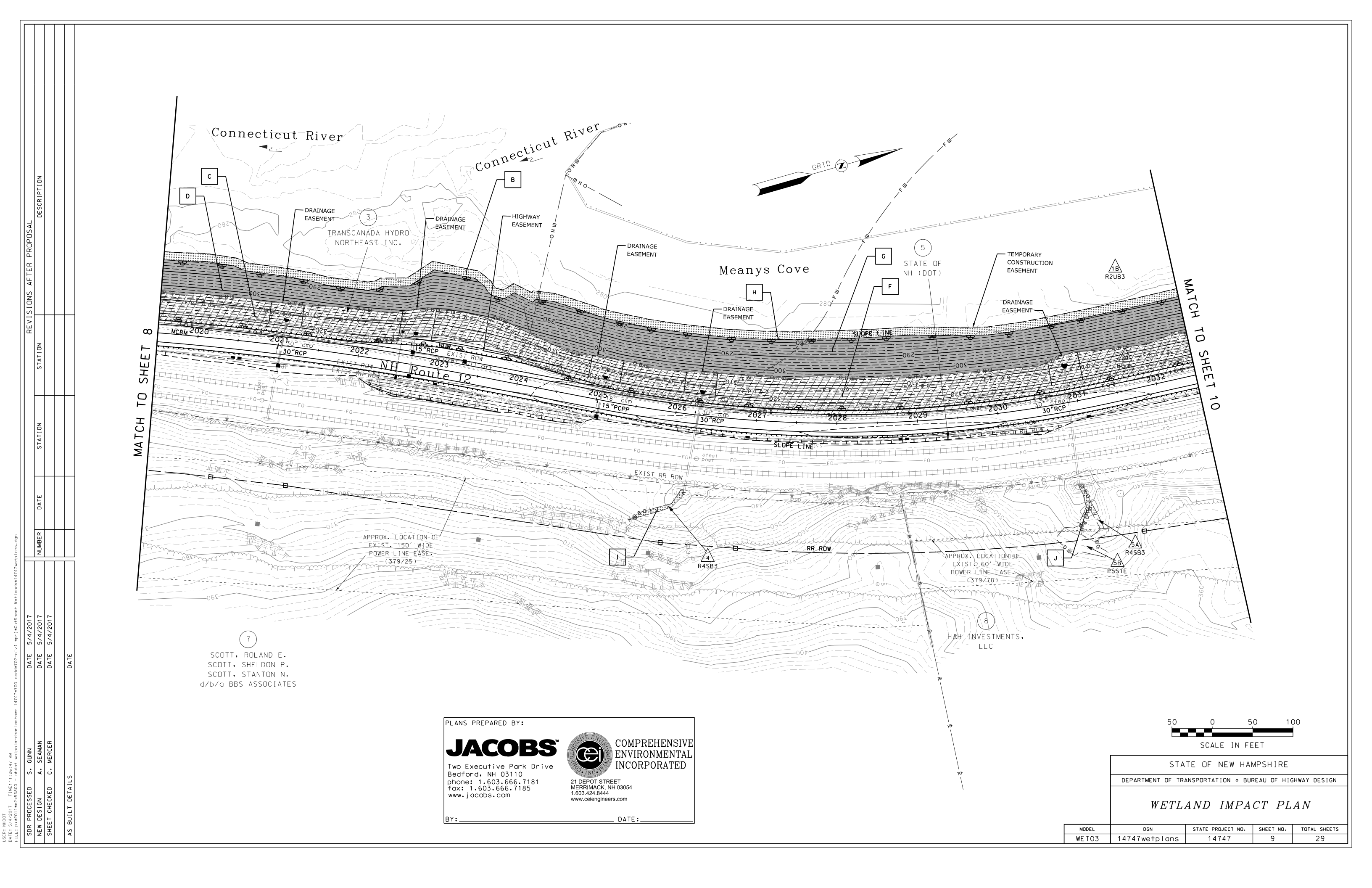
STATE OF NEW HAMPSHIRE

