# DEPARTMENT OF ENVIRONMENTAL PROTECTION DIVISION OF LAND USE REGULATION 501 East State Street, Station Plaza 5, 2<sup>nd</sup> Floor P.O. Box 420, Mail Code 501-02A, Trenton, NJ 08625-0439 Fax: (609) 777-3656 or (609) 292-8115 www.state.nj.us/dep/landuse STATE OF NEW JERSEY





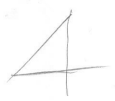
### **PERMIT**

In accordance with the laws and regulations of the State of New Jersey, the Department of Environmental			Approval Date
			Approval Date
			2/6/12
purpose of this document, "permit" means "approval, certification, registration, authorization, waiver, etc."			Expiration Date
			2/6/12
Permit Number/s	Trme of A	Mark State Control of the Control of	
1429-11-0004.1, FHA110001	Type of Approval/s Flood Hazard Area Verification		Enabling Statute/s
FHA110002	Flood Hazard Area Individual Permit		NJSA 13:1D-1
FWW110001	Freshwater Wetlands Individual Permit		NJSA 58:10A-1
FWW110002	Freshwater Wetlands Individual Permit		NJSA 13:9B-1
	Open Water Water Quality Certification		NJSA 13:9B-1
			NJSA 58:16A-50, et. seq.
Applicant		Owner (if differen	
NIDOT		Owner (II differen	i from applicant)
NJDOT			
1035 Parkway Avenue PO Box 600			
Trenton, NJ 08625			
Description of Authorized Activities and L	imit of District		
Description of Authorized Activities and Limit of Disturbance			
This permit authorizes improvements to a section of I-80 in Parsippany Troy Hills between mileposts 41.42 to 45.63. The			
project includes geometric, drainage, signage, traffic signals and pavement rehabilitation improvements, as well as			
structural improvements which include 5 retaining walls, relocation of two noise barriers, construction of 2 new stormwater basins and multiple types of sign structures. The project of t			
stormwater basins and multiple types of sign structures. The project also includes improvements to interchange ramps to and from US 202-Cherry Hill Road / Littleton Road L-287 and CR 637. South Personnel Road L-287 and CR 637.			
and from US 202-Cherry Hill Road / Littleton Road, I-287, and CR 637 – South Beverwyck Road.			
The Freshwater Wetlands Individual Permit authorizes the permanent disturbance of 0.114 acres of forested wetlands, 0.085 acres of scrub shrub wetlands, 0.395 acres of emergent wetlands, 0.012 acres of forested wetlands,			
0.085 acres of scrub shrub wetlands, 0.395 acres of emergent wetlands, 0.012 acres of State open waters, and 4.960 acres of wetlands transition areas, and the temporary disturbance of 0.018.			
of wetland transition areas, and the temporary disturbance of 0.018 acres of forested, 0.012 acres of scrub shrub, and 0.047 acres of herbaceous wetlands, 0.001 acres of State open waters, and 4.960 acres 0.047 acres of herbaceous wetlands, 0.001 acres of State open waters, and 0.544			
0.047 acres of herbaceous wetlands, 0.001 acres of State open waters, and 0.544 acres to freshwater wetland transition			
•			
This permit also authorizes a hardship exception under the Flood Hazard Area Control Act rules to allow alternate riparian zone compensation.			
zone compensation.	and the Hood Hazare	Alea Collifol Act R	iles to allow alternate riparian
Project Location		Received by Cou	inty Clerk
I-80 Milanost 41, 42 - 45, 62		Treceived by Cot	mry Clerk
I-80 Milepost 41.42 to 45.63 Township of Parsippany Troy Hills, Morris County			
Township of Farsippany Troy Hills, Morris	County		
			9
Project Manager's Signature			
11011			
Matthe 1			
Matthew Resnick			
Telephone: (609) 777-0454			
Email: Matthew.Resnick@dep.state.nj.us			
This permit is not valid unless authorizing signature appears on the last page.			

