March 2, 2021

Phyllis Randall, Chair, and Members
Loudoun County Board of Supervisors
P.O. Box 7000
1 Harrison Street
Leesburg, VA 20177

Dear Chair Randall and Members of the Loudoun County Board of Supervisors:

We are writing on behalf of the Journey Through Hallowed Ground (“Journey”), the National Trust for Historic Preservation (“NTHP”), the Southern Environmental Law Center, the Piedmont Environmental Council, the Catoctin Coalition, and the Coalition for Smarter Growth to follow up on the February 2, 2021 letter sent by the Journey regarding the proposed widening of Route 15 between Battlefield Parkway and Montresor Road.1 As noted in that letter, and in prior correspondence the Journey and NTHP have sent to the County and to the U.S. Army Corps of Engineers (“Army Corps”), respectively, we believe it is clear that: (1) the Army Corps has permitting jurisdiction over this project pursuant to Section 404 of the Clean Water Act;2 and (2) the Army Corps’ permitting responsibilities include conducting and coordinating a review of the project’s potential historic resource impacts pursuant to Section 1063 and Section 110(f)4 of the National Historic Preservation Act (“NHPA”). Further, the required NHPA review must include coordination with, among others, the Virginia Department of Historic Resources and consulting parties, and the Journey and NTHP hereby reiterate their prior requests to serve as a Section 106 consulting party for this project. We respectfully request a response to this letter that lays out the County’s plans and projected timeline for applying for the necessary Clean Water Act permit and for participating in the historic resource impact review and associated consultation.

1 See Attachment 1.
4 54 U.S.C. § 306107; 36 C.F.R. § 800.10(c); 33 C.F.R. Part 325, App. C.
On June 3, 2020, the Army Corps confirmed the March 6, 2020 “Waters of the U.S. (Including Wetlands) Delineation” submitted by Wetland Studies and Solutions, Inc. (“WSSI”) to the Army Corps for this project’s study area—an approximately 434-acre area along the Route 15 corridor originating north of Battlefield Parkway and terminating 2,000 feet north of Montresor Road—in an approved jurisdictional determination. This approved jurisdictional determination establishes that there are multiple jurisdictional wetlands and other waters of the U.S. present within the project’s study area. Further, WSSI’s Delineation Map shows that there are jurisdictional waters located directly adjacent to Route 15, and at least three jurisdictional streams (Big Spring Creek, a tributary to Spring Creek, and Limestone Branch) cross underneath the highway within the project’s proposed footprint, making it difficult to see how the widening project could proceed without disturbing jurisdictional waters and thereby triggering the Clean Water Act and the Army Corps’ associated permitting responsibilities.

Although WSSI’s Delineation Map does not show the proposed limits of disturbance for the project that would provide information on the project’s exact impacts to jurisdictional waters, there are at least three places along the route where those impacts could be substantial: (1) the stream impact area near the Route 15 interchange at the southern end of the project footprint; (2) the stream and wetland impact area along both sides of Route 15 in the vicinity of the intersection with Tutt Lane; and (3) the stream impact area farther north where Limestone Branch crosses Route 15 near the Rockland property. Based on the information we have available, it appears that impacts in these areas could easily exceed the thresholds that render a project eligible for permitting under the State Programmatic General Permit 17-SPGP-01 (“SPGP”). As such, this project may trigger the need for an individual Clean Water Act Section 404 permit.

Even if more precise limits of disturbance for the project conclusively demonstrate that impacts to waters of the U.S. would fall within the SPGP thresholds, Section V(3) of the SPGP makes clear that the Army Corps still has the discretion to require a project to obtain an individual Section 404 permit based on concerns related to the factors that the Army Corps must

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5 See Attachment 2.
6 See Attachment 3.
7 See id. at sheet 3 of 6.
8 See id.
9 See id. at sheet 5 of 6.
10 The SPGP authorizes the discharge of dredged or fill material for certain types of projects (including linear transportation projects) as long as their impacts to jurisdictional waters fall under specified levels. See CENAO-WRR State Programmatic General Permit 17-SPGP-01 (last revised Jun. 15, 2017), https://media.defense.gov/2017/Jun/30/2001771346/-1/-1/17SPGP01-29JUNE2017SIGNED.PDF [hereinafter 17-SPGP-01].
consider as part of its “public interest review” of all permit applications. Significantly, one of those public interest factors is a project’s effects on historic properties, and as the County is well aware, the segment of Route 15 proposed for widening runs through an area with a multitude of historic resources. Some examples of these historic properties and resources include the Ball’s Bluff Battlefield Historic District National Historic Landmark, Morven Park, Rockland, and Macaria. And the entire stretch of Route 15 proposed for widening is part of the Catoctin Rural Historic District, and the Journey Through Hallowed Ground, the 180-mile corridor from Gettysburg to Charlottesville that Congress has declared a National Heritage Area. As such, if additional information indicates this project could be eligible for the SPGP, our groups are likely to strongly urge the Army Corps to exercise its discretion to require an individual permit for this project based on its impacts to historic and other resources.

Regardless of whether the application is processed as an individual permit or under the SPGP, the Army Corps is required to conduct and coordinate a review of the project’s potential impacts to historic resources under Section 106 of the NHPA. Importantly, the locations of some of the many historic resources within the study area directly overlap with or adjoin jurisdictional waters located along the project route. Indeed, Big Spring Creek crosses under the Route 15 interchange along the southern edge of Morven Park. A tributary to Spring Creek flowing from a significant limestone spring also crosses Route 15 within the Ball’s Bluff Battlefield Historic District National Historic Landmark, and Limestone Branch crosses Route 15 in the northwestern portion of the Rockland property. As a result, an assessment of potential impacts to these and other historic resources must be part of the Army Corps’ review of this project regardless of whether its jurisdiction extends to the entire length of the project or just the areas where waters of the U.S. would be impacted. Moreover, the Army Corps’ own regulations explicitly require that “[t]he Corps . . . will consider the effects of undertakings on any known historic properties that may occur outside the permit area.”

