#### **MONTGOMERY COUNTY**

# CEMETERY DRIVE BRIDGE REPLACEMENT OVER THE SOUTH CHUCTANUNDA CREEK PIN 2754.54, D036212

#### **AMENDMENT NO. 1**

# May 10, 2022 LETTING DATE

(Issued April 22, 2022)

#### NOTICE TO PROSPECTIVE BIDDERS

This Amendment No. 1 is issued to all bidders and is to be inserted into, and shall become part of, the Contract Documents.

This Amendment serves as an addition to the Bid Proposal, dated April 2022 prepared by Greenman-Pedersen, Inc.

Delete the following items:

Item No.	Unit	Quantity	Contract Proposal Page
None			

Change the ESTIMATE QUANTITIES for the following items:

Item No.	Unit	<b>Existing Quantity</b>	New Quantity
None			

Project Manual page deletions/additions/replacements are summarized in the following table:

Old Page	New Page	Description of Changes	
None	156-171	Added NYSDEC Permit	

Plan sheet deletions/additions/replacements are summarized in the following table:

eet deletions/additions/replacements are summarized in the following table:				
Old	New	Drawing	Description of Changes	
Sheet	Sheet	#		
None				

Additional items addressed in this amendment:

#### ITEM #1:

Contractor Question: In the proposal it states the project duration is 150 days from notice to proceed but the final payment date is October 31, 2023. When is the anticipated notice to proceed? Is it expected that work will be done this year 2022?

It is anticipated that the Notice to Proceed will be issued March 2023. Some work, such as establishing the south east bank may be authorized this year. The contractor may choose to complete the work this year but it is not expected.

#### ITEM #2:

Contractor Question: The PRC# associated brings up rates for Hamilton County, however, the project is in Montgomery County. Can you advise on which should be used for the wage rates?

The rates should be for Montgomery County. We will work to get this corrected with the NYSDOL.

#### PLEASE BE GOVERNED ACCORDINGLY WHEN SUBMITTING BIDS

Please email the signed Amendment No. 1 to <a href="mailto:skern@gpinet.com">skern@gpinet.com</a> at Greenman-Pedersen, Inc and include a printed copy in your bid package as acknowledgement.

I hereby certify that Amendment No. 1 has been received and that the contents of said Amendment are reflected in the price bid for this contract.

Authorized Signature	Date
Company Name:	
Address:	

#### NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

Division of Environmental Permits, Region 4 1130 North Westcott Road, Schenectady, NY 12306-2014 P: (518) 357-2069 | F: (518) 357-2460 www.dec.ny.gov

#### **INSTRUCTIONS TO ALL PERMITTEES**

Enclosed is your permit under New York State's Environmental Conservation Law. Please take some time to review it and note:

- 1. The permit is valid for only that activity specifically represented in your permit application and authorized in writing in the permit itself. Any deviation from the activity authorized in the permit or described in your application may require additional approval(s) or corrective action;
- 2. Review the General and Special Conditions carefully. If you are unsure of your obligations under the permit, please bring your questions to our attention;
- 3. Please check the effective and expiration dates and any requirements for renewal or modification of your permit;
- 4. If, for any reason, you believe you will be unable to comply or remain in compliance with the terms of your permit, please contact us;
- 5. Please keep the permit in a safe place for reference and a copy at the work site;
- 6. The identification numbers help us communicate with you. Please reference them in any subsequent communications.

The issuance of this permit does not preclude the need to obtain permits or approvals from other local, state or federal agencies. The onus is on the applicant to obtain all necessary approvals.

The Uniform Procedures Regulations provide that an applicant may request an adjudicatory hearing if a permit is denied or contains conditions which are unacceptable to them (6NYCRR Part 621.10(a)). Any such request must be made in writing within 30 calendar days of the date of this letter and must be addressed to: Regional Permit Administrator, Division of Environmental Permits, Department of Environmental Conservation, 1130 North Westcott Rd. Schenectady, NY 12306.

Please contact me at kate.kornak@dec.ny.gov with any questions.

