## DURHAM PLANNING BOARD REGULAR MEETING AGENDA Durham Town Offices, 6:00 p.m. July 13, 2022

- 1. Roll Call & Determination of a Quorum
- 2. Amendments to the Agenda
- 3. Acceptance of the Minutes of Prior Meetings (June 1, 2022)
- 4. Informational Exchange:
  - a) Town Officials
  - b) Residents
  - c) Non-Residents
- 5. Continuing Business
  - a) Completeness Review Preliminary Plan Application for Proposed 13-Lot Cluster Subdivision Hallowell Road Map 7, Lot 32A
- 6. New Business:
  - a) Public Hearing Preliminary Plan Application for Proposed 13-Lot Cluster Subdivision Hallowell Road Map 7, Lot 32A
  - b) Substantive Review Preliminary Plan Application for Proposed 13-Lot Cluster Subdivision Hallowell Road Map 7, Lot 32A
- 7. Other Business:
  - a) Planning Board Discussion of Public Outreach Process for Land Use Ordinance Amendments For 2023 Town Meeting

### 6. New Business:

a. Public Hearing Preliminary Plan Application for Proposed 13-Lot Cluster Subdivision Hallowell Road Map 7, Lot 32A

### TOWN PLANNER COMMENTS:

- 1. A public hearing notice was posted in the Lewiston Sun Journal and at three prominent locations in town.
- 2. The bylaws provide that the Chairman is to describe the purpose of the hearing and the procedures to be followed.
- 3. Per those bylaws, the Board may receive oral or documentary evidence but shall exclude irrelevant, or unduly repetitious evidence. The Chairman shall make a determination of the relevance of any evidence or testimony and that determination can be challenged by a motion of any Board member subject to a majority vote of the Board members.
- 4. Every party shall have the right to present its case in the order determined by the Chairman and without interruption.
- 5. The Chairman may impose such reasonable time limits as may be necessary to ensure that all parties have an adequate opportunity to be heard.
- 6. Every party shall have the right to submit rebuttal evidence and to conduct cross examination of any other party through the Chair, provided however, that the Chairman may impose such other reasonable limitations as may be necessary to prevent an abuse of process.
- 7. An aggrieved party is defined as any person who can demonstrate that he or she will suffer a particularized injury by issuance or non-issuance of the license/permit approval in question. A particularized injury is one that directly operates against a party's property, pecuniary or personal rights. An injury suffered by all of the citizens of the Town in an equal and proportionate manner is not a particularized injury (Section 19.7 Durham Land Use Ordinance).
- 8. Comments and questions should be focused on helping the Planning Board determine whether the application meets the adopted Ordinance criteria and performance standards as opposed to debating Town growth management policies which are set at Town Meeting and must be followed by the Planning Board.
- 9. The application and staff comments were made available on the Town website and the purpose of the public hearing is to receive public input on the application.
- 10. The Planning Board will conduct its deliberations on the application after the conclusion of the public hearing. During its deliberations, the Planning Board can question the applicant and aggrieved parties.
- 11. These procedures and limitations on public input are required to ensure that the applicant and aggrieved parties are given due process and the legal deadlines for a Planning Board decision on the application can be met.

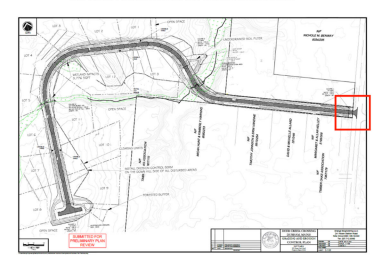
### 6. New Business:

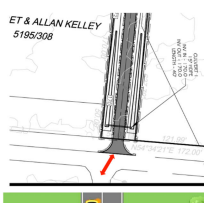
b. Substantive Review Preliminary Plan Application for Proposed 13-Lot Cluster Subdivision Hallowell Road Map 7, Lot 32A.

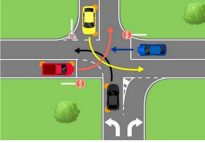
### **TOWN PLANNER COMMENTS:**

- 1. The submitted survey plan contains multiple notes about questionable title for land included in the subdivision application. The Planning Board is not a court with jurisdiction to settle land ownership disputes. But the Board does have responsibility to verify that the applicant has sufficient right, title, or interest to apply for requested permits. The questionable areas seem to be around the perimeter of the project, which will be common open space for the subdivision. The applicant should either resolve the title issues or verify that the proposed lots and common open space include sufficient area to meet the standards of the Ordinance without reliance on the areas of questionable title. The Board may want to see a plan clearly showing the questionable areas and calculations documenting compliance with the Ordinance standards. This could be a condition of final approval.
- 2. Section 4.1.a requires that every lot has a minimum buildable area of 40,000 square feet that is not in RP, wetlands, or steep slopes over 20%. Section 6.33 allows the Planning Board to reduce "lot size and street frontage" by up to 50% of the requirements of Article 4. It does not indicate that the "minimum buildable area" can be reduced by 50%. Lot 6 of the original preliminary plan clearly does not meet this requirement based on the amount of wetlands and Lot 7 should be checked as it looks close. The supplemental submission expands those lots out into the open space to meet the technical standard of 50%, but half of the buildable area is on the far side of the large wetland area. The Planning Board has discretionary authority over the approval of cluster subdivision layouts. A preliminary approval condition could be applied requiring a detailed site plan for development of any lots that are questionable in terms of having a suitable building site that will not have an adverse impact on identified wetlands. If that envelope is restricted by wetlands, there will be pressure to expand into those wetlands over time. The Planning Board could also require removal or relocation of any cluster lot that it deems unsuitable for development.
- 3. Section 6.2.A.4 requires a finding by the Planning Board that the proposed subdivision will not cause unsafe conditions with respect to the use of the highways or existing or proposed public roads. This general criterion is determined by a finding of compliance with Section 6.16.A.1 that requires that roads provide safe circulation and access connections to external streets. The proposed intersection on Hallowell Road is diagonally offset from the intersection of Patriot Way on the opposite side of Hallowell Road which potentially creates an unsafe condition for left turning vehicle movements. The applicant is in communication with the abutting Timber Oaks Association for possible cooperation to align the intersection to eliminate any offset. The applicant has provided measurements of safe sight distances for the new intersection and an MDOT traffic permit will be required. The following diagram presents a conceptual diagram of a similar intersection offset and the safety problems it creates. The intersection offset safety issue could be peer reviewed by a traffic engineer.

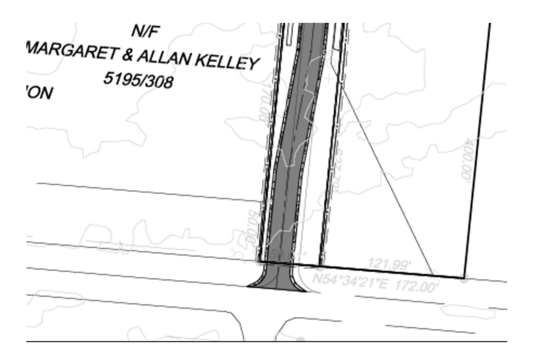
### DEER CREEK CROSSING INTERSECTION OFFSET







Based on these staff comments, the applicant submitted the following detail for a slight realignment of their project entrance:



4. Section 6.16.C.2 requires that a fire protection water supply be provided with a minimum of 10,000 gallons and an additional 2000 gallons per lot. That would set the standard for this subdivision at 36,000 gallons of on-site water storage which can be in underground storage tanks or a fire pond. Subsection C.7 of that Section allows this volume to be reduced with NFPA 13D compliant sprinklers installed in all dwellings and with Fire Chief approval. I do not consider that the Ordinance language allows the complete elimination of on-site water storage as being compliant with Subsection C.2 even if that has been past practice. The applicant is

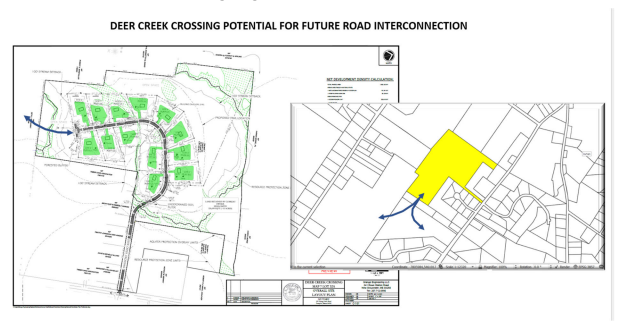
looking at installation of a fire pond and a dry hydrant on the brook.

In the applicant's June 22 supplemental submission, the following proposal to address water sufficiency was stated:

"A fire pond at the end of the hammerhead has been added to the plans to provide the required 36,000 gallons of on-site water storage. Confirmation from the fire chief that the required fire pond will eliminate the need for sprinkles is still pending. If sprinklers are still needed a dry hydrant will be installed at the stream crossing in place of the fire pond."

Section 6.16.C.2 requires that fire ponds, if proposed, must have a capacity of 120,000 gallons. Subsection 7. Allows this amount to be reduced with the protection of the homes by residential sprinklers and with approval from the Fire Chief. A dry hydrant at the stream crossing should be reviewed for expected water availability and capacity.

5. Section 6.18.C.1 requires the Planning Board to explore possible interconnection of the road system of every subdivision with existing and future development of the road network. There is undeveloped land to the southwest of the project site that could provide future road connections to Davis Road and back out to Hallowell Road as indicated in the following diagrams:



The ordinance requirement for coordination of the street network could be satisfied by establishing a dedicated right-of-way off the end of the proposed road for future interconnection. The Board can disregard this standard if the resulting road connection(s) would create the potential for significant cut through traffic. Any extension of the road to connect to other subdivisions would be the responsibility of other developers, but if the Planning Board applies this requirement, the legal documents for the subdivision should provide the legal rights to extend the road.

The applicant's supplemental submission indicated willingness to extend a right of way off the end of hammerhead turnaround.

- 6. Section 6.31 requires the Planning Board to verify that any timber harvesting occurring on the project site within the past five years has been done in compliance with Maine's forest harvesting rules. The application indicates that timber harvesting has occurred within the past five years. The Planning Board can request a determination by staff at the Department of Agriculture, Conservation, & Forestry, or it can accept a determination by a licensed forester. This could be a condition for final subdivision plan review.
- 7. The Conservation Commission submitted review comments on June 1st that identified a concern with the accuracy of the wetland mapping given the site investigation being conducted in January. The wetlands report indicates that subsequent follow-up work was done in March. The applicant's wetland scientist should address whether the dates on which the delineation work was done could limit the accuracy of their conclusions. If a majority of the Planning Board considers this to be an issue, it can solicit a peer review opinion as a preliminary approval condition unless there is some objective evidence that inaccurate mapping has occurred or that the preliminary plan will fail to meet specific standards if not verified. The linear wetland associated with the road crossing is addressed in Comment #10 below.
- 8. The Conservation Commission also commented on the access road crossing the stream and its Resource Protection buffer. They are correct that this will require an additional review by the Planning Board outside of the subdivision review criteria and standards. The applicable conditional use criteria would be Section 7.4.A.4, requiring a finding by the Planning Board that the crossing will not result in sedimentation or erosion or have an adverse effect on water supplies. The applicant will also need to document that the crossing will meet the specific standards of Section 9.11.F, the DEP shoreland zoning requirements for roads and driveways. Additionally, environmental reviews will be conducted under DEP N.R.P.A rules with review by the Army Corps of Engineers, which will be requirements for the final plan application.
- 9. The Conservation Commission recommended a high intensity soil survey based on general Resource Conservation Service soil ratings. Those ratings were intended for use in the development of local regulations and are not appropriate for conducting project reviews. Most of southern Maine has limitations per this research, and a more objective basis for requiring high intensity soil mapping would be if there are extensive areas of hydric soils and/or topography that presents special drainage problems for construction of roads and/or home sites. Poorly drained areas outside of technical wetlands can cause problems for road base stability and foundation drainage. If there are no identified specific indications of soil issues, an engineering peer review of the final plan submissions can determine whether there are any soil limitations requiring special treatment such as geotextile fabric under the road base.
- 10. Finally, the Conservation Commission expressed concern for the location of the stormwater treatment basin in proximity to the stream and its Resource Protection buffer. The basin location is intended to capture and treat road runoff from the west side of the stream, and therefore will be located close to stream for maximum road drainage capture. The RP District extends 100 feet on either side of the brook and along any associated floodplain, whichever is greater. There may be need and opportunity to slightly adjust the basin location to minimize intrusion into the RP buffer. The stormwater treatment is designed to prevent the flow of contaminants

into the water, not the RP per se. Again, if the majority of the Planning Board considers that the location or the design is a problem, it can include that issue in the engineering peer review. I'm not sure how the linear wetland of the stream crossing is distinct from the road crossing itself and would once more point out that State and Federal permitting will have qualified professional reviews if there are issues.

# **DEER CREEK CROSSING SUBDIVISION**

# TOWN OF DURHAM, MAINE PRELIMINARY APPLICATION

PREPARED FOR: JACK DOUGHTY

PREPARED BY:
CHARLIE BURNHAM P.E.
241 ROWE STATION ROAD
NEW GLOUCESTER, MAINE
04260

June 2022

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**Attachment E – Agency Letters** 

**Attachment F – FEMA Map** 

Attachment G - Stormwater Management Report

**Attachment H – Technical Capacity** 

**Attachment I – Cost Estimate and Financial Capacity** 

Attachment J – Notice to Abutters

### Attachment K -Plan Set

C-100 Existing Conditions

C-101 Overall Site Layout Plan

C-102 Grading and Erosion Control Plan

C-200 Plan and Profile 1

C-201 Plan and Profile 2

C-300 Erosion Control Notes

C-301 Civil Details 1

C-302 Civil Details 2

C-303 Civil Details 3

D-100 Existing Stormwater Plan

D-101 Proposed Stormwater Plan



# TOWN OF DURHAM 630 Hallowell Road Durham, Maine 04222

Office of Code Enforcement and Planning

Tel. (207) 376-6558 Fax: (207) 353-5367

# PRELIMINARY SUBDIVISION PLAN APPLICATION

Subdivision Name: Deer Creek Crossing	
Application Date: 5/18/2022	
A. Owner & Developer	_
Is applicant owner of the property?YES	NO (If no, letter of owner authorization is required)
Property owner: Dean Smith	Property developer:
Address 98 Patriot Way	Address: 231 Flying Point Road
Durham, Maine	Freeport, Maine
Telephone number: 207 831-9872	Telephone number: <u>207 713-4286</u>
Email address:	
What interest does the applicant have in the property agreement, etc.)? Purchase and Sale	to be developed (owner, option, purchase & sale
What interest does the applicant have in any abutting	property? None
B. Project Designers	
Surveyor: Cornerstone Professional Land Surveying	Engineer: Grange Engineering LLC
Address: 28 Cornerstone Drive	Address: 241 Rowe Station Road
Bowdoin, Maine	
04287	
Telephone number: 207 666 8015	Telephone number: 207 712 6990
Email address:	Email address: <u>grange.engineering.me@gmail.com</u>
Person to whom all correspondence on project should	

C. General Property Information
Property location: Hallowell Road, Durham, Maine
Tax Map/Lot numbers: Map 7 Lot 32A
Current zoning: RRA, RP, AP
Is all of the property being considered for development?YESNO
Total acreage of parcel: 53.75 Acreage to be developed: 35.6
Is any part of the land subject to shoreland zoning regulations? YES NO
Is any part of the land shown on the FEMA flood maps? YES NO
Is any part of the land within the watershed of Runaround Pond?YESNO
Has this land been part of an approved subdivision? YES NO
Have any divisions of the land occurred in the past 5 years? YES NO
Has any liquidation harvesting of timber occurred in the past 5 years? YES NO
Have all water bodies and wetlands on the property been mapped? YES NO
Is there any active farmland or prime farmland soil of 5 acres or more? YES NO
What are the existing uses of the property, if any (e.g., farmland, woodlot, residence, business)?
Woodlot
List any existing easements or restrictive covenants that the property is subject to:
D. Required Public Notices
Have all abutting property owners received notice per Section 6.6.E.? YES NO
Does this project abut or cross over into another Town? YES NO
Is this project within 1000 feet of the water wells of the Elementary School? YES NO
E. Development Information
Name of proposed development: Deer Creek Crossing
Number of proposed lots: 13
What was the date of the sketch plan review with the Planning Board? <u>5/12/2022</u>

Subdivision Name: Deer Creek Crossing

### **Fee Calculation**

Item	<b>Unit Price</b>	Quantity	To	tal Cost
Preliminary Subdivision (First 3 Lots)	\$500	3	\$	1,500
Preliminary Subdivision (Additional Lots)	\$100	10	\$	1,000
Peer Review Escrow	\$250	13	\$	3,250

Total Fee	\$ 5,750



# TOWN OF DURHAM 630 Hallowell Road Durham, Maine 04222

Office of Code Enforcement and Planning

Tel. (207) 376-6558 Fax: (207) 353-5367

# SUBDIVISION PLAN REVIEW CHECKLIST SECTION 6.7 PRELIMINARY PLAN SUBMISSIONS SECTION 6.14 – PERFORMANCE STANDARDS

SUBDIVISION NAME Deet Greek Girgssing DATE 5/18/2022

This checklist has been prepared to assist applicants in developing their applications. It should be used as a guide. The checklist does not substitute for the statutory criteria or the requirements of Article 6 of the Land Use Ordinance. The Planning Board also will be using the checklist to make sure that your application is complete and meets all standards. Fill out all shaded columns in the checklist by initialing a box in each row. Indicate if the information has been submitted or if a waiver is requested. The application need not contain separate plans as implied below. The perimeter survey, subdivision plan and general engineering plans may be contained on the same drawing for preliminary plan approval. However, detailed engineering drawings such as road profiles, drainage swales and erosion/sedimentation plans should be presented on separate sheets at the final plan stage.

	SUBDIVISION REGULATIONS	Submitted by Applicant	Waiver Requested (with waiver request form)	Received by Planning Board	Waiver Granted
6.6 D.&E.	Required public notice sen or crosses boundary, and 3) area (30-A MRSA §4403.3.A)	Durham Elementar			
6.7	PRELIMINARY PLAN SUBM (10 Copies of application for	•		TENESS REV	'IEW
Α.	Completed application form	X	NOT WAIVABLE		NOT WAIVABLE
B.	Location map w/ required information	Х	NOT WAIVABLE		NOT WAIVABLE
C.	Preliminary plan at readable scale	Х	NOT WAIVABLE		NOT WAIVABLE
C.1	Proposed subdivision name, Town, & Map & Lot #s	X	NOT WAIVABLE		NOT WAIVABLE
C.2	Documentation of legal rights to develop	Х	NOT WAIVABLE		NOT WAIVABLE

	SUBDIVISION REGULATIONS	Submitted by Applicant	Waiver Requested (with waiver request form)	Received by Planning Board	Waiver Granted
C.3	Standard boundary survey	х	NOT WAIVABLE		NOT WAIVABLE
C.4	Copy of most recent deed w/ any encumbrances	Х	NOT WAIVABLE		NOT WAIVABLE
C.5	List of proposed deed restrictions (actual draft legal documents at final plan)	Х			
C. 6	All septic system test pit logs & map w/ lots	х	NOT WAIVABLE		NOT WAIVABLE
C.7	Proposed water supplies for domestic & firefighting purposes	Х	NOT WAIVABLE		NOT WAIVABLE
C.8	Well exclusion zones (100 ft. from septic systems or per hydrogeological evaluation)	X			
C. 9	Names of owner, applicant, plan preparers, & abutters	Х	NOT WAIVABLE		NOT WAIVABLE
C.10	All wetlands mapped	х	NOT WAIVABLE		NOT WAIVABLE
C.11	Topography at 5 ft. & 2 ft. contours (for areas where construction will occur)	Х			
C.12	Farm lands and farm soils if 5 acres or more	NA			
C.13	Number of acres, location of existing & property lines & site features (e.g., stone walls, large rock outcrops)	Х			
C.14	Location of any water features & indication of location in or out of Runaround Pond watershed	X			
C.15	Zoning district and any district boundaries	x	NOT WAIVABLE		NOT WAIVABLE
C.16	Location (w/ size) of existing & proposed culverts & drainage ways shown	Х			
C.17	Existing streets, easements, buildings, parks, & deeded open spaces	х			

	SUBDIVISION REGULATIONS	Submitted by Applicant	Waiver Requested (with waiver request form)	Received by Planning Board	Waiver Granted
C.18	Traffic entrance(s) sight distances external & internal roads	×			
C.19	Location & width of existing & proposed streets	X			
C.20	Proposed lot lines w/ dimensions & area	х	NOT WAIVABLE		NOT WAIVABLE
C.21 & 22	Proposed common open spaces (if any) & proposed uses	Х			
C.23	Proposed building envelopes & cleared areas	Х			
C.24	Any flood prone areas per FEMA maps	х	NOT WAIVABLE		NOT WAIVABLE
C.25	Any State-identified significant habitats or unique natural areas	Х	NOT WAIVABLE		NOT WAIVABLE
C.26	Any identified historic resources (listed or eligible for listing)	X	NOT WAIVABLE		NOT WAIVABLE
D.	ADDITIONAL STUDIES THA (Based on project type & size				l
D.1	High intensity soil survey	(At final plan stage)		(At final plan stage)	
D.2	Hydrogeological assessment of groundwater availability and potential impacts	(At final plan stage)		(At final plan stage)	
D.3	Traffic trip generation (required for larger projects)	(At final plan stage)		(At final plan stage)	
D.4	Traffic impact study (required for larger projects or if safety issues are identified)	(At final plan stage)		(At final plan stage)	
E.	Additional information required by Planning Board to verify compliance with standards (requires vote of the Board)	(At final plan stage)		(At final plan stage)	

	SUBDIVISION REGULATIONS	Submitted by Applicant	Waiver Requested (with waiver request form)	Approved by Planning Board	Waiver Granted
6.14	REVIEW STANDARDS TO E THE APPLICATION IS DEEI				SIONS AFTER
6.15	POLLUTION STANDARDS (	addressed by co	mpliance w/ 6.16, (	6.17, 6.19, 6.2	4, 6.25 & 6.28)
6.16	SUFFICIENT WATER				
A.	Note on plan prohibiting dug wells	Х	NOT WAIVABLE		NOT WAIVABLE
B.	Wells & septic in accordance with Maine rules	X	NOT WAIVABLE		NOT WAIVABLE
C.	Proposed fire protection water supply	Х			
6.17	EROSION & SEDIMENTATION	ON IMPACTS			
A. & B.	Erosion & sedimentation plan to be submitted w/ final plans	(At final plan stage)		(At final plan stage)	
C.	Areas intended for vegetation clearing shown on plans	X			
C.	Required buffers along water bodies shown on plans and referenced in notes	X			
D.	Statement of intent for topsoil removal or retention	Х			
6.18	TRAFFIC CONDITIONS & S	TREET STANDAR	RDS	ı	I
A.	Meets general standards for safety, congestion, level of traffic, and avoiding large cuts and/or fills	X			
В.	Meets or will meet any MDOT permit requirements & does not drop service level of access roads (larger projects will require a traffic study)	(At final plan stage)		(At final plan stage)	
C.1	Streets laid out for existing & future interconnections unless major cut-through traffic results	X			
C.2	Street names meet addressing requirements	(At final plan stage)		(At final plan stage)	

Subdivision Name: Deer Creek Crossing

	DIVISION JLATIONS	Submitted by Applicant	Waiver Requested (with waiver request form)	Approved by Planning Board	Waiver Granted
C.3	Clearing in road rights of way limited and stump disposal areas (if any) noted on plans	(At final plan stage)		(At final plan stage)	
D.	Final plans to contain engineered drawings of streets meeting all requirements of Appendix 1	(At final plan stage)		(At final plan stage)	
6.19	SEWAGE DISPOSAL STAN	DARDS			
A.	Test pit logs by site evaluator indicate suitable site for septic system on each lot with no variance or easement required	X	NOT WAIVABLE		NOT WAIVABLE
6.20	SOLID WASTE STANDARD	S			
	Level of waste generation within Town's capacity or alternative arrangement	Х			
6.21	IMPACT ON NATURAL BEA RARE NATURAL AREAS O				
A.	Final plans to delineate & note limits of tree clearing & 50-ft buffer along existing roads	(At final plan stage)		(At final plan stage)	
B.1	If any portion is in a designated unique natural area, appropriate preservation measures included in plans	(At final plan stage)		(At final plan stage)	
B.2	If any portion in designated historic or archaeological area or site, appropriate preservation measures included in plans	(At final plan stage)		(At final plan stage)	
B.3	Proposed open space (if any) suitable for intended purposes	Х			
B.4	Intent to transfer any open space to the Town stated if planned	Х			

	DIVISION ULATIONS	Submitted by Applicant	Waiver Requested (with waiver request form)	Approved by Planning Board	Waiver Granted
C.	If any portion within 250 ft of endangered or threatened species habitat, no adverse impacts documented per:	(At final plan stage)		(At final plan stage)	
C.1	75-ft buffer maintained along habitat (if along or within property)	(At final plan stage)		(At final plan stage)	
C.2	Consultation with IF&W with written comments	(At final plan stage)		(At final plan stage)	
C.3	If recommended by IF& W, wildlife biologist's report on potential impacts & recommended mitigation measures	(At final plan stage)		(At final plan stage)	
D.1	Any existing public access to water bodies maintained with legal protections	(At final plan stage)		(At final plan stage)	
D.2	Final plan notes and deeds to list restrictions on clearing within 100 ft of any resource protected under shoreland zoning	(At final plan stage)		(At final plan stage)	
6.22	CONFORMITY WITH LOCAL	ORDINANCES	AND PLANS STAN	DARDS	
	All lots meet zoning dimensional standards & other Land Use Ordinance requirements	X	NOT WAIVERABLE		NOT WAIVERABLE
6.23	FINANCIAL AND TECHNICA	AL CAPACITY ST	ANDARDS		
A.	Bank letter of commitment or equivalent documentation to be provided with final plan (intent indicated)	(At final plan stage)		(At final plan stage)	
В.	Applicant and consultants have documented experience to properly carry out project & no prior violations	X			

	IVISION JLATIONS	Submitted by Applicant	Waiver Requested (with waiver request form)	Approved by Planning Board	Waiver Granted
6.24	IMPACT ON GROUND WAT	ER QUALITY OR	QUANTITY STAND	DARDS	
A.	If required by vote of Planning Board, hydrogeological study to document project will meet safe drinking water standards	(At final plan stage)		(At final plan stage)	
B.	If required by vote of Planning Board, hydrogeological study to document project will have adequate water & not lower the water table	(At final plan stage)		(At final plan stage)	
6.25	FLOODPLAIN MANAGEME For projects with identified flo				
Α.	Utilities located to avoid flood damage	X	NOT WAIVABLE		NOT WAIVABLE
B.	Drainage provided to avoid flooding	Х	NOT WAIVABLE		NOT WAIVABLE
C.	Final plan to contain note prohibiting structures in floodplain	(At final plan stage)		(At final plan stage)	
D.	Road crossings & driveways evaluated for emergency access & will withstand 100-year flood	X			
E.	Project complies with Article 11 floodplain management regulations	X	NOT WAIVABLE		NOT WAIVABLE
6.26	IDENTIFICATION OF FRES	HWATER WETLA	NDS, RIVERS, STR	REAMS, OR B	ROOKS
	All wetlands delineated by qualified professional & all streams within or abutting project mapped	X	NOT WAIVABLE		NOT WAIVABLE
6.27	IDENTIFICATION OF FARM	LAND STANDAR	DS	•	
	All active farmland or prime farmland soils of 5 or more acres mapped	Х			

SUBDIVISION REGULATIONS		Submitted by Applicant	Waiver Requested (with waiver request form)	Approved by Planning Board	Waiver Granted		
6.28	STORMWATER MANAGEM	ENT STANDARD	S	1			
Α.	If DEP Site Location Permit required, permits submitted with final plan	(At final plan stage)	NOT WAIVABLE	(At final plan stage)	NOT WAIVABLE		
B.	If DEP Stormwater Permit required, permit & plans meeting Appendix 3 submitted with final plan	(At final plan stage)	NOT WAIVABLE	(At final plan stage)	NOT WAIVABLE		
C.	Engineer's erosion & sedimentation control plan meeting Appendix 2 to be submitted with final plan	(At final plan stage)		(At final plan stage)			
D.	Projects within watershed of Runaround Pond to submit phosphorus management plan meeting Appendix 4	(At final plan stage)		(At final plan stage)			
E.	If potential for downstream flooding, Board to vote on hydrologic analysis	(At final plan stage)	NOT WAIVABLE	(At final plan stage)	NOT WAIVABLE		
6.29	SPAGHETTI-LOTS PROHIBITED STANDARDS						
	No lots within shoreland zone have lot depth to shore frontage ratio in excess of 5 to 1	NA					
6.30	IMPACT ON ADJOINING MUNICIPALITIES STANDARDS						
	If project crosses town boundary, no unreasonable traffic or unsafe conditions in adjoining community	NA					
6.31	COMPLIANCE WITH TIMBE	R HARVESTING	RULES STANDAR	DS			
Α.	No liquidation harvesting on property in the past 5 years		NOT WAIVABLE		NOT WAIVABLE		
B.	If question of violation, DACF to be consulted or applicant must submit a licensed forester's letter.	(At final plan stage)		(At final plan stage)			