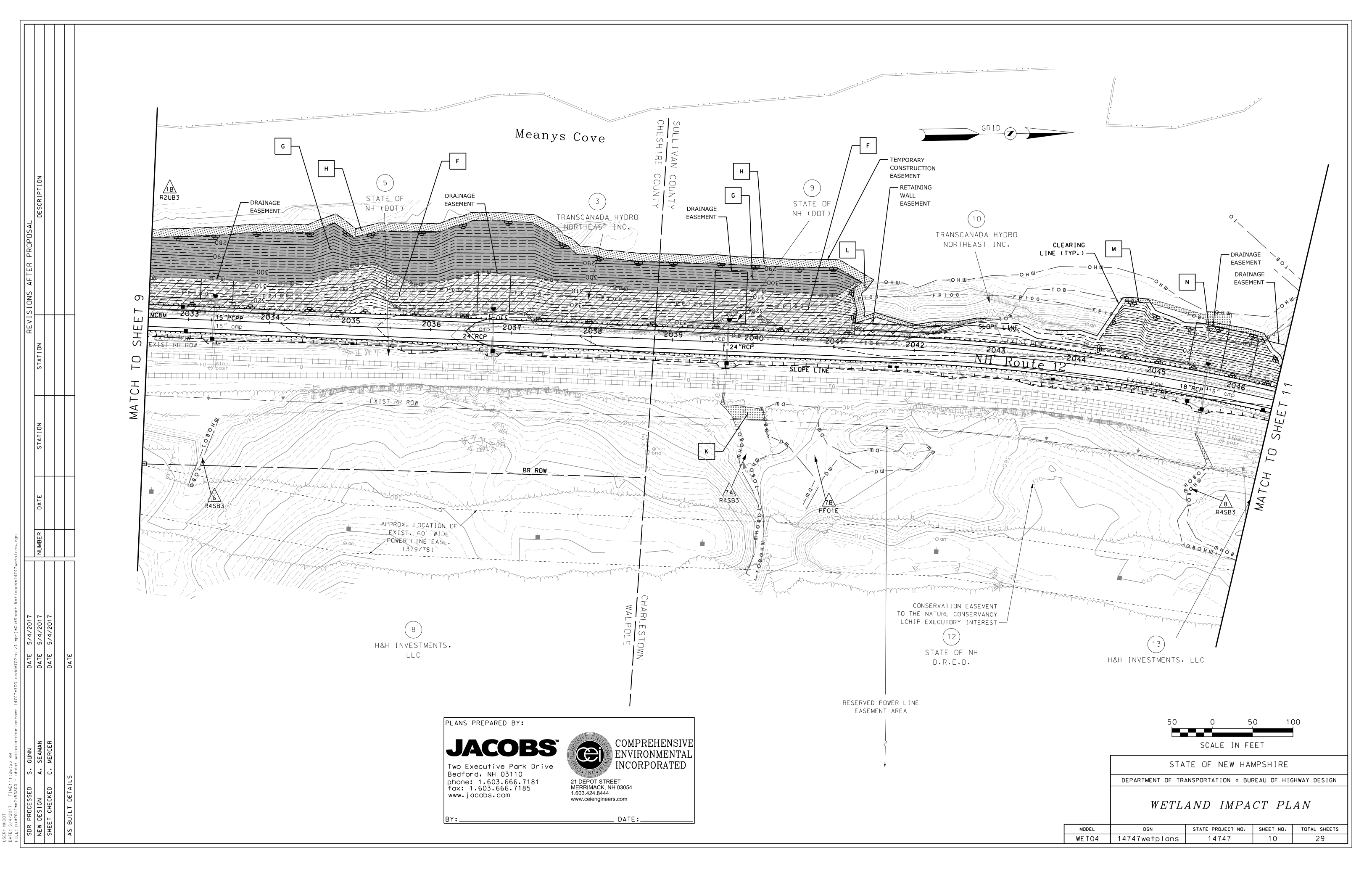
DEPARTMENT OF TRANSPORTATION . BUREAU OF