

CITY
-----OF----- INTER-OFFICE COMMUNICATION
GAINESVILLE

Legislative Matter # 001254

TO: City Commission **DATE:** September 27, 2004

FROM: Planning Division Staff

SUBJECT: Petition 30WSU-01CC. Conrad Yelvington Distributors, Inc. Special use permits for an asphalt plant and for Wellfield Protection, and development plan review for construction of an asphalt plant with existing master stormwater system. Zoned: I-2 (general industrial). Located in the 7600 block, east of US 441.

Recommendation

Planning staff recommends approval of Petition 30WSU-01 CC, based on the findings of facts listed below and with the conditions as specified in this report and the Technical Review Committee preliminary plan review conditions as attached.

Explanation

The petition is a request to amend petition 42SPL-00DB, Yelvington Aggregate Distribution Center to add a drum mix asphalt plant. See the preliminary development plan, dated August 17, 2004, Exhibit 1. The subject property is a 49.64 acre site located at 7605 Northwest 13th Street. The subject property is zoned I-2 (General Industrial District) and AGR (Agriculture District). The proposed development is an amendment to the existing developed site to add the asphalt plant on 4.9 acres located immediately east of the rock distribution center. Asphalt mixtures and blocks are classified as SIC IN 2951, and are listed as a use requiring a special use permit in the I-2 zoning district. The petitioners propose a 24-hour operation of the asphalt plant.

The proposed asphalt plant will be accessed from the existing driveway to US 441. The existing stormwater management system will serve the proposed development. The proposed development will have an office of 672 square feet and a command control center of 407 square feet. The proposed impervious surface due to the addition of the asphalt plant is 226, 980 square feet. The 49.64 acre site will be 73.4% open space. The proposed amendment will add 5 additional parking spaces to the site. The petitioners have not shown any bicycle parking.

The surrounding property is zoned I-2 to the south, RSF-2 to the west across US441, AGR to the North and PD (residential) to the East, on the east side of

SR121. The landscape plan approved by petition 42SPL-00 DB provided a row of cedars along the south and west property lines which will be extended through this petition, a landscaped stormwater basin and wetland/open space to the east. The land use and zoning of the east portion of the site provides an adjacent use buffer (5 acres of agricultural zoned land) to the residential planned developments on the east side of SR12. Landscape buffer is not required along an active railroad line, so there is no buffer along the north property line. The property also is separated from US 441 by a 200-foot railroad right-of-way and a 50-foot public utilities right-of-way. The former Greenways of Gainesville (the Weiss property) will be separated from the proposed industrial site by the CSX railroad, the GRU easement and US 441. See Exhibit 2 showing the land use designation of surrounding property within 2000 feet of the 49.64-acre property, and Exhibit 3 showing surrounding land use of the proposed 4.9-acre leased area of the asphalt plant. Petition 42SPL-00DB (Yelvington Distribution Center) included the FDOT permit for the existing driveway connection and for the existing railroad line. A Suwannee River Water Management Permit was received for the original development plan. Monitoring of the wetland mitigation site is required for a 3-year period, ERP00-0322. See Exhibit 4, Suwannee River Water Management District letter dated August 2, 2004. The 49.64-acre site includes FEMA flood plain.

SPECIAL USE PERMIT, SEC. 30-70 (2)b SPECIALLY REGULATED INDUSTRY.

Asphalt plants, SIC IN-2951, are allowed in the I-2 zoning district by Special Use Permit. Sec. 30-70 designates asphalt plants as a "specially regulated industry." As such, the applicant shall submit information on air emissions, surface and groundwater, noise, truck traffic volumes (including time of day), and glare impacts. The applicant shall address the compatibility of these emissions with other properties, uses and neighborhoods within 2,000 feet. The report shall also indicate that "best available technology" is being used to control impacts from the "specially regulated industry." The petitioners have submitted a report entitled "City of Gainesville, Code of Ordinances, Section 30-70 Use by Special Use Permit." The report specifically addresses each of the areas of concern. The petitioners assert that the proposed drum mix asphalt plant is best available technology. Conditions identified in the report to answer the issues required by ordinance are:

1. Aggregates and RAP (recycled asphalt pavement) will be stored in stockpiles on paved surface;
2. Lime will be stored in a protected silo.
3. Rainwater falling on the stockpiles will be collected and transported to the collection basin.
4. The plant will have primary and secondary collectors to remove fine sand and dust particles.

5. The proposed plant provides a system to capture and dispose of blue smoke. Powerful fans pull the air from the top of the silo(s) and inject it into the flame in the aggregate drier portion of the drum plant.
6. Before receiving a load of hot mix asphalt (HMA), the boxes on the back of delivery trucks are washed as necessary in a closed cycle wash to remove soil that could contaminate the HMA. Each truck has a bio-degradable, water-based solution sprayed on the interior of the delivery truck box before receiving HMA.
7. The design of the area proposed for storage of the asphalt binder, plant fuel, and equipment fuel will have secondary containment holding at least 130% of the volume of the largest tank to control any unplanned releases.
8. The station for trucks delivering these materials to the site will be adjacent to this area and will be curbed to control any unplanned releases during the transfer of products.
9. The petitioners state that currently there are no residential neighborhoods located within 2000 feet of the proposed leased property. Surrounding uses within 2000 feet consist of an agricultural/timber parcel, a conservation parcel, one single-family parcel and 23 industrial-zoned parcels. They also note that portions of Hidden Lake, Buck Bay, and the Weiss property are within 2000 feet of the Yelvington Parcel.
10. The petitioners assert that the proposed air emissions are compatible with the emission of the surrounding industrial uses.
11. The petitioners identify the sources of air emissions and the proposed emission rates. The proposed control technology to reduce air emissions include:
 - a. reducing the storage of crushed rock and gravel on the site to a two day supply for maximum operating levels;
 - b. paving areas used by delivery trucks, supply trucks and yard equipment to control dust generation; and
 - c. sweeping and watering paved road surfaces to reduce dust emissions;
 - d. controlling particulate matter generated during aggregate drying by passing the exhaust through cyclone and then a baghouse;
 - e. equipping vents of the asphalt binder tanks with condensers to collect potential emissions released from the asphalt;
 - f. design of the double barrel drum to minimize oxidation;
 - g. installing blue smoke control system to inject emission from the silos and the conveyor from the drum into the burner in the aggregate drier;
 - h. recycling particulate matter collected from the air pollution devices into the process to be incorporated into the HMA product;
 - i. precise measurement of the temperature of the dried aggregate as it enters the mixing chamber to avoid overheating aggregate and generation of excess volatile organics from the asphalt;
 - j. conserving fuel;
 - k. keeping the temperature of the liquid asphalt by preventing exposure to a direct flame in the drier;

- l. controlling the release of emissions from loads of HMA on delivery trucks by requiring the use of an impermeable tarp to the HMA in the truck's cargo box;
 - m. Use of bio-degradable, water based solution to coat delivery trucks cargo boxes, rather than diesel oil, to reduce releases of volatile oil compounds.
12. The stormwater will be directed to the existing stormwater management system for the Yelvington site. The stormwater from the asphalt plant must be periodically monitored to ensure that water quality standards are met as part of the NPDES permit requirements. No groundwater emissions are expected from the facility, except for the incidental percolation of stormwater. Measures identified by the petitioner include:
- a. Spill Prevention Controls and Countermeasures (SPCC) improvements where fuels and asphalt are stored.
 - b. Storing containers of chemicals, preferably in corrosion-free plastic containers, on paved areas surrounded by curbs capable of holding at least 130% of the contents of the largest container.
 - c. Eliminating the use of chlorinated solvents and other solvents with toxic and/or potentially dangerous characteristics. These are replaced with bio-degradable, water-based solvents for removal of asphalt and grease from tools and equipment.
 - d. Elimination of solvents in the Quality Assurance Laboratory. Only physical testing will be used to test HMA samples.
 - e. Good housekeeping in areas which may contribute pollutants to stormwater discharges so they are maintained in a clean, orderly manner;
 - f. Storage containers will be kept closed at all times, except when adding or removing waste or products.
 - g. NPDES Multi-Sector General Permit is required;
13. Noise controls:
- a. The equipment in the plant has been designed to reduce noise output by the use of the double drum system as well as reducing impact forces, reducing speeds and pressures, reducing frictional resistance, reducing the radiating area, reducing noise leakage, and isolating and damping vibrating elements.
 - b. Distance and shielding are used for control of transmission path. The transmission path south of the APAC leased area has been lengthened by the location of the plant on the north side of the property. Shielding is used by placing piles of aggregate and recycled asphalt pavement between the HMA plant and the southern property line.
 - c. Absorptive shielding will be installed north of the south perimeter road that runs the full length of the APAC leased area.

14. Truck trips: The petitioners report states that there will be an average of 68 truck trips per day, approximately 0.6 percent of the average service volume for US 441 in this location.
 - a. The proposed asphalt plant will receive aggregate from the onsite rock distribution plant, which eliminates those supply trips from the roadway network.
 - b. The rock distribution plant receives rock by railroad.
15. Odor: See Air emission methodologies.
16. Glare: Lighting shall meet the Sec. 30-345 requirements.

Sec. 30-233 requires findings by the City Commission for the preliminary plan on the following seven criteria. Staff has made the following analysis with regard to these criteria:

1. *That the use or development complies with all required regulations and standards of this chapter and all other applicable regulations.*

The proposed use is a use that may be permitted in the Industrial Land Use Category and in the I-2 zoning district. The Development Plan has been reviewed by the Technical Review Committee and found approvable with the conditions listed in the TRC staff reports. The petitioners will be required to receive an Air Quality Permit from FDEP, an NPDES Permit from FDEP and a Hazardous Materials Storage License from Alachua County Department of Environmental Protection.

2. *That the proposed use or development will have general compatibility and harmony with the uses and structures on adjacent and nearby properties.*

The proposed use is adjacent to Industrial land use and I-2 zoning to the South, Agriculture land use and zoning to the East and North, and Single Family and RSF-2 zoning to the west, across US441 and railroad and utility rights-of-way. The proposed asphalt plant will be located in the center of the subject property to the east of the existing rock distribution center. The design of the asphalt plant includes technologies to address noise, odor, smoke, particulate matter and wastewater.

3. *That the necessary public utilities are available to the proposed site and have adequate capacity to service the proposed use and development.*

Electric, water and sanitary sewer are available to the site and have adequate capacity to service the proposed use.

4. *That the use or development is serviced by streets of adequate capacity to accommodate the traffic impacts of the proposed use.*

The proposed development is located on US 441, which has capacity for the proposed use.

5. *That screening and buffers are proposed of such type, dimension and character to improve compatibility and harmony of the proposed use and structure with the uses and structures of adjacent and nearby properties.*

The petitioners are extending the cedar hedge along the south side of the property. There are no adjacencies to public streets.

6. *That the use or development conforms to the general plans of the city as embodied in the city comprehensive plan.*

The subject property is designated for Industrial on the Future Land Use Map of the City of Gainesville 2000-2010 Comprehensive Plan. Policy 4.1.1. states: "The Industrial land use category identifies those areas appropriate for manufacturing, fabricating, distribution, extraction, wholesaling, warehousing, recycling and other ancillary uses, and, when designed sensitively, retail, office, service and residential uses, when such non-industrial uses are no more than 25 percent of the industrial area, or when part of a Brownfield redevelopment effort. Land development regulations shall determine the appropriate scale of uses and consider the externalities of such uses. Intensity will be controlled by adopting land development regulations that establish height limits of 5 stories or less and requiring buildings to face the street."

The subject property is currently developed in an industrial capacity as a rock distribution center. The existing access and existing stormwater management facilities will serve the proposed additional development.

7. *That the proposed use or development meets the level of service standards adopted in the comprehensive plan and conforms with the concurrency management requirements of this chapter as specified in Article III, Division 2.*

The proposed development is outside the Transportation Concurrency Management Exception Area. A preliminary and final certificate of concurrency has been issued.

WELLFIELD PROTECTION SPECIAL USE PERMIT

The subject property, is a 49.64-acre parcel which is currently developed as an aggregate distribution center. The total site controlled by the development plan includes an area in the tertiary zone of the Wellfield District. See map of wellfield tertiary zone boundary, Exhibit 5. The petitioner now requests approval of a drum mix asphalt plant, which was not part of the earlier requests,

reviews or hearings connected with the aggregate distribution plant. Planning staff has found that the entire site must be reviewed under the provisions of the Special Use Permit because the property continues into the tertiary zone and because elements of the development plan are within the tertiary zone of the Wellfield District. Sec. 30-201(a) states "Properties that may only be partially located in a wellfield protection management zone shall be treated as if the entire property is located completely within the wellfield protection zone." Since the proposed use involves the use of hazardous materials and has a stormwater management system with outfall within the tertiary zone, the facility is required to obtain a Wellfield Special Use Permit.

In order to grant an approval of the wellfield special use permit, the Board must establish a number of findings in accordance with Division 3 of Article VII of the Land Development Code for the purpose of protecting the Murphree Wellfield. Findings must be made for criteria (1) through (5) and (8) under section 30-203(a) and whether the development properly addresses environmental features such as wetlands, creeks, lakes, sinkholes, and soils to ensure the hazardous materials will not endanger the potable water supply and the environmental features and whether the criteria in second 30-233 have been met.

1. *That the proposed use or development will not endanger the city's potable water supply.*

No comments have been received from Gainesville Regional Utilities. Staff anticipates no impact to the City's potable water supply.

Alachua County Environmental Protection Department, see Exhibit 6.

1. Based on available information, the proposed facility will be regulated as a Class "C" facility under the HMMC. Class "C" facilities are required to obtain a Hazardous Materials Storage License prior to the start of operations.
2. Formal ACEPD approval of all hazardous materials storage areas is required prior to the issuance of building permits;
3. ACEPD strongly recommends that, as a condition to the issuance of the Wellfield Protection Permit, the applicant be required to provide a roof over the proposed fuel storage area. The recommended roof will reduce the potential for contaminated stormwater to occur if rainfall gets inside the storage area.

Pages 8 through 11 of the "City of Gainesville, Florida, Code of Ordinances, Sec. 30-203: Wellfield Special Use Permit" report, Exhibit 7, identify Hazardous Materials to be stored and used at the site.

2. *That necessary public utilities are available to the proposed site and have adequate capacity to service the proposed use and development. The development must be connected to the potable water and wastewater system.*

The applicant has demonstrated how the new additions will connect to the water, sewer and electric systems. GRU has reviewed and approved the proposed connections. GRU Construction Permits are required.

3. *That the use or development conforms to the City's comprehensive plan.*

The Future Land Use Map classifies the subject site as industrial. Policy 4.1.1 of the Future Land Use Element describes the industrial category as follows:

The industrial land use category identifies those areas appropriate for manufacturing, fabricating, distribution, extraction, wholesaling, warehousing, recycling, and other ancillary uses, and, when designed sensitively, retail, office, service and residential uses, when such non-industrial uses are no more than 25 percent of the industrial area, or when part of a Brownfield redevelopment effort. Land development regulations shall determine the appropriate scale of uses and consider the externalities of such uses. Intensity will be controlled by adopting land development regulations that establish height limits of 5 stories or less and requiring buildings to face the street.

Transportation Mobility Element Policy 1.1.4

The City shall coordinate with FDOT to reduce large truck traffic on streets that are not designated truck routes, and direct such traffic to designated truck routes. Improved signs and enforcement shall direct non-local and through trucks to the designated truck route.

Conservation/Open Space/Groundwater Recharge Element Policy 2.3.2 states:

The City shall allow land uses and facility design within wellfield protection zones (and other "community water system" cones of influence as defined by Florida Administrative Code Chapter 62-550.200 (Drinking Water Standards, Monitoring, and Reporting, Definitions for Public Water Systems) and Chapter 9J-5.003 (27) (Definition, "cone of influence") and identified in the Environmentally Significant Land and Resources Map Series within the Future Land Use Map Series, that are in compliance with the Murphree Wellfield Protection Code.

4. *That the proposed use complies with all federal, state and local laws, rules, regulations, and ordinances now and hereafter in force which may be applicable to the use of the site.*

Pages 7 - 10 of Exhibit 7 state that the proposed HMA plant falls within the jurisdiction of the following regulatory agencies:

Alachua County Environmental Protection Department;
Florida Department of Environmental Protection
United States Environmental Protection Agency.

Formal approval by Alachua County Environmental Protection Department of all hazardous materials storage areas is required prior to issuance of the building permits. The development plan must receive a final development order prior to issuance of any building permit.

5. *That there has been proper abandonment, as regulated by the relevant water management district or state agency of any unused wells or existing septic tanks at the site. An existing septic tank may remain if it is used solely for domestic waste and if it meets all applicable state and local regulations.*

The petitioners have certified the removal of the existing well and septic tank on the 49.64 acre parcel.

8. *That the applicant is in compliance with the requirements of the Alachua County Hazardous Materials Management Code, and all applicable state and federal regulations.*

Prior to the issuance of a certificate of occupancy the petitioners must receive an Alachua County Hazardous Materials Storage License.

DEVELOPMENT PLAN REVIEW

The preliminary plan was submitted in accordance with the submittal schedule and was sufficient for review in accordance with Article VII. The technical review committee has reviewed the development plan and has found the plan approvable subject to the conditions attached.

This development must meet the Sec. 30-345, General Performance Standards. The petitioners have submitted a Certification of the information provided in "City of Gainesville, Florida, Code of Ordinances, Section 30-345: General Performance Standards," received by the City Planning Division July 2, 2004. Sealed by William C. Zegal, Florida Registration Number 23465, dated 04 June 2004, Exhibit 8. General performance standards address fire and explosive hazards, radiation, electromagnetic radiation, waste disposal, vibration, sound, heat, cold and dampness or movement of air, lighting, odor, air pollution emissions, other air pollution, toxics, and utility service.

Summary of conditions:

1. The petitioners shall meet conditions of on-site mitigation of wetland as per Petition 42SPL-00DB.
2. The applicant shall be required to provide a roof over the fuel storage area.
3. The applicant shall include a fire sprinkler system with roof structure for the fuel storage area.
4. The trucks leaving the plant shall have impermeable tarps to control odor.
5. The petitioners shall obtain an NPDES permit prior to a certificate of occupancy.
6. Petitioners shall be in compliance with Sec. 30-345.
7. The development shall be in compliance with the City of Gainesville Noise Ordinance, Ordinance 981314.
8. Water supply shall be adequate to meet fire flow requirements.
9. The type of materials used and stored on site shall be restricted to the list of hazardous materials submitted with this petition, see attached. Any addition or modification must obtain approval from Alachua County Department of Environmental Protection and may require an amendment of the Special Use Permit.
10. The Asphalt Plant shall not be expanded or relocated except by amendment of the Special Use Permit. Replacement equipment must meet all conditions of this Special Use Permit.
11. The applicant must provide correct plans to the Planning Division meeting the requirements of the Technical Review Committee, attached, and must obtain a final development order prior to the issuance of any building permit.