#### STANDARD CONDITIONS:

- 1. Acceptance of permit: If you begin any activity approved by this permit, you thereby accept this document in its entirety and agree to adhere to all terms and conditions. If you do not accept or agree with this document in its entirety, do not begin construction. You are entitled to request an appeal within a limited time as detailed on the attached Administrative Hearing Request Checklist and Tracking Form. You may also contact the project manager shown on the first page if you have any questions or concerns about this document.
- 2. **Recording with County Clerk:** You must record this permit in the Office of the County Clerk for each county involved in this project. You must also mail or fax a copy of the front page of this permit to the Department showing the received stamp from each County Clerk within 30 days of the issuance date (or 90 days if multiple counties are involved). The Department's address and fax number are shown on the first page of this permit.
- 3. **Notice of Construction:** You must notify the Department in writing at least 7 days before you begin any work approved by this permit. The Department's address and fax number are shown on the first page of this permit. Please direct your letter to the project manager shown on the first page.
- 4. **Expiration date:** All activities authorized by this permit must be completed by the expiration date shown on the first page. At that time, this permit will automatically become invalid and none of the approved work may begin or continue until a replacement permit is granted. (Some coastal permits may qualify for an extension of the expiration date. Please contact the Department for further information.)
- 5. Duty to comply: The permittee, its contractors and subcontractors shall comply with all conditions of the permit, supporting documents and approved drawings. Any noncompliance with a permit constitutes a violation of this chapter, and is grounds for enforcement action pursuant to N.J.A.C. 7:13-19, as well as suspension and/or termination of the permit.
- 6. **Duty to reapply:** If the permittee wishes to continue an activity covered by the permit after the expiration date of the permit, the permittee must apply for and obtain a new permit.
- 7. **Duty to halt or reduce activity:** It shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of the permit.
- 8. **Duty to minimize environmental impacts:** The permittee shall take all reasonable steps to prevent, minimize or correct any adverse impact on the environment resulting from activities conducted pursuant to the permit, or from noncompliance with the permit.
- 9. Proper operation and maintenance: The permittee shall at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used to achieve compliance with the permit. Proper operation and maintenance includes effective performance, adequate funding, adequate operator staffing and training, and adequate laboratory and process controls, including appropriate quality assurance procedures. The operation of back-up or auxiliary facilities or similar systems is only required when necessary to achieve compliance with the permit. The permittee must also properly execute any approved mitigation compensation and/or restoration proposal designed to mitigate losses caused by the permitted activity. The permittee shall maintain the authorized work areas in good condition and in accordance with the permit.

- 10. Proper oversight: The permittee shall ensure that all approved activities are undertaken using the best management practices available under the supervision and direction of an engineer at all points necessary to ensure compliance with all permit conditions.
- 11. Proper site maintenance: While the regulated activities are being undertaken, neither the permittee nor its agents shall cause or permit any unreasonable interference with the free flow of a regulated water by placing or dumping any materials, equipment, debris or structures within or adjacent to the channel. Upon completion or abandonment of the work, the permittee and/or its agents shall remove and dispose of in a lawful manner all excess materials, debris, equipment, silt fences and other temporary soil erosion and sediment control devices from all regulated areas.
- 12. **Permit actions:** A permit can be revised, suspended or terminated for cause. The filing of a request by the permittee for a revision, or a notification of planned changes or anticipated noncompliance does not stay any condition of a permit.
- 13. **Property rights:** A permit does not convey any property rights of any sort, or any exclusive privilege.
- 14. **Duty to provide information:** A copy of the individual permit and other authorizing documents including all approved plans and drawings shall be maintained at the authorized site at all times and made available to Department representatives or their designated agents immediately upon request. The permittee shall also furnish to the Department within a reasonable time any information that the Department requests to determine compliance with a permit or to determine whether cause exists for suspension or termination of a permit. The permittee shall also furnish to the Department, upon request, copies of records required to be kept by the permit.
- 15. **Inspection and entry:** The permittee shall allow an authorized representative of the Department, at reasonable times and upon the presentation of credentials, to:
  - i. Enter upon the permittee's premises where a regulated activity is located or conducted, or where records must be kept under the conditions of the permit;
  - ii. Have access to and copy any records that must be kept under the conditions of the permit; and
  - iii. Inspect any facilities, equipment, practices or operations regulated or required under the permit. Failure to allow reasonable access under this section shall be considered a violation of this chapter and subject the permittee to enforcement action pursuant to N.J.A.C. 7:13-19.
- 16. Reporting requirements: The permittee shall provide reports to the Department as follows:
  - i. Planned changes: The permittee shall give notice to the Department prior to any planned physical alterations or additions to the permitted project or activity;
  - ii. Transfers: The permit is not transferable to any person unless the transfer is approved by the Department, pursuant to N.J.A.C. 7:13-14.1;
  - iii. Noncompliance: The permittee shall immediately report to the Department by telephone at (877) 927-6337 any noncompliance that may endanger health or the environment. The permittee shall report all other noncompliance to the Division of Land Use Regulation by telephone at (609) 292-0060 within two business days of the time the permittee becomes aware of the noncompliance, and in writing within