HIGHWAY DESIGN

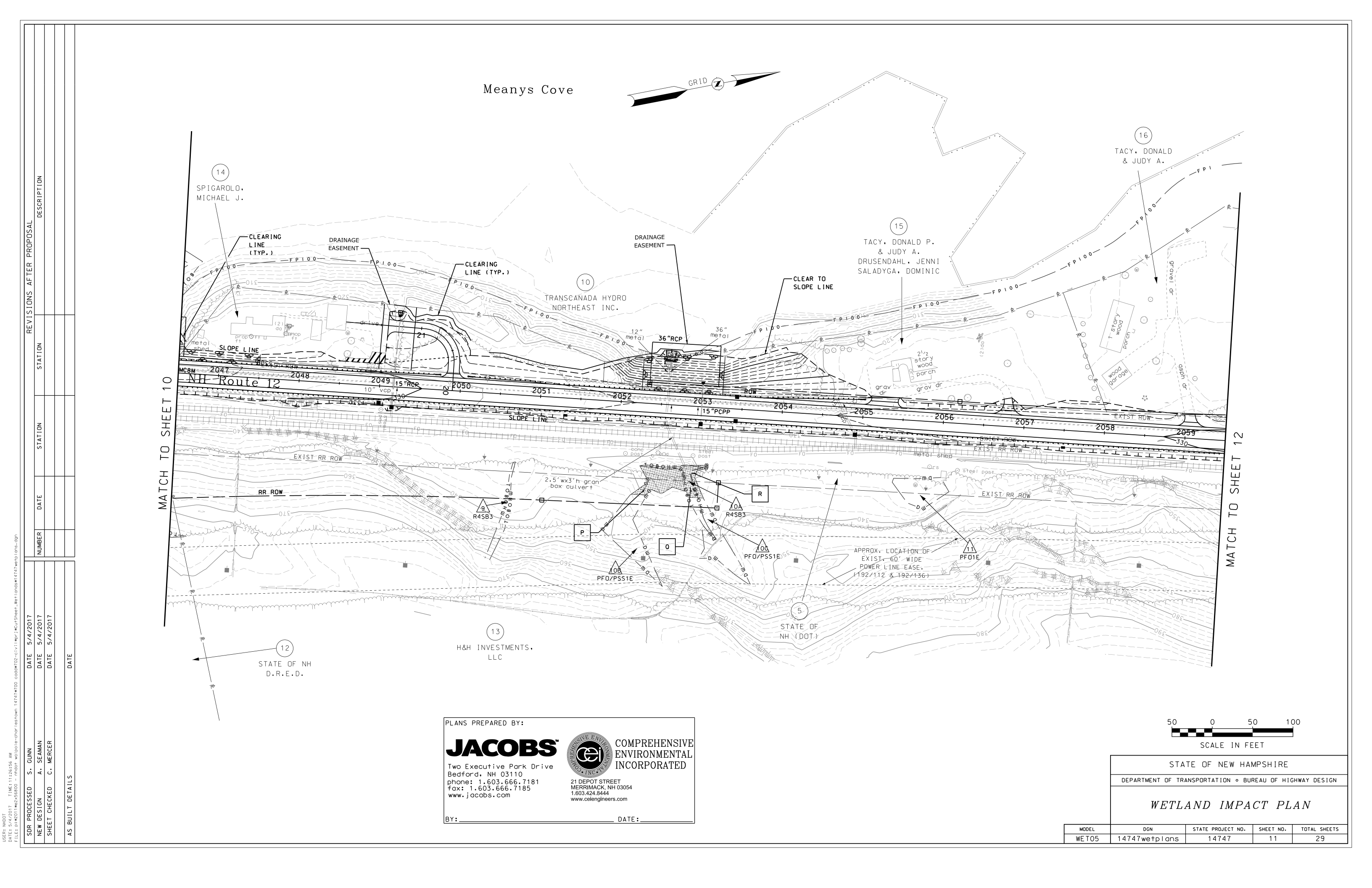
WETLAND IMPACT SUMMARY