SUBDIVISION REGULATIONS		Submitted by Applicant	Waiver Requested (with waiver request form)	Approved by Planning Board	Waiver Granted
6.32	RESERVATION OR DEDICAL LAND, FACILITIES AND SE		TENANCE OF OPE	N SPACE AN	D COMMON
A.	Proposed ownership and maintenance of open space (if any)	Х			
B.	Proposed use and restrictions on open space (if any) clearly stated	Х			
C.	Terms of open space to be noted on final plans	(At final plan stage)		(At final plan stage)	
D.	Final plans to include draft covenants, articles of incorporation & bylaws for homeowners association using Town Attorney approved template (applicant may pay for review of proposed changes)	(At final plan stage)		(At final plan stage)	
E.	Legal documents to adequately address legal responsibility & authority of association	(At final plan stage)		(At final plan stage)	
6.33	CLUSTER DEVELOPMENT	ALTERNATIVE			
A.	Planning Board reviewed and endorsed pursuing cluster development at sketch plan stage	X			
B.1	Site plan integrates home sites and open spaces for views and recreational opportunities of subdivision residents	Х			
B.2	All cluster lots have at least 50% of required road frontage & lot size	Х	NOT WAIVABLE		NOT WAIVABLE
B.3	Maximum number of lots established with net residential acreage calculations	X	NOT WAIVABLE		NOT WAIVABLE
B.4	Net residential acreage calculations deduct areas for roadways, flood areas, all non-buildable areas, and land in easements	Х	NOT WAIVABLE		NOT WAIVABLE

Subdivision Name: Deer Creek Crossing

SUBDIVISION REGULATIONS		Submitted by Applicant	Waiver Requested (with waiver request form)	Approved by Planning Board	Waiver Granted
B.5	Open space at least 50% of parcel & no more than 50% wetland	Х			
B.6	No reduction of shore frontage for lots in shoreland zone	×			
B.7	Shore frontage & access included in open space in shoreland zone	NA			
B.8	Dry, suitable building sites provided that are relatively level and provide room to build outside required buffers	X	NOT WAIVABLE		NOT WAIVABLE
B.9	Common open space to be properly managed (see 6.32)	(At final plan stage)		(At final plan stage)	
6.34	PERFORMANCE GUARANT	TEES			
Α.	Engineer's construction cost estimates for all improvements, stormwater & erosion controls to be submitted with final plan	(At final plan stage)		(At final plan stage)	
В.	Performance guarantee in form of cash or bank letter of credit approved by Town attorney for all costs in 6.34.A to be submitted with final plan application, issued prior to release of recording plan	(At final plan stage)		(At final plan stage)	
C.	Conditional agreement restricting lot sales & building permits prior to completion of improvements proposed & approved by Planning Board with notes on plan & performance guarantee for site stabilization	(At final plan stage)		(At final plan stage)	

Subdivision Name: Deer Creek Crossing

SUBDIVISION REGULATIONS		Submitted by Applicant		Approved by Planning Board	Waiver Granted
6.35	WAIVERS (Based on review	v of individual wa	iver requests)		
Α.	For submission waivers, applicant has demonstrated all performance standards have been met	(Attach waiver requests)			
B.	For procedural waivers, no streets proposed, no DEP permits required, no stormwater plan, & all preliminary & final plan submissions met	(Attach waiver requests)			
C.1	For waivers of performance standards, the applicant has provided sound engineering and/or environmental analysis to support the request	(Attach waiver requests)			
C.2	The waivers will not have the effect of nullifying any regulation				
C.3	All performance standards are substantially met without application of the regulation waived				
C.4	Any performance standard waivers are noted on the final plan		NOT WAIVABLE		NOT WAIVABLE

### **PROJECT NARRATIVE**

Our vision for Deer Creek Crossing Subdivision is to create a safe, environmentally friendly neighborhood that allows its habitants to enjoy both the positives of living in a close community while still having the opportunity to enjoy the large area of open space surrounding the development.

The following application is for a thirteen-lot subdivision off Hallowell Road. There is an existing gravel road the runs across the site. The southern end of the property has a very defined stream running along it. The stream will need to be crossed to access the site (NRPA Permit has been submitted). The proposed subdivision is a clustered layout with each lot being at least 45,000 square feet. The open space wraps around the perimeter of the site and includes the areas along the stream. The intent is to protect the more vulnerable areas and develop on the higher central land. The trail looping around the open space will provide recreational opportunities (hiking, cross country skiing, the observation of wildlife etc.). The open space protects important natural features (streams, hills, forested wetlands, existing rock walls etc.) from the adverse impacts of development. It is for these reasons that we believe this project is a near perfect candidate for a cluster subdivision to be approved by the town.

The regulations of a cluster subdivision allow us to put over 50% of the property into "open space" that belongs to the Homeowner's Association and can never be developed. In this scenario the "open space" consists of large dry wooded areas along with the stream around the perimeter of the site.

# Grange Engineering LLC

New Gloucester, Maine Grange.Engineering.Me@gmail.com 207 712 6990

Deer Creek Crossing Subdivision in Durham, Maine

Dear Planning Board,

The following package is supporting information for the Preliminary Subdivision Application submitted June 18<sup>th</sup>, 2022. The provided information is in response to some of the comments and concerns mentioned by the Town Planner and from the Planning Board during the June 1<sup>st</sup> meeting.

The Site Location Figure was updated with the location of other Subdivisions in the area. The existing culvert on Hollowell Road was also added to the Site Location Map.

An aerial survey was performed on June 6, 2022 and attached to the back of the existing conditions plan. The survey was intended to show which areas of the site are currently cleared and support our claim that the lumber was harvested in accordance with Maine State Law defined in the Maine Forest Service Rule Chapter 23. To the later point, Liquid Harvesting is defined as the purchase or other acquisition of forest land followed by a timber harvest that does not comply with Section 6 of this rule, and the subsequent sale, offer for sale, or other conveyance of the harvested land, or any portion of it, within 5 years. It is my understanding that the "subsequent 5 years" is from the time of purchase not the time of clearing. The prior owner owned the land longer than 5 years therefore, the liquidation harvesting rules do not apply. To further support the compliance with this standard, the logger who performed the clearing is an Accredited Timber Harvesters (Jeff Cote- Forest ID# 12543437) meeting Option 2 of Section 6. The aerial survey is intended to show that less than 50% of the DBH was cleared meeting Option 1 of the same subsection.

In response to the alignment with Patriot Way. The figure included by the Town showed a one-way road in place of the proposed alignment. According to historical documents the existing Driveway was built prior to the Town approving Patriot Way. We have moved the alignment to the South as far as possible while still allowing for drainage along the Timber Oak property line.

A preliminary septic report has been provided by Steve Marcotte.

If the Planning Board finds it appropriate the applicant will gladly provide a right-of-way to the abutting properties allowing for future connectivity.

Each lot has been adjusted to ensure there are 40,000 square feet of buildable area.

A fire pond at the end of the hammerhead has been added to the plans to provide the required 36,000 gallons of on-site water storage. Confirmation from the fire chief that the required fire pond will eliminate the need for sprinkles is still pending. If sprinklers are still needed a dry hydrant will be installed at the stream crossing in place of the fire pond.

The provided survey includes notes that reference some uncertainties with the property boundary. The surveyor used the most conservative lines and implemented best practice when determining the boundary. The notes point more to the age of the property boundaries and the

lack of precision available at the time. It is our position that the only impact a change to boundary lines would be additional open space for Deer Creek Crossing HOA. The Title Commitment letter has been included as well.

Thanks,

Charlie Burnham. P.E.

Grange Engineering LLC 241 Rowe Station Road New Gloucester, Maine 04260

207 712 6990 Grange.Engineering.Me@gmail.com

### SECTION 6.2 SUBDIVISION REVIEW CRITERIA

- Pollution The proposed subdivision has been treated to meet the Maine DEP standards. There
  is an underdrained soil filter and level spreader with buffers that treat 80% of the proposed
  impervious area (75% is required by DEP). There are no other anticipated sources of pollution
  associated with the project.
- 2. **Sufficient Water** A report from the Maine Geological Survey database shows the wells in the area. The wells shown yielded from 0.5 gpm to 100 gpm with an average of 19 gpm. It is our opinion that there is sufficient water in the area.
- 3. **Erosion and Sedimentation Control** An Erosion Control Plan has been provided as Attachment C.
- 4. **Traffic** There is an existing street entrance with over 700 feet of site distance in both directions. The traffic generated by a 13-lot subdivision does not trigger any Traffic Movement permits.
- 5. **Sewage Disposal** Individual septic systems are proposed for each lot. Test pits have been dug and the soils were deemed acceptable for subsurface wastewater disposal systems (Attachment B).
- 6. **Municipal Solid Waste Disposal** The residents of Deer Creek Crossing Subdivision will be required to enlist the services of a private waste hauler to dispose of any solid waste. This requirement has been included the HOA documents (See Attachment D).
- 7. **Aesthetic, Cultural, and Natural Values** The open space for the subdivision is located in a way to protect all such areas. The open space along the perimeter creates a buffer around existing streams and wetlands that provide important habitats. Maine Fish and Wildlife has been contacted as part of the project and their response is included in Attachment E.
- 8. **Conformity with Local Ordinances and Plans** The project has been designed with Local Ordinances in mind and has aimed to meet all requirements set forth by the Town. An effort has been made to go above and beyond some of the ordinances to accommodate some of the abutters' concerns/desires.
- 9. **Financial Capacity** A letter stating the financial capacity of the applicant will be included as part of the Final Application.
- 10. **Surface Waters** The proposed subdivision has been treated to meet the Maine DEP standards. There are two underdrained soil filters that treat 80% of the proposed impervious area (75% is required by DEP). Our vision for Deer Creek Crossing Subdivision is to create a safe, environmentally friendly neighborhood that allows its habitants to enjoy both the positives of living in a close community while still having the opportunity to enjoy the large area of open space surrounding the development.

- 11. **Groundwater** A report on the wells in the area is included in Attachment B. The size of the lot in relation to the number of proposed lots is insignificant. There are no adverse effects to the groundwater anticipated.
- 12. **Flood Areas** The FEMA Panel for the area has been included as Attachment F. The Stormwater Treatment for the sight reduces the peak runoff from the site during the 2-year, 10-year, and 25-year storm.
- 13. **Freshwater Wetlands** The freshwater wetlands have been mapped and are included on the Attached Plan set. As part of the subdivision there will be no impacts to any wetlands and the areas of special significance have been placed into the "open space" to provide additional protection.
- 14. **Farmland** There is no farmland associated with this project.
- 15. **River, Stream, or Brook** The streams on the property have been identified and are shown on the attached Plan Set. The streams were avoided and included in the Open Space to the maximum extent practicable.
- 16. **Stormwater** The stormwater treatment for the proposed subdivision has been designed to meet the Maine DEP standards. A Stormwater Report is included as Attachment G.
- 17. **Spaghetti-Lots Prohibited** There are no spaghetti lots proposed.
- 18. **Great Pond Phosphorous Concentration** The project is not associated with any Great Ponds.
- 19. **Impact on Adjoining Municipalities** The project does not cross a municipal boundary.
- 20. **Land Subject to Liquidation Harvesting** The timber has not been harvested in violation of the rules adopted pursuant to 12 MRSA 8869.14 to the best of the applicant's knowledge. The land was logged in 2019 by Cote's Forestry (a licensed forestry service).

# ATTACHMENT A



### **ALTA Commitment for Title Insurance**

ISSUED BY

First American Title Insurance Company

# Commitment

### COMMITMENT FOR TITLE INSURANCE

### **Issued By**

### FIRST AMERICAN TITLE INSURANCE COMPANY

### NOTICE

IMPORTANT—READ CAREFULLY: THIS COMMITMENT IS AN OFFER TO ISSUE ONE OR MORE TITLE INSURANCE POLICIES. ALL CLAIMS OR REMEDIES SOUGHT AGAINST THE COMPANY INVOLVING THE CONTENT OF THIS COMMITMENT OR THE POLICY MUST BE BASED SOLELY IN CONTRACT.

THIS COMMITMENT IS NOT AN ABSTRACT OF TITLE, REPORT OF THE CONDITION OF TITLE, LEGAL OPINION, OPINION OF TITLE, OR OTHER REPRESENTATION OF THE STATUS OF TITLE. THE PROCEDURES USED BY THE COMPANY TO DETERMINE INSURABILITY OF THE TITLE, INCLUDING ANY SEARCH AND EXAMINATION, ARE PROPRIETARY TO THE COMPANY, WERE PERFORMED SOLELY FOR THE BENEFIT OF THE COMPANY, AND CREATE NO EXTRACONTRACTUAL LIABILITY TO ANY PERSON, INCLUDING A PROPOSED INSURED.

THE COMPANY'S OBLIGATION UNDER THIS COMMITMENT IS TO ISSUE A POLICY TO A PROPOSED INSURED IDENTIFIED IN SCHEDULE A IN ACCORDANCE WITH THE TERMS AND PROVISIONS OF THIS COMMITMENT. THE COMPANY HAS NO LIABILITY OR OBLIGATION INVOLVING THE CONTENT OF THIS COMMITMENT TO ANY OTHER PERSON.

### COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I—Requirements; Schedule B, Part II—Exceptions; and the Commitment Conditions, *First American Title Insurance Company*, a Nebraska Corporation (the "Company"), commits to issue the Policy according to the terms and provisions of this Commitment. This Commitment is effective as of the Commitment Date shown in Schedule A for each Policy described in Schedule A, only when the Company has entered in Schedule A both the specified dollar amount as the Proposed Policy Amount and the name of the Proposed Insured.

If all of the Schedule B, Part I—Requirements have not been met within six months after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

First American Title Insurance Company

Dennis J. Gilmore, President

Jeffrey S. Robinson, Secretary

If this jacket was created electronically, it constitutes an original document

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I—Requirements; Schedule B, Part II—Exceptions; and a counter-signature by the Company or its issuing agent that may be in electronic form.

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### COMMITMENT CONDITIONS

### 1. DEFINITIONS

- (a) "Knowledge" or "Known": Actual or imputed knowledge, but not constructive notice imparted by the Public Records.
- (b) "Land": The land described in Schedule A and affixed improvements that by law constitute real property. The term "Land" does not include any property beyond the lines of the area described in Schedule A, nor any right, title, interest, estate, or easement in abutting streets, roads, avenues, alleys, lanes, ways, or waterways, but this does not modify or limit the extent that a right of access to and from the Land is to be insured by the Policy.
- (c) "Mortgage": A mortgage, deed of trust, or other security instrument, including one evidenced by electronic means authorized by law.
- (d) "Policy": Each contract of title insurance, in a form adopted by the American Land Title Association, issued or to be issued by the Company pursuant to this Commitment.
- (e) "Proposed Insured": Each person identified in Schedule A as the Proposed Insured of each Policy to be issued pursuant to this Commitment.
- (f) "Proposed Policy Amount": Each dollar amount specified in Schedule A as the Proposed Policy Amount of each Policy to be issued pursuant to this Commitment.
- (g) "Public Records": Records established under state statutes at the Commitment Date for the purpose of imparting constructive notice of matters relating to real property to purchasers for value and without Knowledge.
- (h) "Title": The estate or interest described in Schedule A.
- If all of the Schedule B, Part I—Requirements have not been met within the time period specified in the Commitment to Issue Policy, this
  Commitment terminates and the Company's liability and obligation end.
- 3. The Company's liability and obligation is limited by and this Commitment is not valid without:
  - (a) the Notice;
  - (b) the Commitment to Issue Policy;
  - c) the Commitment Conditions;
  - (d) Schedule A;
  - (e) Schedule B, Part I---Requirements;
  - (f) Schedule B, Part II—Exceptions; and
  - (g) a counter-signature by the Company or its issuing agent that may be in electronic form.

### 4. COMPANY'S RIGHT TO AMEND

The Company may amend this Commitment at any time. If the Company amends this Commitment to add a defect, lien, encumbrance, adverse claim, or other matter recorded in the Public Records prior to the Commitment Date, any liability of the Company is limited by Commitment Condition 5. The Company shall not be liable for any other amendment to this Commitment.

### 5. LIMITATIONS OF LIABILITY

- (a) The Company's liability under Commitment Condition 4 is limited to the Proposed Insured's actual expense incurred in the interval between the Company's delivery to the Proposed Insured of the Commitment and the delivery of the amended Commitment, resulting from the Proposed Insured's good faith reliance to:
  - (i) comply with the Schedule B, Part I-Requirements;
  - (ii) eliminate, with the Company's written consent, any Schedule B, Part II-Exceptions; or
  - (iii) acquire the Title or create the Mortgage covered by this Commitment.
- (b) The Company shall not be liable under Commitment Condition 5(a) if the Proposed Insured requested the amendment or had Knowledge of the matter and did not notify the Company about it in writing.
- (c) The Company will only have liability under Commitment Condition 4 if the Proposed Insured would not have incurred the expense had the Commitment included the added matter when the Commitment was first delivered to the Proposed Insured.
- (d) The Company's liability shall not exceed the lesser of the Proposed Insured's actual expense incurred in good faith and described in Commitment Conditions 5(a)(ii) through 5(a)(iii) or the Proposed Policy Amount.

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- (e) The Company shall not be liable for the content of the Transaction Identification Data, if any.
- (f) In no event shall the Company be obligated to issue the Policy referred to in this Commitment unless all of the Schedule B, Part I—Requirements have been met to the satisfaction of the Company.
- (g) In any event, the Company's liability is limited by the terms and provisions of the Policy.

### 6. LIABILITY OF THE COMPANY MUST BE BASED ON THIS COMMITMENT

- (a) Only a Proposed Insured identified in Schedule A, and no other person, may make a claim under this Commitment.
- (b) Any claim must be based in contract and must be restricted solely to the terms and provisions of this Commitment.
- (c) Until the Policy is issued, this Commitment, as last revised, is the exclusive and entire agreement between the parties with respect to the subject matter of this Commitment and supersedes all prior commitment negotiations, representations, and proposals of any kind, whether written or oral, express or implied, relating to the subject matter of this Commitment.
- (d) The deletion or modification of any Schedule B, Part II—Exception does not constitute an agreement or obligation to provide coverage beyond the terms and provisions of this Commitment or the Policy.
- (e) Any amendment or endorsement to this Commitment must be in writing and authenticated by a person authorized by the Company.
- (f) When the Policy is issued, all liability and obligation under this Commitment will end and the Company's only liability will be under the Policy.

### 7. IF THIS COMMITMENT HAS BEEN ISSUED BY AN ISSUING AGENT

The issuing agent is the Company's agent only for the limited purpose of issuing title insurance commitments and policies. The issuing agent is not the Company's agent for the purpose of providing closing or settlement services.

### PRO-FORMA POLICY

The Company may provide, at the request of a Proposed Insured, a pro-forma policy illustrating the coverage that the Company may provide. A pro-forma policy neither reflects the status of Title at the time that the pro-forma policy is delivered to a Proposed Insured, nor is it a commitment to insure.

### 9. ARBITRATION

The Policy contains an arbitration clause. All arbitrable matters when the Proposed Policy Amount is \$2,000,000 or less shall be arbitrated at the option of either the Company or the Proposed Insured as the exclusive remedy of the parties. A Proposed Insured may review a copy of the arbitration rules at <a href="https://www.alta.org/arbitration">https://www.alta.org/arbitration</a>.

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# First American Title™

# **ALTA Commitment for Title Insurance**

ISSUED BY

First American Title Insurance Company

# Schedule A

Transaction Identification Data for reference only:

Issuing Agent:

Issuing Office's ALTA® Registry ID: 1064048

Commitment No.:

Property Address: Hallowell Road, Maine

Revision No.:

Issuing Office: Royall Title Company

Loan ID No.:

Issuing Office File No.: 3951-T

SCHEDULE A

1. Commitment Date: 06/14/22 @ 8:00AM

2. Policy to be issued:

(a) ALTA® Owner's Policy of Title Insurance (6-17-06)

Proposed Insured: Jack Doughty
Proposed Policy Amount: \$200,000.00

(b) ALTA® Loan Policy of Title Insurance (6-17-06)

Proposed Insured: \*NONE\*

Proposed Policy Amount: \* NONE \*

(c)

Policy

Proposed Insured:

Proposed Policy Amount: \$

- 3. The estate or interest in the Land described or referred to in this Commitment is Fee Simple.
- 4. The Title is, at the Commitment Date, vested in: Dean Smith
- 5. The Land is described as follows: **Hallowell Road**, in the City/Town of, County of, and State of **ME**. See Exhibit "A" attached hereto and made a part hereof.

FIRST AMERICAN TITION INSURANCE COMPANY

Rv.

Authorized Signatory

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Page 1 of 2

Maine-Schedule A

### **EXHIBIT A**

All and the same premises described in a deed from George A. Leger and Matilda F. Leger to DeWitt Corporation dated October 2, 1986 and recorded in the Androscoggin County Registry of Deeds in Book 2004, Page 35.

Excepting and reserving the following lots or parcels of land:

- 1. Lots 1-9 shown on a plan titled "Final Plan Revised Timber Oaks", by Brian Smith Surveying, Inc. dated July 25, 1988 and recorded in the Androscoggin County Registry of Deeds in Plan Book 34, Page 32;
- 2. Timber Oak Drive and cul-de-sac as shown on the aforesaid Plan;
- 3. The lot shown on the aforesaid Plan labeled "George & Matilda Leger to DeWitt Corporation, Book 2004, Page 35, 10-2-1986, 344,926 Sq. Ft."; and
- 4. The premises described in a deed from of DeWitt Corporation to DeWitt Builders, Inc. dated August 24, 2001 and recorded in the Androscoggin County Registry of Deeds at Book 4759, Page 66, and by a Corrective Deed of even or near date which Corrective Deed also conveys an access easement.

The premises conveyed herein is more particular described as bounded on the north by land now or formerly of Sandra and Quincy Herling, land now or formerly of Joanne Simonelli, and land now or formerly of Robert Marstaller, on the east by land now or formerly of Parker Morse and Cheryl Morse, on the south by land now or formerly of Robert and Nikki Boucher, land now or formerly of DeWitt Builders and Hallowell Road, so-called, and on the west by land shown on a plan titled "Final Plan – Revised Timber Oaks", by Brian Smith Surveying, Inc. dated July 25, 1988 and recorded in the Androscoggin County Registry of Deeds in Plan Book 34, Page 32, the lot shown on the aforesaid Plan labeled "George & Matilda Leger to DeWitt Corporation, Book 2004, Page 35, 10-2-1986, 344,926 Sq. Ft.", and land now or formerly of Seth Pruzansky.



### **ALTA Commitment for Title Insurance**

ISSUED BY

First American Title Insurance Company

# Schedule BI & BII

Commitment No.:

### SCHEDULE B, PART I

### Requirements

All of the following Requirements must be met:

- 1. The Proposed Insured must notify the Company in writing of the name of any party not referred to in this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- 3. Pay the premiums, fees, and charges for the Policy to the Company.
- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.

Duly executed and recorded deed from Dean Smith vesting fee simple title to Jack Doughty.

5. Discharge and/or termination of the following liens or encumbrances:

Duly executed and recorded Discharge of Mortgage from DeWitt Corporation to Dean Smith discharging mortgage recorded in the Androscoggin County Registry of Deeds in Book 9388, Page 327.

Payment of all outstanding real estate taxes and municipal charges at or prior to closing.

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# **ALTA Commitment for Title Insurance**

ISSUED BY

First American Title Insurance Company

# Schedule BI & BII (Cont.)

Commitment No.:

# SCHEDULE B, PART II

# Exceptions

THIS COMMITMENT DOES NOT REPUBLISH ANY COVENANT, CONDITION, RESTRICTION, OR LIMITATION CONTAINED IN ANY DOCUMENT REFERRED TO IN THIS COMMITMENT TO THE EXTENT THAT THE SPECIFIC COVENANT, CONDITION, RESTRICTION, OR LIMITATION VIOLATES STATE OR FEDERAL LAW BASED ON RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, GENDER IDENTITY, HANDICAP, FAMILIAL STATUS, OR NATIONAL ORIGIN.

The Policy will not insure against loss or damage resulting from the terms and provisions of any lease or easement identified in Schedule A, and will include the following Exceptions unless cleared to the satisfaction of the Company:

- Any facts, rights, interests, or claims that are not shown in the Public Records but that could be ascertained by an inspection of the Land or by making inquiry of persons in possession of the Land.
- 2. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the title, including discrepancies, conflicts in boundary lines, shortages in area, or any other facts that would be disclosed by an accurate and complete land survey of the Land, and that are not shown in the Public Records.
- 3. Any lien, or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not shown in the Public Records.
- 4. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I—Requirements are met.
- 5. Real estate taxes and municipal charges as follows: Real estate taxes in the amount of for are paid through. The next tax due date is.
- 6. IFTHE INSURED PREMISES IS A CONDOMINIUM UNIT: Covenants, conditions, restrictions, reservations, easements, liens for assessments, options, powers of attorney, and limitations on title, created by the laws of the State of the insured premises or set forth in the Master Deed or Declaration of Condominium, in the related By-Laws, in the Declaration of Trust, or Site Plans and Floor Plans as duly recorded in the appropriate land records office and as the same may have been lawfully amended, and in any instrument creating the estate or interest insured by this policy.
- ⊠ See attached Schedule B Part II Continuation Sheet for additional Exceptions.

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Page 2 of 2

Maine- Schedule BI & BII



# **ALTA Commitment for Title Insurance**

ISSUED 8Y

**First American Title Insurance Company** 

# Schedule BI & BII (Cont.)

Commitment No.:

### SCHEDULE B, PART II

**Exceptions (Continued)** 

- 7. Outstanding mortgage from Dean Smith to DeWitt Corporation dated June 10, 2016 and recorded in the Androscoggin County Registry of Deeds in Book 9388, Page 327.
- 8. Rights and easement granted by DeWitt Corporation to Central Maine Power Company and New England Telephone and Telegraph Company by instrument dated November 6, 1987 and recorded in the Androscoggin County Registry of Deeds in Book 2196, Page 240, as such may affect the insured premises.
- 9. Boundary Line Agreement by and between Dean Smith and Dean Smith, Inc. dated May 8, 2018 and recorded in the Androscoggin County Registry of Deeds in Book 9835, Page 157.
- 10. Any exception, reservation, restriction, easement or condition as set out in the attached Exhibit A.
- 11. The exact acreage or contents measurements of the premises will not be insured.
- 12. Title to and rights of the public and others entitled thereto in and to those portions of the insured premises lying within the bounds of adjacent streets, roads and ways or any portion of the premises lying beyond the high water mark of any abutting body of water.

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I—Requirements; Schedule B, Part II—Exceptions; and a counter-signature by the Company or its issuing agent that may be in electronic form.

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# TOWN OF DURHAM PLANNING DEPARTMENT

AGENT AUTHORIZATION									
APPLICANT/ OWNER	Name								
PROPERTY DESCRIPTION	Physical Address	735 Hallowel	735 Hallowell Road Map 00						
	Name	Charlie Bur	0027						
APPLICANT'S	Phone	207 712 6990		241 Rowe Station					
INFORMATION	Fax		Business Name & Mailing Address	04260					
	Email	edwinburnham@gmail.com							
Said agent(s) may represent me/us before Durham Town officers and the Durham Planning Board to expedite and complete the approval of the proposed development for this parcel.									
Alle &	Day	ALL TO THE PARTY OF THE PARTY O	3/23/	2022					
Jack Doug	MARKE IN		DATI	DATE					
PLEASE TYPE OR P		HERE							
CO APPLICANT SIGNATURE (If applicable)  DATE									
PLEASE TYPE OR PRINT NAME HERE									
Charlie Burnham 3/23/2022									
APPLICANT'S AGEN		E	DATE						
Charlie Bui		HERE				a a a a a a a a a a a a a a a a a a a			
we reserved and feeting 150 may better (1888/1868) ft.									

