BOARD OF COMMISSIONERS

Meetings Second Tuesday

MARTIN H. MOSELEY, JR. Chairman

> WALTER SMITH Vice-Chairman

BETTY C. HILL

ROY LEWIS

WADE YODER

MARCIA W. JOHNSON County Administrator



213 Persons Street Fort Valley, Georgia 31030 Phone 478-825-2535 Fax 478-825-2678 COUNTY OFFICIALS

KIM WILSON Probate Judge

JOE WILDER Clerk of Superior Court

> TERRY DEESE Sheriff

W. L. BROWN Tax Commissioner

KERRY ROOKS Coroner

LAURENS C. LEE Magistrate

REQUEST FOR BID 18-004 South Peach Park Walking Trails Addition

The Peach County Board of Commissioners will be accepting Sealed Bids, pertaining to South Peach Park Walking Trails Addition.

A Pre-Bid meeting will be conducted at the Peach County Board of Commissioners meeting room 213 Persons Street Fort Valley, GA 31030 at 2:00 PM on January 11, 2018 to discuss the project. Attendance is not required for contractors to submit a bid, but is recommended.

Closing date for Sealed Bid # 18-004 shall be January 23, 2018 @ 2:30 p.m.

Bids will be opened in public without discussion January 23, 2018 @ 2:45 p.m. at the Peach County Board of Commissioners meeting room, 213 Persons Street, Fort Valley, GA 31030. Bid amounts will be not be released until the Board of Commissioners has awarded the project to the winning bidder.

The complete Request For Bid (RFB) package and plans are available by contacting, Janet Smith at (478) 825-8717, <u>Janet-smith@peachcounty.net</u>, or by visiting <u>www.peachcounty.net</u> or <u>www.glga.org</u>.

Plans are available for review at the Peach County Administration offices located at 213 Persons Street, Fort Valley, GA 31030 during regular business hours.

Peach County reserves the right to reject all bids, to waive informalities, to re-advertise and/or to award any bid that is in the best interest of the County.

Mail or deliver Sealed Bid to: Janet Smith Peach County Board of Commissioners ATTN: RFB# 18-004 213 Persons Street Fort Valley, GA 31030

Request for Bid No. 18-004 PEACH COUNTY GEORGIA

South Peach Park Walking Trails Addition

PURPOSE:

The PEACH COUNTY BOARD OF COMMISSIONERS is soliciting sealed bids from qualified companies to provide concrete sidewalk and site work construction services. Bids will be received in the Peach County Board of Commissioners Office, 410 Old Macon Road Fort Valley, Georgia 30130, until January 23, 2018 2:30 p.m. local time. Bids will be opened in public without discussion January 23, 2018 @ 2:45 p.m. at the Peach County Board of Commissioners meeting room, 213 Persons Street, Fort Valley, GA 31030. Bid price amounts will not be made public until the winning bid has been accepted by the Board of Commissioners.

INTENT:

The Peach County Board of Commissioners intends to award a contract to one who has extensive experience in this field. The bids will be evaluated on:

- Unit Costs
- Completeness of Bid Submittal
- Company Organization and History
- Schedule
- Similar Work
- Past Work History With Peach County
- References
- Peach County Business Location

ADDITIONAL INFORMATION / ADDENDA

The County reserves the right to amend this Request for Bid (RFB). Any changes to the RFB will be communicated via Peach County web site. It is the bidders' responsibility to check for any addendum issued for this RFB prior to submitting the bid.

In the event additional information is required, all inquiries must be submitted *in writing* to Janet Smith, Procurement Manager, 213 Person Street, Fort Valley, GA 31030, by letter, by fax at (478) 825-2684, or via email Janet-smith@peachcounty.net.

Any questions must be received five (5) calendar days prior to the RFB closing to allow ample time to post any addendum or changes.

<u>The County will recognize only communications which are in writing and signed</u>. The County shall not be responsible for oral interpretations given by any County employee, representative, or others. The issuance of an addendum is the only official method whereby interpretation, clarification, or additional information can be given.

SCOPE OF SERVICES

This project includes the construction of new concrete sidewalk, stairs, ramps, crosswalks, accessories, and associated site work, grading and erosion, sedimentation and pollution control in accordance with all drawings and specifications in the bid request.

PRE-BID MEETING

A Pre-Bid meeting will be conducted at the Peach County Board of Commissioners meeting room 213 Persons Street Fort Valley, GA 31030 at 2:00 PM on January 11, 2018 to discuss the project. Attendance is not required for contractors to submit a bid, but is recommended.

INSURANCE REQUIREMENTS

The Contractor shall be responsible for their work and every part thereof, and for all materials, tools, equipment, appliances, and properties of any and all description used in connection therewith. The Contractor assumes all risks of direct and indirect damage or injury to the property of persons used or employed on or in connection with the work contracted for, and of all damage or injury to any person or property wherever located, resulting from any action, omission, commission or operation under the Contract, or in connection in any way whatsoever with the contracted work. The Contractor shall, during the continuance of all work under the Contract, provide the following:

A. Maintain statutory Worker's Compensation and Employer's Liability insurance in an amount of not less than \$500,000.00 each accident, each disease to protect the Contractor from any liability or damages for any injuries (including death and disability) to any of its employees, volunteers, or subcontractor, including any and all liability or damage which may arise by virtue of any statute or law in force within the State of Georgia, or which may be herein after enacted.

B. The Contractor agrees to maintain Comprehensive General Liability insurance in an amount of not less than \$1,000,000.00 per occurrence, \$2,000,000.00 Policy Limit to protect the Contractor, its subcontractors, and the interest of the County, against any and all injuries to third parties, including bodily injury and personal injury, wherever located, resulting from any action or operation under the Contract or in connection with the contracted work. The General Liability insurance shall also include the Broad Form Property Damage Liability endorsement, in addition to coverage for explosion, collapse, and underground hazards, where required.

C. The Contractor agrees to maintain Business Auto Liability insurance in an amount of not less than \$1,000,000.00 per occurrence, \$2,000,000.00 Policy Limit to protect the Contractor, its subcontractors, and the interest of the County, against any and all injuries to third parties, including bodily injury and personal injury, wherever located, resulting from any action or operation of automobiles or vehicles.

Contractor shall notify the Owner, in writing, thirty (30) days prior to any change in insurance coverage, including cancellation, non-renewal, etc. The Contractor shall furnish a new certificate prior to any change or cancellation date. The failure of the Contractor to deliver a new and valid certificate shall result in suspension of all payments until the new certificate is furnished. Additionally, contract work may be suspended until the new certificate is furnished to the Owner.

Insurance coverage required in these specifications shall be in force throughout the Contract term. Should the Contractor fail to provide acceptable evidence of current insurance within five (5) days of written notice at any time during the Contract term, the Owner shall have the absolute right to terminate the Contract without any further obligation to the Contractor. Further, the Contractor shall be responsible for the cost of procuring the uncompleted portion of the Contract at the time of termination. Contractual and other Liability insurance provided under this Contract shall not contain a supervision, inspection, or engineering services exclusion that would preclude the Owner from supervising and/or inspecting the project as to the end result. The Contractor shall assume all on the job responsibilities as to the control of persons directly employed by it and of the subcontractor and any persons employed by the subcontractor.

The Contractor and all subcontractors shall comply with the Occupational Safety and Health Act of 1970, and amendments, as it may apply to this Contract.

SPECIFICATIONS:

1.0 GENERAL:

- 1.1 All bids must make provision to meet or exceed the requirements contained herein for:
 - Clearing and Grading
 - Erosion, Sedimentation and Pollution Control
 - Installation of ponds, drainage, and associated site work
 - Construction of concrete sidewalks, concrete stairs, Concrete Ramps, hand rails, crosswalks and other accessories associated with the construction of the trails.

2.0 WORK

2.1 The Scope of Work will include, but not be limited to, all labor, field layouts, plants, materials and equipment required by or inferred from drawings and specifications to complete construction of new concrete sidewalk, stairs, ramps, crosswalks, accessories, and associated site work, grading and erosion, sedimentation and pollution control at South Peach Park in Fort Valley, GA.

2.2 All work, methods, equipment, materials, submittals and testing will conform to attached drawings and specifications and any requirements of utility owners, local or state building officials, and local or state fire officials.

2.3 Crosswalk Striping shall be thermoplastic meeting Georgia Department of Transportation Specifications.

3.0 QUALITY ASSURANCE:

3.1 Contractor's Qualifications: Contractor is experienced, as determined by Peach County, as one who specializes in work similar to that required for this project within middle Georgia

3.2 Pay Factor Reduction for Concrete Surfaces: When the correction of an error in the layout of the pavement requires the surface to be grounded, blemished, scarred, or polished the pay factor shall be reduced to 0.75 for the entire surface area of the final topping that has a blemish, polished or a scarred surface. The reduced pay factor shall not be confined to only the width and length or the dimensions of the blemished areas, the whole sidewalk surface shall have the reduced pay factor applied. The area of the reduced pay factor shall be determined by the total length and the total width of the sidewalk affected. If the affected area is not corrected, the reduction in pay shall be deducted from the final payment for the topping layer of concrete. The Engineer shall make the final determination whether correction or a reduced pay factor is acceptable. The proposed method of removal shall have the prior approval of the Engineer. Failure to promptly remove conflicting or non-applicable pavement markings shall be considered as non-performance.

4.0 SPECIAL PROVISIONS:

4.1 The bid price shall include all equipment, labor, materials, permit(s), freight, taxes, required insurance, Public Liability, Property Damage and Workers' Compensation, etc., to cover the finished work.

4.2 Contractors must comply with Title VI of the Civil Rights Act of 1964, the Anti-Kickback Act, the Contract Work Hour Standard Act, and the National Occupational Safety and Health Act of 1970.

4.3 Contractors must certify that they do not and will not maintain or provide for their employees any facilities that are segregated on a basis of race, color, creed, or national origin.

4.4 The contractor's attention is directed to the fact that all applicable state laws, county municipal ordinances, orders, rules and regulations of all authorities having jurisdiction over project shall apply to the bid throughout, and they will be deemed to be included in the contract the same as though they are written out in full herein.

4.5 The successful contractor shall protect all work areas necessary to prevent accidents and insure safe working conditions for employees, work related personnel, and the general public.

4.6 The contractor shall be responsible for any damages to existing utilities, concrete, asphalt, buildings, or grounds, etc., public or private, and shall repair or replace any damage at their own expense.

4.7 Bid Bond: Bidders are required to submit a Bond, Cashier's or Certified Check in the amount of 5% of their total bid price and the BOND MUST BE ATTACHED TO THEIR BID.

4.8 Performance Bond: The Successful Bidder will be required to submit a Performance Bond in the amount of 100% of the Contract Price, and the bond will be held for the life of the contract. The Performance Bond, along with Certificates of Insurance and any other necessary contract documents will be returned to the successful bidder upon satisfactory completion of the project.

4.7 Right to Waive and Reject

A. The Board of Commissioners (Board), in its absolute discretion, may reject any bid of a contractor that has failed, in the opinion of the Board, to complete or perform a Peach County contracted project in a timely fashion or has failed in any other way, in the opinion of the Board, to perform a prior contract in a satisfactory manner, and has directed the Peach County Purchasing Manager to emphasize this condition to potential contractors.

B. There is no obligation on the part of the County to award the project to the lowest bid price, and the County reserves the right to award the project to a contractor submitting a bid response with a resulting negotiated agreement which is most advantageous and in the best interest of Peach County, and to reject any and all bids or to waive any irregularity or technicality in bids received. Peach County shall be the sole judge of the bid and the resulting negotiated agreement that is in its best interest and its decision shall be final.

C. The Board reserves the right to waive any informalities or reject any and all bids and or bids, in whole or part, to utilize any applicable state contracts in lieu of or in addition to this bid and to accept the bid that in its judgment will best serve the interest of the County.

D. The Board specifically reserves the right to reject any conditional bid or bid and will normally reject those that made it impossible to determine the true cost of the bid or bid.

4.8 Peach County may make such investigations deemed necessary to determine the ability of the contractor to perform the work and ensure there is no conflict of interest as it relates to the project. The contractor shall furnish to the County any additional information and financial data for the purpose as the County may request. The data may include a detailed and up-to-date list

of plant equipment and materials which contractor proposes to use, indicating which portions he already possesses and a detailed description of the method and program or work to be done.

4.9 Bids must be submitted upon the prescribed forms provided herein. All blank spaces must be filled in as noted in ink or typed with the amounts extended and totaled. No changes shall be made in the form or in the items mentioned therein. Any bid may be rejected which contains any omissions, erasures, alterations, additions, irregularities of any kind, or items not called for or which shall in any manner fail to conform to the conditions of published RFB.

4.10 To the fullest extent permitted by law, Contractor shall indemnify and hold harmless COUNTY, its officers and employees from liabilities, damages, losses, and costs including but not limited to reasonable attorney fees, to the extent caused by the negligence, recklessness, or intentional wrongful conduct of the Contractor and other persons employed or utilized by the Contractor.

4.11 The Contractor shall coordinate and cooperate fully with other contractors working on-site. The contractor will make all effort to avoid interfering with other contractor work schedules, and work areas.

4.12 All references to "Engineer" refers to the engineer of Record, Dan Wallace, P.E., with Triple Point Engineering.

AGREEMENT:

Upon acceptance of the winning bid by the Peach County Board of Commissioners, a Contract shall be negotiated and a Purchase Order will be issued with the Notice to Proceed (NTP). The contractor shall be paid upon submission of invoices. The invoices must conform to the prices stipulated herein for articles delivered and accepted. Invoices must show Purchase Order number. Invoices shall be submitted to:

Peach County Public Works Department Attention: Paul Schwindler, P.E. Public Works Director/County Engineer 410 Old Macon Road Fort Valley, Georgia 31030

No delivery of materials or service shall become due or be accepted until a contract has been signed and the Notice to Proceed (NTP) and purchase order (P.O.) has been issued by Peach County.

INSTRUCTIONS FOR SUBMITTING BIDS

All bids responding to this RFB must submit a completed detailed bid.

Submission of Bids – Sealed bids must be received by the Peach County Public Works Department **BEFORE** January 23, 2018, 2:30 p.m. local time. Bids may be mailed or hand delivered to the Peach County Board of Commissioners Office, Attn. Janet Smith, 213 Persons Street, Fort Valley, Georgia 31030.

BID INFORMATION REQUIRED: <u>Failure to include any information may be ample cause</u> for rejection of the bid as non-responsive.

- 1. Please provide the name, title, address, telephone No., e-mail address, and fax number of the individual(s) responsible for responding to this bid.
- 2. Summarize or outline any similar work performed for Peach County and throughout middle Georgia.
- 3. Provide a **critical path schedule** that represents the length of time to complete delivery of materials, equipment, and/or the length of time to construct, install or service the materials or equipment.

All expenses for making this bid to Peach County are to be borne by the Contractor. Peach County reserves the right to retain all bids submitted and to use any ideas in a bid, regardless of whether that bid is selected.

All terms in this bid shall remain valid for a period of not less than Sixty (60) days from the date of the RFB opening.

Questions and Inquiries – Written questions and inquiries will be accepted from any and all contractors or firms planning on submitting a bid. Inquires pertaining to the RFB must give firm or contractor name, RFB number, title, and acceptance date. Material questions will be answered by addendum that will be posted to the County website and e-mailed to all firms who receive the RFB and provide their contact information to: Janet Smith., Janet-smith@peachcounty.net, provided that all questions are received at least five (5) calendar days in advance of the bid acceptance date.

Addendum and Supplement to Request - If it becomes necessary to revise any part of this RFB, or if additional data are necessary to enable an exact interpretation of provisions of this RFB, an addendum will be issued. It is the responsibility of the party submitting the bid to ensure that they have received all addendums prior to submitting a bid. 'All Addendums will be posted to the County website and e-mailed to all firms who receive the RFB and provide their contact information to: Janet Smith., Janet-smith@peachcounty.net. **All addendums must be initialed and attached to the bid.** *Failure to include addendums may be ample cause for rejection of the bid as non-responsive*.

Required Copies - One (1) printed original bid response, two (2) printed copies of the bid response, and one flash drive with an electronic copy of the bid response in Adobe .pdf format shall be submitted in one sealed package, clearly marked on the outside "RFB # 18-004, <u>"South Peach Park Walking Trails Addition"</u>, and addressed to:

Peach County Board of Commissioners Attn: Janet Smith. 213 Persons Street Fort Valley, Georgia 31030

The original bid response shall be marked "Original" in red in. The copies must be marked "Copy" in blue ink. <u>ALL BID RESONSES (ORIGNAL AND COPIES) MUST BE BOUND. BIDS</u> <u>NOT BOUND WILL NOT BE REVIEWED AND WILL CONSIDERED NON-RESPONSIVE AND</u> <u>REJECTED FOR CONSIDERATION. BOUND MEANS A METHOD OF ENSURING THAT NO</u> <u>SHEETS SHALL BECOME LOOSE DURRING THE REVIEW PROCESS. CLIPPED BIDS</u> <u>USING A SPRING-LOADED CLIP ARE NOT CONSIDERED BOUND</u>.

Late Bids - Late bids will be returned to party submitting the bid unopened if the RFB number, acceptance date, and Contractor's return address is shown on the container.

Rights of County - The County reserves the right to accept or reject all or any part of any bid.

Miscellaneous Requirements - The County will not be responsible for any expenses incurred by the Contractor in preparing and submitting a bid. All bids shall provide a straightforward, concise delineation of the Contractor's capabilities to satisfy the requirements of this RFB. Emphasis should be on completeness and clarity of content.

Submit the following completed documents with the Bid packages. <u>Bids not containing the</u> <u>following completed documents may be considered "non-responsive" and may be</u> <u>rejected for consideration:</u>

- Bid Form (completed and signed) including all Unit Price Schedules
- o Bid Bond, Cashier's or Certified check in the amount of 5% of their total Bid Price
- Certification by Contractor, Non-Segregated Facilities (Signed and Dated)
- Certification by Contractor, Drug-Free Workplace Act (Signed and Dated)
- Non-Collusion Affidavit or Prime Contractor (Signed, notarized, and dated)
- Conflict of Interest Certification (Signed and Dated)
- Vendor Information Sheet (Completed, Signed and Dated)
- Form W9 (Taxpayer Identification Number)
- SAVE Affidavit (all contractors, or vendors) (Signed, notarized, and dated)
- Sub-Contractor E-Verify Affidavit (all contractors, subcontractors or vendors that are not sole proprietors with zero employees) (Signed, notarized, and dated)
- Insurance Certificate(s) verifying required insurance:
 - Certificate of Liability Insurance
 - Certificate of Workers Compensation Insurance
 - Certificate of Automobile Liability Insurance
- Sole Proprietor Contractor Affidavit (only contractors or vendors with no employees) (Signed, notarized, and dated)
- Photo Identification (only if vendor or contractor is a Sole Proprietor) (see attached list of acceptable documents)
- Organization and History Provide those items required in the Organization and History section of this RFB package
- Outline of similar work
- Critical Path Construction Schedule
- Addendum initialed by Contractor if applicable
- Outline Past work history with Peach County

BID SELECTION PROCESS

Following the opening of bids, the following procedure will be used to determine the successful bidder: The County will first eliminate from consideration all bids that are not "responsive" as such term is defined as "<u>a person or entity that has submitted a bid or proposal that conforms in all material respects to the requirements set forth in the invitation for bids,</u>" and will further eliminate any bid as "not responsible" to which the County does not assign an aggregate score

of at least 73 under weighted evaluation factors set forth below. The County will deem all remaining bids to be responsive and responsible.

All Contractors responding to this RFB will be evaluated according to the following factors:

- Company Organization and History
- Schedule (Time to start and time to completion will be evaluated)
- Similar Work
- Past Work History With Peach County
- References
- Peach County Business Location

Bid Evaluation Factors

Factor	Evaluation Weight (Points)
Company Organization and History	17
Schedule	30
Similar Work	25
Past work history with Peach County	10
References	15
Peach County Business Location	3

The successful Contractor whose bid is selected by the Board of Commissioners shall be required to enter in to a contract with Peach County. A draft copy of the contract is attached to the RFB (Exhibit 1). The Board may choose to award the contract to another contractor for failure to submit the completed (signed and dated) contract within three (3) business days of receipt of said contract.

BID FORM (Page 1)

Bid of ______ (hereinafter called "Contractor"), a company organized and existing under the laws of the State of Georgia, *an individual, a corporation, a partnership doing business as:

Contractor or Firm Name TO: Peach County (Hereinafter called "County")

Gentlemen:

The Contractor, in compliance with your Notice to Contractors and all Bid Documents, elects to submit a Bid on the entirety of the following Work:

To meet or exceed the requirements contained herein for installation of centerline and edge striping on existing paved roads, and installation of raised pavement markers on existing paved roads, and all provisions of this RFB.

Having examined the sites of the proposed Work, and being familiar with the conditions surrounding the construction of the proposed projects, including the availability of materials and supplies to construct the project in accordance with the RFP, within the time set forth herein, and at the prices stated below, proposes to enter into a Contract with Peach County to provide the necessary machinery, tools, apparatus, all labor, and other means of construction necessary to complete the Work, the undersigned Contractor proposes to furnish and construct the items listed in the attached Schedule of Items for the unit prices stated.

Contractor further proposes and agrees hereby to promptly commence the Work with adequate force and equipment within thirty (30) calendar days from receipt of Notice to Proceed, or as may be specified by Special Provision, and to complete the entirety of the Work as expeditiously as possible. All work must be completed no later than ninety (120) calendar days from receipt of Notice to proceed, or as may be specified by Special Provisions.