Sincerely,

Kate Kornak

Late Kornak

Regional Permit Administrator

ecc: NYSDEC Municipality US Army Corps of Engineers (if applicable)

Contractor (if applicable)





#### **PERMIT**

# **Under the Environmental Conservation Law (ECL)**

#### **GENERAL PERMIT GP-4-19-001**

Freshwater Wetlands and Waters of the State

## **Permittee and Facility Information**

Permit Issued To: MONTGOMERY COUNTY 6 PARK ST PO BOX 1500 FONDA, NY 12068 (518) 853-3814

Facility:
CEMETERY DR BRIDGE OVER
CHUCTANUNDA CREEK
CEMETERY DR W OF ST RTE 30
FLORIDA, NY 10921

# **Applicable DEC Region(s):** 4 **General Permit Authorized Activity:**

This General Permit authorizes the specific regulated activities identified herein that occur within freshwater wetlands or 100-foot wetland adjacent areas (Article 24, 6 NYCRR Part 663), protected waters (Article 15, 6 NYCRR Part 608.2), navigable waters of the State (Article 15, 6 NYCRR Part 608.5), and/or may require a Water Quality Certification (Section 401 of the federal Clean Water Act), in accordance with the approved plans and any special conditions included in this permit.

#### **Authorized Activities:**

- 1. Construction, repair/replacement, or expansion of minor accessories/appurtenances, including landscaping associated with residential structures that does not change land use or population density (adjacent area only).
- 2. **Bridge/culvert repair or replacement** with a structure that has equal or increased hydraulic capacity as compared to existing culvert, wherever possible. Includes removal of debris within 50 feet of existing structure. Only minimal impacts to freshwater wetlands and/or wetland adjacent area are allowed, if unavoidable.
- 3. **Highway maintenance & repair** for linear highway projects involving 300 linear feet or less of stream bed/bank with only minimal impacts to freshwater wetlands and/or wetland adjacent area, if unavoidable.
- 4. Emergency stream repair including stabilization, debris removal, gravel removal, bridge/culvert repair and replacement, and realignments with only minimal impacts to freshwater wetlands and/or wetland adjacent area, if unavoidable.
- 5. Boat launch or dock repair or replacement with no increase in launch or dock size.
- **6. Bulkhead/retaining wall repair or replacement** of existing functional structure within the same footprint as existing structure and with no advancement into waterbody (i.e., in-place).



- 7. **Stream restoration/stabilization** involving installation of new or replacement riprap, or other Department-approved method, that impacts 300 linear feet or less of stream bed/bank with only minimal impacts to freshwater wetlands and/or wetland adjacent area, if unavoidable.
- **8.** Existing building structure repairs or replacement involving rehabilitation or demolition and replacement of structure within the same footprint (adjacent area only).
- 9. Minor additions to an existing building structure including accessibility improvements, resulting in only minimal increase in square footage. The addition of any rooms may not cause an increase in discharge to the septic system (adjacent area only).
- 10. Construction of dry hydrants or ponds for fire protection associated with residential structures that does not change land use. Does not authorize "in-line with stream" ponds. Seasonal work restrictions may apply. Dry hydrants may be placed within a freshwater wetland, if no other alternatives exist, or wetland adjacent area. Fire ponds are allowed in wetland adjacent area only.
- 11. **Repair or replacement of septic system** with County Department of Health approval (adjacent area only).
- 12. Replacement, repair or other minor improvements to existing driveways, parking areas, walkways and sidewalks with minimal increase in impervious area and only if necessary to achieve project objectives.
- 13. Utility line stream crossing using horizontal directional drilling with temporary impacts to wetland adjacent area. Top of utility crossing must be at least six (6) feet below the stream channel and disturbed areas must be restored to pre-construction grades and revegetated (adjacent area only).
- **14. Temporary access roads** through wetland, wetland adjacent area, or stream channel where no other practicable alternative exists. Restoration required, including reestablishment of pre-construction grades and revegetation of disturbed areas.
- 15. Dredging of serviceable ponds or construction of recreational pond not requiring a Mined Land Reclamation Permit. New ponds are authorized in wetland adjacent areas only and must be one (1) acre or less in size.
- 16. Existing stormwater/drainage systems modifications to improve water quality and/or flood storage capacity.
- 17. Vegetation Cutting:
  - Selective cutting, but not eliminating vegetation (adjacent area less than 1/4<sup>th</sup> acre, two or fewer times per year; freshwater wetland less than 1/4<sup>th</sup> acre, once per year),
  - Clear cutting vegetation, other than trees (adjacent area less than 1/4<sup>th</sup> acre, at least 25 feet from wetland edge), or
  - Clear cutting trees (adjacent area less than 1/4<sup>th</sup> acre, not for future development).
- **18. Other activities** <u>not mentioned above</u> that result in minor stream, freshwater wetland, and/or wetland adjacent area impacts. Impacts must not to exceed 300 linear feet of stream bed or bank, 1/10<sup>th</sup> acre of freshwater wetlands, 1/4<sup>th</sup> acre of wetland adjacent area, or 50 cubic yards of excavation or fill below mean high water mark.