Respectfully submitted,



Ralph Hilliard
Planning Manager

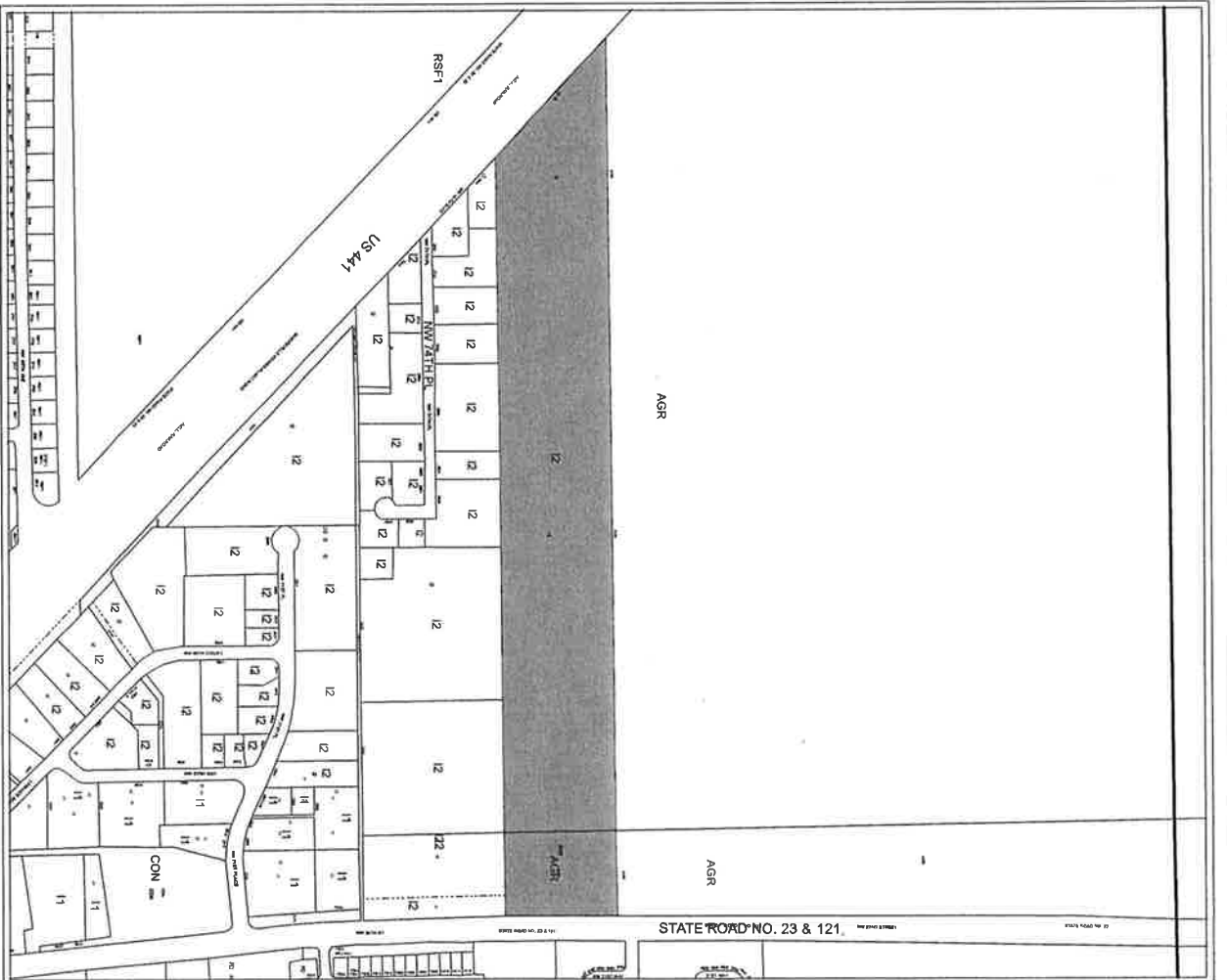
RH:CRM
Attachments

Zoning Districts

- RSF1 Single-Family Residential (3.5 du/acre)
- RSF2 Single-Family Residential (4.6 du/acre)
- RSF3 Single-Family Residential (5.8 du/acre)
- RSF4 Single-Family Residential (8 du/acre)
- RMF5 Residential Low Density (12 du/acre)
- RC Residential Conservation (12 du/acre)
- MH Mobile Home Residential (12 du/acre)
- RMF6 Multiple-Family Medium Density Residential (8-15 du/acre)
- RMF7 Multiple-Family Medium Density Residential (8-21 du/acre)
- RMF8 Multiple-Family Medium Density Residential (8-30 du/acre)
- RMU Residential Mixed Use (up to 75 du/acre)
- RH1 Residential High Density (8-43 du/acre)
- RH2 Residential High Density (8-100 du/acre)
- OR Office Residential (up to 20 du/acre)
- OF General Office
- PD Planned Development
- BU Business
- BA General Business
- BT Tourist-Oriented Business
- MU1 Mixed Use Low Intensity (10-30 du/acre)
- MU2 Mixed Use Medium Intensity (14-30 du/acre)
- CCD Central City District
- W Warehousing and Wholesaling
- I1 Limited Industrial
- I2 General Industrial
- AGR Agriculture
- CON Conservation
- MD Medical Services
- PS Public Services and Operations
- AF Airport Facility
- ED Educational Services
- CP Corporate Park

- Historic Preservation/Conservation District
- Special Area Plan
- Division line between two zoning districts
- City Limits

Area under petition consideration



ZONING

Name	Petition Request	Map(s)	Petition Number
Conrad Yelvington	Special Use Permit Sec. 30-70 Wellfield Special Use Permit and Associatr Development Plan	3047	30WSU-01CC



SITE PLAN EVALUATION SHEET

PUBLIC WORKS DEPARTMENT 334-5072 M.S. 58


Petition No. <u>30WSU-01CC</u>	Review Date: <u>7/20/04</u>	Review Type:
Review For: <u>Technical Review Committee</u>	Plan Reviewed: <u>07/23/04</u>	<u>Preliminary Final</u>
Description, Agent & Location: <u>Watson Asphalt Plant</u>		Project Planner:
Eng. Denman <u>7600 block US 441</u>		<u>Carolyn Morgan</u>

APPROVED
(as submitted)

APPROVED
(subject to below)

DISAPPROVED

- Alachua County Environmental Review Required
- Alachua County Environmental Review Not Required
- 100 Yr. critical duration storm event must be analyzed.
- SJRWMD stormwater permit is required.
- Treatment volume must be recovered within 72 Hrs. (F.S. of 2)
- Approved for Concurrency

Comments By:

Rick Melzer P.E.
Development Review Engineer

REVISIONS / RECOMMENDATIONS:



**DEVELOPMENT REVIEW EVALUATION
GAINESVILLE REGIONAL UTILITIES**

Ellen Underwood, New Development Coordinator
PO Box 147117, Gainesville, FL 32614
Voice (352) 393-1644 - Fax (352) 334-3480

Aug 19, 2004

6 Petition 30WSU-01 CC

Watson Construction, agent for Conrad **Yelvington** Dist. Inc. A special use permit for Wellfield Protection and devel. plan review for construction of a concrete batch plant and asphalt plant with associated aggregate storage & master stormwater design. Revised as: Conrad Yelvington Distributors, Inc. A special use permit for Wellfield Protection and devel. plan review for construction of an asphalt plant with existing master stormwater system. Zoned: I-2 (general industrial). Located in the 7600 block, east of US 441. (Planner, Carolyn Morgan)

- Conceptional Comments**
- Conditions/Comments**
- Approved as submitted**
- Insufficient information to approve**

New Services A Plan Review is needed before GRU can approve the utility space allocations (please submit 3 sets of plans along with the Application.)

Water Label water meter size.

Sanitary Sewer Label sand/oil separator on the utility plan (sheet 5 of 11).

Electric Show the primary conduit route a on the utility plan.

Gas

Real Estate Add OR Book & Page of the blanket easement on the utility page (sheet 5 of 11).

City of
Gainesville

Inter-Office Communication

Planning Division
x5023, FAX x3259, Station 12

TO: TRC Review Staff

DATE: August 17, 2004

FROM: Carolyn Morgan, Senior Planner

SUBJECT: 30WSU-01CC APAC/Yelvington Asphalt Plant

This is a re-submittal of the asphalt plant for preliminary and final review. The last submittal was dated July 2, 2004. If there are any issues that remain to be discussed we can discuss on September 3, 2004. However, if your issues are resolved or a final comment/recommendation is in order, it would be appreciated if comments could be received by August 23rd, so that we could schedule the City Commission quasi-judicial hearing.

Provide HC ramp detail.

Provide distance between office bldg. & control center.

if control center is premanufactured, indicate in Building information table that it is DCA approved.

Provide distance from truck wash to property lines.

BSS
8-31-04

**SITE PLAN EVALUATION SHEET
GAINESVILLE POLICE DEPARTMENT**

Petition Number: 30WSU-01 CC

Review Date: August 18, 2004

Site Visit Date: May 14, 2004, 1445 Hours

Description: Asphalt Plant at Yelvington

Location: 7600 NW 13th St.

Review For: Final Staff Meeting, Review #3

Planner: Carolyn Morgan

Reviewed By: Sgt. Jeff Reese



Recommend for Approval With Consideration for Comments

Recommend for Disapproval

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Recommendations and Comments

1. Photometric plans from the first submittal should be included. No additional comments.

The purpose of this review is to provide security recommendations. This report is advisory only and is not intended to identify all weaknesses or to warrant the adequacy of all present and future security measures whether or not recommended.



Board of County Commissioners

ALACHUA COUNTY ENVIRONMENTAL PROTECTION DEPARTMENT

201 SE 2nd Avenue, Suite 201, Gainesville, Florida 32601

Tel: (352) 264-6800 Fax (352) 264-6852

Suncom: 651-6800

Home Page: <http://environment.alachua-county.org>

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Administrative Support
Manager

dvanslooten@co.alachua.fl.us

September 2, 2004

Ms. Carolyn Morgan

Current Planning

City of Gainesville

P.O. Box 490

Gainesville, FL 32602-0490

RE: Petition 30WSU-01CC
APAC/Yelvington Asphalt Plant

Dear Ms. Morgan:

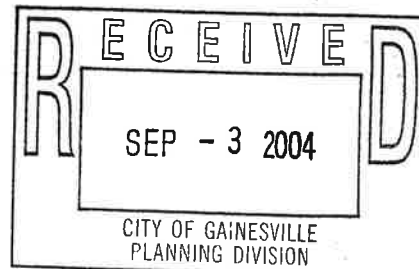
This letter is in response to your Fax dated September 1, 2004 regarding the applicability of the Alachua County Hazardous Materials Management Code (HMMC) to the above referenced project. Based on the available information, the proposed facility will be regulated as Class "C" facility under the HMMC. Class "C" facilities are required to obtain a Hazardous Materials Storage License prior to start of operations.

The Alachua County Environmental protection Department (ACEPD) has reviewed the submitted site plans; however, formal ACEPD approval of all hazardous materials storage areas is required prior to the issuance of building permits. Additionally, as we stated in our last comment sheet, ACEPD strongly recommends that, as a condition to the issuance of the Wellfield Protection Permit, the applicant be required to provide a roof over the proposed fuel storage area. The recommended roof will reduce the potential for contaminated stormwater to occur if rainfall gets inside the storage area.

Please contact me at 264-6800 if you have any questions.

Sincerely,

Agustin Olmos, P.E.
Environmental Engineer
AO/ao



CITY
-----OF----- INTER-OFFICE COMMUNICATION
GAINESVILLE

TO: City Commission **DATE:** 7/20/04

FROM: Onelia R. Lazzari *OL*

SUBJECT: Concurrency Review for 30WSU-01CC

The APAC Asphalt Plant development, located in the 7600 block of US 441, meets all the Community Development Department requirements for a Certificate of Preliminary and Final Concurrency. See the Public Works Comments sheet for information about stormwater management concurrency. This development is located outside of the TCEA.

APAC ASPHALT AT YELVINGTON GAINESVILLE, FL

DEVELOPMENT DATA

1. PROJECT DESCRIPTION:

THIS SITE PLAN REPRESENTS AN AMENDMENT TO THE APPROVED YELVINGTON DISTRIBUTION CENTER PROJECT (PETITION No. 42SPC-0008). THIS AMENDMENT CONSISTS OF THE CONSTRUCTION OF AN ASPHALT PLANT BY APAC OF JACKSONVILLE. THE PROPOSED PROJECT WILL UTILIZE THE EXISTING MASTER STORMWATER MANAGEMENT FACILITIES PREVIOUSLY APPROVED WITH THE YELVINGTON SITE PLAN.

2. PROJECT DESCRIPTION:

THE PROPERTY OWNER IS CONRAD YELVINGTON DISTRIBUTORS, INC.
THE PROJECT DEVELOPER IS APAC OF JACKSONVILLE

4100 S.E. 144th ST
STARKE, FL 32081
(904) 984-2788

3. OVERALL PROPERTY DATA:

- A. TOTAL PROPERTY AREA: 48.84 AC. = 2,182,318 S.F. = 100.0%
- B. TOTAL BUILDING AREA:
EXISTING:
(YELVINGTON DISTRIBUTION CENTER) = 680 S.F.
PROPOSED:
OFFICE BLDG. = 672 S.F.
COMMAND CONTROL CENTER = 407 S.F.
TOTAL = 1,739 S.F. = 0.08%
- C. TOTAL IMPERVIOUS AREA:
EXISTING:
(YELVINGTON DISTRIBUTION CENTER)
INCLUDING STABILIZATION AREAS = 347,587 S.F.
PROPOSED = 228,980 S.F.
TOTAL = 576,017 S.F. = 26.6%
- D. TOTAL OPEN AREA = 1,588,301 S.F. = 73.4%

PROPOSED DEVELOPMENT DATA TABLE

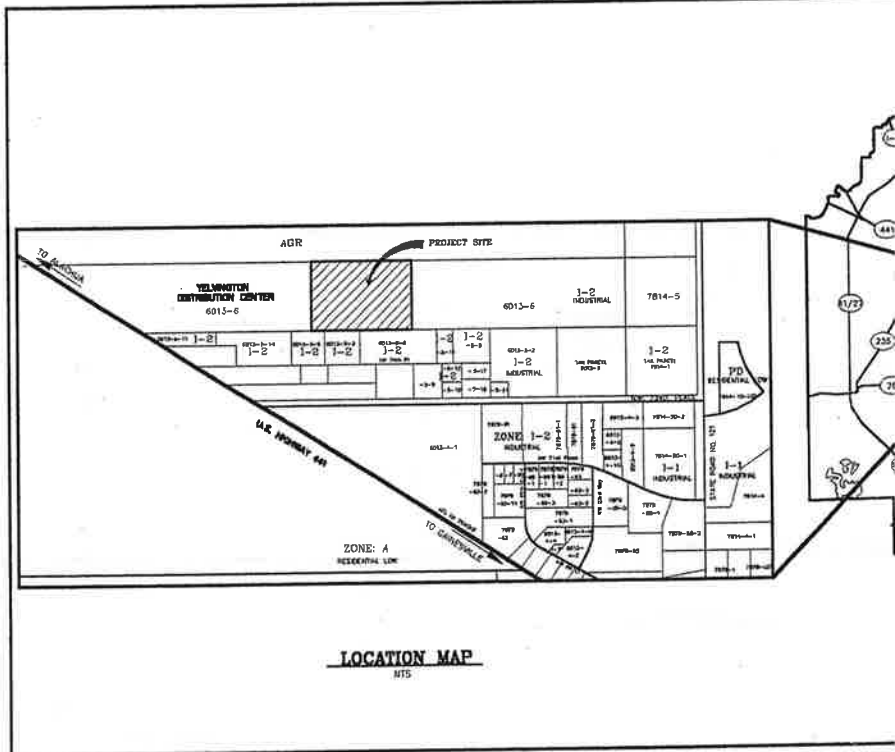
1. PROJECT AREA: 5.92 AC. = 258,000 S.F. = 100.0%
2. TOTAL BUILDING AREA:
OFFICE BLDG. = 672 S.F.
COMMAND CONTROL CENTER = 407 S.F.
TOTAL = 1,079 S.F. = 0.42%
3. TOTAL IMPERVIOUS AREA = 228,980 S.F. = 88.0%
4. TOTAL OPEN AREA = 31,020 S.F. = 12.0%
5. PARKING SPACES:
A. CRITERIA: MANUFACTURING/INDUSTRIAL USE:
ONE SPACE/500 S.F. OF FLOOR AREA
B. REQUIRED:
ONE SPACE/500 S.F. x 1,079 S.F. = 2 SPACES
C. PROVIDED:
3 PARKING SPACES INCLUDING 1 HANDICAP SPACES

6. BUILDING INFORMATION:

	OFFICE BLDG	COMMAND CONTROL CENTER	TRUCKWASH AREA
A. TOTAL BUILDING AREA (UNDER ROOF):	672 S.F.	407 S.F.	468 S.F.
B. TOTAL GROSS FLOOR AREA:	626 S.F.	348 S.F.	360 S.F.
C. OCCUPANCY CLASS:	BUSINESS	BUSINESS	STORAGE
D. BUILDING HEIGHT:	12'-1"	12'-1"	20'-5 1/2"
E. SPRINKLER:	NO	NO	NO
F. CONSTRUCTION TYPE:	VI	II	II
G. NUMBER OF STORES:	ONE	ONE	ONE

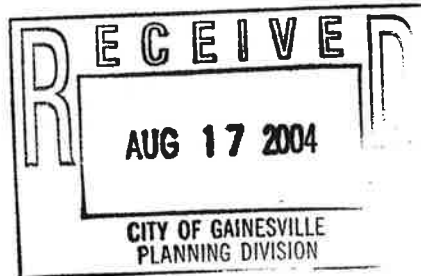
*THIS OFFICE BUILDING WILL BE A PREMANUFACTURED BUILDING AND IT SHALL BE DCA APPROVED.

7. THIS PROJECT AREA IS NOT IN A HISTORIC DISTRICT, GREENWAY, UPLANDS, NATURE PARK, OR SURFACE WATER DISTRICTS GATEWAY DISTRICT.
8. THIS PROPERTY IS ZONED I-2, AND HAS INDUSTRIAL LAND USE.
9. TAX PARCEL No.1 PART OF TAX No. 8013-8.
10. THE STORMWATER SYSTEM WAS PREVIOUSLY APPROVED AND CONSTRUCTED WITH THE YELVINGTON DISTRIBUTION SITE PLAN AND MEETS THE REQUIREMENTS OF CITY OF GAINESVILLE AND SUWANNEE RIVER WATER MANAGEMENT DISTRICT.
11. THE ASPHALT PLANT INCLUDES OIL TANKS TO PROVIDE FUEL FOR THE PRODUCTION. THESE TANKS INCLUDE SECONDARY CONTAINMENT CONSISTING OF A RAISED CONCRETE BARRIER.
12. THIS SITE IS WITHIN FEMA FLOOD ZONE A AND C AS SHOWN ON THE MAP OF BOUNDARY AND TOPOGRAPHIC SURVEY PREPARED BY WAYNE CHANGE, INC. DATE 7/22/99. FLOOD ZONE 'A' IS DEFINED AS AREAS OF 100-YEAR FLOOD; BASE FLOOD ELEVATIONS NOT DETERMINED. FLOOD ZONE 'C' IS DEFINED AS AREAS OF MINIMAL FLOODING.