BID FORM (PAGE 2) Schedule of Unit Item Prices

Line No	ltem	Quantity	Unit	Unit Price	Extended Price (Quantity x Unit Price)
1	MOBILIZATION / PERMITS	1	LS		, <u>,</u> , , , , , , , , , , , , , , , , ,
2	EARTHWORK	1	LS		
3	CONSTRUCTION EXIT	1	EA		
4	CLEARING & GRUBBING	3.6	AC		
5	GRASSIN / MULCHING	3	AC		
6	SILT FENCE SEDIMENT BARRIER	2716	LF		
7	SEDIMENT BARRIER RETROFIT FOR OUTLET CONTROL STRUCTURES	1	EA		
8	RIP-RAP STORM DRAIN OUTLET PROTECTION	1	EA		
9	6 FT. WIDE CONCRETE SIDEWALK AND ADA RAMPS	4150	SY		
10	CONCRETE STAIRS AND HAND RAIL	1	EA		
11	CROSSWALK MARKINGS	2	SF		
12	BIO-RETENTION BASIN (soils, gravels, drains, outlet controls and pipe including all materials and labor)	1	EA		
13	15" HDPE PIPE	42	LF		
14	TRASH CANS	6	EA		
15	BENCHES (Installation Only, Benches provided by owner)	5	EA		
16	DOG WASTE DISPENSERS	6	EA		
17	RED MAPLE (AR)	15	EA		
18	HIGHBEAM OVERCUP OAK (QL)	61	EA		
20	BERMUDA SOD	7260	SF		
	1			Bid Total	

BID FORM (PAGE 3)

Contractor (Print)

(Signature)

Name of Signer (Print)

Title of Signer (Print)

CERTIFICATION BY CONTRACTOR

Regarding: NON-SEGREGATED FACILITIES

The **Contractor** certifies that he does not, and will not, provide and maintain segregated facilities for his employees at his establishments and, further that he does not, and will not, permit his employees to perform their services at those locations, under his control, where segregated facilities are provided and maintained. Segregated facilities include, but are not necessarily limited to, drinking fountains, transportation, parking, entertainment, recreation, and housing facilities; waiting, rest, wash, dressing, and locker rooms, and time clock, **Work**, storage, restaurant, and other eating areas which are set apart in fact, or by explicit directive, habit, local custom, or otherwise, on the basis of color, creed, national origin, and race. The **Contractor** agrees that, except where he has obtained identical certifications from proposed subcontractor prior to the award of subcontracts exceeding \$10,000.00 which are not exempt from the provisions of the Equal Opportunity clause, and that he will retain such certifications in his files.

The **Contractor** agrees that a breach of this certification is a violation of the Equal Opportunity clause in this Contract. The penalty for making false statements is prescribed in 18 U.S.C. 1001.

Contractor (Print)	
(Signature)	
Name of Signer (Print)	
Title of Signer	
Title of Signer	

CERTIFICATION BY CONTRACTOR

Regarding: Drug-Free Workplace Act

The Contractor certifies that provisions of Sections 50-24-1 through 50-24-6 of the Official Code of Georgia annotated, relating to the "Drug-Free Workplace Act" have been, and will be, complied with in full. Including compliance by sub-contractors performing work under this agreement.

Contractor (Print)

(Signature)

Name of Signer (Print)

Title of Signer

NON-COLLUSION AFFIDAVIT OF PRIME CONTRACTOR

State of	f)	, County of)	
					, being	first duly	y sworn,
depose	s and says that:						
1.		or Agent) of the (t has submitted the	(Owner, e attached E		Officer,
2.	•	informed respectionstances respecting	• • •	ation and contents	of the atta	ched Bid a	und of all

- 3. Such **Bid** is genuine and is not a collusive or sham **Bid**;
- 4. Neither the said **Contractor** nor any of its officers, partners, owners, agents, representatives, employees, or parties in interest, including this affiant, has in any way colluded, conspired, connived, or agreed, directly or indirectly, with any other **Contractor**, firm or person to submit a collusive or sham **Bid** in connection with the Contract for which the attached **Bid** has been submitted to or refrain from Proposing in connection with such Contract, or has in any collusion or communication or conference with any other **Contractor**, firm or person to fix the price or prices in the attached **Bid** or of any other **Contractor**, or to fix any overhead, profit or cost element of the **Bid** price or the **Bid** price of any other **Contractor**, or to secure through any collusion, conspiracy, connivance or unlawful agreement any advantage against Peach County or any person interested in the proposed Contract; and,
- 5. The price or prices bid in the attached **Bid** are fair and proper and are not tainted by any collusion, conspiracy, connivance, or unlawful agreement on the part of the **Contractor** or any of its agents, representatives, owners, employees, or parties in interest, including this affiant.

Title					
			(SEAL)		
This	day of			20	
Subscribed and	sworn to before me				
		Title			(Print)
		Name			(Print)
		(Signed)			

CONFLICT OF INTEREST CERTIFICATION

By signing and submitting this Bid I hereby certify that employees of this company or employees of any company supplying material or subcontracting to do **Work** on this Contract will not engage in business ventures with employees of Peach County or Peach County Consultants nor shall they provide gifts, gratuities, favors, entertainment, loans, or other items of value to employees of Peach County.

Also, by signing and submitting this Contract, I hereby certify that I will notify Peach County through its Director of Public Works of any business ventures entered into between employees of this company or employees of any company supplying material or subcontracting to do **Work** on this Contract with a family member of Peach County employees.

Contractor

(Signature)

Name of Signer

Title of Signer

VENDOR INFORMATION

CONTACT PERSON:		TITLE;					
BUSINESS ADDRESS:			anan 19 may am an				
PHONE:							
EMAIL:			ter				
TYPE OF BUSINESS: (circle dne)	CORPORATION	PARTNERSHIP	SOLE PROPRIETOR				
Have you done business with	Peach County in	the past? (circle	one) YES NO				
Do you participate in the E-V	erify Program?	circle one) YES N	0				
Do you have a Federal Tax ID	number? (circle on	e) YES NO					

The information contained in this document is true to the best of my knowledge and I understand that giving false, misleading or deceptive information is considered unlawful and may be punishable by penalties of prosecution based on Georgia law.

Signature

Date

Revised August 2014

Depar		est for Taxpayer Number and Certifi	ication		Give Form to th requester. Do n send to the IRS
in der na	Name (as shown on your income tax return)	· · · · · · · · · · · · · · · · · · ·			
ŝ	Business name/disregarded entity name, if different from above				
page 2	h				
S		arporation Partnership] Trust/estate	Exemption	s (see instructions):
Print or type c Instructions	Limited liability company. Enter the tax classification (C=C co	moration S=S compration Penados	rehin)	1	yee code (d any)
int or tstrue		iporation, u-a corporation, r-parma	(arit) =	code (If an	from FATCA reporting y)
Prilit	Address (number, street, and apt. or suite no.)		Requester's name	and address	(optional)
Print or type See Specific Instructions	City, state, and ZIP code		-		
See					
	List account number(s) here (optional)		10407-01-04		
Pa					
	r your TIN in the appropriate box. The TIN provided must mat oid backup withholding. For Individuals, this is your social set			ecurity numb	lor
reside	ent allen, sole proprietor, or disregarded entity, see the Part I es, it is your employer identification number (EIN). If you do n	instructions on page 3. For othe	f I	-	-
	on page 3. . If the account is in more than one name, see the chart on pa	see 4 fer suidelinen on whom	Employ	er Identificati	on number
	ber to enter.	age 4 for guidelines on whose			
Par	Certification				
Unde	er penalties of perjury, I certify that:				
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GEORGIA SECURITY AND IMMIGRATION COMPLIANCE ACT (OCGA 13-10-91)

CONTRACTOR E-VERIFY AFFIDAVIT

By executing this affidavit, the undersigned contractor verifies its compliance with O.C.G.A § 13-10-91, stating affirmatively that the individual, firm or corporation which is engaged in the physical performance of services on behalf of <u>PEACH COUNTY BOARD OF COMMISSIONERS</u> has registered with, is authorized to use and uses the federal work authorization program commonly known as E-Verify, or any subsequent replacement program, in accordance with the applicable provisions and deadlines established in OCGA § 13-10-91. Furthermore, the undersigned contractor will contract or will continue to use E-Verify throughout the contract period and the undersigned contractor will contract for the physical performance of services in satisfaction of such contract only with subcontractors who present an affidavit to the contractor with the information required by OCGA § 13-10-91(b). Contractor hereby attests that its federal work authorization user identification number and date of authorization are as follows:

Federal Work Authorization User Identification Number (4-6 digit number can be found on MOU)

Date of Authorization

Name of Contractor

Name of Project

I hereby declare under penalty of perjury that the foregoing is true and correct. Executed on ______, ____, 201____ in ______ (city), ______ (state).

Signature of Authorized Officer or Agent

Printed Name and Title of Authorized Officer or Agent

SUBSCRIBED AND SWORN BEFORE ME ON THIS THE _____ DAY OF _____, 201___.

NOTARY PUBLIC My Commission Expires:

Revised August 2014

	GEORGIA SEC	CURITY AND IMMIGRATIO	N COMPLIANCE ACT (OCGA 13-10-91)	
		SUBCONTRACTOR E	-VERIFY AFFIDAVIT		
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CONTRACTOR	R'S NAME:				
affirmatively Contractor id	that the Subcontracto entified above on beh	the undersigned Subcontr r which is engaged in the alf of PEACH COUNTY BO m in accordance with the	physical performance of ARD OF COMMISSION	of services under a c ERS has registered v	ontract with the vith and is
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Date of Autho	prization				
Name of Proj	ect				
I hereby decla Executed on	are under penalty of p	erjury that the foregoing _,, 201in	is true and correct.	(city),	(state)
Signature of A	Authorized Officer or A	Agent			
Printed Name	and Title of Authorize	ed Officer or Agent			
	AND SWORN BEFORE				
NOTARY PUB My Commissi					

501	LE PROPRIETOR EXEMPTION	AFFIDAVIT	
The undersigned sole proprietor of from compliance with O.C.G.A. § 36-60-6		verifies that the	
employees other than themselves and is program commonly known as E-Verify, o	s not required to register wi	ith and/or utilize the federal wo	ork authorizatio
provisions.	any subsequent replacent	iene program, in accordance wi	in the opplication
In making this representation under oath, fictitious or fraudulent statement or repre of the Official Code of Georgia.			
I hereby declare under penalty of perjury I Executed on,	that the foregoing is true and , 201 in	d correct (city),	(state
Signature of Authorized Officer or Agent	-		
Printed Name and Title of Authorized Offic	rer or Avent		
Thinks Name and The Or Addionized Onic	ter of Agent		
Type of secure and verifiable document pr (Attach copy i e , driver's license, passport, etc.)	rovided		
SUBSCRIBED AND SWORN BEFORE ME ON THIS THE DAY OF	, 201		
SUBSCRIBED AND SWORN BEFORE ME	, 201		
SUBSCRIBED AND SWORN BEFORE ME ON THIS THE DAY OF NOTARY PUBLIC	, 201		
SUBSCRIBED AND SWORN BEFORE ME ON THIS THE DAY OF	, 201		
SUBSCRIBED AND SWORN BEFORE ME ON THIS THE DAY OF NOTARY PUBLIC	, 201		
SUBSCRIBED AND SWORN BEFORE ME ON THIS THE DAY OF NOTARY PUBLIC	, 201		

Peach County RFB No 18-004

Private	e Employer Exemption Affidavit Pursuant To O.C.G.A. § 36-60-6(d)
O.C.G.A. § 36-60-6, statin sole proprietor of federal work authorization	t, the undersigned private employer verifies that it is exempt from compliance with a affirmatively that the individual, firm, or corporation has NO employees that you are the and are not required to register with and/or utilize the program commonly known as E-Verify, or any subsequent replacement program, in cable provisions and deadlines established in O.C G.A. § 36-60-6.
I hereby declare under pen Executed on,,	alty of perjury that the foregoing is true and correct. 201 in (city), (state).
Printed Name of Exempt P	Private Employer
Signature of Exempt Priva Authorized Officer or Age	ite Employer or int
Printed Name and Title of	Person Executing Affidavit
SUBSCRIBED AND SWO ON THIS THE DA	ORN BEFORE ME AY OF, 201
NOTARY PUBLIC My Commission Expires	

* This affidavit is for submissions made on or after to July 1, 2013.

Revised August 2014

Secure and Verifiable Documents Under O.C.G.A. § 50-36-2 Issued August 1, 2012 by the Office of the Attorney General Georgia

The Illegal Immigration Reform and Enforcement Act of 2011 ("IIREA") provides that "[n]ot later than August 1, 2011, the Attorney General shall provide and make public on the Department of Law's website a list of acceptable secure and verifiable documents. The list shall be reviewed and updated annually by the Attorney General." O.C.G.A. § 50-36-2(f). The Attorney General may modify this list on a more frequent basis, if necessary.

Any secure and verifiable document presented must not be expired. If expiration occurs during contract/benefit period, a current document must be presented to maintain compliance.

The following list of secure and verifiable documents, published under the authority of O.C.G.A. § 50-36-2, contains documents that are verifiable for identification purposes, and documents on this list may not necessarily be indicative of residency or immigration status.

- A United States passport or passport card [O.C.G.A. § 50-36-2(b)(3), 8 CFR § 274a 2] A United States military identification card [O.C.G.A. § 50-36-2(b)(3), 8 CFR § 274a 2]
- A driver's license issued by one of the United States, the District of Columbia, the Commonwealth of Puerto Raco, Guain, the Commonwealth of the Northern Marianas Islands, the United States Virgin Island, American Samoa, or the Swain Islands, provided that it contains a photograph of the bearer or lists sufficient identifying information regarding the bearer, such as name date of birth, gender, height, eye color, and address to enable the identification of the bearer [O,C,G,A § 50-36-2(b)(3), 8 CFR § 274a 2] An Identification card issued by one of the United States, the District of Columbia, the Commonwealth of Puerto Rice, Guam, the Commonwealth of the
- Nonliern Marianas Islands, the United States Virgin Island, American Sanna, or the Swain Islands, provided that it contains a photograph of the bearer or lists sufficient identifying information regarding the bearer, such as name, date of birth, gender, height, eye color, and address to enable the identification of the bearer [O.C.G.A. § 50-36-2(b(3); 8 CFR § 274a.2]
- A tribal identification card of a federally recognized Native American tribe, provided that it contains a photograph of the bearer or lists sufficient identifying information regarding the bearer, such as name, date of birth, gender, height, eye color, and address to enable the identification of the bearer. listing of Rederally recognized Native American tribes may be found at. http://www.bia.gov/WIn/WeAre/BIA/OIS TribulGovernmentServices/TribalDirectory/index htm [O C.G A. § 50-36-2(b)(3); 8 CFR § 274a 2]
- A United States Permanent Resident Card or Alien Registration Receipt Card [O C.G.A § 50-36-2(b)(3); 8 CFR § 274a.2] An Employment Authorization Document that contains a photograph of the beater [O.C.G.A § 50-36-2(b)(3), 8 CFR § 274a.2]

- A passport issued by a foreign government [O.C.G.A § 50-36-2(b)(3), 8 CFR § 274a 2] A Merchant Marlner Dacument or Merchant Mariner Credential issued by the United States Ceast Guard [O C G A. § 50-36-2(b)(3); 8 CFR § 274a 2] A Free and Secure Trade (FAST) card (O.C.G.A, § 50-36-2(b)(3), 22 CFR § 41 2] A NEXUS card [O C G A § 50-36-2(b)(3), 22 CFR § 41 2]

- A Secure Electronic Network for Traceless Rapid Isspection (SENTRI) card [O C.G.A § 50-36-2(b)(3); 22 CFR § 41 2] A driver's license issued by a Canadian government authority [O.C.G.A. § 50-36-2(b)(3); 8 CFR § 274a.2] A Certificate of Citizenship issued by the United States Department of Citizenship and Immigration Services (USCIS) (Form N-560 or Form N-561) [O.C.G.A. § 50-36-2(b)(3); 6 CFR § 37.11]
- A Certificate of Naturalization issued by the United States Department of Citizenship and Immigration Services (USCIS) (Form N-550 pr Form N-570) [O C G A § 50-36-2(b)(3), 6 CFR § 37 11]
- Certification of Report of Birth issued by the United States Department of State (Form DS-1350) [O.C.G.A. § 50-36-2(b)(3); 6 CFR § 37-11] Certification of Birth Abroad issued by the United States Department of State (Form FS-545) [O.C.G.A. § 50-36-2(b)(3); 6 CFR § 37-11]
- Consular Report of Birth Abroad issued by the United States Department of State (Form FS-240) [D.C.G.A. § 50-36-2(b)(3), 6 CFR § 37-11] An original or certified copy of a birth certificate issued by a State, county, numicipal authority, or territory of the United States bearing an official seal [O.C G A § 50-36-2(b)(3), 6 CFR § 37 11]

In addition to the documents listed herein, if, in administering a public benefit or program, an agency is required by federal law to accept a document or other form of identification for proof of or documentation of identity, that document or other form of identification will be deemed a secure and verifiable document solely for that particular program or administration of that particular public benefit. [O.C.G.A. § 50-36-2(c)]

Revised August 2014

Page 8

SAVE (SYSTEMATIC ALIEN VERIFICATION FOR ENTITLEMENTS) PROGRAM AFFIDAVIT (O.C.G.A §50-36-1(E)(2)

AFFIDAVIT VERIFYING STATUS FOR PUBLIC BENEFIT APPLICATION CONTRACTS

Peach County, Georgia is authorized to enter into contracts pursuant to GA. Const. Art. IX, § III Par I; OCGA § 36-10-1 through §36-10-2.2; OCGA § 36-60-14; OCGA § 36-91-1. Prior to entering into a contract with the PEACH COUNTY BOARD OF COMMISSIONERS, by executing this affidavit under oath, I, _______, on behalf of

Am Stating that:

1.)	l am a	United States citizen.	
	OR		

2.) _____ I am a legal permanent resident of the United States.

OR

3.) I am an otherwise qualified alien or non-immigrant under the Federal Immigration and Nationality Act and lawfully present in the United States.

The undersigned applicant also hereby verifies that he or she is 18 years of age or older and has provided at least one (1) secure and verifiable document as verification, as required by OCGA § 50-30-1(e)(1), with this affidavit. In making the above representation under oath, I understand that any person who knowingly and willfully makes a false, fictitious or fraudulent statement or representation in an affidavit shall be guilty of a violation of Code Section 16-10-20 of the Official Code of Georgia.

Signature of Employee

Date

Printed Name

Alien Registration Number (for non-citizens)

Type of secure and verifiable document provided (*i.e., driver's license, passport, etc.*)

 SUBSCRIBED AND SWORN BEFORE ME

 ON THIS THE _____ DAY OF _____, 201____.

NOTARY PUBLIC My Commission Expires:

Revised August 2014

Page 4

DRAFT CONTRACT AND GENERAL CONDITIONS



PEACH COUNTY

PEACH PARKS IMPROVEMENT PROGRAM

CONTRACT AGREEMENT

South Peach Park Walking Trails Addition

CONTRACT # C - 18-004

Peach County, Georgia

CONSTRUCTION CONTRACT

THIS AGREEMENT made by and between PEACH COUNTY, GEORGIA, a political subdivision of the State of Georgia hereinafter called "**County**", and **[Contractor]**. a contractor doing business as a corporation, authorized to do business in Georgia hereinafter called "**Contractor**".

WITNESSETH: that for and in consideration of the payments and agreements hereinafter mentioned, to be made and performed by the **County**, the **Contractor** hereby agrees to commence and complete the construction described as follows:

General Scope of Work:

all labor, field layouts, plants, materials and equipment required by or inferred from drawings and specifications to complete construction of new concrete sidewalk, stairs, ramps, crosswalks, accessories, and associated site work, grading and erosion, sedimentation and pollution control AT South Peach Park, Fort Valley, GA.

The **Contractor** shall protect all utilities impacted by construction, and coordinate all utility construction with the respective utility owners. Prior to being released for construction, the **Contractor** shall submit a plan to the **County** for review and approval that ensures protection of existing utilities.

All utilities required to be relocated will be relocated by the utility owner or representatives of the owner.

WITNESSETHTHAT:

WHEREAS, the COUNTY desires to engage a qualified and experienced CONTRACTOR to perform certain services relative to the CONSTRUCTION of: Construction of new concrete sidewalk, stairs, ramps, crosswalks, accessories, and associated site work, grading and erosion, sedimentation and pollution control at South Peach Park Fort Valley, GA And; WHEREAS, the CONTRACTOR has represented to the COUNTY that it is experienced and qualified to perform the services contemplated and acknowledges that the COUNTY has relied upon such representation.

NOW, THEREFORE, the COUNTY and the CONTRACTOR in consideration of the promises and mutual obligations contained herein and under the conditions hereinafter set forth, do agree as follows:

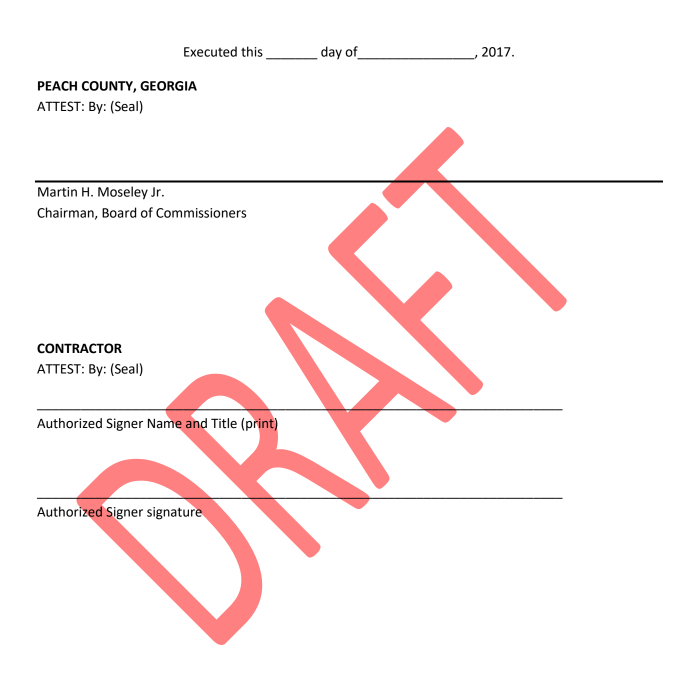
SOUTH PEACH PARK WALKING TRAILS ADDITION hereinafter called the "Project", shall be constructed by the **CONTRACTOR** for the sum of amount **[\$ Contract Cost]** and all extra work in connection therewith, and at **Contractor's** own cost and expense necessary to furnish all materials, supplies, machinery, equipment, tools, superintendence, labor, insurance, and other accessories and services to complete the said project in accordance with the conditions and prices stated in the Proposal, the General Scope of Work, the General Conditions, and the approved plans and specifications, which include all explanatory matter thereof, as prepared by the County, hereinafter called the "**Work**", all of which are made a part hereof and collectively constitute the **Construction Contract**.

The **Contractor** shall promptly commence the Work with adequate force and equipment Thirty (30) calendar days from receipt of Notice to Proceed, or as may be specified by Special Provision, and to complete the Work within One Hundred Twenty (120) days of the time of award, by no later than [date] or as may be specified by Special Provision.

The **County** agrees to pay the **Contractor** in current funds for the performance of the Contract subject to additions and deductions as provided in the General Conditions of the Contract.