Facility Location: in FLORIDA in MONTGOMERY COUNTY

Facility Principal Reference Point: NYTM-E: 564.404 NYTM-N: 4747.6

#### **Specific Activities Authorized for this Permit:**

This permit authorizes impacts associated with demolishment and replacement of dilapidated Cemetery Drive Bridge over the (navigable Class C) South Chuctanunda Creek. Work includes construction of a temporary detour, demolition of existing bridge, installation of a new 70' single-span bridge including abutments, wingwalls, and placement of 312 cu.yds. of heavy stone fill below the ordinary high water mark. All work shall be performed in accordance with the approved plans and permit conditions.



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Water Quality Certification - Under Section 401 - Clean Water Act

Permit ID 4-2726-00077/00004

New Permit Effective Date: 4/13/2022 Expiration Date: 5/8/2024

Excavation & Fill in Navigable Waters - Under Article 15, Title 5

Permit ID 4-2726-00077/00005

New Permit Effective Date: 4/13/2022 Expiration Date: 5/8/2024

# **NYSDEC Approval**

By acceptance of this permit, the permittee agrees that the permit is contingent upon strict compliance with the ECL, all applicable regulations, and all conditions included as part of this permit.

General Permit Authorized by

Permit Administrator: Nancy M Baker, Regional Permit Administrator

Address: NYSDEC Region 4 Headquarters

1130 N Westcott Rd Schenectady, NY 12306

Date: 05/09/2019

This permit is not effective without the signature below:

Validation under this General Permit

Authorized By: KATE KORNAK, Regional Permit Administrator

Address: NYSDEC Region 4 Headquarters

1130 N Westcott Rd Schenectady, NY 12306

Authorized Signature: K. Kornak Date: 4 / 13 / 2022



## **Permit Components**

NATURAL RESOURCE PERMIT CONDITIONS

WATER QUALITY CERTIFICATION SPECIFIC CONDITION

GENERAL CONDITIONS, APPLY TO ALL AUTHORIZED PERMITS

NOTIFICATION OF OTHER PERMITTEE OBLIGATIONS

# NATURAL RESOURCE PERMIT CONDITIONS - Apply to the Following Permits: WATER QUALITY CERTIFICATION; EXCAVATION & FILL IN NAVIGABLE WATERS

