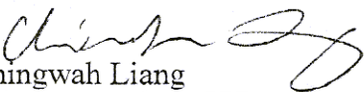




**STATE OF NEW JERSEY
DEPARTMENT OF ENVIRONMENTAL PROTECTION
DIVISION OF LAND USE REGULATION**
501 East State Street, Station Plaza 5, 2nd Floor
P.O. Box 439, Trenton, New Jersey 08625-0439
Fax: (609) 777-3656 or (609) 292-8115
www.state.nj.us/dep/landuse



PERMIT

<p>In accordance with the laws and regulations of the State of New Jersey, the Department of Environmental Protection hereby grants this permit to perform the activities described below. This permit is revocable with due cause and is subject to the limitations, terms and conditions listed below and on the attached pages. For the purpose of this document, "permit" means "approval, certification, registration, authorization, waiver, etc."</p>		Approval Date OCT 16 2009
		Expiration Date OCT 16 2014
Permit Number/s 0808-08-0006.2 FHA 090001 0808-08-0006.2 FWW 090001	Type of Approval/s Flood Hazard Area Individual Permit Freshwater Wetlands Individual Permit	Enabling Statute/s NJSA 13:9B-1 NJSA 13:1D-1 NJSA 58:10A-1 NJSA 58:16A-50, et. seq.
Applicant Gloucester County c/o Vincent M. Voltaggio, PE 1200 North Delsea Drive Clayton, NJ 08312		Owner (if different from applicant)
<p>Description of Authorized Activities and Limit of Disturbance</p> <p>This permit authorizes the construction of 5 watercourse crossings over 5 separate tributaries to Raccoon Creek, denoted as Tributaries A through E, the construction of two retaining walls within the flood hazard areas and one stormwater discharge to each of Tributaries A, B, and C, two stormwater discharges to Tributary D, and three stormwater discharges to Tributary E, and the disturbance of 78,835 square feet (1.810 acres) of freshwater wetlands and 87,270 square feet (2.003 acres) of freshwater wetlands transition areas, in connection with the construction of a 1.3-mile long road to serve as the Route 322 bypass connecting the intersection of Swedesboro Road and North Main Street to the intersection of the existing Route 322 and Clems Road, in the Township of Harrison, Gloucester County, New Jersey.</p>		
Project Location Lots: 1 / 41-43, 46-48 / 3, 4, 6 / 1 / 4, 5 / 1.26, 2 / 2, 2.01, 3, 21-23 Blocks 33.01 / 34 / 37 / 57 / 59 / 60 / 61 Harrison Township Gloucester County		Received by County Clerk
<p>Project Managers Signatures</p> <p> Chingwah Liang Telephone: (609) 777-0454 Email: chingwah.liang@dep.state.nj.us</p> <p> Becky Ehrenfeld Telephone: (609) 777-0454 Email: becky.ehrenfeld@dep.state.nj.us</p>		
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 general 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 CONDITIONS IN ADDITION TO THE STANDARD CONDITIONS:

18. All excavated material must be disposed of in a lawful manner outside of any regulated flood plain, open water, freshwater wetlands or adjacent transition areas, and in such a way as to not interfere with the positive drainage of the receiving area.
19. Construction equipment shall not be stored, staged or driven within any channel, freshwater wetland or transition area, unless expressly approved by this permit and/or described on the approved plans.
20. 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. These barriers shall be installed along the limit of disturbance on-site prior to site preparation and/or construction and shall be maintained until such time as any disturbed surfaces have re-established stabilizing vegetation.
21. All excavation shall be monitored for the presence of acid producing soil deposits. If such deposits are encountered, the permittee shall adhere to the mitigation and disposal standards outlined in the Flood Hazard Area Technical Manual. Furthermore, an annual post planting monitoring program shall be established to ensure that the re establishment of vegetation in all disturbed areas, and in each individual basin, achieves a minimum 85% plant survival and coverage rate after two complete growing seasons. Failure to achieve this survival rate shall require the implementation of additional corrective measures and/or the reevaluation of this acid producing soil mitigation proposal to ensure the 85% survival rate requirement.
22. The Department has determined that this project conditionally 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.