five business days of the time the permittee becomes aware of the noncompliance. The written notice shall include: a description of the noncompliance and its cause; the period of noncompliance, including exact dates and times, and, if the noncompliance has not been corrected, the anticipated length of time it is expected to continue; and steps taken or planned to reduce, eliminate and prevent recurrence of the noncompliance. Such notice shall not, however, serve as a defense to enforcement action if the project is found to be in violation of this chapter; and

- iv. Other information: Where the permittee becomes aware that it failed to submit any relevant facts in an application, or submitted incorrect information in an application or in any report to the Department, it shall promptly submit such facts or information.
- 17. Other responsibilities: You must obtain all necessary local, Federal and other State approvals before you begin work. All work must be stabilized in accordance with the Standards for Soil Erosion and Sediment Control in New Jersey, and all fill material must be free of toxic pollutants in toxic amounts as defined in section 307 of the Federal Act.

## SPECIAL FLOOD HAZARD CONDITIONS IN ADDITION TO THE STANDARD CONDITIONS:

- 1. In order to protect the *general game fishery resource* within Troy Brook, the Troy Brook tributary and the Whippany River tributary, any proposed grading or construction activities within the banks of these or any other watercourses on site are prohibited between May 1 and June 30 of each year. In addition, any activity within the 100-year flood plain or flood hazard area of these watercourses which could introduce sediment into said watercourses or which could cause an increase in the natural level of turbidity is also prohibited during this period. The Department reserves the right to suspend all regulated activities on site should it be determined that the applicant has not taken proper precautions to ensure continuous compliance with this condition.
- 2. This permit is not valid until such time as the Division of Land Use Regulation receives and approves a signed and sealed copy of the plan entitled "NEW JERSEY DEPARTMENT OF TRANSPORTATION, LANDSCAPE PLAN, ROUTE 80 PARSIPPANY-TROY HILLS ROADWAY IMPROVEMENTS CONTRACT NO. 041003712" that shows revisions to the proposed stormwater basins.
- 3. Vegetation within 150 feet of the top of the banks of Troy Brook downstream of Smith Road, and 150 feet of the Whippany River tributary shall only be disturbed in the areas specifically shown on the approved drawing/s. No other vegetation within 150 feet of the top of any stream bank onsite shall be disturbed for any reason.
- 4. Vegetation within 50 feet of the top of the banks of Troy Brook upstream of Smith Road shall only be disturbed in the areas specifically shown on the approved drawing/s. No other vegetation within 50 feet of the top of any stream bank onsite shall be disturbed for any reason.
- 5. Upon completion of the project, all temporarily disturbed areas within 50 or 150 feet, as appropriate, of the top of any stream bank onsite shall be restored to original topography and replanted with indigenous, non-invasive vegetation in accordance with N.J.A.C. 7:13-10.2(u).

- All sediment barriers and other soil erosion control measures shall be installed prior to commencing any clearing, grading or construction onsite, and shall be maintained in proper working condition throughout the entire duration of the project.
- 7. All excavated material and dredged spoils shall be disposed of in a lawful manner outside of any flood hazard area, riparian zone, open water, freshwater wetland and adjacent transition area, and in such a way as to not interfere with the positive drainage of the receiving area.
- 8. The Department has determined that this project meets the requirements of the Stormwater Management rules at N.J.A.C. 7:8. Any future expansion or alteration of the approved stormwater management system, which would affect water quality, increase the rate or volume of stormwater leaving the site, affect the infiltration capacity on the site, or alter the approved low impact site design, shall be reviewed and approved by the Department prior to construction. This includes any proposed changes to the discharge characteristics of any basin, the construction of new inlets or pipes that tie into the storm sewer network and/or the replacement of existing inlets or pipes with structures of different capacity.
- 9. The applicant shall make specific arrangements to ensure the continuous maintenance and efficient operation of all proposed stormwater management measures onsite. This includes the inspection (and cleaning where necessary) of any and all constructed swales, basins, inlets, and mechanical treatment devices at least four times per year and after every major storm totaling 1 inch of rainfall or more, the use of appropriate soil conservation practices onsite, and any other reasonable effort required to maintain the stormwater management system in good working order.