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11 See 33 C.F.R. § 320.4(a).
12 For a description of several of these historic resources, please see Attachment 4, the November 26, 2018 letter the NTHP sent to Ronald H. Stouffer, Jr. with the Army Corps. The Journey forwarded NTHP’s letter to Joe Kroboth, the Director of the County’s Department of Transportation and Capital Infrastructure, on December 14, 2018. Attachment 5.
13 17-SPGP-01 at § V(8) (“In cases where the Corps determines that the activity may affect properties listed, or eligible for listing, in the National Register of Historic Places, the activity is not authorized until the requirements of Section 106 of the National Historic Preservation Act have been satisfied.”). The Army Corps’ Nationwide Permits (NWPs) include General Condition #20, which explicitly requires compliance with Section 106. See 86 Fed. Reg. 2744, 2869-70 (Jan. 13, 2021); 82 Fed. Reg. 1860, 2000-01 (Jan. 6, 2017). And Section 106 requirements must also be met during review of individual permits. 54 U.S.C. § 306108; 33 C.F.R. Part 325, App. C.
It is also clear that, regardless of the type of Clean Water Act permit utilized here, the Section 106 review process must include coordination with the Virginia Department of Historic Resources (“VDHR”) and other consulting parties. Pursuant to the “Norfolk District Standard Operating Procedures for Section 106 Coordination with the Virginia Department of Historic Resources” (“Norfolk District/VDHR Section 106 SOPs”), this project clearly cannot qualify for “Streamlined Review” (under which Section 106 coordination with VDHR is not required) because there are known historic resources within the project area as well as the area of potential effects for indirect effects.\(^{15}\) As a result, coordination with VDHR is required and the “Coordination Procedures” laid out in Section III of the Norfolk District/VDHR Section 106 SOPs must be followed.\(^{16}\) Those coordination procedures make clear that VDHR and identified consulting parties are to be involved as the Army Corps develops its assessment of effects on historic properties.\(^{17}\) The Journey has previously made clear to the County its desire to be a Section 106 consulting party in this process due to its concerns with the potential effects of the project on historic resources that help define this portion of the Journey Through Hallowed Ground National Heritage Area.\(^{18}\) Similarly, NTHP has previously informed the Army Corps of its interest in being a Section 106 consulting party on this project.\(^{19}\) Both organizations respectfully restate those requests here.

In closing, we remain concerned about the significant risks the County and its taxpayers face if the County unduly delays working with the Army Corps and the other agencies to ensure the requirements of the Clean Water Act and the NHPA are met for the proposed Route 15 North widening project. We also remain extremely concerned about the risks to the extraordinary array of historic resources located along Route 15 that are threatened by the proposed project. We fear

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\(^{15}\) See Norfolk District Standard Operating Procedures for Section 106 Coordination with the Virginia Department of Historic Resources (VDHR) at § II (last revised Jul. 2018), https://www.nao.usace.army.mil/Portals/31/docs/regulatory/commonreq/Historic%20Resources_SOP_July%202018_FINAL.PDF?ver=2018-08-09-102950-003 [hereinafter Norfolk District/VDHR SOPs]. The Norfolk District & VDHR Programmatic Streamlined Activities List (Jul. 2018), referenced in section II of the Norfolk District/VDHR SOPs, also explicitly lists the SPGP, NWP #14 (the NWP that is available for certain linear transportation projects), and individual permits as ineligible for streamlined review. See also Attachment 2, “Supplemental Preapplication Information” (noting, as part of the documentation associated with the Corps’ approved jurisdictional determination, that known historic properties, architectural resources, and archaeological resources are located along the project route, and that known historic resources are also located in the vicinity of the study area).

\(^{16}\) See Norfolk District/VDHR Section 106 SOPs at § II.

\(^{17}\) See id. at § III(C); § III(F); and § V. Further, since part of the project will take place within the boundaries of the Ball’s Bluff Battlefield Historic District National Historic Landmark, the Corps will also be required to coordinate with the Secretary of the Interior (via the National Park Service) pursuant to Section 110(f) of the NHPA. 54 U.S.C. § 306107; 36 C.F.R. § 800.10(c); see also Norfolk District/VDHR Section 106 SOPs at § IV.

\(^{18}\) See Attachment 5.

\(^{19}\) See Attachment 6.
that the closer this project gets to a final design without having gone through the proper review and consultations under the NHPA, the more the review and consultations risk becoming a “box to be checked” rather than the careful consideration of impacts, avoidance strategies, and mitigation options that they need to be. In addition, belated Section 106 consultation could lead to the conclusion that the County has unlawfully foreclosed the ability of the Advisory Council on Historic Preservation to comment on the undertaking, pursuant to 36 C.F.R. § 800.9(b), which could put at risk the County’s ability to obtain approval from the Corps.

We respectfully request that you provide us with a response within the next two weeks that explains the County’s plans and projected timeline for applying for the necessary Clean Water Act permit and for participating in the historic resource impact review the NHPA requires.