# MAINE LAND PURCHASE AND SALE CONTRACT

I. The Parties. This Land Purchase and Sale Contract ("Agreement") made on December 7th, 2021 ("Effective Date") is between:

	Buyer Jack Dough 231 Flying Point Rd	. City of	Freeport	a mailing address of _ State of
	Maine	_ who agrees	s to buy,	
	AND			
	Seller: Dean Smi 98 Patriot Way Maine	who agrees	to sall and conv	you the real property
3	described in Section II "Parties."	. Buyer and S	seller shall be co	electively known as the
gross	35 ±/-	real property Acres (AC)	is described as The real proper	vacant land with a total ty is further described as:
Stree	et Address:			
_	735 Hallowe	II Rd		
Tax I	Parcel Information (i.e. 07-032-A	"Parcel ID"	or "Tax Map & L	ot")
Othe	r DescriptionThe b	ack west lot v	with enough land	to accomodate a 14 lot
Mone Buyer	ent in the amount of \$ ecember 17th , 20 by shall be applied to the	140,00 021 at 12:0 ne Purchase F nder the terms	0.00 as of this Agreem	and subject to the ent. Any Earnest Money
aym	ent of \$ 200,000.00 k one)	orms. The Bu	yer agrees to pu Hundred Thou	rchase the Property by sand Dollars) as follows:

X - All Cash Offer. No loan or financing of any kind is required in order to

purchase the Property. Buyer shall provide Seller written third (3<sup>rd</sup>) party documentation verifying sufficient funds to close no later than \_\_\_\_\_\_\_, 20\_\_\_\_ at \_\_\_\_\_\_\_ AM PM. Seller shall have three (3) business days after the receipt of such documentation to notify Buyer, in writing, if the verification of funds is not acceptable. If Buyer fails to provide such documentation, or if Seller finds such verification of funds is not acceptable, Seller may terminate this Agreement. Failure of Seller to provide Buyer written notice of objection to such verification shall be considered acceptance of verification of funds.

 Bank Financing. The Buyer's ability to purchase the Property is contingent upon the Buyer's ability to obtain financing under the following conditions. (check one)

- Conventional Loan
- FHA Loan (Attach Required Addendums)
- VA Loan (Attach Required Addendums)
- Other

 In addition, Buyer agrees, within a reasonable time, to make a good faith loan application with a credible financial institution;

- If Buyer does not reveal a fact of contingency to the lender and this purchase does not record because of such nondisclosure after initial application, the Buyer shall be in default,

- Buyer must obtain Selier's approval, in writing, to any change to the letter described in Section IV(c) regarding the financial institution, type of financing, or allocation of closing costs; and
- Buyer agrees to pay all fees and satisfy all conditions, in a timely manner, required by the financial institution for processing of the loan application. Buyer agrees the interest rate offered by lender or the availability of any financing program is not a contingency of this Agreement, so long as Buyer qualifies for the financing herein agreed. Availability of any financing program may change at any time. Any licensed real estate agent hired by either party

is not responsible for representations or guarantees as to the availability of any loans, project and/or property approvals or interest rates.

- Seller the follow	Financing. Seller agrees to provide financing to the Buyer under ring terms and conditions.
	Loan Amount: \$
9	Down Payment \$
	Interest Rate (per annum): %
	Term Months Years
	Documents The Buyer shall be required to produce documentation, as required by the Seller, verifying the Buyer's ability to purchase according to the Purchase Price and the terms of the Seller Financing. Therefore, such Seller Financing is contingent upon the Seller's approval of the requested documentation to be provided on or before
	documentation. In the event Buyer fails to obtain Seller's approval, this Agreement shall be terminated with the Buyer's Earnest Money being returned within five (5) business days.
one)	her Property Buyer's performance under this Agreement (check not be contingent upon selling another property.
- Shall b	be contingent upon selling another property with a mailing if City of State
of	f, City of, State, within days from the Effective Date.
VI. Closing Cos the responsibility include but not b title policy), prep	ts. The costs attributed to the Closing of the Property shall be of Both Parties. The fees and costs related to the Closing shall be limited to a title search (including the abstract and any owner's aration of the deed, transfer taxes, recording fees, and any other company that is in standard procedure with conducting the sale
place, funds prov electronic transfe financial institution	osing. Buyer and Seller agree that before the recording can take rided shall be in one (1) of the following forms: cash, interbank or, money order, certified check or cashier's check drawn on a on located in the State, or any above combination that permits vert the deposit to cash no later than the next business day.
VIII. Closing Tr	nis transaction shall be closed on

at 12:00 PM or earlier at the office of a title company to be agreed upon by the Parties ("Closing"). Any extension of the Closing must be agreed upon in writing, by Buyer and Seller. Real estate taxes, rents, dues, fees, and expenses relating to the Property for the year in which the sale is closed shall be prorated as of the Closing. Taxes due for prior years shall be paid by Seller.

IX. Survey. Buyer may obtain a survey of the Property before the Closing to assure that there are no defects, encroachments, overlaps, boundary line or acreage disputes, or other such matters, that would be disclosed by a survey ("Survey Problems"). The cost of the survey shall be paid by the Seller. Not later than \_\_\_\_ business days prior to the Closing, Seller shall notify Buyer of any Survey Problems which shall be deemed to be a defect in the title to the Property. Seller shall be required to remedy such defects within \_\_\_\_ business days and prior to the Closing

If Seller does not or cannot remedy any such defect(s), Buyer shall have the option of canceling this Agreement, in which case the Earnest Money shall be returned to Buyer

X. Mineral Rights. It is agreed and understood that all rights under the soil, including but not limited to water, gas, oil, and mineral rights shall be transferred by the Seiler to the Buyer at Closing.

XI. Title. Seller shall convey title to the property by warranty deed or equivalent. The Property may be subject to restrictions contained on the plat deed, covenants, conditions, and restrictions, or other documents noted in a Title Search Report. Upon execution of this Agreement by the Parties, Seller will, at the shared expense of both Buyer and Seller, order a Title Search Report and have delivered to the Buyer.

Upon receipt of the Title Search Report, the Buyer shall have \_\_\_\_1\_\_ business days to notify the Seller, in writing, of any matters disclosed in the report which are unacceptable to Buyer. Buyer's failure to timely object to the report shall constitute acceptance of the Title Search Report.

If any objections are made by Buyer regarding the Title Search Report, mortgage loan inspection, or other information that discloses a material defect, the Seller snall have 1 business days from the date the objections were received to correct said matters. If Seller does not remedy any defect discovered by the Title Search Report, Buyer shall have the option of canceling this Agreement in which case the Earnest Money shall be returned to Buyer.

After Closing, Buyer shall receive an owner's standard form policy of title insurance insuring marketable title in the Property to Buyer in the amount of the Purchase Price, free and clear of the objections and all other title exceptions agreed to be removed as part of this transaction

XII. Property Condition. Seller agrees to maintain the Property in its current condition, subject to ordinary wear and tear, from the time this Agreement comes into effect until the Closing. Buyer recognizes that the Seller, along with any licensed real estate agent(s) involved in this transaction, make no claims as to the validity of any property disclosure information. Buyer is required to perform their own inspections, tests, and investigations to verify any information provided by the Seller. Afterward, the Buyer shall submit copies of all tests and reports to the Seller at no cost.

Therefore, Buyer sha professionals, to furt	her inspect an	d Invest	gate the P		
	20	at	A	M PM	
After all inspections					esent any new
property disclosures business days	to the Seller	in writin	g. The Bu	yer and Selle	er shall have
found by the Buyer	If the Parties	cannot	come to a	n agreement	this
Agreement shall be Buyer.	terminated w	ith the E	arnest Mo	ney being ref	lurned to the

If the Buyer fails to have the Property inspected or does not provide the Seller with written notice of the new disclosures on the Property, in accordance with this Agreement, Buyer hereby accepts the Property in its current condition and as described in any disclosure forms presented by the Seller.

In the event improvements on the Property are destroyed, compromised, or materially damaged prior to Closing, the Agreement may be terminated at Buyer's option.

XIII. Seller's Indemnification. Except as otherwise stated in this Agreement, after recording, the Buyer shall accept the Property AS IS, WHERE IS, with all detects, latent or otherwise. Neither Seller nor their licensed real estate agent(s) or any other agent(s) of the Seller, shall be bound to any representation or warranty of any kind relating in any way to the Property or its condition, quality or quantity, except as specifically set forth in this Agreement or any property disclosure, which contains representations of the Seller only, and which is based upon the best of the Seller's personal knowledge.

XIV. Appraisal. Buyer's performance under this Agreement. (check one)

X - Shall not be contingent upon the appraisal of the Property being equal to or greater than the agreed upon Purchase Price

 Shall be contingent upon the appraisal of the Property being equal to or greater than the agreed upon Purchase Price. If the Property does not appraise to at least the amount of the Purchase Price, or if the appraisal discovers lender-required repairs, the Parties shall have business days to re-negotiate this Agreement ("Negotiation Period"). In such event the Parties cannot come to an agreement during the Negotiation Period, this Agreement shall terminate with the Earnest Money being returned to the Buyer.

XV. Required Documents. Prior to the Closing, the Parties agree to authorize all necessary documents, in good faith, in order to record the transaction under the conditions required by the recorder, title company, lender, or any other public or private entity.

XVI. Termination. In the event this Agreement is terminated, as provided in this Agreement, absent of default, any Earnest Money shall be returned to the Buyer, in-full, within \_\_\_\_\_ business days with all parties being relieved of their obligations as set forth herein.

XVII. Sex Offenders. Section 2250 of Title 18, United States Code, makes it a federal offense for sex offenders required to register pursuant to the Sex Offender Registration and Notification Act (SORNA), to knowingly fail to register or update a registration as required. State convicted sex offenders may also be prosecuted under this statute if the sex offender knowingly fails to register or update a registration as required, and engages in interstate travel, foreign travel, or enters, leaves, or resides on an Indian reservation.

A sex offender who fails to properly register may face fines and up to ten (10) years in prison. Furthermore, if a sex offender knowingly fails to update or register as required and commits a violent federal crime, he or she may face up to thirty (30) years in prison under this statute. The Buyer may seek more information online by visiting https://www.nsopw.gov/.

XVIII. Time. Time is of the essence. All understandings between the Parties are incorporated in this Agreement. Its terms are intended by the Parties as a final, complete and exclusive expression of their Agreement with respect to its subject matter and they may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement.

XIX. Buyer's Default. Seller's remedies shall be limited to liquidated damages in the amount of the Earnest Money set forth in Section III. It is agreed that such payments and things of value are liquidated damages and are Seller's sole and only remedy for Buyer's failure to perform the obligations of this Agreement. The Parties agree that Seller's actual damages in the event of Buyer's default would be difficult to measure, and the amount of the liquidated damages herein provided for is a reasonable estimate of such damages.

XX. Seiler's Default. Buyer may elect to treat this Agreement as cancelled, in which case all Earnest Money paid by Buyer hereunder shall be returned and Buyer may recover such damages as may be proper, or Buyer may elect to treat

this Agreement as being in full force and effect and Buyer shall have the right to specific performance or damages, or both.

XXI. Earnost Money Dispute. Notwithstanding any termination of this Agreement, the Parties agree that in the event of any controversy regarding the release of the Earnest Money that the matter shall be submitted to mediation as provided in Section XXII.

XXII. Dispute Resolution. Buyer and Seller agree to mediate any dispute or claim arising out of this Agreement, or in any resulting transaction, before resorting to arbitration or court action.

- Mediation. If a dispute arises, between or among the Parties, and it
  is not resolved prior to or after recording, the Parties shall first
  proceed in good faith to submit the matter to mediation. Costs
  related to mediation shall be mutually shared between or among the
  Parties. Unless otherwise agreed in mediation, the Parties retain
  their rights to proceed to arbitration or litigation.
- Arbitration. The Parties agree that any dispute or claim in law or equity arising between them out of this Agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration. The arbitrator is required to be a retired judge or justice, or an attorney with at least five (5) years of residential real estate law experience unless the Parties mutually agree to a different arbitrator. Under arbitration, the Parties shall have the right to discovery in accordance with State law. Judgment upon the award of the arbitrator(s) may be entered into any court having jurisdiction. Enforcement of this Agreement to arbitrate shall be governed by the Federal Arbitration Act.
- Exclusions. The following matters shall be excluded from the mediation and arbitration. (i) a judicial or non-judicial foreclesure or other action or proceeding to enforce a deed, mortgage or installment land sale contract as defined in accordance with State law: (ii) an unlawful detainer action, forcible entry detainer, eviction action, or equivalent; (iii) the filing or enforcement of a mechanic's lien, and (iv) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver or violation of the mediation and arbitration provisions of this Section.

XXIII. Governing Law. This Agreement shall be interpreted in accordance with the laws in the State of Maine.

XXIV. Terms and Conditions of Offer. This is an offer to purchase the Property in accordance with the above stated terms and conditions of this Agreement. If at least one, but not all, of the Parties initial such pages, a counteroffer is required until an agreement is reached. Seller has the right to continue to offer the Property for sale and to accept any other offer at any time prior to notification of acceptance. If this offer is accepted and Buyer subsequently defaults, Buyer may be responsible for payment of licensed real estate agent(s) compensation. This Agreement and any supplement, addendum or modification, including any copy, may be signed in two or more counterparts, all of which shall constitute one and the same writing.

XXV. Binding Effect. This Agreement shall be for the benefit of, and be binding upon, the Parties, their heirs, successors, legal representatives, and assigns, which therefore, constitutes the entire agreement between the Parties. No modification of this Agreement shall be binding unless signed by both Buyer and Seller.

XXVI. Severability. In the event any provision or part of this Agreement is found to be invalid or unenforceable, only that particular provision or part so found, and not the entire Agreement, will be inoperative.

unless this Agreement is signed by Sel	ourchase the Property as outlined in this not the Earnest Money shall be returned ter and a copy of this Agreement is
AM PM.	20at

XXVIII. Acceptance. Seller warrants that Seller is the owner of the Property or has the authority to execute this Agreement. Therefore, by the Seller's authorization below, he/she/they accepts the above offer and agrees to sell the Property on the above terms and conditions and agrees to the agency relationships in accordance with any agreement(s) made with licensed real estate agent(s). Seller has read and acknowledges receipt of a copy of this Agreement and authorizes any licensed real estate agent(s) to deliver a signed copy to the Buyer.

Delivery may be in any of the following: (i) hand delivery; (ii) email under the condition that the party transmitting the email receives electronic confirmation that the email was received to the intended recipient; and (iii) by facsimile to the other party or the other party's licensee, but only if the transmitting fax machine prints a confirmation that the transmission was successful.

XXIX. Licensed Real Estate Agent(s). If Buyer or Seller have hired the services of licensed real estate agent(s) to perform representation on their behalf, he/she/they shall be entitled to payment for their services as outlined in their separate written agreement.

XXX. D	isclosures. It is acknowledged by the Parties that (check one)
	There are no attached addendums or disclosures to this Agreement.
	The following addendums or disclosures are attached to this Agreement
	- Lead-Based Paint Disclosure Form
	- Compared I milit Endolphic Colli
XXXI. A	dditional Terms and Conditions
Dean Si	mith has the right of first refusal to general contract half of the houses in
manner manner	posed subdivision as well as concrete work for all the houses in a timely
1130711391	
0270	
XXXII. E	Entire Agreement. This Agreement together with any attached
underst	ums or disclosures shall supersede any and all other prior andings and agreements, either oral or in writing, between the parties
with res	pect to the subject matter hereof and shall constitute the sole and only
agreem	ents between the parties with respect to the said Property All prior
negotiat	ions and agreements between the parties with respect to the Property
acknowl	re merged into this Agreement. Each party to this Agreement ledges that no representations, inducements, promises, or
agreeme	ents, orally or otherwise, have been made by any party or by anyone
acting o	n behalf of any party, which are not embodied in this Agreement and
Agreem	agreement, statement or promise that is not contained in this ent shall not be valid or binding or of any force or effect
1.9160111	an shall not be valid or binding or or any force or effect
XXXIII.	Signature
Date:	19/7/9091

Seller's Signature

Dean Smith TPHINE MARKET Date TUTYPET Dack Doughty Themas \_\_\_\_\_ Agents Signature Patrice Diseases KRAKE:

Agent's Signature

Print Mame

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C O P Y

N O T A N

N O T A N O F F I C I A L O F F I C I A L C O P Y

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C O P Y

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# ATTACHMENT B

# MARCOTTE ENVIRONMENTAL

Wastewater ◆ Groundwater ◆ Wetlands ◆ Environmental Compliance

June 11, 2022

PN: #22020

Jack Doughty 231 Flying Point Road Freeport, ME 04032

**REFERENCE:** Preliminary Septic System Investigation

Deer Creek Crossing - Map 7 / Lot 32A - Durham, Maine

Dear Jack:

I completed a Preliminary Septic System Investigation at the above referenced property ("the site") on June 5, 2022, for a proposed 13-lot residential subdivision. The investigation was performed to evaluate soil and site conditions for proposed septic system suitability in accordance with the State of Maine Subsurface Wastewater Disposal Rules (August 3, 2015) for first-time systems.

# **FIELD INVESTIGATION**

Soil explorations were performed at (12) locations with a hand auger, shovel, and tile probe. Explorations were logged as TP-1 through TP-12. Soils and site conditions at all tested locations met first-time conditions for a 3- or 4-bedroom home. Refer to Attachment 1 for soil logs.

Soil explorations were located with handheld GPS to an accuracy of approximately 20 feet. Refer to Attachment 2 for a Soil Test Location Map.

# **SOILS DESCRIPTION**

Soils at the tested locations consisted predominantly of loamy fine sand to loamy sand overlying a denser and finer textured hydraulically restrictive horizon (Mixed Geological Origins – Soil Profile 7). Evidence of seasonally perched water table above the hydraulically restrict horizon was observed in lower areas of the site near mapped wetlands. In topographically higher areas the depth of sand in places exceeds 4 feet (TP-3, Outwash Sands - Soil Profile 5). Soils on the northeastern side of the property observed at TP-1 consisted of 24 inches of loamy sand cover over a gravelly / rocky horizon which is likely till.

The stone bed square foot equivalent gallon per day per square foot (GPD/SF) loading rate is 2.6 square foot per gallon per day (SF/GPD) for Soil Profile 5, and 3.3 GPD/SF for Soil Profile 7.

### **PROPOSED DISPOSAL FIELDS**

Stone bed disposal fields should be suitable at most locations for a 3- to 4-bedroom home. In the event a smaller disposal area footprint is needed then propriety devices such as plastic chambers, or Eljen Geotextile Sand Filters can be used to reduce the disposal field footprint by 50% or more.

A tabular summary of typical disposal field footprints for 3- and 4-bedroom home on each lot is provided below.

Lot #	Test Pit	Soil Profile (Classification)	3-Bedroom Home Stone Bed Dimensions	4-Bedroom Home Stone Bed Dimensions		
1	TP-1	Drofile 7 Mixed Origins	20 ft v 45 ft	20 ft x 55 ft		
2	TP-2	Profile 7 - Mixed Origins	20 ft x 45 ft	20 IL X 55 IL		
3	TP-3	Profile 5 – Outwash Sand	20 ft x 35 ft	20 ft x 45 ft		
4	TP-4					
5	TP-5					
6	TP-6					
7	TP-7					
8	TP-8	Profile 7 - Mixed Origins	20 ft x 45 ft	20 ft x 55 ft		
9	TP-9					
10	TP-10					
11	TP-11					
12	TP-12					
13	TP-13	Profile 5 – Outwash Sand	20 ft x 35 ft	20 ft x 45 ft		

### **CLOSURE**

Soils and site conditions at the tested locations meet the State of Maine Subsurface Wastewater Disposal Rules (August 3, 2015) criteria for first-time systems. Note that a complete HHE-200 application for each proposed subsurface wastewater disposal system must be prepared by a Licensed Site Evaluator and approved by the Local Plumbing Inspector prior to installation.

If you have any questions concerning this letter, please feel free to contact me.

Sincerely yours,

Marcotte Environmental

Stephen B. Marcotte, CG, LSE

Principal

Enclosures

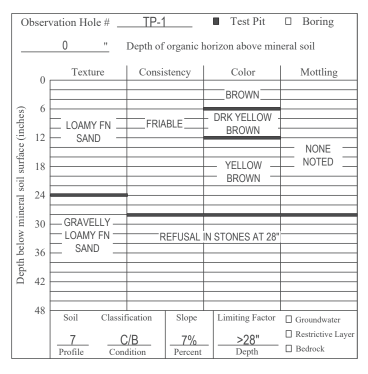
# **ATTACHMENT 1**

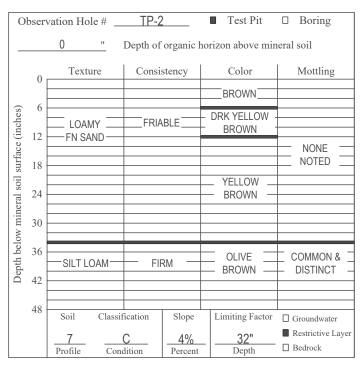
Soil Test Logs

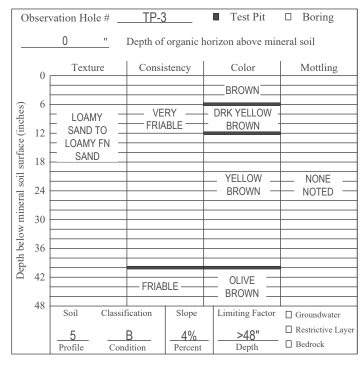
# SOIL PROFILE / CLASSIFICATION INFORMATION

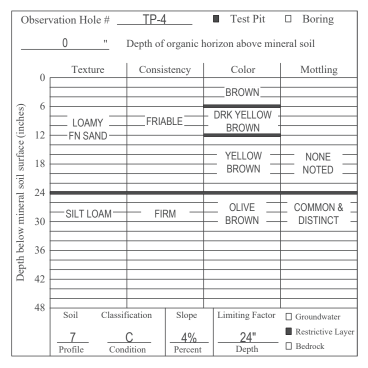
DETAILED DESCRIPTION OF SUBSURFACE CONDITIONS AT PROJECT SITES

Project Name: Applicant Name: Project Location (municipality):
Hallowell Road Property Jack Doughty Durham









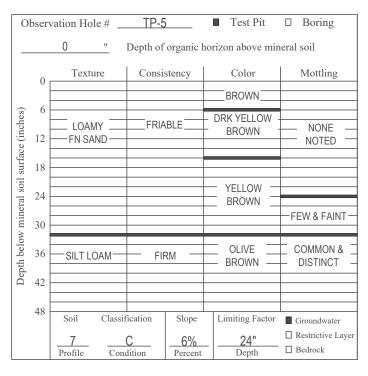
INVESTIGATOR INFORMATION AND SIGNATURE									
Signature: Steve Marcotte	Date: 6/5/2022								
Name Printed/typed: Stephen B. Marcotte	Cert/Lic/Reg.# SE387								
Title: Licensed Site Evaluator Certified Geologist Otl	rtified Soil Scientist ner:								

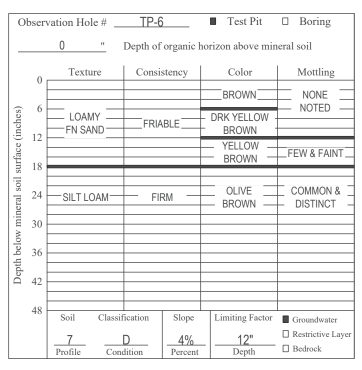


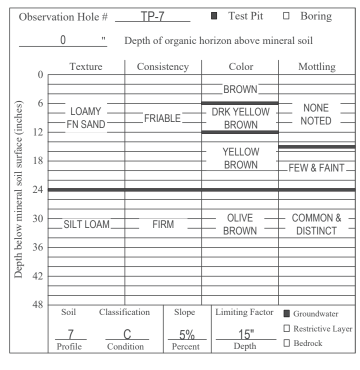
# SOIL PROFILE / CLASSIFICATION INFORMATION

DETAILED DESCRIPTION OF SUBSURFACE CONDITIONS AT PROJECT SITES

Project Name: Applicant Name: Project Location (municipality): Hallowell Road Property Jack Doughty Durham







O	bser	vation Hole # _	TP-8	}	■ Test Pit	□ Boring
_		0 "	Depth of	organic l	norizon above mir	neral soil
	0	Texture	Consi	stency	Color	Mottling
					BROWN	
ches)	6	LOAMY —	FRIABLE		- DRK YELLOW -	NONE NOTED
e (in	12	FN SAND	BROWN - YELLOW —			NOTED —
urfac	18				BROWN -	
Depth below mineral soil surface (inches)	24	SILT LOAM AND FINE	FIF	RM	OLIVE BROWN —	COMMON & _
v mine	30	— SAND —			2	2.0
th belov	36					
Dep	42					
	48	Soil Classit	fication	Slope	Limiting Factor	
		_7	C	3% Percent		☐ Groundwater  ■ Restrictive Layer  ☐ Bedrock

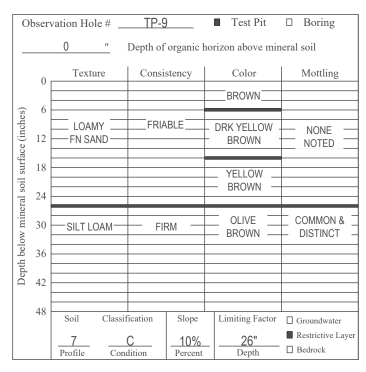
INVESTIGATOR INFORMATION AND SIGNATURE									
Signature: Steve Mapates	Date: 6/5/2022								
Name Printed/typed: Stephen B. Marcotte	Cert/Lic/Reg.# SE387								
Title: Licensed Site Evaluator   Certif	ied Soil Scientist								
☐ Certified Geologist ☐ Other	:								

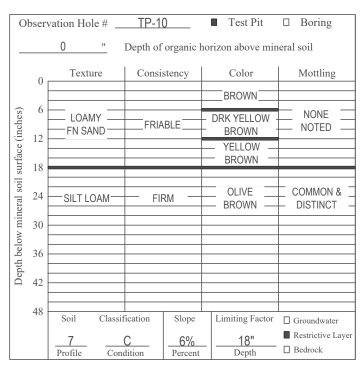


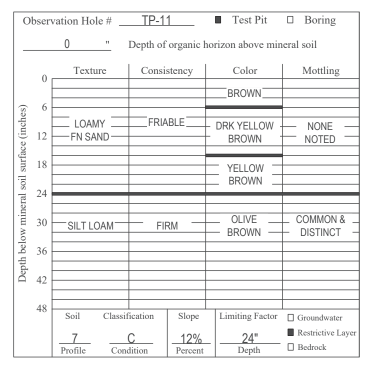
# SOIL PROFILE / CLASSIFICATION INFORMATION

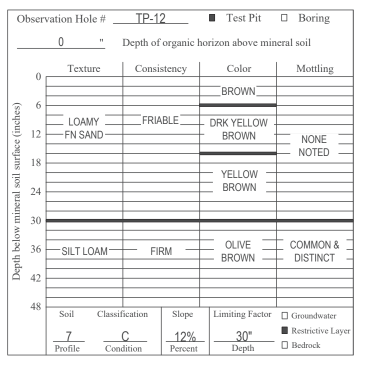
DETAILED DESCRIPTION OF SUBSURFACE CONDITIONS AT PROJECT SITES

Project Name: Applicant Name: Project Location (municipality):
Hallowell Road Property Jack Doughty Durham









INVESTIGATOR INFORMATION AND SIGNATURE									
Signature: Steve Mapates	Date: 6/5/2022								
Name Printed/typed: Stephen B. Marcotte	Cert/Lic/Reg.# SE387								
Title: Licensed Site Evaluator   Certi	fied Soil Scientist								
☐ Certified Geologist ☐ Other	r:								



														PAGE _	3	OF4
S	OI	L PROFII	E/C	CLASS	SIFICATION	ON INFOR	MA	L	10	N	Б			PTION OF SUBS AT PROJECT SI		ACE
Pro	oject Hallo	Name: well Road Prope	erty		Applicat Jack Do	nt Name: ughty				,	Proj	ect Loca Durham		nicipality):		
	)bser	vation Hole # _	TP-1	3	■ Test Pit	□ Boring	Γ	0	bser	vation F	Iole#			□ Test Pit		Boring
_		0 " Depth of organic ho			horizon above min	neral soil		_			"	Depth o	f organic h	norizon above mir	neral s	oil
	0	Texture	Cons	stency	Color	Mottling			0	Tex	kture	Cons	istency	Color	N	Mottling
(%)	6	6		BROWN			3)	6								
inche	12	LOAMY SAND TO		RY —— ABLE ——	- DRK YELLOW - BROWN		,	e (inche	12							
surface	18	LOAMY FN SAND					,	surface	18							
Depth below mineral soil surface (inches)	24				YELLOW BROWN _	NONE — NOTED —	:	Depth below mineral soil surface (inches)	24							
w mine	30						-	w min	30							
th belo	36							th belo	36							
Dept	42		FRIA	BLE ——	OLIVE BROWN		,	Depi	42							
	48	5	fication  B	Slope 4%	Limiting Factor	Groundwater Restrictive Layer			48	Soil		sification	Slope	Limiting Factor	☐ Re	oundwater
		Profile Con	dition	Percent	Depth	Bedrock	L			Profile	Сс	ondition	Percent	Depth	⊔ Ве	edrock
	Obser	vation Hole #			☐ Test Pit	☐ Boring		0	bser	vation H	Iole # .	Depth o		☐ Test Pit		Boring oil
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es)	6							es)	6							
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surface	18						,	surface	18							
al soil	24							al soil	24							
minera	30							miner	30							
below	36							below	36							
Depth below mineral soil surface (	42							Depth below mineral soil surface (	42							