### 10. Provisions of the Flood Hazard Area Verification

This portion of the permit verifies the flood hazard area design flood elevation, the floodway limits, and the riparian zone limits onsite as shown on the approved plans. Another flood hazard area permit is required prior to undertaking any regulated activity not specifically approved under this permit within the verified flood hazard area or riparian zone onsite. Please note that certain regulated activities may be prohibited or restricted within the floodway and riparian zone onsite.

## SPECIAL FRESHWATER WETLAND MITIGATION PERMIT CONDITIONS:

- 1. Previous approvals for ramp improvements include a Statewide General Permit (GP) No. 6 for 0.018 acres of impact and GP No. 10A for 0.143 acres of wetland impact (NJDEP Permit No. 1429-06-0012.1) that now must be mitigated for under this Individual Permit as permanent impacts. In addition, under this Individual Permit, the permittee shall mitigate for the permanent disturbance of 0.114 acres of forested wetlands, 0.085 acres of scrub-shrub temporary disturbance of 0.018 acres of forested wetlands, 0.012 acres of scrub-shrub wetlands, 0.047 acres of herbaceous wetlands and 0.012 acres of State open waters and the wetlands, 0.047 acres of herbaceous wetlands and 0.001 acres of State open waters through an on-site or off-site creation, restoration or enhancement project or with the purchase of credits from a mitigation bank serving the appropriate watershed management area. (N.J.A.C. 7:7A-15 et seq). Please submit a plan for the restoration of all temporary disturbances.
- 2. All mitigation shall be conducted prior to or concurrent with the construction of the approved project (N.J.A.C. 7:7A-15.3(a)1). Concurrent means that at any given time, the mitigation must track at the same or greater percentage of completion as the project as a

- 3. If the permittee fails to perform mitigation within the applicable time period the acreage of mitigation required shall be increased by 20 percent each year after the date mitigation was to begin (N.J.A.C. 7:7A-15.3(b).
- 4. At least 90 days prior to the initiation of regulated activities authorized by this permit, the permittee shall submit a mitigation proposal to the Division of Land Use Regulation (Division) for review and approval. Activities authorized by this permit shall not begin until the permittee has obtained written approval of a mitigation plan from the Department (N.J.A.C. 7:7A-15.11(a)1).
- 5. If the permittee considers obtaining land to satisfy a mitigation requirement, the Department strongly recommends that the permittee obtain the Division's conceptual review and approval of any land being considered as a potential mitigation area.
- 6. If the permittee considers purchasing credits from a Mitigation Bank to satisfy a mitigation requirement, prior to the initiation of regulated activities authorized by this permit, the permittee shall submit proof of purchase for 0.767 acres (for all permanent wetland and State open water impacts under this permit and the impacts under the previously issued permits cited above) of mitigation credits from the following wetland mitigation bank(s) to the attention of the Mitigation Unit Supervisor, NJDEP, Division of Land Use Regulation at Mail Code 501-02A, P.O. Box 420, Trenton, NJ 08625-0420.
  - Pio Costa Wetland Mitigation Bank Contact Anthony Pio Costa at (973) 575-1706
- 7. If the permittee considers conducting a creation, restoration or enhancement project, the following conditions shall apply:
  - a. Prior to the initiation of regulated activities authorized by this permit the permittee shall submit a final design of the mitigation project for approval and include all of the items listed on the checklist entitled <a href="Checklist for Completeness: Creation, Restoration or Enhancement for a Freshwater Wetland Mitigation Proposal located at http://www.nj.gov/dep/landuse/forms/index.html.">http://www.nj.gov/dep/landuse/forms/index.html</a>.
  - b. The permittee shall notify the Mitigation Unit at the Division of Land Use Regulation in writing at least 30 days prior to the start of construction of the wetland mitigation project to arrange an on-site pre-construction meeting among the permittee, the contractor, the consultant and the Division.
  - c. To ensure the intent of the mitigation design and its predicted wetland hydrology is realized in the landscape, the mitigation designer shall be present on-site during all critical stages of mitigation construction and during the restoration of any temporarily impacted areas. Critical stages of construction include but are not limited to herbicide applications, earthmoving activities, planting, and inspections.
  - d. The permittee shall be responsible for ensuring that best management practices are used throughout construction to control the spread and colonization of highly invasive plants. Specifically, all equipment, especially tracks and tires, must be thoroughly cleaned every time equipment or vehicles move from an area containing invasive plants or from off-site to the mitigation area. In addition, soil containing root fragments and above-ground vegetative material from invasive plants shall be carefully managed during earthmoving activities and disposed of at a suitable off site location rather than mulched and reused or stockpiled elsewhere on the site. For information on the specific species that are considered to be invasive, please refer to the Invasive Plant Atlas at <a href="http://www.invasiveplantatlas.org/index.html">http://www.invasiveplantatlas.org/index.html</a>.