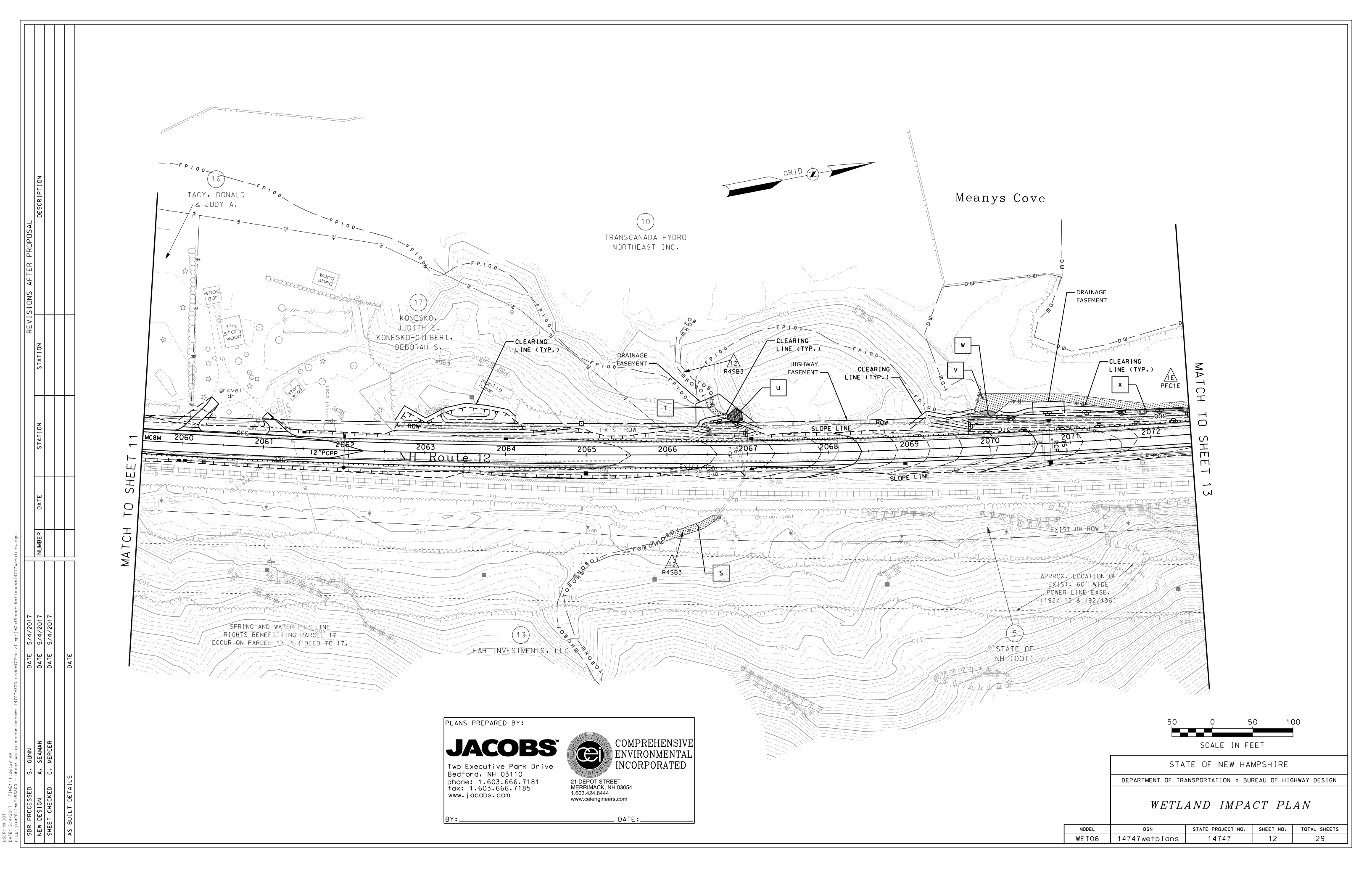
STATE PROJECT NO. SHEET