



**THIS PERMIT IS  
NOT VALID UNLESS  
BOTH PARTIES  
HAVE SIGNED THIS  
PERMIT**

New York State Dept. of Transportation  
Hunters Point Plaza  
47-40 21<sup>st</sup> Street  
Long Island City, NY 11101  
Attn: Bruce Ogurek, P.E., Acting Director of Construction

**PERMIT TO PERFORM WORK ON PARK PROPERTY**

Permit No: M-58-14NF  
Start: *MAY 26, 2015 DM*  
Expiration: June 19, 2017

PERMISSION AS REQUESTED IS GRANTED TO YOU AND/OR YOUR ASSIGNEE AS PERMITTEE TO PERFORM WORK ON PARK PROPERTY SUBJECT TO THE TERMS AND CONDITIONS AS SET FORTH HEREIN:

**LOCATION:** 151st Street Pedestrian Bridge Henry Hudson Parkway (Riverside Park) - Manhattan

**FOR THE PURPOSE OF:** PIN X103.38 - 151st Street Pedestrian Bridge Henry Hudson Parkway (Riverside Park)  
Construction of a new ADA Compliant Pedestrian Bridge

- Special conditions may apply as to be negotiated by NYCDPR and NYSDOT

This document constitutes a construction permit ("Permit") issued by the New York City ("City") Department of Parks & Recreation ("Parks") to New York State Dept. of Transportation and/ or any of their affiliated contractors responsible ("Permittee") to perform certain construction work and periodic equipment maintenance ("the Work") in 151st Street Pedestrian Bridge Henry Hudson (Riverside Park) (more particularly on the attached map showing the Parks project limits hereinafter referred to as the ("Permitted Premises,") and shown on Exhibit A.

1. Grant

This permit is granted solely for the purposes of:

- A. Construction shall begin on 05/26/15 and shall be completed no later than June 19, 2017 ("Construction Term"). The start date of construction must be approved in advance by Parks.
- B. Permittee must restore the Permitted Premises by performing certain restoration work ("the Restoration Work") and must comply with the design and restoration plans attached as approved by Parks as shown in Exhibit B.
- C. This Permit grants Permittee a license to enter the Permitted Premises for the purposes as described above; it is understood that Permittee has no ownership interest in the Permitted Premises and shall have no rights with respect to the Permitted Premises except as set forth herein.

2. Notifications

The Chief of Operations of the Borough of Manhattan, Namshik Yoon at, 212-408-0212 or designee shall be notified by the Permittee at least forty-eight (48) hours before construction work is started under this Permit.

3. Site Photographs and Scope

Permittee shall take a complete and thorough set of photographs showing the existing condition of the Permitted Premises and access areas, and shall submit same to Parks' Construction Permit office, prior to the commencement of the Work and Restoration Work at the Permitted Premises. All the Work and Restoration Work shall be performed within the Permitted Premises, shown on Exhibit A.

4. Conditions and Terms of Issuance

- A. "City" shall mean the City of New York.
- B. "Commissioner" or "Commissioner of Parks" shall mean the Commissioner of the New York City Department of Parks & Recreation or his designee.
- C. "Parks" shall mean the New York City Department of Parks & Recreation.
- D. Permittee shall strictly adhere to all City, State and Federal laws, rules and regulations, including but not limited to the Rules and Regulations of Parks.

- E. The Permittee shall, at its sole cost and expense, restore and improve the Permitted Premises that are disrupted or disturbed by the Work. The restoration and improvement work must be in accordance with the agreed upon design and restoration plans as shown on Exhibit B.

5. Expiration, Termination and Extension of Permit

- A. This Permit is terminable at will at the discretion of the Commissioner upon twenty-five (25) days notice. Unless previously terminated at the discretion of the Commissioner, this Permit will terminate June 19, 2017. Extension requests must be made thirty (30) days prior to expiration.
- B. Parks reserves the right to amend this Permit to cover new conditions.

6. Coordination

- A. This Permit does not grant the Permittee exclusive right to use the Permitted Premises. The Permittee shall coordinate the Work and Restoration Work with any other work being performed in the area by Parks, its contractors, or sub-contractors, utility companies, other City or state agencies, or any other authorized permittees.
- B. This Permit is issued for construction and maintenance work on lands under the jurisdiction of Parks. Permittee shall be responsible for securing any permits required to perform any of the Work and Restoration Work.
- C. The Work and Restoration Work shall be open at all times for observation and coordination by all agencies involved in the permitting process for the Work and Restoration Work as well as all agencies with applicable oversight authority over any portion of the Work and Restoration Work, once the project has Permitted Premises has been completed according to the design and restoration plans as shown on Exhibit B.
- D. Coordination meetings with both the Parks and the Permittee shall occur if requested.