The **Contractor** and their subcontractors, material suppliers, vendors, and other participates must complete the Lower Tier Contractor Certification Regarding Debarment, Suspension, and Other Responsibility Matters form contained herein.

IN WITNESS WHEREOF, the parties to those presents have executed this Contract in two (2) counterparts, each of which shall be deemed an original.



100% PERFORMANCE BOND

KNOW ALL BY THESE PRESENTS: that, _______, as Principal, hereinafter called **Contractor**, and , a corporation organized and existing under the laws of the State of Georgia, hereinafter called **Surety**, are held and firmly bound unto PEACH COUNTY, GEORGIA, as obligee, hereinafter called **County**, in the amount [Bid Amount words] [(Bid Amount Numerals)] for the payment whereof **Contractor** and **Surety** bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, Contractor has by written agreement dated, _____2018, entered into a contract with County for: Construction of SOUTH PEACH PARK WALKING TRAILS ADDITION in accordance with the conditions and prices stated in the Construction Contract Agreement all of which are made a part hereof and collectively constitute the Contract.

NOW, THEREFORE, the condition of this obligation is such that, if **Contractor** shall promptly and faithfully perform said Contract, then this obligation shall be null and void, otherwise it will remain in full force and effect.

The Surety hereby waives notice of any alteration or extension of time made by the County.

Whenever **Contractor** shall be, and declared by the **County** to be, in default under the Contract, the **County** having performed the **County's** obligation thereunder, the **Surety** may promptly remedy the default, or shall promptly:

1. Complete the Contract in accordance with its terms and conditions; or,

2. Obtain a bid or bids for completing the Contract in accordance with its terms and conditions, and upon determination by **Surety** of the lowest bidder, or, if the **County** elects, upon determination by the **County** and **Surety** jointly of the lowest responsible bidder, arrange for a Contract between such Bidder and the **County**, and make available as work progresses (even though there should be a default or a succession of defaults under the Contract or Contract of Completion arranged under this paragraph) sufficient funds to pay the cost of completion less the balance of the Contract price; but not exceeding, including other costs and damages for which the **Surety** may be liable hereunder, the amount set forth in the first paragraph hereof. The term "Balance of the Contract Price", as used in this paragraph shall mean the total amount payable by **County** to **Contractor**.

No action can be instituted on this bond after one year from the completion of the Contract and the acceptance by the **County** of the work thereunder.

Signed and sealed this _____day of _____, 2018.

in the presence of:

Contractor	
By: (SEAL)	
Witness	
Surety	
By: (SEAL)	
 Witness	

PRIME CONTRACTOR CERTIFICATION REGARDING DEBARMENT, SUSPENSION AND OTHER RESPONSIBILITY MATTERS

I hereby certify that I am the	and duly authorized		
representative of the firm of	, whose		
address is	, and I certify		
that I have read and understand the attached instructions and that to the best of my knowledge and			
belief the firm and its representatives:			

(a) Are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from covered transactions by the Georgia Department of Transportation and by any Federal department or agency;

(b) I acknowledge that this certification is provided pursuant to Executive Order 12549 and 49 CFR Part 29 and that this firm agrees to abide by the rules and conditions set forth therein for any misrepresentation that would render this certification erroneous, including termination of this Agreement and other remedies available to the Georgia Department of Transportation and Federal Government.

(c) I further acknowledge that this certificate is to be furnished to the Georgia Department of Transportation, in connection with the Prime Contractor Agreement involving participation of Federal-Aid Highway Funds, and is subject to applicable State and Federal laws, both criminal and civil.

Date			
		_(Seal)	

SUBCONTRACTOR CERTIFICATION REGARDING DEBARMENT, SUSPENSION AND OTHER RESPONSIBILITY MATTERS

I hereby certify that I am the	and duly authorized		
representative of the firm of	, whose		
address is	, and I certify		
that I have read and understand the attached instructions and that to the best of my knowledge and			
belief the firm and its representatives:			

(a) Are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from covered transactions by the Georgia Department of Transportation and by any Federal department or agency;

(b) I acknowledge that this certification is provided pursuant to Executive Order 12549 and 49 CFR Part 29 and that this firm agrees to abide by the rules and conditions set forth therein for any misrepresentation that would render this certification erroneous, including termination of this Agreement and other remedies available to the Georgia Department of Transportation and Federal Government.

(c) I further acknowledge that this certificate is to be furnished to the Georgia Department of Transportation, in connection with the Prime Contractor Agreement involving participation of Federal-Aid Highway Funds, and is subject to applicable State and Federal laws, both criminal and civil.

Date

(Seal)

INSTRUCTIONS

Instructions for Debarment Certification

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions.

This certification applies to all subcontractors, material suppliers, vendors and other lower tier participants and shall be completed by them and included in the **Contract**.

1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out in Debarment Certificate above.

2. The certification, Debarment, is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the Department or Agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

3. The prospective lower tier participant shall provide immediate written notice to the person to whom the proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.

4. The terms "covered transaction", "debarred". "suspended", "ineligible") "lower tier covered transaction", "participant", "person", "primary covered transaction", "principal", "proposal", and "voluntarily excluded", as used in these instructions and the certification, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.

5. The prospective lower tier participant agrees by submitting this proposal/contract that should the proposed covered transaction be entered into, it shall not knowingly enter into a lower tier covered transaction with a person/firm who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction unless authorized by the department or Agency with which this transaction originated.

6. The prospective lower tier participant further agrees by submitting this proposal/contract that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion---Lower Tier Covered Transaction", without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the

method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Non-Procurement List.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

9. Except for transactions authorized under paragraph 5 of these instructions, if the participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction in addition to other remedies available to the Federal Government, the department or Agency may pursue available remedies, including suspension and/or debarment.

FINAL AFFIDAVIT (Required for Final Payment)

TO: PEACH COUNTY, GEORGIA

I, (Cor	tractor authorized person), hereby certify
that all suppliers of materials, equipment and service, sub-	contractors, mechanics, and laborers
	_ (Contractor) or any of his subcontractors in
connection with the written agreement dated,	_2018, entered into a Contract with County
for Construction of	
been paid and satisfied in full as of , this day of ,	2018 and that there are no
outstanding obligations or claims of any kind for the paym	
named projects might be liable, or subject to, in any lawfu	proceeding at law or in equity.
Signature	
Title (Contr	actor authorized person) Personally appeared
before me this this day of , 2016, w	
the firm of	or) that he has read the above statement and
the firm of(Contract that to the best of his knowledge and belief same is an exa	ct true statement.
Notary Public	
My Commission Expires	



PEACH COUNTY

PEACH PARKS IMPROVEMENT PROGRAM

CONTRACT AGREEMENT

South Peach Park Walking Trails Addition

CONTRACT # C - 18-004

Peach County, Georgia

CONSTRUCTION CONTRACT

THIS AGREEMENT made by and between PEACH COUNTY, GEORGIA, a political subdivision of the State of Georgia hereinafter called "**County**", and **[Contractor]**. a contractor doing business as a corporation, authorized to do business in Georgia hereinafter called "**Contractor**".

WITNESSETH: that for and in consideration of the payments and agreements hereinafter mentioned, to be made and performed by the **County**, the **Contractor** hereby agrees to commence and complete the construction described as follows:

General Scope of Work:

all labor, field layouts, plants, materials and equipment required by or inferred from drawings and specifications to complete construction of new concrete sidewalk, stairs, ramps, crosswalks, accessories, and associated site work, grading and erosion, sedimentation and pollution control AT South Peach Park, Fort Valley, GA.

The **Contractor** shall protect all utilities impacted by construction, and coordinate all utility construction with the respective utility owners. Prior to being released for construction, the **Contractor** shall submit a plan to the **County** for review and approval that ensures protection of existing utilities.

All utilities required to be relocated will be relocated by the utility owner or representatives of the owner.

WITNESSETHTHAT:

WHEREAS, the COUNTY desires to engage a qualified and experienced CONTRACTOR to perform certain services relative to the CONSTRUCTION of: Construction of new concrete sidewalk, stairs, ramps, crosswalks, accessories, and associated site work, grading and erosion, sedimentation and pollution control at South Peach Park Fort Valley, GA And; WHEREAS, the CONTRACTOR has represented to the COUNTY that it is experienced and qualified to perform the services contemplated and acknowledges that the COUNTY has relied upon such representation.

NOW, THEREFORE, the COUNTY and the CONTRACTOR in consideration of the promises and mutual obligations contained herein and under the conditions hereinafter set forth, do agree as follows:

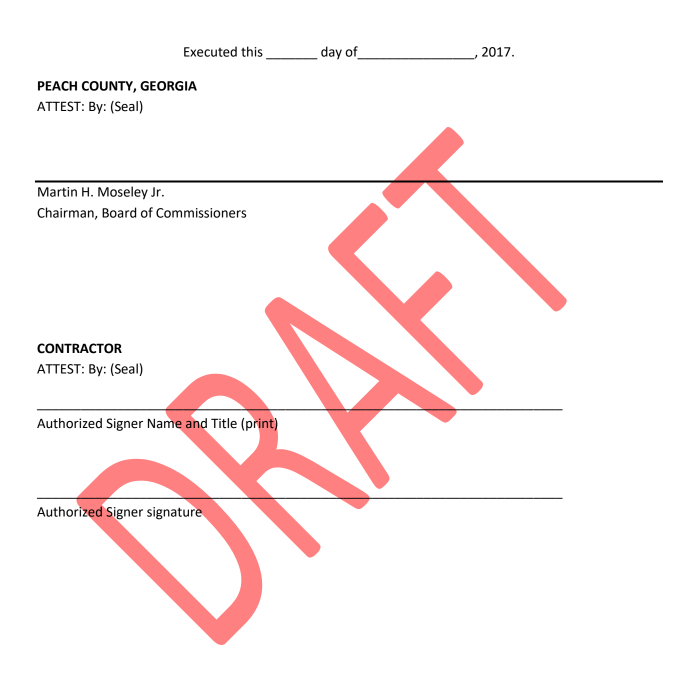
SOUTH PEACH PARK WALKING TRAILS ADDITION hereinafter called the "Project", shall be constructed by the **CONTRACTOR** for the sum of amount **[\$ Contract Cost]** and all extra work in connection therewith, and at **Contractor's** own cost and expense necessary to furnish all materials, supplies, machinery, equipment, tools, superintendence, labor, insurance, and other accessories and services to complete the said project in accordance with the conditions and prices stated in the Proposal, the General Scope of Work, the General Conditions, and the approved plans and specifications, which include all explanatory matter thereof, as prepared by the County, hereinafter called the "**Work**", all of which are made a part hereof and collectively constitute the **Construction Contract**.

The **Contractor** shall promptly commence the Work with adequate force and equipment Thirty (30) calendar days from receipt of Notice to Proceed, or as may be specified by Special Provision, and to complete the Work within One Hundred Twenty (120) days of the time of award, by no later than [date] or as may be specified by Special Provision.

The **County** agrees to pay the **Contractor** in current funds for the performance of the Contract subject to additions and deductions as provided in the General Conditions of the Contract.

The **Contractor** and their subcontractors, material suppliers, vendors, and other participates must complete the Lower Tier Contractor Certification Regarding Debarment, Suspension, and Other Responsibility Matters form contained herein.

IN WITNESS WHEREOF, the parties to those presents have executed this Contract in two (2) counterparts, each of which shall be deemed an original.



100% PERFORMANCE BOND

KNOW ALL BY THESE PRESENTS: that, _______, as Principal, hereinafter called **Contractor**, and , a corporation organized and existing under the laws of the State of Georgia, hereinafter called **Surety**, are held and firmly bound unto PEACH COUNTY, GEORGIA, as obligee, hereinafter called **County**, in the amount [Bid Amount words] [(Bid Amount Numerals)] for the payment whereof **Contractor** and **Surety** bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, Contractor has by written agreement dated, _____2018, entered into a contract with County for: Construction of SOUTH PEACH PARK WALKING TRAILS ADDITION in accordance with the conditions and prices stated in the Construction Contract Agreement all of which are made a part hereof and collectively constitute the Contract.

NOW, THEREFORE, the condition of this obligation is such that, if **Contractor** shall promptly and faithfully perform said Contract, then this obligation shall be null and void, otherwise it will remain in full force and effect.

The Surety hereby waives notice of any alteration or extension of time made by the County.

Whenever **Contractor** shall be, and declared by the **County** to be, in default under the Contract, the **County** having performed the **County's** obligation thereunder, the **Surety** may promptly remedy the default, or shall promptly:

1. Complete the Contract in accordance with its terms and conditions; or,

2. Obtain a bid or bids for completing the Contract in accordance with its terms and conditions, and upon determination by **Surety** of the lowest bidder, or, if the **County** elects, upon determination by the **County** and **Surety** jointly of the lowest responsible bidder, arrange for a Contract between such Bidder and the **County**, and make available as work progresses (even though there should be a default or a succession of defaults under the Contract or Contract of Completion arranged under this paragraph) sufficient funds to pay the cost of completion less the balance of the Contract price; but not exceeding, including other costs and damages for which the **Surety** may be liable hereunder, the amount set forth in the first paragraph hereof. The term "Balance of the Contract Price", as used in this paragraph shall mean the total amount payable by **County** to **Contractor**.

No action can be instituted on this bond after one year from the completion of the Contract and the acceptance by the **County** of the work thereunder.

Signed and sealed this _____day of _____, 2018.

in the presence of:

Contractor	
By: (SEAL)	
Witness	
Surety	
By: (SEAL)	
 Witness	

PRIME CONTRACTOR CERTIFICATION REGARDING DEBARMENT, SUSPENSION AND OTHER RESPONSIBILITY MATTERS

I hereby certify that I am the	and duly authorized
representative of the firm of	, whose
address is	, and I certify
that I have read and understand the attached instruction	ons and that to the best of my knowledge and
belief the firm and its representatives:	

(a) Are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from covered transactions by the Georgia Department of Transportation and by any Federal department or agency;

(b) I acknowledge that this certification is provided pursuant to Executive Order 12549 and 49 CFR Part 29 and that this firm agrees to abide by the rules and conditions set forth therein for any misrepresentation that would render this certification erroneous, including termination of this Agreement and other remedies available to the Georgia Department of Transportation and Federal Government.

(c) I further acknowledge that this certificate is to be furnished to the Georgia Department of Transportation, in connection with the Prime Contractor Agreement involving participation of Federal-Aid Highway Funds, and is subject to applicable State and Federal laws, both criminal and civil.

Date			
		_ (Seal)	

SUBCONTRACTOR CERTIFICATION REGARDING DEBARMENT, SUSPENSION AND OTHER RESPONSIBILITY MATTERS

I hereby certify that I am the	and duly authorized
representative of the firm of	, whose
address is	, and I certify
that I have read and understand the attached instructio	ns and that to the best of my knowledge and
belief the firm and its representatives:	

(a) Are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from covered transactions by the Georgia Department of Transportation and by any Federal department or agency;

(b) I acknowledge that this certification is provided pursuant to Executive Order 12549 and 49 CFR Part 29 and that this firm agrees to abide by the rules and conditions set forth therein for any misrepresentation that would render this certification erroneous, including termination of this Agreement and other remedies available to the Georgia Department of Transportation and Federal Government.

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Date

(Seal)

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Instructions for Debarment Certification

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions.

This certification applies to all subcontractors, material suppliers, vendors and other lower tier participants and shall be completed by them and included in the **Contract**.

1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out in Debarment Certificate above.

2. The certification, Debarment, is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the Department or Agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

3. The prospective lower tier participant shall provide immediate written notice to the person to whom the proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.

4. The terms "covered transaction", "debarred". "suspended", "ineligible") "lower tier covered transaction", "participant", "person", "primary covered transaction", "principal", "proposal", and "voluntarily excluded", as used in these instructions and the certification, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.

5. The prospective lower tier participant agrees by submitting this proposal/contract that should the proposed covered transaction be entered into, it shall not knowingly enter into a lower tier covered transaction with a person/firm who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction unless authorized by the department or Agency with which this transaction originated.

6. The prospective lower tier participant further agrees by submitting this proposal/contract that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion---Lower Tier Covered Transaction", without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the

method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Non-Procurement List.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

9. Except for transactions authorized under paragraph 5 of these instructions, if the participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction in addition to other remedies available to the Federal Government, the department or Agency may pursue available remedies, including suspension and/or debarment.

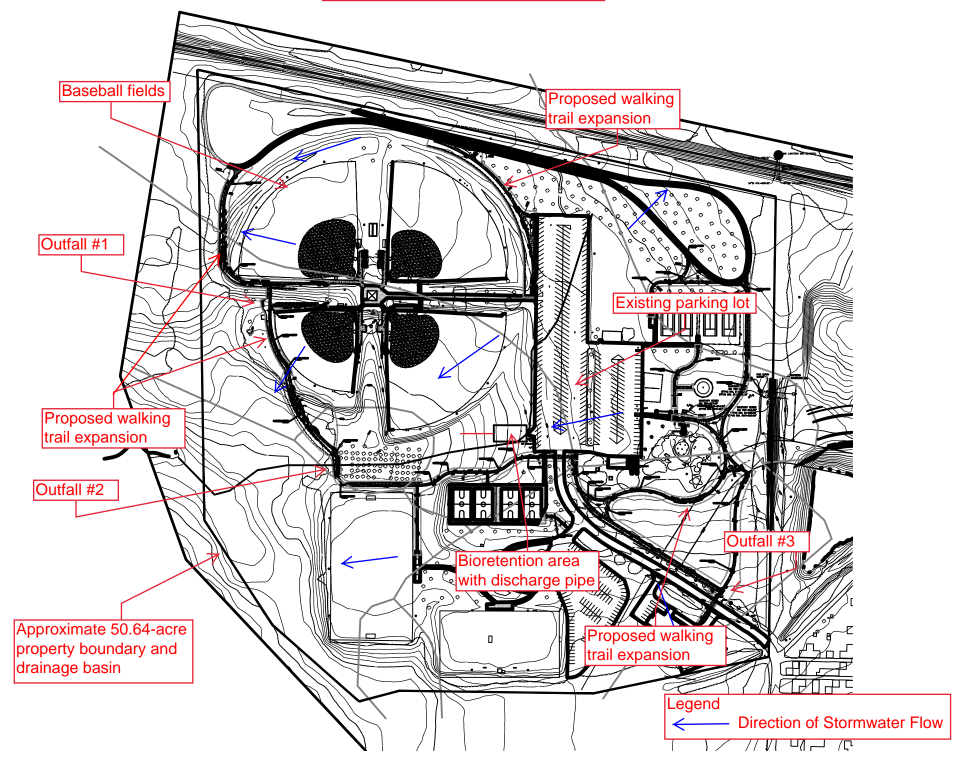
FINAL AFFIDAVIT (Required for Final Payment)

TO: PEACH COUNTY, GEORGIA

I, (Cor	tractor authorized person), hereby certify
that all suppliers of materials, equipment and service, sub-	contractors, mechanics, and laborers
	_ (Contractor) or any of his subcontractors in
connection with the written agreement dated,	_2018, entered into a Contract with County
for Construction of	
been paid and satisfied in full as of , this day of ,	2018 and that there are no
outstanding obligations or claims of any kind for the paym	
named projects might be liable, or subject to, in any lawfu	proceeding at law or in equity.
Signature	
Title (Contr	actor authorized person) Personally appeared
before me this this day of , 2016, w	
the firm of	or) that he has read the above statement and
the firm of(Contract that to the best of his knowledge and belief same is an exa	ct true statement.
Notary Public	
My Commission Expires	

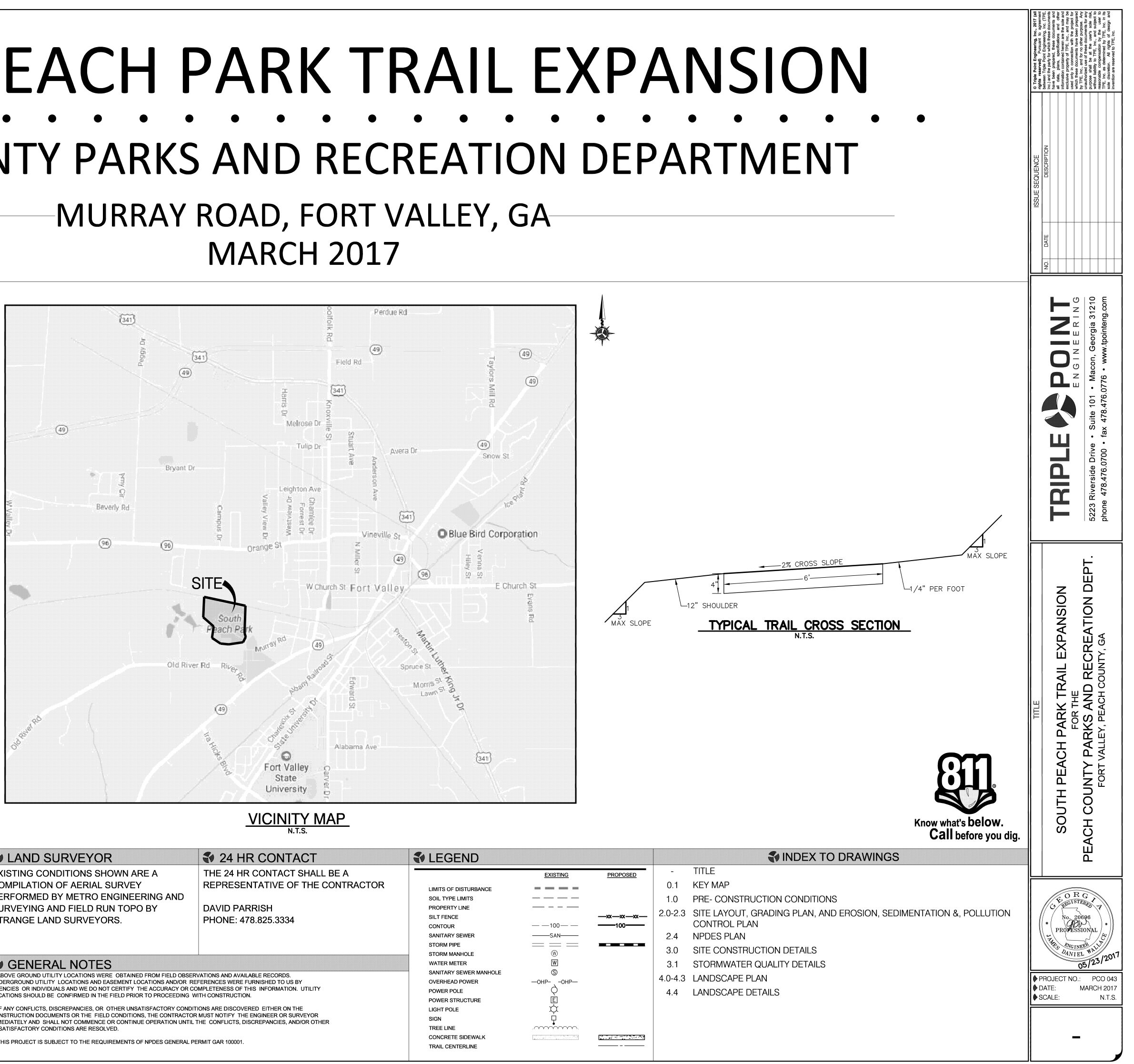
NOTICE OF INTENT (NOI)