48

Soil

Profile

Classification

Condition

Slope

Percent

Limiting Factor

Depth

INVESTIGATOR INFORMATION AND SIGNATURE					
Signature:	Steve Mapates		Date: 6/5/2022	)	
Name Printed/typed:	Stephen B. Marcotte		Cert/Lic/Reg.#	SE387	
1100.	Licensed Site Evaluator Certified Geologist	☐ Certif☐ Other	rtified Soil Scientist her:		

Groundwater

☐ Bedrock

☐ Restrictive Layer

Limiting Factor

Depth

48

Soil

Profile

Classification

Condition

Slope

Percent



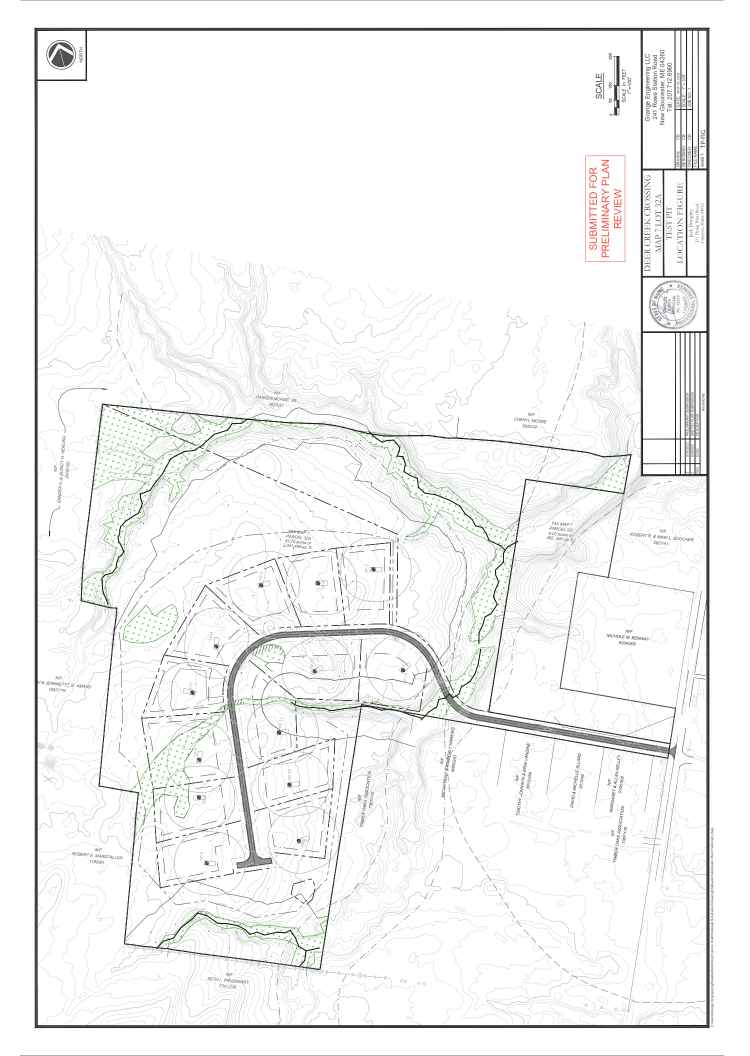
Groundwater

☐ Bedrock

☐ Restrictive Layer

# **ATTACHMENT 2**

Soil Test Location Map



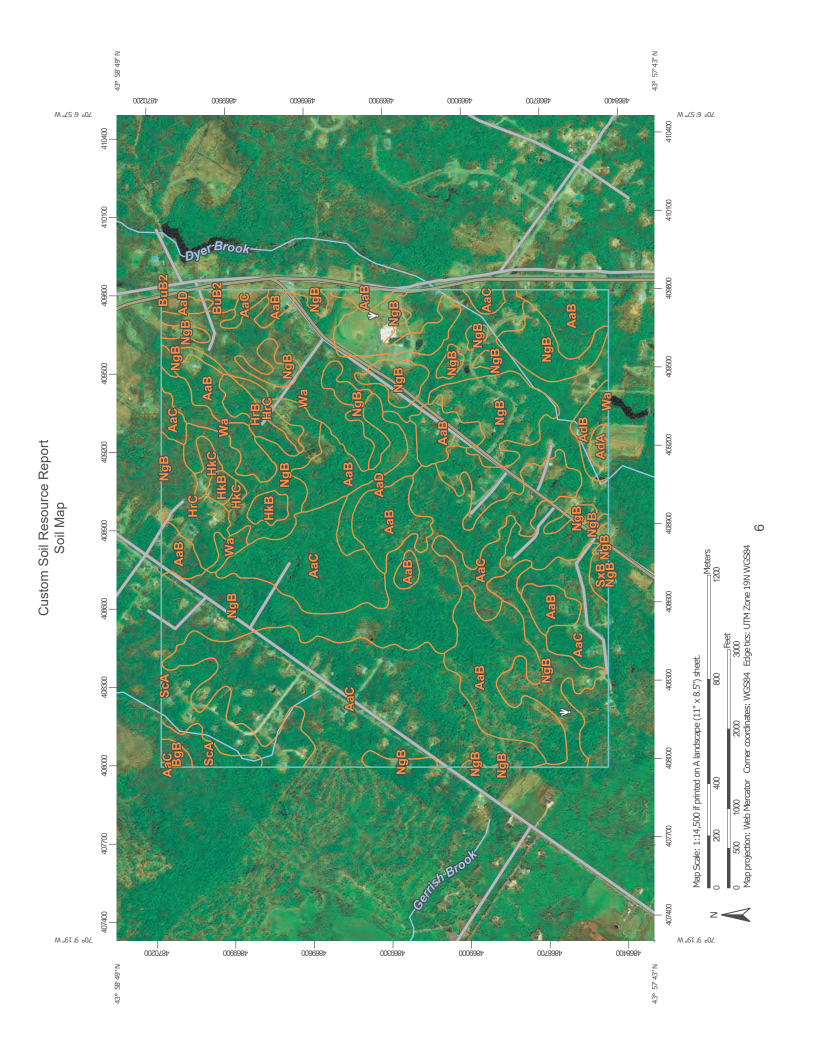


NRCS Natural

Natural Resources Conservation Service A product of the National Cooperative Soil Survey, a joint effort of the United States Department of Agriculture and other Federal agencies, State agencies including the Agricultural Experiment Stations, and local participants

# Custom Soil Resource Report for Androscoggin and Sagadahoc Counties, Maine





# **MAP LEGEND**

### Special Line Features Streams and Canals Interstate Highways Aerial Photography Very Stony Spot Major Roads Local Roads Stony Spot **US Routes** Spoil Area Wet Spot Other Rails Nater Features **Fransportation 3ackground** W 8 ◁ ŧ Soil Map Unit Polygons Area of Interest (AOI) Soil Map Unit Points Soil Map Unit Lines Closed Depression Marsh or swamp Special Point Features **Gravelly Spot Borrow Pit** Lava Flow Clay Spot **Gravel Pit** Area of Interest (AOI) Blowout Landfill 9 Soils

# MAP INFORMATION

The soil surveys that comprise your AOI were mapped at 1:15,800.

Please rely on the bar scale on each map sheet for map measurements.

Source of Map: Natural Resources Conservation Service Web Soil Survey URL:
Coordinate System: Web Mercator (EPSG:3857)

Maps from the Web Soil Survey are based on the Web Mercator projection, which preserves direction and shape but distorts distance and area. A projection that preserves area, such as the Albers equal-area conic projection, should be used if more accurate calculations of distance or area are required.

This product is generated from the USDA-NRCS certified data as of the version date(s) listed below.

Soil Survey Area: Androscoggin and Sagadahoc Counties, Maine

Survey Area Data: Version 22, Aug 30, 2021

Soil map units are labeled (as space allows) for map scales 1:50,000 or larger.

Date(s) aerial images were photographed: Dec 31, 2009—Oct 13, 2016

The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Severely Eroded Spot

Slide or Slip

Sinkhole

Sodic Spot

Miscellaneous Water

Mine or Quarry

Perennial Water

Rock Outcrop

Saline Spot Sandy Spot

# **Map Unit Legend**

Map Unit Symbol	Map Unit Name	Acres in AOI	Percent of AOI
AaB	Adams loamy sand, 0 to 8 percent slopes	121.4	15.7%
AaC	Adams loamy sand, 8 to 15 percent slopes	192.2	24.8%
AaD	Adams loamy sand, 15 to 30 percent slopes	11.9	1.5%
AdA	Agawam fine sandy loam, 0 to 2 percent slopes	2.5	0.3%
AdB	Agawam fine sandy loam, 2 to 8 percent slopes	6.3	0.8%
BgB	Nicholville very fine sandy loam, 0 to 8 percent slopes	2.3	0.3%
BuB2	Lamoine-Buxton complex, 0 to 8 percent slopes	3.2	0.4%
HkB	Hinckley gravelly sandy loam, 0 to 8 percent slopes	6.3	0.8%
HkC	Hinckley gravelly sandy loam, 8 to 15 percent slopes	4.4	0.6%
HrB	Lyman-Tunbridge complex, 0 to 8 percent slopes, rocky	6.8	0.9%
HrC	Lyman-Tunbridge complex, 8 to 15 percent slopes, rocky	20.7	2.7%
NgB	Ninigret fine sandy loam, 0 to 8 percent slopes	253.2	32.7%
ScA	Scantic silt loam, 0 to 3 percent slopes	6.9	0.9%
SxB	Sutton loam, 0 to 8 percent slopes	2.7	0.4%
Wa	Walpole fine sandy loam	134.0	17.3%
Totals for Area of Interest		774.7	100.0%



To: Stonex Landscaping & Excavation

768 Newell Brook Rd Durham, ME 04222 Date: March 14, 2022

From: Alexander A. Finamore, CWS, LSE

Mainely Soils, LLC

Re: Route 9 - Map 7, Lot 32A, Durham, ME - Wetland Delineation,

Memorandum

At the request of Stonex Landscaping & Excavation (the "Client"), Mainely Soils conducted on-site wetland and waterbody delineations, preliminary vernal pool surveys, and septic suitability test pits on a parcel, approximately 53.75 acres in size located on the north side of Route 9 in Durham, Maine. These field investigations were performed to provide baseline environmental data to inform the client of potential development/use of the site. The natural resources assessments described in this memorandum were completed in March of 2022. In addition to describing the identified resources this report describes the existing conditions within the study area, and the methodologies employed for the assessments.

# PROJECT DESCRIPTION

The project site is located within the Rural, Residential & Agricultural District along the Route 9 corridor in the Town of Durham. The site is currently vacant forested land that has been logged in the past 10 years. Surrounding land use of the site is residential to the south, east and west, and vacant forested land to the north. Proposed use of the site is to develop residential houselots. Access to the site is currently from Route 9 to the south. In total, the wetland and waterbody delineation survey area encompassed approximately 53.75 acres, identified by the Town of Durham as Tax Map 7, Lot 32A.

### SITE DESCRIPTION

The Study Area occurs in the Southern Coastal biophysical region of Maine (McMahon, 1990). The Southern Coastal biophysical region is characterized by relatively flat terrain, with elevations generally ranging up to 100 feet above sea level. Bedrock is frequently exposed and covered by thin glacial deposits. Along the immediate coast, soils are generally deep sands (where beaches occur) or shallow sandy loams that are well to excessively drained. Extensive coarse-grained glaciomarine deposits occur in the central portion of the South Coastal Region and along its western margin. The survey area is located within the Lower Androscoggin watershed (Hydrologic Unit Classification (HUC) 8 identification 01040002).

The Natural Resource Conservation Service soil survey mapping identifies native soils at the site as being formed in glacial-fluvial or glacio-lacustrine sand on outwash plains, deltas, lake plains, moraines, terraces, and eskers (Ninigret and Adams series) (Web Soil Survey, 2022). The Adams series is a somewhat excessively drained map unit while the Ninigret series is a moderately drained soil.

# Study Methodology

Mainely Soils conducted wetland delineation field work within the survey area in March 2022. The boundary of wetlands were delineated in accordance with the Army Corps of Engineers 1987 Wetland Delineation Manual (1987 Manual) and the Regional Supplement to the Corps of Engineers Wetland Delineation Manual: Northcentral and Northeast Region (Version

Route 9 - Map 7, Lot 32A, Durham, ME - Wetland Delineation Memorandum Page 2 of 5 March 14, 2022

2.0) (Regional Supplement, 2012). All wetland delineations were conducted using the Routine Determination Methods, which requires that a wetland contain a dominance of hydrophytic vegetation, hydric soils, and evidence of hydrology in order to be considered a wetland. Wetland boundaries were located and recorded in the field using a Trimble® GPS unit capable of sub meter accuracy, post processed, and transferred and incorporated onto project mapping.

Four distinct wetland areas were delineated throughout the study area. Additional field notes were also taken to record the classification of each wetland in accordance with the Classification of Wetlands and Deepwater Habitats of the United States, general site characteristics, unique qualities observed during the site assessment, and other considerations relevant to investigation findings and the future completion of a wetlands functions and values assessment in accordance with the Highway Methodology Workbook: Supplement. Representative photographs of each wetland were taken, field sketches were labeled of the wetland boundary on an aerial photograph-based map, and notes were recorded on the flagging sequence for each wetland.

Mainely Soils also surveyed the site for streams, in accordance with the State of Maine Natural Resources Protection Act stream criteria and definitions. Three streams were delineated within the study area.

Vernal pools are small (usually less than one acre), seasonal wetlands that lack perennial inlet or outlet streams and have no permanent fish populations (Calhoun and deMaynadier 2004). Vernal pools are valuable wetland wildlife habitat because of their potentially high biological productivity and use as breeding habitat by specialized animal communities. The characteristics of vernal pools including size, duration of flooding, substrate type and vegetative community are directly affected by a variety of factors such as landscape setting, surficial geology, soil type, and surrounding vegetation (Maine Audubon Society 1999).

Onsite investigations took place outside of the vernal pool indicator species peak breeding season. However, no depressions holding water with the potential to contain vernal pool species were identified anywhere within the Study Area.

# Study Results

Using the methodologies described above, a wetland delineation was performed on March 9, 2022. A description of the identified resources follows. Supporting attachments include Representative Photographs (Attachment 1). Wetland Delineation Data Forms can be provided upon request.

Wetlands at the project site consisted of four distinct features. All four features were seasonally saturated palustrine forested wetlands found in depressional seeps in sandy outwash that drained into narrow drainages associated with perennial streams. Dominant wetland vegetation within the consisted of red maple (*Acer rubrum*), yellow birch (*Betula alleghaniensis*), balsam fir (*Abies balsamea*), white pine (*Pinus strobus*), cinnamon fern (*Osmunda cinnamomea*), royal fern (*Osmunda regalis*), jewelweed (*Impatiens capensis*), sensitive fern (*Onoclea sensibilis*), fringed sedge (*Carex crinita*), and goldthread (*Coptis trifolia*). The soils within the wetland generally had a thin, dark mucky surface overlaying a depleted sandy loam substratum meeting hydric soil criteria A1: Depleted Below Dark Surface. Evidence of wetland hydrology included saturation to the mineral soil surface, water stained leaves, drainage patterns, and buttressed tree roots at the time of field investigations.

Wetland A1 was a larger wetland complex associated with streams S1, S2, and S3. Overland drainage was generally in a northeasterly direction. Wetland A4 was associated with streams S1 and S4 and of similar nature of Wetland A1, but located in the southwestern extent of the Study Area. Wetland A2 was a wetland seep in the north central portion of the

Route 9 - Map 7, Lot 32A, Durham, ME - Wetland Delineation Memorandum Page 3 of 5 March 14, 2022

site that drained northerly into Wetland A1 through an unjurdistional ephemeral drainage. Wetland A3 was a small isolated wetland seep located in the central portion of the study area.

Four perennial streams were delineated within the Study Area. Stream S1 was identified as a perennial tributary to Dyer Brook on the USGS Freeport Topoquad. It flowed in a northeasterly direction and was approximately 6 feet wide with approximately 8 inches of flowing water on a sandy substrate with 2 foot vertical banks.

Stream S2 was approximately 2 feet wide with approximately 2 inches of flowing water and a silt/sand substrate and 1 foot inch vertical banks. Stream S2 originated within Wetland A1 in the central portion of the site and flowed southerly into Stream S1.

Stream S3 was approximately flowing in a southerly direction, approximately 4 feet wide with 4 inches of flowing water, a sandy substrate and 12 inch vertical banks. Stream S2 originated offsite to the north and flowed southerly into Stream S1.

Stream S4 was located in the southwest extent of the Study area, was approximately 2 feet wide with approximately 2 inches of flowing water and a silt/sand substrate and 1 foot inch vertical banks. Stream S2 originated within Wetland A4 flowed southerly into Stream S1.

No potential vernal pool locations were identified onsite during field investigations.

### Summary

The information contained in this memorandum was collected in order to provide detailed, on-site information regarding wetland and waterbody resources. This information is intended to be used for project planning purposes and to support permitting needs. Four wetlands were delineated on the site and were identified as Wetlands A1 – A4. The wetland features were located within sandy loam soils in depressional swales. The wetlands generally exhibited seasonally saturated/flooded hydroperiods, and provided groundwater discharge, floodflow alteration, wildlife habitat, and stormwater/water quality maintenance functions. Four perennial streams were identified on the site. No potential vernal pool locations were observed.

Wetlands are regulated by the U.S. Army Corps of Engineers under the federal Clean Water Act, and by the Maine Department of Environmental Protection under the Maine Natural Resources Protection Act (NRPA). The State of Maine further differentiates wetlands under NRPA by regulating certain wetlands as "wetlands of special significance" (WOSS). Wetlands within 25 feet of the streams onsite may be considered WOSS's. Impacts to wetlands resulting from proposed project development require that permits first be obtained from the MDEP and the USACE before proceeding with construction, and where applicable, municipal governing bodies. Consultation with these agencies early in the project design process is encouraged.

Wetlands within the survey area may be further regulated under municipal ordinances, such as Shoreland Zone, Site Plan Review, or other local ordinances. Wetlands associated with Stream S1 and S3 were shown on the Town of Durham zoning map as being with the Resource Protection District.

Route 9 - Map 7, Lot 32A, Durham, ME - Wetland Delineation Memorandum Page 4 of 5 March 14, 2022

### References:

- Cowardin, L.M., V. Carter, F.C. Golet, and E.T. LaRoe.1979. Classification of Wetlands and Deepwater Habitat in the United States. U.S. Fish and Wildlife Service. FWS/OBD-79/31 103pp.
- Environmental Laboratory. 1987. Corps of Engineers Wetlands Delineation Manual. Technical Report Y-87, U.S. Army Engineer Waterways Experiment Station, Vicksburg, MS.
- U.S. Army Corps of Engineers (USACE). 2012. Regional Supplement to the Corps of Engineers Wetland Delineation Manual: Northcentral and Northeast Region. ERDC/ELTR-12-01. Vicksburg, MS: U.S. Army Engineer Research and Development Center.
  - Schlawin, J. Cutko, A. Maine Natural Areas Program. 2014. A Conservation Vision for Maine Using Ecological Systems.
- Web Soil Survey. 2022. U.S. Department of Agriculture Natural Resources Conservation Service. http://websoilsurvey.sc.egov.usda.gov/App/HomePage.htm

# Attachments:

1. Representative Site Photographs

Route 9 - Map 7, Lot 32A, Durham, ME - Wetland Delineation Memorandum Page 5 of 5 March 14, 2022

# Attachment 1

Representative Site Photographs

# Natural Resource Photographs Route 9 - Map 7, Lot 32A, Durham, Maine



**Photo 1:** View looking southeasterly across Wetland A from Flag 10 Photo Taken 1/26/2022



**Photo 2:** View looking downstream along Stream S1 near the existing culvert crossing Photo Taken 1/26/2022

# Natural Resource Photographs Route 9 - Map 7, Lot 32A, Durham, Maine



**Photo 3:** View looking westerly across Wetland A near Flag 1 Photo Taken 1/26/2022



**Photo 4:** View looking downstream along Stream S2 within Wetland A Photo Taken 3/9/2022

# Natural Resource Photographs Route 9 - Map 7, Lot 32A, Durham, Maine



**Photo 5:** View of the commencement point of Stream S2 Photo Taken 3/9/2022



**Photo 6:** View looking northerly across Wetland A near flag 122 Photo Taken 3/9/2022

# Natural Resource Photographs Route 9 - Map 7, Lot 32A, Durham, Maine



**Photo 7:** View looking easterly across Wetland B near flag 1 Photo Taken 3/9/2022



**Photo 8:** View looking westerly across Wetland B near flag 8 Photo Taken 3/9/2022

# Natural Resource Photographs Route 9 - Map 7, Lot 32A, Durham, Maine



**Photo 9:** View looking northerly across Wetland C near flag 1 Photo Taken 3/9/2022



**Photo 9:** View looking southerly across Wetland C near flag 5 Photo Taken 3/9/2022

WELL YIELD GPM	12	40	30	0.5	09	15		1.5	10	1	10	15	9	1.5	30	100	20	1	3.5	20	10	2	09	30	2	∞	C
WELL DEPTH FT	183	95	73	300	220	89	22	380	320	200	255	205	530	400	540	110	224	445	400	325	555	275	200	140	430	180	380
CASING LENGTH FT		06		137	91			09	80	105	70	94	35	09	160	100	95	100	75	140	30	20	140	40	20	121	40
WELL TYPE	BEDROCK	OVERBURDEN	BEDROCK	BEDROCK	BEDROCK	GRAVEL PACKED	OVERBURDEN	BEDROCK	BEDROCK	BEDROCK	BEDROCK	BEDROCK	BEDROCK	BEDROCK	BEDROCK	GRAVEL	BEDROCK	BEDROCK	BEDROCK	BEDROCK	BEDROCK	BEDROCK	BEDROCK	BEDROCK	BEDROCK	BEDROCK	RFDROCK
WELL USE	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	INSTITUTIONAL	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC	DOMESTIC
TAX LOT NO	10			36	132	4		115	32 G	32 C	98A	97	281	113-F	114A	01C	13	32A	46	35	7		37			48	
TAX MAP NO	7			7	9	7		9	7	7	7	7	7	9	9	11	9	7	7	7	7		7			7	
WELL LOCATION ADDRESS	DAVIS RD		RTE 136	SOUTHWEST BEND				DURHAM, PLUMMER'S MILL	29 TIMBER OAKS DRIVE (LOT 6)	16 TIMBER OAKS DRIVE (LOT 2)	81 OLD BRUNSWICK ROAD	99 OLD BRUNSWICK RD.	80 PINE KNOLL DRIVE	SAME	103 OLD BRUNSWICK ROAD	DAVIS RD	621 HALLOWELL ROAD	735 HALLOWELL ROAD	788 HALLOWELL ROAD	706 HALLOWELL ROAD	206 DAVIS ROAD	SAND HILL DR	730 HALLOWELL RD	94 SAND HILL DR	15 SAND HILL DR	812 HALLOWELL ROAD	12 HFMI OCK I N

18.9	
Average (GPM)	

# ATTACHMENT C

## SOIL EROSION AND SEDIMENTATION CONTROL

## Introduction

The project is a 13-lot open space residential subdivision. The site is located off Hallowell Road in Durham, Maine. The property is approximately 54 acres, with a few patches of forested wetlands and a stream that runs along the eastern side. The site work will occur on the western side, opposite the stream.

# **Site History and Existing Site Conditions**

The existing site is predominantly wooded with on-site soils of primarily in Hydrologic Group A. Test pits were performed on-site by Alex Finamore.

The site is boarded by deep glacial ridges with small streams in the center. The majority of the site drains to large wetland in the southheast corner.

# **Existing Erosion Problems**

There are no existing erosion problems evident at the site. Areas near the stream crossing have been loamed and seeded with a perimeter erosion control berm.

# **Critical Areas**

The critical areas in the proximity of the site are the stream and the surrounding forested wetlands.

### **Protected Natural Resources**

Forested wetlands on the Site have been identified and mapped by Alex Finamore and are shown on the drawings that accompany this submission.

## **Soil Erosion and Sedimentation Control Measures**

The primary goals of the Erosion and Sediment Control Plan for the project are to minimize exposure of native soil materials during construction, to prevent soil erosion and sediment transport to downstream areas, receiving waters and natural resources. Measures will also be taken to ensure sediment is not tracked onto adjacent streets and that stockpiles of imported construction materials are protected from potential contamination. The susceptibility of soils to erosion is indicated on a relative "K" scale of values over a range of 0.02 to 0.69. The "K" value is frequently used with the universal soil loss equation. The higher values are indicative of the more erodible soils. The project area consists of made land with pavements and building slabs covering about one-half of the site. The rear portion of the site is natural forest.

The primary emphasis of the Erosion and Sedimentation Control Plan to be implemented for this project is as follows:

- ➤ Construction Schedule Major earth moving activities at the site will be scheduled for the summer and will be started when a suitable weather window has been identified. This will minimize the potential for exposure of bare soil to inclement weather.
- Framporary Measures Planning the project to have erosion resistant measures in place with measures to prevent erosion from occurring. The plan includes measures to intercept and convey runoff to temporary sediment control devices as the construction of the project occurs.
- > Stabilization of areas denuded to underlying parent material to minimize the period of soil exposure.
- > Stabilization of drainage paths to avoid rill and gully erosion.

The use of on-site measures to capture sediment (hay bales/silt fence, etc.) before it is conveyed to sediment sumps.

# **Description and Location of Limits of All Proposed Earth Movements**

The proposed project will require stripping and grubbing for the construction of the road. The native sandy soil material is suitable for re-use as fill on the site. This will minimize import/export quantities. The topography is relatively flat, but some leveling and grade adjustment will be required.

## **Erosion/Sedimentation Control Devices**

As part of the site development, the Contractor will be obligated to implement the following erosion and sediment control devices. These devices shall be installed as indicated on the plans or as described within this report. For further reference on these devices, see the Maine Erosion and Sediment Control Best Management Practices (BMPs) Manual for Designers and Engineers, Maine DEP, October 2016.

- I. Silt fence shall be installed down slope of any disturbed areas to trap runoff borne sediments. The silt fence shall be installed per the detail provided in the plan set and inspected immediately after each rainfall, and at least weekly in the absence of significant rainfall. The Contractor shall make repairs immediately if there are any signs of erosion or sedimentation below the fence line. If such erosion is observed, the Contractor shall take proactive action to identify the cause of the erosion and take action to avoid its reoccurrence. Proper placement of stakes and keying the bottom of the fabric into the ground is critical to the fence's effectiveness. If there are signs of undercutting at the center or the edges, or impounding of large volumes of water behind the fence, the barrier shall be replaced with a stone check dam and measures taken to avoid the concentration of flows not intended to be directed to the silt fence.
- 2. Twin rows of siltation fence with hay bales shall be installed at the foot of steep slopes and adjacent to protected natural resources (wetland areas).
- 3. Silt fence shall be installed along the downgradient side of construction work areas, with locations being adjusted along with the construction phasing areas. The Contractor may use erosion mix in place of single silt fence barrier.
- 4. Silt fence will be installed along the upstream perimeter of the work area as shown on the plans, to divert run-on from upslope areas and prevent surface water from entering the construction area. If necessary, and at the direction of the Project Engineer, interception trenches shall be constructed to prevent shallow groundwater from flowing into construction areas
- 5. Temporary sediment sumps will provide sedimentation control for stormwater runoff from disturbed areas during construction until stabilization has been achieved.
- 6. A construction entrance will be constructed at all access points onto the site to prevent tracking of soil onto adjacent local roads and streets and the existing parking lot.
- 7. Stone sediment traps or a premanufactured SiltSack™ and a sediment bag will be installed at catch basin inlets to prevent silt from entering the storm drain system. Installation details are provided in the plan set on the erosion control detail sheets.
- 8. Dirtbags<sup>™</sup> will be required to be on site and available for construction dewatering. The Contractor will be required to provide four Dirtbags<sup>™</sup> with one prepared for operation prior to commencing any trenching operations.
- 9. Silt logs are an option for stone check dams and may be substituted provided the devices are well anchored.