- e. In the event that changes to the mitigation design are necessary to ensure success of the project as a result of on-site conditions, the mitigation designer shall immediately notify the Division in writing and submit an alternative plan which achieves the proposed wetland conditions. The Division shall review the plan in accordance with N.J.A.C. 7:7A-15.15. Any modifications to the plan that are reviewed and approved by the Division must be shown on a signed and sealed revised plan. The As-Built plans required as a part of the Construction Completion Report may serve as the signed and sealed revised plan required to be submitted as part of the construction modification process described above if time constraints warrant such action and have been approved by the Division in writing.
- f. Within 30 days of final grading of the mitigation site and prior to planting, the permittee shall notify the Mitigation Unit at the Division of Land Use Regulation in writing to arrange a post-grading construction meeting among the permittee, contractor, consultant and the Division.
- g. Within 30 days following the final planting of the mitigation project, the permittee shall submit a Construction Completion Report to the Division detailing as-built conditions (see below) and any changes to the approved mitigation plan that were made during construction (N.J.A.C. 7:7A-15.16). The Construction Completion Report shall contain, at a minimum, the following information:
  - i. A completed Wetland Mitigation Project Completion of Construction Form. This form is located at <a href="http://www.nj.gov/dep/landuse/forms/index.html">http://www.nj.gov/dep/landuse/forms/index.html</a> and certifies that the mitigation project has been constructed as designed and that the proposed area of wetland creation, restoration or enhancement has been accomplished;
  - As-Built plans which depict final grade elevations at one foot contours and include a table of the species and quantities of vegetation that were planted including any grasses that may have been used for soil stabilization purposes;
  - Photos of the constructed wetland mitigation project with a photo location map as well as the GPS waypoints in NJ state plane coordinates NAD 1983.
- h. Within 30 days following final planting of the mitigation project, the permittee shall post the mitigation area with permanent signs which identify the site as a wetland mitigation project and that all-terrain vehicle use, motorbike use, mowing, dumping, draining, cutting and/or removal of plant materials is prohibited and that violators shall be prosecuted and fined to the fullest extent under the law. The signs must also state the name of the permittee, a contact name and phone number, and the Department's permit number.
- i. The permittee shall monitor (forested and/or shrub scrub wetland mitigation projects for 5 full growing seasons and emergent wetland or State open water mitigation projects for 3 full growing seasons) beginning the year after the mitigation project has been completed. The permittee shall submit monitoring reports to the Division of Land Use Regulation no later than December 31<sup>st</sup> of each full monitoring year (N.J.A.C. 7:7A-15.16(c)). All monitoring reports must include the standard items identified in the checklist entitled, "Wetland Mitigation Monitoring Project Checklist", which can be found at <a href="http://www.nj.gov/dep/landuse/forms/index.html">http://www.nj.gov/dep/landuse/forms/index.html</a>.