Figure 2 - Drainage Basin

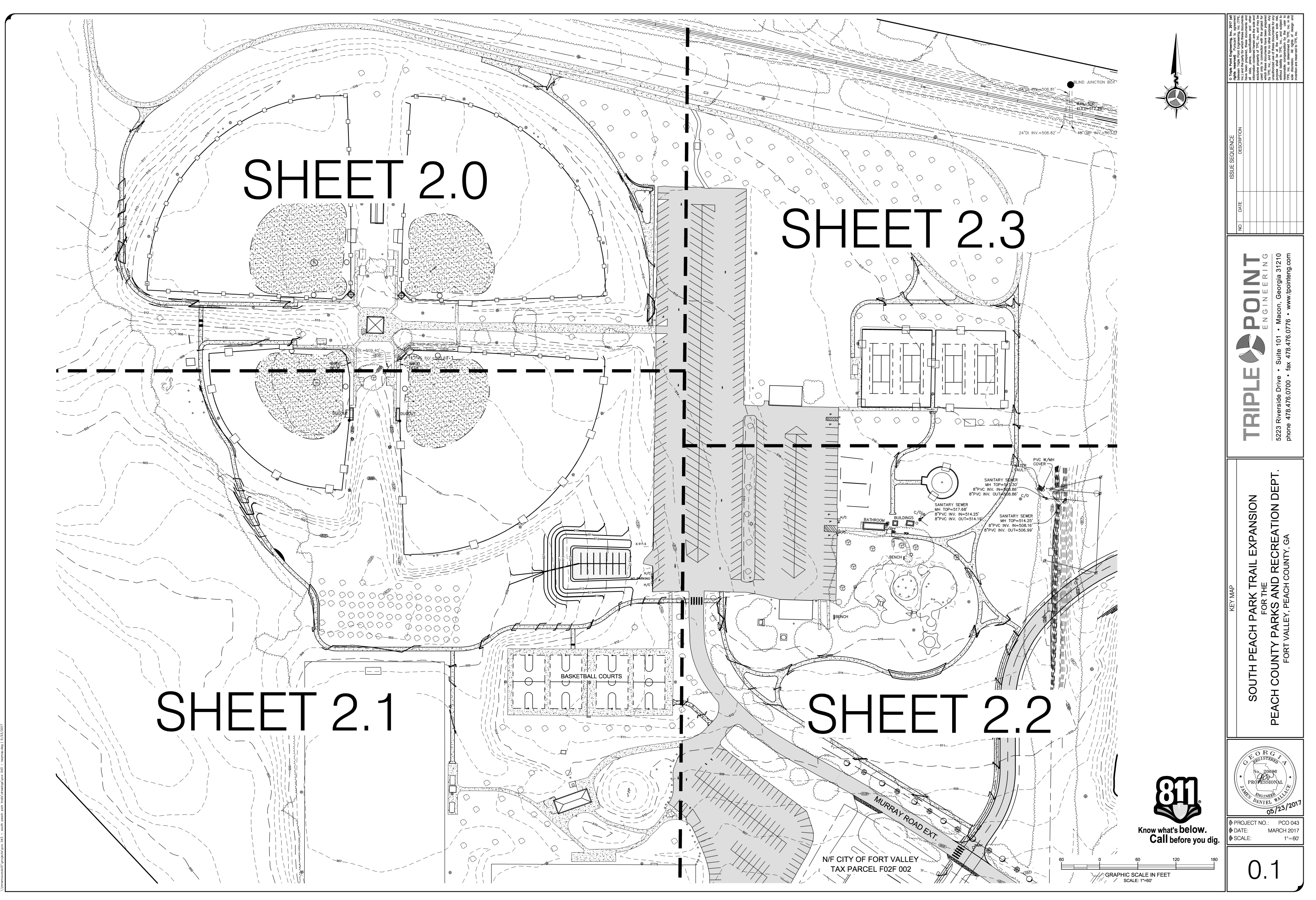


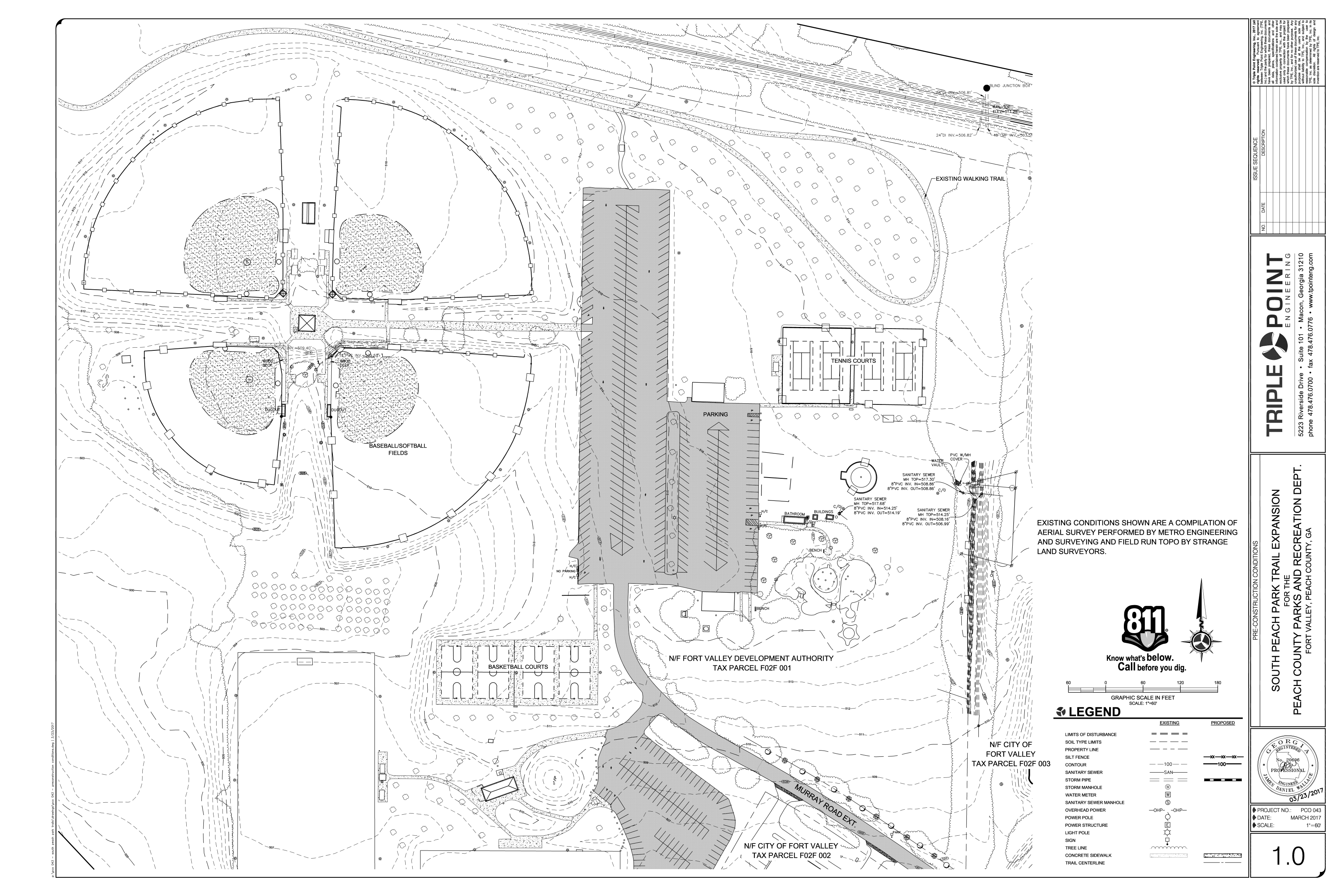
PLANS

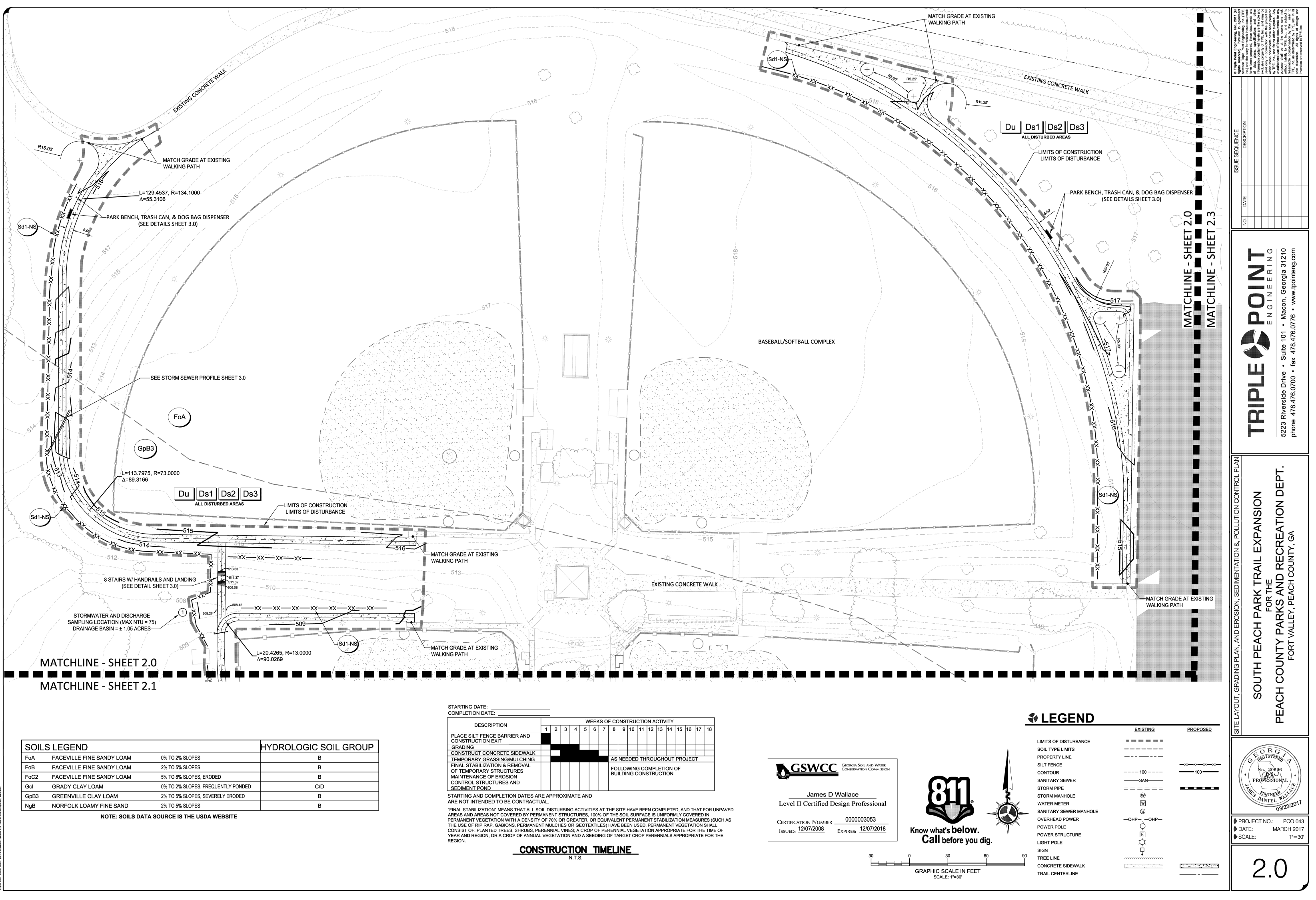
SOUTH PEACH PARK TRAIL EXPANSION PEACH COUNTY PARKS AND RECREATION DEPARTMENT -MURRAY ROAD, FORT VALLEY, GA-MARCH 2017



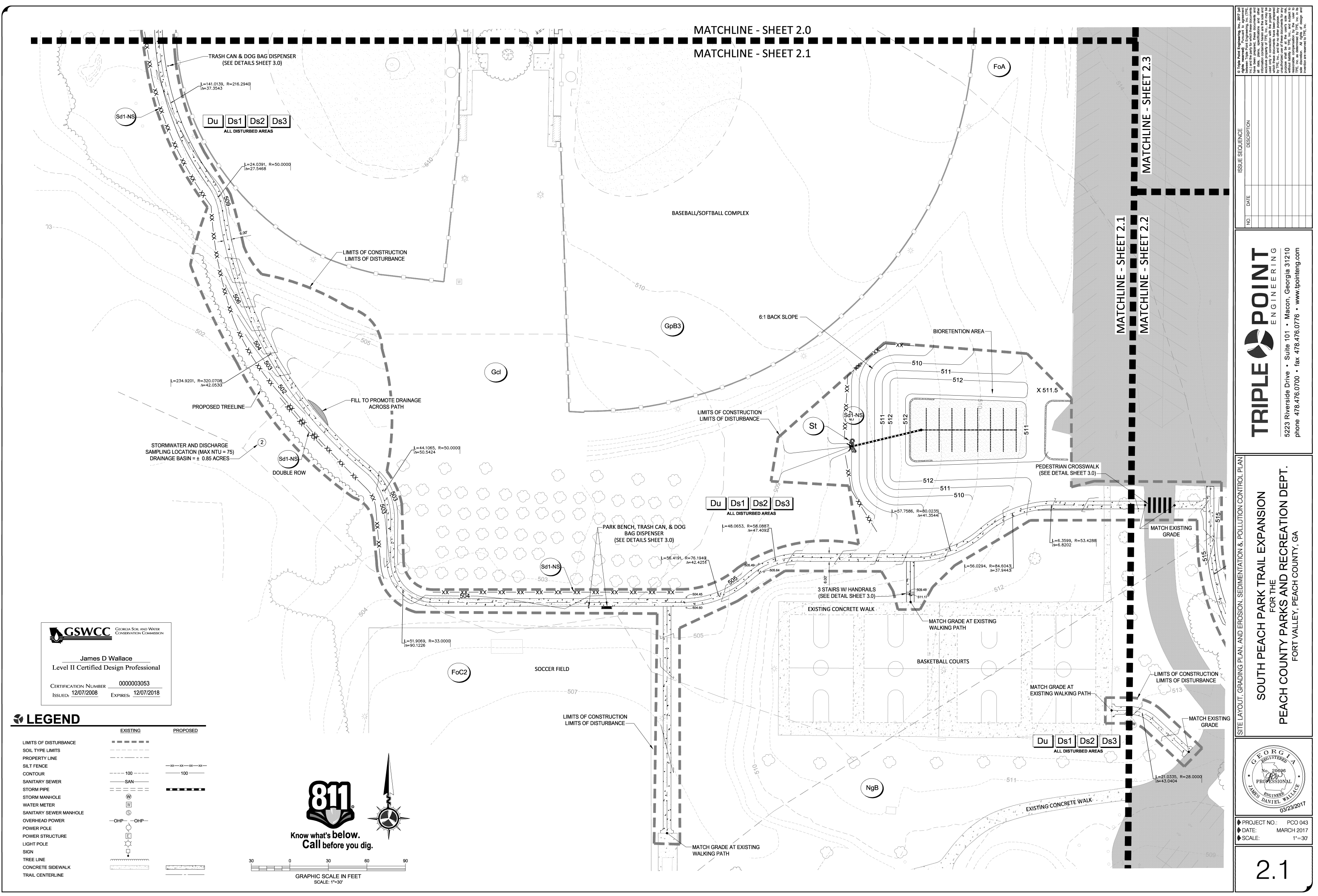
OWNER	CIVIL ENGINEER	LAND SURVEYOR	24 HR CONTACT	LEGEND		
PEACH COUNTY PARKS AND REC. DEPT. DAVID PARRISH 700 SPRUCE STREET, WING A FORT VALLEY, GA 31030 OFFICE PHONE : 478.825.3334	TRIPLE POINT ENGINEERING DAN WALLACE, P.E. 5223 RIVERSIDE DRIVE, SUITE 101 MACON, GEORGIA 31210 PHONE: 478.476.0700 FAX: 478.476.0776 dwallace@tpointeng.com	EXISTING CONDITIONS SHOWN ARE A COMPILATION OF AERIAL SURVEY PERFORMED BY METRO ENGINEERING AND SURVEYING AND FIELD RUN TOPO BY STRANGE LAND SURVEYORS.	THE 24 HR CONTACT SHALL BE A REPRESENTATIVE OF THE CONTRACTOR DAVID PARRISH PHONE: 478.825.3334	LIMITS OF DISTURBANCE SOIL TYPE LIMITS PROPERTY LINE SILT FENCE CONTOUR SANITARY SEWER STORM PIPE STORM MANHOLE	<u>EXISTING</u>	<u>PROPOSED</u> —xx—xx—xx —100—
	ROJECT SITE IS LOCATED WEST OF THE FORT VALLEY CITY LIMITS WITHIN PEACH COUNTY, GEORGIA. THE PROJECT ISTS OF ADDING +/- 5,000 LF OF WALKING TRAILS IN THE SOUTH PEACH PARK. ALL NEW TRAILS WILL BE ADA ACCESSIBLE VILL INCLUDE LIGHTING, SEATING, AND REST STOP AREAS. _ SITE ACREAGE: 50.64 AC. _ DISTURBED AREA: 3.62 AC.		 CENERAL NOTES 1. ABOVE GROUND UTILITY LOCATIONS WERE OBTAINED FROM FIELD OBSERVATIONS AND AVAILABLE RECORDS. UNDERGROUND UTILITY LOCATIONS AND EASEMENT LOCATIONS AND/OR REFERENCES WERE FURNISHED TO US BY AGENCIES OR INDIVIDUALS AND WE DO NOT CERTIFY THE ACCURACY OR COMPLETENESS OF THIS INFORMATION. UTILITY LOCATIONS SHOULD BE CONFIRMED IN THE FIELD PRIOR TO PROCEEDING WITH CONSTRUCTION. 2. IF ANY CONFLICTS, DISCREPANCIES, OR OTHER UNSATISFACTORY CONDITIONS ARE DISCOVERED EITHER ON THE CONSTRUCTION DOCUMENTS OR THE FIELD CONDITIONS, THE CONTRACTOR MUST NOTIFY THE ENGINEER OR SURVEYOR IMMEDIATELY AND SHALL NOT COMMENCE OR CONTINUE OPERATION UNTIL THE CONFLICTS, DISCREPANCIES, AND/OR OTHER UNSATISFACTORY CONDITIONS ARE RESOLVED. 3. THIS PROJECT IS SUBJECT TO THE REQUIREMENTS OF NPDES GENERAL PERMIT GAR 100001. 			

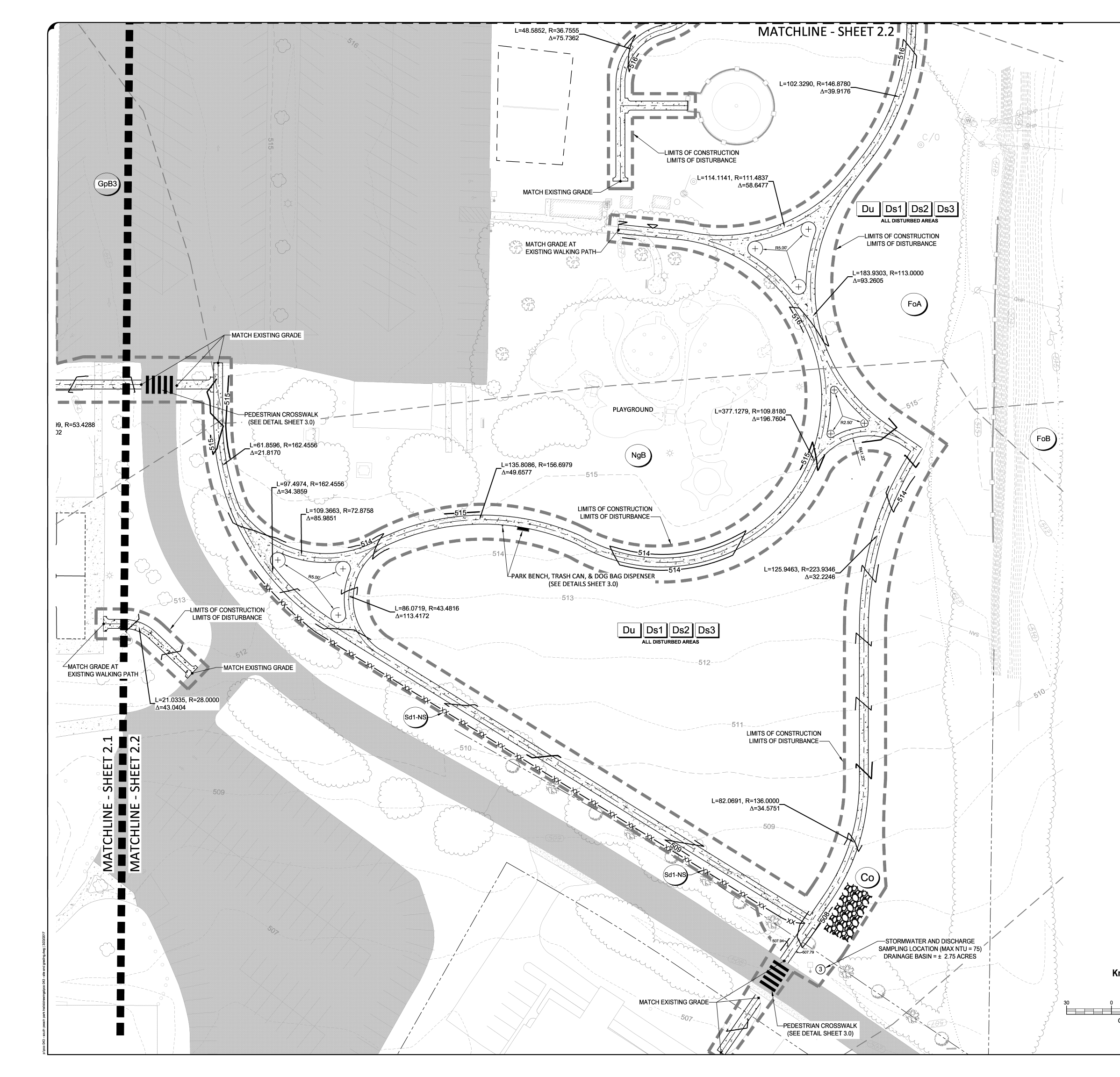






DESCRIPTION -		WEEKS OF CONSTRUCTION ACTIVITY																
		2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18
PLACE SILT FENCE BARRIER AND CONSTRUCTION EXIT																		
GRADING																		
CONSTRUCT CONCRETE SIDEWALK																		
TEMPORARY GRASSING/MULCHING								AS	NEE	EDE	Э ТН	ROL	JGH	OUT	PRC	OJEC	СТ	
FINAL STABILIZATION & REMOVAL OF TEMPORARY STRUCTURES MAINTENANCE OF EROSION CONTROL STRUCTURES AND SEDIMENT POND								FOLLOWING COMPLETION OF BUILDING CONSTRUCTION										





VEGETATIVE PRACTICES

CODE	PRACTICE	DETAIL	MAP SYMBOL	DESCRIPTION
Ds1	DISTURBED AREA STABILIZATION (WITH MULCHING ONLY)		Ds1	Establishing temporary protection for disturbed areas where seedlings may not have a suitable growing season to produce an erosion retarding cover.
Ds2	DISTURBED AREA STABILIZATION (WITH TEMP SEEDING)		Ds2	Establishing a temporary vegetative cover with fast growing seedings on disturbed areas.
Ds3	DISTURBED AREA STABILIZATION (WITH PERM SEEDING)	4. 4. 1. 1. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.	Ds3	Establishing a permanent vegetative cover such as trees, shrubs, vines, grasses, or legumes on disturbed areas.
Ds4	DISTURBED AREA STABILIZATION (SODDING)		Ds4	A permanent vegetative cover using sods on highly erodable or critically eroded lands.
Du	DUST CONTROL ON DISTURBED AREAS		Du	Controlling surface and air movement of dust on construction site, roadways and similar sites.