LOCATION MAP

NOT TO SCALE



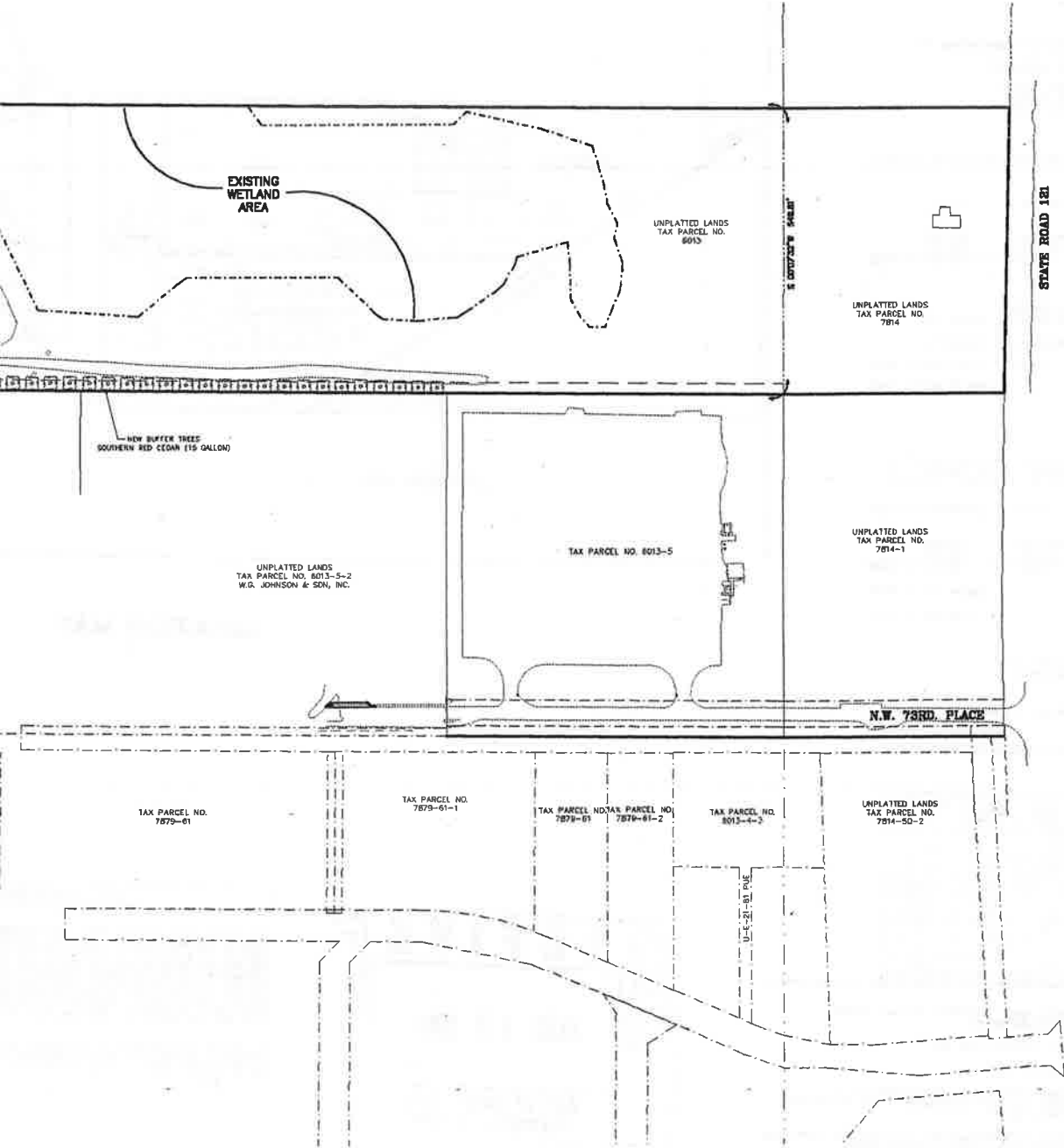
TRIP GENERATION

THE WATSON PLANT HAD DAILY TRUCK TRIPS COMBINING PLANT OF 130 TRIPS PER DAY FOR ASPHALT AND COMBINE HAVE 110 TRIPS PER DAY FOR ASPHALT. THE OLD PLANT PER DAY, NOT COUNTING AGGREGATE TO THE SITE. THE ACCURATELY THAT SUPPLY VEHICLES INCLUDING ALL ARE 50 TRIPS PER DAY, ALTHOUGH THAT NUMBER CAN VARY. THE OLD PLANT ANTICIPATED 40 EMPLOYEE TRIPS PER DAY. THE TOTAL PLANT WAS 180 PER DAY AND THE TOTAL TRIPS FOR

THE YELVINGTON DISTRIBUTION CENTER TOTALED 100 TRIPS PER DAY. THEREFORE, FOR THE TOTAL PROPERTY THE TOTAL TRIPS FOR THE PLANT WAS 180 PER DAY AND THE TOTAL TRIPS FOR



SCALE: 1"=150'

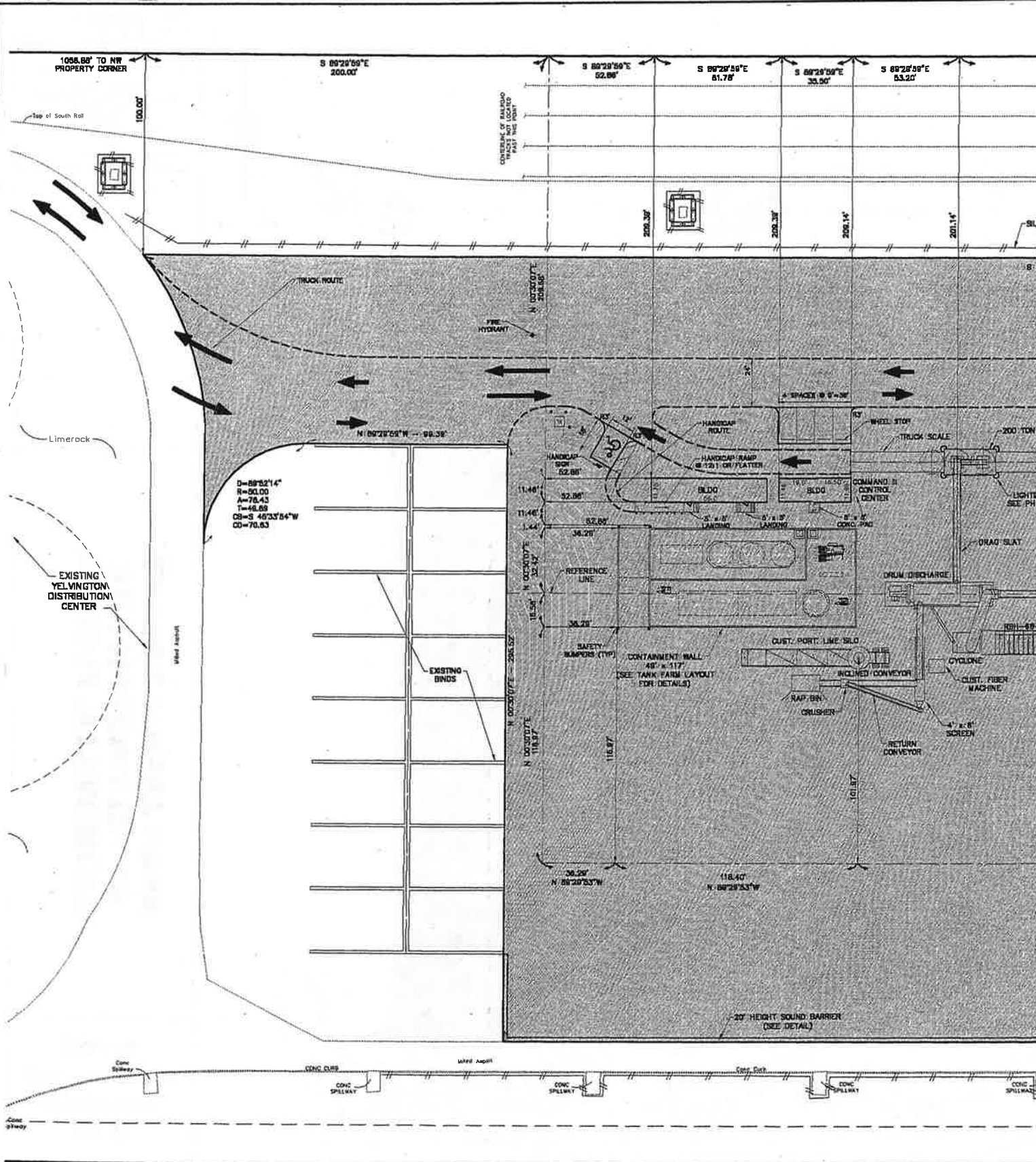


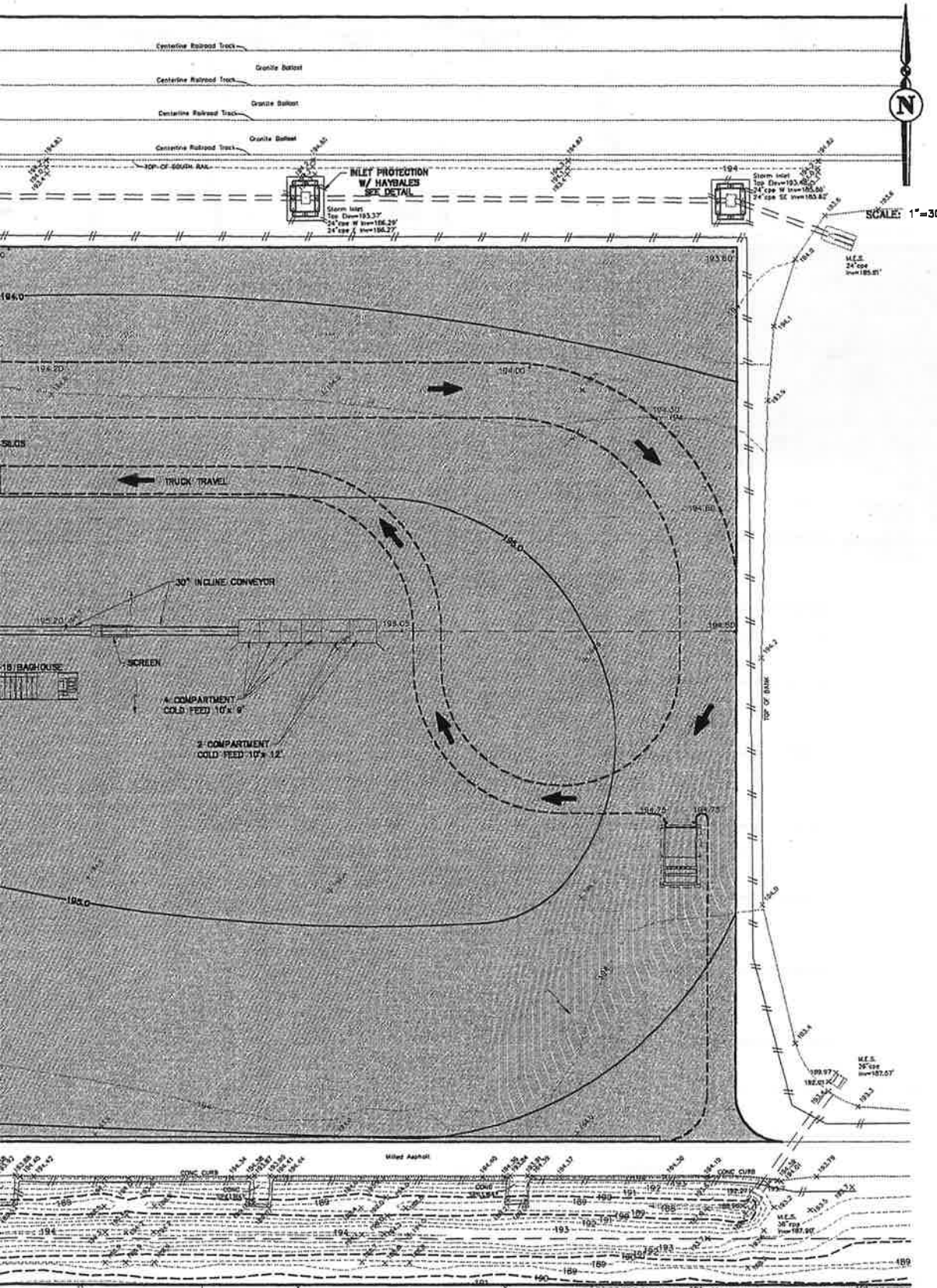
No.	Date	Comment

APAC ASPHALT PLANT AT YELVINGTON SITE GAINESVILLE, FLORIDA

OVERALL SITE LAYOUT

Project Phase:	
CORRECTED PLANS	
Professional Engineer of Record:	
Sergio J. Reyes, P.E. Engineer	47311 Certificate No.
Scale: AS SHOWN	Date: AUG 16, 2004
Designed: ASP	Drawn: SJR
Project No: 03-195	Sheet No. 2 of 11





LEGEND

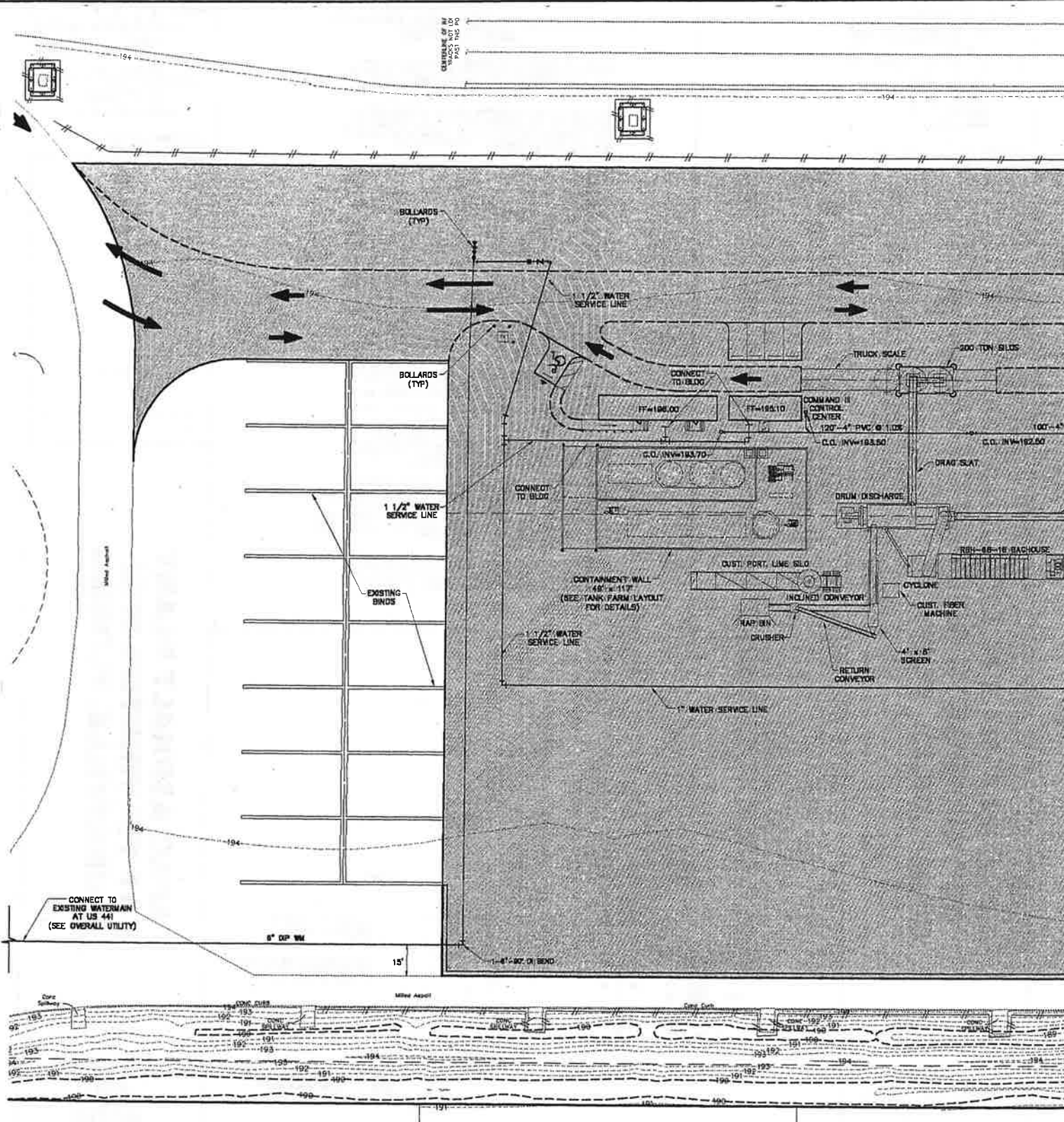
	LIMITS OF ASPHALT PAVEMENT
	SET FENCE
118.6	SPOT ELEVATION
	EXISTING CONTOUR ELEVATION
	PROPOSED GRADING ELEVATION

**APAC ASPHALT PLANT
 AT YELVINGTON SITE
 GAINESVILLE, FLORIDA**

**PAVING
 GRADING AND
 DRAINAGE
 PLAN**

Project Phase:	
CORRECTED PLANS	
Professional Engineer of Record:	
Sergio J. Reyes, P.E. Engineer	47311 Certificate No.
Scale: AS SHOWN	Date: AUG. 16, 2004
Designed: ASP	Drawn: SJR
Project No: 03-195	Sheet No. 4 of 11

Comment
No. Date



GENERAL NOTES

1. THE CONTRACTOR IS RESPONSIBLE FOR PROTECTION AND VERIFICATION OF EXISTING UTILITIES. ANY EXISTING UTILITY TO BE MODIFIED SHALL BE COORDINATED WITH THE CITY OF GAINESVILLE.
2. CONTRACTOR SHALL VERIFY LOCATION OF EXISTING UTILITIES PRIOR TO CONSTRUCTION.
3. ELECTRIC SERVICE TO BE COORDINATED WITH GRU ELECTRIC ENGINEERING DEPARTMENT.
4. UTILITY INSTALLATION SHALL NOT TAKE PLACE WITHIN TREE BARRICADE AREA AS SHOWN ON THE PAVING, GRADING AND DRAINAGE PLAN.
5. ALL MATERIAL AND CONSTRUCTION REQUIREMENTS FOR THE WATER AND THE SANITARY SEWER SYSTEMS SHALL BE IN ACCORDANCE WITH GAINESVILLE REGIONAL UTILITIES (G.R.U.) SPECIFICATIONS AND STANDARDS.
6. THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE DISPOSAL OF UNSUITABLE MATERIALS OFF-SITE, AND FURNISH APPROVED MATERIAL PER CITY OF GAINESVILLE FOR SANITARY SEWER LINES BACKFILL AT NO ADDITIONAL COST TO THE OWNER. THE CONTRACTOR MAY DISPOSE OF UNSUITABLE MATERIAL ON-SITE BY APPROVAL OF THE OWNER.
7. WATER AND SANITARY SEWER AND AN 18" VERTICAL SEPARATION SHALL BE MAINTAINED AT ALL TIMES.
8. NO PERMANENT STRUCTURE SHALL BE INSTALLED WITHIN 20' OF ANY WATER LINE OR 18' OF ANY SANITARY SEWER LINE.
9. CONTRACTOR SHALL PROTECT EXISTING UTILITIES AND SHALL BE RESTORED AS EXISTING.
10. ANY DEVIATION FROM SPECIFICATIONS SHALL BE IN ACCORDANCE WITH THE CITY OF GAINESVILLE.
11. WATER METER ASSEMBLIES SHALL BE INSTALLED IN ACCORDANCE WITH THE CITY OF GAINESVILLE.
12. WATER MAINS SIZED 6" AND LARGER SHALL BE DIP EXTENDING 6" BELOW FINISHED GRADE.

Comment

No. Date

**APAC ASPHALT PLANT
 AT YELVINGTON SITE
 GAINESVILLE, FLORIDA**

**OVERALL
 UTILITY AND
 GRINDER PUMP
 DETAIL**

Project Phase:

CORRECTED PLANS

Professional Engineer of Record:

Sergio J. Reyes, P.E. 47311
 Engineer Certificate No.