- 1. State May Order Removal or Alteration of Work If future operations by the State of New York require an alteration in the position of the structure or work herein authorized, or if, in the opinion of the Department of Environmental Conservation it shall cause unreasonable obstruction to the free navigation of said waters or flood flows or endanger the health, safety or welfare of the people of the State, or cause loss or destruction of the natural resources of the State, the owner may be ordered by the Department to remove or alter the structural work, obstructions, or hazards caused thereby without expense to the State, and if, upon the expiration or revocation of this permit, the structure, fill, excavation, or other modification of the watercourse hereby authorized shall not be completed, the owners, shall, without expense to the State, and to such extent and in such time and manner as the Department of Environmental Conservation may require, remove all or any portion of the uncompleted structure or fill and restore to its former condition the navigable and flood capacity of the watercourse. No claim shall be made against the State of New York on account of any such removal or alteration.
- 2. State May Require Site Restoration If upon the expiration or revocation of this permit, the project hereby authorized has not been completed, the applicant shall, without expense to the State, and to such extent and in such time and manner as the Department of Environmental Conservation may lawfully require, remove all or any portion of the uncompleted structure or fill and restore the site to its former condition. No claim shall be made against the State of New York on account of any such removal or alteration.
- 3. State Not Liable for Damage The State of New York shall in no case be liable for any damage or injury to the structure or work herein authorized which may be caused by or result from future operations undertaken by the State for the conservation or improvement of navigation, or for other purposes, and no claim or right to compensation shall accrue from any such damage.
- **4. Conformance With Plans** All activities authorized by this permit must be in strict conformance with the approved plans submitted by the applicant or applicant's agent as part of the permit application. Such approved plans were prepared by the applicant or applicant's agent received 6.17.21 and 7.6.21.
- **5. Conditions Prevail Over Plans** If any condition of this permit conflicts with the approved plans, the permit condition shall prevail over the plans.



- **6. Failure to Meet Permit Conditions** Failure of the permittee to meet all the conditions of this permit is a violation of this permit and grounds for an order to immediately cease the permitted activity at the project site.
- 7. **Prior Approval of Changes** If the Permittee desires to make any changes in construction techniques, species to be planted, the site plan, any mitigation plan, scheduling or staging of construction, or any other aspect of this project, the Permittee shall submit a written request to the Regional Permit Administrator to make such proposed changes and shall not make such changes unless authorized in writing by the Department.
- **8. Work Within Area Depicted on Plans** All construction activity, including operation of machinery, excavation, filling, grading, clearing of vegetation, disposal of waste, street paving and stockpiling of material must take place within the project site as depicted on the project plans referenced by this permit. Construction activity is prohibited within areas to be left in a natural condition or areas not designated by the subject permit.
- **9. Human or Archaeological Remains** If any human remains or archaeological remains are encountered during excavation, the permittee must immediately cease, or cause to cease, all work in the area of the remains and notify:

Regional Permit Administrator NYSDEC Region 4 Headquarters 1130 North Westcott Road Schenectady, New York 12306 email: r4dep@dec.ny.gov

Work shall not resume until written permission to do so has been received from the Department.

- 10. Minimize Adverse Impacts to Wetlands, Wildlife, Water All work must be performed in a manner which minimizes adverse impacts to wetlands, wildlife, water quality and natural resources.
- 11. Limit Clearing of Natural Vegetation Clearing of natural vegetation shall be limited to that material which poses a hazard or a hindrance to the construction activity.
- **12. Erosion and Sediment Controls** Filter fabric barriers, silt fencing, or other methods to control erosion shall be properly installed according to the current *NYS Standards and Specifications for Erosion and Sediment Control* (i.e., on the downslope edge of any disturbed areas). These erosion and sediment controls must be put in place before any disturbance of the ground occurs, must be maintained "in place" in good working order throughout project construction, and are to be removed once all disturbed land is suitably stabilized.
- 13. Storage of Construction Equipment, Materials During construction, storage of construction equipment, unused materials and/or excavated soil shall be confined to an approved upland area at least 100 feet landward of any waterbody or wetland. Upon project completion, any demolition debris, excess construction, and/or excess excavated materials shall be immediately and completely disposed of at an approved upland site more than 100 feet from any waterbody or wetland, and outside any 100-year floodplain. These materials shall be suitably stabilized so they do not inadvertently enter any waterbody, wetland, wetland adjacent area, or 100-year floodplain.