Sincerely,

[Signatures]

William Sellers
President and CEO
The Journey Through Hallowed Ground Partnership

Morgan Butler
Senior Attorney
Southern Environmental Law Center

Elizabeth Merritt
Deputy General Counsel
National Trust for Historic Preservation

Stewart Schwartz
Executive Director
Coalition for Smarter Growth

Chris Miller
Executive Director
Piedmont Environmental Council

Gem Bingol
Land Use Officer, Loudoun County
Piedmont Environmental Council

Martha Polkey
Coordinator
The Catoctin Coalition
CC:  Julie Langan, Virginia State Historic Preservation Officer,
Virginia Department of Historic Resources (Julie.Langan@dhr.virginia.gov)

Roger Kirchen, Director of the Division of Review & Compliance,
Virginia Department of Historic Resources (Roger.Kirchen@dhr.virginia.gov)

Tucker Smith, Chief, Northern Virginia Regulatory Section,
U.S. Army Corps of Engineers, Norfolk District (tucker.smith@usace.army.mil)

Ronald Stouffer, Jr., Environmental Scientist, Northern Virginia Regulatory Section,
U.S. Army Corps of Engineers (ron.h.stouffer@usace.army.mil)

Kimberly A. Prisco-Baggett, Deputy Chief, Special Projects Section,
U.S. Army Corps of Engineers (kimberly.a.baggett@usace.army.mil)

Joe Kroboth, Director, Department of Transportation & Capital Infrastructure,
Loudoun County (joe.kroboth@loudoun.gov)

Mark Hoffman, Design Program Manager, Department of Transportation & Capital
Infrastructure, Loudoun County (mark.huffman@loudoun.gov)

Leo Rogers, County Attorney,
Loudoun County (attorney@loudoun.gov)

Heidi Siebentritt, Preservation Planner,
Loudoun County (heidi.siebentritt@loudoun.gov)

Attachments:
Attachment 1: Letter from William W. Sellers, Journey Through Hallowed Ground to
Phyllis Randall, Loudoun County Board of Supervisors (Feb. 2, 2021).

Attachment 2: Letter from Alexi Weber, WSSI, to Dan Vargas (Jun. 4, 2020), with NAO-
2020-00657 (Limestone Branch) Approved Jurisdictional Determination

Attachment 3: WSSI Wetlands Delineation, Attachment I to WSSI, “Waters of the U.S.
( Including Wetlands) Delineation,” Route 15 Widening, Loudoun County
WSSI #30630.01 (Mar. 6, 2020).

Attachment 4: Letter from Elizabeth S. Merritt, National Trust for Historic Preservation
to Ronald H. Stouffer, Jr., Army Corps of Engineers (Nov. 26, 2018).

Attachment 5: Email from William W. Sellers, Journey Through Hallowed Ground, to
Joe Kroboth, Loudoun County (Dec. 14, 2018).

Attachment 6: Email from Elizabeth S. Merritt, National Trust for Historic Preservation
to Lee Fuerst, Army Corps of Engineers (February 20, 2020).
Attachments

to the

Letter to Loudoun County Board of Supervisors

from

The Journey Through Hallowed Ground Partnership, the National Trust for Historic Preservation, the Southern Environmental Law Center, the Piedmont Environmental Council, the Catoctin Coalition, and the Coalition for Smarter Growth

MARCH 2, 2021

regarding the Route 15 North widening project
and Clean Water Act and National Historic Preservation Act requirements


4. Letter from Elizabeth S. Merritt, National Trust for Historic Preservation to Ronald H. Stouffer, Jr., Army Corps of Engineers (Nov. 26, 2018).


6. Email from Elizabeth S. Merritt, National Trust for Historic Preservation to Lee Fuerst, Army Corps of Engineers (February 20, 2020).
ATTACHMENT 1

Letter from William W. Sellers, Journey Through Hallowed Ground to Phyllis Randall, Loudoun County Board of Supervisors (Feb. 2, 2021)
February 2, 2021

Chair Phyllis Randall  
Members of the Board of Supervisors, Loudoun County

By email: bos@loudoun.gov

Dear Loudoun County Board of Supervisors:

We are writing to reiterate the strong warning that the Journey Through Hallowed Ground has previously raised regarding the need for the County to engage with the U.S. Army Corps of Engineers before proceeding to approve the proposed widening of Route 15 between Battlefield Parkway and Montresor Road. Specifically, the County must obtain an Army Corps permit for the project under Section 404 of the Clean Water Act (CWA) due to the location of jurisdictional waters along the proposed route. The wetlands jurisdictional determination report prepared by WSSI clearly indicates that the need for an Army Corps permit cannot be avoided. Further, due to the location of significant historic resources throughout the project corridor, and their overlap with areas over which the Corps has permitting responsibility under Section 404 of the CWA, the Corps’ required CWA review must also include a review of potential historic resource impacts under Section 106 of the National Historic Preservation Act (NHPA), 54 U.S.C. § 306108, 36 C.F.R. Part 800.

Both the CWA and the NHPA require the Corps to engage with interested parties and the public at large to assess the potential impacts of the project on the protected resources, to evaluate alternatives to the proposal, and to consider ways to minimize and mitigate any harm that cannot be avoided. Significantly, both of those statutorily required review processes could result in significant changes to the project layout and design.

For this reason, we believe it is premature for County staff to seek the Board of Supervisors’ endorsement of the proposed location and major design elements of the project at this time. Instead, this vote should be postponed. County staff should first submit its Section 404 application to the Corps and work through the required permitting process in order to determine the specific project layout and design the Corps is willing to permit. Directing staff to proceed with developing final design and construction documents before even applying for the Section 404 permit carries a serious risk that the Corps could require the project to be redesigned and/or realigned in order to avoid and minimize harm to historic and environmental resources. The result would be delays in implementing the project, and an irresponsible waste of County resources, which is contrary to the interests of the taxpayers.

The redesign of the Journey Through Hallowed Ground National Scenic Byway needs to be done right the first time and in compliance with the CWA and NHPA. In fact, the County’s intentional efforts to delay and evade Army Corps review could ultimately foreclose alternatives and lead to a risk that the Corps permit might be denied. We urge you not to exacerbate that risk, and instead, to defer the proposed decision until after the Army Corps permit has been resolved.