## **Temporary Erosion/Sedimentation Control Measures**

The following are planned as temporary erosion/sedimentation control measures during construction:

The primary and most effective soil erosion and sediment control measure is proactive work scheduling to minimize exposure of erodible soils. The Contractor will make every effort to promptly stabilize and disturbed areas on the site, after removal of existing vegetation, by placing imported granular material

over disturbed areas. This will limit exposure of native soils and fill materials and provide a stable surface with minimal erosion potential.

- I. It is anticipated that work on the site will begin in the Fall of 2021. This will allow for the earthwork to be undertaken in the early and mid-summer months when the risk of inclement weather is significantly lower. Scheduling of the field work will be critical to minimizing potential soil erosion impacts. The Contractor will be responsible for selecting an appropriate weather window in which to commence the work to minimize erosion and sediment transport risk.
- 2. Crushed stone-stabilized construction entrances will be placed at any construction access points from adjacent streets. The locations of the construction entrances shown on the drawings should be considered illustrative and will need to be adjusted as appropriate and located at any area where there is the potential for tracking of mud and debris onto existing roads or streets. Stone stabilized construction entrances will require the stone to be removed and replaced, as it becomes covered or filled with mud and material tracked by vehicles exiting the site.
- 3. Silt fence shall be installed along the downgradient side of the proposed improvement areas. The silt fence will remain in place and properly maintained until the site is acceptably stabilized. Silt fence needs to be checked to ensure the bottom is properly keyed in and inspected after significant rains. Wood chips from clearing can be used in front of the silt fence to provide an extra margin of safety and security for the silt fence. This practice is encouraged, provided the chips are removed when the fence is removed.
- 4. Silt fencing with a maximum stake spacing of 6 feet should be used, unless the fence is supported by wire fence reinforcement of minimum 14 gauge and with a maximum mesh spacing of 6 inches, in which case stakes may be spaced a maximum of 10 feet apart. The bottom of the fence should be properly anchored a minimum of 6" per the plan detail and backfilled. Any silt fence identified by the owner or reviewing agencies as not being properly installed during construction shall be immediately repaired in accordance with the installation details.
- 5. Dirtbags<sup>™</sup> shall be installed in accordance with the details in the plan set. The Dirtbags'<sup>™</sup> function on the project is to receive any water pumped from excavations during construction. A Dirtbag<sup>™</sup> shall be installed and prepared for operation prior to any trenching on site. When Dirtbags<sup>™</sup> are observed to be at 50% capacity, they shall be cleaned or replaced. Stone under the Dirtbag<sup>™</sup> shall be removed and replaced concurrently with the replacement of the Dirtbag<sup>™</sup>.
- 6. Stone check dams, silt logs, or hay bale barriers will be installed at any evident concentrated flow discharge points during construction and earthwork operations
- 7. Storm drain catch basin inlet protection shall be provided through the use of stone sediment barriers or a premanufactured SiltSack™ as distributed by A. H. Harris Company, Portland, Maine. Stone sediment barrier installation details are provided in the plan set. The barriers or SiltSacks™ shall be inspected after each rainfall and repairs made as necessary, including the removal of sediment. Sediment shall be removed and the barrier or SiltSack™ restored to its original dimensions when the sediment has accumulated to one-half the design depth of the barrier. Sediment shall be removed from SiltSacks™ as necessary. Inlet protection shall be removed when the tributary drainage area has been stabilized.
- 8. All slopes steeper than 4:1 shall receive erosion control blankets.
- 9. Areas of visible erosion and the temporary sediment sumps shall be stabilized with crushed stone. The size of the stone shall be determined by the contractor's designated representative in consultation with the Owner.

# **Special Measures for Summer Construction**

The summer period is generally optimum for construction in Maine, but it is also the period when intense short duration storms are most common, making denuded areas very susceptible to erosion,

when dust control needs to be the most stringent, and when the potential to establish vegetation is often restricted by moisture deficit. During these periods, the Contractor must:

- Implement a program to apply dust control measures on a daily basis except those days where
  precipitation is sufficient to suppress dust formation. This program shall extend to and include
  adjacent streets.
- Spray any mulches with water after anchoring to dampen the soil and encourage early growth. Spraying may be required several times. Temporary seed may be required until the late summer seeding season.
- 3. Cover stockpiles of fine-grained materials, or excavated soils which are susceptible to erosion. To protect from the intense, short-duration storms which are more prevalent in the summer months.
- 4. Take additional steps needed, including watering, or covering excavated materials to control fugitive dust emissions to minimize reductions in visibility and the airborne disbursement of fine-grained soils. This is particularly important given the potential presence of soil contaminants, and the proximity of along the adjacent streets and properties.
- 5. These measures may also be required in the spring and fall during the drier periods of these seasons.

## **Permanent Erosion Control Measures**

The following permanent erosion control measures have been designed as part of the Erosion/Sedimentation Control Plan:

- I. The drainage conveyance systems have been designed to intercept and convey the 25-year storm.
- 2. All areas disturbed during construction, but not subject to other restoration (paving, riprap, etc.), will be loamed, limed, fertilized, mulched, and seeded. Fabric netting, anchored with staples, shall be placed over the mulch in areas where the finish grade slope is greater than 10 percent. Native topsoil shall be stockpiled and temporarily stabilized with seed and mulch and reused for final restoration when it is of sufficient quality.
- 3. Catch basins shall be provided with sediment sumps for all outlet pipes that are 12" in diameter or greater or where winter sand use is contemplated. A sediment collection bag shall be installed in all basins.

# **Topsoil Management**

Any topsoil removed during the project must be stockpiled on the site and reused to the maximum extent possible. Topsoil piles should be located a minimum of 50' from the edge of wetlands. If a stockpile is intended to remain for more than 14 days, it should be stabilized. All stockpiles should have an erosion control berm placed around the toe of slope.

# Timing and Sequence of Erosion/Sedimentation Control Measures

The following construction sequence shall be required to ensure the effectiveness of the erosion and sedimentation control measures is optimized.

The following construction sequence is required:

- I. Install construction entrances.
- 2. Install safety and construction fence to secure the site for demolition.
- 3. Install all perimeter siltation fence and erosion control barriers. Particular attention shall be paid to areas upstream of protected natural resources and in the vicinity of the two streams at the project site. Signs shall be erected periodically along these perimeter barriers indicating that the downstream areas are off limits to all construction activities.
- 4. Conduct demolition activities including salvage of materials that can be used for site work aggregate.

- 5. Construct activities on the site to optimize the handling of materials and restrict the denuded areas to the time stipulated.
- 6. Construct stabilized pads for foundation and building construction.
- 7. Maintain stabilized site access and working areas during building construction.
- 8. Install binder pavement.
- 9. Landscape (loam and seed).
- 10. Install surface pavements.
- 11. Install striping, signage, and miscellaneous site improvements.
- 12. Review and punch the site.
- 13. Remove any temporary erosion control measures.

It is anticipated that site construction on the project will be completed by the end of winter in 2023, with some building finishing work extending into the spring.

# **Maine Construction General Permit Requirements**

The project will be constructed by a General Contractor under contract to the Owner/Applicant. The Contractor will submit a detailed schedule for the completion of the work at the start of construction.

The work will be conducted in sections which will limit the amount of exposed area to those areas in which work is expected to be undertaken during the next 30 days. Exposed areas will be covered and stabilized as rapidly as practical. All areas will be permanently stabilized within 7 days of final grading and temporarily stabilized within 7 days of initial disturbance or before a predicted storm event of over ½" of rain. The area of denuded, non-stabilized construction shall be limited to the minimum area practicable. An area shall be denuded until the subbase gravel is installed in parking areas, or the areas of future loam and seed have been loamed, seeded, and mulched, or stabilized with erosion control blanket.

The Contractor must maintain an accurate set of record drawings indicating the date when an area is first denuded, the date of temporary stabilization, and the date of final stabilization. On October I of any calendar year, the Contractor shall submit a detailed plan for stabilizing the site for the winter and a description of what activities are planned during the winter.

The Contractor must install any added measures which may be necessary to control erosion/sedimentation and fugitive dust emissions from the site, with adjustments made dependent upon forecasted and actual site and weather conditions.

### Maintenance of the Erosion/Sedimentation Control Features

The project will be contracted by the Owner. The Contractor shall prepare a list and designate by name, address and telephone number all individuals who will be responsible for implementation, inspection, and maintenance of all erosion control measures identified within this section and as contained in the Erosion and Sedimentation Control Plan of the contract drawings. Specific responsibilities of the inspector(s) will include:

A weekly certification stating compliance, any deviations, and corrective measures necessary to comply with the erosion control requirements of this section shall be prepared and signed by the inspector(s). In addition to the weekly certifications, the inspector(s) shall maintain written reports recording construction activities on site which include:

- 1. Dates when major grading activities occur in a particular area.
- 2. Dates when major construction activities cease in a particular area, either temporarily or permanently.
- 3. Dates when an area is stabilized.
- 4. Inspection of this project work site on a weekly basis and after each significant rainfall event (0.25 inch or more within any consecutive 24-hour period) during construction until permanent erosion control measures have been properly installed and the site has been stabilized.

Inspection of the project work site shall include:

- I. Identification of proper erosion control measure installation in accordance with the erosion control detail sheet or as specified in this section.
- 2. Determine whether each erosion control measure is properly operating. If not, identify damage to the control device and determine remedial measures.
- 3. Identify areas which appear vulnerable to erosion and determine additional erosion control measures which should be used to improve conditions.
- 4. Inspect areas of recent seeding to determine percent catch of grass. A minimum catch of 90 percent is required prior to removal of erosion control measures.
- 5. All erosion controls shall be removed within 30 days of permanent stabilization except for mulch and netting not detrimental to the project. Removals shall include but not be limited to all silt fence, hay bales, inlet protection, and stone check dams.
- 6. Accumulated silt/sediment should be removed when the depth of sediment reaches 50 percent of the barrier height. Accumulated silt/sediment should be removed from behind silt fencing when the depth of the sediment reaches 6 inches.
- 7. Silt sacks should be removed and replaced at least every three months and at any time where the weekly inspection reveals that siltation has significantly retarded the rate of flow through the silt sack.
- 8. If inspection of the site indicates a change should be made to the erosion control plan, to either improve effectiveness or correct a site-specific deficiency, the inspector shall immediately implement the corrective measure and notify the Owner of the change.

All certifications, inspection forms, and written reports prepared by the inspector(s) shall be filed with the Owner, and the Permit File contained on the project site. All written certifications, inspection forms, and written reports must be filed within one (1) week of the inspection date.

The Contractor has sole responsibility for complying with the erosion/sediment control report, including control of fugitive dust, and shall be responsible for any monetary penalties resulting from failure to comply with these standards.

Once construction has been completed, long-term maintenance of the stormwater management system will the responsibility of the applicant. Operations & Maintenance items with a list of maintenance requirements and frequency are listed at the end of Section 12 of the Maine DEP Permit Application.

## **Preconstruction Conference**

Prior to any construction at the site, representatives of the Contractor, the Architect, the Owner, and the site design engineer shall meet to discuss the scheduling of the site construction and the designation of the responsible parties for implementing the plan. The Contractor shall be responsible for scheduling the meeting. Prior to the meeting, the Contractor will prepare a detailed schedule and a marked-up site plan indicating areas and components of the work and key dates showing date of disturbance and completion of the work. The Contractor shall conduct a meeting with employees and sub-contractors to review the erosion control plan, the construction techniques which will be employed to implement the plan and provide a list of attendees and items discussed at the meeting to the Owner. Three copies

of the schedule, the Contractor's meeting minutes, and marked-up site plan shall be provided to the Owner.

### **Construction Schedule**

The following construction sequence is required:

- 1. Install construction entrances. (Beginning the Fall of 2022)
- 2. Install safety and construction fence to secure the site for demolition.
- 3. Install all perimeter siltation fence and erosion control barriers. Particular attention shall be paid to areas upstream of protected natural resources and in the vicinity of the two streams at the project site. Signs shall be erected periodically along these perimeter barriers indicating that the downstream areas are off limits to all construction activities.
- 4. Conduct demolition activities including salvage of materials that can be used for site work aggregate.
- 5. Construct activities on the site to optimize the handling of materials and restrict the denuded areas to the time stipulated.
- 6. Construct stabilized pads for foundation and building construction.
- 7. Maintain stabilized site access and working areas during building construction.
- 8. Install binder pavement.
- 9. Landscape (loam and seed).
- 10. Install surface pavements.
- 11. Install striping, signage, and miscellaneous site improvements.
- 12. Review and punch the site.
- 13. Remove any temporary erosion control measures.

# ATTACHMENT D

# DECLARATION OF EASEMENTS, RESTRICTIONS AND COVENANTS FOR THE DEER CREEK CROSSING SUBDIVISION

WHEREAS, JACK DOUGHTY, hereinafter known as Declarant, owns certain real estate in the Town of Durham, County of Androscoggin, State of Maine, as shown on a Plan entitled, "Deer Creek Crossing Subdivision" by Grange Engineering, LLC., dated \_\_\_\_\_ and recorded in the Androscoggin County Registry of Deeds in Plan Book \_\_\_\_\_ (the "Plan"), and which property is more particularly shown in Exhibit A attached hereto (hereinafter "Property"); and

WHEREAS, it is desired that certain easements, restrictions and covenants be imposed upon a portion of said land for the protection of said Declarant and its subsequent Owners.

NOW, THEREFORE, Declarant hereby declares that all of the Property described in the attached <u>Exhibit A</u> shall be held, sold and conveyed subject to the following easements, restrictions, covenants and conditions, which are intended for the purpose of protecting the value and desirability of the said Property. Each of these easements, restrictions, covenants and conditions shall run with the real property. The easements, restrictions, covenants and conditions shall be binding upon all parties having any right, title or interest in the Property or any part thereof. These easements, restrictions, covenants and conditions shall bind their heirs, successors and assigns forever. These easements, restrictions, covenants and conditions shall inure to the mutual benefit of each owner hereafter.

# ARTICLE I DEFINITIONS

- 1.1 "Association" shall mean the **Deer Creek Crossing Homeowners Association**, its successors and assigns.
- 1.2 "Common Expenses" shall mean any expenses incurred by the Association for the care of the Common Property, if any, or for expenses common to the Association. These may include, but shall not be limited to, any landscaping, snow removal, garbage removal, detention pond maintenance, common utilities, general repairs, insurance, equipment and supply expenses, overhead and other expenses deemed necessary or appropriate by the Association. Without limitation, Common Expenses shall include road maintenance expenses, including such expenses owed by the Association in accordance with the Association Easement defined herein below. Insurance shall include casualty and liability insurance for any Common Property.
- 1.3 "Common Property" shall mean the real property, if any (including the improvements thereon), owned by the Association for the common use and enjoyment of the Owners as identified on the Plan. Without limitation and subject to the terms of Article V, the Common Property shall include \_"Road Name"\_ identified on the Plan and the Common Property shown on the Plan.

- 1.4 "Declarant" shall mean Jack Doughty, its successors and assigns.
- 1.5 "Future Common Property" shall mean any real property (including the improvements thereon), that the Declarant elects to quitclaim to the Association which the Association shall accept and own for the common use and enjoyment of the Owners as identified on the Plan or any amended Plan. Without limitation and subject to the terms of Article V, the Future Common Property shall include any extension of "Road Name" or such other Private Right of Way.
- 1.6 "Future Lots" shall refer to any plot of land set aside for future residential construction and is identified as "Land to be Retained by Owner", shown on the Plan. Said Future Lots shall not be considered under the jurisdiction of the Association until such time that there is a recording of an amendment to this Declaration and/or the filing of modified subdivision Plan by Declarant indicating the addition of the Future Lots into the Subdivision, if so required.
  - 1.7 "Lot" shall refer to any plots of land set aside for residential construction.
- 1.8 "Owner" shall mean the record owner or owners of the fee simple title to any Lot that is part of the Property. It shall not include mortgages until such time as title is transferred by deed. Each Lot shall be deemed to have one owner for voting purposes, regardless of the number of actual owners.
- 1.9 "Property" shall mean all of that certain real property described in <u>Exhibit A</u>, which is attached hereto and made a part hereof, and such additional real property as may hereafter be brought under the jurisdiction of the Association including Future Lots either.

# ARTICLE II COVENANTS AND RESTRICTIONS FOR USE OF PROPERTY

- 2.1 All Lots or parcels of land conveyed shall be used for primarily residential purposes and the usual and natural uses in connection therewith, unless otherwise designated by Declarant, its successors and assigns. Home occupations allowed under the Durham Zoning Ordinance are permitted. Leasing the home on a Lot for residential use shall be considered a residential use. However, short term leasing of the home (including but not limited to Airbnb, VRBO, Homeaway or other similar short term leasing sites) on a Lot shall be considered a business use and in violation of this declaration.
- 2.2 No structure or building shall be erected, altered, placed or permitted to remain in any Lot other than one (1) single-family dwelling of not less than 1200 square feet nor more than 2800 square feet of living space, a garage and two (2) auxiliary structures without foundations. No prefabricated housing is allowed. The construction of the dwelling may be phased, but once construction thereon is commenced it must be completed within eighteen

- (18) months. No temporary building or trailer may be maintained on the property except in conjunction with the legitimate construction of other permanent buildings.
- 2.3 Auxiliary structures shall be built in a manner consistent with the construction methods of the principal dwelling, having siding and roofing similar to the principal dwelling.
- 2.4 All structures on a Lot shall be located within the building envelope shown on the Plan for such Lot.
- 2.5 No building shall be erected on any Lot hereby conveyed in violation of municipal standards.
- 2.6 All sanitary plumbing and sewage disposal shall conform to the minimum requirements of the local governing authorities and the State of Maine.
- 2.7 Utilities shall be placed underground. No more than one antenna or satellite dish not greater than 3 feet long may be maintained on said property.
- 2.8 No Lot or parcel of land within this subdivision shall be subdivided in any manner without the written approval of the Declarant, its successors and assigns.
- 2.9 No livestock, poultry or other non-domestic animals shall be permitted on any Lot.
- 2.10 No house trailers, campers, motor homes, tents or other forms of temporary residence of any type or description shall be used on any Lot for habitation on a regular or extended basis.
- 2.11 No junk material, junk vehicles, stumps, trash, or similar waste items, or any hazardous or dangerous materials shall be stored on any Lot. Owners shall not conduct any hazardous, noxious, dangerous, offensive, or noisy activity that unreasonably interferes with any other Owner's quiet enjoyment of his or her Lot. Trash, garbage and other waste shall be kept in sanitary covered containers. Such containers shall not be visible from the street or any other Lot.
- 2.12 No nuisances, public or private may be permitted on said property. No unregistered vehicles or other personal property may be stored unless covered by outbuildings.
- 2.13 All dwellings shall have masonry or concrete foundations or slabs and be constructed of sound building material. Use of tarpaper, building wrap, Texture 1-11 plywood, or other inferior quality exterior siding material intended for use beyond the allowable time for completion of construction is prohibited. The use of vinyl siding is not allowed.
- 2.14 Visible roofing material must be of a permanent type, not tarpaper, ice and water shield or other temporary roofing materials. All roofing material must be either standing seam metal or asphalt shingles.

- 2.15 Any chimney or fireplace located on the exterior of the house shall meet the requirements of applicable codes.
- 2.16 All lots and building thereon shall be maintained in a neat, attractive manner and kept in good repair.
- 2.17 No lot owner may increase, decrease, or modify natural drainage such that it adversely impacts another lot.
- 2.18 No snowmobiles, motorcycles, motorbikes, dirt bike, nor All Terrain Vehicles may be operated on any Lot except to go to and from the lot.
- 2.19 One sign of less than four (4) square feet may be maintained on each Lot. No other signs shall be permitted on any Lot.
- 2.20 All trash and recycling must be picked up and disposed of by a private residential trash service, no trash or recycling bins can be put on Hallowell Road for public pick up by the town.
- 2.21 All homes in the subdivision must be built to the most recent energy codes (the 2015 IECC) and be designed in a way to optimize the overall performance of the home and it's energy efficiencies.

# ARTICLE III OWNERS' RIGHT TO USE COMMON PROPERTY

- 3.1 Every Lot Owner shall have a non-exclusive perpetual easement and right for the use and quiet enjoyment of the Common Property of the Association, as hereinafter described. Said right of use shall be appurtenant to the Owner's Lot and shall pass with title to every Lot, subject only to the following provisions:
- (a) the right of the Association to impose annual maintenance and insurance charges to the Owners;
- (b) the right of the Association to dedicate, sell or transfer all or any part of the Common Property to the Town of Durham for public use by residents of the Town. The Owners as herein provided shall approve such a transfer, sale or dedication; and
- (c) any rights, easements, encumbrances, covenants, restrictions, or Declarant rights, easements, or reservations as described in this Declaration or otherwise shown on the Plan.

3.2 Owners shall forfeit their right of use in the event that any Owner fails to make any payments for Assessments as described herein. Rights of use shall be reinstated upon payment in full of any past due amount.

# ARTICLE IV HOMEOWNERS' ASSOCIATION

- 4.1 Prior to the date of execution and recording of this Declaration, there has been formed the **Deer Creek Crossing Homeowners Association**, a non-profit non-stock corporation organized under the laws of the State of Maine (the "**Association**"). Each owner of a Lot or Future Lot, shall automatically become and be a member of the Association as long as said Owner continues as owner of a Lot. Upon termination of interest of an Owner in a Lot, the Owner's membership and any interest in the Association shall automatically terminate and transfer and inure to the next successive owner of the Lot. Each owner of a Lot shall be bound by the By-Laws of the Association, as same may be amended from time to time, and each Owner of a Lot shall comply strictly with said By-Laws of the Association. No holder of a mortgage of a Lot shall be considered as a Lot owner until such holder shall acquire title to a Lot by foreclosure, by deed in lieu of foreclosure, or by maintaining possession of the Lot.
- 4.2 Each Owner shall be entitled to cast one (1) vote upon any matter taken up by the Association, as more particularly set forth in the Bylaws of the Association. This shall apply regardless of any difference in Lot size or value. Any Owner who owns more than one (1) Lot may cast one (1) vote for each such Lot.
- 4.3 Written notice of any meeting called for the purposes of taking any action authorized under this Declaration shall be sent to all members not less than ten (10) days nor more than sixty (60) days prior to the scheduled date. A quorum shall be necessary for the transaction of business and shall be deemed to exist if fifty percent (50%) of the Owners are present. No proxy voting shall be permitted, except as expressly set forth in the Bylaws. In the event that a quorum does not exist, the only action that may be taken is to adjourn the meeting to another date and direct the secretary to send notice of the new meeting date to all Members.
- 4.4 To take effect, any matter brought before the Association must be approved by a majority of those Owners who are present and voting. On any proposition to sell or acquire land by the Association, the approval of seventy-five percent (75%) of those Owners who are present and voting shall be required. A quorum must be present at the time any vote is taken. Loss of quorum requires immediate adjournment of the meeting.

# ARTICLE V COMMON PROPERTY

5.1 Declarant shall be responsible for construction, snow plowing and maintenance of the Common Property. After completion of construction of such Common Property or the sale by the Declarant of Seventy-Five Percent (75%) of the Lots to Owners other than the Declarant, whichever is later, the Declarant shall convey to the Association, and the Association

shall accept, the conveyance from the Declarant of such Common Property by Quit-Claim (Release) Deed, and upon such conveyance the obligations and responsibilities of Declarant with respect to the Common Property conveyed by said Deed shall terminate and cease.

- 5.2 The Declarant shall be responsible for the maintenance, repairs and improvements of any Common Property, until such time as such Common Property is conveyed to the Association as provided herein. Until such time the Common Property is conveyed to the Association, each lot owner shall pay to Declarant his or her pro rata share of the Common Expenses. As of and after the date on which Declarant shall convey any Common Property to the Association and with respect to any other Common Property that the Association may otherwise own or acquire;
- a. The Association shall perform and be responsible for maintenance of the Common Property including the maintenance, resurfacing, improvement, clearing and repair of, and snow removal, for payment of any real estate taxes assessed thereon, and for the costs of labor, equipment, materials and management relating to the Common Property and supervision thereof. Assessments by the Association upon the Lots and the Owners thereof shall be used exclusively for the aforesaid purposes and for such other purposes as shall be permitted by the By Laws of the Association. Each of Lot shall be assessed an equal portion of the Common Expenses.
- b. In the event that a public authority agrees to accept any road or any other part of or all of the Common Property as public and agrees to assume the responsibilities and costs for maintenance thereof, the Association shall convey the title and such easements as are appropriate to such public authority as may be reasonably required by such public authority.

# ARTICLE VI ASSESSMENTS

- 6.1 No later than thirty (30) days prior to each Annual Meeting of the members of the Association, the Executive Board shall estimate the Common Expenses for each calendar quarter of the following calendar year and shall present such estimate to the members at their Annual Meeting as the proposed budget for such calendar year. Unless otherwise provided in the Association's By-laws, the budget shall be approved by a majority of the members of the Association at their Annual Meeting to be held each year in the month of December prior to the commencement of the calendar year to which the estimated budget of Common Expenses applies. Each Lot shall be liable for a pro rata share of the Common Expenses, to be billed to each Lot Owner in accordance with this Article VI. However, Declarant shall not pay an assessment for any unsold or undeveloped lot and shall only be required to pay an assessment upon any lot owned by Declarant upon which building construction and landscaping is complete.
- 6.2 Unless otherwise approved by the Association, all assessments shall be billed quarterly no later than the first day of each calendar quarter and each calendar year by the Treasurer of the Association. All sums so assessed and billed shall become

due no later than thirty (30) days after the date of mailing or delivery of each such bill.

- 6.3 The members of the Association may from time to time at special meetings levy additional assessments, as allowed, by the same majority of votes as required for the annual assessments.
- Assessments authorized and billed by the Association shall be a charge 6.4 on the Lot and shall be a continuing lien upon the Lot upon which such assessment is made. If the assessment to a Lot Owner shall not be paid within thirty (30) days after the date when due, then said assessment shall be delinquent and shall, together with costs of collection and reasonable attorneys' fees, become a continuing lien on the Lot owned by the delinquent Lot Owner which lien shall bind the Lot with the buildings and improvements thereon as well as the delinquent Lot Owner, his heirs, devisees, successors, personal representatives, and assigns. Said lien may be enforced in the same manner as a lien for assessments against condominium units provided in the Maine Condominium Act, Chapter 31 of Title 33 of the Maine Revised Statutes, as amended. Said lien for unpaid assessments shall be prior to all liens and encumbrances on the Lot other than the first mortgage recorded prior to the date on which the assessment which is sought to be enforced becomes delinquent and liens for real estate taxes and other governmental/municipal assessments or charges against the Lot; provided, however, that any such lien shall not be subject to the provisions of 14 M.R.S.A. Section 4561 or 18-A M.R.S.A Section 2-201 et seq. as they or their equivalents may be amended or modified from time to time. All such charges, in addition to being a lien, shall also constitute the personal liability of the owner of the Lot so assessed at the time of assessment.

# ARTICLE VII ADDITIONAL EASEMENTS, COVENANTS, RESTRICTIONS

- 7.1 The Lots are subject to all drainage and other easements as depicted on the Plan.
- 7.2 The Owners of the Lots shall have a non-exclusive perpetual easement for ingress and egress over "Road Name" as shown on the plan.

# ARTICLE VIII CONSTRUCTION

8.1 These easements, restrictions, covenants are imposed as part of a general scheme for the protection and benefit of Declarant and each subsequent owner of Lots or parcels of said Declarant's land in addition to any and all provisions of any municipal, county or state ordinance, regulation or law. All present or future Owners of Lots or Future Lots are subject to the terms and provisions contained or referred to in this Declaration. The acceptance of a Deed or conveyance of a Lot other than as security, or the entering into of occupancy of any Lot shall signify that the provisions contained or referred to in this Declaration and the decisions of the

Association are accepted and ratified by such owner or occupant. All the provisions contained or referred to herein shall be deemed and taken to be covenants running with the land and shall bind any person having at any time any interest or estate in a Lot (except as mortgage security) as though such provision were recited and stipulated at length in each and every Deed or conveyance of a Lot.

8.2 If any one or more of these covenants, or any part thereof, shall be invalid or unenforceable, such invalidity or unenforceability shall not affect the remaining portions hereof, which shall remain in full force and effect.

# ARTICLE IX AMENDMENTS

Until such time as the Declarant has transferred seventy-five percent (75%) of the Lots to Owners of the Association, the Declarant may amend this Declaration from time to time by instrument recorded in the Cumberland County Registry of Deeds. Thereafter, this Declaration may be amended at any time and from time to time by written instrument duly executed by the Owners of record of seventy-five (75%) percent or more of the Lots and by all of the mortgagees of record of the Lots owned by such Owners. Any such amendment shall be recorded in the Cumberland County Registry of Deeds.

# ARTICLE X ENFORCEMENT, WAIVER

The Association shall have the right to enforce, by any proceeding at law or in equity, all restrictions, liens and charges now or hereafter imposed under the provisions of this Declaration. Failure by the Association to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of right to do so hereafter.