Scale: AS NOTED Date: AUG 16, 2004
 Designed: SJR Drawn: ASP
 Project No: 03-151 Sheet No. 6 of 11

**PAVING, GRADING AND DRAINAGE
 SPECIFICATIONS**

- GENERAL: ALL ROADWAY AND DRAINAGE CONSTRUCTION, INCLUDING MATERIALS, CONSTRUCTION TECHNIQUES, AND TECHNICAL STANDARDS, SHALL BE IN ACCORDANCE WITH THE LATEST F.D.O.T. STANDARD SPECIFICATIONS FOR ROAD AND BRIDGE CONSTRUCTION, AND THE LATEST F.D.O.T. ROADWAY AND TRAFFIC DESIGN STANDARDS.
- ALL AREAS OF NEW CONSTRUCTION SHALL BE PREPARED AFTER SITE DEMOLITION. TOP SOIL REMAINING ONSITE MAY BE STOCKPILED FOR FINE GRADING IN LANDSCAPED AREAS. IF SUITABLE, THE CONTRACTOR SHALL FURNISH ALL FILL REQUIRED AND DISPOSE OF ALL EXCESS OR UNSUITABLE MATERIAL OFFSITE IN ACCORDANCE WITH ALL REGULATORY REQUIREMENTS.
- ALL NEW ASPHALT PAVEMENT CONSTRUCTION SHALL CONFORM TO THE FOLLOWING SPECIFICATIONS:
 - EARTHWORK: FILL MATERIALS SHALL CONFORM TO AASHTO SOIL GROUPS A-1, A-2, A-3, OR A-4 AND SHALL BE PLACED IN 6" - 12" LOOSE LIFTS AND COMPACTED TO 95% DENSITY USING MODIFIED PROCTOR METHOD (AASHTO T-180).
 - SUBSOIL EXCAVATION: WHERE SUBSOIL EXCAVATION IS REQUIRED, UNSUITABLE MATERIALS SHALL BE REMOVED TO A DEPTH OF 18" BELOW THE LIMEROCK BASE AND BACKFILLED WITH CLEAN FILL.
 - STABILIZED SUBGRADE: ALL STABILIZED MATERIAL SHALL BE TYPE "F" CONFORMING TO SECTION 914-3 AND PLACED ACCORDING TO SECTION 180 IN ONE 6" MINIMUM COMPACTED LIFT. SUBGRADE SHALL BE STABILIZED TO A MINIMUM LER VALUES AND DENSITIES AS SHOWN IN THE TYPICAL SECTIONS.
 - BASE COURSE: ALL MATERIAL SHALL BE LIMEROCK CONFORMING TO SECTION 911 AND PLACED ACCORDING TO SECTION 200 IN ONE 6" DOUBLE LIFT COMPACTED LIFT. ALL BASE MATERIAL SHALL BE COMPACTED TO 98% DENSITY BY MODIFIED PROCTOR METHOD (AASHTO T-180). THE PRIME COAT SHALL CONFORM TO SECTION 300.
 - ASPHALTIC CONCRETE: ALL ASPHALTIC CONCRETE MATERIAL SHALL BE 2" THICK F.D.O.T. TYPE S-4 AS PER DESIGN SECTIONS AND SHALL CONFORM TO SECTION 331. ALL ASPHALTIC CONCRETE CONSTRUCTION SHALL CONFORM TO SECTION 330.
- SIDEWALK SHALL BE CONSTRUCTED IN ACCORDANCE WITH SECTION 322.
- ALL PARKING AND STRIPING SHALL MEET THE LATEST FLORIDA HANDICAP ACCESSIBILITY CODE. PAVEMENT MARKINGS SHALL BE 6" BLUE/WHITE (HANDICAP) OR WHITE (REGULAR) AND SHALL CONFORM TO THE LATEST F.D.O.T. AND M.U.T.C.D. STANDARDS.
- SOIL TESTING RESULTS SHALL BE PROVIDED FOR THE PAVEMENT CONSTRUCTION. TESTING RESULTS SHALL BE SUBMITTED FOR THE SUBGRADE AND BASE COURSE, IN ACCORDANCE WITH THE DESIGN SECTION. A MINIMUM OF 2 TEST LOCATIONS SHALL BE PROVIDED ONSITE. THE TESTING REPORT SHALL DENOTE THE TEST LOCATIONS. THE CONTRACTOR SHALL NOT PROCEED TO THE SUBSEQUENT PAVEMENT SECTION UNTIL TESTING RESULTS ARE APPROVED FOR PREVIOUS SECTION. THE CONTRACTOR SHALL BE RESPONSIBLE FOR ALL TESTING COSTS.
- LANDSCAPING: FINAL GRADING IN OPEN AREAS AND LANDSCAPE ISLANDS SHALL BE COORDINATED WITH THE LANDSCAPE CONTRACTOR AND THE OWNER. THE CONTRACTOR SHALL ALSO COORDINATE THE PLACEMENT OF ANY IRRIGATION AND ELECTRICAL CONDUIT SLEEVES DURING CONSTRUCTION.

Comment

No. Date

**APAC ASPHALT PLANT
 AT YELVINGTON SITE
 GAINESVILLE, FLORIDA**

**DETAILS
 AND
 NOTES**

Project Phase:

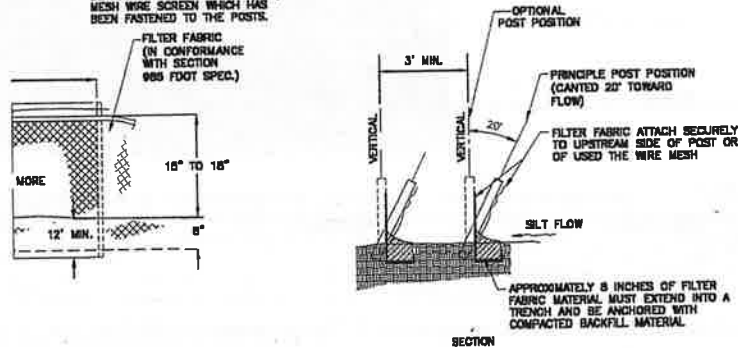
CORRECTED PLANS

Professional Engineer of Record:

Sergio J. Reyes, P.E. 47311
 Engineer Certificate No.

Scale: AS NOTED Date: AUG 16, 2004
 Designed: SJR Drawn: ASP
 Project No: 03-195 Sheet No. 7 of 11

FOR ADDITIONAL STRENGTH, FILTER FABRIC MATERIAL CAN BE ATTACHED TO A 5-INCH (MAX) MESH WIRE SCREEN WHICH HAS BEEN FASTENED TO THE POSTS.



III DOUBLE SILT FENCE DETAIL

NTE

THE STORMWATER POLLUTION PREVENTION PLAN (SWPPP) MAY BE MODIFIED AND UPDATED DURING CONSTRUCTION AS A RESULT OF WEATHER, UNPREDICTABLE EVENTS AND SITE INSPECTIONS.

THIS DOCUMENT WAS PREPARED IN ORDER TO BE IN COMPLIANCE WITH CHAPTER 62-621.300 (4) OF THE FLORIDA ADMINISTRATIVE CODE, WHICH PERTAINS TO THE GENERIC PERMIT FOR STORMWATER DISCHARGE FROM LARGE AND SMALL CONSTRUCTION ACTIVITIES. THE ADMINISTRATIVE CODE GRANTS THE FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION (FDEP) THE AUTHORITY TO REGULATE POINT SOURCE DISCHARGES OF STORMWATER FROM CONSTRUCTION SITES. THIS DOCUMENT ESTABLISHES A STORMWATER POLLUTION PREVENTION PLAN FOR THE SITE AND IS ORGANIZED TO CORRESPOND TO PART V OF DEF DOCUMENT No. 62-621.300 (4) (A) FDEP FORM 62-261.300 (4) (B) IS TO BE SUBMITTED IN CONJUNCTION WITH THIS DOCUMENT.

I. PROJECT INFORMATION:

PROJECT: APAC ASPHALT PLANT AT YELVINGTON SITE
COUNTY: FLORIDA
SECTION/TOWNSHIP/RANGE: SECTION 12, TOWNSHIP 8 SOUTH, RANGE 19 EAST
COUNTY PARCEL NO: 6913-6
LATITUDE AND LONGITUDE: 82° 21' 30.2" ; 29° 43' 25.7"
STREET ADDRESS: 7800 NW 130th STREET
PROJECT AREA: 0.62 Ac.
APPROXIMATE AREA TO BE DISTURBED BY CONSTRUCTION: 0.92 Ac.

II. SITE DESCRIPTION:

1. THE PROPOSED PROJECT CONSIST OF THE CONSTRUCTION OF AN ASPHALT PLANT WITHIN THE EXISTING YELVINGTON DISTRIBUTION CENTER.

THE PROPOSED STORMWATER SYSTEM IS AN EXISTING MASTER STORMWATER BASIN LOCATED EAST OF THE PROPOSED PLANT. THE SYSTEM IS A WET DETENTION SYSTEM WHICH PROVIDES WATER QUALITY, AND FLOOD CONTROL FOR THE WHOLE PROPERTY INCLUDING THE PROPOSED PROJECT.

2. EXISTING AND FUTURE DRAINAGE PATTERNS ARE SHOWN ON THE DRAINAGE PLAN. THE OUTFALL AND STORMWATER BASIN ARE SHOWN IN THE OVERALL LAYOUT PLAN.

3. SEQUENCE OF CONSTRUCTION:

- A. PRIOR TO CONSTRUCTION, SILT FENCING AND INLET PROTECTION SHALL BE INSTALLED AND ALL EXISTING DRAINAGE STRUCTURES SHALL BE PROTECTED IN ACCORDANCE WITH FDOT INDEX #102.
B. CONSTRUCTION ENTRANCE WILL BE STABILIZED TO MINIMIZE THE CREATION OF DUST AND OFFSITE TRACKING OF SEDIMENTS.
C. THE SITE SHALL BE CLEARED AND GRUBBED OF UNDESIRABLE VEGETATION.
D. THE UNDERGROUND UTILITIES AND STORMWATER PIPING WILL BE INSTALLED AND CONNECTED TO EXISTING STRUCTURES.
E. THE SITE WILL BE ROUGHLY GRADED, IF SUITABLE, THE EXCAVATED MATERIAL MAY BE USED AS FILL FOR ON-SITE GRADING, THE ROADWAYS SHALL BE GRADED.
F. ROADWAYS AND PARKING LOTS WILL BE COMPACTED AND A LIWEROCK BASE WILL BE ESTABLISHED FOLLOWED BY AN OVERLAY OF ASPHALTIC CONCRETE, BUILDINGS SHALL BE CONSTRUCTED.
G. UPON SIGNIFICANT COMPLETION OF CONSTRUCTION, THE EXISTING STORMWATER SYSTEM SHALL BE FLUSHED OUT TO REMOVE ACCUMULATED DEBRIS AND SEDIMENT.
H. THE EXISTING STORMWATER BASIN WILL BE SCRAPED CLEAN OF ACCUMULATED SEDIMENT.
I. ALL DISTURBED AREAS WITHIN THE CONSTRUCTION AREA SHALL BE COMPLETELY GRASSED AND/OR LANDSCAPED. EVIDENCE OF GROWTH MUST BE PRESENT PRIOR TO REMOVAL OF SILT FENCING AND OTHER EROSION CONTROL APPLICATIONS.

III. CONTROLS:

THE CONTROLS SHALL BE IMPLEMENTED AND MAINTAINED DURING THE ENTIRE CONSTRUCTION OF THE PROJECT. IF SITE CONDITIONS ARE SUCH THAT ADDITIONAL CONTROL MEASURES ARE REQUIRED THAN WHAT IS SPECIFIED IN THE EROSION AND SEDIMENTATION CONTROL PLAN, THEN THE CONTRACTOR SHALL IMPLEMENT ADDITIONAL BEST MANAGEMENT PRACTICES NECESSARY.

- 1. THE CONSTRUCTION ACCESS SHALL BE STABILIZED WITH GRAVEL AND TEMPORARY VEGETATION TO PREVENT SILT LEAVING THE SITE.
2. TREE BARRICADES SHALL BE IMPLEMENTED BEFORE CLEARING AND GRUBBING OF ANY OF THE WORK AREAS.
3. BEFORE CLEARING, SILT FENCES SHALL BE INSTALLED AROUND THE PERIMETER OF THE CONSTRUCTION AND AROUND THE BASIN AS SHOWN IN THE PLANS. ALL EXISTING STORM DRAINAGE SWALES AND INLETS SHALL BE PROTECTED PER FDOT INDEX 102.
4. AFTER CLEARING BUT BEFORE EXCAVATION AND GRADING, TEMPORARY BERMS AND SWALES SHALL BE CONSTRUCTED AS REQUIRED TO DIVERT THE FLOW INTO THE CORRESPONDENT STORMWATER BASIN.
5. BASIN AREA SHALL BE PROTECTED AS INDICATED ON THE PLANS.
6. BEFORE STARTING PAVING AND BUILDINGS CONSTRUCTION, EROSION AND SEDIMENTATION CONTROL MEASURES SHALL BE INSTALLED AS REQUIRED.
7. ALL DISTURBED AREAS WITHIN THE CONSTRUCTION SITE SHALL BE COMPLETELY LANDSCAPED AND/OR GRASSED. FINAL STABILIZATION (INCLUDING SEEDING, MULCHING, SODDING OR RIPRAP) SHALL BE INSTALLED AS REQUIRED. GRASS SEEDING RATES AND MIXTURES SHALL BE PER FDOT INDEX 104. EVIDENCE OF GROWTH MUST BE PRESENT PRIOR TO REMOVAL OF SILT FENCING AND OTHER EROSION CONTROL APPLICATIONS AND PRIOR TO FINAL RELEASE.

IV. EROSION AND SEDIMENTATION CONTROLS:

STABILIZATION PRACTICES.

- 1. ALL ENTRANCES TO THE SITE SHALL BE STABILIZED BEFORE CONSTRUCTION AND FURTHER DISTURBANCE BEGINS. GRAVEL PAD SHALL PROVIDE STABILIZATION AND MINIMIZE THE AMOUNT OF SEDIMENT LEAVING THE SITE. MAINTENANCE OF THE ENTRANCE SHALL INCLUDE SWEEPING OF THE AREA ADJACENT TO THE ENTRANCE. STONE AND GRAVEL MIGHT NEED TO BE PERIODICALLY ADDED TO MAINTAIN THE ENTRANCE EFFECTIVE.
2. TREE BARRICADES SHALL BE INSTALLED AROUND THE TREES AS SHOWN IN THE DETAIL PLAN TO PROTECT THE EXISTING VEGETATION.
3. MULCH SHALL BE PLACED IN THE AREAS REQUIRED TO PREVENT EROSION FROM STORMWATER RUNOFF AND THE AREAS SHOWN ON THE PLANS. MULCH SHALL BE ANCHORED TO RESIST WIND DISPLACEMENT AND SHALL BE INSPECTED AFTER RAINSTORM TO IDENTIFY AREAS WHERE MULCH HAS BEEN WASHOUT OR LOOSENEED. THESE AREAS SHALL HAVE MULCH COVER REPLACEMENT.
4. SEEDING SHALL BE STARTED AFTER GRADING HAS BEEN FINISHED ON THE AREAS SHOWN IN THE PLANS. SEEDED AREAS SHOULD BE INSPECTED FOR FAILURE TO ESTABLISH, AND NECESSARY REPAIRS AND RESEEDING SHOULD BE MADE AS SOON AS POSSIBLE. ADDITIONAL SEEDING AND MULCH MAY BE REQUIRED AS NECESSARY TO PREVENT EROSION DURING OR AFTER CONSTRUCTION HAS FINISHED.
5. SOD SHALL BE INSTALLED IN THE AREAS SHOWN IN THE PLANS. SOD SHALL BE PEGGED IF INSTALLED ON SLOPES GREATER THAN 3:1. SODDED AREAS SHALL BE MAINTAINED AND INSPECTED TO ENSURE SUCCESSFUL ESTABLISHMENT.

SEDIMENTATION PRACTICES.

- 1. SILT FENCES SHALL BE INSTALLED IN THE AREAS SHOWN IN THE PLANS AND AS REQUIRED TO PREVENT SEDIMENT FROM LEAVING THE CONSTRUCTION AREA. SILT FENCES SHALL BE INSPECTED AFTER EACH RAINFALL EVENT TO ENSURE THAT THERE ARE NOT GAPS OR TEARS. IF GAP OR TEARS ARE FOUND THE FABRIC SHOULD BE REPAIRED OR REPLACED. SEDIMENT REMOVAL SHALL BE PART OF THE REGULAR MAINTENANCE. SILT FENCES SHALL REMAIN IN PLACE UNTIL CONSTRUCTION HAS FINISHED AND DISTURBED AREAS ARE PERMANENTLY STABILIZED.
2. DIVERSION SWALES, IF REQUIRED, SHALL BE CONSTRUCTED BEFORE MAJOR LAND DISTURBANCE OF THE RECEIVING BASIN. DIVERSION SWALES SHALL BE STABILIZED AFTER CONSTRUCTION TO MAINTAIN ITS EFFICIENCY.
3. INLETS SHOULD BE TEMPORARY PROTECTED TO PREVENT SEDIMENT ENTERING THE INLET. BARRIERS WILL CAATCH SOIL, DEBRIS AND SEDIMENT AT THE ENTRANCE OF THE INLET.
4. OUTFALL STRUCTURES SHALL HAVE SILT FENCES TO PREVENT SILT FROM ENTERING THE STORMWATER BASINS AND SHALL BE STABILIZED AS REQUIRED TO PREVENT EROSION FROM WASHOUTS.

V. STORMWATER MANAGEMENT:

- 1. THE PROPOSED PROJECT OBTAINED AN ENVIRONMENTAL RESOURCE PERMIT FROM SUWANNEE RIVER WATER MANAGEMENT DISTRICT (SRWMD) FOR THE CONSTRUCTION AND OPERATION OF A STORMWATER TREATMENT SYSTEM AND CONTROLS. THE EXISTING SYSTEM (AS SHOWN ON THE PLANS) INCLUDED THE USE OF THE BEST MANAGEMENT PRACTICES (BMP) CONSISTENT WITH THE APPLICABLE REQUIREMENTS OF THE DISTRICT. THE OWNER AND/OR THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE OPERATION AND MAINTENANCE OF THE STORMWATER TREATMENT SYSTEM AND CONTROLS UNTIL CONSTRUCTION ACTIVITIES ARE COMPLETED AND FINAL STABILIZATION HAS BEEN ACCOMPLISHED. HOWEVER, THE OWNER SHALL BE RESPONSIBLE FOR THE OPERATION AND MAINTENANCE OF THE STORMWATER SYSTEM IN PERPETUITY, IN ACCORDANCE WITH THE REQUIREMENTS OF THE ENVIRONMENTAL RESOURCE PERMIT.
2. TO TREAT AND CONTROL THE STORMWATER PRODUCED BY THE PROPOSED DEVELOPMENT, THE PROJECT REQUIRES THE INSTALLATION AND CONSTRUCTION OF THE FOLLOWING BMP'S: DISCHARGE TO AN EXISTING MASTER STORMWATER SYSTEM. THE BASINS HAS BEEN DESIGNED TO CONTAIN AND ATTENUATE THE STORMS AND DISCHARGE AT PRE-DEVELOPMENT CONDITIONS, WHILE PROVIDING TREATMENT TO THE RUNOFF AS REQUIRED BY THE DISTRICT AND STATE RULES USING THE GUIDELINES CONTAINED IN THE SRWMD HANDBOOK.

VI. CONTROLS FOR OTHER POTENTIAL POLLUTANTS:

- 1. WASTE DISPOSAL: NO SOLID MATERIALS, INCLUDING CONSTRUCTION MATERIALS, SHALL BE DISCHARGED TO SURFACE WATERS AND ARE NOT AUTHORIZED UNDER THE ISSUED ENVIRONMENTAL RESOURCE PERMIT.
2. THE USE OF GRAVEL AND CONTINUING SWEEPING ACTIVITIES AT THE ENTRANCE OF THE SITE WILL CONTROL THE TRACKING OF SEDIMENT AND DUST LEAVING THE SITE.
3. THE PROPOSED DEVELOPMENT WILL PROVIDE WATER AND SEWER SYSTEM BY CONNECTING INTO THE CENTRAL MUNICIPAL SYSTEM OF GAINESVILLE REGIONAL UTILITIES.
4. ANY APPLICATION OF FERTILIZES AND PESTICIDES NECESSARY TO ESTABLISH AND MAINTENANCE OF VEGETATION DURING CONSTRUCTION AND THROUGH PERPETUITY MAINTENANCE SHALL FOLLOW THE MANUFACTURERS RECOMMENDATIONS AND THE APPLICABLE RULES OF THE STATE OF FLORIDA.
5. ANY TOXIC MATERIALS REQUIRED DURING CONSTRUCTION SHALL BE PROPERLY STORED, DISPOSED AND CONTRACTOR AND/OR OWNER SHALL PROVIDE THE APPROPRIATE PERMITS FROM THE LOCAL OR STATE AGENCIES.