NO. TOTAL SHEETS DGN 14747ES 14747 29

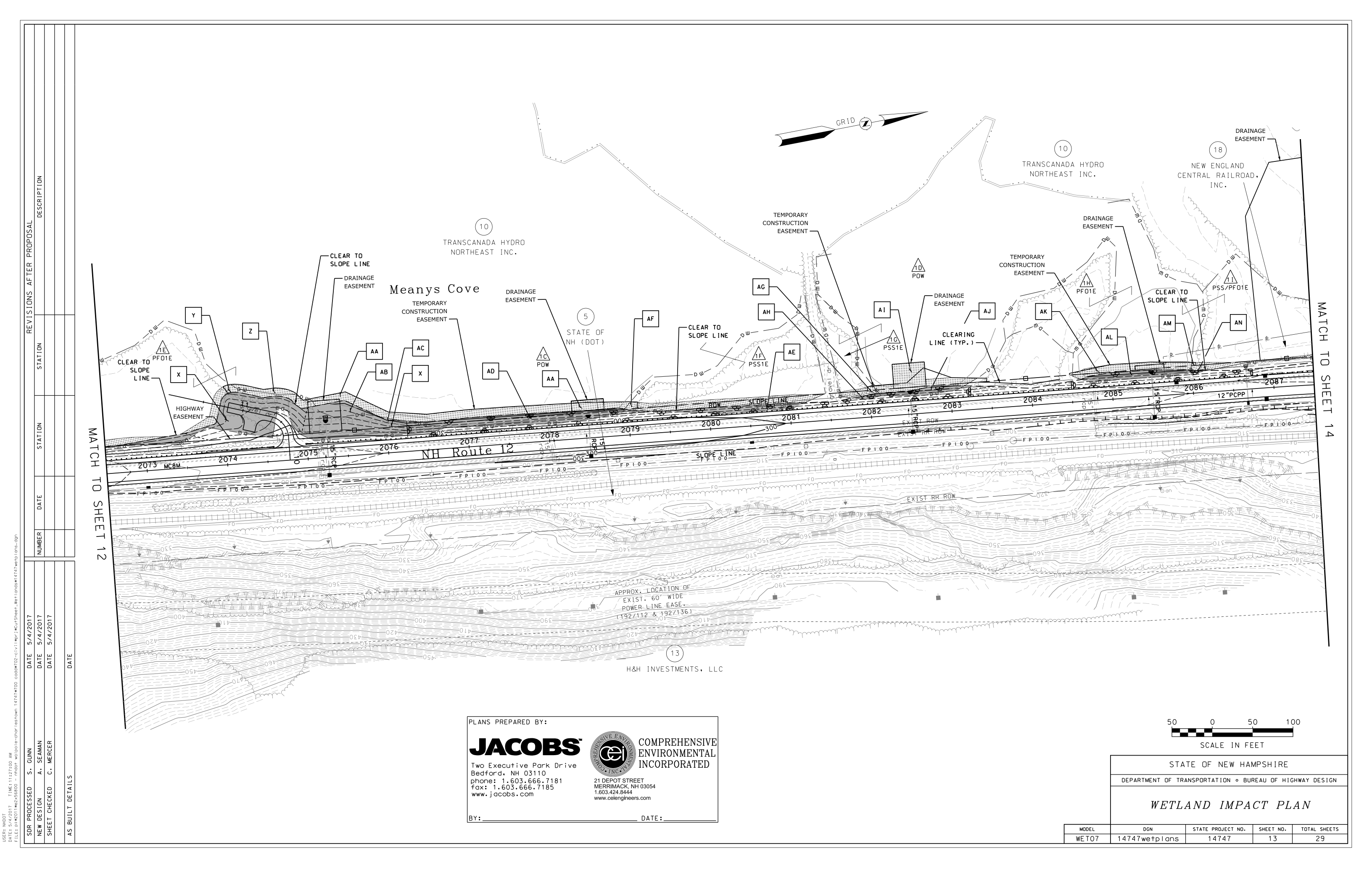