# ARTICLE XI RIGHTS AND RESERVATIONS OF DECLARANT

- 11.1 Until the construction, marketing and sale of all Lots of Phase I and any Future Lots as reserved herein and Common Property is completed, the Declarant reserves the right to:
- (a) Change the size, number and location of Lots, drainage easements, road right-of-way, and other improvements; and the size, layout, and location of any Lot for which a purchase and sale agreement has not been executed by the Declarant or with respect to which the purchaser is in default. The change or changes shall be effective upon the recording of an amendment to this Declaration and/or the filing of modified subdivision Plan by the Declarant indicating the changes made. Without limiting the foregoing, the Declarant specifically reserve the right to further subdivide the Land to be Retained by Owner (Future Lots and Future Common Property) and to include any said Future Lots and Future Common Property in this

Subdivision. The change or changes shall be effective upon recording of an amendment to this Declaration and/or filing of modified subdivision Plan by Declarant indicating the changes made.

- (b) Locate on the premises, even though not depicted on the Plan, and grant and reserve easements and rights of way for the installation, maintenance, repair, replacement and inspection of utility lines, wires, pipes, conduits, and facilities, including, but not limited to, water, electric, telephone, fuel oil, natural gas, and sewer.
- (c) Connect with and make use of utility lines, wires, pipes, and conduits, located on the property, for construction and sales purposes, provided that the Declarant shall be responsible for the cost of service so used.
- (d) Place "For Sale" signs or other signs to aid in the marketing of the Lots and houses thereon.
- (e) Appoint and remove the officers of the Association and members of the executive board and veto any action of the Association or the executive board, in accordance with the provisions of the ByLaws. The Declarant shall relinquish all special rights expressed or implied through which it may directly or indirectly control, direct, modify or veto any action of the Association, its Board of Directors or the majority of Lot Owners, and control of the Owner's Association shall pass to the Owners of Lots within the project not later than the earlier of the following: the date on which seventy-five percent (75%) of the Lots have been conveyed to purchasers, or five (5) years from the date of conveyance of the first Lot to a purchaser, or seven (7) years from the date of recording hereof. The requirements of this paragraph shall not affect the Declarant's rights, as a Lot Owner, to exercise the votes allocated to Lot(s) owned by the Declarant.
- (f) With respect to its marketing of Lots, to use any Common Property for the ingress and egress of itself, its officers, employees, agents, contractors and subcontractors and for prospective purchasers, including the right of such prospective purchasers to park in parking spaces. The Declarant also reserves the right to use any Lots owned or leased by the Declarant as models, management offices, sales offices for this project or customer service offices. The Declarant reserves the right to relocate the same from time to time within the Property; upon relocation, the furnishing thereof may be removed. The Declarant further reserves the right to maintain on the Property such advertising signs as may comply with applicable governmental regulations, which may be placed in any location on the Property and may be relocated or removed, all at the sole discretion of the Declarant.
- (g) To go upon any and all of the Property for purposes of construction, reconstruction, maintenance, repair, renovation, replacement or correction of the units or Common Property. This easement shall include without limitation, the right of vehicular and pedestrian ingress and egress, the right to park motor vehicles and to engage in construction activities of any nature whatsoever, including the movement and storage of building materials and equipment.

(h) Declarant shall have the right to assign or partially assign any of its obligations or its rights under this Declaration.

# ARTICLE XII GENERAL PROVISIONS

- 12.1. <u>Headings.</u> The headings used in this Declaration and the table of contents are inserted solely as a matter of convenience for the readers of this Declaration and shall not be relied upon or used in construing the effect or meaning of any of the provisions of this Declaration.
- 12.2. <u>Severability</u>. The provisions of this Declaration shall be deemed independent and severable, and the invalidity or unenforceability of any provision or portion thereof shall not affect the validity or enforceability of any other provision or portion hereof unless such deletions shall destroy the uniform plan of development and operation of the Association which this Declaration is intended to create.
- 12.3. <u>Applicable Law</u>. This Declaration shall be governed and construed according to the laws of the State of Maine.
- 12.4. <u>Interpretation</u>. The provisions of this Declaration shall be liberally construed in order to effect Declarant's desire to create a uniform plan for development and operation of the Association.
- 12.5. <u>Effective Date</u>. This Declaration shall become effective when it and the Plan have been recorded.
- 12.6. <u>Notices</u>. All notices and other communications required or permitted to be given under or in connection with this Declaration shall be in writing and shall be deemed given when delivered in person or on the third business day after the day on which mailed by regular U.S. mail, postage prepaid, addressed to the address maintained in the register of current addresses established by the Common Association.
- 12.7. <u>Exhibits</u>. All exhibits attached to this Declaration are hereby made a part of this Declaration.
- 12.8. <u>Pronouns</u>. Wherever used, the singular number shall include the plural, the plural the singular and the use of any gender shall include all genders.

WITNESS, Jack Doughty, Decla	rant, this _	day of	, 2022.	
Name: Jack Doughty				
STATE OF MAINE Androscoggin, SS		Мау	, 2022	
Then personally appeared tl		•	0 0	_ day of
		Befor	re me,	
		— Nota	ry Public/Attorne	– ev at Law

# **ATTACHMENT E**

(MDIFW and Historic Conservation Commission responses still pending	)
	Deer Creek Crossing Subdivision



### Charles Burnham <grange.engineering.me@gmail.com>

# **Deer Creek Crossing Subdivision**

2 messages

Charles Burnham <grange.engineering.me@gmail.com> To: foleyb@rsu5.org

Mon, May 16, 2022 at 11:44 AM

Good Morning,

I am assisting in the permitting of a small subdivision on Hallowell in Durham. A corner of the property is in the Aguifer Protection zone around the elementary school. The only disturbance proposed inside the protection zone is a stream crossing and associated road work.

The project is being designed to meet all DEP Stormwater requirements and all of the septics will be located outside the Aquifer Protection zone.

If you have any concerns or questions please do not hesitate to contact me. If not, a quick email confirming you have been notified and have no concerns would be greatly appreciated!

I have attached the sketch plan for the proposed project.

Thanks,

Charles Burnham P.E.

Grange Engineering LLC New Gloucester, Maine



Hallowell Sketch Plan.pdf 1997K

# Becky Foley <foleyb@rsu5.org>

To: Charles Burnham <grange.engineering.me@gmail.com>

Hi Charles,

I have no concerns about this subdivision being built.

Thanks,

### Becky

[Quoted text hidden]

Dr. Becky J. Foley Superintendent of Schools RSU5 17 West Street Freeport, ME 04032 207-865-0928

Thu, May 19, 2022 at 12:48 PM



**GOVERNOR** 

# STATE OF MAINE DEPARTMENT OF AGRICULTURE, CONSERVATION & FORESTRY

177 STATE HOUSE STATION AUGUSTA, MAINE 04333

AMANDA E. BEAL COMMISSIONER

May 12, 2022

Charlie Burnham Grange Engineering 241 Rowe Station Road New Gloucester, ME 04260

Via email: grange.engineering.me@gmail.com

Re: Rare and exemplary botanical features in proximity to: #1 Hallowell Road Subdivision, Durham, Maine

Dear Mr. Burnham:

I have searched the Maine Natural Areas Program's Biological and Conservation Data System files in response to your request received May 10, 2022 for information on the presence of rare or unique botanical features documented from the vicinity of the project in Durham, Maine. Rare and unique botanical features include the habitat of rare, threatened, or endangered plant species and unique or exemplary natural communities. Our review involves examining maps, manual and computerized records, other sources of information such as scientific articles or published references, and the personal knowledge of staff or cooperating experts.

Our official response covers only botanical features. For authoritative information and official response for zoological features you must make a similar request to the Maine Department of Inland Fisheries and Wildlife, 284 State Street, Augusta, Maine 04333.

According to the information currently in our Biological and Conservation Data System files, there are no rare botanical features documented specifically within the project area. This lack of data may indicate minimal survey efforts rather than confirm the absence of rare botanical features. You may want to have the site inventoried by a qualified field biologist to ensure that no undocumented rare features are inadvertently harmed.

If a field survey of the project area is conducted, please refer to the enclosed supplemental information regarding rare and exemplary botanical features documented to occur in the vicinity of the project site. The list may include information on features that have been known to occur historically in the area as well as recently field-verified information. While historic records have not been documented in several years, they may persist in the area if suitable habitat exists. The enclosed list identifies features with potential to occur in the area, and it should be considered if you choose to conduct field surveys.

This finding is available and appropriate for preparation and review of environmental assessments, but it is not a substitute for on-site surveys. Comprehensive field surveys do not exist for all natural areas in Maine, and in the absence of a specific field investigation, the Maine Natural Areas Program cannot provide a definitive statement on the presence or absence of unusual natural features at this site.

MOLLY DOCHERTY, DIRECTOR MAINE NATURAL AREAS PROGRAM BLOSSOM LANE, DEERING BUILDING



PHONE: (207) 287-804490 WWW.MAINE.GOV/DACF/MNAP Letter to Grange Engineering Comments RE: Hallowell subdivision, Durham May 12, 2022 Page 2 of 2

The Maine Natural Areas Program (MNAP) is continuously working to achieve a more comprehensive database of exemplary natural features in Maine. We would appreciate the contribution of any information obtained should you decide to do field work. MNAP welcomes coordination with individuals or organizations proposing environmental alteration or conducting environmental assessments. If, however, data provided by MNAP are to be published in any form, the Program should be informed at the outset and credited as the source.

The Maine Natural Areas Program has instituted a fee structure of \$75.00 an hour to recover the actual cost of processing your request for information. You will receive an invoice for \$150.00 for two hours of our services.

Thank you for using MNAP in the environmental review process. Please do not hesitate to contact me if you have further questions about the Natural Areas Program or about rare or unique botanical features on this site.

Sincerely,

Lisa St. Hilaire

Lisa St. Hilaire | Information Manager | Maine Natural Areas Program 207-287-8044 | lisa.st.hilaire@maine.gov

# Rare and Exemplary Botanical Features within 4 miles of Project: #1, Hallowell Subdivision, Durham, ME

Common Name	State Status	State Rank	Global Rank	Date Last Observed	Occurrence Number	Habitat
Adder's Tongue Fern						
	SC	S1	65	1905-08-10	7	Non-tidal rivershore (non-forested, seasonally wet),Open
Climbing Hempweed						
	PE	SH	G5	1916-08	П	Dry barrens (partly forested, upland),Open wetland, not
Clothed Sedge						
	В	S1	G5	1898-06-15	П	Dry barrens (partly forested, upland)
Dry Land Sedge						
	SC	52	G5	1997-07-08	8	Old field/roadside (non-forested, wetland or upland)
Fern-leaved False Foxglove	glove					
	SC	S3	G5	1938-08-18	11	Dry barrens (partly forested, upland), Hardwood to mixed
	SC	S3	G5	1893-08-28	14	Dry barrens (partly forested, upland), Hardwood to mixed
Mountain Honeysuckle	е					
	Ш	52	G5	1933-09	4	Dry barrens (partly forested, upland), Hardwood to mixed
Ram's-head Lady's-slipper	pper					
	ш	51	63	1935	11	Forested wetland, Hardwood to mixed forest (forest,
Sassafras						
	SC	S2	G5	1906	10	Hardwood to mixed forest (forest, upland),Old field/
Showy Lady's-slipper						
	SC	S3	G4G5	1907-07-09	38	Forested wetland,Open wetland, not coastal nor
Smooth Winterberry Holly	Holly					
	SC	S3	G5	1989	22	Forested wetland
Unicorn Root						
	SC	51	G5	1884	$\vdash$	Dry barrens (partly forested, upland)  Date Exported: 2022-05-12 12:28
Maine Natural Areas Program				Page 1 of 1		www.maine.gov/dacf/mnap

# **Conservation Status Ranks**

**State and Global Ranks**: This ranking system facilitates a quick assessment of a species' or habitat type's rarity and is the primary tool used to develop conservation, protection, and restoration priorities for individual species and natural habitat types. Each species or habitat is assigned both a state (S) and global (G) rank on a scale of critically imperiled (1) to secure (5). Factors such as range extent, the number of occurrences, intensity of threats, etc., contribute to the assignment of state and global ranks. The definitions for state and global ranks are comparable but applied at different geographic scales; something that is state imperiled may be globally secure.

The information supporting these ranks is developed and maintained by the Maine Natural Areas Program (state ranks) and NatureServe (global ranks).

Rank	Definition
<b>S1</b>	Critically Imperiled – At very high risk of extinction or elimination due to very restricted
G1	range, very few populations or occurrences, very steep declines, very severe threats, or
	other factors.
S2	Imperiled – At high risk of extinction or elimination due to restricted range, few
G2	populations or occurrences, steep declines, severe threats, or other factors.
S3	<b>Vulnerable</b> – At moderate risk of extinction or elimination due to a fairly restricted range,
G3	relatively few populations or occurrences, recent and widespread declines, threats, or
	other factors.
S4	Apparently Secure – At fairly low risk of extinction or elimination due to an extensive
G4	range and/or many populations or occurrences, but with possible cause for some concern
	as a result of local recent declines, threats, or other factors.
S5	Secure – At very low risk of extinction or elimination due to a very extensive range,
G5	abundant populations or occurrences, and little to no concern from declines or threats.
SX	Presumed Extinct – Not located despite intensive searches and virtually no likelihood of
GX	rediscovery.
SH	Possibly Extinct – Known from only historical occurrences but still some hope of
GH	rediscovery.
S#S#	Range Rank – A numeric range rank (e.g., S2S3 or S1S3) is used to indicate any range of
G#G#	uncertainty about the status of the species or ecosystem.
SU	Unrankable – Currently unrankable due to lack of information or due to substantially
GU	conflicting information about status or trends.
GNR	Unranked – Global or subnational conservation status not yet assessed.
SNR	
SNA	Not Applicable – A conservation status rank is not applicable because the species or
GNA	ecosystem is not a suitable target for conservation activities (e.g., non-native species or
	ecosystems.
Qualifier	Definition
S#?	Inexact Numeric Rank – Denotes inexact numeric rank.
G#?	
Q	Questionable taxonomy that may reduce conservation priority – Distinctiveness of this
	entity as a taxon or ecosystem type at the current level is questionable. The "Q" modifier
	is only used at a global level.
T#	Infraspecific Taxon (trinomial) – The status of infraspecific taxa (subspecies or varieties)
	are indicated by a "T-rank" following the species' global rank.

**State Status**: Endangered and Threatened are legal status designations authorized by statute. Please refer to MRSA Title 12, §544 and §544-B.

Status	Definition
E	Endangered – Any native plant species in danger of extinction throughout all or a
	significant portion of its range within the State or Federally listed as Endangered.
Т	Threatened – Any native plant species likely to become endangered within the
	foreseeable future throughout all or a significant portion of its range in the State or
	Federally listed as Threatened.
SC	<b>Special Concern</b> – A native plant species that is rare in the State, but not rare enough to
	be considered Threatened or Endangered.
PE	Potentially Extirpated – A native plant species that has not been documented in the State
	in over 20 years, or loss of the last known occurrence.

**Element Occurrence (EO) Ranks**: Quality assessments that designate viability of a population or integrity of habitat. These ranks are based on size, condition, and landscape context. Range ranks (e.g., AB, BC) and uncertainty ranks (e.g., B?) are allowed. The Maine Natural Areas Program tracks all occurrences of rare plants and natural communities/ecosystems (S1-S3) as well as exemplary common natural community types (S4-S5 with EO ranks A/B).

Rank	Definition
Α	Excellent – Excellent estimated viability/ecological integrity.
В	Good – Good estimated viability/ecological integrity.
С	Fair – Fair estimated viability/ecological integrity.
D	Poor – Poor estimated viability/ecological integrity.
E	Extant – Verified extant, but viability/ecological integrity not assessed.
Н	Historical – Lack of field information within past 20 years verifying continued existence of
	the occurrence, but not enough to document extirpation.
X	Extirpated – Documented loss of population/destruction of habitat.
U	Unrankable – Occurrence unable to be ranked due to lack of sufficient information (e.g.,
	possible mistaken identification).
NR	Not Ranked – An occurrence rank has not been assigned.

Visit the Maine Natural Areas Program website for more information http://www.maine.gov/dacf/mnap



# **ATTACHMENT F**

# NOTES TO USERS

urrent elevation, description, and/or location information for **bench marks** this map, please contact the Information Services Branch of the National burvey at (301) 713-3242, or visit its website at <a href="http://www.ngs.noas.gov">http://www.ngs.noas.gov</a>.

information shown on this FIRM was derived from the Maine Office information Systems (MEGIS) at a scale of 1/4,800 or better fit y dated 2001 or later.

e baselines depicted on this map represent the hydraulic modeling the food profiles in the FIS report. As a result of improved topogra e baseline, in some cases, may deviate significantly from the or appear outside the SFHA.

# LEGEND

FLOODWAY AREAS IN ZONE AE

OTHER FLOOD AREAS

X Areas of 0.2% annual chance flood; areas average depths of less than 1 foot or with of mile; and areas protected by levers from 1 OTHER AREAS

COASTAL BARRIER RESOURCES SYSTEM (CBRS) OTHERWISE PROTECTED AREAS (OPAS)

FIRM FLOOD INSURANCE RATE M

ANDROSCOGGIN COUNTY, MAINE (ALL JURISDICTIONS)

PANEL 432 OF 470 (SEE MAP INDEX FOR F

# ATTACHMENT G

# STORMWATER MANAGEMENT PLAN DEER CREEK CROSSING SUBDIVISION DEER CREEK CROSSING, DURHAM

### **PROJECT NARRATIVE**

This Report is prepared to address the General Standards submission requirements of the Maine Department of Environmental Protection (MEDEP) Stormwater Law. The Site was designed to meet the MEDEP Chapter 500 Stormwater Management Rules.

The site is located along the west side of Route 9 (Hallowell Road) in the Town of Durham. The property is in a rural area among single-family residences. Access to the proposed subdivision will be via an existing road that will be improved as part of the project. The name of the access road is Deer Creek Crossing.

### **CALCULATIONS**

# **Modeling Methodology**

The stormwater calculations for this Stormwater Management Report are based on the NRCS soils mapping and their respective Hydrologic Soil Group designation. The various Hydrologic Soil Groups were entered into the HydroCAD stormwater model developed for this report. The ground cover in the pre-development model was "Forest", while the post development model accounted for new impervious surfaces (road, driveways, and houses) and anticipated clearings for lawns. The HydroCAD output for the pre-developed and developed models are provided in Attachment B and C, respectively.

## **EXISTING SITE CONDITIONS**

The site is in the upper reaches of the Dyer Creek watershed which is a tributary to the Androscoggin River Watershed. The runoff from the site was analyzed at a point located in the southeast corner of the site. The site is primarily wooded. The first 600 feet of the proposed road are existing as a gravel road. The entire site drains to the northeast corner where two branches of the stream converge. The existing site has been divided into three subcatchments. One for each of the branches and another for the existing road into the site.

### PROPOSED SITE CONDITIONS

The site will continue to drain similarly to the existing conditions. The road will drain to one of two treatment systems, an underdrained soil filter and a forested buffer (via a level spreader). The treatment systems are contained entirely within one of the two large existing subcatchments.

## TREATMENT SUMMARY

Runoff from and draining to the road will be captured by vegetated swales. Each swale will run to either a culvert, underdrained soil filter, or level spreader. A Treatment Summary Table and calculations are included at the end of this Section. The Forested buffer is in open space to ensure it is not accidently cleared.

Forested Buffer- A 20-foot-wide level spreader captures the western end of the road and feeds a 75 foot-deep forested buffer

Underdrained Soil Filter- An underdrained soil filter at the northeastern corner of the road captures and treats a large portion of the road and some of the lots.

# **DETAILS, DESIGNS, AND SPECIFICATIONS**

The Forest Buffer and Underdrained Soil Filter were sized in accordance with Chapter 5 and 7 of Maine Department of Environmental Protection Stormwater Best Management Practices Manual.

## MAINTENANCE PLAN, INSPECTIONS, AND REQUIREMENTS

Maintenance of the stormwater control measures will be performed by the Owners' designee in conjunction with the Owner.

During construction, the site work contractor (StoneX) will be responsible for all site maintenance.

### **CONCLUSION**

The stormwater management for the Deer Creek Crossing Subdivision was designed in accordance with the MEDEP Chapter 500 requirements. The water quality treatment is provided mainly by a rain garden and series of forested buffers. There will be no adverse impact on adjacent properties as a result of this project.

### STORMWATER TREATMENT SUMMARY

	Square Feet	Acres
Total Area	1,552,102	35.6

## **Predeveloped Site Summary**

	Square Feet	Acres
Developed Area	14,594	0.00
Impervious Area	12,162	0.28
Forested Area	1,525,346	35.0

### **Proposed Site Summary**

	Square Feet	Acres	Percentage of Total Area
Developed Area	48,263	1.1	3%
Impervious Area	40,219	0.9	3%
Forested Area	1,463,620	33.6	94%

## **Required Treatment**

**Linear Portion of a Project:** For a linear portion of a project, treatment may be reduced to no less than 75% of the linear portion's impervious area and no less than 50% of the linear portion's developed area. This exception does not apply to a linear portion of a project subject to the urban impaired stream standard.

### **Proposed Treatment Summary**

	Impervious .	Area Treated	Landscaped Area Treated		
	Square Feet	Percent of Total Impervious*	Square Feet	Percent of Total Landscaped**	
Underdrained Soil Filter 1	14,455	52%	20,346	42%	
Forested Buffer	9,866	35%	14,839	31%	
TOTAL	24,321	87%	14,839	73%	

<sup>\*</sup> Treated area divided by the new impervious area (proposed impervious - existing impervious)

## **Stormwater Quantity Summary Table**

	Peak Flow (cfs)					
	Existing	Proposed	Difference			
2-Year	0.0	0.0	0			
10-Year	0.18	0.18	0			
25-Year	0.74	0.74	0			

<sup>\*\*</sup> Treated area divided by the new landscaped area (proposed landscaped - existing landscaped)

Grassed Underdrained S	oil Filter #1 S	Sizing
		Units
Impervious Area	14,455	Square Feet
Landscaped Area	5,891	Square Feet
Storage Volume Required	1,401	Cubic Feet
Surface Area Required	841	Square Feet
Ponding Depth for Water Quality Volume	~18	Inches
Filter Media Thickness Filter Media Void Ratio	18 30%	Inches
Bed Surface Area	1,158	Square Feet
Storage in Filter Media	521	Cubic Feet
Total Water Quality Storage Volume	2,258	Cubic Feet

### **Forested Buffer 1**

Impervious Area Captured 0.23 acres

Flow Path Inside Buffer 75 feet

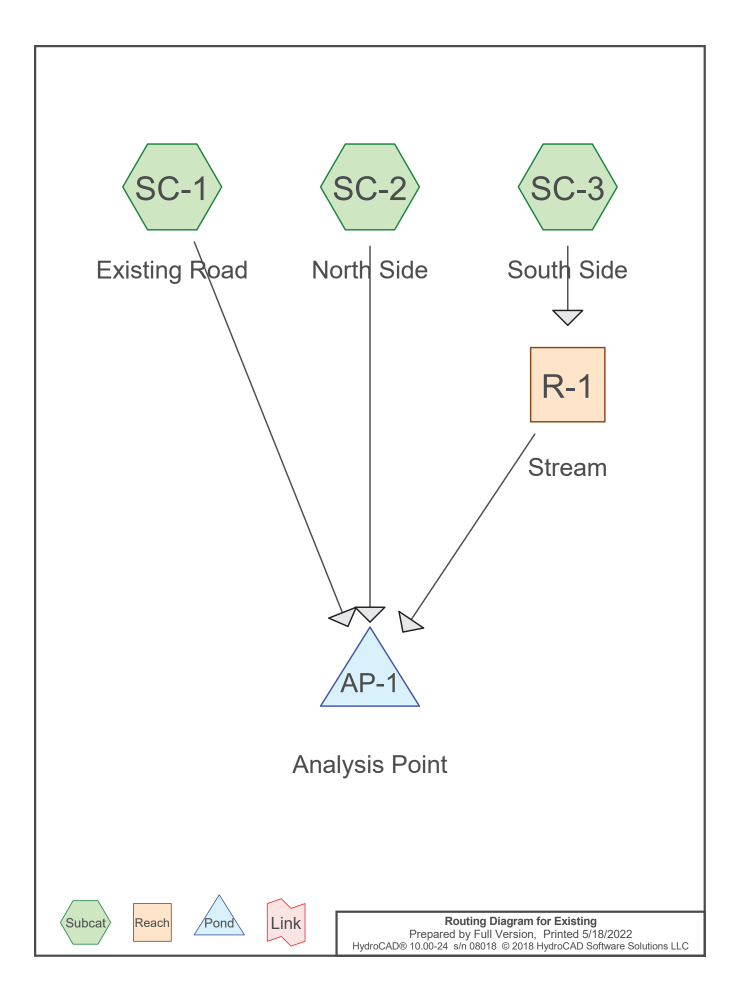
	Bern	n and F	low Pati	Table Length		of Imper	vious are	ea		
	Length		Berm Length (feet)							
Hydrologic	of Flow		0-8%	Slope			9-15	% Slope		
Soil Group	Path in Buffer (feet)	Per Acre of Impervious Area		Per Acre of Lawn		Per Acre of Impervious Area		Per Acre of Lawn		
	3	FB	MB	FB	MB	FB	MB	FB	MB	
	75	75	125	25	35	90	150	30	42	
A	100	65	75	20	25	78	90	24	30	
lez .	150	50	60	15	20	60	72	18	24	
	75	100	150	30	45	120	180	36	54	
В	100	80	100	25	30	96	120	30	36	
	150	65	75	20	25	78	90	24	30	
C	75	125	150	35	45	150	180	42	54	
Sand or	100	100	125	30	35	120	150	36	42	
Sandy	150	75	100	25	30	90	120	30	36	
C Silty Loam, Clay Loam	100	150	200	45	60	180	240	54	72	
or Silty Clay Loam	150	100	150	30	45	120	180	36	54	
D Non- Wetland	150	150	200	45	60	180	240	54	72	

FB = Forest Buffer MB = Meadow Buffer

NOTE: These tables were developed using a 1.25 inch, 24 hour storm of type III distribution, giving a maximum unit flow rate of less than 0.009 cfs per foot.

Berm Length 17.0 feet

A 20-foot level spreader will be built upgradient of Forested Buffer 1.