VII. APPROVED STATE OR LOCAL PLANS:

- 1. ALL THE SEDIMENT AND EROSION CONTROLS THAT ARE LISTED IN THE SITE PLAN AS APPROVED BY THE SRWMD ARE INCLUDED IN THIS STORMWATER POLLUTION PREVENTION PLAN (SEE ITEM III AND V).
2. THIS STORMWATER POLLUTION PREVENTION PLAN SHALL BE AMENDED IF REQUIRED BY ANY LOCAL OR STATE AGENCY OR AS REQUIRED BY UNFORESEEABLE CONDITIONS AND THE OWNER SHALL SUBMIT A RE-CERTIFICATION TO THE NPDES STATE OFFICE THAT THE PLAN HAS BEEN AMENDED TO ADDRESS THOSE CHANGES.

VIII. MAINTENANCE:

THE CONTRACTOR IS RESPONSIBLE FOR THE MAINTENANCE, INSPECTION SCHEDULE AND REPAIRS OUTLINED IN THIS PLAN. MAINTENANCE SHALL CONTINUE THROUGHOUT THE PROJECT UNTIL WORK IS COMPLETE. THE CONTRACTOR IS RESPONSIBLE FOR REMOVING ALL TEMPORARY EROSION AND SEDIMENT CONTROL DEVICES AFTER CONSTRUCTION IS COMPLETE. IN ADDITION TO THE ITEMS MENTIONED IN THE PREVIOUS SECTION THE CONTRACTOR SHALL INITIATE ANY REPAIRS WITHIN 24 HOURS OF BEING REPORTED. IN THE EVENT THAT THE BASINS DO NOT PROPERLY OR IF A SINKHOLE DEVELOPS, THE PROJECT ENGINEER BE NOTIFIED TO ASSIST IN COORDINATING REMEDIAL ACTION.

- 1. MAINTENANCE WOULD BE DIVIDED IN ROUTINE MAINTENANCE AND REPAIR MAINTENANCE. ALL STORMWATER BMP'S SHOULD BE INSPECTED FOR CONTINUED EFFECTIVENESS AND STRUCTURAL INTEGRITY ON A REGULAR BASIS. THE SYSTEMS SHOULD BE CHECKED AFTER EACH STORM EVENT IN ADDITION TO REGULARLY SCHEDULED INSPECTIONS.
2. ROUTINE MAINTENANCE REQUIREMENTS SHOULD BE INCLUDED IN THE INSPECTOR CHECKLIST TO AID THE INSPECTOR IN DETERMINING WHETHER A BMP'S MAINTENANCE IS ADEQUATE OR NEEDS A REVISION. INSPECTORS SHALL KEEP RECORD OF MAINTENANCE, ROUTINE OR REPAIR, TO PROVIDE EVIDENCE OF AN EFFICIENT INSPECTION AND MAINTENANCE.
3. SIDE ENTRANCES: MAINTENANCE SHALL INCLUDE REPLACEMENT OF GRAVEL AND CLEANING THE SOIL THAT IS TRACKED OFFSITE FOR PROPER DISPOSAL.
4. SILT FENCES: MAINTENANCE SHALL INCLUDE SEDIMENT REMOVAL AND INSPECTION TO ENSURE PROPER ANCHORING AND THAT NO TEARING OR GAPS HAVE OCCURRED. ACCUMULATED SEDIMENT SHALL BE REMOVED WHEN IT HAS REACHED ONE-THIRD THE HEIGHT OF SILT FENCE.
5. DIVERSIONS SWALES: MAINTENANCE SHALL INCLUDE INSPECTION AFTER EVERY RAINFALL EVENT AND ONCE EVERY TWO WEEKS BEFORE FINAL STABILIZATION. THEY SHOULD BE CLEARED OF SEDIMENT AND MAINTAIN VEGETATIVE COVER.
6. MULCHING: ROUTINE MAINTENANCE SHALL INCLUDE PERIODICALLY REPLACEMENT.
7. SEEDING: ROUTINE MAINTENANCE SHALL INCLUDE RESEEDING OF AREAS THAT FAILED TO ESTABLISH.
8. SODDING: ROUTINE MAINTENANCE SHALL INCLUDE WATERING AND MOWING. REPLACEMENT OF GRASS MAY BE NECESSARY COVER IS NOT FULLY ESTABLISHED.
9. INLETS: ROUTINE MAINTENANCE SHALL INCLUDE INSPECTION AFTER EVERY STORM EVENT AND MIGHT INCLUDE REMOVAL OF SEDIMENT ACCUMULATED.
10. OUTFALL STRUCTURES: ROUTINE MAINTENANCE SHALL INCLUDE INSPECTION AFTER EVERY STORM EVENT TO ASSURE NO EROSION OR SCOUR HAS OCCURRED.

PROJECT NO. _____

OWNER: _____

CONTRACTOR: _____

Table with 2 columns: Date of Inspection, and a blank space for signature.

CONDITION: _____

- CONTROL:
1. Silt Fence
2. Earth dikes
3. Structural
4. Swale
5. Sediment
6. Check dam
7. Subsurface
8. Pipe slope
9. Level spread

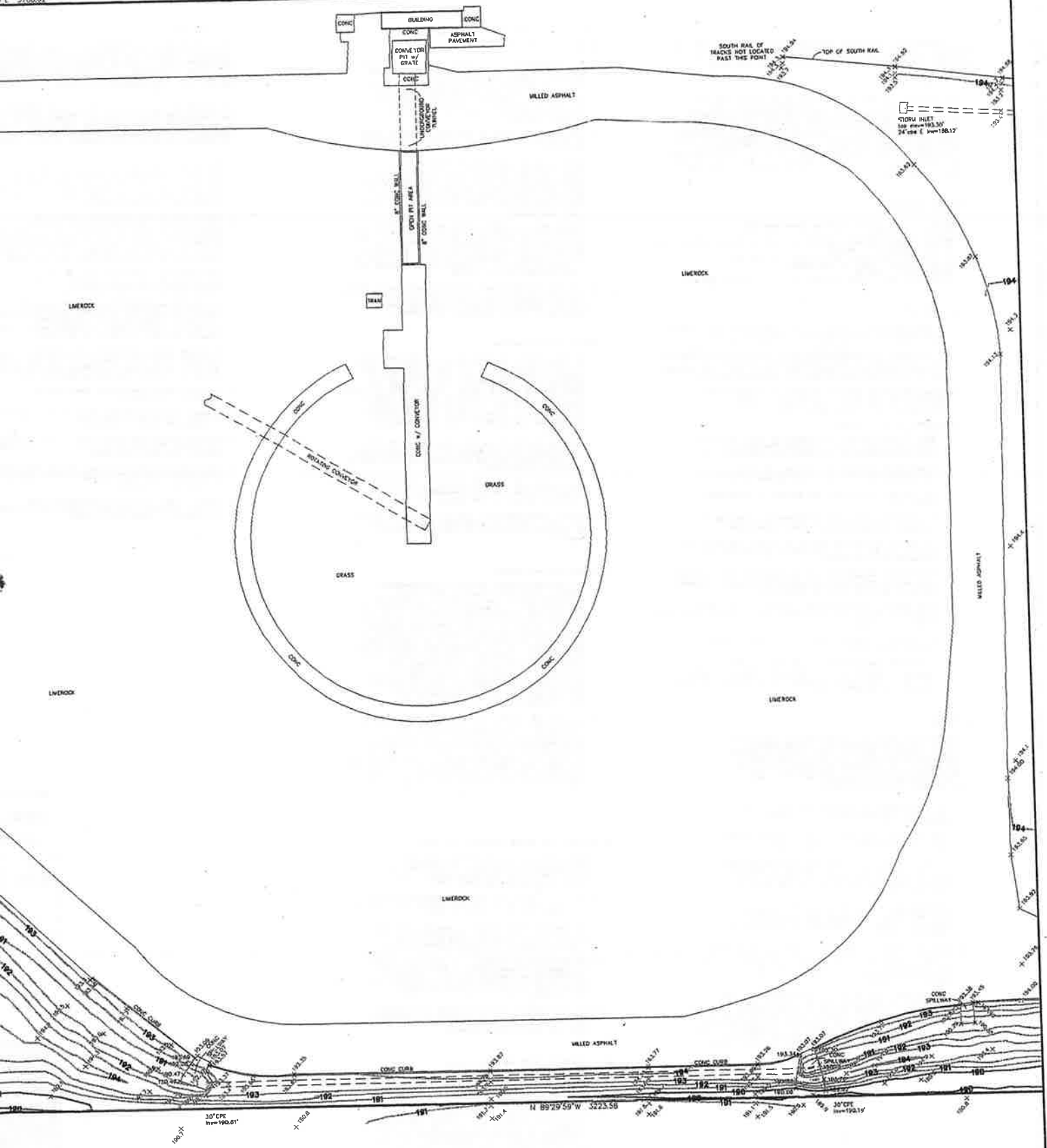
INSPECTOR: _____

Name: _____
The above signed and sealed Discharge from

"I certify upon qualified person

BENCHMARK
 NAIL IN 12" BAY
 TOP NAIL ELEV=192.31'

E 3786.62'



NOT VALID WITHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER. COPYRIGHT © 2004

773	70-7B	02/18/04	02/18/04	
Flaskbook	Page	Survey Date	Drawing Computer	Revised
PREPARED FOR: 1) CONRAD YELVINGTON DISTRIBUTION				
2)				
3)				
4)				
THIS SURVEY MEETS THE USUAL TECHNICAL STANDARDS AS SET FORTH BY THE FLORIDA BOARD OF PROFESSIONAL SURVEYORS AND MAPPERS IN CHAPTER 61G17-8, FLORIDA ADMINISTRATIVE CODE, PURSUANT TO SECTION 472.027 (2003), FLORIDA STATUTES. THIS SURVEY DEPICTS THE SITE CONDITIONS AS OF 02/18/04				

ENG. DENMAN & ASSOC. INC
 ENGINEERS • SURVEYORS • PLANNERS.

2404 N.W. 42ND ST.
 GAINESVILLE, FLORIDA 32606-6602
 TEL. (352) 373-3541 FAX (352) 373-7249

Model No. 2003-125 501
 Drawn A.L.
 Check B.O.

ENG. DENMAN & ASSOC. INC.
 Corporate Authorization No. LB 2369
 By: ROBERT W. CRAVER P.S.M. 4239

S 89°22'59" E 3785.62'

TOPOGRAPHIC SURVEY

IN
SECTION 12, TOWNSHIP 9 SOUTH, RANGE 19 EAST
CITY OF GAINESVILLE, ALACHUA COUNTY, FLORIDA
FOR
CONRAD YELVINGTON DISTRIBUTION

NOTES:

- 1) ELEVATIONS SHOWN HEREON WERE BASED ON AN ELEVATION OF 190.65 FEET ON A RAILROAD SPIKE IN A 18" PINE TREE AS SHOWN HEREON. SAID RAILROAD SPIKE WAS SET BY THE FLORIDA DEPARTMENT OF TRANSPORTATION AS "BM #34" IN A 14" PINE AND IS BASED ON NATIONAL GEODETIC VERTICAL DATUM OF 1929 (NGVD 1929).
- 2) NO UNDERGROUND UTILITIES HAVE BEEN FIELD LOCATED.
- 3) NO SEARCH OF THE PUBLIC RECORDS WAS MADE BY THE SURVEYOR, THEREFORE, THERE MAY BE RESTRICTIONS OTHER THAN THOSE SHOWN HEREON WHICH MAY BE FOUND IN THE PUBLIC RECORDS OF ALACHUA COUNTY, FLORIDA.

LEGEND OF SYMBOLS & ABBREVIATIONS:

- CONC = CONCRETE
- CPE = CORRUGATED POLY-ETHYLENE PIPE
- ELEV = ELEVATION
- IN = INVERT
- M.E.S. = MITERED END SECTION
- No. = NUMBER
- TRAN = ELECTRICAL TRANSFORMER PAD
- W/ = WITH
- X LT PL = LIGHT POLE
- O PP = POWER POLE
- (contour)--- = ELEVATION CONTOUR LINE
- (contour)--- = ELEVATION CONTOUR LINE
- 88.2 X = SPOT ELEVATION



SCALE 1" = 30'

MILLED ASPHALT

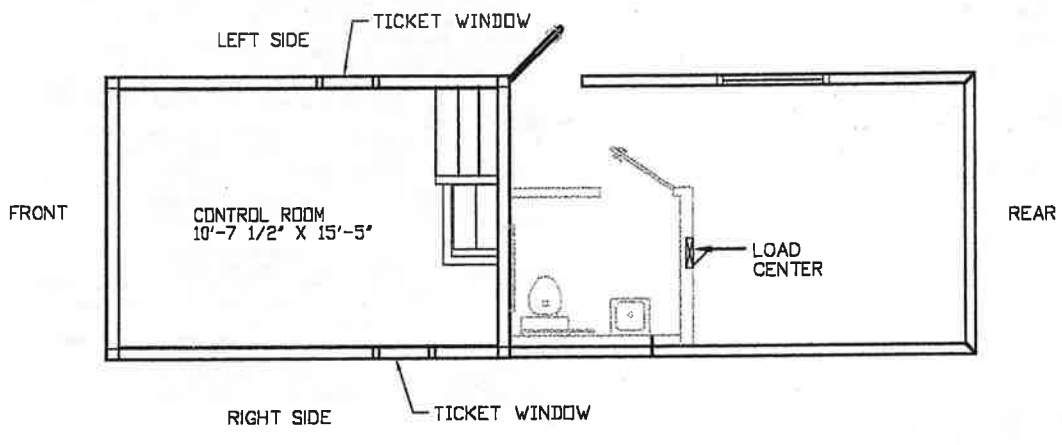
N 89°23'59" W 3223.58'

NOT VALID WITHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER. COPYRIGHT © 2004

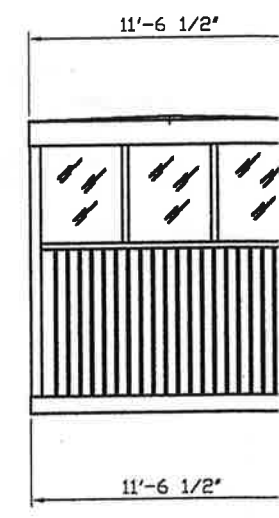
773	70-7B	02/16/04	02/16/04
Fieldbook	Page	Survey Date	Drawing Complete
PREPARED FOR: 1) CONRAD YELVINGTON DISTRIBUTION			
2)			
3)			
4)			
THIS SURVEY MEETS THE MINIMUM TECHNICAL STANDARDS AS SET FORTH BY THE FLORIDA BOARD OF PROFESSIONAL SURVEYORS AND MAPPERS IN CHAPTER 81G17-9, FLORIDA ADMINISTRATIVE CODE, PURSUANT TO SECTION 472.007 (2003), FLORIDA STATUTES.			
THIS SURVEY DEPICTS THE SITE CONDITIONS AS OF 02/16/04			
ENG. DENMAN & ASSOC. INC. ENGINEERS • SURVEYORS • PLANNERS 2404 N.W. 43rd ST GAINESVILLE, FLORIDA 32609-6602 TEL: (352) 373-5541 FAX: (352) 373-7249		Project No: 2005-135 501 Drawn: A.L. Check: B.G. Corporate Authorization No. LB 2380 BY: ROBERT W. GRAVER P.S.U. #2239 SEE SHEET 1 OF 3 FOR SIGNATURE	

1 2 3 4 5 6 7 8

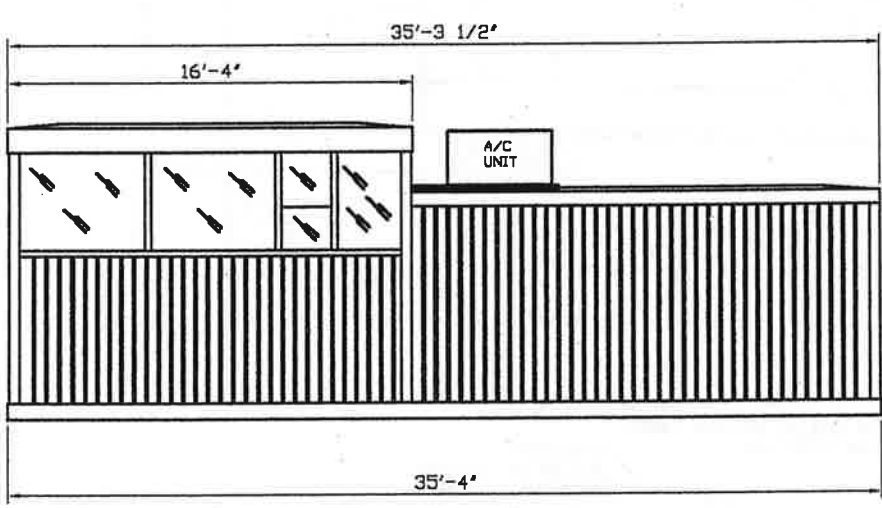
Y
J
H
G
F
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D
C
B
A



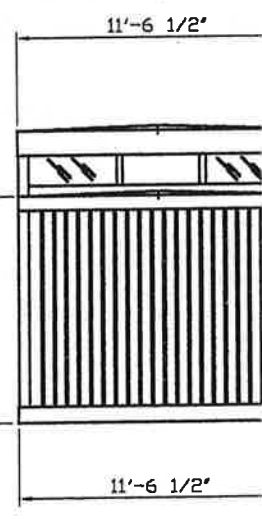
FLOOR PLAN



FRONT ELEVATION



RIGHT ELEVATION



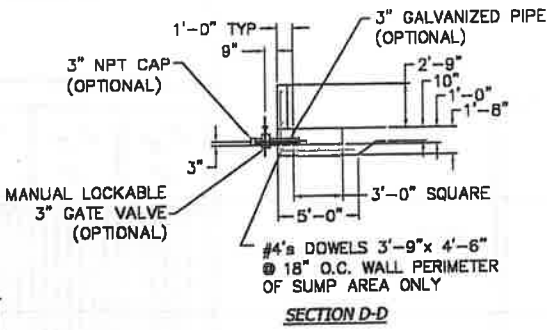
REAR ELEVATION

PARTS LIST

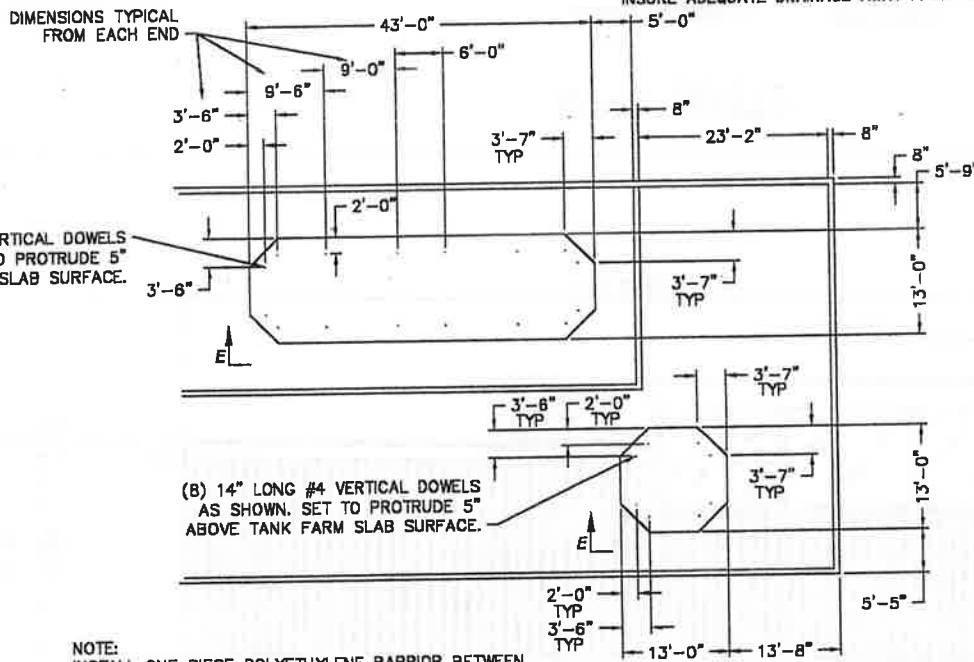
ITEM	QTY	DESCRIPTION	JOB # / DWG.#	REMARKS/MFG
------	-----	-------------	---------------	-------------