23. 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, filter strips, 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.
24. The riprap proposed within the channel shall be carefully imbedded into the channel substrate and contoured to mimic the original physical characteristics of the channel (such as its shape, slope, thalweg and meander) in order to provide low-flow aquatic passage throughout the entire disturbed area. Furthermore, any void spaces within the riprap shall be filled with native substrate from the channel.
25. Raw or unset concrete shall not come in contact with any surface waters onsite, since such contact can be toxic to aquatic biota.
26. In order to protect the general game fishery resource within the Raccoon Creek tributaries, any proposed grading or construction activities within the banks of this or any other watercourse 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.
27. Vegetation within 150 feet or 50 feet of top of bank (depending on the riparian zone widths depicted on the approved plans) shall only be disturbed in the areas specifically shown on the approved drawings. No other vegetation within 150 feet or 50 feet of the top of any stream bank onsite shall be disturbed for any reason. This condition applies to all channels onsite regardless of the contributory drainage area.
28. This permit authorization to conduct a regulated activity in a wetland or open water includes a Water Quality Certificate for these activities.
29. A local government unit shall not divert to a use other than recreation and conservation purposes or dispose of any Green Acres-encumbered parkland unless the local government unit obtains prior approval from the Commissioner of the Department of Environmental Protection and State House Commission in accordance with N.J.A.C. 7:36-26.

30. **Prior to the start of construction**, the permittee must submit revised plans and calculations to the Department for review and approval showing that each proposed mechanical treatment device has been designed utilizing the rainfall intensities shown on Figure 5-3 of the "New Jersey Stormwater Best Management Practices Manual."
31. **Prior to the start of construction**, the permittee must submit revised permeability tests taken at the location of each stormwater basin and demonstrate that each basin will evacuate its design volume within a 72 hour period.
32. To demonstrate compliance with the 90% Total Suspended Solids removal standard at Chapter 9.1 of the "New Jersey Stormwater Best Management Practices Manual", the permittee must submit to the Department for review and approval **prior to construction**, revised plans showing that each bio-retention area shall be planted with trees.
33. Within the limits of disturbance shown on the approved plans for roadway stations 37+00 through 53+00, the permittee must excavate an additional 3 feet and backfill this 3-foot section with 6-inch lifts of clay. This shall be done to prevent the perched water table from discharging. The permittee shall submit revised plans that show the depth to this excavation and the backfill material **prior to the start of construction**.
34. **Prior to the start of construction** the permittee shall submit to the Department for review and approval revised plans that show the installation of a clay liner beneath the stormwater basins located adjacent to roadway stations 57+00 and 67+00. This liner is required because the approved plans show that these basins appear to be situated below a perched groundwater table. The permittee may conduct soil testing at the location of each basin to more accurately determine if any basin is located below the perched groundwater table. If the testing reveals that any basins are located below the perched groundwater table, the clay liner is required. If the testing shows that these basins have 1-2 feet of clearance from the location of the seasonal high perched groundwater table, then the liners are required at each affected basin. The Department notes that one of these basins is an infiltration basin. If this basin will not have sufficient clearance, then in addition to adding the clay liner, the permittee must proposed other recharge BMPs in compensation for the loss of the infiltration function. **The results of the soil testing, details showing clay liners, and any alternate BMPs must be reviewed and approved by the Department prior to the start of any construction.**
35. **Prior to the start of any construction onsite**, the applicant/owner shall sign a Department approved conservation restriction to guarantee the continued maintenance of the proposed nonstructural BMPs onsite (filter strips and conveyance swales), and protect them from degradation or removal. This restriction shall be included in the deed of the property and shall be recorded with the local County Clerk (the registrar of deeds and mortgages). This restriction shall run with the land and be binding upon all successive owners, and all land surveys of the property shall show the protected areas onsite. This restriction shall conform to the format and content of the model Grant of Conservation Restriction/Easement (Stormwater Management Strategies Protection Area), downloadable at www.nj.gov/dep/landuse/forms/index.html#6. Please submit a copy of the draft restriction to Chingwah Liang of this office for review prior to recording, as well as the final restriction

once filed. Regulated activities shall not commence onsite until the permittee has submitted adequate proof that this restriction has been recorded as required above and has received written confirmation of the same from the Department.