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# **Area Listing (all nodes)**

Area	CN	Description
 (acres)		(subcatchment-numbers)
3.712	51	1 acre lots, 20% imp, HSG A (SC-1)
0.279	98	Impervious (SC-1)
54.528	30	Woods, Good, HSG A (SC-1, SC-2, SC-3)
58.519	32	TOTAL AREA

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### **Summary for Subcatchment SC-1: Existing Road**

Runoff = 0.00 cfs @ 24.00 hrs, Volume= 0.000 af, Depth> 0.00"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 2-Year Rainfall=3.04"

	Α	rea (sf)	CN D	escription		
	1	61,691	51 1	acre lots,	20% imp, F	HSG A
	2	70,129	30 V	Voods, Go	od, HSG A	
*		12,162	98 Ir	npervious		
	4	43,982	40 V	Veighted A	verage	
	3	99,482	8	9.98% Per	vious Area	
		44,500	1	0.02% Imp	ervious Ar	ea
	Тс	Length	Slope	Velocity	Capacity	Description
_	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)	
	38.4	100	0.0050	0.04		Sheet Flow, A-B
						Woods: Light underbrush n= 0.400 P2= 3.04"
	16.9	508	0.0100	0.50		Shallow Concentrated Flow, B-C
						Woodland Kv= 5.0 fps
	0.6	552	0.0360	15.66	563.79	Channel Flow, C-D
						Area= 36.0 sf Perim= 22.0' r= 1.64'
_						n= 0.025 Earth, clean & winding
	55.9	1,160	Total			

### **Summary for Subcatchment SC-2: North Side**

Runoff = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Depth= 0.00"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 2-Year Rainfall=3.04"

	Α	rea (sf)	CN I	Description		
	1,0	73,376	30 \	Noods, Go	od, HSG A	
	1,0	73,376		100.00% P	ervious Are	a
	Tc (min)	Length (feet)	Slope (ft/ft)		Capacity (cfs)	Description
	14.2	100	0.0600	0.12		Sheet Flow, A-B Woods: Light underbrush n= 0.400 P2= 3.04"
	15.7	761	0.0260	0.81		Shallow Concentrated Flow, B-C Woodland Kv= 5.0 fps
	3.4	2,274	0.0180	11.07	398.66	Channel Flow, C-D Area= 36.0 sf Perim= 22.0' r= 1.64' n= 0.025 Earth, clean & winding
_	22.2	0.405	Takal			0.0_0, 0.00 0

33.3 3,135 Total

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# **Summary for Subcatchment SC-3: South Side**

Runoff 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Depth= 0.00"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 2-Year Rainfall=3.04"

	Α	rea (sf)	CN [	Description		
	1,031,734 30 Woods, Good, HSG A					
	1,031,734		1	00.00% Pe	ervious Are	a
	Tc (min)	Length (feet)		Velocity (ft/sec)	Capacity (cfs)	Description
	16.7	100	0.0400	0.10		Sheet Flow, A-B
	21.8	1,012	0.0240	0.77		Woods: Light underbrush n= 0.400 P2= 3.04" <b>Shallow Concentrated Flow, B-C</b> Woodland Kv= 5.0 fps
	0.7	700	0.0400	16.51	594.29	Channel Flow, C-D
						Area= 36.0 sf Perim= 22.0' r= 1.64' n= 0.025 Earth, clean & winding
_	39.2	1,812	Total			

### **Summary for Reach R-1: Stream**

23.685 ac, 0.00% Impervious, Inflow Depth = 0.00" for 2-Year event Inflow Area =

Inflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af

Outflow 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

Max. Velocity= 0.00 fps, Min. Travel Time= 0.0 min Avg. Velocity = 0.00 fps, Avg. Travel Time= 0.0 min

Peak Storage= 0 cf @ 0.00 hrs

Average Depth at Peak Storage= 0.00'

Bank-Full Depth= 3.00' Flow Area= 36.0 sf, Capacity= 321.38 cfs

3.00' x 3.00' deep channel, n= 0.025 Earth, clean & winding

Side Slope Z-value= 3.0 '/' Top Width= 21.00'

Length= 685.0' Slope= 0.0117 '/'

Inlet Invert= 162.00', Outlet Invert= 154.00'

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# **Summary for Pond AP-1: Analysis Point**

Inflow Area = 58.519 ac, 1.75% Impervious, Inflow Depth > 0.00" for 2-Year event

Inflow = 0.00 cfs @ 24.00 hrs, Volume= 0.000 af

Primary = 0.00 cfs @ 24.00 hrs, Volume= 0.000 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

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### **Summary for Subcatchment SC-1: Existing Road**

Runoff = 0.18 cfs @ 13.91 hrs, Volume= 0.117 af, Depth> 0.14"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 10-Year Rainfall=4.55"

	Aı	rea (sf)	CN [	Description		
	1	61,691	51 1	acre lots,	20% imp, F	HSG A
	2	70,129	30 V	Voods, Go	od, HSG A	
*		12,162	98 I	mpervious		
	4	43,982	40 V	Veighted A	verage	
	3	99,482	8	39.98% Per	vious Area	
		44,500	1	0.02% Imp	ervious Ar	ea
	Tc	Length	Slope	Velocity	Capacity	Description
	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)	
	38.4	100	0.0050	0.04		Sheet Flow, A-B
						Woods: Light underbrush n= 0.400 P2= 3.04"
	16.9	508	0.0100	0.50		Shallow Concentrated Flow, B-C
						Woodland Kv= 5.0 fps
	0.6	552	0.0360	15.66	563.79	Channel Flow, C-D
						Area= 36.0 sf Perim= 22.0' r= 1.64'
_						n= 0.025 Earth, clean & winding
	55.9	1,160	Total			

### **Summary for Subcatchment SC-2: North Side**

Runoff = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Depth= 0.00"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 10-Year Rainfall=4.55"

	Α	rea (sf)	CN D	escription		
	1,0	73,376	30 V	Voods, Go	od, HSG A	
	1,0	73,376	1	00.00% Pe	ervious Are	a
_	Tc (min)	Length (feet)	Slope (ft/ft)	Velocity (ft/sec)	Capacity (cfs)	Description
	14.2	100	0.0600	0.12		Sheet Flow, A-B
	15.7	761	0.0260	0.81		Woods: Light underbrush n= 0.400 P2= 3.04" <b>Shallow Concentrated Flow, B-C</b> Woodland Kv= 5.0 fps
	3.4	2,274	0.0180	11.07	398.66	Channel Flow, C-D
						Area= 36.0 sf Perim= 22.0' r= 1.64' n= 0.025 Earth, clean & winding
	33.3	3,135	Total	·		

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### **Summary for Subcatchment SC-3: South Side**

Runoff = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Depth= 0.00"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 10-Year Rainfall=4.55"

	Α	rea (sf)	CN [	Description		
	1,0	31,734	30 V	Voods, Go	od, HSG A	
	1,0	31,734	1	100.00% Pe	ervious Are	a
	Tc (min)	Length (feet)		Velocity (ft/sec)	Capacity (cfs)	Description
	16.7	100	0.0400	0.10		Sheet Flow, A-B
	21.8	1,012	2 0.0240	0.77		Woods: Light underbrush n= 0.400 P2= 3.04" <b>Shallow Concentrated Flow, B-C</b> Woodland Kv= 5.0 fps
	0.7	700	0.0400	16.51	594.29	Channel Flow, C-D
						Area= 36.0 sf Perim= 22.0' r= 1.64' n= 0.025 Earth, clean & winding
-	39.2	1.812	2 Total			

### **Summary for Reach R-1: Stream**

Inflow Area = 23.685 ac, 0.00% Impervious, Inflow Depth = 0.00" for 10-Year event

Inflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af

Outflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

Max. Velocity= 0.00 fps, Min. Travel Time= 0.0 min Avg. Velocity = 0.00 fps, Avg. Travel Time= 0.0 min

Peak Storage= 0 cf @ 0.00 hrs

Average Depth at Peak Storage= 0.00'

Bank-Full Depth= 3.00' Flow Area= 36.0 sf, Capacity= 321.38 cfs

3.00' x 3.00' deep channel, n= 0.025 Earth, clean & winding

Side Slope Z-value = 3.0 '/' Top Width = 21.00'

Length= 685.0' Slope= 0.0117 '/'

Inlet Invert= 162.00', Outlet Invert= 154.00'

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# **Summary for Pond AP-1: Analysis Point**

Inflow Area = 58.519 ac, 1.75% Impervious, Inflow Depth > 0.02" for 10-Year event

Inflow = 0.18 cfs @ 13.91 hrs, Volume= 0.117 af

Primary = 0.18 cfs @ 13.91 hrs, Volume= 0.117 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

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### **Summary for Subcatchment SC-1: Existing Road**

Runoff = 0.74 cfs @ 12.93 hrs, Volume= 0.290 af, Depth> 0.34"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 25-Year Rainfall=5.49"

	Α	rea (sf)	CN D	escription		
	161,691 51 1 acre lots, 20% imp, H					HSG A
	2	70,129	30 V	Voods, Go	od, HSG A	
*		12,162	98 Ir	npervious		
	4	43,982	40 V	Veighted A	verage	
	3	99,482	8	9.98% Per	vious Area	
		44,500	1	0.02% Imp	ervious Ar	ea
	Тс	Length	Slope	Velocity	Capacity	Description
_	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)	
	38.4	100	0.0050	0.04		Sheet Flow, A-B
						Woods: Light underbrush n= 0.400 P2= 3.04"
	16.9	508	0.0100	0.50		Shallow Concentrated Flow, B-C
						Woodland Kv= 5.0 fps
	0.6	552	0.0360	15.66	563.79	Channel Flow, C-D
						Area= 36.0 sf Perim= 22.0' r= 1.64'
_						n= 0.025 Earth, clean & winding
	55.9	1,160	Total			

### **Summary for Subcatchment SC-2: North Side**

Runoff = 0.10 cfs @ 24.00 hrs, Volume= 0.054 af, Depth> 0.03"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 25-Year Rainfall=5.49"

	Α	rea (sf)	CN I	Description		
	1,0	73,376	30	Woods, Go	od, HSG A	
	1,0	73,376		100.00% Pe	ervious Are	a
	Tc (min)	Length (feet)	Slope (ft/ft)	,	Capacity (cfs)	Description
	14.2	100	0.0600	0.12		Sheet Flow, A-B
	15.7	761	0.0260	0.81		Woods: Light underbrush n= 0.400 P2= 3.04" <b>Shallow Concentrated Flow, B-C</b> Woodland Kv= 5.0 fps
	3.4	2,274	0.0180	11.07	398.66	Channel Flow, C-D Area= 36.0 sf Perim= 22.0' r= 1.64' n= 0.025 Earth, clean & winding
_	00.0	0.405	T . 4 . I			

33.3 3,135 Total

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### **Summary for Subcatchment SC-3: South Side**

Runoff 0.09 cfs @ 24.00 hrs, Volume= 0.051 af, Depth> 0.03"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 25-Year Rainfall=5.49"

Α	rea (sf)	CN [	Description		
1,0	31,734	30 V	Voods, Go	od, HSG A	
1,0	31,734	1	00.00% Pe	ervious Are	a
Tc (min)	Length (feet)		Velocity (ft/sec)	Capacity (cfs)	Description
16.7	100	0.0400	0.10		Sheet Flow, A-B
21.8	1,012	2 0.0240	0.77		Woods: Light underbrush n= 0.400 P2= 3.04" <b>Shallow Concentrated Flow, B-C</b> Woodland Kv= 5.0 fps
0.7	700	0.0400	16.51	594.29	·
39.2	1 812	2 Total			

### **Summary for Reach R-1: Stream**

23.685 ac, 0.00% Impervious, Inflow Depth > 0.03" for 25-Year event Inflow Area =

Inflow = 0.09 cfs @ 24.00 hrs, Volume= 0.051 af

Outflow 0.09 cfs @ 24.00 hrs, Volume= 0.049 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

Max. Velocity= 0.77 fps, Min. Travel Time= 14.8 min Avg. Velocity = 0.69 fps, Avg. Travel Time= 16.5 min

Peak Storage= 84 cf @ 24.00 hrs Average Depth at Peak Storage= 0.04'

Bank-Full Depth= 3.00' Flow Area= 36.0 sf, Capacity= 321.38 cfs

3.00' x 3.00' deep channel, n= 0.025 Earth, clean & winding

Side Slope Z-value= 3.0 '/' Top Width= 21.00'

Length= 685.0' Slope= 0.0117 '/'

Inlet Invert= 162.00', Outlet Invert= 154.00'

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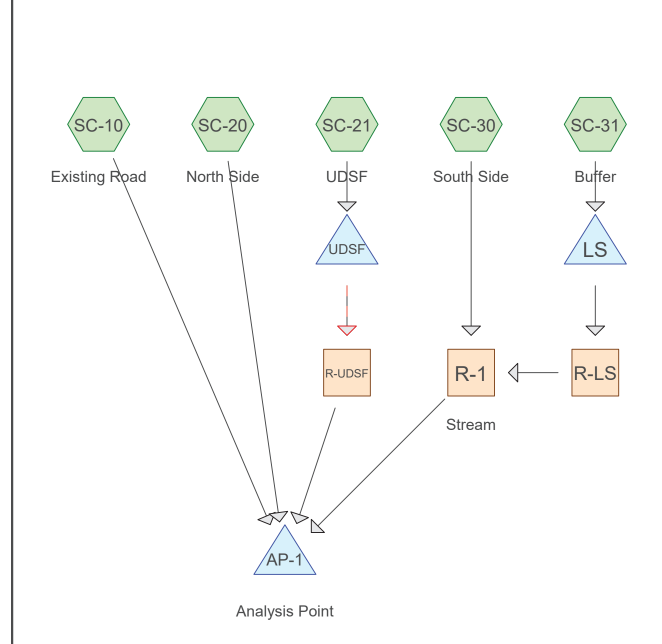
# **Summary for Pond AP-1: Analysis Point**

Inflow Area = 58.519 ac, 1.75% Impervious, Inflow Depth > 0.08" for 25-Year event

Inflow = 0.74 cfs @ 12.93 hrs, Volume= 0.393 af

Primary = 0.74 cfs @ 12.93 hrs, Volume= 0.393 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs











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# **Area Listing (all nodes)**

Area	CN	Description
(acres)		(subcatchment-numbers)
3.712	51	1 acre lots, 20% imp, HSG A (SC-10)
0.878	98	Impervious (SC-10, SC-21, SC-30, SC-31)
47.401	30	Woods, Good, HSG A (SC-10, SC-20, SC-30)
6.528	32	Woods/grass comb., Good, HSG A (SC-21, SC-31)
58.519	33	TOTAL AREA

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### **Summary for Subcatchment SC-10: Existing Road**

Runoff = 0.00 cfs @ 24.00 hrs, Volume= 0.000 af, Depth> 0.00"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 2-Year Rainfall=3.04"

_	Aı	rea (sf)	CN E	escription		
	1	61,691	51 1	acre lots,	20% imp, ł	HSG A
	2	70,129	30 V	Voods, Go	od, HSG A	
*		12,162	98 lı	mpervious		
	4	43,982	40 V	Veighted A	verage	
	3	99,482			vious Area	
		44,500	1	0.02% Imp	ervious Ar	ea
	Tc	Length	Slope	Velocity	Capacity	Description
	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)	
	38.4	100	0.0050	0.04		Sheet Flow, A-B
						Woods: Light underbrush n= 0.400 P2= 3.04"
	16.9	508	0.0100	0.50		Shallow Concentrated Flow, B-C
						Woodland Kv= 5.0 fps
	0.6	552	0.0360	15.66	563.79	Channel Flow, C-D
						Area= 36.0 sf Perim= 22.0' r= 1.64'
						n= 0.025 Earth, clean & winding
_	55.9	1,160	Total			

### **Summary for Subcatchment SC-20: North Side**

Runoff = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Depth= 0.00"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 2-Year Rainfall=3.04"

	Α	rea (sf)	CN I	Description		
	9	66,622	30 \	Woods, Go	od, HSG A	
	9	66,622		100.00% Pe	ervious Are	a
	Tc (min)	Length (feet)	Slope (ft/ft)	,	Capacity (cfs)	Description
	14.2	100	0.0600	0.12		Sheet Flow, A-B
	15.7	761	0.0260	0.81		Woods: Light underbrush n= 0.400 P2= 3.04" <b>Shallow Concentrated Flow, B-C</b> Woodland Kv= 5.0 fps
	3.4	2,274	0.0180	11.07	398.66	Channel Flow, C-D Area= 36.0 sf Perim= 22.0' r= 1.64' n= 0.025 Earth, clean & winding
_	00.0	0.405	T . 4 . 1			

33.3 3,135 Total

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### **Summary for Subcatchment SC-21: UDSF**

Runoff = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Depth= 0.00"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 2-Year Rainfall=3.04"

	Α	rea (sf)	CN E	Description		
	1	94,450	32 V	Voods/gras	ss comb., G	Good, HSG A
*		14,455	98 I	mpervious		
	2	08,905	37 V	Veighted A	verage	
	1	94,450	S	3.08% Per	vious Area	
		14,455	6	5.92% Impe	ervious Area	a e e e e e e e e e e e e e e e e e e e
	Tc	Length	Slope	Velocity	Capacity	Description
_	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)	
	22.0	100	0.0200	0.08		Sheet Flow, A-B
						Woods: Light underbrush n= 0.400 P2= 3.04"
	2.8	129	0.0240	0.77		Shallow Concentrated Flow, B-C
						Woodland Kv= 5.0 fps
	0.6	827	0.0700	24.82	893.38	Channel Flow, C-D
						Area= 36.0 sf Perim= 22.0' r= 1.64'
_						n= 0.022 Earth, clean & straight
	25.4	1,056	Total			

## **Summary for Subcatchment SC-30: South Side**

Runoff = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Depth= 0.00"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 2-Year Rainfall=3.04"

_	Α	rea (sf)	CN E	escription		
	8	28,038	30 V	Voods, Go	od, HSG A	
*		1,776	98 lı	mpervious		
	8	29,814	30 V	Veighted A	verage	
	8	28,038	9	9.79% Per	vious Area	
		1,776	0	.21% Impe	ervious Area	a a constant of the constant o
	_					
	Tc	Length	Slope	Velocity	Capacity	Description
_	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)	
	16.7	100	0.0400	0.10		Sheet Flow, A-B
						Woods: Light underbrush n= 0.400 P2= 3.04"
	21.8	1,012	0.0240	0.77		Shallow Concentrated Flow, B-C
						Woodland Kv= 5.0 fps
	0.7	700	0.0400	16.51	594.29	Channel Flow, C-D
						Area= 36.0 sf Perim= 22.0' r= 1.64'
_						n= 0.025 Earth, clean & winding
	39.2	1,812	Total			

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### **Summary for Subcatchment SC-31: Buffer**

Runoff = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Depth= 0.00"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 2-Year Rainfall=3.04"

	Α	rea (sf)	CN I	Description		
		89,906	32 \	Noods/gras	ss comb., G	Good, HSG A
*		9,866	98 I	mpervious		
	99,772 39 Weighted Average			Neighted A	verage	
		89,906	(	90.11% Pei	rvious Area	
		9,866	(	9.89% Impe	ervious Area	a
	_					
	Tc	Length	Slope		Capacity	Description
_	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)	
	22.0	100	0.0200	0.08		Sheet Flow, A-B
						Woods: Light underbrush n= 0.400 P2= 3.04"
	1.3	232	0.0400	3.00		Shallow Concentrated Flow, B-C
						Grassed Waterway Kv= 15.0 fps
	0.4	203	0.0100	8.25	297.14	
						Area= 36.0 sf Perim= 22.0' r= 1.64'
_						n= 0.025 Earth, clean & winding
	23.7	535	Total			

### **Summary for Reach R-1: Stream**

Inflow Area = 21.340 ac, 1.25% Impervious, Inflow Depth = 0.00" for 2-Year event

Inflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af

Outflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

Max. Velocity= 0.00 fps, Min. Travel Time= 0.0 min

Avg. Velocity = 0.00 fps, Avg. Travel Time= 0.0 min

Peak Storage= 0 cf @ 0.00 hrs

Average Depth at Peak Storage= 0.00'

Bank-Full Depth= 3.00' Flow Area= 36.0 sf, Capacity= 321.38 cfs

3.00' x 3.00' deep channel, n= 0.025 Earth, clean & winding

Side Slope Z-value= 3.0 '/' Top Width= 21.00'

Length= 685.0' Slope= 0.0117 '/'

Inlet Invert= 162.00', Outlet Invert= 154.00'

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### **Summary for Reach R-LS:**

Inflow Area = 2.290 ac, 9.89% Impervious, Inflow Depth = 0.00" for 2-Year event

Inflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af

Outflow =  $0.00 \text{ cfs } \bigcirc 0.00 \text{ hrs}$ , Volume= 0.000 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

Max. Velocity= 0.00 fps, Min. Travel Time= 0.0 min Avg. Velocity = 0.00 fps, Avg. Travel Time= 0.0 min

Peak Storage= 0 cf @ 0.00 hrs

Average Depth at Peak Storage= 0.00'

Bank-Full Depth= 3.00' Flow Area= 36.0 sf, Capacity= 399.02 cfs

3.00' x 3.00' deep channel, n= 0.025 Earth, clean & winding

Side Slope Z-value= 3.0 '/' Top Width= 21.00'

Length= 1,042.0' Slope= 0.0180 '/'

Inlet Invert= 186.00', Outlet Invert= 167.24'

# Summary for Reach R-UDSF:

Inflow Area = 4.796 ac, 6.92% Impervious, Inflow Depth = 0.00" for 2-Year event

Inflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af

Outflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

Max. Velocity= 0.00 fps, Min. Travel Time= 0.0 min

Avg. Velocity = 0.00 fps, Avg. Travel Time= 0.0 min

Peak Storage= 0 cf @ 0.00 hrs

Average Depth at Peak Storage= 0.00'

Bank-Full Depth= 3.00' Flow Area= 36.0 sf, Capacity= 142.58 cfs

3.00' x 3.00' deep channel, n= 0.025 Earth, clean & winding

Side Slope Z-value= 3.0 '/' Top Width= 21.00'

Length= 435.0' Slope= 0.0023 '/'

Inlet Invert= 165.00', Outlet Invert= 164.00'

Device Routing

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### Summary for Pond AP-1: Analysis Point

58.519 ac, 2.77% Impervious, Inflow Depth > 0.00" for 2-Year event Inflow Area =

Inflow 0.00 cfs @ 24.00 hrs, Volume= 0.000 af

0.00 cfs @ 24.00 hrs, Volume= 0.000 af, Atten= 0%, Lag= 0.0 min Primary

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

### **Summary for Pond LS:**

Inflow Area = 2.290 ac, 9.89% Impervious, Inflow Depth = 0.00" for 2-Year event

0.00 cfs @ 0.00 hrs, Volume= Inflow 0.000 af

0.00 cfs @ 0.00 hrs, Volume= Outflow 0.000 af, Atten= 0%, Lag= 0.0 min =

0.00 hrs, Volume= Primary 0.00 cfs @ 0.000 af

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Peak Elev= 192.00' @ 0.00 hrs Surf.Area= 2,174 sf Storage= 0 cf

Plug-Flow detention time= (not calculated: initial storage exceeds outflow)

Center-of-Mass det. time= (not calculated: no inflow)

Volume	Invert	Avail.Storage	Storage Description
#1	192.00'	7,231 cf	Custom Stage Data (Prismatic) Listed below (Recalc)
Elevation	Surf A	rea Inc	c Store Cum Store

Elevation	Surf.Area	Inc.Store	Cum.Store
(feet)	(sq-ft)	(cubic-feet)	(cubic-feet)
192.00	2,174	0	0
194.00	5,057	7,231	7,231

DEVICE	Routing	IIIVEIL	Outlet Devices			
#1	Primary	193.00'	20.0' long x 6.0' breadth Broad-Crested Rectangular Weir			
			Head (feet) 0.20 0.40 0.60 0.80 1.00 1.20 1.40 1.60 1.80 2.00			
			2.50, 3.00, 3.50, 4.00, 4.50, 5.00, 5.50			

Coef. (English) 2.37 2.51 2.70 2.68 2.68 2.67 2.65 2.65 2.65

2.65 2.66 2.66 2.67 2.69 2.72 2.76 2.83

Primary OutFlow Max=0.00 cfs @ 0.00 hrs HW=192.00' (Free Discharge)

Invert Outlet Devices

-1=Broad-Crested Rectangular Weir (Controls 0.00 cfs)

# **Summary for Pond UDSF:**

Inflow Area = 4.796 ac, 6.92% Impervious, Inflow Depth = 0.00" for 2-Year event

0.00 cfs @ 0.00 hrs, Volume= Inflow 0.000 af

0.00 hrs. Volume= Outflow 0.00 cfs @ 0.000 af, Atten= 0%, Lag= 0.0 min =

0.00 cfs @ 0.00 hrs, Volume= Primary = 0.000 af 0.00 hrs, Volume= Secondary = 0.00 cfs @ 0.000 af

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Peak Elev= 165.00' @ 0.00 hrs Surf.Area= 1,159 sf Storage= 0 cf

Plug-Flow detention time= (not calculated: initial storage exceeds outflow)

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Center-of-Mass det. time= (not calculated: no inflow)

Volume	Invert	Avail.Sto	rage Storage	Description			
#1	165.00'	8,48	35 cf Custom	Stage Data (Pr	ismatic) Listed below (Recalc)		
Elevation	on Su	rf.Area	Inc.Store	Cum.Store			
(fee	et)	(sq-ft)	(cubic-feet)	(cubic-feet)			
165.0	00	1,159	0	0			
167.0	00	1,159	2,318	2,318			
170.0	00	2,952	6,167	8,485			
Device	Routing	Invert	Outlet Device	S			
#1	Primary	165.50'	0.7" Round (	Culvert			
	,		L= 82.0' CM	P, projecting, no	headwall, Ke= 0.900		
			Inlet / Outlet I	Inlet / Outlet Invert= 165.50' / 164.00' S= 0.0183 '/' Cc= 0.900			
			n= 0.010 PV0	C, smooth interio	or, Flow Area= 0.00 sf		
#2	Secondary	168.50'	10.0' long x !	5.0' breadth Bro	oad-Crested Rectangular Weir		
			Head (feet) 0	0.20 0.40 0.60	0.80 1.00 1.20 1.40 1.60 1.80 2.00		
			2.50 3.00 3.5	50 4.00 4.50 5	.00 5.50		
			Coef. (English	n) 2.34 2.50 2.	70 2.68 2.68 2.66 2.65 2.65 2.65		
			2.65 2.67 2.6	66 2.68 2.70 2	.74 2.79 2.88		

Primary OutFlow Max=0.00 cfs @ 0.00 hrs HW=165.00' (Free Discharge) 1=Culvert (Controls 0.00 cfs)

Secondary OutFlow Max=0.00 cfs @ 0.00 hrs HW=165.00' (Free Discharge) 2=Broad-Crested Rectangular Weir (Controls 0.00 cfs)

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# **Summary for Subcatchment SC-10: Existing Road**

0.05 cfs @ 18.48 hrs, Volume= 0.037 af, Depth> 0.04" Runoff

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 5-Year Rainfall=3.86"

	Aı	rea (sf)	CN D	escription)					
	1	61,691	51 1	1 acre lots, 20% imp, HSG A					
	2	70,129	30 V	Voods, Go	od, HSG A				
*		12,162	98 Ir	mpervious					
	4	43,982	40 V	Veighted A	verage				
	3	99,482	8	9.98% Per	vious Area				
		44,500	1	0.02% Imp	pervious Ar	ea			
	_								
	Tc	Length	Slope	Velocity	Capacity	Description			
_	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)				
	38.4	100	0.0050	0.04		Sheet Flow, A-B			
						Woods: Light underbrush n= 0.400 P2= 3.04"			
	16.9	508	0.0100	0.50		Shallow Concentrated Flow, B-C			
						Woodland Kv= 5.0 fps			
	0.6	552	0.0360	15.66	563.79	•			
						Area= 36.0 sf Perim= 22.0' r= 1.64'			
_						n= 0.025 Earth, clean & winding			
	55.9	1,160	Total						

### **Summary for Subcatchment SC-20: North Side**

0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Depth= 0.00" Runoff

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 5-Year Rainfall=3.86"

_	Α	rea (sf)	CN [	Description		
	9	66,622	30 V	Voods, Go	od, HSG A	
	9	66,622	1	00.00% Pe	ervious Are	a
	Tc (min)	Length (feet)	Slope (ft/ft)	Velocity (ft/sec)	Capacity (cfs)	Description
	14.2	100	0.0600	0.12		Sheet Flow, A-B
	15.7	761	0.0260	0.81		Woods: Light underbrush n= 0.400 P2= 3.04" <b>Shallow Concentrated Flow, B-C</b> Woodland Kv= 5.0 fps
	3.4	2,274	0.0180	11.07	398.66	Channel Flow, C-D
						Area= 36.0 sf Perim= 22.0' r= 1.64' n= 0.025 Earth, clean & winding
	33.3	3,135	Total			, ,

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### **Summary for Subcatchment SC-21: UDSF**

Runoff = 0.01 cfs @ 24.00 hrs, Volume= 0.004 af, Depth> 0.01"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 5-Year Rainfall=3.86"

	Α	rea (sf)	CN E	Description					
	1	94,450	32 V	Woods/grass comb., Good, HSG A					
*		14,455	98 I	mpervious					
	2	08,905	37 V	Veighted A	verage				
	1	94,450	S	3.08% Per	vious Area				
		14,455	6	5.92% Impe	ervious Area	a e e e e e e e e e e e e e e e e e e e			
	Tc	Length	Slope	Velocity	Capacity	Description			
_	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)				
	22.0	100	0.0200	0.08		Sheet Flow, A-B			
						Woods: Light underbrush n= 0.400 P2= 3.04"			
	2.8	129	0.0240	0.77		Shallow Concentrated Flow, B-C			
						Woodland Kv= 5.0 fps			
	0.6	827	0.0700	24.82	893.38	Channel Flow, C-D			
						Area= 36.0 sf Perim= 22.0' r= 1.64'			
_						n= 0.022 Earth, clean & straight			
	25.4	1,056	Total						

## Summary for Subcatchment SC-30: South Side

Runoff = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Depth= 0.00"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 5-Year Rainfall=3.86"

_	Α	rea (sf)	CN E	Description		
*		28,038		,	od, HSG A	
_		1,776	98 I	mpervious		
	8	29,814	30 V	Veighted A	verage	
	8	28,038	Q	9.79% Per	vious Area	
		1,776	C	).21% Impe	ervious Area	
	Тс	Length	Slope	Velocity	Capacity	Description
	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)	
	16.7	100	0.0400	0.10		Sheet Flow, A-B
						Woods: Light underbrush n= 0.400 P2= 3.04"
	21.8	1,012	0.0240	0.77		Shallow Concentrated Flow, B-C
						Woodland Kv= 5.0 fps
	0.7	700	0.0400	16.51	594.29	Channel Flow, C-D
						Area= 36.0 sf Perim= 22.0' r= 1.64'
						n= 0.025 Earth, clean & winding
	39.2	1,812	Total			