STRUCTURAL PRACTICES

CODE	PRACTICE	DETAIL	MAP SYMBOL	DESCRIPTION
Co	CONSTRUCTION EXIT		(ABEL)	A crushed stone pad located at the construction site exit to provide a place for removing mud from tires thereby protecting public streets.
Sd1	SEDIMENT BARRIER			A barrier to prevent sediment from leaving the construction site. It may be sandbags, bales of straw or hay, brush, logs and poles, gravel, or a silt fence.
St	STORMDRAIN OUTLET PROTECTION		St	A paved or short section of riprap channel at the outlet of a storm drain system preventing erosion from the concentrated runoff.

Du

Ds1

Ds2

DUST SHALL BE CONTROLLED ON THIS SITE BY APPLYING A WATER SPRAY TO DISTURBED AREAS AS NEEDED.

MULCHING RATES: DRY STRAW OR HAY -SPREAD ST A RATE OF 2 1/2 TONS PER ACRE. WOOD WASTE, CHIPS, SAWDUST, OR BARK -SPREAD 2 TO 3 INCHES DEEP. EROSION CONTROL MATTING OR NETTING -APPLY IN ACCORDANCE WITH MFG. REC'S. CUTBACK ASPHALT, SLOW CURING

APPLY AT 1200 GALLONS PER ACRE. POLYETHYLENE FILM - SECURED OVER BANKS OR STOCKPILED SOIL MATERIAL FOR PROTECTION.

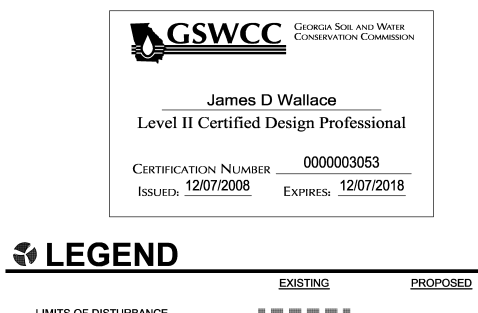
TEMPORARY VEGETATIVE SPECIFICATIONS; TEMP. GRASSING SHALL BEGIN 2 WEEKS FOLLOWING INITIAL DISTURBANCE.

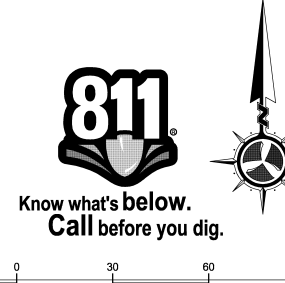
SPECIES	RATE PER 1000 SQ.FT.	RATE PER ACRE	PLANTING DATES			
RYE	3.9 POUNDS	3 BU.	9-1 TO 1-1			
RYE GRASS, ANNUAL	1 POUND	40-50 lbs.	9-1 TO 4-15			
SUDAN GRASS	1.4 POUNDS	60 lbs.	4-1 TO 10-1			
BROWN TOP MILLET	1 POUND	40 lbs.	4-1 TO 7-15			
WHEAT	4.1 POUNDS	3 BU.	10-1 TO 1-1			

Ds3 PERMANENT VEGETATIVE SPECIFICATIONS:

GRASS	SEEDING RATE	PLANTING DATES	FERTILIZER RATE
	NATE	DATES	N P K Year Per Acre
HULLED COMMON BERMUDA	8lbs./Ac	3-1 TO 6-15	6 12 12 1st. 1500 Lbs.
UNHULLED COMMON BERMUDA	10lbs./Ac	10-1 TO 3-1	SAME AS ABOVE
PENSACOLA BAHIA	60 Lb/Ac	Year Round	SAME AS ABOVE
MULCH - 2 1/2 TON/Ac.			
LIME - 1 TON/Ac.			

"FINAL STABILIZATION" MEANS THAT ALL SOIL DISTURBING ACTIVITIES AT THE SITE HAVE BEEN COMPLETED AND THAT A UNIFORM PERENNIAL VEGETATIVE COVER WITH A DENSITY OF AT LEAST 70% OF THE NATIVE BACKGROUND COVER FOR THE AREA HAS BEEN ESTABLISHED ON ALL UNPAVED AREAS AND AREAS NOT COVERED BY PERMANENT STRUCTURES, OR EQUIVALENT PERMANENT STABILIZATION MEASURES HAVE BEEN EMPLOYED.



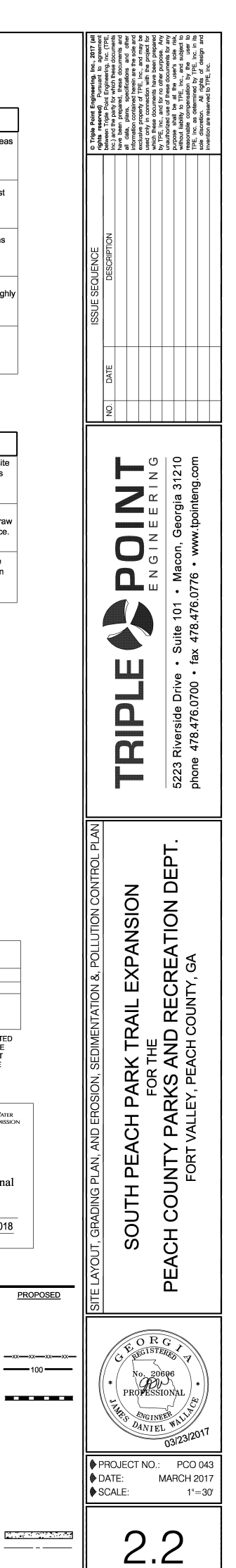


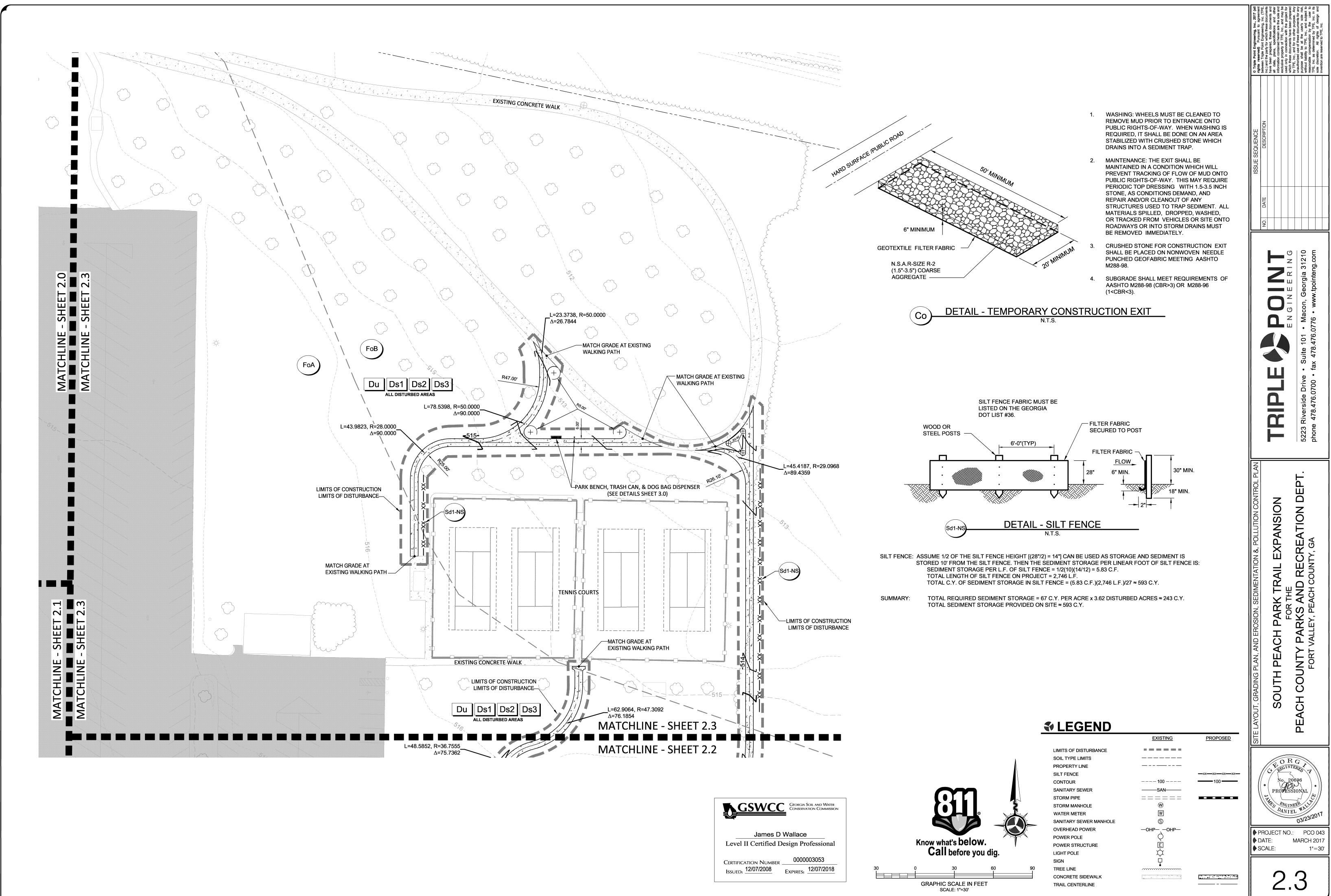
GRAPHIC SC SCALE	CALE IN FEET : 1"=30'	

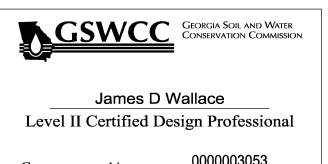
LIMITS OF DISTURBANCE
SOIL TYPE LIMITS
PROPERTY LINE
SILT FENCE
CONTOUR
SANITARY SEWER
STORM PIPE
STORM MANHOLE
WATER METER
SANITARY SEWER MANHOLE
OVERHEAD POWER
POWER POLE
POWER STRUCTURE
LIGHT POLE
SIGN
TREE LINE
CONCRETE SIDEWALK
TRAIL CENTERLINE

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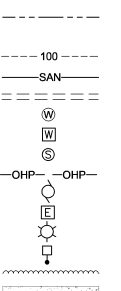
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Erosion, Sedimentation, & Pollution Control Notes & Comprehensive Monitoring Plan

STORMWATER DISCHARGE FROM THIS SITE IS PERMITTED AND GOVERNED BY NPDES GENERAL PERMIT NO. GAR 100001. THE SAMPLING, RECORD KEEPING, AND INSPECTION REQUIREMENTS OF THE PERMIT ARE THE RESPONSIBILITY OF THE PRIMARY PERMITTEE. AND ARE HEREBY INCORPORATED INTO THIS PLAN. IT IS THE RESPONSIBILITY OF THE OWNER TO CONTACT THE ENGINEER AT 478-342-1214 TO NOTIFY HIM OF THE START OF LAND DISTURBING ACTIVITIES. THE PRIMARY PERMITTEE IS RESPONSIBLE FOR SUBMITTING A NOTICE OF TERMINATION ONCE FINAL STABILIZATION HAS BEEN ACHIEVED.

1. These notes are taken from the Erosion, Sedimentation, and Pollution Control Plan Checklist for stand alone construction projects as published by the Commission on January 1, 2017.

2. The Level II certification number and seal of the certified Design Professional can be found on each sheet pertaining to the ES&PC plan (see Sheets 2.0-2.3).

3. The limits of disturbance does not exceed 50 acres within the project area.

4. The name and phone number of 24-hour local contact responsible for erosion, sedimentation and pollution controls is DAVID PARRISH Phone # (478) 825-3334

5. Primary Permittee information: PEACH COUNTY PARKS AND REC. DEPT. DAVID PARRISH 700 SPRUCE STREET, WING A FORT VALLEY, GA 31030 PHONE: (478) 825-3334

6. Total acreage of project area: 50.64 Acres Disturbed acreage of project area: 3.62 Acres

7. The GPS location of the construction exit for the site is Latitude 32.5488° N. Longitude 83.9035° W.

8. The initial and/or revision date of this plan is depicted on the title block of each plan sheet. A notation shall be made on the plan of any revisions to the plan, the date of revision, and the entity that requested the revisions.

9. The construction activity includes BMP installation and maintenance, site grading, and the addition of walking trails in South Peach Park, west of the Fort Valley City limits in Peach County.

10. A vicinity map showing site's relation to surrounding areas is depicted on the Title Sheet of this plan.

11. The project receiving waters include unnamed tributaries of Big Indian Creek

For this site, reports shall be provided to:
West Central District Office
Georgia Environmental Protection Division
2640 Shurling Drive
Macon, GA 31211-3576
(478) 751-6612

31. The primary permittee shall retain the following records at the construction site or the records shall be readily available at a designated alternate location from commencement of construction until such time as a NOT is submitted in accordance with Part VI of General NPDES Permit No. GAR100001:

a. A copy of all Notices of Intent submitted to EPD;

b. A copy of the Erosion, Sedimentation and Pollution Control Plan required by GAR 100001;

c. The design professional's report of the results of the inspection conducted in accordance with Part IV.A.5 of GAR 100001

d. A copy of all monitoring information, results, and reports required by GAR 100001;

e. A copy of all inspection reports generated in accordance with Part IV.D.4.a of GAR 100001; f. A copy of all violation summaries and violation summary reports generated in accordance with Part III.D.2 of GAR 100001; and

g. Daily rainfall information collected in accordance with Part IV.D.4.a.(1)(c) of GAR 100001.

Copies of all Notices of Intent, Notices of Termination, reports, plans, monitoring reports, monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, Erosion, Sedimentation and Pollution Control Plans, records of all data used to complete the Notice of Intent to be covered by this permit, and all other records required by this permit shall be retained by the permittee who either produced or used it for a period of at least three years from the date that the NOT is submitted in accordance with Part VI of this permit. These records must be maintained at the permittee's primary place of business or at a designated alternative location once the construction activity has ceased at the permitted site. This period may be extended by request of the EPD at any time upon written notification to the permittee.

32. Storm water samples shall be retrieved from the sampling points as indicated on Sheets 2.0-2.3. The samples must be representative of the water quality of the receiving water(s) and/or the storm water outfalls using the following minimum guidelines:

(1) The upstream sample for each receiving water(s) must be taken immediately upstream of the confluence of the first storm water discharge from the permitted activity (i.e., the discharge farthest upstream at the site) but downstream of any other storm water discharges not associated permitted activity. Where appropriate, several downstream samples from across the receiving water(s) may need to be taken and the arithmetic average of the turbidity of these samples used for the downstream turbidity value.

(2) The downstream sample for each receiving water(s) must be taken downstream of the confluence of the last storm water discharge from the permitted activity (i.e., the discharge farthest downstream at the site) but upstream of any other storm water discharge not associated with the permitted activity. Where appropriate, several downstream samples from across the receiving water(s) may need to be taken and the arithmetic average of the turbidity of these samples used for the downstream turbidity value.

(3) Sample containers should be labeled prior to collecting the samples.

(4) Samples should be well mixed before transferring to a secondary container.

12. I certify under penalty of law that this plan was prepared after a site visit to the locations described herein by myself or my authorized agent, under my direct supervision. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

9DV-Design[®]Professional

13. I certify that the permittee's Erosion, Sedimentation and Pollution Control Plan provides for an appropriate and comprehensive system of best management practices required by the Georgia Water Quality Control Act and the document "Manual for Erosion and Sediment Control in Georgia" (Manual) published by the State Soil and Water Conservation Commission as of January 1 of the year in which the land-disturbing activity was permitted, provides for the sampling of the receiving water(s) or the sampling of the storm water outfalls and that the designed system of best management practices and sampling methods is expected to meet the requirements contained in the General NPDES Permit No. GAR 100001.

ADV Design Professional

14. The design professional who prepared the ES&PC Plan is to inspect the installation of the initial sediment storace requirements, perimeter control BMPs, and sediment basins in accordance with part IV.A.5 within 7 days after installation.

15. Non-exempt activities shall not be conducted within the 25- or 50-foot undisturbed stream buffers as measured from the point of wrested vegetation or within 25 feet of the coastal marshland buffer as measured from the Jurisdictional Determination Line without first acquiring the necessary variances and permits.

16. No buffer encroachments are associated with the work on this plan.

17. Amendments/revisions to the ES&PC Plan which have a significant effect on BMPs with a hydraulic component must be certified by the design professional. These items include, but are not limited to, diversions (Di), temporary downdrain structures (Dn1), permanent downdrain structures (Dn2), level spreaders (Lv), rock filter dams (Rd), retaining walls (Re), retrofitting (Rt), inlet sediment traps (Sd2), temporary sediment basins (Sd3), temporary sediment traps (Sd4), floating surface skimmers (Sk), seep berms (Sp), temporary stream crossings (Sr), storm drain outlet protection (St), turbidity curtains (Tc), and vegetated waterways or stormwater conveyance channels (Wt.)

18. Waste materials shall not be discharged to waters of the State, except as authorized by a section 404 permit. No section 404 permit has been obtained for this development.

practices prior to land disturbing activities.

sediment source.

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20. Erosion control measures shall be maintained at all times. If full implementation of the approved plan does not provide for effective erosion control, additional erosion and sediment control measures shall be implemented to control or treat the

22. This construction activity does not discharge storm water into, or within one linear mile of a Biota Impaired Stream Segment.

23. This construction activity does not discharge storm water into, or within one linear mile of a Biota Impaired Stream Segment.

24. Concrete truck washout location shall be in a temporary truck wash area located at the site entrance. Washout shall be contained within a pit or trench with no material leaving the site or impacting vegetated or non-disturbed areas. Disposal of material shall include the breaking of material into small amounts for trash disposal or removal from the site to an appropriate landfill.

Paint and/or other chemicals shall be stored in secured facilities with restricted access to employees only. Cleanup and disposal of this material shall be in accordance with all recognized local and federal requirements. All disposal shall be in approved off site waste facilities classified to accept that material.

(5) Large mouth, well cleaned and rinsed glass or plastic jars should be used for collecting samples. The jars should be cleaned thoroughly to avoid contamination.

(6) Manual or automatic sampling may be utilized. Samples required by this plan should be analyzed immediately, but in no case later than 48 hours after collection. However, samples from automatic samplers must be collected no later than the next business day after their accumulation, unless flow through automated analysis is utilized. Samples are not required to be cooled.

(7) Sampling and analysis of the receiving water(s) or outfalls beyond the minimum frequency stated in this plan must be reported to EPD.

(8) Samples taken for the purpose of compliance with this plan shall be representative of the monitored activity and representative of the water quality of the receiving water(s) and/or the storm water outfalls using the following minimum guidelines:

(9). Ideally the samples should be taken from the horizontal and vertical center of the receiving water(s) or the storm water outfall channel(s).

(10). Care should be taken to avoid stirring the bottom sediments in the receiving water(s) or in the outfall storm water channel.

(11). The sampling container should be held so that the opening faces upstream.

(12). The samples should be kept free from floating debris.

Sheet flow that flows onto undisturbed natural areas or areas stabilized by the project is not required to be sampled. For purposes of this section, stabilized shall mean, for unpaved areas and areas not covered by permanent structures, at least 70% of the soil surface is uniformly covered in permanent vegetation or equivalent permanent stabilization measures (such as the use of rip rap, gabions, permanent mulches or geotextiles) have been employed. Permanent vegetation shall consist of: planted trees, shrubs, perennial vines; a crop of perennial vegetation appropriate for the Final stabilization applies to each phase of construction.

33. In accordance with Appendix B, the maximum NTU's from the outfall shall not exceed 75 NTUs. The turbidity was selected for a site size of 3.62 acres and a drainage basin <4.99 square miles in a warm water fishery.

34. The sampling locations are depicted on Sheets 2.0-2.3 of this plan. No water bodies are located within 200' of the site.

35. This plan combines all three phases of erosion control into the construction plan. Initial Phase: Place perimeter silt fence. Intermediate Phase: Maintain BMP's, temporary grassing, and dust control. Final Phase: Remove initial and intermediate BMP's after final stabilization.

36. A graphic scale and north arrow are depicted on Sheets 1.0-2.3 and 4.0-4.3

37. Existing and proposed contour lines are depicted on Sheets 2.0-2.3. Contour lines are drawn at an interval of 1'. The existing contour lines are based on a compilation of aerial survey performed by Metro Engineering And Surveying and field run topography by Strange Land Surveyors.

19. The escape of sediment from the site shall be prevented by the installation of erosion and sediment control measures and

21. Any disturbed area left exposed for a period greater than 14 days shall be stabilized with mulch or temporary seeding.