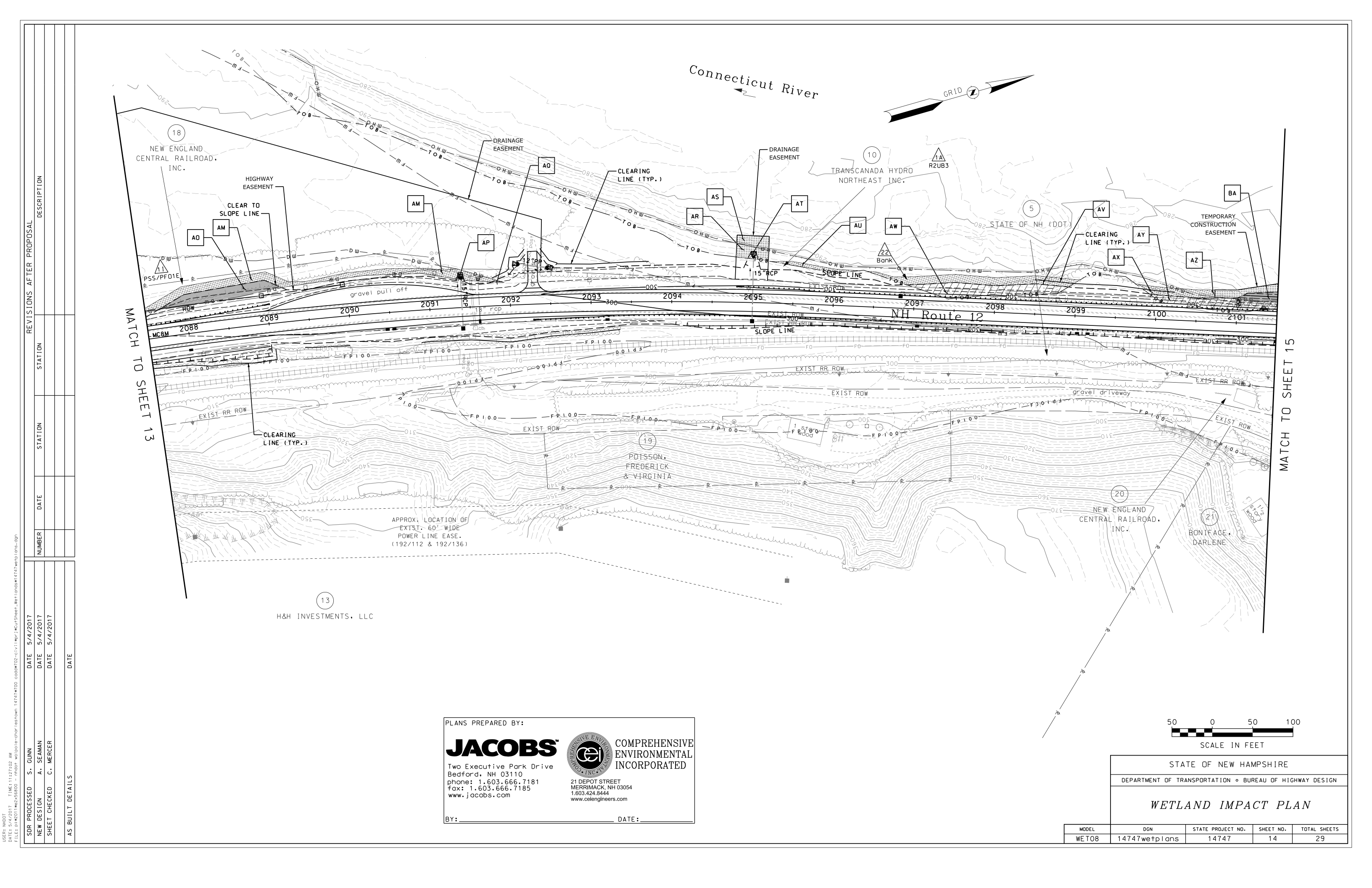


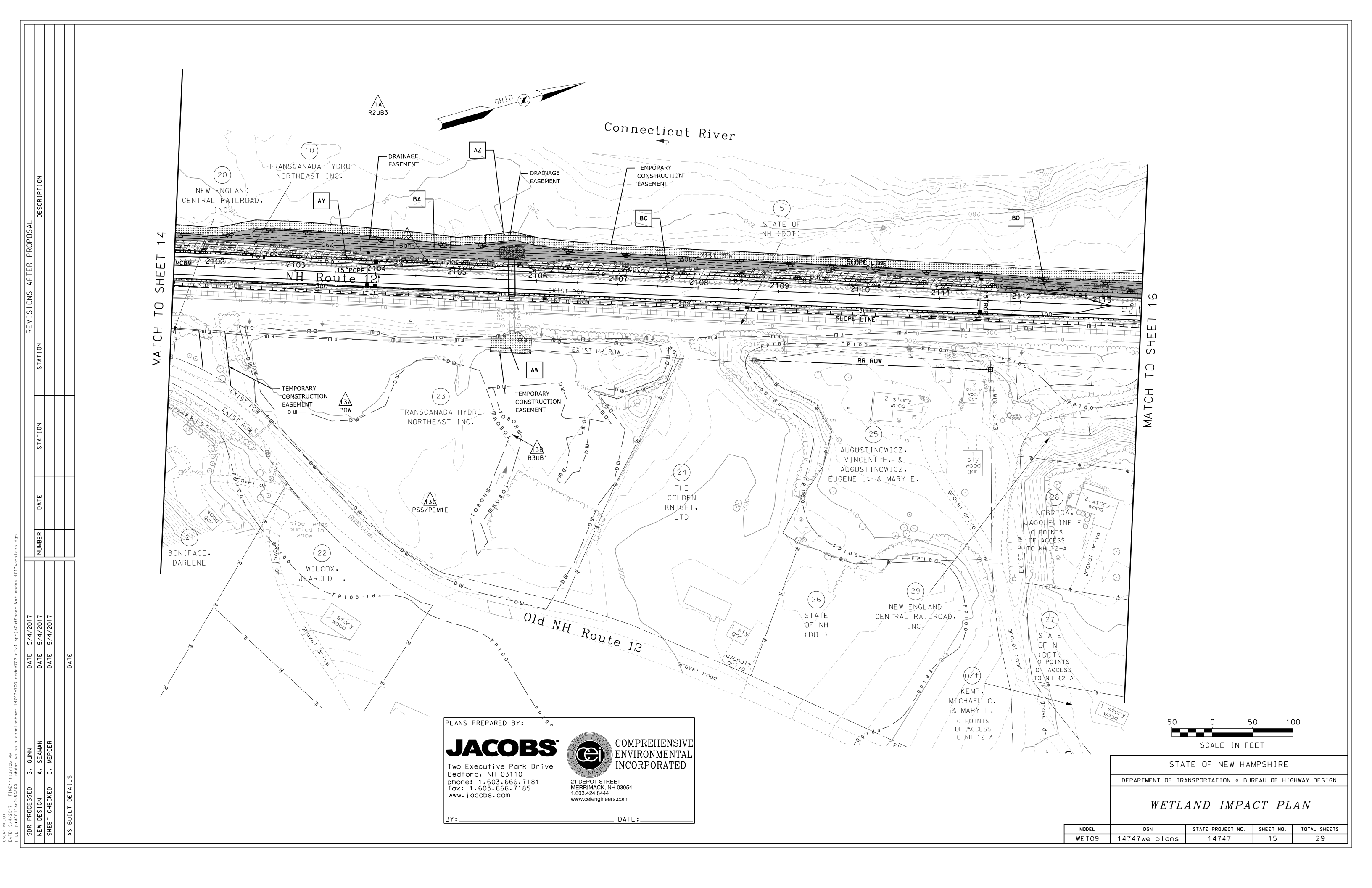