NOTES:

1. SOIL SHALL BE VIRGIN CUT OR ENGINEERING FILL. POUR CONCRETE ONLY IN DRY CONDITIONS.
2. THE SLAB SHALL BE CONSTRUCTED ON A GRADED AGGREGATE BASE (21B OR BETTER) COMPACTED TO NOT LESS THAN 95% OF THE MAXIMUM DRY DENSITY. SUBGRADE SOILS BELOW ALL FOOTINGS SHALL BE COMPACTED WITH A SHEEPS FOOT PROOF ROLLER, WACKER PACKER OR JUMPING JACK TYPE COMPACTOR BEFORE PLACING REBAR AND POURING FOOTINGS.
3. SUBGRADE SOILS BENEATH THE SLAB ZONES SHALL EXHIBIT A MINIMUM ALLOWABLE CAPACITY OF 2000 PSF.
4. CONCRETE SHALL BE NORMAL WEIGHT WITH A MINIMUM COMPRESSION STRENGTH OF 3000 PSI AT 28 DAYS.
5. REINFORCING STEEL, ASTM-A615, GRADE 60, SHALL BE FREE FROM MUD, OIL, RUST OR COATINGS THAT WOULD REDUCE OR DESTROY BOND.
6. FOUNDATION SLAB IS A REINFORCED MONOLITHIC POUR.
7. UNLESS OTHERWISE NOTED, LAP ALL BARS 24 BAR DIAMETERS AT CORNERS, SPLICES AND INTERSECTIONS.
8. SPACING AND OR LENGTH OF HORIZONTAL REBAR IN AREAS OF ANCHOR BOLTS CAN BE CHANGED TO MINIMIZE THE CHANCE OF INTERFERENCE WHEN ANCHOR BOLTS ARE PLACED OR DRILLED.
9. PROVIDE ALL NECESSARY REINFORCING STEEL ACCESSORIES TO HOLD BARS IN PROPER POSITION.
10. ALL CONCRETE REINFORCEMENT TO HAVE A MINIMUM COVER OF 3" IF CONCRETE IS AIR EXPOSED AND A MINIMUM COVER OF 4" IF CONCRETE IS SOIL EXPOSED.
11. TANK BEARING SURFACE TO BE LEVEL AND ON THE SAME PLANE.
12. LANDSCAPING AROUND TANK FARM SHALL BE INSTALLED TO INSURE ADEQUATE DRAINAGE AWAY FROM WALL.



SECTION D-D

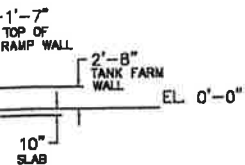


NOTE:
INSTALL ONE PIECE POLYETHYLENE BARRIER BETWEEN CONCRETE SLAB AND ALL VERTICAL TANKS FOR VISUAL LEAK DETECTION.



SECTION E-E

POURED WALLS ALL AND PERIMETER. DOWELS ON 18" CENTERS VERTICAL @ 3" FROM TOP & FROM BOTTOM HORIZONTALLY. TYPICAL FOR ALL WALLS.

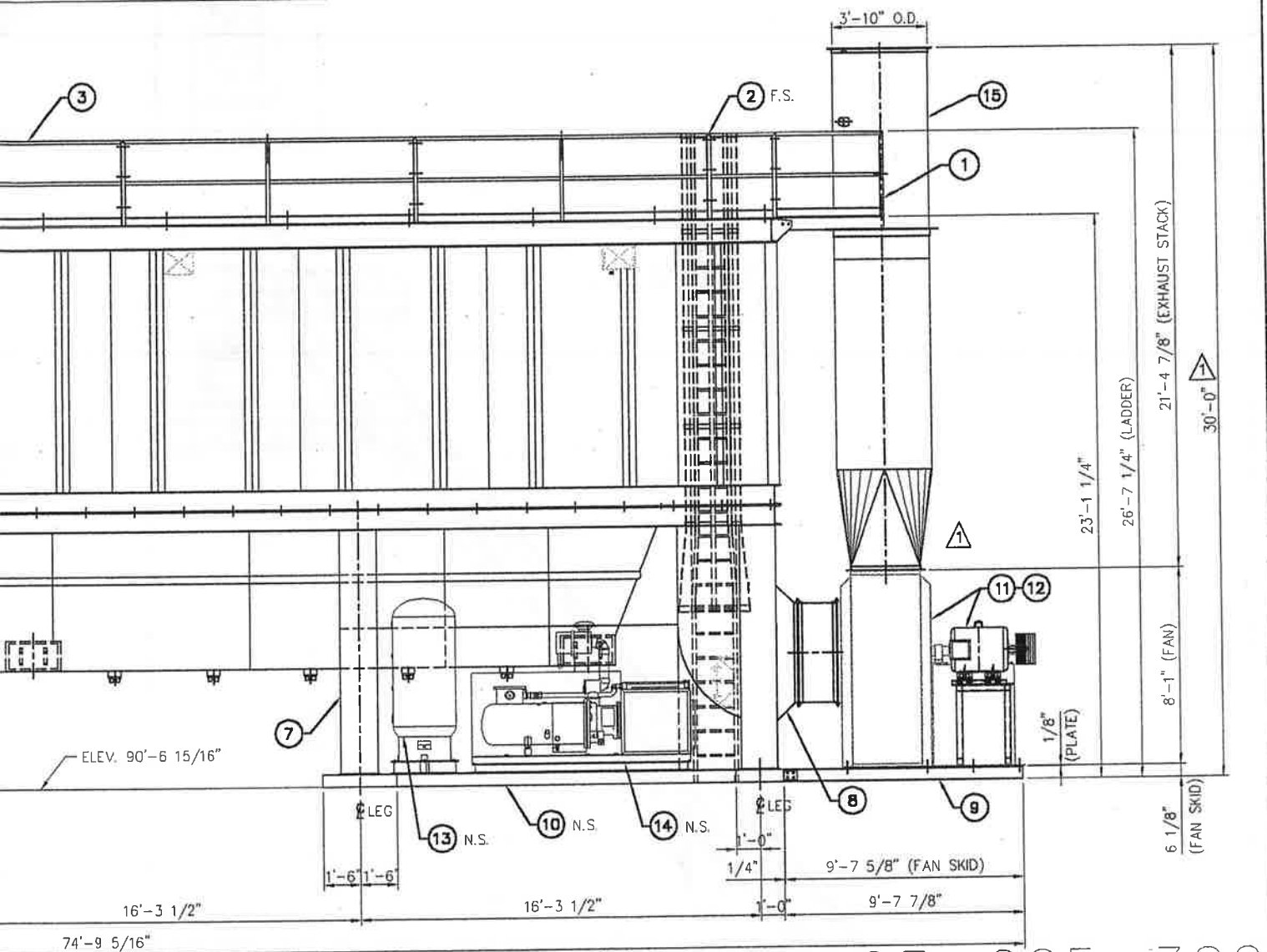


MINIMUM 3" GRADE AGGREGATE BASE COMPACTED IN PLACE (SEE NOTE #2)

PLANT NO.	FIRST COST	DATE	OWNER
TABLE OF APPLICATION			
This print is the property of APAC, Inc. and is subject to immediate return upon demand. It is issued on the expressed condition that neither it nor the design or detail set forth thereon will be used in any manner contrary to the interests or desires of this Company.			
SUPERSEDES	DRAWING NO.	DATE	
SUPERSEDED BY			
PLANT SERVICES DEPT. ATLANTA, GEORGIA SUBSIDIARY OF ASHLAND, INC.			
TANK FARM LAYOUT PLOT PLAN GAINESVILLE, FL			
APPROVED BY	REVISION		NO. 3/22-1'-0
DRAWN	CHECKED	FIELD	
GGG	REH	D	25837
08/10/2004	08/10/04		SHEET 1 OF 1

REV. DATE	BY	DESCRIPTION	PARTS	DESCRIPTION	DATE
		REVISION LIST		DRAWING REFERENCES	

Item	Qty	Part No.	Description	Weight
3				
FAN ASS'Y				5543.6
				4305.6
FAN DRIVE (MARKED PRINT)				4305.6
				166.5
75 H.P.)				35.1
SSOR SKID				131.4
				2161.3
(3'-10" OD)				2161.3
				17784.7
ELEVATION				17784.7



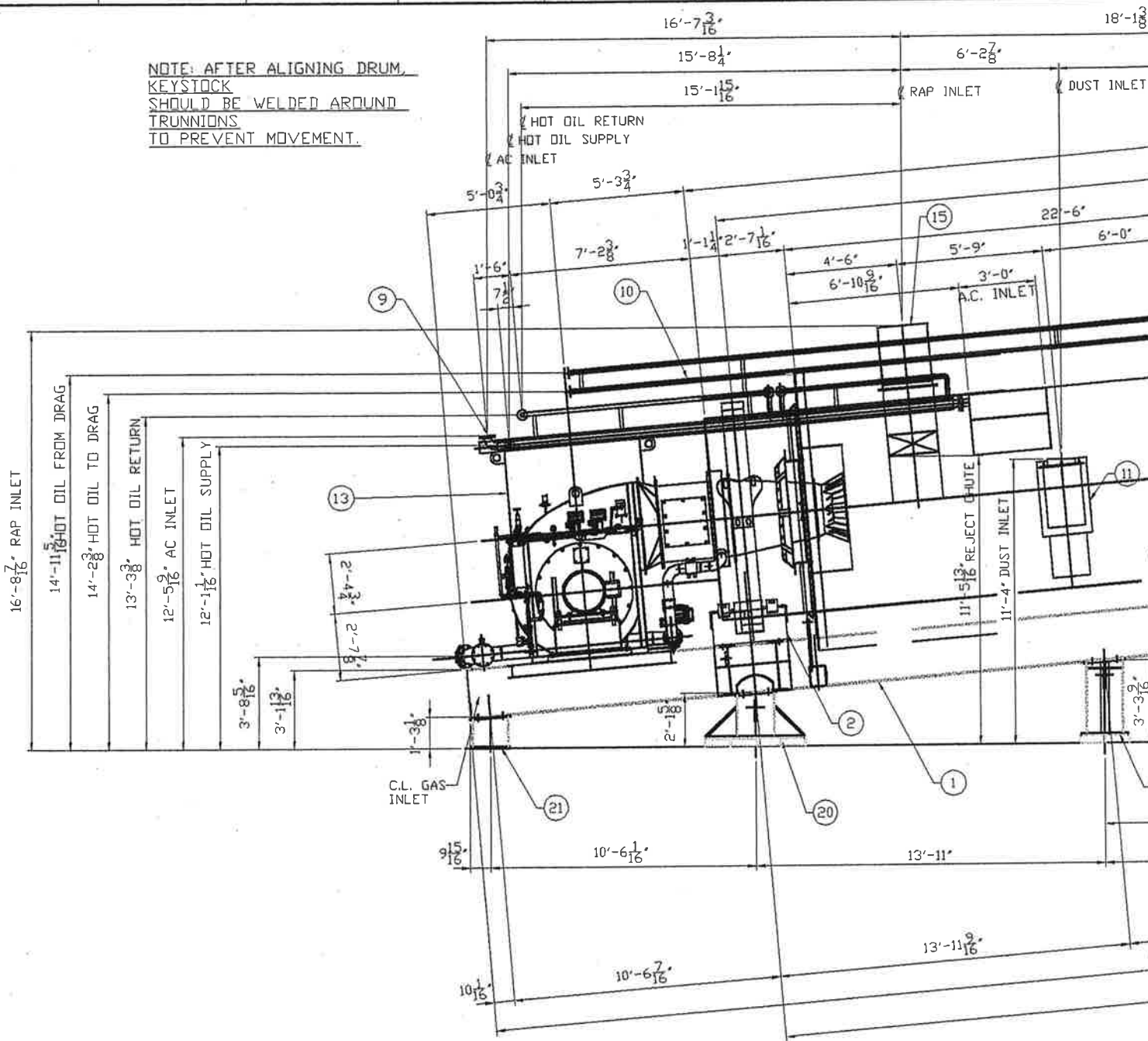
03-205-3001
/03

25 BREAKDOWN 3201 BAGHOUSE SIDE ELEVATION

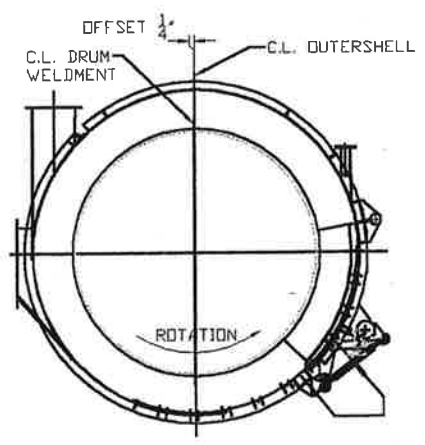
1	REMOVED 16 & 17; LOWERED OVERALL BY 12"	RFJR	12/30/03	
NO	REVISION	APPR	BY	DATE
ASTEC INDUSTRIES, INC. P.O. BOX 72787 • 4101 JEROME AVENUE • CHATTANOOGA, TN 37407				
CUSTOMER APAC-ALABAMA, INC./BIRMINGHAM DIV.				
PART NAME BAGHOUSE SIDE ELEVATION				
MACHINE RBH-68-16 W/10' DIA. x 12' LG. CYCLONE				
DRW RONY FUNDERBURK	CHD	APPR	DATE 10/20/2003	
JOB NO 03-205	SHEET 3/18=1'-0"	SCALE 3/18=1'-0"	DRG NO BH00296	REV 01

TOLERANCES ON DIMENSIONS UNLESS OTHERWISE NOTED ON THE DRAWING ARE:
 MACHINING (± 0.010) - STRUCTURAL ($\pm 1/8$ ") - WELD SIZE (-0 ", $+1/8$ ")
 THIS DRAWING AND THE DESIGN SHOWN THEREIN IS THE PROPERTY OF ASTEC INDUSTRIES, INC. AND USE OR COPIES THEREOF CANNOT BE MADE WITHOUT WRITTEN CONSENT.
 H:\BH\BH00296.01

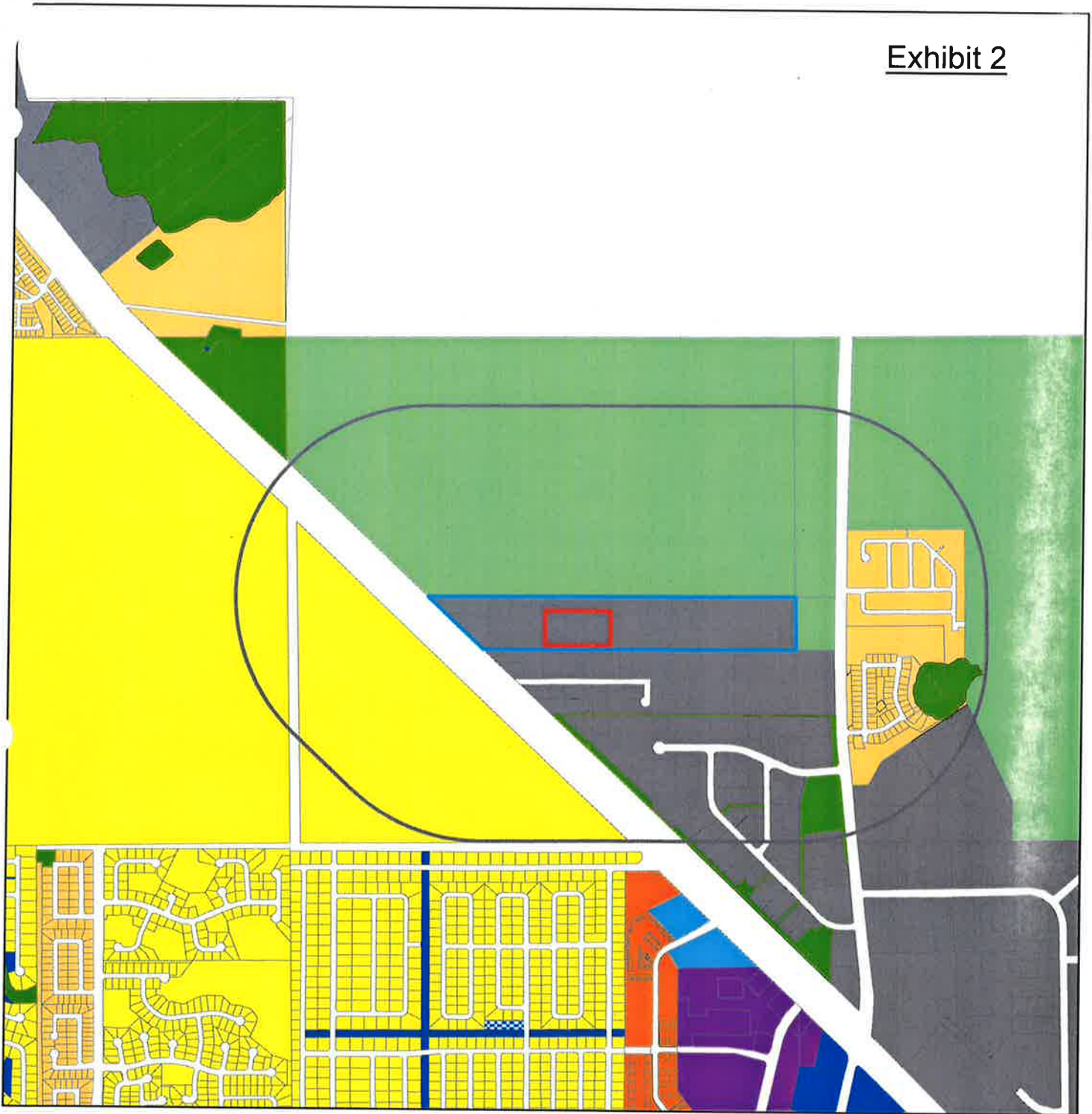
NOTE: AFTER ALIGNING DRUM, KEYSTOCK SHOULD BE WELDED AROUND TRUNNIONS TO PREVENT MOVEMENT.