- **14. Minimize Stream Disturbance** Disturbance to the bed and banks of the stream shall be kept to the minimum necessary to complete the project.
- **15. No Interference With Navigation** There shall be no unreasonable interference with navigation by the work herein authorized.
- 16. No Impedance of Aquatic Organisms The project shall not impede passage of aquatic organisms.
- 17. Use of Natural Methods Natural methods and/or bioengineered techniques of shoreline and stream bank stabilization (e.g., native plantings, live stakes, root wads, brush bundles, coir logs, etc...) shall be utilized for stabilization projects with aquatic habitat restoration and/or improvement objectives.
- 18. Precautions Against Contamination of Waters All necessary precautions shall be taken to preclude contamination of any wetland or waterway by suspended solids, sediments, fuels, solvents, lubricants, epoxy coatings, paints, concrete, leachate or any other environmentally deleterious materials associated with the project.
- 19. Control of Concrete, Leachate, and Washings No wet or fresh concrete; concrete leachate; or washings from Redi-Mix trucks, mixers or other devices shall be allowed to enter any wetlands or waterbodies during construction.
- **20. Control of Sediment** Sediment laden runoff shall not be allowed to enter any waterbody or wetland, either directly or indirectly, in such a quantity that would promote deposition.
- 21. No Discernable Change in Turbidity For projects within streams, the water below a stream work site shall remain as clear as the flowing water above the stream work site. In non-flowing waterbodies, there shall be no discernable change in water clarity (turbidity) proximate to the work area as a result of the project.
- 22. Water Diversion Around Work Site For projects within streams, the stream flow shall be diverted to isolate the work area by use of: a) sandbags, b) cofferdam, c) berm, d) temporary diversion channel, e) temporary diversion pipe, f) pump around, and/or g) pond outlet structure. Impeding fish and aquatic organism passage while diverting water around work site must be avoided whenever possible.
- 23. Turbidity Control from Excavated Soil Excavated soil shall be suitably retained and covered to avoid any direct or indirect discharge of sediment or turbid waters to wetlands or water bodies.
- **24. Upland Discharge of Pump-out Water** Waters accumulated in an isolated work area shall be discharged to an upland settling basin, field or wooded area to provide for settling and filtering of solids and sediments before water is returned to the stream or waterbody. Return waters must be as clear as the flowing water upstream from the work area when work involves a stream.
- 25. Equipment Operation for Stream Projects Equipment operation in the stream channel is prohibited, except where the work area has been isolated from stream flow using a method identified herein or other method that has received written approval from the Department.
- **26. Rock Slope for Stabilization** Slope of rock rip-rap shall be at least two-foot horizontal to one-foot vertical (2:1 slope) or flatter. The first layer of rock rip-rap shall be installed to a depth of at least approximately 18 inches below the stream bed elevation, or "keyed" into the stream bed, in an effort to



avoid scour that may destabilize the rock slope.

- 27. Rock Riffle Construction All interstitial voids within the rock riffle(s) shall be chinked with native stream bed material so that normal base flows remain on top of the riffle and do not flow subsurface.
- **28. Headwall Installation** Rock headwalls shall be constructed at the stream inlet and outlet when installing or replacing a culvert.
- 29. Turbidity Curtain When required by approved project plans, a filter fabric (turbidity) curtain weighted across the bottom and suspended at the top by floats shall be positioned at the waterward boundary of the work area and parallel to the shoreline to contain any turbid waters that may be generated during construction. The curtain shall remain in place and in functional condition during all phases of construction and shall remain in place until the turbidity inside the curtain no longer exceeds ambient levels. The curtain shall be removed only after work is complete and the site is suitably stabilized.
- **30. No Waterward Encroachment** A replacement bulkhead/retaining wall must not encroach any further into the lake, pond or stream than the existing bulkhead/retaining wall.
- 31. Gravel Bar Skimming If authorized project includes gravel bar skimming, gravel shall be excavated from the stream channel, not pushed through the channel up against the banks. Depth of gravel skimming must not exceed that shown on approved plans.
- **32. Invasive Species Control** To prevent the unintentional introduction or spread of invasive species, as defined by the Prohibited and Regulated Invasive Species regulations (6 NYCRR 575), all construction equipment shall be thoroughly cleaned of mud, seeds, vegetation, roots, rhizomes, etc. and other debris before entering any approved construction areas within the freshwater wetland, its wetland adjacent area, or within 50 feet of a protected stream's bed or banks.