36. The permittee shall complete an Origin-Destination (O-D) survey, which documents the percentages of regional versus local trips anticipated to traverse both Route 322 and the Bypass. Prior to conducting the O-D survey, the proposed methodology for the conduct of this O-D survey shall be submitted to the Division for review, modification (if necessary), and approval.
37. The permittee shall formulate a traffic monitoring plan to assess trip generation rates, traffic distribution, transit mode split, and Levels of Service at key intersections within Mullica Hill and Harrison Township, to determine how well those locations are functioning at such time as the Bypass construction is completed and the mitigations as proposed are in place. This monitoring plan will be submitted to the Division for concurrence and modification (if necessary) prior to monitoring. This monitoring program will be conducted annually for a minimum period of ten years after opening day.
38. The permittee shall develop and implement a plan, in consultation with the property owner, the Historic Preservation Office (HPO), the Harrison Township Historic Preservation Commission (HPC), and the Division of Land Use Regulation (DLUR), for the relocation of the garage structure at 94 North Main Street (Block 64/Lot 5) to another location on the same tax parcel in order to avoid the demolition of the contributing secondary structure within the Mullica Hill Historic District. If, following the development of the plan, the relocation of the garage structure is determined not to be feasible or is not desired by the property owner, Gloucester County shall consult with HPO, Harrison Township HPC, and DLUR to develop other appropriate mitigation measures for the loss of the structure.
39. The permittee shall, in consultation with HPO, Harrison Township HPC, and DLUR, fully develop the submitted schematic landscape plan to provide sufficient vegetative buffers to minimize the visual impacts of the proposed roadway on both directly affected properties within the Mullica Hill Historic District. Gloucester County shall ensure that a certified landscape architect with demonstrated experience working with historic properties and districts is involved in the development of the landscape plan. Gloucester County shall ensure that the landscape plan is incorporated into the final design plans and specifications prior to the construction bidding process.
40. The permittee shall ensure that all traffic signal and street light components (i.e. signal poles, mast arms, meter cabinets, mast arm support assemblies, transformer bases, luminaries, etc) shall be powder coated black. In addition, Gloucester County shall consult with HPO and Harrison Township HPC regarding the size, color, material, and design of all crosswalks, sidewalks, curbs, guide rail, lighting, and signage to be installed at the intersection of Swedesboro Road (322) and Route 45 (Main Street) to ensure compatibility with the character and setting of the historic district.
41. The permittee shall, in consultation with HPO and Harrison Township HPC, develop and install an interpretive sign detailing the history of transportation in the Mullica Hill area,

specifically the evolution of the historic roadway network and its role in the development of and continued significance of the community. The sign will be cast aluminum, by Sewah Studios, or equivalent. Sign design, location, and text shall be approved by the HPO and the Harrison Township HPC prior to placement within the project area. Gloucester County shall also, in consultation with the HPO and Harrison Township HPC develop and install appropriate wayfinding signage that shall be installed at the eastern and western terminus of the proposed By-Pass to guide interested motorists to the Mullica Hill Historic District.

42. The permittee shall comply with any conditions established by the Department through review of the project pursuant to the New Jersey Register of Historic Places Act.

Freshwater Wetland Mitigation

43. **The mitigation project must be conducted prior to or concurrent with the construction of the approved project.** Concurrent means that at any given time, the mitigation must track at the same or greater percentage of completion as the project as a whole. For example, when the project is 50 percent completed, the mitigation project cannot be less than 50 percent completed.
44. The mitigation proposal must be submitted to the Division for review and approval 90 days **prior to the initiation of regulated activities authorized by this permit.** Activities authorized by this permit shall not begin until the mitigation proposal is approved and the mitigation has begun.
45. Mitigate for the loss of **0.23** acres of emergent and **1.58** acres of forested wetlands through an **off-site** purchase of credits from an approved mitigation bank.
46. Purchase credits from the Mitigation Bank as detailed below.
 - a) **Prior to the initiation of regulated activities authorized by this permit,** the permittee must submit proof of the purchase of **1.81** mitigation credits to Virginia Kop'Kash, from the Division of Land Use Regulation (Division) at (609) 777-0454. To purchase credits from the **Willow Grove Lake** mitigation bank the permittee must contact **Barbara Brummer** at **(908) 879-7262**. For more information about the approved wetland mitigation banks in the State go to the following web page: <http://www.state.nj.us/dep/landuse/fww/mitigate/mcouncil.html#banks>

Riparian Mitigation Comments:

47. **The mitigation project must be conducted prior to or concurrent with the construction of the approved project.** Concurrent means that at any given time, the mitigation must track at the same or greater percentage of completion as the project as a whole. For example, when the project is 50 percent completed, the mitigation project cannot be less than 50 percent completed.
48. Compensate for the permanent loss of **2.62 acres (114,127 square feet)** of forested riparian zones at a ratio of at least 2:1 and **1.04 acres (45,302 square feet)** of grassed riparian zones at a ratio of at least 1:1. Within **60 days** of the date of issuance of this permit, the permittee must submit a revised plan to compensate for all Riparian zone Impacts. **This plan must include a "Planting Plan" complete with planting schedule, size and spacing information shall be submitted to Anika Andrews-Spilman of the Mitigation Unit for review and approval.**