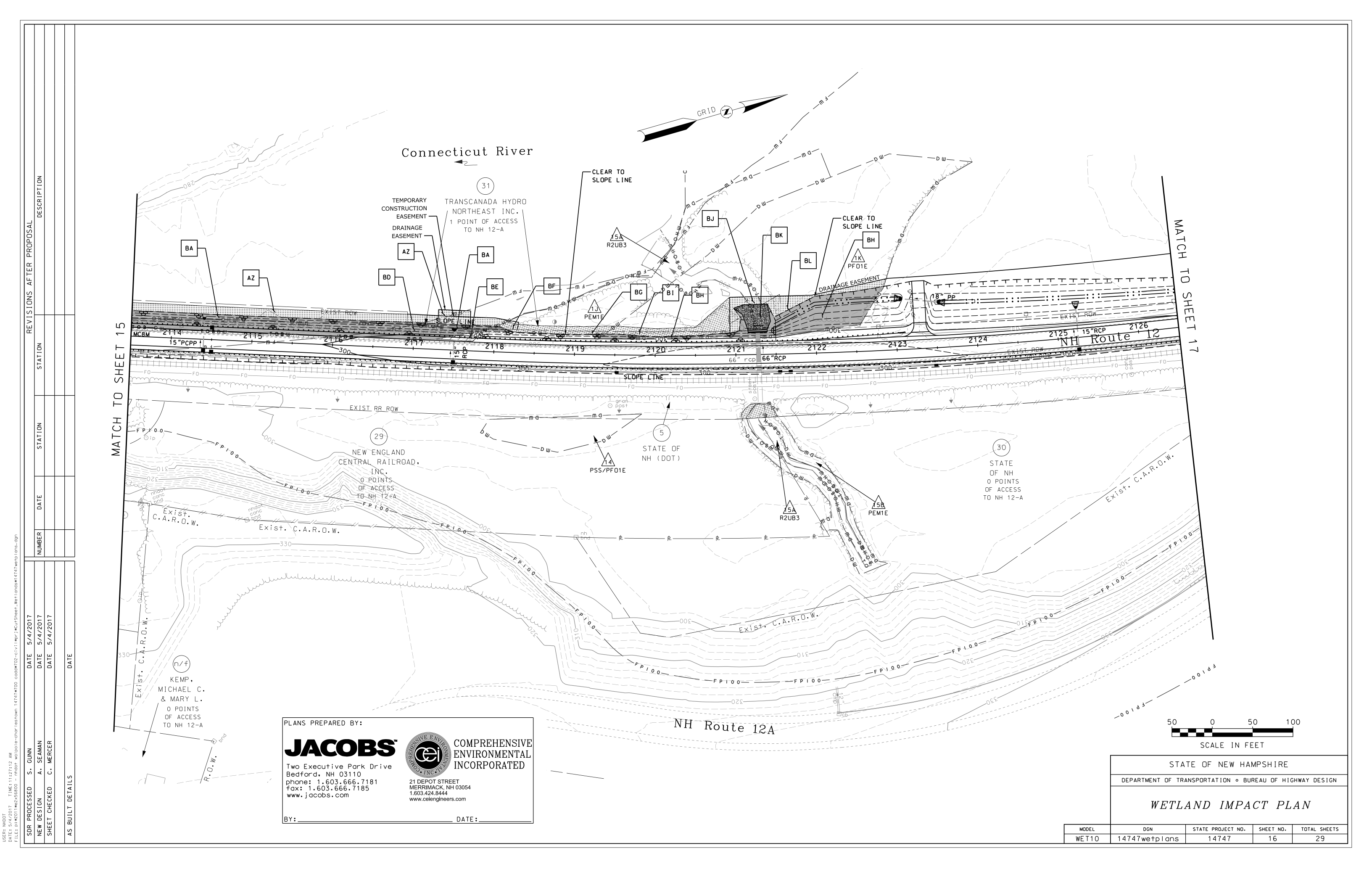