If invasive plant species are already found established on the site, equipment shall be thoroughly cleaned before exiting the construction site. All invasive species plant parts and propagules that are removed from equipment must be destroyed, buried onsite at least six (6) feet below the surface, or trucked to a landfill to prevent spreading to other locations. A list of Prohibited and Regulated Invasive Species can be found at the Cornell University Cooperative Extension – New York Invasive Species Information web page (<a href="http://nyis.info/regulated-species/">http://nyis.info/regulated-species/</a>). Extreme caution should be taken to avoid the spread of these species throughout the duration of the project.

33. Aquatic Invasive Species Control All equipment entering water at the site shall be checked for aquatic invasive species, which are identified in the Prohibited and Regulated Invasive Species regulations (6 NYCRR 575). If aquatic invasive species rhizomes, roots or seeds are found, equipment shall be thoroughly cleaned before entering and exiting the construction site and/or waterbody. Aquatic invasive species must be disposed of at an appropriate upland location. Under no circumstance shall any aquatic invasive species propagule be allowed to enter another wetland, waterbody or floodplain. A list of Prohibited and Regulated Invasive Species can be found at the Cornell University Cooperative Extension – New York Invasive Species Information web page (<a href="http://nyis.info/regulated-species/">http://nyis.info/regulated-species/</a>). Extreme caution should be taken to avoid the spread of these species throughout the duration of the project.

- NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION Facility DEC ID 4-2726-00077
- **34. No Invasive/Non-Native Plant Species** No invasive/non-native plant species shall be introduced to the site. Seed mixes chosen for stabilization of disturbed soil shall not include any invasive and/or non-native plant species, such as reed canary grass (*Phalaris arundinacea*). A list of both terrestrial and aquatic invasive/non-native plant species can be found at the Cornell University Cooperative Extension New York Invasive Species Information web page (<a href="http://nyis.info/wp-content/uploads/2018/07/NYS-Part-575-Prohibited-and-Regulated-Plants.pdf">http://nyis.info/wp-content/uploads/2018/07/NYS-Part-575-Prohibited-and-Regulated-Plants.pdf</a>).
- 35. Stabilize Disturbed Areas All areas of soil disturbance resulting from this project shall be shaped and/or graded, seeded with an appropriate seed mix, and covered with straw or other weed-free mulch within one week of final grading or prior to permit expiration if project is incomplete, whichever comes first. The mulching material shall be maintained until stable vegetative cover is established. The approved methodologies are as follows:
  - a) Stabilization of the entire disturbed area with appropriate vegetation (e.g., grasses, etc.).
  - b) Stabilized as per specifications identified on approved plans.
  - c) Temporarily stabilized with straw mulch, jute matting or other similar natural fiber matting within one (1) week of final grading completion. Temporary stabilization shall be maintained until stable vegetative cover is established.
- **36. Temporary Mulch and Seed** If seeding is impracticable due to the time of year, straw, jute matting or other weed-free mulch shall be applied within one (1) week of final grading completion and final seeding shall be performed at the earliest opportunity when weather conditions favor germination and growth but not more than six (6) months after project completion.
- 37. Stabilize Excavated Soil Any excavated soil stockpiled and remaining after construction is completed shall be placed outside the wetland and wetland adjacent area, and at least 50 feet from any protected stream banks. The excavated soil shall be suitably retained and covered so that there is no turbid runoff discharged either directly or indirectly into any waterbody or wetland.
- 38. State May Require Site Restoration If upon the expiration or revocation of this permit, the project hereby authorized has not been completed, the applicant shall, without expense to the State, and to such extent and in such time and manner as the Department of Environmental Conservation may lawfully require, remove all or any portion of the uncompleted structure or fill and restore the site to its former condition. No claim shall be made against the State of New York on account of any such removal or alteration.
- 39. State May Order Removal or Alteration of Work If future operations by the State of New York require an alteration in the position of the structure or work herein authorized, or if, in the opinion of the Department of Environmental Conservation it shall cause unreasonable obstruction to the free navigation of said waters or flood flows or endanger the health, safety or welfare of the people of the State, or cause loss or destruction of the natural resources of the State, the owner may be ordered by the Department to remove or alter the structural work, obstructions, or hazards caused thereby without expense to the State, and if, upon the expiration or revocation of this permit, the structure, fill, excavation, or other modification of the watercourse hereby authorized shall not be completed, the owners, shall, without expense to the State, and to such extent and in such time and manner as the Department of Environmental Conservation may require, remove all or any portion of the uncompleted structure or fill and restore to its former condition the navigable and flood capacity of the watercourse. No claim shall be made against the State of New York on account of any such removal or alteration.