49. All replanting of vegetation shall be accomplished in accordance with the Flood Hazard Area Control Act Rules (N.J.A.C. 7:13)
50. As per N.J.A.C. 7:13-10.2, all riparian zone compensation must be deed restricted against future development that would remove the vegetation being planted. The conservation restriction shall conform to the format and content of the Riparian Zone Compensation Area model conservation restriction found at www.nj.gov/dep/landuse. 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, within 10 days of completion of construction of the compensation project. Within 10 days of filing the conservation restriction, the permittee must send a copy of the conservation restriction to the Department for verification.
51. In the event that there is a conflict between the permit conditions and the approved riparian zone compensation plans and proposal, the permit conditions take precedent.
52. In accordance with N.J.A.C. 7:13-10.2, the permittee shall assume all liability for accomplishing corrective work should the Division determine that the compensatory compensation has not been 100% successful. Remedial work may include but is not limited to re-grading and/or replanting the riparian zone compensation site. This responsibility is incumbent upon the permittee until such time that the Division makes the finding that the riparian zone compensation project is successful.
53. Within 5 days following final grading of the riparian zone compensation site or the temporary restoration area, soil compaction must be eliminated should compaction occur during the construction process due to heavy equipment passing over the soil or similar activities. The compensation design consultant must be present to oversee this phase of the project and confirm with the Division that this activity has occurred prior to planting of the site.
54. As per N.J.A. C. 7:13-10.2, as part of the monitoring requirement for the sites, within 30 days following final planting of the compensation project, the permittee shall submit a Construction Completion report to the Division detailing as-built conditions (see below) and any changes to the approved riparian zone compensation plan that were made during construction. The Construction Completion Report shall contain, at a minimum, the following information:
 - a. Certification that the riparian zone compensation project has been constructed as designed and that the proposed area of compensation has been accomplished;
 - b. 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;
 - c. Photos of the constructed riparian zone compensation project with a photo location map as well as the GPS waypoints in NJ state plane coordinates NAD 1983;
 - d. The permittee shall post the riparian zone compensation area with permanent sign(s), which identify the site as a riparian zone compensation project and that all-terrain vehicle use, motorbike use, mowing, dumping, draining, cutting and/or removal of plant materials on the property is prohibited and that violators shall be prosecuted and fined to the fullest extent under the law;
 - e. The signs must also state the name of the permittee, the Department's permit number along with a contact name and phone number.
55. 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 and will have 60 days to submit a proposal to indicate how the project will be corrected.

56. As per N.J.A.C. 7:13-10.2, the permittee shall monitor the riparian project for at least three (3) years beginning the year after the riparian zone compensation project has been completed. The permittee shall submit monitoring reports to the Division of Land Use Regulation no later than December 31st of each full monitoring year.
- a. All monitoring reports except the final one must include documentation that it is anticipated, based on field data, that the goals of the riparian zone compensation project, as stated in the approved riparian zone compensation proposal and the permit will be satisfied. If the permittee is finding problems with the compensation project and does not anticipate the site will be a full success, then recommendations on how to rectify the problems must be included in the report with a time frame in which they will be completed.
57. Once the required monitoring period has expired and the permittee has submitted the final monitoring report, the Division will make the finding that the riparian zone compensation project is either a success or a failure. The final monitoring report must document the following:
- a. That the goals of the riparian zone compensation project including acreage as stated in the approved riparian zone compensation proposal and the permit has been satisfied.
 - b. The site has an 85 percent survival and 85 percent area coverage of the compensation planting which are species native to the area and similar to ones identified on the compensation planting plan. All plant species in the compensation area are healthy and thriving. All trees are at least 5 feet in height;
 - c. Documentation demonstrating the site is less than 10 percent occupied by invasive or noxious species.
58. The drawings hereby approved are fourteen (14) sheets prepared by Maser Consulting, PA, dated March 9, 2009, last revised October 13, 2009, entitled:

“FLOOD HAZARD AREA AND FRESHWATER WETLANDS INDIVIDUAL PERMIT PLAN, FOR US ROUTE 322 BYPASS FUTURE ROW, TOWNSHIP OF HARRISON, GLOUCESTER COUNTY, NEW JERSEY”

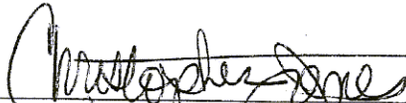
“COVER SHEET”, Sheet 1 of 38,

“GRADING, DRAINAGE AND UTILITY PLAN”, Sheets 3 through 10 of 38,

“PERMIT DISTURBANCE PLAN”, Sheets 11 through 13 of 38,

“STORM CONSTRUCTION DETAILS”, Sheet 27 of 38,

“CULVERT DETAILS”, Sheet 28 of 38.



Christopher Jones, Manager
Bureau of Urban Growth and Redevelopment

10/16/09

Date