7. Forestry Requirements

- A. Prior to the commencement of construction work at the Permitted Premises, Permittee shall contact the Manhattan Director of Forestry, William Steyer at, 212-860-1845.
- B. Permittee shall not stockpile construction material within the dripline of trees.
- C. Permittee shall perform at its sole cost and expense compensatory pruning of trees

adversely affected by the Work. Pruning shall be done by a licensed arborist. Permittee will advise Parks of the licensed arborist prior to performing work. Parks will review all the pruning plans prior to any pruning being performed and will review the pruning after it has been completed for compliance.

- D. Permittee shall install tree protection measures as per the design and restoration plans as shown in Exhibit B.
- E. Permittee shall circumvent trees by trenching outside the dripline of the trees, or implement approved methods of trenching that will minimize the damage to the root zone.
- F. Permittee shall remove all dead plant material not indicated on the drawings resulting from Permittee's activities under this Permit determined by Parks, from the Permitted Premises.
- G. Permittee shall not remove any trees from the Permitted Premises in the absence of a permit from Parks' Forestry.

Tree compensation for damaged or death or removal of trees, that are not shown on the drawings as shown on Exhibit B or within the Forestry Permit shall be replaced in accordance with all applicable laws and the approval of Parks.

- H. During the term of this Permit all grass areas shall be protected and disturbed grass areas will be restored in accordance to approved methods within the drawings as shown on Exhibit B.
- I. All areas of disturbance with is lawn areas due to the Work and Restoration Work performed by Permittee shall be restored with grass in accordance with the drawings as shown on Exhibit B.
- J. Plantings Maintenance. New Plantings (trees, shrubs and ground covers) shall be watered and otherwise cared for by the Permittee for the duration of the project.

8. Access and Use Requirements

- A. Permittee shall not commence the Work until all required permits and approvals have been obtained from all appropriate agencies.
- B. For any questions regarding the Permitted Premises, Permittee shall contact the Chief of Operations for the Borough of Manhattan, Namshik Yoon at, 212-408-0212
- C. Prior to any excavation, Permittee shall, contact "One Call Users' Council, Inc." at 1-800-272-4480, to obtain information on underground utilities.

- D. Access to the Permitted Premises shall be via Parks' Roads and Paths unless otherwise approved by Parks or any other agency with jurisdiction over adjacent routes.
- E. Permittee shall maintain all areas used for access to the Permitted Premises, as well as any staging areas, in a condition acceptable to Parks, in accordance with the drawings as shown on Exhibit B.
- F. Permittee shall not permit construction debris to accumulate anywhere on the Permitted Premises and shall clean up the Permitted Premises on a regular basis during the Construction Term.
- G. Permittee shall not park private vehicles on Parks' property without obtaining permits from the Manhattan Borough Commissioner's Office.
- H. Emergency vehicles must always have access through the Permitted Premises.

9. Maintenance and Restoration of Site

- A. In addition to the work shown on Exhibit B, the Permittee shall replace and restore all damaged and/or destroyed planted areas, trees, shrubs and other existing structures or substructures, utility lines, roads, walks and/or curbs by Permittee's negligence during the term of this Permit, and such replacement and/or restoration shall be in accordance with all applicable laws, rules, and regulation and must be approved by Parks. Upon the expiration or sooner termination of this Permit, all temporary structures, equipment and material belonging to Permittee shall be removed from the Permitted Premises.
- B. Supervision. Permittee shall have qualified supervisory personnel present at the Permitted Premises during all phases of the restoration to ensure that Permittee adheres to all Parks' specifications.
- C. Final Inspection. Permittee shall notify Parks after the Construction Term when the Permitted Premises is ready for final inspection to confirm that Permittee has restored the Permitted Premises in accordance with the terms of this Permit.
- D. Weekend or Holiday Work. All construction work shall be performed in accordance with Sections 24-222 and 24-223 of the Administrative Code of the City of New York.
- F. Safety Devices. Barricades, warning devices, signs, flags, lights, shall be provided and maintained as required to ensure public safety. Permittee is responsible for the adequacy of the safety devices.

- G. Permittee shall restore to match substantially any "Hex Blocks" disturbed by the Work and Restoration Work.
- H. Permittee shall be permitted to remove and restore chain link fencing in continuous lengths.
- I. Permittee is aware that any ballfields or recreational areas must be left in playable condition at the end of each workday, if applicable.
- J. When determined that the utilities have the potential to be disturbed during the Work or Restoration Work of this permit, the Permittee shall evaluate the existing conditions of the existing utilities such as but not limited to, drainage, electrical and sewer lines that are presently within the Permitted Premises. Final assurance that there is no detriment to these utilities they shall be evaluated again upon completion of the construction period. Permittee will perform an evaluation upon completion of the Work and Restoration Work to determine the utilities were not detrimentally impacted.
- K. Permittee shall restore all surfaces disturbed by their construction and/or maintenance activity to match substantially existing materials.