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- **40. State Not Liable for Damage** The State of New York shall in no case be liable for any damage or injury to the structure or work herein authorized which may be caused by or result from future operations undertaken by the State for the conservation or improvement of navigation, or for other purposes, and no claim or right to compensation shall accrue from any such damage.
- 41. Submission of Post-Construction Photographs The Permittee shall notify the Department of project work completion prior to the expiration of the General Permit authorization or within 30 days of the authorized work completion, whichever is earlier. Notification shall be submitted to the Regional Permit Administrator by e-mail to <a href="red-dec.ny.gov">r4dep@dec.ny.gov</a> or regular mail and must provide color photographs showing the completed work taken from at least two different angles, reference GP-4-19-001, the Permittee name, and the project completion date.

## WATER QUALITY CERTIFICATION SPECIFIC CONDITIONS

1. Water Quality Certification The authorized project, as conditioned pursuant to the Certificate, complies with Section 301, 302, 303, 306, and 307 of the Federal Water Pollution Control Act, as amended and as implemented by the limitations, standards, and criteria of state statutory and regulatory requirements set forth in 6 NYCRR Section 608.9(a). The authorized project, as conditioned, will also comply with applicable New York State water quality standards, including but not limited to effluent limitations, best usages and thermal discharge criteria, as applicable, as set forth in 6 NYCRR Parts 701, 702, 703, and 704.

# **GENERAL CONDITIONS - Apply to ALL Authorized Permits:**

1. Facility Inspection by The Department The permitted site or facility, including relevant records, is subject to inspection at reasonable hours and intervals by an authorized representative of the Department of Environmental Conservation (the Department) to determine whether the permittee is complying with this permit and the ECL. Such representative may order the work suspended pursuant to ECL 71- 0301 and SAPA 401(3).

The permittee shall provide a person to accompany the Department's representative during an inspection to the permit area when requested by the Department.

A copy of this permit, including all referenced maps, drawings and special conditions, must be available for inspection by the Department at all times at the project site or facility. Failure to produce a copy of the permit upon request by a Department representative is a violation of this permit.

- 2. Relationship of this Permit to Other Department Orders and Determinations Unless expressly provided for by the Department, issuance of this permit does not modify, supersede or rescind any order or determination previously issued by the Department or any of the terms, conditions or requirements contained in such order or determination.
- **3. Applications For Permit Renewals, Modifications or Transfers** The permittee must submit a separate written application to the Department for permit renewal, modification or transfer of this permit. Such application must include any forms or supplemental information the Department requires.

# NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION Facility DEC ID 4-2726-00077

Any renewal, modification or transfer granted by the Department must be in writing. Submission of applications for permit renewal, modification or transfer are to be submitted to:

Regional Permit Administrator NYSDEC Region 4 Headquarters 1130 N Westcott Rd Schenectady, NY12306

- **4. Submission of Renewal Application** The permittee must submit a renewal application at least 30 days before permit expiration for the following permit authorizations: Excavation & Fill in Navigable Waters, Water Quality Certification.
- **5. Permit Modifications, Suspensions and Revocations by the Department** The Department reserves the right to exercise all available authority to modify, suspend or revoke this permit. The grounds for modification, suspension or revocation include:
  - a. materially false or inaccurate statements in the permit application or supporting papers;
  - b. failure by the permittee to comply with any terms or conditions of the permit;
  - c. exceeding the scope of the project as described in the permit application;
  - d. newly discovered material information or a material change in environmental conditions, relevant technology or applicable law or regulations since the issuance of the existing permit;
  - e. noncompliance with previously issued permit conditions, orders of the commissioner, any provisions of the Environmental Conservation Law or regulations of the Department related to the permitted activity.
- **6. Permit Transfer** Permits are transferrable unless specifically prohibited by statute, regulation or another permit condition. Applications for permit transfer should be submitted prior to actual transfer of ownership.