Sincerely,

[Signature]

William W. Sellers  
President & CEO
ATTACHMENT 2

Letter from Alexi Weber, WSSI, to Dan Vargas (Jun. 4, 2020), with NAO-2020-00657
(Limestone Branch) Approved Jurisdictional Determination Letter (Jun. 3, 2020)
June 4, 2020

Mr. Dan Vargas
Gordon
4501 Daly Drive, Suite 200
Chantilly, Virginia 20151

Re: Jurisdictional Determination (#NAO-2020-00657)
Route 15 Widening
Loudoun County, Virginia
WSSI #30630.01

Dear Mr. Vargas:

Enclosed is a copy of the U.S. Army Corps of Engineers’ (COE) Jurisdictional Determination (JD) (#NAO-2020-00657) confirming the wetland delineation prepared by Wetland Studies and Solutions, Inc. This JD is valid for a period of five years from the date that it was issued (June 3, 2020).

Please note that the COE has mentioned that known historic properties, and architectural and archeological resources are located on the property, and known historic resources are located in the vicinity of the study area. Wetland Studies and Solutions, Inc (WSSI) is conducting a Phase I Cultural Resources Investigation within the study area; completion of the Phase I study is currently pending.

In addition, the COE mentioned that there is a potential for the federal and state threatened northern long-eared bat (Myotis septentrionalis) to occur within the vicinity of the project study area. As detailed in WSSI’s August 14, 2019 letter entitled “Endangered and Threatened Species Review, Route 15 Widening (±434 acres),” there are no known maternity roosts or hibernacula in Loudoun County; thus the northern long eared bat is not expected to pose a constraint on the issuance of a wetland permit. Please see the enclosed supplemental pre-application information sheets included from the COE.

Please note that this JD is only the U.S. Army Corps of Engineers verification of the wetland delineation and does not constitute authorization to impact any waters of the U.S. on the site.
If you have any questions, please contact me at aweber@wetlandstudies.com or (703)679-5618.

Sincerely,

WETLAND STUDIES AND SOLUTIONS, INC.

Alexi Weber, WPIT
Project Environmental Scientist
Mr. Dan Vargas  
Gordon  
4501 Daly Drive, Suite 200  
Chantilly, Virginia 20151  

Dear Mr. Vargas:

This letter is in reference to a request on your behalf by Wetland Studies and Solutions Inc., for a delineation confirmation and jurisdictional determination for waters of the U.S. (including wetlands) on an approximately 434-acre study area in a corridor along Route 15 originating north of Battlefield Parkway and terminating 2000 feet north of Montressor Road in Loudoun County, Virginia. The project is called Route 15 Widening.

The exhibit in six (6) sheets, entitled “Attachment I: Waters of the U.S. (Including Wetlands) Delineation Map, Route 15 Widening, Loudoun County, Virginia” dated March 6, 2020, provides the locations of waters and/or wetlands within the subject tract listed above. This is in accordance with the Corps’ 1987 Wetland Delineation Manual and the Regional Supplement to the Corps of Engineers Wetland Delineation Manual: Eastern Mountains and Piedmont and the positive indicators of wetland hydrology, hydric soils, and hydrophytic vegetation and the presence of an ordinary high water mark (33 CFR 328.3(a)).

Discharges of dredged or fill material, including those associated with mechanized land clearing, into waters and/or wetlands on this site may require a Department of the Army permit and authorization by state and local authorities including a Virginia Water Protection Permit from the Virginia Department of Environmental Quality (DEQ), a permit from the Virginia Marine Resources Commission (VMRC) and/or a permit from your local wetlands board. This letter does not authorize any work in these areas. Please obtain all required permits before starting work in the delineated waters/wetland areas.

This letter serves as an approved jurisdictional determination for the subject site. If you object to this determination, you may request an administrative appeal under Corps regulations at 33 CFR Part 331. Enclosed you will find a Notification of Appeal Process (NAP) fact sheet and Request for Appeal (RFA) form. If you request to appeal this determination you must submit a completed RFA form to the North Atlantic Division
Office at the following address: U.S. Army Corps of Engineers, North Atlantic Division (CENAD-PD-OR), Attn: James W. Haggerty, Regulatory Program Manager, Fort Hamilton Military Community, 301 General Lee Avenue, Brooklyn, NY 11252.

In order for an RFA to be accepted by the Corps, the Corps must determine that it is complete, that it meets the criteria for appeal under 33 CFR part 331.5, and that it has been received by the Division Office within 60 days of the date of the NAP. It is not necessary to submit an RFA form to the Division office if you do not object to the determination in this letter.

This jurisdictional determination is valid for a period of five years from the date of this letter. If you have any questions, please contact me at ron.h.stouffer@usace.army.mil or 757-201-7124.

Sincerely,

Ronald H. Stouffer, Jr.
Environmental Scientist
Northern Virginia Regulatory Section

Enclosures

cc: Wetland Studies and Solutions Inc.
### NOTIFICATION OF ADMINISTRATIVE APPEAL OPTIONS AND PROCESS AND REQUEST FOR APPEAL

<table>
<thead>
<tr>
<th>Applicant: Gordon</th>
<th>File Number: 2020-00657</th>
<th>Date: 3 Jun 2020</th>
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<tr>
<td>Attached is:</td>
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<td>See Section below</td>
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<tr>
<td>INITIAL PROFFERED PERMIT (Standard Permit or Letter of permission)</td>
<td>A</td>
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<td>PROFFERED PERMIT (Standard Permit or Letter of permission)</td>
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<td>PERMIT DENIAL</td>
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<td>X APPROVED JURISDICTIONAL DETERMINATION</td>
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<td>PRELIMINARY JURISDICTIONAL DETERMINATION</td>
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**SECTION I** - The following identifies your rights and options regarding an administrative appeal of the above decision. Additional information may be found at [http://usace.army.mil/inet/functions/cw/cecwo/reg](http://usace.army.mil/inet/functions/cw/cecwo/reg) or Corps regulations at 33 CFR Part 331.