- j. Once the required monitoring period has expired and the permittee has submitted the final monitoring report, the Division will make the finding that the mitigation project is either a success or a failure. This mitigation project will be considered successful if the permittee demonstrates all of the following:
  - i. That the goals of the wetland mitigation project, including acreage and the required transition area, as stated in the approved wetland mitigation proposal and the permit have been satisfied. The permittee shall submit a field wetland delineation of the wetland mitigation project based on the Federal Manual for Identifying and Delineating Jurisdictional Wetlands (1989) which shows the exact acreage of State open waters, emergent, scrub/shrub and/or forested wetlands in the mitigation area;
  - ii. The site has an 85 percent survival and 85 percent area coverage of the mitigation plantings or target hydrophytes, which are species native to the area and similar to ones identified on the mitigation planting plan. All plant species in the mitigation area must be healthy and thriving and all trees must be at least five feet in height;
  - iii. The site is less than 10 percent coverage by invasive or noxious species.
  - iv. The site contains hydric soils or there is evidence of reduction occurring in the soil; and,
  - v. The proposed hydrologic regime as specified in the mitigation proposal has been satisfied.
- k. The permittee is responsible for assuming all liability for any corrective work necessary to meet the success criteria established above (N.J.A.C. 7:7A-15.16(f)). The Division will notify the permittee in writing if the mitigation project is considered to be a failure. Within 30 days of notification, the permittee shall submit a revised mitigation plan to meet the success criteria identified above for Division review and approval. The financial surety, if required, will not be released by the Division until such time that the permittee satisfies the success criteria as stipulated above.

### SPECIAL RIPARIAN ZONE COMPENSATION CONDITIONS:

- 1. At least 90 days prior to the initiation of regulated activities authorized by this permit, the permittee shall submit a proposal to provide 2:1 compensation for the loss of 0.808 acres of forested and 0.418 acres of herbaceous riparian zone vegetation. The proposal shall be designed in accordance with the standards at N.J.A.C. 7:13-10.2(t) and (u). The permittee has identified a potential preservation site to compensate for all riparian zone disturbances in Appendix F of the permit application; however, no site description was provided. Please submit a proposal that describes the proposed site in enough detail that the Division can make a determination as to the use of the site for compensation.
- 2. The compensation project must be conducted prior to or concurrent with the construction of the approved project. Concurrent means that at any given time, the compensation must track at the same or greater percentage of completion as the project as a whole.
- 3. Prior to the initiation of regulated activities authorized by this permit, the permittee shall sign a Department approved conservation restriction to protect the compensation area from future development that would remove the vegetation planted. (N.J.A.C. 7:13-10.2(t)3) The conservation restriction shall conform to the format and content of the Riparian Zone

Compensation Area model located at http://www.nj.gov/dep/landuse/forms/index.html. The restriction shall be included on the deed and recorded in the office of the County Clerk (the Registrar of Deeds and Mortgages in some counties) in the county wherein the lands of the compensation project are located. A metes and bounds description shown on a map must be included within the recorded conservation restriction. Within 10 days of filing the conservation restriction, the permittee must send a copy of the conservation restriction to the Department for verification.

- 4. The permittee shall monitor the riparian project for at least 3 years beginning the year after the riparian zone compensation project has been completed (N.J.A.C. 7:13-10.2(u)5). The permittee shall submit monitoring reports to the Division of Land Use Regulation, no later than December 31<sup>st</sup> of each full monitoring year.
  - a. All monitoring reports except the final one must include documentation and field data demonstrating that that the goals of the riparian zone compensation project will be achieved as stated in the approved riparian zone compensation proposal and the permit requirements will be satisfied. If the permittee is finding problems with the compensation project and does not anticipate the site will be a full success, recommendations on how to rectify the problems shall be included in the report with a time frame in which they will be completed.
  - b. The final monitoring report must include documentation and data demonstrating the following:
    - That the goals of the riparian zone compensation project as stated in the approved riparian zone compensation proposal and the permit conditions have been satisfied.
    - ii. That at least 85 percent of the compensation plantings have survived and that at least 85 percent of the compensation area is established with native species similar to ones identified on the compensation planting plan. All plant species in the compensation area must be healthy and thriving. All trees must be at least 5 feet in height; and
    - iii. That the site is less than 10 percent occupied by invasive or noxious species.
- 5. If the riparian compensation project does not meet the success criteria established above the project shall be considered a failure and the permittee shall submit a revised riparian compensation plan. The revised plan shall be submitted within 60 days of receipt of notification from the Division indicating the riparian compensation project was a failure.
- 6. If the Division determines that the riparian zone compensation project is not constructed in conformance with the approved plan, the permittee will be notified in writing by the Department and will have 60 days to submit a proposal to indicate how the project will be corrected.