#### NOTIFICATION OF OTHER PERMITTEE OBLIGATIONS

#### Item A: Permittee Accepts Legal Responsibility and Agrees to Indemnification

The permittee, excepting state or federal agencies, expressly agrees to indemnify and hold harmless the Department of Environmental Conservation of the State of New York, its representatives, employees, and agents ("DEC") for all claims, suits, actions, and damages, to the extent attributable to the permittee's acts or omissions in connection with the permittee's undertaking of activities in connection with, or operation and maintenance of, the facility or facilities authorized by the permit whether in compliance or not in compliance with the terms and conditions of the permit. This indemnification does not extend to any claims, suits, actions, or damages to the extent attributable to DEC's own negligent or intentional acts or omissions, or to any claims, suits, or actions naming the DEC and arising under Article 78 of the New York Civil Practice Laws and Rules or any citizen suit or civil rights provision under federal or state laws.

#### **Item B: Permittee's Contractors to Comply with Permit**

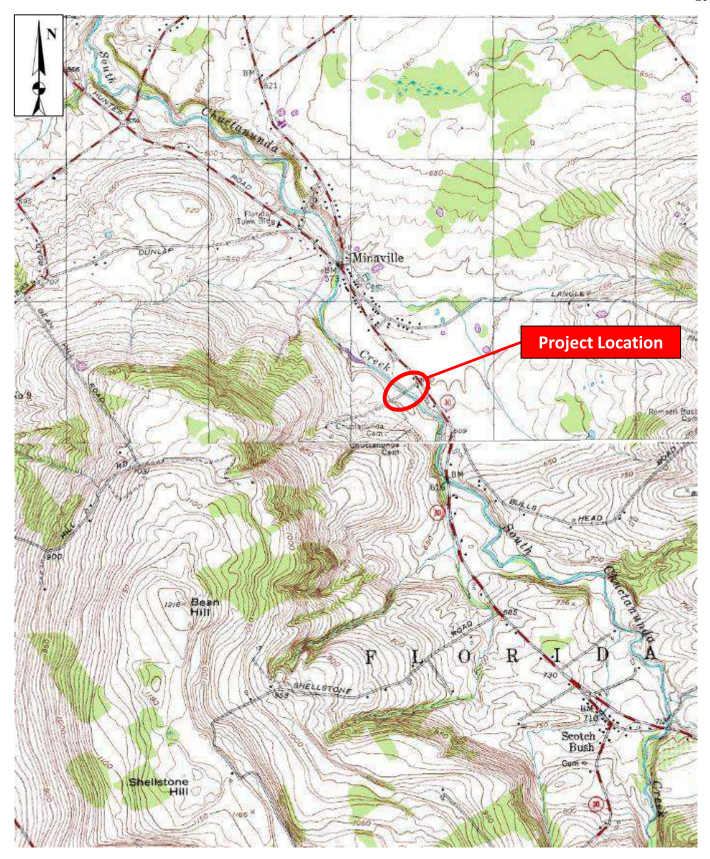
The permittee is responsible for informing its independent contractors, employees, agents and assigns of their responsibility to comply with this permit, including all special conditions while acting as the permittee's agent with respect to the permitted activities, and such persons shall be subject to the same sanctions for violations of the Environmental Conservation Law as those prescribed for the permittee.

# Item C: Permittee Responsible for Obtaining Other Required Permits

The permittee is responsible for obtaining any other permits, approvals, lands, easements and rights-of-way that may be required to carry out the activities that are authorized by this permit.

#### Item D: No Right to Trespass or Interfere with Riparian Rights

This permit does not convey to the permittee any right to trespass upon the lands or interfere with the riparian rights of others in order to perform the permitted work nor does it authorize the impairment of any rights, title, or interest in real or personal property held or vested in a person not a party to the permit.





# **Site Location Map**

CEMETERY DRIVE BRIDGE OVER SOUTH CHUCTANUNDA CREEK
Town of Florida
Montgomery County, NY
NOT TO SCALE