25. All petroleum products shall be stored and used in an area that provides a secondary containment feature, and shall be located in an area with the least foreseeable impact if a catastrophic event should occur. Emergency contact numbers and procedures for spills shall be available on-site. All petroleum spills and leaks shall be remediated immediately. The flow must be stopped, contained, and affected soils removed. In the event of a spill or leak, contact First Environmental Nationwide toll free at (888) 720-1330.

26. A bioretention basin will be installed during the construction process to control pollutants in storm water that will occur after construction operations have been completed.

27. Silt Fence, dust control, construction exit, temporary grassing, and permanent grassing shall be used to reduce pollutants in storm water discharges from the construction site.

28. A description and chart or timeline of the intended sequence of major activities which disturb soils for the major portions of the site (i.e., initial perimeter and sediment storage BMP's, clearing and grubbing activities, excavation activities, utility activities, temporary and final stabilization) is depicted on Sheet 2.0 of this plan.

29. Inspections: a. Permittee requirements.

(1). Each day when any type of construction activity has taken place at a primary permittee's site, certified personnel provided by the primary permittee shall inspect: (a) all areas at the primary permittee's site where petroleum products are stored, used, or handled for spills and leaks from vehicles and equipment; (b) all locations at the primary permittee's site where vehicles enter or exit the site for evidence of off-site sediment tracking; and (c) measure rainfall once each twenty four hour period at the site. These inspections must be conducted until a Notice of Termination is submitted. (2). Certified personnel (provided by the primary permittee) shall inspect the following at least once every seven (7) calendar days and within 24 hours of the end of a storm that is 0.5 inches or greater (unless such storms end after 5:00 PM on any Friday or on any non-working Sunday, or any non-working Federal holiday, in which case the inspection shall be completed by the end of the next business day and/or working day, whichever comes first); (a) disturbed areas of the primary permittee's construction site that have not undergone final stabilization; (b) areas used by the primary permittee for storage of materials that are exposed to precipitation that have not undergone final stabilization; and (c) structural control measures. Erosion and sediment control measures identified in the Plan applicable to the primary permittee's site shall be observed to ensure that they are operating correctly. Where discharge locations or points are accessible, they shall be inspected to ascertain whether erosion control measures are effective in preventing significant impacts to receiving water(s). For areas of a site that have undergone final stabilization, the permittee must comply with Part IV.D.4.a.(3) of Permit GAR 100001. These inspections must be conducted until a Notice of Termination is submitted.

(3). Certified personnel (provided by the primary permittee) shall inspect at least once per month during the term of this permit (i.e., until a Notice of Termination is received by EPD) the areas of the site that have undergone final stabilization. These areas shall be inspected for evidence of, or the potential for, pollutants entering the drainage system and the receiving water(s). Erosion and sediment control measures identified in the Plan shall be observed to ensure that they are operating correctly. Where discharge locations or points are accessible, they shall be inspected to ascertain whether erosion control measures are effective in preventing significant impacts to receiving water(s).

(4). Based on the results of each inspection, the site description and the pollution prevention and control measures identified in the Erosion, Sedimentation and Pollution Control Plan, the Plan shall be revised as appropriate not later than seven (7) calendar days following each inspection. Implementation of such changes shall be made as soon as practical but in no case later than seven (7) calendar days following each inspection.

(5). A report of each inspection that includes the name(s) of personnel making each inspection, the date(s) of each inspection, major observations relating to the implementation of the Erosion, Sedimentation and Pollution Control Plan and actions taken in accordance with Part IV.D.4.a.(4) of GAR 100001 shall be made and retained at the site or be readily available at a designated alternate location until the entire site or that portion of a construction project that has been phased has undergone final stabilization and a Notice of Termination is submitted to EPD. Such reports shall identify any incidents of noncompliance. Where the report does not identify any incidents of non-compliance, the report shall contain a certification that the facility is in compliance with the Erosion, Sedimentation and Pollution Control Plan and this permit. The report shall be signed in accordance with Part V.G. of GAR 100001.

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38. No alternate BMP's are proposed in this plan.

40. No state waters lie within the proposed project area.

41. No state waters are located within 200' of the project site. No wetlands exist on the project site.

42. The acreage of contributing drainage basins are shown on this sheet

43. A hydrology report has been submitted to the Peach County Engineer for this project. The post construction drainage basin is unchanged from the pre-construction drainage basin.

44. The pre-construction curve number is estimated to be 65. The post-construction curve number is estimated to be 65.

45. One new storm-drain pipe is proposed that has a velocity of 1.93 fps. No new outlet protection is proposed.

46. Soil series and their delineation are depicted on Sheets 2.0-2.3 of this plan.

47. The limits of disturbance for this phase of construction is the entirety of the areas depicted within the area shown within the

48. Sediment storage will be accomplished by the BMP's shown this plan. Calculations can be found on Sheet 2.3.

49. Best management practices depicted on Sheets 2.0-2.3 of this plan are consistent with the requirements of the *Manual for*

50. Detailed drawings for all structural practices are depicted on Sheet 2.3 of this plan. The installation of these practices must,

51. A vegetative plan, noting temporary and permanent vegetative practices, is depicted on Sheet 2.2 of this plan.

39. No alternate BMP's are proposed in this plan.

gray dashed line and labeled "limits of construction, limits of disturbance", as shown on Sheets 2.0-2.3.

Erosion and Sediment Control in Georgia. The legend for the BMP's can be found on Sheet 2.2 of this plan.

at a minimum, meet the guidelines set forth in the Manual for Erosion and Sediment Control in Georgia.

30. Sampling Frequency:

The Primary Permittee must sample at least once for each rainfall event described below.

For a qualifying event, samples must be taken within forty-five (45) minutes of:

(i) The accumulation of the minimum amount of rainfall, if the storm water discharge to a monitored receiving water or from a monitored outfall has begun at or prior to the accumulation, or

(ii) The beginning of any storm water discharge to a monitored receiving water or from a monitored outfall, if the discharge begins after the accumulation of the minimum amount of rainfall. However, where manual and automatic sampling are impossible, or are beyond the Permittee's control, the Permittee shall take samples as soon as possible, but in no case more than twelve (12) hours after the beginning of the storm water discharge. Sampling by the Primary Permittee shall occur for the following events:

a. For each area of the site that discharges to a receiving stream, the first rain event that reaches or exceeds 0.50 inch for the monitoring during normal business hours* (Monday through Friday, 8:00 AM to 5:00 PM and Saturday 8:00 AM to 5:00 PM, and excluding all non-working Federal holidays, when construction activity is being conducted by the primary permittee) that occurs after all clearing and grubbing operations have been completed in the drainage area of the location selected as the sampling location;

b. In addition to (a) above, for each area of the site that discharges to a receiving stream, the first rain event that reaches or exceeds 0.5 inch and allows for monitoring during normal business hours* that occurs either 90 days after the first sampling event or after all mass grading operations have been completed in the drainage area of the location selected as the sampling location, whichever comes first;

c. At the time of sampling performed pursuant to (a) and (b) above, if BMPs are found to be properly designed, installed and maintained, no further action is required. If BMPs in any area of the site that discharges to a receiving stream are not properly designed, installed and maintained, corrective action shall be defined and implemented within 2 business days. and turbidity samples shall be taken from discharges from that area of the site for each subsequent rain event that reaches or exceeds 0.5 inch during normal business hours* until the selected turbidity standard is attained, or until post-storm event inspections determine that BMPs are properly designed, installed and maintained.

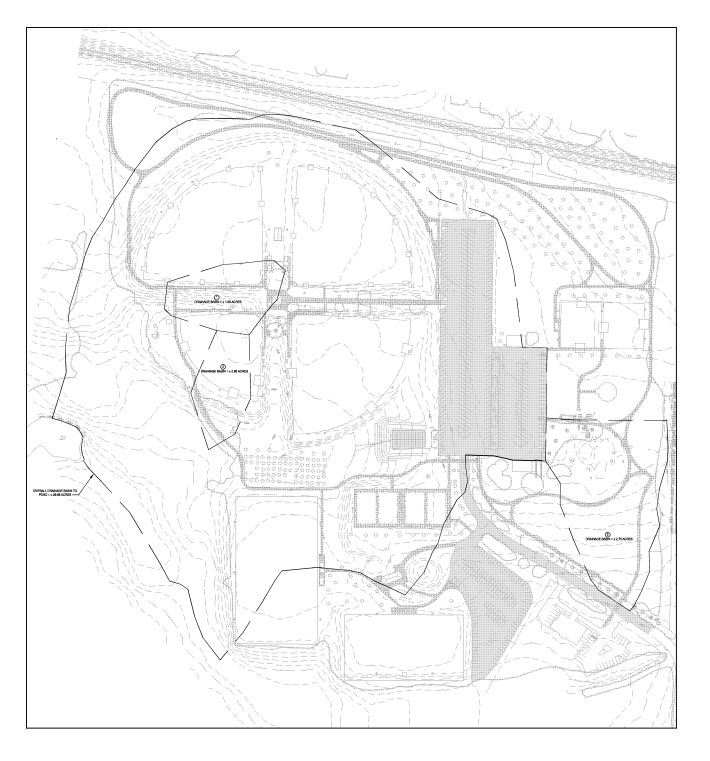
*Note that the Permittee may choose to meet the requirements of (a) and (b) above by collecting turbidity samples from any rain event that reaches or exceeds 0.5 inch and allows for monitoring at any time of the day or week.

Sampling shall be collected by "grab samples" performed in accordance with the guidance document titled "NPDES Storm Water Sampling Guidance Document, EPA 833-B-92-001."

Sample analysis shall be performed in accordance with the methodology and test procedures established by 40 CFR Part

Reporting of Sampling Results:

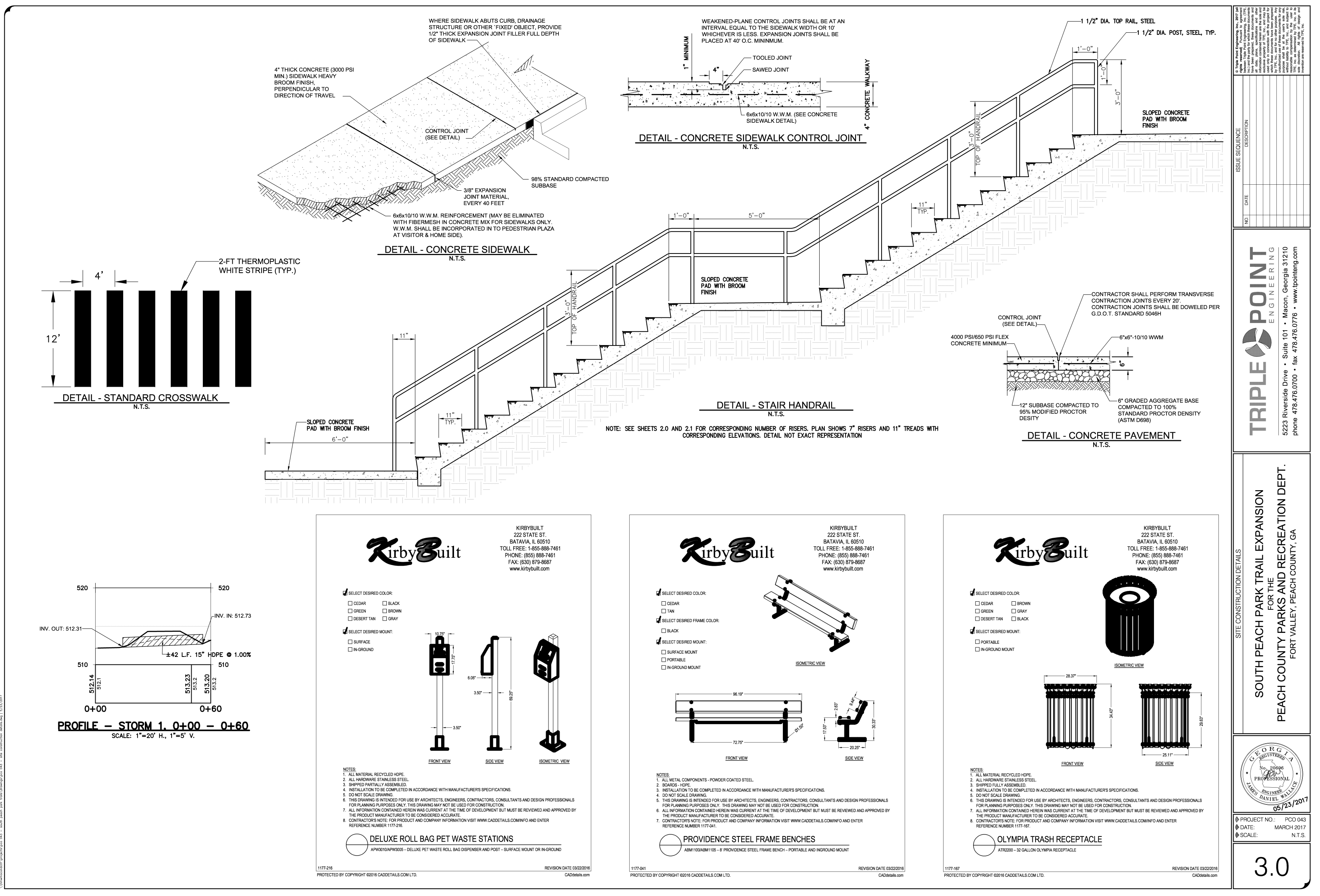
The Primary Permittee is required to submit a summary of the monitoring results to the Regional EPD office by the fifteenth day of the month following the reporting period. For a monitoring period during which no qualifying rainfall events occur, a monitoring report must be submitted stating such. Monitoring periods are calendar months. Monitoring results shall be in a format as prescribed by EPD.



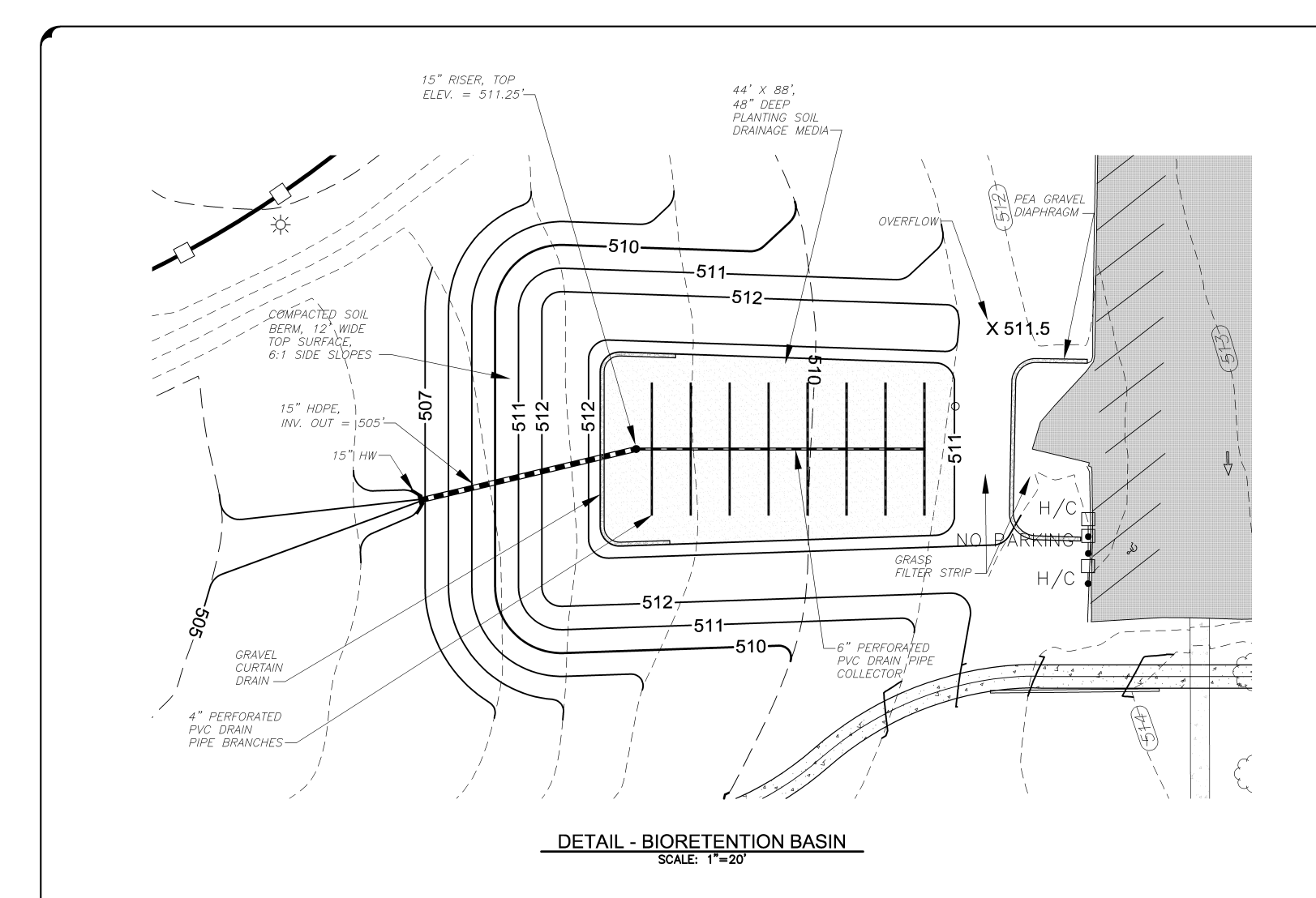


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NPDES PLAN NPDES PLAN ISSUE SEQUENCE SOUTH PEACH PARK TRAIL EXPANSION FOR THE FOR THE TRIPLE South South For the second s	© Trinia Print Enrineering Inc. 2017 (all	rights reserved) Pursuant to agreement	between Triple Point Engineering, Inc. (TPE, Inc.) and the party for which these documents	have been prepared, these documents and	information contained herein are the sole and	exclusive property of TPE, Inc., and may be used only in connection with the project for	which these documents have been prepared by TPF Inc. and for no other purpose. Any	unauthorized use of these documents for any	purpose shall be at the user's sole risk, without liability to TPE, Inc., and subject to	TPE, Inc. as determined by TPE, Inc. in its	sole discretion. All rights of design and invention are reserved to TPE. Inc.	
TRIPLE DELE DELE DELE NO POOLNT ENGINEERING 523 Riverside Drive Suite 101 Macon, Georgia 31210 phone 478.476.0700 fax 478.476.0776 www.tpointeng.com		ISSUE SEQUENCE	DESCRIPTION									
NPDES PLAN SOUTH PEACH PARK TRAIL EXPANSION FOR THE FOR THE FORT VALLEY, PEACH COUNTY, GA									5223 Riverside Drive • Suite 101 • Macon, Georgia 31210	bhone 478.476.0700 • fax 478.476.0776 • www.thointeng.com		
IF		NPDES PLAN			II SOUTH PEACH PARK TRAIL EXPANSION		FUKIHE			FORT VALLEY, PEACH COUNTY, GA		
DATE: MARCH 2017	11 ·						N	лА 	нС — 1		201 T.S	