#### APPROVED PLANS:

1. The drawings hereby approved are 51 sheets entitled, "STATE NEW JERSEY DEPARTMENT OF TRANSPORTATION, PLANS OF I-80 PARSIPPANY-TROY HILLS ROADWAY IMPROVEMENTS, FROM M.P. 41.42 TO M.P. 45.63, APPLICATION FOR NJDEP FLOOD HAZARD AREA VERIFICATION AND INDIVIDUAL PERMIT, TOWNSHIP OF PARSIPPANY-TROY HILLS MORRIS COUNTY" dated as noted, and prepared by Eric J. Boschen of Dewberry-Goodkind. INC.

- Legend and Notes, sheet LGD-1 of LGD-1, certified November 4, 2011,
- Plan Sheet Index, Sheets PSI-1 through PSI-3 of PSI-3, certified November 4, 2011
- Flood Hazard Area Permit Plans, sheets FHA-1, FHA-2, FHA-6, FHA-7, FHA-8, FHA-10, FHA-17 of FHA-38, last revised December 16, 2011
- Flood Hazard Area Permit Plans, sheets FHA-3, FHA-4, FHA-5, FHA-11, FHA-13 through FHA-16, FHA-18 through FHA-38 of FHA-38, certified November 4, 2011
- Flood Hazard Area Permit Plans, sheets FHA-9 and FHA-12 of FHA-38, last revised February 2, 2012
- Flood Inundation Plans, sheets FIP-1, FIP-2 of FIP2, certified November 4, 2011
- Construction Details, sheet DTL-1 of DTL-4, last revised, February 2, 2012.
- Construction Details, sheets DTL-2 and DTL-3 of DTL-4, last revised December 16, 2011
- Construction Details, sheet DTL-4 of DTL-4, certified November 4, 2011
- Roadway Cross Sections, sheets X-1 through X-3 of X-3, certified November 4, 2011
- 2. The drawings hereby approved are 182 sheets entitled, "STATE NEW JERSEY DEPARTMENT OF TRANSPORTATION, PLANS OF I-80 PARSIPPANY-TROY HILLS ROADWAY IMPROVEMENTS, FROM M.P. 41.42 TO M.P. 45.63, NJDEP FRESHWATER WETLANDS INDIVIDUAL PERMIT APPLICATION PLANS, TOWNSHIP OF PARSIPPANY-TROY HILLS MORRIS COUNTY" dated as noted, and prepared by Eric J. Boschen of Dewberry-Goodkind, INC.
  - Standard Legend and General Notes, sheet LGD-1 of LGD-1, certified May 25, 2011,
  - Plan Sheet Index, Sheets PSI-1 through PSI-3 of PSI-3, certified May 25, 2011
  - NJDEP Freshwater Wetlands Permit Application Plans, sheets WP-1 and WP-2 of WP-38, last revised January 20, 2011
  - NJDEP Freshwater Wetlands Permit Application Plans, sheets WP-3 through WP-8,
     WP-11, WP-13 through WP-15, WP-18, WP-20 through WP-25, WP-27 through
     WP-36 and WP-38 of WP-38 certified May 25, 2011
  - NJDEP Freshwater Wetlands Permit Application Plans, sheets WP-9 through WP-10, WP-12, WP-16 through WP-17, WP-19 and WP-37 of WP-38, last revised February 2, 2012.
  - NJDEP Freshwater Wetlands Permit Application Plans, sheet WP-26 of WP-28, last revised July 29, 2011
  - Construction Details, sheet DTL-4 of DTL-4, certified May 25, 2011
  - Construction Details, sheets DTL-1 through DTL-3, of DTL-4, last revised February 2, 2012
  - Cross Section, plan sheets 48 through 182, certified May 25, 2012

Charles Welch, Supervisor

Roadways & Infrastructure Unit

Bureau of Urban Growth and Redevelopment

2

Cc: NJDEP Enforcement

Township of Parsippany-Troy Hills, Construction Official

Township of Parsippany-Troy Hills, Clerk

Eric Boschen, Agent, Dewberry-Goodkind