A: **INITIAL PROFFERED PERMIT**: You may accept or object to the permit.

- **ACCEPT**: If you received a Standard Permit, you may sign the permit document and return it to the district engineer for final authorization. If you received a Letter of Permission (LOP), you may accept the LOP and your work is authorized. Your signature on the Standard Permit or acceptance of the LOP means that you accept the permit in its entirety, and waive all rights to appeal the permit, including its terms and conditions, and approved jurisdictional determinations associated with the permit.

- **OBJECT**: If you object to the permit (Standard or LOP) because of certain terms and conditions therein, you may request that the permit be modified accordingly. You must complete Section II of this form and return the form to the district engineer. Your objections must be received by the district engineer within 60 days of the date of this notice, or you will forfeit your right to appeal the permit in the future. Upon receipt of your letter, the district engineer will evaluate your objections and may: (a) modify the permit to address all of your concerns, (b) modify the permit to address some of your objections, or (c) not modify the permit having determined that the permit should be issued as previously written. After evaluating your objections, the district engineer will send you a proffered permit for your reconsideration, as indicated in Section B below.

B: **PROFFERED PERMIT**: You may accept or appeal the permit

- **ACCEPT**: If you received a Standard Permit, you may sign the permit document and return it to the district engineer for final authorization. If you received a Letter of Permission (LOP), you may accept the LOP and your work is authorized. Your signature on the Standard Permit or acceptance of the LOP means that you accept the permit in its entirety, and waive all rights to appeal the permit, including its terms and conditions, and approved jurisdictional determinations associated with the permit.

- **APPEAL**: If you choose to decline the proffered permit (Standard or LOP) because of certain terms and conditions therein, you may appeal the declined permit under the Corps of Engineers Administrative Appeal Process by completing Section II of this form and sending the form to the division engineer. This form must be received by the division engineer within 60 days of the date of this notice.

C: **PERMIT DENIAL**: You may appeal the denial of a permit under the Corps of Engineers Administrative Appeal Process by completing Section II of this form and sending the form to the division engineer. This form must be received by the division engineer within 60 days of the date of this notice.

D: **APPROVED JURISDICTIONAL DETERMINATION**: You may accept or appeal the approved JD or provide new information.

- **ACCEPT**: You do not need to notify the Corps to accept an approved JD. Failure to notify the Corps within 60 days of the date of this notice means that you accept the approved JD in its entirety, and waive all rights to appeal the approved JD.

- **APPEAL**: If you disagree with the approved JD, you may appeal the approved JD under the Corps of Engineers Administrative Appeal Process by completing Section II of this form and sending the form to the division engineer. This form must be received by the division engineer within 60 days of the date of this notice.

E: **PRELIMINARY JURISDICTIONAL DETERMINATION**: You do not need to respond to the Corps regarding the preliminary JD. The Preliminary JD is not appealable. If you wish, you may request an approved JD (which may be appealed), by contacting the Corps district for further instruction. Also you may provide new information for further consideration by the Corps to reevaluate the JD.
SECTION II - REQUEST FOR APPEAL or OBJECTIONS TO AN INITIAL PROFFERED PERMIT

REASONS FOR APPEAL OR OBJECTIONS: (Describe your reasons for appealing the decision or your objections to an initial proffered permit in clear concise statements. You may attach additional information to this form to clarify where your reasons or objections are addressed in the administrative record.)

ADDITIONAL INFORMATION: The appeal is limited to a review of the administrative record, the Corps memorandum for the record of the appeal conference or meeting, and any supplemental information that the review officer has determined is needed to clarify the administrative record. Neither the appellant nor the Corps may add new information or analyses to the record. However, you may provide additional information to clarify the location of information that is already in the administrative record.

POINT OF CONTACT FOR QUESTIONS OR INFORMATION:
If you have questions regarding this decision and/or the appeal process you may contact:
U.S. Army Corps of Engineers, Norfolk District
Northern Virginia Field Office (CENAO-WR-RN)
Attn.: Mr. Ronald H. Stouffer, Jr.
18139 Triangle Plaza, Suite 213
Dumfries, VA 22026
703-221-6967 or email ron.h.stouffer@usace.army.mil

If you only have questions regarding the appeal process you may also contact:
U. S. Army Corps of Engineers
North Atlantic Division (CENAD-PD-OR)
Attn: Mr. James W. Haggerty, Regulatory Program Manager
Fort Hamilton Military Community
301 General Lee Avenue
Brooklyn, NY  11252
347-370-4650

RIGHT OF ENTRY: Your signature below grants the right of entry to Corps of Engineers personnel, and any government consultants, to conduct investigations of the project site during the course of the appeal process. You will be provided a 15-day notice of any site investigation, and will have the opportunity to participate in all site investigations.

_______________________________
Signature of appellant or agent.

Date: __________________________ Telephone number: __________________________
Supplemental Preapplication Information

Project Number: NAO-2020-00657
Applicant: Gordon
Project Location: Loudoun County

1. A search of the Virginia Department of Historic Resources data revealed the following:

☐ Known historic properties are located on the property.
☐ Known architectural resources are located on the property:
☐ Known archaeological resources are located on the property:
☒ Known historic resources are located in the vicinity of the property

NOTE:
1) The information above is for planning purposes only. In many cases, the property has not been surveyed for historic resources. Undiscovered historic resources may be located on the subject property or adjacent properties and this supplemental information is not intended to satisfy the Corps’ requirements under Section 106 of the National Historic Preservation Act (NHPA).
2) Prospective permittees should be aware that Section 110k of the NHPA (16 U.S.C. 470h-2(k)) prevents the Corps from granting a permit or other assistance to an applicant who, with intent to avoid the requirements of Section 106 of the NHPA, has intentionally significantly adversely affected a historic property to which the permit would relate, or having legal power to prevent it, allowed such significant adverse effect to occur, unless the Corps, after consultation with the Advisory Council on Historic Preservation (ACHP), determines that circumstances justify granting such assistance despite the adverse effect created or permitted by the applicant.