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### **Summary for Subcatchment SC-31: Buffer**

Runoff = 0.01 cfs @ 24.00 hrs, Volume= 0.006 af, Depth> 0.03"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 5-Year Rainfall=3.86"

	Α	rea (sf)	CN I	Description					
		89,906	32 \	2 Woods/grass comb., Good, HSG A					
*		9,866	98 I	mpervious					
		99,772	39 \	Neighted A	verage				
		89,906	(	90.11% Pei	rvious Area				
		9,866	(	9.89% Impe	ervious Area	a			
	Tc	Length	Slope		Capacity	Description			
_	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)				
	22.0	100	0.0200	0.08		Sheet Flow, A-B			
						Woods: Light underbrush n= 0.400 P2= 3.04"			
	1.3	232	0.0400	3.00		Shallow Concentrated Flow, B-C			
						Grassed Waterway Kv= 15.0 fps			
	0.4	203	0.0100	8.25	297.14				
						Area= 36.0 sf Perim= 22.0' r= 1.64'			
_						n= 0.025 Earth, clean & winding			
	23.7	535	Total						

### **Summary for Reach R-1: Stream**

Inflow Area = 21.340 ac, 1.25% Impervious, Inflow Depth = 0.00" for 5-Year event

Inflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af

Outflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

Max. Velocity= 0.00 fps, Min. Travel Time= 0.0 min

Avg. Velocity = 0.00 fps, Avg. Travel Time= 0.0 min

Peak Storage= 0 cf @ 0.00 hrs

Average Depth at Peak Storage= 0.00'

Bank-Full Depth= 3.00' Flow Area= 36.0 sf, Capacity= 321.38 cfs

3.00' x 3.00' deep channel, n= 0.025 Earth, clean & winding

Side Slope Z-value= 3.0 '/' Top Width= 21.00'

Length= 685.0' Slope= 0.0117 '/'

Inlet Invert= 162.00', Outlet Invert= 154.00'

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### **Summary for Reach R-LS:**

Inflow Area = 2.290 ac, 9.89% Impervious, Inflow Depth = 0.00" for 5-Year event

Inflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af

Outflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

Max. Velocity= 0.00 fps, Min. Travel Time= 0.0 min Avg. Velocity = 0.00 fps, Avg. Travel Time= 0.0 min

Peak Storage= 0 cf @ 0.00 hrs

Average Depth at Peak Storage= 0.00'

Bank-Full Depth= 3.00' Flow Area= 36.0 sf, Capacity= 399.02 cfs

3.00' x 3.00' deep channel, n= 0.025 Earth, clean & winding

Side Slope Z-value= 3.0 '/' Top Width= 21.00'

Length= 1,042.0' Slope= 0.0180 '/'

Inlet Invert= 186.00', Outlet Invert= 167.24'

# Summary for Reach R-UDSF:

Inflow Area = 4.796 ac, 6.92% Impervious, Inflow Depth = 0.00" for 5-Year event

Inflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af

Outflow =  $0.00 \text{ cfs } \bigcirc 0.00 \text{ hrs}$ , Volume= 0.000 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

Max. Velocity= 0.00 fps, Min. Travel Time= 0.0 min

Avg. Velocity = 0.00 fps, Avg. Travel Time= 0.0 min

Peak Storage= 0 cf @ 0.00 hrs

Average Depth at Peak Storage= 0.00'

Bank-Full Depth= 3.00' Flow Area= 36.0 sf, Capacity= 142.58 cfs

3.00' x 3.00' deep channel, n= 0.025 Earth, clean & winding

Side Slope Z-value= 3.0 '/' Top Width= 21.00'

Length= 435.0' Slope= 0.0023 '/'

Inlet Invert= 165.00', Outlet Invert= 164.00'

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### **Summary for Pond AP-1: Analysis Point**

Inflow Area = 58.519 ac, 2.77% Impervious, Inflow Depth > 0.01" for 5-Year event

Inflow 0.05 cfs @ 18.48 hrs, Volume= 0.037 af

0.05 cfs @ 18.48 hrs, Volume= 0.037 af, Atten= 0%, Lag= 0.0 min Primary

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

### **Summary for Pond LS:**

Inflow Area = 2.290 ac, 9.89% Impervious, Inflow Depth > 0.03" for 5-Year event

0.01 cfs @ 24.00 hrs, Volume= Inflow 0.006 af

0.00 cfs @ 0.00 hrs, Volume= Outflow 0.000 af, Atten= 100%, Lag= 0.0 min =

0.00 cfs @ 0.00 hrs, Volume= Primary = 0.000 af

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Peak Elev= 192.12' @ 24.00 hrs Surf.Area= 2,340 sf Storage= 261 cf

Plug-Flow detention time= (not calculated: initial storage exceeds outflow)

Center-of-Mass det. time= (not calculated: no outflow)

Volume	Invert A	Avail.Storage	Storage	Description	
#1	192.00'	7,231 cf	Custom	n Stage Data (Pri	ismatic) Listed below (Recalc)
Elevation (feet)	Surf.Are (sq-		:.Store c-feet)	Cum.Store (cubic-feet)	
192.00 194.00	2,17 5,08		0 7,231	7,231	

Device	Routing	Invert	Outlet Devices
#1	Primary	193.00'	20.0' long x 6.0' breadth Broad-Crested Rectangular Weir
			Head (feet) 0.20 0.40 0.60 0.80 1.00 1.20 1.40 1.60 1.80 2.00
			2.50 3.00 3.50 4.00 4.50 5.00 5.50
			Coef. (English) 2.37 2.51 2.70 2.68 2.68 2.67 2.65 2.65 2.65
			2.65 2.66 2.66 2.67 2.69 2.72 2.76 2.83

Primary OutFlow Max=0.00 cfs @ 0.00 hrs HW=192.00' (Free Discharge) -1=Broad-Crested Rectangular Weir (Controls 0.00 cfs)

# **Summary for Pond UDSF:**

Inflow Area =	4.796 ac,	6.92% Impervious, Inflow D	epth > 0.01" for 5-Year event
Inflow =	0.01 cfs @	24.00 hrs, Volume=	0.004 af
Outflow =	0.00 cfs @	0.00 hrs, Volume=	0.000 af, Atten= 100%, Lag= 0.0 min
Primary =	0.00 cfs @	0.00 hrs, Volume=	0.000 af
Secondary =	0.00 cfs @	0.00 hrs, Volume=	0.000 af

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Peak Elev= 165.16' @ 24.00 hrs Surf.Area= 1,159 sf Storage= 191 cf

Plug-Flow detention time= (not calculated: initial storage exceeds outflow)

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Center-of-Mass det. time= (not calculated: no outflow)

Volume	Invert	Avail.Sto	rage Storage	Description			
#1	165.00'	8,48	35 cf Custom	Stage Data (Pr	ismatic) Listed below (Recalc)		
Elevation	on Su	rf.Area	Inc.Store	Cum.Store			
(fee	et)	(sq-ft)	(cubic-feet)	(cubic-feet)			
165.0	00	1,159	0	0			
167.0	00	1,159	2,318	2,318			
170.0	00	2,952	6,167	8,485			
Device	Routing	Invert	Outlet Device	S			
#1	Primary	165.50'	0.7" Round (	Culvert			
	,		L= 82.0' CM	P, projecting, no	headwall, Ke= 0.900		
			Inlet / Outlet I	Inlet / Outlet Invert= 165.50' / 164.00' S= 0.0183 '/' Cc= 0.900			
			n= 0.010 PV0	C, smooth interio	or, Flow Area= 0.00 sf		
#2	Secondary	168.50'	10.0' long x !	5.0' breadth Bro	oad-Crested Rectangular Weir		
			Head (feet) 0	0.20 0.40 0.60	0.80 1.00 1.20 1.40 1.60 1.80 2.00		
			2.50 3.00 3.5	50 4.00 4.50 5	.00 5.50		
			Coef. (English	n) 2.34 2.50 2.	70 2.68 2.68 2.66 2.65 2.65 2.65		
			2.65 2.67 2.6	66 2.68 2.70 2	.74 2.79 2.88		

Primary OutFlow Max=0.00 cfs @ 0.00 hrs HW=165.00' (Free Discharge) 1=Culvert (Controls 0.00 cfs)

Secondary OutFlow Max=0.00 cfs @ 0.00 hrs HW=165.00' (Free Discharge) 2=Broad-Crested Rectangular Weir (Controls 0.00 cfs)

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### **Summary for Subcatchment SC-10: Existing Road**

Runoff = 0.74 cfs @ 12.93 hrs, Volume= 0.290 af, Depth> 0.34"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 25-Year Rainfall=5.49"

	Aı	rea (sf)	CN E	escription		
	161,691 51 1 acre lots, 20% imp, HSG A					
	2	70,129	30 V	Voods, Go	od, HSG A	
*		12,162	98 lı	mpervious		
	443,982 40 Weighted Average					
	3	99,482	8	9.98% Per	vious Area	
		44,500	1	0.02% Imp	ervious Ar	ea
	Tc	Length	Slope	Velocity	Capacity	Description
	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)	
	38.4	100	0.0050	0.04		Sheet Flow, A-B
						Woods: Light underbrush n= 0.400 P2= 3.04"
	16.9	508	0.0100	0.50		Shallow Concentrated Flow, B-C
						Woodland Kv= 5.0 fps
	0.6	552	0.0360	15.66	563.79	,
						Area= 36.0 sf Perim= 22.0' r= 1.64'
_						n= 0.025 Earth, clean & winding
	55.9	1,160	Total			

### **Summary for Subcatchment SC-20: North Side**

Runoff = 0.09 cfs @ 24.00 hrs, Volume= 0.048 af, Depth> 0.03"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 25-Year Rainfall=5.49"

	Α	rea (sf)	CN I	Description		
966,622 30 Woods, Good, HSG A						
	966,622 100.00% Pervious Area				ervious Are	a
_	Tc (min)	Length (feet)	Slope (ft/ft)		Capacity (cfs)	Description
	14.2	100	0.0600	0.12		Sheet Flow, A-B
	15.7	761	0.0260	0.81		Woods: Light underbrush n= 0.400 P2= 3.04" <b>Shallow Concentrated Flow, B-C</b> Woodland Kv= 5.0 fps
	3.4	2,274	0.0180	11.07	398.66	Channel Flow, C-D Area= 36.0 sf Perim= 22.0' r= 1.64' n= 0.025 Earth, clean & winding
_	00.0	0.405	T.4.1			

33.3 3,135 Total

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### **Summary for Subcatchment SC-21: UDSF**

Runoff = 0.18 cfs @ 12.68 hrs, Volume= 0.089 af, Depth> 0.22"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 25-Year Rainfall=5.49"

	Α	rea (sf)	CN D	escription				
	1	94,450	32 V	32 Woods/grass comb., Good, HSG A				
*		14,455	98 Ir	mpervious				
	208,905 37 Weighted Average				verage			
	194,450 93.08% Pervious Area		vious Area					
		14,455	6	.92% Impe	ervious Area	a		
	Tc	Length	Slope	Velocity	Capacity	Description		
_	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)			
	22.0	100	0.0200	0.08		Sheet Flow, A-B		
						Woods: Light underbrush n= 0.400 P2= 3.04"		
	2.8	129	0.0240	0.77		Shallow Concentrated Flow, B-C		
						Woodland Kv= 5.0 fps		
	0.6	827	0.0700	24.82	893.38	Channel Flow, C-D		
						Area= 36.0 sf Perim= 22.0' r= 1.64'		
_						n= 0.022 Earth, clean & straight		
	25.4	1,056	Total					

## **Summary for Subcatchment SC-30: South Side**

Runoff = 0.08 cfs @ 24.00 hrs, Volume= 0.041 af, Depth> 0.03"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 25-Year Rainfall=5.49"

_	Α	rea (sf)	CN [	Description		
	8	28,038	30 V	Voods, Go	od, HSG A	
*		1,776	98 I	mpervious		
	829,814 30 Weighted Average		verage			
	8	28,038	Ś	9.79% Pei	rvious Area	
		1,776	(	).21% Impe	ervious Area	3
	_					
	Tc	Length	Slope		Capacity	Description
_	(min)	(feet)	(ft/ft)	(ft/sec)	(cfs)	
	16.7	100	0.0400	0.10		Sheet Flow, A-B
						Woods: Light underbrush n= 0.400 P2= 3.04"
	21.8	1,012	0.0240	0.77		Shallow Concentrated Flow, B-C
						Woodland Kv= 5.0 fps
	0.7	700	0.0400	16.51	594.29	Channel Flow, C-D
						Area= 36.0 sf Perim= 22.0' r= 1.64'
_						n= 0.025 Earth, clean & winding
	39.2	1,812	Total			

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### **Summary for Subcatchment SC-31: Buffer**

Runoff = 0.17 cfs @ 12.41 hrs, Volume= 0.058 af, Depth> 0.31"

Runoff by SCS TR-20 method, UH=SCS, Weighted-CN, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Type II 24-hr 25-Year Rainfall=5.49"

	Α	rea (sf)	CN	Description		
		89,906 32 Woods/grass comb., Good, HSG A				
*	'	9,866	98	Impervious		
	99,772 39 Weighted Average					
		89,906		90.11% Pe	rvious Area	
		9,866		9.89% Impe	ervious Area	a
	Тс	Length	Slope	e Velocity	Capacity	Description
	(min)	(feet)	(ft/ft	) (ft/sec)	(cfs)	
	22.0	100	0.0200	0.08		Sheet Flow, A-B
						Woods: Light underbrush n= 0.400 P2= 3.04"
	1.3	232	0.0400	3.00		Shallow Concentrated Flow, B-C
						Grassed Waterway Kv= 15.0 fps
	0.4	203	0.0100	8.25	297.14	Channel Flow, C-D
						Area= 36.0 sf Perim= 22.0' r= 1.64'
						n= 0.025 Earth, clean & winding
	23.7	535	Total			

### **Summary for Reach R-1: Stream**

Inflow Area = 21.340 ac, 1.25% Impervious, Inflow Depth > 0.02" for 25-Year event

Inflow = 0.08 cfs @ 24.00 hrs, Volume= 0.041 af

Outflow = 0.08 cfs @ 24.00 hrs, Volume= 0.039 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

Max. Velocity= 0.70 fps, Min. Travel Time= 16.3 min Avg. Velocity = 0.64 fps, Avg. Travel Time= 17.7 min

Peak Storage= 74 cf @ 24.00 hrs Average Depth at Peak Storage= 0.03'

Bank-Full Depth= 3.00' Flow Area= 36.0 sf, Capacity= 321.38 cfs

3.00' x 3.00' deep channel, n= 0.025 Earth, clean & winding

Side Slope Z-value= 3.0 '/' Top Width= 21.00'

Length= 685.0' Slope= 0.0117 '/'

Inlet Invert= 162.00', Outlet Invert= 154.00'

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### **Summary for Reach R-LS:**

Inflow Area = 2.290 ac, 9.89% Impervious, Inflow Depth = 0.00" for 25-Year event

Inflow = 0.00 cfs @ 0.00 hrs, Volume= 0.000 af

Outflow =  $0.00 \text{ cfs } \bigcirc 0.00 \text{ hrs}$ , Volume= 0.000 af, Atten= 0%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

Max. Velocity= 0.00 fps, Min. Travel Time= 0.0 min Avg. Velocity = 0.00 fps, Avg. Travel Time= 0.0 min

Peak Storage= 0 cf @ 0.00 hrs

Average Depth at Peak Storage= 0.00'

Bank-Full Depth= 3.00' Flow Area= 36.0 sf, Capacity= 399.02 cfs

3.00' x 3.00' deep channel, n= 0.025 Earth, clean & winding

Side Slope Z-value= 3.0 '/' Top Width= 21.00'

Length= 1,042.0' Slope= 0.0180 '/'

Inlet Invert= 186.00', Outlet Invert= 167.24'



# Summary for Reach R-UDSF:

Inflow Area = 4.796 ac, 6.92% Impervious, Inflow Depth > 0.01" for 25-Year event

Inflow = 0.01 cfs @ 24.00 hrs, Volume= 0.004 af

Outflow = 0.01 cfs @ 24.00 hrs, Volume= 0.004 af, Atten= 1%, Lag= 0.0 min

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

Max. Velocity= 0.27 fps, Min. Travel Time= 26.9 min Avg. Velocity = 0.27 fps, Avg. Travel Time= 26.9 min

Peak Storage= 8 cf @ 24.00 hrs Average Depth at Peak Storage= 0.01'

Bank-Full Depth= 3.00' Flow Area= 36.0 sf, Capacity= 142.58 cfs

3.00' x 3.00' deep channel, n= 0.025 Earth, clean & winding

Side Slope Z-value= 3.0 '/' Top Width= 21.00'

Length= 435.0' Slope= 0.0023 '/'

Inlet Invert= 165.00', Outlet Invert= 164.00'



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### Summary for Pond AP-1: Analysis Point

58.519 ac, 2.77% Impervious, Inflow Depth > 0.08" for 25-Year event Inflow Area =

Inflow 0.74 cfs @ 12.93 hrs, Volume= 0.381 af

0.74 cfs @ 12.93 hrs, Volume= 0.381 af, Atten= 0%, Lag= 0.0 min Primary

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs

### **Summary for Pond LS:**

Inflow Area = 2.290 ac, 9.89% Impervious, Inflow Depth > 0.31" for 25-Year event

0.17 cfs @ 12.41 hrs, Volume= Inflow 0.058 af

0.00 hrs, Volume= Outflow 0.00 cfs @ 0.000 af, Atten= 100%, Lag= 0.0 min =

0.00 hrs, Volume= Primary = 0.00 cfs @ 0.000 af

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Peak Elev= 192.90' @ 24.00 hrs Surf.Area= 3,467 sf Storage= 2,531 cf

Plug-Flow detention time= (not calculated: initial storage exceeds outflow)

Center-of-Mass det. time= (not calculated: no outflow)

#1 192.00' 7,231 cf	Volume	Invert	Avail.Stora	ge Storag	e Description			
(feet) (sq-ft) (cubic-feet) (cubic-feet) 192.00 2,174 0 0	#1	192.00'	7,231	cf Custor	n Stage Data (Pri	smatic) Listed bel	ow (Recalc)	
,								
			,	0 7,231	7,231			

Device Routing Invert Outlet Devices #1 193.00' 20.0' long x 6.0' breadth Broad-Crested Rectangular Weir Primary Head (feet) 0.20 0.40 0.60 0.80 1.00 1.20 1.40 1.60 1.80 2.00 2.50 3.00 3.50 4.00 4.50 5.00 5.50 Coef. (English) 2.37 2.51 2.70 2.68 2.68 2.67 2.65 2.65 2.65

2.65 2.66 2.66 2.67 2.69 2.72 2.76 2.83

Primary OutFlow Max=0.00 cfs @ 0.00 hrs HW=192.00' (Free Discharge) -1=Broad-Crested Rectangular Weir (Controls 0.00 cfs)

# **Summary for Pond UDSF:**

Inflow Area = 4.796 ac, 6.92% Impervious, Inflow Depth > 0.22" for 25-Year event

0.18 cfs @ 12.68 hrs, Volume= Inflow 0.089 af

Outflow 0.01 cfs @ 24.00 hrs, Volume= 0.004 af, Atten= 97%, Lag= 679.5 min =

0.01 cfs @ 24.00 hrs, Volume= 0.004 af Primary = 0.00 cfs @ 0.00 hrs, Volume= Secondary = 0.000 af

Routing by Stor-Ind method, Time Span= 0.00-24.00 hrs, dt= 0.10 hrs Peak Elev= 167.96' @ 24.00 hrs Surf.Area= 1,732 sf Storage= 3,703 cf

Plug-Flow detention time= 400.4 min calculated for 0.004 af (4% of inflow)

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Center-of-Mass det. time= 121.0 min ( 1,143.5 - 1,022.5 )

Volume	Invert	Avail.Sto	rage Storage	Description	
#1	165.00'	8,48	35 cf Custon	n Stage Data (Pri	ismatic) Listed below (Recalc)
Elevatio	on Su	ırf.Area	Inc.Store	Cum.Store	
(fee	et)	(sq-ft)	(cubic-feet)	(cubic-feet)	
165.0	00	1,159	0	0	
167.0	00	1,159	2,318	2,318	
170.0	00	2,952	6,167	8,485	
Device	Routing	Invert	Outlet Device	es	
#1	Primary	165.50'	0.7" Round	Culvert	
			Inlet / Outlet	Invert= 165.50' /	headwall, Ke= 0.900 164.00' S= 0.0183 '/' Cc= 0.900
#2	Secondary	168.50'			or, Flow Area= 0.00 sf pad-Crested Rectangular Weir
	· · · · · · · · ·				0.80 1.00 1.20 1.40 1.60 1.80 2.00
			2.50 3.00 3.	50 4.00 4.50 5	.00 5.50
			, 0	,	70 2.68 2.68 2.66 2.65 2.65 2.65
			2.65 2.67 2.	66 2.68 2.70 2	.74 2.79 2.88

Primary OutFlow Max=0.01 cfs @ 24.00 hrs HW=167.96' (Free Discharge) 1=Culvert (Barrel Controls 0.01 cfs @ 1.91 fps)

Secondary OutFlow Max=0.00 cfs @ 0.00 hrs HW=165.00' (Free Discharge) 2=Broad-Crested Rectangular Weir (Controls 0.00 cfs)

# ATTACHMENT H

### **TECHNICAL ABILITY**

## **Project Team**

Grange Engineering is the primary consultant involved with the site permitting of the project and has assembled the materials in this application. The following firms are acting as consultants to the Applicant or as sub-consultants for the project:

Firm	Services	Contact
Grange Engineering LLC	Site/Civil Engineering	Charlie Burnham, PE
241 Rowe Station	& Site Permitting	grange. engineering.me@gmail.com
New Gloucester, Maine		(207)-712-6990
Alex Finemore	Wetlands	Alex Finemore
	Consultant/Soil	
	Scientist	

# **Experience of Project Team**

The team of consultants retained by the Applicant has expertise and experience in the design of similar large facilities throughout the State of Maine and New England. Many of these have required a Site Location of Development Act, or equivalent permitting.

# **Ability of the Applicant**

Jack Doughty is part of a team that has built developments in the area, see Bowie Hill Subdivision.

# **ATTACHMENT I**

(Still Pending)

# **ATTACHMENT J**



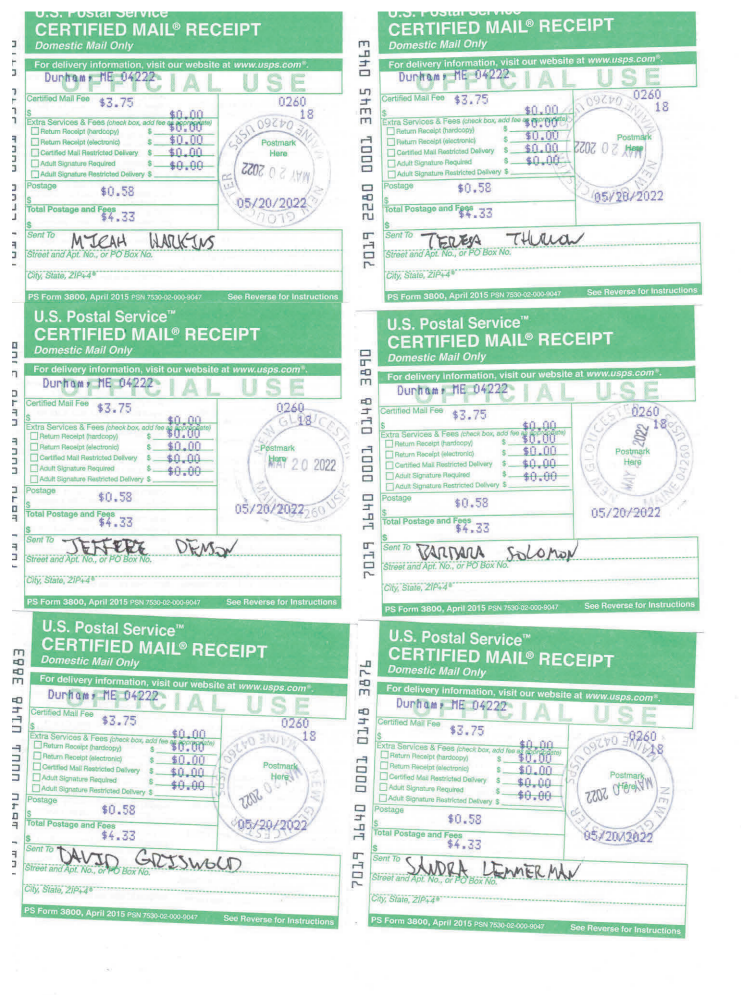
# TOWN OF DURHAM 630 Hallowell Road Durham, Maine 04222

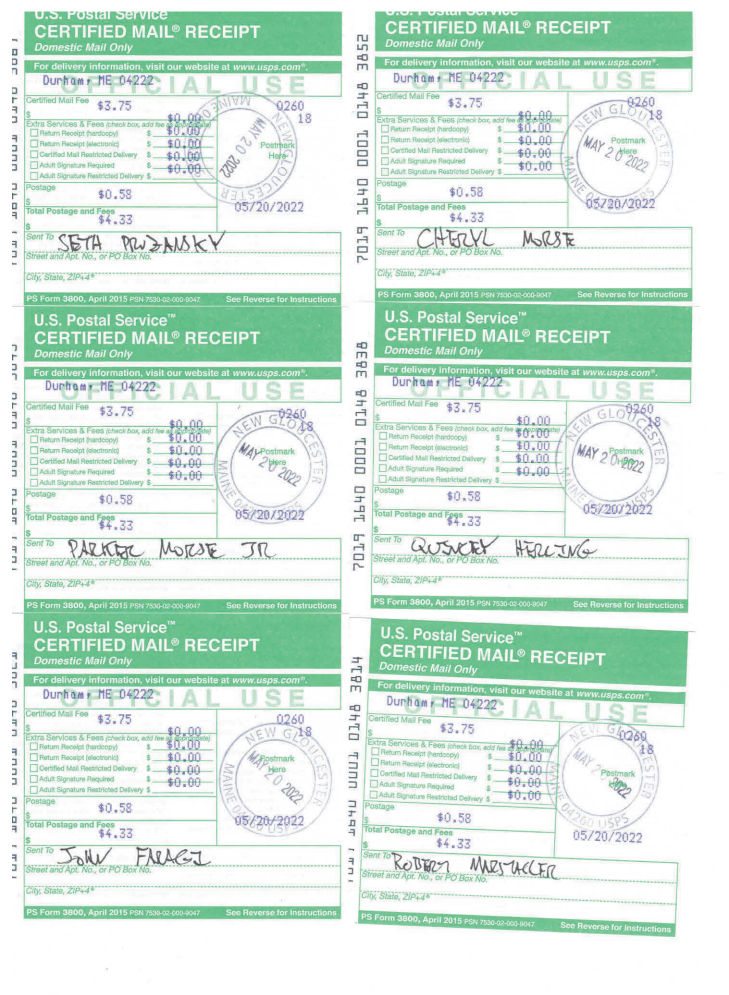
Office of Code Enforcement and Planning

Tel. (207) 376-6558 Fax: (207) 353-5367

# NOTICE OF RECEIPT OF SUBDIVISION APPLICATION

Date: <u>5/18/2022</u>
The Planning Board of the Town of Durham has received an application for a 13 lot subdivision at Hallowell Road Road.
SUDDIVISION at Hallowell Road.
Town records indicate that you own property abutting the parcel proposed to be subdivided. In accordance with Title 30-A M.R.S.A., §4403.3, the Planning Board is required to notify you it has received this application. The Planning Board has not yet determined that the application is complete and has not reviewed the application.
The application is available for your review at the Town Offices at 630 Hallowell Road. The next scheduled meeting to discuss the application is 06/01/2022 at 6:30 p.m. At that meeting, the Planning Board will review the application to determine if it is complete and ready for formal review. When the Board determines that it has received a complete application, it will decide whether to conduct a site walk and/or a public hearing before reviewing the application for consistency with the subdivision review criteria and performance standards.
The Planning Board welcomes public comment submitted in writing or by email. The Board is required by law to approve a subdivision application if it meets <u>all</u> of the adopted review criteria and standards. It must deny any application that fails to meet <u>any</u> of the criteria and standards. Please focus any public comments on whether the application, in your view, meets or fails to meet requirements of the subdivision regulations. If you have questions about those requirements, you can contact Bob Forrest, the Code Enforcement Officer at (207) 376-6558 or by email to codes@durhamme.com.









PS Form 3800, April 2015 PSN 7530-02-000-9047 See Reverse for Instruction

City, State, ZIP+48

# ATTACHMENT K