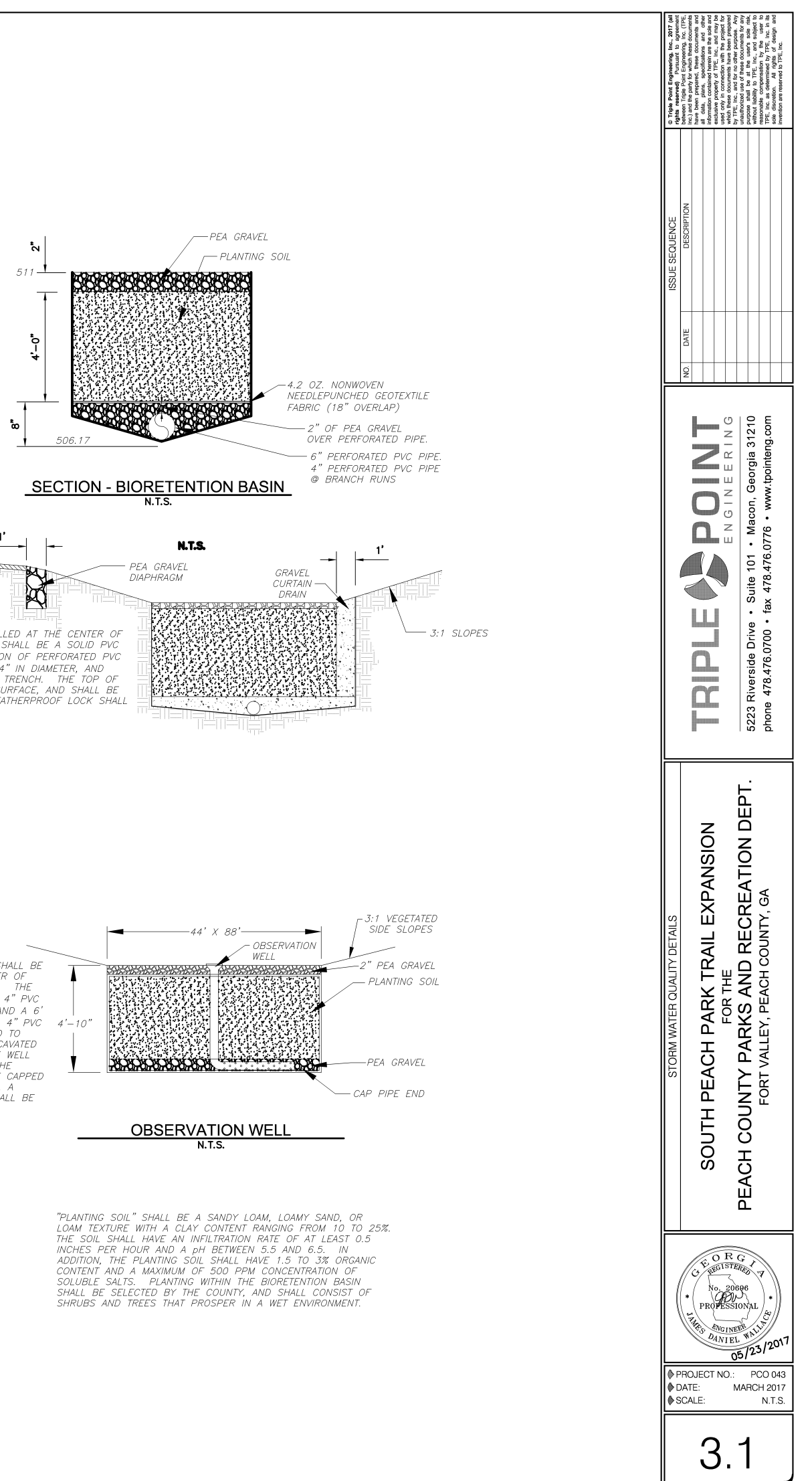


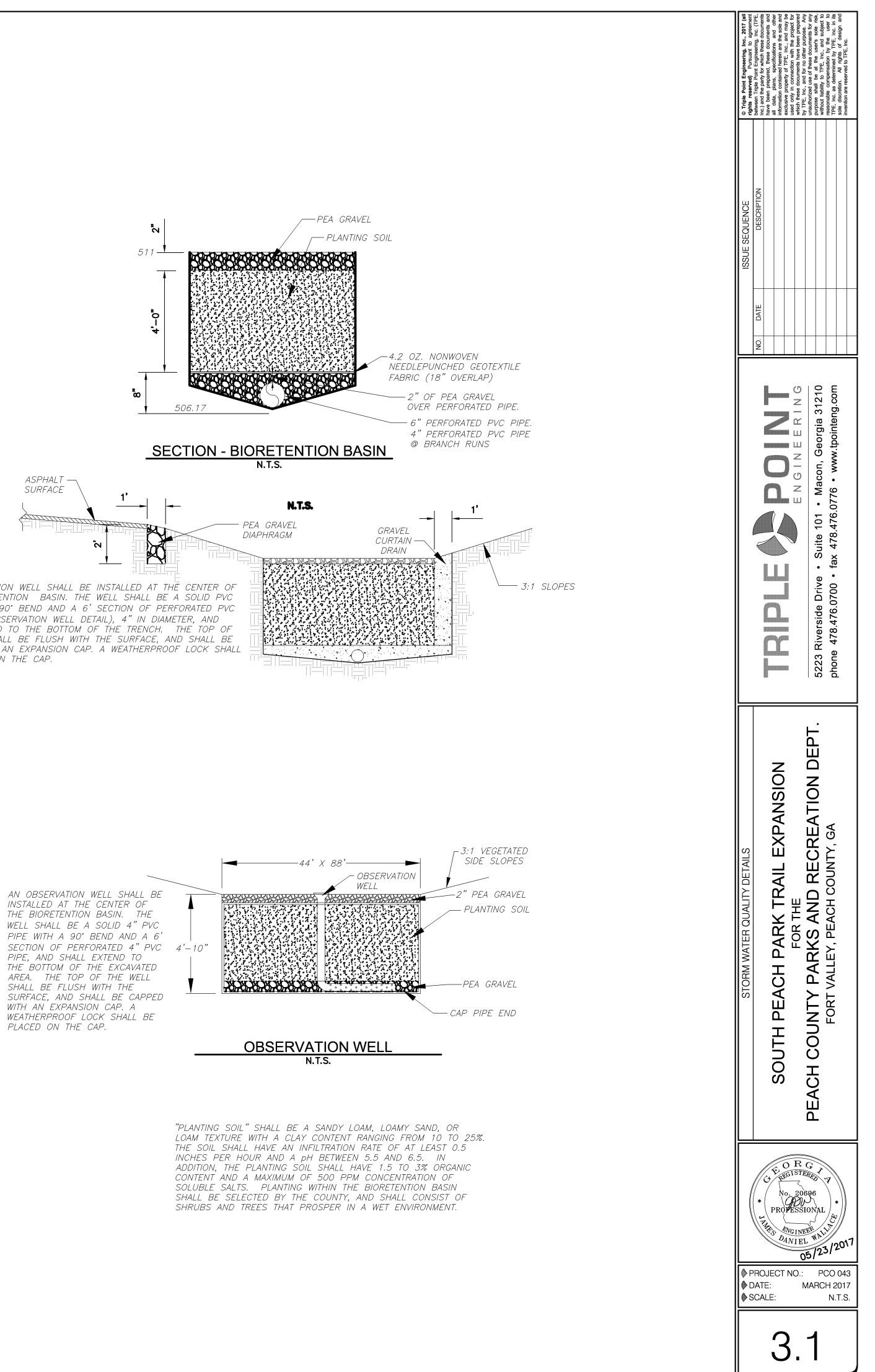
condc01\projects\pco 043 - south peach park trails\drawings\pco 043 - site construction details.dwg | 5/23/2017



<u>ACTIVITY</u>	<u>SCHEDULE</u>
 PRUNING AND WEEDING TO MAINTAIN APPEARANCE. MULCH REPLACEMENT WHEN EROSION IS EVIDENT. REMOVE TRASH AND DEBRIS. 	AS NEEDED
 REMOVE SEDIMENT FROM INFLOW LOCATION. INSPECT FILTER STRIP FOR EROSION AND GULLYING. RE-SEED OR SOD AS NECESSARY. TREES AND SHRUBS SHOULD BE INSPECTED TO EVALUATE THEIR HEALTH AND REMOVE ANY DEAD OR SEVERELY DISEASED VEGETATION. 	SEMI—ANNUAL
• THE PLANTING SOILS SHOULD BE TESTED FOR pH TO ESTABLISH ACIDIC LEVELS. IF THE pH IS BELOW 5.2, LIMESTONE SHOULD BE APPLIED. IF THE pH IS ABOVE 7.0, IRON SULFATE PLUS SULFUR SHALL BE ADDED TO REDUCE THE pH.	ANNUALLY
 REPLACE MULCH OVER THE ENTIRE AREA. REPLACE PEA GRAVEL DIAPHRAGM IF WARRANTED. 	2 TO 3 YEAR

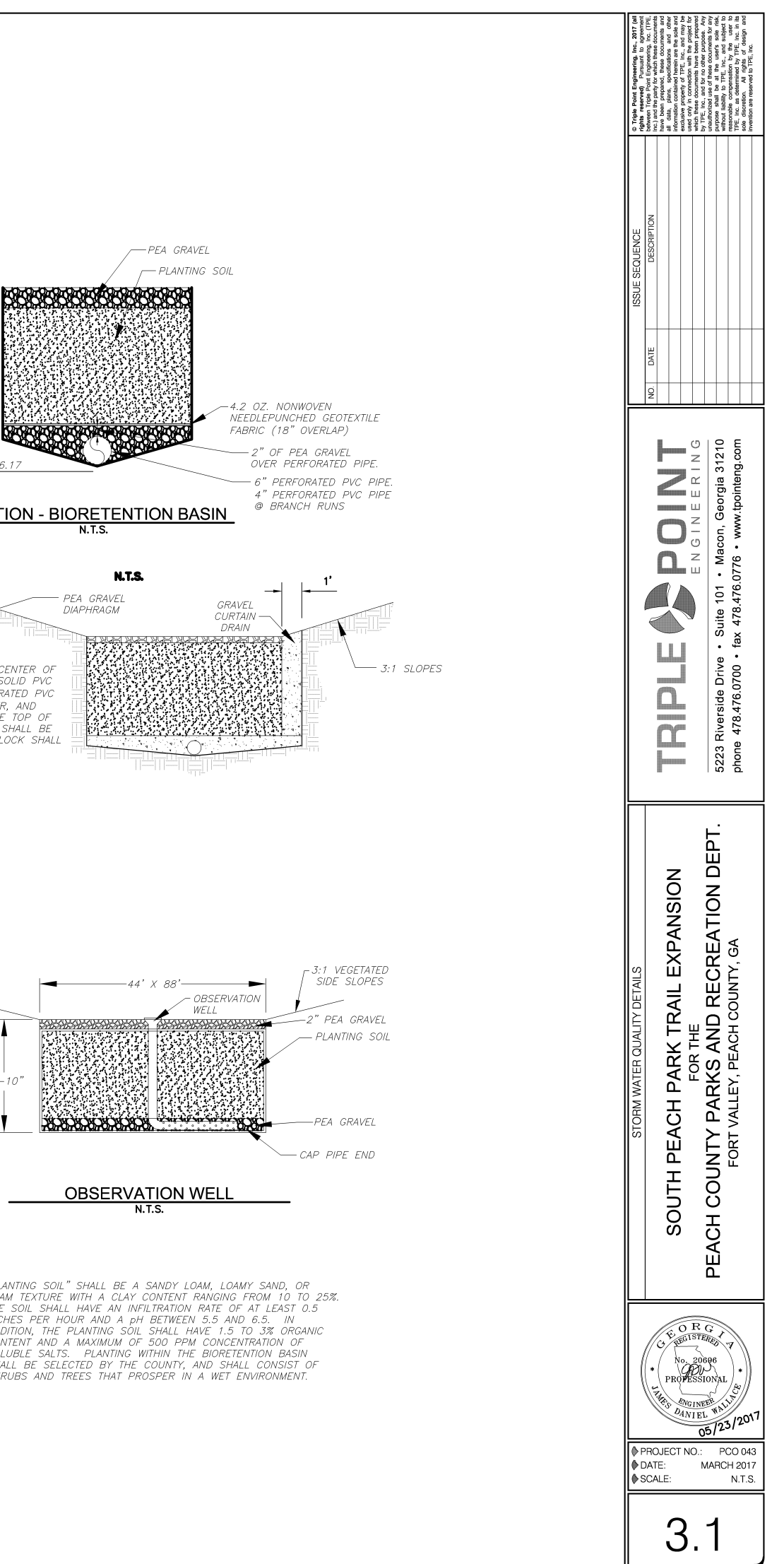
BIORETENTION BASIN INSPECTION AND MAINTENANCE REQUIREMENTS N.T.S.

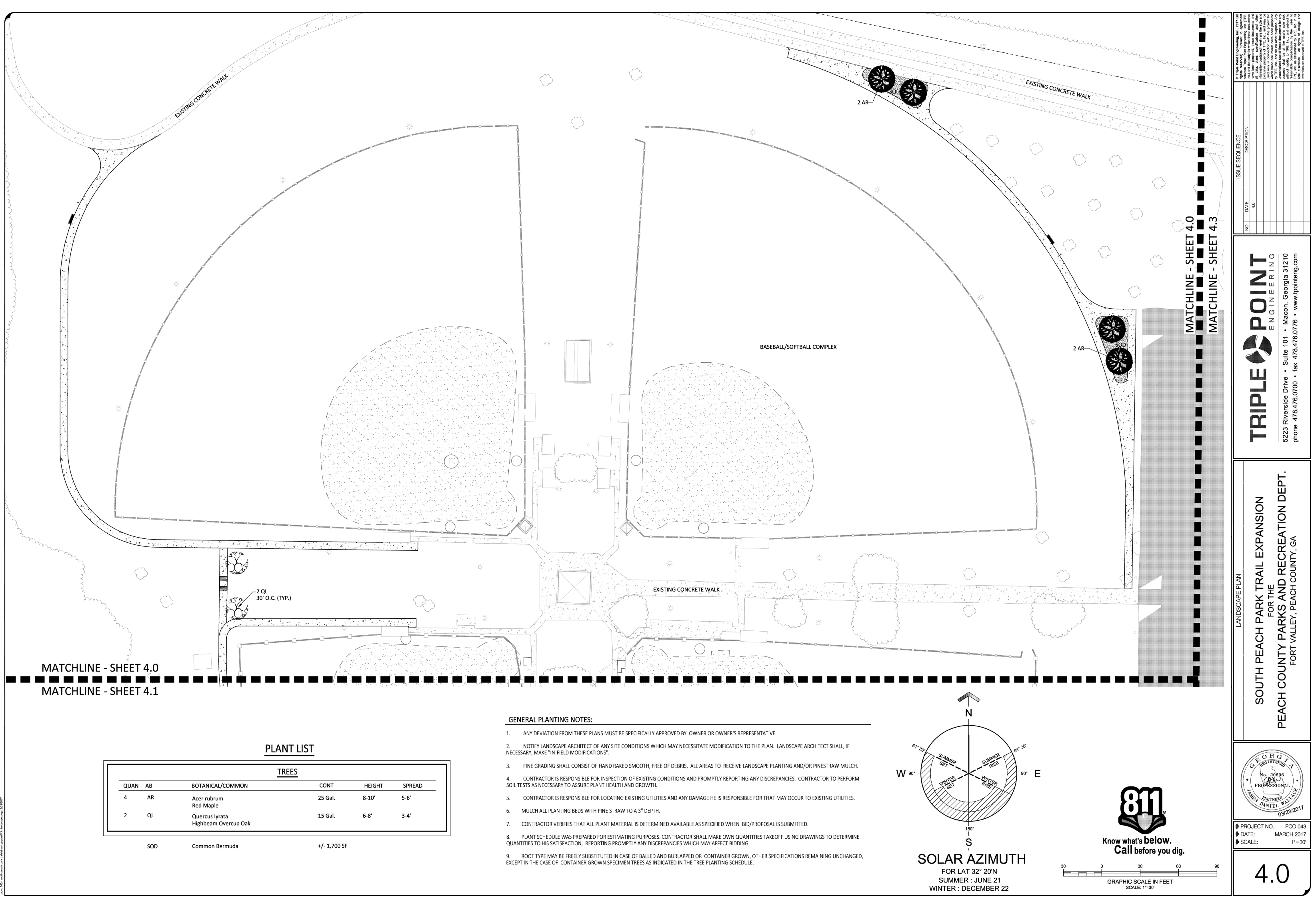




AN OBSERVATION WELL SHALL BE INSTALLED AT THE CENTER OF EACH BIO-RTENTION BASIN. THE WELL SHALL BE A SOLID PVC PIPE WITH A 90° BEND AND A 6' SECTION OF PERFORATED PVC PIPE WITH A 90 BEND AND A 6 SECTION OF PERFORATED PVC PIPE (SEE OBSERVATION WELL DETAIL), 4" IN DIAMETER, AND SHALL EXTEND TO THE BOTTOM OF THE TRENCH. THE TOP OF THE WELL SHALL BE FLUSH WITH THE SURFACE, AND SHALL BE CAPPED WITH AN EXPANSION CAP. A WEATHERPROOF LOCK SHALL BE PLACED ON THE CAP.

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		<u></u>	REES		
QUAN	AB	BOTANICAL/COMMON	CONT	HEIGHT	SPREAD
19	QL	Quercus Iyrata Highbeam Overcup Oak	15 Gal.	6-8'	3-4'

GENERAL PLANTING NOTES:

1. ANY DEVIATION FROM THESE PLANS MUST BE SPECIFICALLY APPROVED BY OWNER OR OWNER'S REPRESENTATIVE. NOTIFY LANDSCAPE ARCHITECT OF ANY SITE CONDITIONS WHICH MAY NECESSITATE MODIFICATION TO THE PLAN. LANDSCAPE ARCHITECT SHALL, IF NECESSARY, MAKE "IN-FIELD MODIFICATIONS".

3. FINE GRADING SHALL CONSIST OF HAND RAKED SMOOTH, FREE OF DEBRIS, ALL AREAS TO RECEIVE LANDSCAPE PLANTING AND/OR PINESTRAW MULCH.

4. CONTRACTOR IS RESPONSIBLE FOR INSPECTION OF EXISTING CONDITIONS AND PROMPTLY REPORTING ANY DISCREPANCIES. CONTRACTOR TO PERFORM SOIL TESTS AS NECESSARY TO ASSURE PLANT HEALTH AND GROWTH.

5. CONTRACTOR IS RESPONSIBLE FOR LOCATING EXISTING UTILITIES AND ANY DAMAGE HE IS RESPONSIBLE FOR THAT MAY OCCUR TO EXISTING UTILITIES.

6. MULCH ALL PLANTING BEDS WITH PINE STRAW TO A 3" DEPTH.

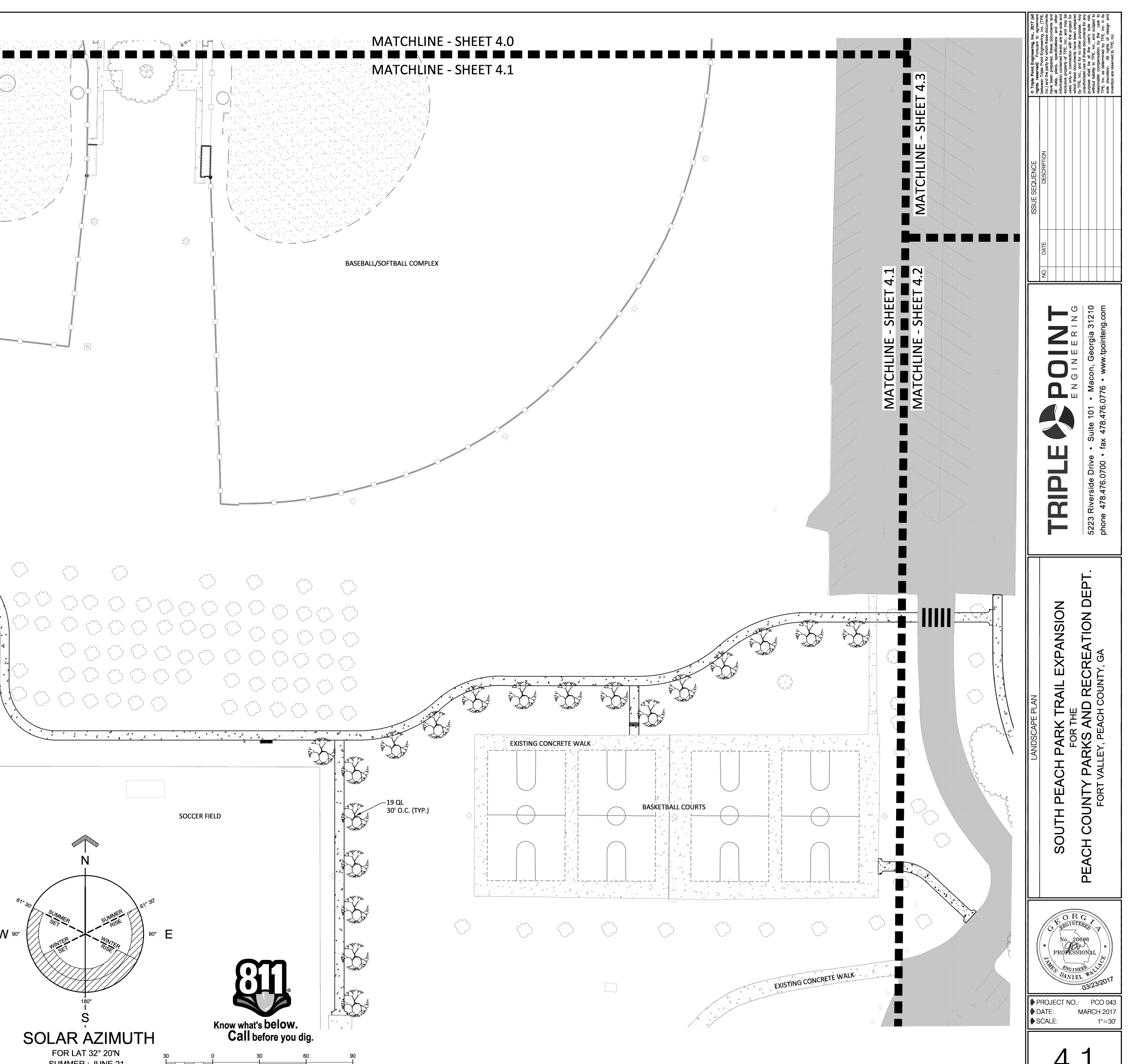
7. CONTRACTOR VERIFIES THAT ALL PLANT MATERIAL IS DETERMINED AVAILABLE AS SPECIFIED WHEN BID/PROPOSAL IS SUBMITTED.

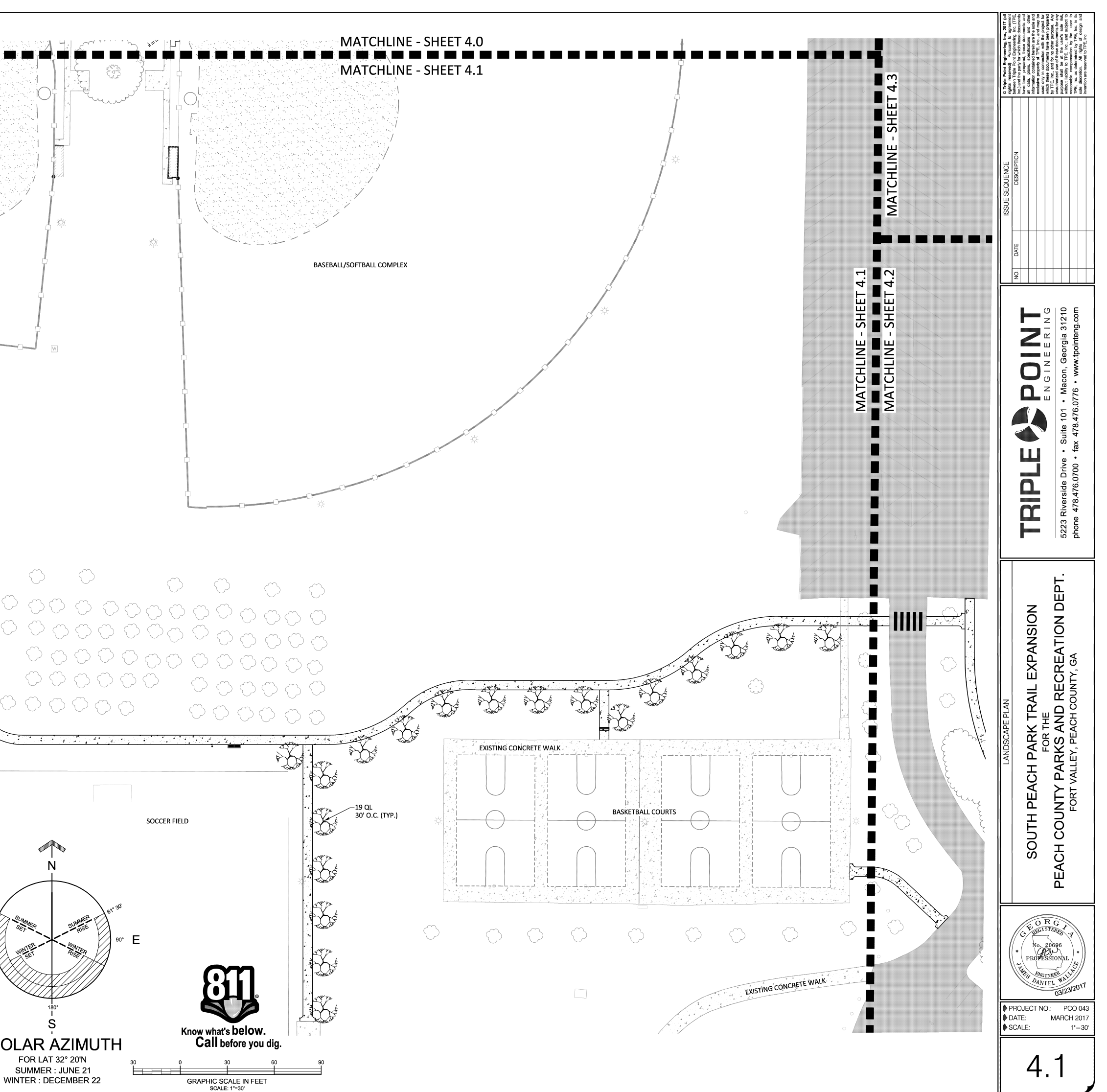
8. PLANT SCHEDULE WAS PREPARED FOR ESTIMATING PURPOSES. CONTRACTOR SHALL MAKE OWN QUANTITIES TAKEOFF USING DRAWINGS TO DETERMINE QUANTITIES TO HIS SATISFACTION, REPORTING PROMPTLY ANY DISCREPANCIES WHICH MAY AFFECT BIDDING.