2. A search of the data supplied by the U.S. Fish & Wildlife Service, the Virginia Department of Conservation and Recreation and the Virginia Department of Game and Inland Fisheries revealed the following:

☐ No known populations of threatened or endangered species are located on or within the vicinity of the subject property.
☒ The following federally-listed species may occur within the vicinity of the subject property:
   Northern Long-eared Bat (Myotis septentrionalis)
☐ The following state-listed (or other) species may occur within the vicinity of the subject property
☐ Known listed species may occur in the vicinity of the subject property:

Please note this information is being provided to you based on the preliminary data you submitted to the Corps relative to project boundaries and project plans. Consequently, these findings and recommendations are subject to change if the project scope changes or new information becomes available and the accuracy of the data.
ATTACHMENT 3

WSSI Wetlands Delineation, Attachment I to WSSI, “Waters of the U.S. (Including Wetlands) Delineation,” Route 15 Widening, Loudoun County WSSI #30630.01 (Mar. 6, 2020)
ATTACHMENT 4

Letter from Elizabeth S. Merritt, National Trust for Historic Preservation to Ronald H. Stouffer, Jr., Army Corps of Engineers (Nov. 26, 2018)
November 26, 2018

Ronald H. Stouffer, Jr.
Northern Virginia Field Office
Army Corps of Engineers
18139 Triangle Plaza, Suite 213
Dumfries, VA 22026
ron.h.stouffer@usace.army.mil

Re: Loudoun County Route 15 Widening Project North of Leesburg

Dear Ron,

Thank you for taking the time to return my call earlier this month about the Route 15 widening project that Loudoun County recently approved from Leesburg north to Montresor Road. (I was out the week before Thanksgiving at the National Trust’s annual conference, but I’m back in the office for the rest of the month.) As I mentioned, the National Trust has recently heard from a number of organizations -- including the Journey Through Hallowed Ground, Southern Environmental Law Center, Piedmont Environmental Council, and Coalition for Smarter Growth – who are very concerned about the potential impact of the Route 15 widening project on a number of significant historic resources located along the corridor. As promised, I’m following up with additional information about the project and the resources I mentioned during our call.

The project that the Loudoun County Board of Supervisors approved on September 20, 2018 is a segment of Route 15 north of Leesburg, just over 3.5 miles long, from Battlefield Parkway NE up to Montresor Road. The plan is to widen Route 15 to a rural four-lane divided cross-section with a median. (Here’s a link to a record of the Board of Supervisors vote: https://www.loudoun.gov/ArchiveCenter/ViewFile/Item/8193.)

Originally, the county was considering potential sources of federal transportation funding for this project, but that funding has not been included, leaving the Army Corps as the lead federal agency, because of the project’s overlap or impact on areas subject to the Corps’ regulatory jurisdiction. It’s also useful to know for context (and cumulative impacts) that the County is actively considering widening the next segment of Route 15 to the north of this project, which would extend the widening from Montresor Road up to the historic town of Lucketts as a second segment. (The three concepts the County has presented as part of its Route 15 Safety and Operations Study are available at https://www.loudoun.gov/ArchiveCenter/ViewFile/Item/8149. Concept B includes the widening of Route 15 to four lanes between Montresor Road and the town of Lucketts.) In addition, Loudoun County has applied for a federal “BUILD” grant to begin preliminary engineering and NEPA work for expanding Route 15 from Whites Ferry Road...
(which is within the segment just approved by the County) all the way up to the Potomac River. The federal decision on this grant application is expected by December 18.

As shown on the “Route 15 Historic and Environmental Resources” map that Loudoun County created for this project (available at https://www.loudoun.gov/ArchiveCenter/ViewFile/Item/8151), several large historic resources overlap geographically with this segment of Route 15. These include:

**Ball’s Bluff Battlefield Historic District NHL:** This Civil War battlefield and National Historic Landmark (NHL) District includes a portion of the district that extends across Route 15 at Tutt Lane (Route 740) (delineated on the County’s map by a gray outline). The portion of the district along the western side of Route 15 extends north to include the Big Spring property, which is home to the largest limestone spring in Loudoun County and the site of a Confederate encampment in 1861. The spring is immediately adjacent to Route 15 and feeds Spring Creek, which flows beneath Route 15 within the NHL district, approximately 300 feet north of the intersection of Route 15 with Tutt Lane. (The water features are clearer on the map the County submitted with its NHL Nomination form, which is available at https://www.loudoun.gov/DocumentCenter/View/125404.) The Big Spring property is also home to the Springwood mansion and archaeological site, both of which have been deemed eligible for listing on the National Register. These historic sites are identified as contributing resources to the NHL or defining features of the Ball’s Bluff Battlefield landscape on the NHL nomination form. (See https://www.loudoun.gov/BallsBluff and https://www.loudoun.gov/DocumentCenter/View/123451.) Of course, the potential for direct adverse effects on an NHL requires inviting the National Park Service and the ACHP to participate directly in the Section 106 consultation.

**Catoctin Rural Historic District:** The Catoctin Rural Historic District envelops the entire stretch of Route 15 from Leesburg to the Potomac River and totals approximately 25,000 acres (represented by the dark green outline on the County’s map, at https://www.loudoun.gov/ArchiveCenter/ViewFile/Item/8151). This Rural Historic District was added to the Virginia Landmarks Register in 1988 and has been determined eligible for the National Register as well. (See VDHR webpage: https://www.dhr.virginia.gov/historic-registers/053-0012.) The Rural Historic District includes streams that cross the portion of Route 15 proposed for widening, including Limestone Branch, Spring Creek, and Big Spring Creek.