Item	Qty	Part No.	Description	Weight
XXXX	XXX	DM01971A01	SIDE ELEVATION CW	123470.3
1	1	DM01985A01	8' CW MAIN FRAME ASS'Y	14376.4
2	4	DM00001A01	15' x 13' WIDE TRUNN ASSY	4302.7
3	1	DM01989A01	200 H.P. DRIVE ASS'Y C.C.	4034.5
4	1	DM01248A01	INTAKE BREECHING ASSEMBLY	4777.4
5	1	DM01982A01	DRUM SUPPORT BRACE ASS'Y	104.5
7	1	DM01241A01	DISCHARGE CHUTE ASSY & DE	618.1
8	1	DM01972A01	OUTER SHELL 8' CW	21195.7
9	1	DM01192A01	3' JACKETED A.C. PIPE (C.	605.1
10	1	DM01193A01	HOT OIL TO DRAG	276.0
11	2	DM00106A01	DUST & LIME INLET ASS'Y A	566.5
12	1	DM01980A02	DRUM WELDMENT CW PH-100U	33124.6
13	1	DM01992A01	BURNER ARRANGEMENT	5022.3
14	1	DM00086A01	INTAKE DIVERT CHUTE (8' D	1015.8
15	1	DM00117A01	RECYCLE INLET CHUTE ASSEM	1534.9
16	1	DM01983A01	RELOC. 8' FLIGHT LAYOUT C	14083.8
17	1	DM01276A01	DRUM PADDLE ARRANGEMENT	11622.8
18	1	DM01981A01	DRUM SUPPORT 'C' & 'D'	2649.4
19	1	DM00488A01	DRUM SUPPQRT 'A'	809.3
20	1	DM00489A01	DRUM SUPPQRT 'B'	1218.2
21	1	DM01197A01	BURNER END DRUM SUPPQRT	64.8
22	1	DM01258A01	INTAKE PLATFORM ASSEMBLY	1467.5



NOTE: INNER DRUM WELDMENT IS IN OUTER SHELL OF SHELL.



City of Gainesville Land Use Districts

- | | |
|----------------------------|--------------------------|
| cgparcels | Industrial |
| Single Family | Education |
| Residential Low Density | Recreation |
| Residential Medium Density | Public Facilities |
| Residential High Density | Agriculture |
| Mixed Use Residential | Conservation |
| Mixed Use Low | Planned Unit Development |
| Mixed Use Medium | |
| Mixed Use High | |
| Office | |
| Commercial | |

Yelvington Property

2000-Foot Analysis Radius Area
Existing Land Use District Categories



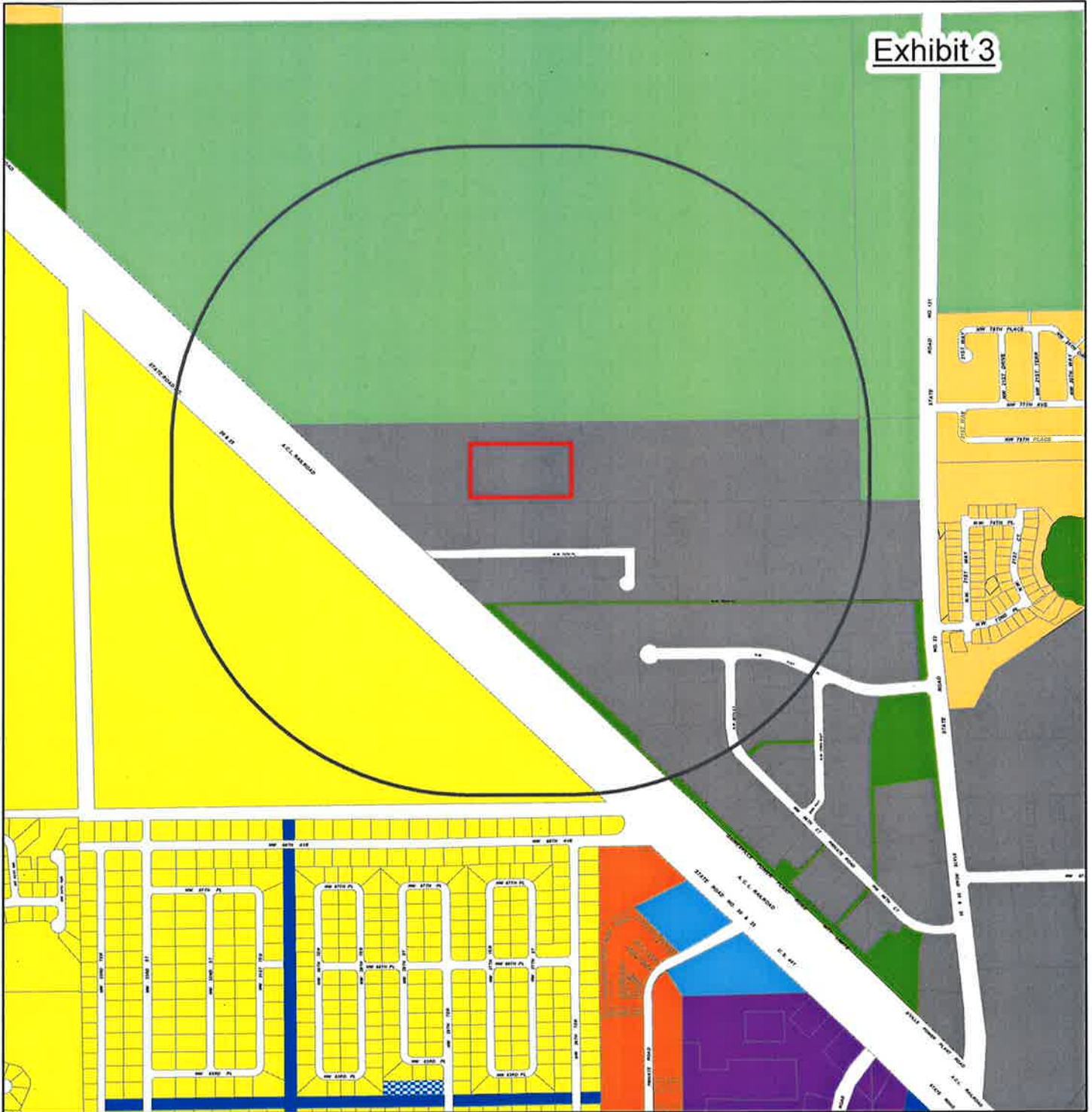
Prepared by: Dept. of Community Development
City of Gainesville, Florida
September, 2004

<



Figure 1. A very faint caption or title for the figure above, which is mostly illegible.

The following text is extremely faint and illegible, appearing to be a list or a series of entries. It is located at the bottom of the page.

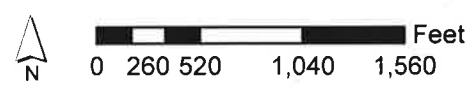


City of Gainesville Land Use Districts

- | | |
|----------------------------|--------------------------|
| Parcels | Industrial |
| Single Family | Education |
| Residential Low Density | Recreation |
| Residential Medium Density | Public Facilities |
| Residential High Density | Agriculture |
| Mixed Use Residential | Conservation |
| Mixed Use Low | Planned Unit Development |
| Mixed Use Medium | |
| Mixed Use High | |
| Office | |
| Commercial | |

Yelvington Property

2000-Foot Analysis Radius Area
Existing Land Use District Categories



Prepared by: Dept. of Community Development
City of Gainesville, Florida
September, 2004
YelvingtonLandUse_Mike_9_14_2004.mxd

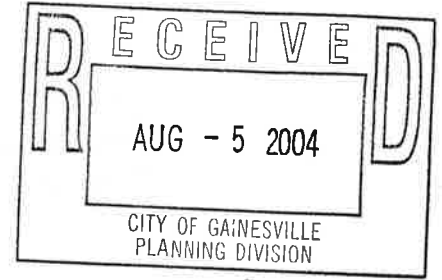
received
8-4-04



**SUWANNEE
RIVER
WATER
MANAGEMENT
DISTRICT**

August 2, 2004

Mr. Gary Yelvington
Conrad Yelvington Distributors, Inc.
Post Office Box 1686
Daytona Beach, Florida 32115



Subject: ERP00-0322, Notice of Non-Compliance, Yelvington
Distribution Center Created Wetlands, Alachua County

Dear Mr. Yelvington:

Per a recent inquiry by the City of Gainesville Planning Department, I conducted a site visit to the subject location on July 29, 2004, to determine status of the permitted wetland mitigation site. I met with a representative of Creative Environmental Solutions who planted the site.

During our meeting it was determined that mitigation has not been completed according to the plan submitted as part of the subject General Environmental Resource Permit. The plan, submitted by Eng, Denman & Associates (project number 98-417-E00), specifies the following criteria:

1. Criteria: (To be monitored and reported bi-annually)
 - A. Growth and canopy will, be measured bi-annually for the planted cypress.
 - B. Comments to the growth/vitality of the trees will be provided as 1-tree healthy, 2-tree damaged (wildlife, wind, etc.), and 3-tree stressed.
 - C. Herbaceous cover will be estimated an a 1 meter x 1 meter plot provided in the SW corner of each 10 meter x 10 meter plot.

2. Success will be met when the following criteria are met at the end of the 3 year monitoring schedule:

DAVID POPE
Chairman
Alachua, Florida

SYLVIA J. TATUM
Vice Chairman
Lawtey, Florida

C. LINDEN DAVIDSON
Secretary/Treasurer
Lamont, Florida

KELBY ANDREWS
Chiefland, Florida

EVERETT, JR.
erry, Florida

GEORGIA JONES
Lake City, Florida

OLIVER J. LAKE
Lake City, Florida

JOHN P. MAULTSBY
Madison, Florida

LOUIS SHIVER
Mayo, Florida


JERRY A. SCARBOROUGH
Executive Director
Live Oak, Florida

Mr. Gary Yelvington
August 2, 2004
Page 2

- A.. Sixty (60) percent of the planted cypress survives.
- B. Less than ten (10) percent of the herbaceous layer is composed of invasive/noxious species.
- C. If the criteria are not met at the end of the 3 year period, a revised plan with corrective measures included will be provided to the Suwannee River Water Management District (District). The corrective measures will be monitored as determined by the District.

Please submit the first monitoring report within 60 days of receiving this correspondence. If you have any questions, you can call me at 800.226.1066, or 386.362.1001.

Sincerely,



Louis Mantini
Environmental Specialist

LM/rl

Enclosure

cc: Ralph Eng, Eng Denman & Associates, Inc.

Stephen K. Powell, Creative Environmental Solutions, Inc.

Certified Mail Return Receipt Number: 7002 2410 0000 0952 5713

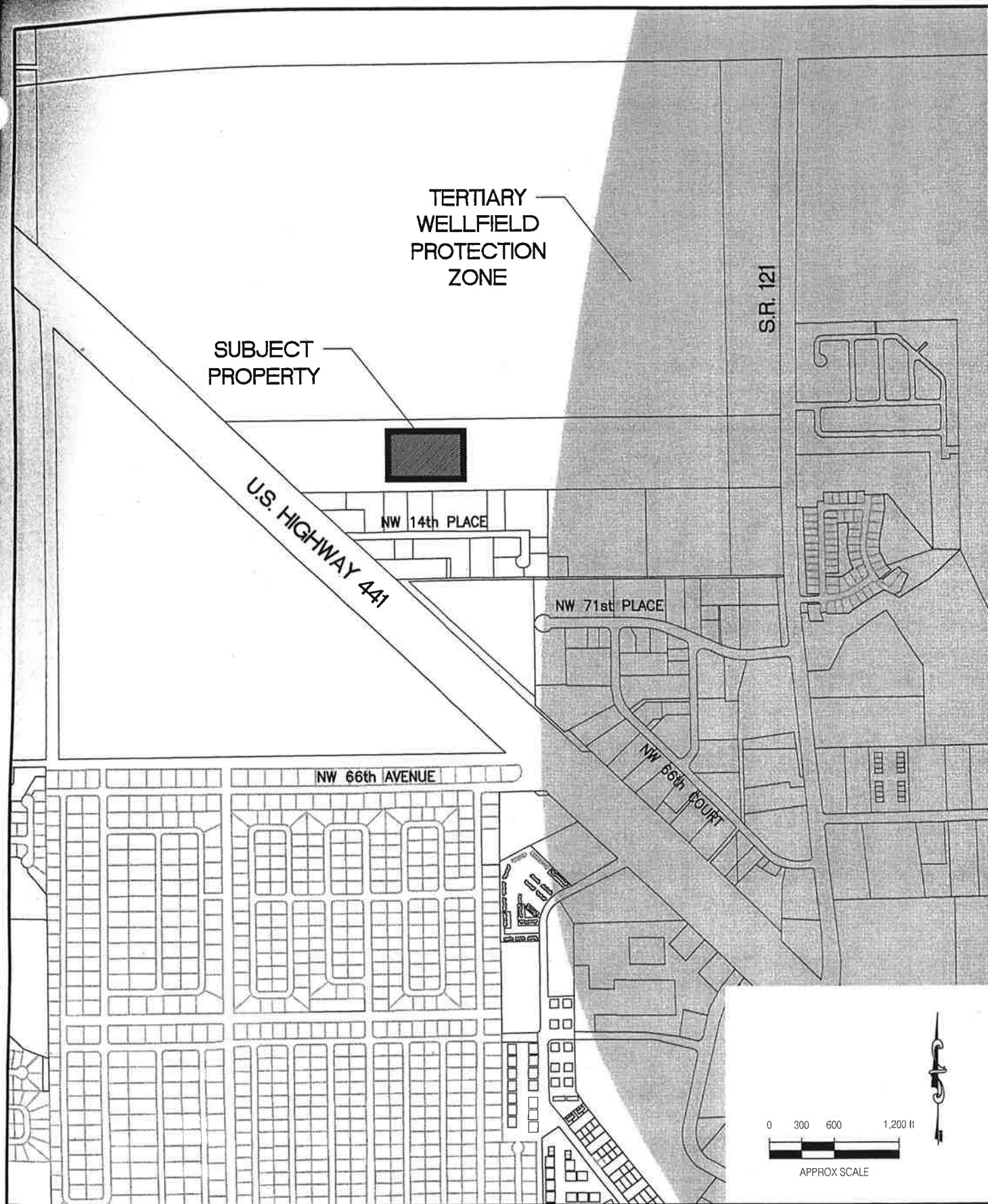


FIGURE 1.
LOCATION OF SUBJECT PROPERTY WITH REGARD TO THE TERTIARY WELLFIELD PROTECTION ZONE
APAC SOUTHEAST, INC., HOTMIX ASPHALT PLANT
GAINESVILLE, FLORIDA

Source: Water & Air Research, Inc., 2004.





Board of County Commissioners

**ALACHUA COUNTY
ENVIRONMENTAL PROTECTION DEPARTMENT**

201 SE 2nd Avenue, Suite 201, Gainesville, Florida 32601
Tel: (352) 264-6800 Fax (352) 264-6852
Suncom: 651-6800

Home Page: <http://environment.alachua-county.org>

Chris Bird
Environmental Protection
Director
cbird@co.alachua.fl.us

Ramesh P. Buch
Land Conservation
Manager
rpbuch@co.alachua.fl.us

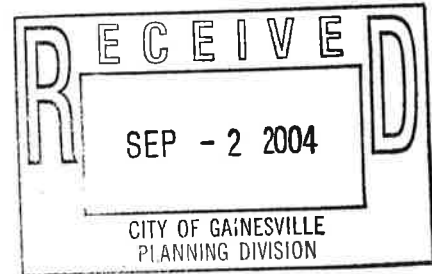
Katherine A. Fanning
Natural Resources
Manager
kfanning@co.alachua.fl.us

John J. Mousa
Pollution Prevention
Manager
jmmousa@co.alachua.fl.us

Debbie VanSlooten
Administrative Support
Manager
dvanslooten@co.alachua.fl.us

September 2, 2004

Ms. Carolyn Morgan
Current Planning
City of Gainesville
P.O. Box 490
Gainesville, FL 32602-0490



RE: Petition 30WSU-01CC
APAC/Yelvington Asphalt Plant

Dear Ms. Morgan:

This letter is in response to your Fax dated September 1, 2004 regarding the applicability of the Alachua County Hazardous Materials Management Code (HMMC) to the above referenced project. Based on the available information, the proposed facility will be regulated as Class "C" facility under the HMMC. Class "C" facilities are required to obtain a Hazardous Materials Storage License prior to start of operations.

The Alachua County Environmental protection Department (ACEPD) has reviewed the submitted site plans; however, formal ACEPD approval of all hazardous materials storage areas is required prior to the issuance of building permits. Additionally, as we stated in our last comment sheet, ACEPD strongly recommends that, as a condition to the issuance of the Wellfield Protection Permit, the applicant be required to provide a roof over the proposed fuel storage area. The recommended roof will reduce the potential for contaminated stormwater to occur if rainfall gets inside the storage area.

Please contact me at 264-6800 if you have any questions.

Sincerely,

Agustin Olmos, P.E.
Environmental Engineer
AO/ao



Exhibit 7

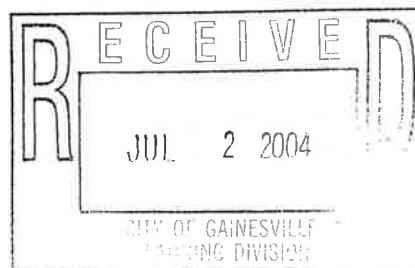
City of Gainesville, Florida, Code of
Ordinances, Section 30-203:
Wellfield Special Use Permit

Prepared for

APAC – Southeast, Inc.
First Coast Division
P.O. Box 24728
Jacksonville, Florida 32241-4728

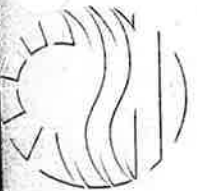
Prepared by

Water & Air Research, Inc.
6821 S.W. Archer Road
Gainesville, Florida 32608



30WSU -04CC

June 2004
04-5816



Section 30-203 Wellfield Special Use Permit

The property on which the hot mix asphalt (HMA) plant is proposed to be constructed and operated (APAC property) is not located in any wellfield protection zones for Gainesville Regional Utilities Murphree Wellfield. However, the industrial property owned by Conrad Yelvington Distribution, Inc. (CYD), which includes the APAC property is partially located in the tertiary wellfield protection zone. In any event, stormwater from the APAC property will be directed to an existing stormwater basin and then to an existing wetland that is located within the tertiary wellfield protection zone of the Murphree Wellfield. Please see Figure 1 for the location of the proposed HMA plant relative to wellfield protection zones.

This report provides information showing that stormwater from the proposed HMA plant will be in conformance with the applicable criteria for issuance of a special use permit in the tertiary wellfield protection zone of the Murphree Wellfield. City of Gainesville Ordinance Section 30-203 provides the criteria for issuance:

1. That the proposed use or development will not endanger the city's potable water supply
2. That necessary public utilities are available to the proposed site and have adequate capacity to service the proposed use and development.
3. That the use or development conforms to the city's comprehensive plan.
4. That the proposed use complies with all federal, state and local laws, rules, regulations, and ordinances now and hereafter in force which may be applicable to the use of the site.
5. That the proposed use is not exempt under Section 30-202 of the Code.

This report provides information that the proposed HMA plant will not adversely affect potable water supplies, and that the development will be in compliance with all applicable requirements.

Protection of the environment generally, and potable water supplies specifically, is accomplished through the application of structural controls and management practices. The operator has committed to practices and controls that exceed the stated requirements. For example, the asphalt binder storage tanks will be within secondary containment.

The requested permit should be issued by the City of Gainesville based upon the evidence presented in this document that the required criteria for issuance of the Wellfield Special Use Permit are satisfied.

Development Will Not Endanger the City's Potable Water Supply

The potable water supply for the City of Gainesville is primarily provided through the Murphree Wellfield, located at the Dr. Walter E. Murphree Water Treatment Plant, 1600 NE 53rd Avenue, Gainesville, Florida. The wellfield is designed to remove water from the Floridan aquifer as it generally makes its way to the west-northwest. In the vicinity of the wellfield, the Floridan aquifer is overlain by a thick layer of clays known as the Hawthorn Group. The low permeability of these clays inhibits downward migration of contaminants into the Floridan aquifer.