9. ROOT TYPE MAY BE FREELY SUBSTITUTED IN CASE OF BALLED AND BURLAPPED OR CONTAINER GROWN, OTHER SPECIFICATIONS REMAINING UNCHANGED, EXCEPT IN THE CASE OF CONTAINER GROWN SPECIMEN TREES AS INDICATED IN THE TREE PLANTING SCHEDULE.

W 90°

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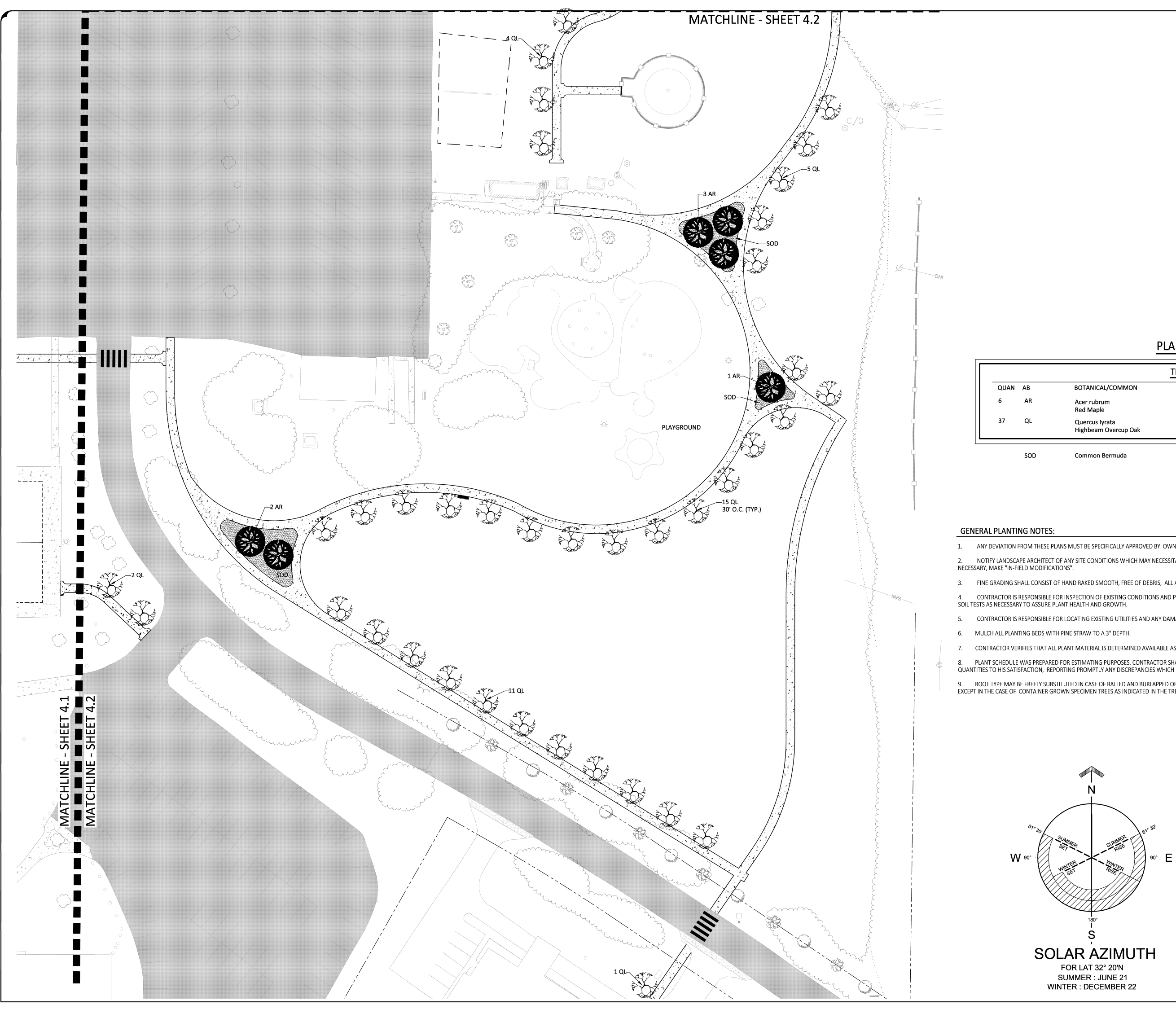


Image: Landbrok Landbrok South Peach Park Trail EXPANSION Esting For Name Esting For Name Esting For Name South Peach Park Trail EXPANSION For The Dark For Name	© Triple Point Engineering, Inc., 2017 (all rights reserved) Pursuant to agreement	between Triple Point Engineering, Inc. (TPE, Inc.) and the party for which these documents have been prepared. these documents and	all data, plans, specifications and other information contained herein are the sole and	exclusive property of 1PLs, inc., and may be used only in connection with the project for	which these documents have been prepared by TPE. Inc., and for no other purpose. Any	unauthorized use of these documents for any	without liability to TPE, Inc., ar	TPE, Inc. as determined by TPE, Inc. in its	sole discretion. All rights of design and invention are reserved to TPE, Inc.
Industries Industries <td>ISSUE SEQUENCE</td> <td>DESCRIPTION</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	ISSUE SEQUENCE	DESCRIPTION							
SOUTH PEACH PARK TRAIL EXPANSION FOR THE ACH COUNTY PARKS AND RECREATION DEPT. FORT VALLEY, PEACH COUNTY, GA									
							5223 Kiverside Drive • Suite 101 • Macon, Georgia 3	bhone 478.476.0700 • fax 478.476.0776 • www.tpointenc	
	LANDSCAPE PLAN		SOUTH PEACH PARK TRAIL EXPANSION					FORT VALLEY, PEACH COUNTY, GA	

PLANT LIST

	<u></u>	REES			
AN AB	BOTANICAL/COMMON	CONT	HEIGHT	SPREAD	_
AR	Acer rubrum Red Maple	25 Gal.	8-10'	5-6'	
QL	Quercus lyrata Highbeam Overcup Oak	15 Gal.	6-8'	3-4'	
SOD	Common Bermuda	+/- 3,060 SF			

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2. NOTIFY LANDSCAPE ARCHITECT OF ANY SITE CONDITIONS WHICH MAY NECESSITATE MODIFICATION TO THE PLAN. LANDSCAPE ARCHITECT SHALL, IF

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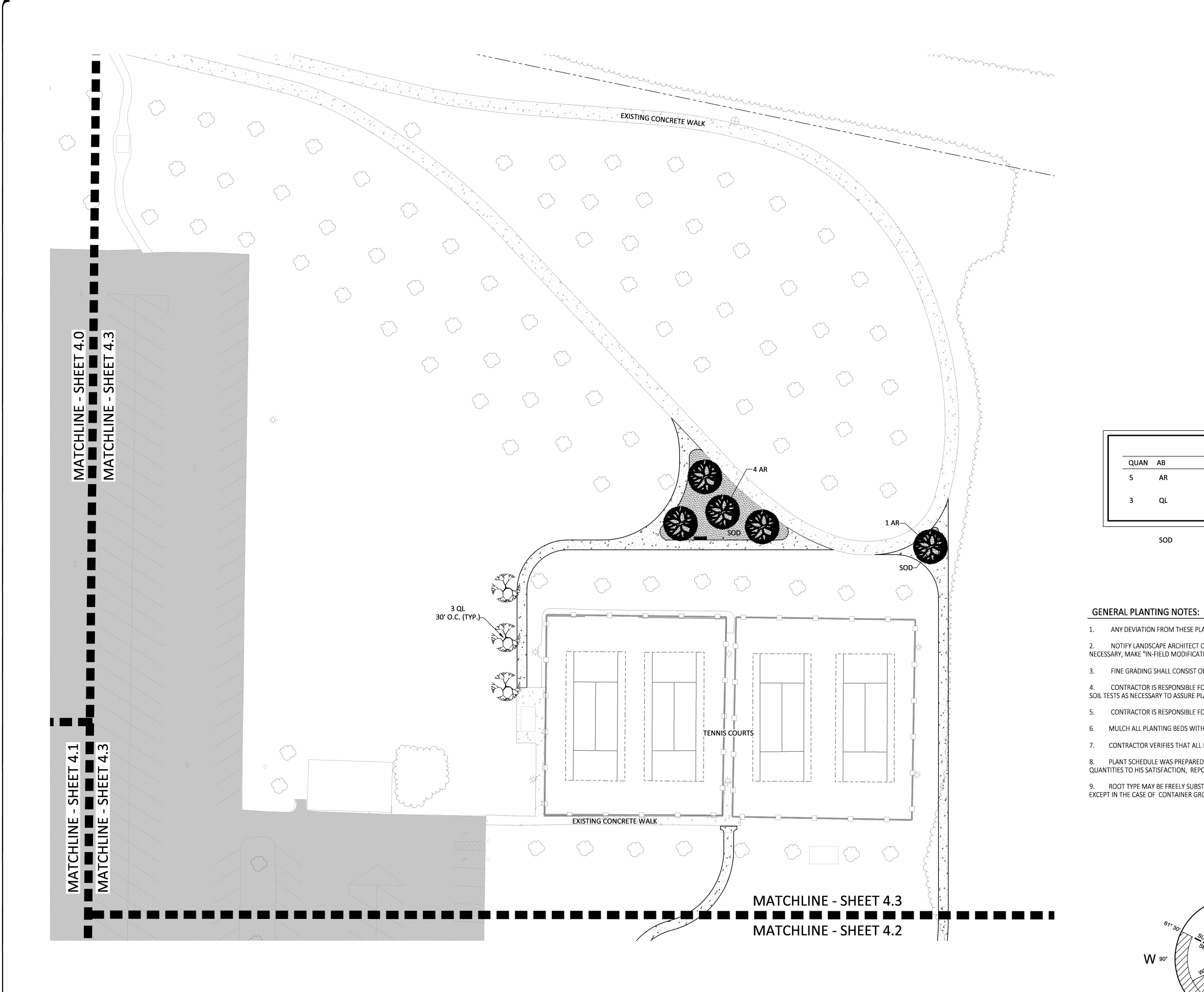
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GRAPHIC SCALE IN FEET SCALE: 1"=30'



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IANDSCAPE PLAN SOUTH PEACH PARK TRAIL EXPANSION FOR THE FOR THE FORT VALLEY, PEACH COUNTY, GA			5223 Riverside Drive • Suite 101 • Macon, Georgia 3121(phone 478.476.0700 • fax 478.476.0776 • www.tpointeng.com
	LANDSCAPE PLAN	SOUTH PEACH PARK TRAIL EXPANSION FOR THE	PEACH COUNTY PARKS AND RECREATION DEPT. FORT VALLEY, PEACH COUNTY, GA
	♥ S	SCALE:	1"=30'

PLANT LIST

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QL	Quercus lyrata Highbeam Overcup Oak	15 Gal.	6-8'	3-4'
SOD	Common Bermuda	+/- 2,500 SF		

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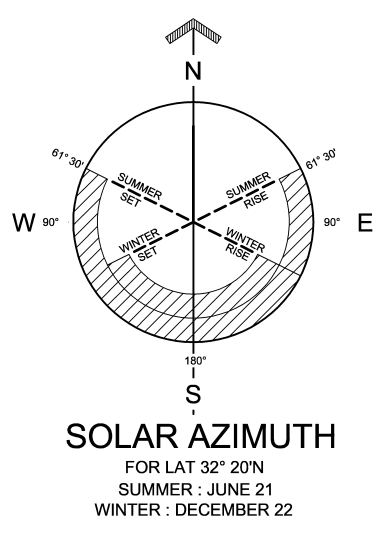
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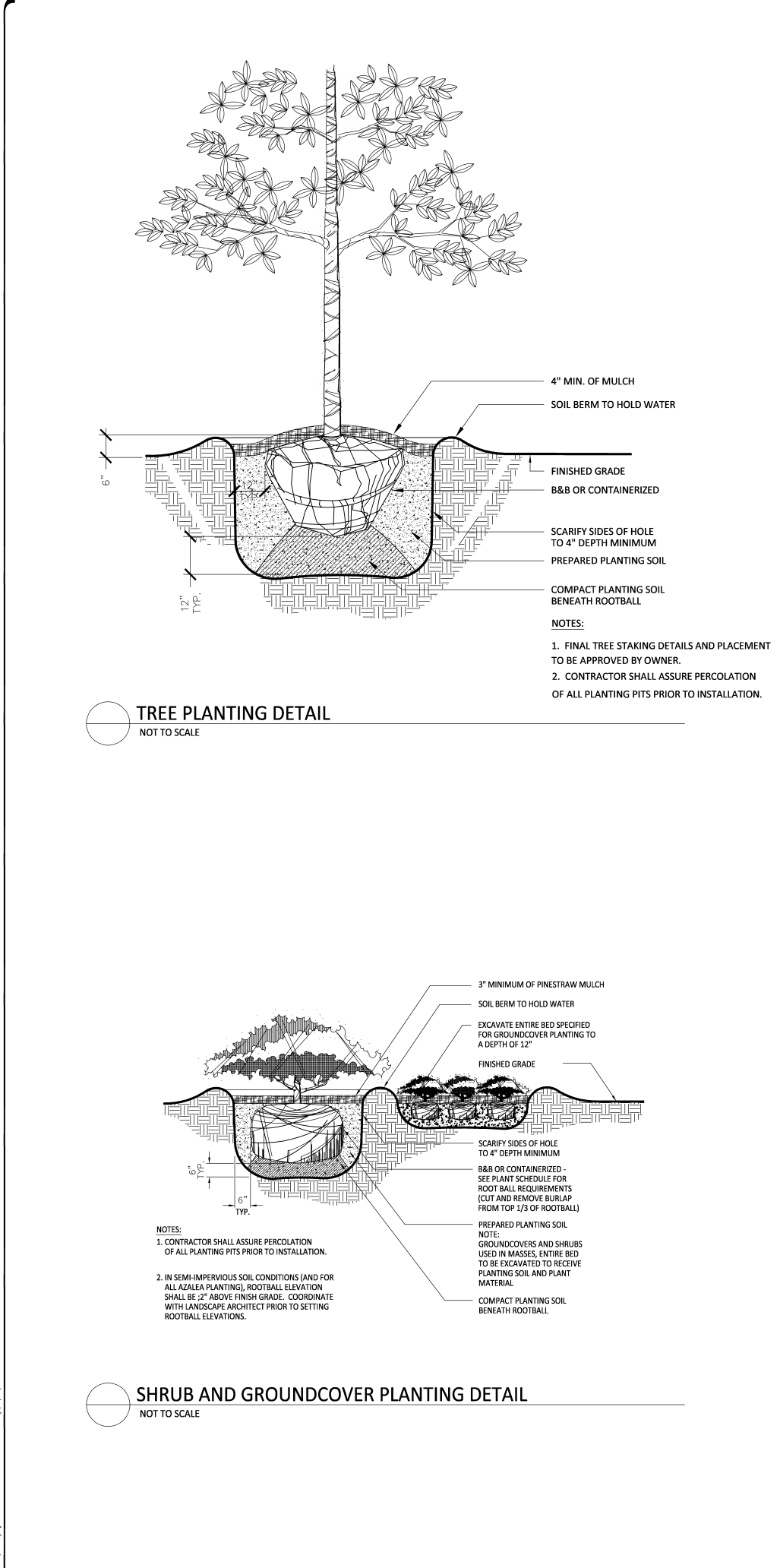
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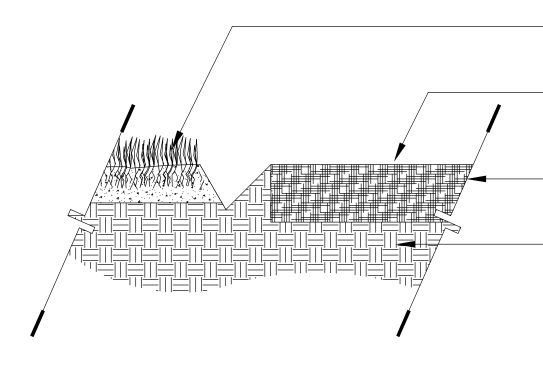




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GRAPHIC SCALE IN FEET SCALE: 1"=30'



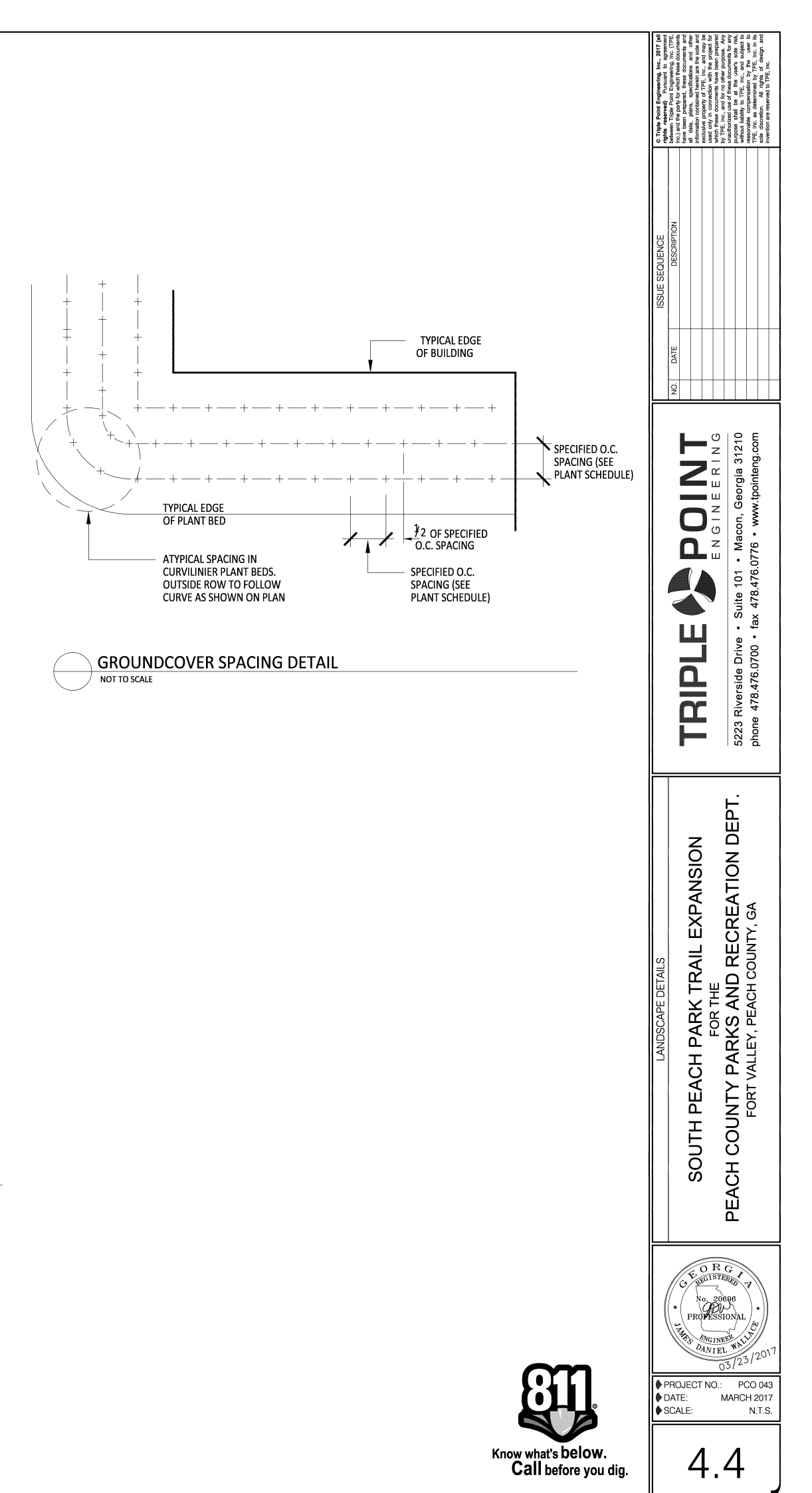


SOD - PROVIDE CLEAN, SMOOTH, CONTINUOUS TRENCHED EDGE BETWEEN SOD AND MULCHED AREAS

4" COMPACTED PINE STRAW MULCH

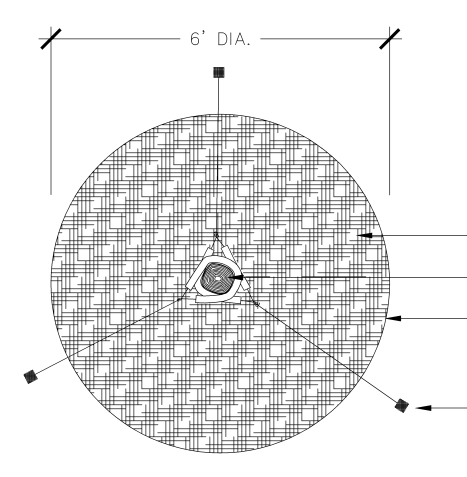
COMPLETELY REMOVE SOD AS REQUIRED PRIOR TO PLACING MULCH

EXISTING SOIL - FINE RAKED AND FREE OF WEEDS AND OTHER DELETERIOUS MATERIALS





LANDSCAPE MULCH DETAIL NOT TO SCALE



PINE STRAW MULCH 4" DEPTH MIN.

TYPICAL OVERSTORY TREE

SMOOTH, CONTINUOUS, & SYMMETRICAL CUT SOD EDGE

SEE SHADE TREE PLANTING DETAIL FOR TREE STAKING

NOTE: APPLY PINE STRAW IN A 6' DIAMETER WHERE PROPOSED TREE PLANTINGS OCCUR IN SOD.



LANDSCAPE MULCH DETAIL NOT TO SCALE