**Morven Park:** Home of Westmoreland Davis, governor of Virginia from 1918 to 1922, this property was listed in the National Register in 1975. (See VDHR webpage: https://www.dhr.virginia.gov/historic-registers/053-0087.) The property is shown in green on the County’s map and is just southwest of where the Ball’s Bluff Battlefield NHL District crosses Route 15. Morven Park borders the west side of Route 15 between Big Spring Creek and Tutt Lane (Route 740). Big Spring Creek crosses under Route 15 and the Route 15 interchange at the southern edge of the portion of Morven Park that is immediately adjacent to the road.
Significantly, there are other important historic properties along this segment of Route 15 that are not depicted on the County’s map. These include the following:

**Rockland:** The Rockland property, which is located along Route 15 about a half mile south of Montresor Road, has been listed in the National Register since 1987, and thus the County’s failure to identify this historic property on its map is surprising. As shown on the attached map based on VDHR’s Virginia Cultural Resources Identification System (V-CRIS), the property boundary includes land on both sides of Route 15, and Limestone Branch (which is specifically mentioned in the National Register Nomination) crosses under Route 15 in the northwestern portion of the property. The Nomination also mentions a number of “limestone outcroppings.” The Overseer’s house, noted in the Nomination as “contributing” to the Rockland property’s significance, is located in close proximity to this stream crossing. (See https://www.dhr.virginia.gov/VLR_to_transfer/PDFNoms/053-0096_Rockland_1987_Final_Nomination.pdf.)

**Macaria:** Macaria borders the western side of Route 15 just northwest of Rockland. Originally built in 1778, it represents the early two-room farmhouse architecture notable in this district (and it was subsequently expanded with late-nineteenth-century additions). (See https://www.dhr.virginia.gov/VLR_to_transfer/PDFNoms/053-0012_Catoctin_Rural_Historic_District_1988_FINAL_Nomination.pdf, page 7.) Macaria was determined eligible for the National Register in 1988. (See pages 14-20 of VDHR’s Architectural Survey Form for the Catoctin Rural Historic District, attached.) As shown on the attached map using the V-CRIS tool, Limestone Branch flows through the Macaria property up to the point where the stream crosses under Route 15, and an unnamed tributary to Limestone Branch flows across the northeast corner of the property and crosses Route 15 just north of Rocky Meadow Lane.

As I mentioned on the phone, the coalition of organizations listed above all have a strong interest in ensuring that potential effects to historic resources along Route 15 are properly evaluated and addressed through Section 106 consultation (as well as compliance with Section 110(f) for the NHL Ball’s Bluff Battlefield). I understand from our conversation that the Army Corps has not yet received any permit application for this project from the County (at least as of the date we spoke). However, I wanted to be sure you are aware of the project, along with the presence of significant historic resources throughout the project corridor, and their overlap with areas over which the Army Corps has permitting responsibility under Section 404 of the Clean Water Act. I have also spoken with Samantha Henderson at the Virginia SHPO about this project, and I told her I was putting together this background summary, so I thought it would be useful for her to get a copy of this as well. I’ll also share a copy with the ACHP, so they’ll have a heads-up about the project. And I’ve spoken with Tony Opperman at VDOT about this, and he has asked that we keep him copied on communications as well.

Thank you again for returning my call about the project a couple weeks ago. Please let us know once the Corps has received the permit application and is ready to initiate Section 106 consultation.
Sincerely,

[Signature]

Elizabeth S. Merritt
Deputy General Counsel

Enclosures:

- Map showing Rockland and Macaria, based on V-CRIS database
- VDHR Architectural Survey Form for Catoctin Rural Historic District

cc: John Eddins, Jaime Loichinger, and Reid Nelson,
    Advisory Council on Historic Preservation
    Samantha Henderson, Virginia Department of Historic Resources
    Anthony Opperman, Virginia DOT
ATTACHMENT 5

Email from William W. Sellers, Journey Through Hallowed Ground, to Joe Kroboth, Loudoun County (Dec. 14, 2018)
Hello Joe,

I hope you and your family have plans for a wonderful holiday season.

I’m writing to share with you a copy of a letter and attachments that Betsy Merritt with the National Trust for Historic Preservation sent to Ron Stouffer with the Northern Virginia Field Office of the U.S. Army Corps of Engineers a couple of weeks ago.

As you know, the Journey Through Hallowed Ground and several other organizations have strong concerns about the impacts that the County’s project to widen Route 15 between Battlefield Parkway and Montresor Road could have on numerous historic resources located along the route. We have been communicating with the National Trust, the Southern Environmental Law Center, and others about how best to ensure any such impacts are avoided or minimized, and we all agree that this is a primary purpose of Section 106 of the National Historic Preservation Act (NHPA).

Unfortunately, a statement in the September 20 staff report for this project has generated a great deal of confusion over whether the County views the NHPA as applying to the project. The statement indicates the County’s view that the regional and local funding sources for the project “do not require a formal environmental review such as … National Historic Preservation Act Section 106,” but that the County will “work to minimize or avoid impacts on historical, cultural and archeological resources as practically feasible throughout the design and construction phases of the project.” (The quoted statements are from page 15 of the staff report.)

We, too, are confused about what the staff report was suggesting regarding the applicability of Section 106 to this project, but we strongly disagree with the County’s assumption that Section 106 review is “not mandated based on the funding sources” for the project. Regardless of the sources of funding, the Army Corps of Engineers has permitting jurisdiction over this project under Section 404 of the Clean Water Act. Accordingly, the Corps must undertake review of the County’s project under Section 106, irrespective of whether the funding sources are local, state, or federal. Further, because one of the historic resources that is bisected by the project corridor is a National Historic Landmark (the Ball’s Bluff Battlefield), Section 110(f) of the NHPA is also implicated, and it calls for a higher standard of protection, and the direct involvement of the National Park Service in the consultation. Yet the County’s 136-page staff report does not even mention the Army Corps or the National Park Service.