For additional protection of the water supply, a series of three wellfield protection zones have been established based on different travel times for water deposited in the areas to enter the

wellfield. Within these zones varying degrees of land use regulation, requirements for the storage of hazardous materials, transport of hazardous cargo, procedures for well construction and abandonment are applied to protect the wellfield. An existing stormwater pond that will be used to serve the proposed HMA plant is located in the outer (tertiary) protection zone.

Groundwater will be protected at the proposed HMA plant through proper storage of materials and application of best management practices.

Proper Storage of Materials

Materials planned to be used at the HMA plant that are defined as hazardous by the Alachua County Code are:

- Petroleum products including asphalt, gasoline, diesel fuel, lubricating oils, motor oils (new and used), hydraulic fluids.
- Substances for which a material safety data sheet is required by the United States Department of Labor, Occupational Safety and Health Administration, pursuant to Title 29 of the Code of Federal Regulations (CFR), part 1910.1200, and that may pose a hazard to human health or the environment.
- Fuel oil, asphalt, and diesel fuel will be stored in bulk, above ground storage tanks within a secondary containment structure. This facility has been designed in accordance with state and county regulations. Accumulated stormwater will be drawn off within one week after a rainfall event or as provided in the facility's FDEP stormwater discharge permit. Water with a sheen will not be discharged without passing through treatment equipment such as an oil separator and sand filter as may be required by the FDEP stormwater discharge permit.

The other materials will be stored in one pint to five gallon containers in good condition and under cover. All such containers will be kept tightly closed when not in use.

Best Management Practices

Best Management Practices (BMPs) spring from the notions of recycling and conserving resources, preventing or controlling pollution, and managing the site to anticipate problems. There is also a separate set of BMPs associated with construction of the proposed facilities.

APAC, the operator, has publicly committed to being a responsible corporate citizen and a good neighbor through its statement of corporate responsibility backed up by the policy and guiding principles of its parent company, Ashland, Inc.

APAC Statement of Corporate Responsibility

- APAC's commitment to protecting public safety and environmental stewardship is demonstrated by our pursuit of becoming a Responsible Care[®] company.
- Above all, APAC's duty to be a responsible corporate citizen and good neighbor is proven on a daily basis by our employees – The Who In How Things Work[™].

[®] Responsible Care is a registered service mark of the American Chemistry Council in the United States and of other entities in different countries.

Ashland Inc. Policy Statement

In recognition of the company's responsibility to protect and maintain the quality of the environment and the health and safety of employees and the public, it is Ashland's policy to:

- Conduct its business in compliance with environment, health and safety laws and regulations
- Integrate environment, health, and safety activities fully into business planning and operating practices

Ashland Inc. Guiding Principles

Decisions involving Ashland's environmental, health and safety performance are guided by the company's commitment to:

- Establish effective management systems and commit the personnel and financial resources necessary to ensure compliance with this policy
- Provide a safe work environment and training for all employees
- Encourage employees to identify and promptly communicate environmental, health and safety matters of concern to their management
- Conduct our operations efficiently by reducing waste, preventing pollution and conserving energy
- Establish and maintain communications on environmental, health and safety performance with key stakeholders, including employees, shareholders, customers, neighboring communities and public officials.

APAC works closely with federal and state agencies, environmental organizations, local communities, and other interested parties to incorporate environmental protection in their operations. Their efforts are aimed at recycling and conserving resources, prevention or control of pollution, using recycled products, and managing the site to anticipate problems.

Recycling and Conserving Resources

APAC recognizes that recycling can save energy and natural resources, reduce pollution, ease the burdens on landfills, and when properly designed and administered, cut costs and increase a company's profitability. The proposed plant will incorporate recycling of:

- Particulate matter collected by the air pollution control devices into the process to be incorporated in the HMA product
- Returned HMA and startup waste from the process to be incorporated into the HMA product
- Waste heat from aggregate drying to keep the materials at temperature as they are mixed to produce the HMA product
- Wash water used for cleaning the delivery truck cargo boxes back to the wash system to reduce the need for fresh water.

The key to successful recycling is finding uses for recycled materials. The proposed plant will make use of two major recycle streams:

- Recycled Asphalt Pavement (RAP) is incorporated in the HMA product, but will not exceed 50 percent displacement of the aggregate.
- Used oil will be the primary source of energy for the aggregate drier burner. The oil must meet minimum standards, including allowed levels of contaminants. Ash from the combustion of the used oil is ultimately incorporated in the HMA product.

Preventing or Controlling Pollution

Pollution prevention includes the elimination of processes and raw materials that create the pollution, elimination of the source of the pollution, and controlling sources of pollution to minimize releases to the environment. The proposed plant includes several components for pollution prevention:

- Reducing the storage of crushed rock and gravel on the site to an amount no more than what is sufficient to operate the plant for two days at maximum operating conditions
- Grading and paving aggregate and RAP storage areas to control stormwater runoff
- Paving areas used by delivery trucks, supply trucks, and yard equipment to control dust generation
- Paved road surfaces will be swept and/or kept adequately moist to reduce dust emissions
- Controlling particulate matter generated during aggregate drying by passing the emissions through a cyclone and then a bag house
- Use of bio-degradable, water-based solution to coat delivery truck cargo boxes, rather than diesel oil, to control emissions and pollution of stormwater
- Equipping the vents of the asphalt binder tanks with condensers to collect volatiles released from the asphalt
- Installing a "blue smoke" control system to inject potential emissions, released from the silos and the conveyor from the drum, into the burner in the aggregate drier
- Controlling the release of emissions from loads of HMA on delivery trucks by requiring use of an impermeable tarp to cover the HMA in the truck's cargo box
- Spill Prevention Controls and Countermeasures (SPCC) improvements where fuels and asphalt are stored
- Providing secondary containment around storage tanks for fuels and asphalt sized to contain 130 percent of the volume of the largest tank in case of a leak or spill
- Storing containers of chemicals, preferably in corrosion-free plastic containers, on paved area surrounded by curbs capable of holding at least 130 percent of the contents of the largest container

- Eliminating the use of chlorinated solvents and other solvents with toxic and/or potentially dangerous characteristics by use of bio-degradable, water based solvents for removal of asphalt and grease from tools and equipment.

Managing the Site to Anticipate Problems

- Good housekeeping in areas which may contribute pollutants to stormwater discharges so they are maintained in a clean, orderly manner.
- Storage containers will be kept closed at all times, except when adding or removing waste or products.
- A preventive maintenance program will be instituted that includes:
 - Timely inspection and maintenance of stormwater management devices;
 - Inspection of facility equipment and systems to uncover conditions that could cause breakdowns or failures resulting in discharges of pollutants
 - Maintenance of pollution control equipment to ensure they are properly operated and maintained
 - Use of facility personnel to perform the inspections of designated equipment and areas of the facility
 - An inspection frequency based upon a consideration of the level of industrial activity at the facility, but will be a minimum of once per month while the facility is in operation
 - Inspections that occur while the facility is in operation and will, at a minimum, include material storage and handling areas, liquid storage tanks, silos, vehicle cleaning and fueling areas, material handling vehicles, material handling equipment and material processing areas
 - Use of tracking or follow-up procedures to ensure that appropriate actions are taken in response to the inspections
 - Maintenance of records of inspections.
- Employee training programs will be conducted to inform appropriate personnel of the components and goals of the stormwater pollution prevention plan. Training will address topics such as spill response, good housekeeping, truck washout procedures, equipment maintenance procedures, and material management practices.
- Procedures for cleaning up possible spills will be identified and made available to the appropriate personnel. The necessary equipment to implement a clean up will be available to personnel.

Construction Best Management Practices

Florida's stormwater regulatory program requires the use of Best Management Practices during and after construction to minimize erosion and sedimentation and to properly manage runoff for both stormwater quantity and quality. These practices are required at all construction sites. Practices include erosion and sediment control, material and equipment storage, plus waste disposal mechanisms. Suggested management practices categories include:

- Preserve Vegetation and Cover Soils
- Control Runoff During Construction
- Install and Maintain Sediment Controls
- Keep Waste Material Out of Storm Drains and Surface Waters
- Keep Business and Work Areas Clean and Maintain Catch Basins
- Cover Containers and Materials

- Prepare For and Clean Up Spills
- Dispose of Wastes Properly
- Minimize Wastes
- Recycle Wastes
- Preserve and Enhance Surface Waters and Adjacent Vegetation
- Educate Employees

A plan for erosion and sedimentation control must be submitted with the construction drawings. For the proposed HMA plant, this plan will include protection of stormwater pond and associated wetland from deposition of sediment from erosion of the construction site. The plan will include the following BMPs:

- Protection of the whole site to be developed with silt fence around the work area
- Additional protection of each of the northern catch basins with silt fence, straw bales, or other suitable filter media.
- Additional protection using silt fence, straw bales, or other suitable filter media at the outlet of the southern stormwater swale to the stormwater basin
- Protection of the stormwater basin with suitable filter media at the inlet from the catch basins and swale
- Additional protection of the wetland by placing silt fence or other suitable filter media at the outfall from the stormwater pond.
- Inspection by a state certified inspector of the erosion and sedimentation controls at least every two weeks and when there is a rain event of 1/2 inch or more.

Necessary Public Utilities are Available to the Proposed Site and have Adequate Capacity to Service the Development

The site of the proposed HMA plant is served by Gainesville Regional Utilities (GRU) electricity and water. Arrangements have been made to connect the plant to the GRU sewer system. The site plan addresses the availability and capacity of the necessary public utilities.

Development Conforms to the City's Comprehensive Plan

The site of the proposed HMA plant is within and is generally compatible with I-2 zoning. The site plan addresses conformance to the City's Comprehensive Plan, as applicable.

Proposed Use Complies with all Federal, State, and Local Laws, Rules, Regulations, and Ordinances Now and Hereafter in Force which May be Applicable to the Use of the Site

The proposed HMA plant falls within the jurisdiction of several regulatory agencies in addition to the City of Gainesville:

- Alachua County Environmental Protection Department (ACEPD)

- Florida Department of Environmental Protection (FDEP)
- United States Environmental Protection Agency (EPA)

These agencies are charged with protecting the environment and have special knowledge, expertise, and resources to ensure that the health and welfare of the citizens of Florida are protected.

The proposed HMA plant will be regulated by these agencies as to air emissions, discharges to water resources, and hazardous materials handling and storage.

Air Emissions

Much of the air quality regulatory scheme in Florida is shaped by requirements of the federal Clean Air Act and the EPA regulations promulgated thereunder. Most sources of air pollution must obtain a permit prior to commencing construction and must also obtain an operating permit. An application for an air construction permit was submitted to FDEP in accordance with state regulations. General pollutant emission limits were requested for particulate matter (PM₁₀), sulfur dioxide, nitrogen oxides, carbon monoxide, and volatile organic compounds. The requested level of production is 400 tons HMA per hour and 343,000 tons of HMA per year.

Other air emissions such as fugitive volatile organic solvent emissions, objectionable odors, and unconfined emissions of particulate matter (fugitive dust) are also subject to regulation. The State of Florida imposes work standard requirements to ensure compliance with the regulations. Many of these work standards are listed above as Best Management Practices. In addition, the operations of the proposed HMA plant must conform with City of Gainesville regulations including those applying to objectionable odors.

An individual air permit is expected to be issued by the FDEP. Typically for asphalt plants, FDEP permits contains limits on particulate matter emissions, visible emissions, annual and hourly production rates, hours of operation, and annual fuel use. Fuel use controls emissions of sulfur dioxide, nitrogen oxides, carbon monoxide, and volatile organics.

Water Discharges

Required permits will contain sufficient specific design information to ensure that water quality standards are not exceeded. The design information includes the application of BMPs and structural controls. Water discharges from the proposed development are regulated by:

- EPA, through delegation to FDEP of the requirement for NPDES Multi-Sector General Permits for stormwater associated with industrial activity.
- Suwannee River Water Management District has permitted the construction and operation of the existing surface water management system (ERP00-0322). Stormwater runoff from the proposed HMA plant is routed to this master stormwater basin for the industrial park.

Hazardous Materials

Materials that will be stored on site include some materials with hazardous components. A complete list follows. MSDS sheets for each item are attached in Appendix A. Products with similar properties and/or constituents may be substituted.

Primary Materials Stored On Site

- Petroleum Asphalt – "glue" for aggregate in HMA product.

- Crushed Stone – aggregate for product
- Natural sand or gravel – aggregate for product
- Sand – aggregate for product
- Recycled asphalt pavement (RAP) – blended into product
- Lime – Required for some HMA products
- Crumb rubber – Required for some HMA products
- Polymer 7622 – Required for some HMA products
- Mineral Fiber – Required for some HMA products
- No. 5 fuel oil – for Drum burner
- Diesel Fuel No. 2 – Fuel for heater, on-site equipment, and back up fuel for the Drum plant
- SPX-7 - release agent for truck boxes and other metal surfaces
- Hot Mix Asphalt - Product

Materials Stored in Small Quantities

Spill Control

- Oil Dry absorbent – for organic liquid spills

Cleanup of Asphalt on Tools, etc.

- Aerosol cans of Natural Force degreaser
- Aerosol cans of Grease Off degreaser
- 1216 Really Works solvent

Equipment Needs

- Air tool conditioner – for air tool maintenance
- Stihl two-cycle engine oil – for two-cycle engines on maintenance equipment
- Engine coolants for yard equipment
- Lubricants for Drum plant and yard equipment
- Hydraulic Fluid – For heater and yard equipment

Materials Used at Locations of Paving Jobs

- Asphalt emulsion – for application over prepared limerock at a job location prior to applying HMA. This material is not generally stored on site but unused residuals may occasionally be kept on site for a short time while awaiting transfer

Hazardous materials handling and storage is regulated by FDEP through the requirement for storage tank registration for the fuel oil tank, and by ACEPD for the regulation of all hazardous materials in accordance with Chapters 353 and 354 of the Alachua County Code of Ordinances.

The Alachua County Code Chapter 355 requires that no person will construct, modify, install, replace, or operate a facility regulated under chapter 353, "Hazardous materials management code" (HMMC), in any class with the exception of Class AA, within the applicable wellfield protection zones without a hazardous materials storage license.

The fuel oil, diesel fuel, and asphalt binder tanks will have both primary and secondary containment. All other materials will have at a minimum primary containment. Primary

containment means the first level of product-tight containment, i.e., the portion of a storage container that comes into immediate contact on its inner surface with the hazardous material being contained. Product-tight means impervious to the hazardous material contained so as to prevent the release of the hazardous material from the container. To be product-tight, the container will be made of a material that is physically and chemically resistant to the hazardous material stored.

Secondary containment means a level of containment which is external to and substantially separate from the primary containment, which will prevent the contained material from being discharged or released, and which will allow for leak detection capability between the two levels of containment.

The materials regulated by the HMMC are as follows:

1. Petroleum products as defined in Section 353.23, "definitions." Aboveground petroleum product storage tank systems are subject to the provisions of the county hazardous materials management code.
2. Wastes listed or characterized as hazardous wastes by the Administrator of the United States Environmental Protection Agency pursuant to the Solid Waste Disposal Act, as amended. This list is provided in title 40 (Protection of the Environment) of CFR, part 261, Identification and Listing of Hazardous Waste.
3. Pesticides registered by the Administrator of the United States Environmental Protection Agency pursuant to the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA).
4. Substances for which a material safety data sheet is required by the United States Department of Labor, Occupational Safety and Health Administration, pursuant to title 29 of CFR, part 1910.1200; however, only insofar as they pose a hazard to human health or the environment.
5. Any material not included above which may present similar or more severe risks to human health or the environment. Such determination must be based upon competent testing or other objective evidence provided by the department.

Certain materials are excluded from regulation by HMMC:

- (1) Radioactive materials regulated subject to F.S. § 404.166.
- (2) The following materials are not subject to the provisions of this code, except for the requirements of Sections 353.28 and 353.29, only as long as these materials are stored, managed, and handled in a manner that does not result in a discharge:
 - a) Petroleum products subject to F.S. § 376.317, petroleum products, motor oil and antifreeze used in operable powered mobile equipment, American Society of Testing and Materials grade number 5 and number 6 residual oils, bunker C residual oils, intermediate fuel oils used for marine bunkering with a viscosity of 30 and higher, and asphalt oils.
 - b) Oils and fluids within electric utility transformers, switches, and other electric power transmission and distribution equipment.
 - c) Agricultural operations storing less than 500 gallons of liquid or 4,000 pounds of solid hazardous materials for agricultural purposes for periods of less than 90 days.

This excludes the diesel fuel, fuel oil, and asphalt binder from the provisions of this code but keeps them under state control as petroleum products.

The HMMC identifies five classes of storage facilities. The classes are structured according to the type of use, the anticipated volumes of hazardous materials to be stored, complexity of the hazardous materials storage facility, and potential for discharge. The storage facility use which includes asphalt plants is Class D.

The HMMC includes storage facility siting prohibitions in environmentally sensitive areas, and specifically limits the construction of new asphalt plants (and other Class D uses), in areas of the county designated as the unconfined zone of the Floridan aquifer system. The proposed HMA plant is not in or near the unconfined zone.

Also excluded under the HMMC is the construction of a new class C or D storage facilities within 100 feet of a sinkhole or surface water body, within 300 feet of an existing off-site private water supply well, or within 500 feet of an existing off-site public water supply well, or within 1,000 feet of an existing municipal water supply well, or at an elevation less than one foot above the 100-year floodplain elevation when within the floodplain of a surface water body. All of these conditions are satisfied at the proposed site.

Also excluded is the construction of a new class C or D storage facility in the perforated or confined zones of the county within 100 feet of a sinkhole or surface water body, within 200 feet of an existing off-site private water supply well, or within 400 feet of an existing off-site public water supply well, or within 700 feet of an existing municipal water supply well, or within the Secondary Wellfield Protection Zone of the City of Gainesville Murphree Well Field as defined in the county unified land development code (Chapter 359), or at an elevation less than one foot above the 100-year floodplain elevation when within the floodplain of a surface water body. All of these conditions are satisfied at the proposed site.

The proposed use complies with all Federal, State, and Local laws, rules, regulations, and ordinances now in force which may be applicable to the use of the site for a HMA plant.

Proposed Use Not Exempt Under Section 30-202

Section 30-202 of the Code provides exemptions from the Wellfield Special Use Permit in certain instances, as follows:

- a) Any proposed uses or development associated with the Murphree Water Treatment Plant, or electric transmission and distribution systems or generally the provision of utility service by a government-owned utility shall be exempt from the wellfield protection special use permit requirements.
- b) Exemptions from the permit requirements in Section 30-201 shall be allowed for uses and developments that meet all of the following criteria:
- c) The use or development is connected to the Gainesville Regional Utilities centralized potable water and wastewater systems; or, if connected to a septic tank, all of the waste produced by the development is domestic and the septic tank meets all applicable state and local regulations.
- d) There is no manufacture, storage, use, or sale of hazardous materials at the site or development as defined and regulated in the Alachua County Hazardous Materials Code, other than hazardous materials excluded from the provisions of the hazardous materials code, as may be amended from time to time.
- e) There has been proper abandonment, as regulated by the relevant water management district or state agency, of any unused wells or existing septic tanks at the site. An existing

septic tank may remain if it is used for domestic waste only and if it meets all applicable state and local regulations.

- f) There is no current or proposed underground storage of petroleum products at the development site
- g) The use is consistent with the city's comprehensive plan and land development code and meets all other applicable federal, state and county regulations.

The proposed development is not exempt, as it is not associated with utility service provision by a government-owned utility, and hazardous materials will be used and stored at the site.

Certification

This information was prepared and certified by a professional engineer registered in the State of Florida.

This is to certify that the use of the APAC property for the production of hot mix asphalt by APAC Southeast, Inc. complies with all performance standards described in Code of Ordinances City of Gainesville, Florida, Section 30-345.



William C. Zegel, Sc.D., P.E., D.E.E.
Florida Registration Number #23465
President and Principal Engineer

04 June 2004
Date