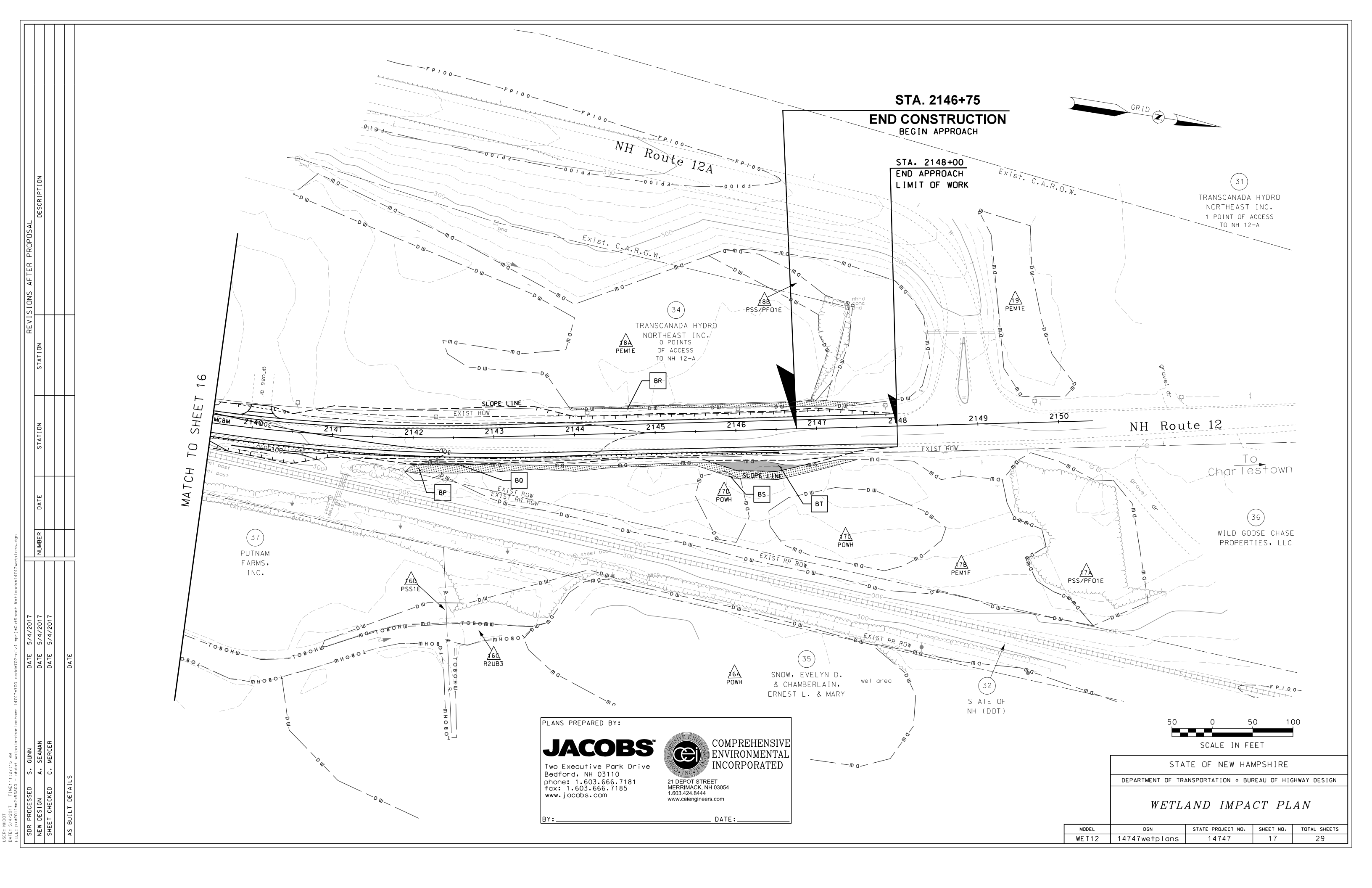












## Attachment O Erosion Control Plans