As you might expect, due to the Journey’s concerns with the potential effects of the project on historic resources that help define this portion of the National Heritage Area, we would like to participate in all consultations as part of the Section 106 and Section 110(f) reviews for this project. We want to be sure that you, as Director of the County’s Department of Transportation and Infrastructure, are specifically aware of our interest in participating.
I’ve attached the National Trust’s letter and the two attachments it included to this message. (We note that the County has apparently shuffled around some of the documents and removed some from its website, so a few of the web-links in the letter are no longer accurate; we have also attached copies of the three documents for which the links provided in the National Trust’s letter are no longer working.) In any event, we look forward to working with you as part of the required Section 106 review of this project.

Sincerely,

Bill

______________________________
William W. Sellers
President and CEO
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The mission of the Journey Through Hallowed Ground National Heritage Area is to promote and support civic engagement through history education, economic development through heritage tourism, and the preservation of cultural landscapes in one of the nation’s most important historic regions.

The Journey is a 180-mile corridor from Gettysburg, PA through Maryland and Harpers Ferry, WV to Monticello in Charlottesville, VA. The region was placed on the National Trust for Historic Preservation’s list of the 11 most endangered places in the United States in 2005, was declared by Congress as a National Heritage Area in 2008, and Route 15/20 was named a National Scenic Byway in 2009. The Journey includes 12 National Parks, nine presidential sites, 30 historic Main Street Communities, dozens of Civil War battlefields, and over 100 sites related to the fight for Civil Rights.
6 attachments

- 181214 Natl Trust ltr to Corps re Rt. 15 widening Nov 26 2018.pdf 171K
- 181214 VCRIS Rockland and Macaria Map.pdf 1004K
- 181214 Catoctin Rural Historic District Architectural Survey Form.pdf 1134K
- 181214 01 - Loudoun County Copy Teste - 9-20-18.pdf 31K
- 181214 02 - Rt. 15 Concepts.pdf 601K
- 181214 03 - Loudoun County Rt 15 Historic Environmental Resources Map.pdf 279K
Email from Elizabeth S. Merritt, National Trust for Historic Preservation to Lee Fuerst, Army Corps of Engineers (February 20, 2020)
Dear Mr. Fuerst,

I wanted to follow up on our correspondence from last year (below) to ask if the Army Corps has heard from Loudoun County or its consultants regarding the proposed widening of Route 15 north of Leesburg, for the stretch of the highway from Battlefield Parkway NE up to Montresor Road. I also wanted to remind the Corps of our interest in participating in any historic preservation reviews required for this proposal.

We recently learned that Wetland Studies and Solutions, Inc. (WSSI) -- one of the environmental consultants that Loudoun County has hired -- has been in the field conducting wetland and stream investigations and cultural resource studies for this project. In addition, based on the attached proposal for consulting work submitted to the County, it appears that upon completion of the wetland and stream delineations, WSSI foresees requesting an on-site review with the Corps to obtain an approved jurisdictional determination or a preliminary jurisdictional determination, and then coordinating with the Corps regarding any additional Clean Water Act requirements. (Please see pages 1-8 of sub-consultant WSSI's proposal, which begins at page 18 of 36 in the attached PDF containing the proposal from William H. Gordon Associates, Inc. to Loudoun County dated May 17, 2019.)

As I noted in my November 26, 2018 letter to Ron Stouffer, the National Trust has heard from several organizations and individuals who remain very concerned about the potential adverse impacts of the Route 15 widening project on a number of significant historic resources located along the portion of the corridor proposed for widening. As an example, I have attached a letter dated February 3, 2020 that representatives of the owner of Rockland Farm (which is listed on the National Register of Historic Places and straddles a portion of Route 15 proposed for widening) sent to WSSI in response to a request for assistance in completing an environmental site assessment for the project. The letter describes the Rockland property owner’s concerns about the impacts that the project will have on historic resources (including the Rockland property) and riparian areas located in the vicinity of where Limestone Branch crosses under Route 15—an area subject to the Corps’ regulatory jurisdiction.

As originally noted in my letter to Mr. Stouffer, we wish to ensure that the potential impacts of this project on historic resources along Route 15 are properly evaluated and addressed through consultation under Section 106 of the National Historic Preservation Act (NHPA) (as well as compliance with Section 110(f) for the Ball’s Bluff Battlefield National Historic Landmark), and we are reaching out to the Corps due to the project’s overlap with areas subject to your regulatory jurisdiction. We would like to be included as consulting parties for all determinations regarding findings of effect on historic properties for this project under Section 106 of the NHPA.

Please keep me posted regarding the Corps' review of this project and your consultation and coordination with other agencies and consulting parties.

Sincerely,
Betsy Merritt
Ron emailed us before the holiday break to let us know of your call and concerns so I apologize for the delay in response. I did some quick research. As of now, we do not have a permit application that I could find in our database for this portion of Route 15.

I did look up the project on the county website:

Based on their website from Oct. 2018 - from their overview presentation, they are now in the "engineering procurement phase" moving to "engineering design" (which this phase includes "environmental services and wetlands permitting") - it's possible that the Corps might not have any action depending on the applicant's proposed activity/impacts. From a very quick review, it looks like a lot of the funds are coming from Capital Improvement Plan (from NVTA) - the website says that Loudoun County Dept. of Transportation and Capital Infrastructure are managing the project. I would recommend contacting Loudoun County Dept. of Transportation.

Please let me know if you have any additional questions.

Thank you. Have a great afternoon.