10. Modifications/Choice of Laws/Venue

This Permit constitutes the whole of the agreement between the parties hereto, and no other representation made heretofore shall be binding upon the parties hereto. No modification to this Permit shall be valid unless in writing, signed by the parties hereto. Waiver of any breach or default of any provision hereof shall not be deemed a waiver of any subsequent breach of the same or other provision. This Permit shall be deemed to be executed in New York City, State of New York, regardless of the domicile of the Permittee and shall be governed by and construed in accordance with the laws of the State of New York.

The parties agree that any and all claims asserted by or against the City arising under or related to this Permit shall solely be heard and determined either in the courts competent jurisdiction of the United States located in the City or in the courts competent jurisdiction of the State of New York located in the City and County of New York. The parties shall consent to the dismissal and/or transfer of any claims asserted in any other venue or forum to the proper venue or forum.

11. Liability

- A. To the extent not inconsistent with the Court of Claims Act, the State Finance Law and subject to the lawful appropriation, Permittee shall defend, indemnify and hold the City and its officials and employees harmless against any and all claims, liabilities, settlements, damages, costs and expenses of whatever nature

(including, without limitation, attorneys' fees and disbursements) arising out of or related to any of the operations under this Permit, or Permittee's failure to comply with the law or any of the requirements of this Permit.

- B. To the extent not inconsistent with the Court of Claims Act, the State Finance Law and subject to lawful appropriation, these indemnification provisions shall survive the termination or expiration of this Permit.
- C. Permittee's construction and restoration activities shall be performed in such manner that the stability of the existing and adjacent areas is not disturbed. Permittee shall be responsible for any damage caused to adjacent Parks areas or appurtenances which result from performance of the Work or the Restoration Work.

12. Insurance

A. Types of Insurance:

- A. From the date Permittee is authorized to start the Work and Restoration Work at the Permitted Premises until the completion of all required Work and Restoration Work, Permittee shall require its contractors and subcontractors (a) to maintain Commercial General Liability ("CGL") insurance naming the City, together with its officials and employees, as an Additional Insured with coverage in accordance with Permittee's current specifications at the time this permit is issued, and (b) to have the City, together with its officials and employees, named an Additional Insured on all other types of insurance, if any, for which the Permittee is an Additional Insured.
- B. The Permittee shall require its contractors and subcontractors to provide the City with a copy of any policy for which the City is required to be named an Additional Insured pursuant to Section 12(A) upon the demand for such policy by the Commissioner or the New York City Law Department.

C. Operations of the Permittee:

(i) The Permittee shall not commence the Work or Restoration, or cause the Work or Restoration Work to commence, unless and until certificates of insurance evidencing all of the insurance coverage required by Section 12(A) have been submitted to and accepted by the Commissioner. Such certificates shall be accompanied by a Certification by Broker pursuant to Section 12. Acceptance by the Commissioner of a certificate of insurance shall not excuse the Permittee from assuring that all insurance coverage required by Section 12(A) has in fact been procured or from any liability arising from its failure to do so.

(ii) The Permittee shall be responsible for assuring continuous insurance coverage in the manner required by this Permit and shall be authorized to perform and Restoration Work only during the effective period of all required coverage.

(iii) In the event that any insurance policies lapse, are revoked, suspended or otherwise terminated, for whatever cause, the Permittee shall immediately stop all Work or Replacement Work, or cause all Work or Replacement Work to stop, and shall not recommence Work or Replacement Work, or cause Work or Replacement Work to recommence until authorized in writing to do so by the Commissioner.

(iv) Where notice of occurrence, accident, claim or suit is required under a policy maintained in accordance with this Section 12, the Permittee shall notify in writing all insurance carriers that issued potentially responsive policies of any such event relating to any operations under this Permit (including notice to CGL insurance carriers for events relating to the Permittee's or its Contractors' or subcontractors' employees) no later than 20 days after such event. For any policy where the City is an additional insured, such notice shall expressly specify that "this notice is being given on behalf of the City of New York as Insured as well as the Named Insured." Such notice shall also contain the following information: the number of the insurance policy, the name of the named insured, the date and location of the damage, occurrence, or accident, and the identity of the persons or things injured, damaged or lost. The Permittee shall simultaneously send a copy of such notice to the City of New York c/o Insurance Claims Specialist, Affirmative Litigation Division, New York City Law Department, 100 Church Street, New York, New York 10007.

(v) Wherever reference is made in this Section 12 to documents to be sent to the Commissioner (e.g., notices, filings, or submissions), such documents shall be sent to the address set forth in Section 17.

(vi) Other Remedies: Insurance coverage maintained pursuant to this Section 12 shall not relieve the Permittee and/or its contractors and subcontractors of any liability under this Permit, nor shall it preclude the City from exercising any rights or taking such other actions as are available to it under any other provisions of this Permit or as otherwise provided by law.

D. All certificates of insurance submitted pursuant to Section 12 shall be accompanied by a completed Certification by Broker in the following form:

CERTIFICATION BY BROKER

The undersigned insurance broker represents to the City of New York that the attached Certificate of Insurance, dated \_\_\_\_\_, is accurate in all material respects, and that the described insurance is effective as of the date of this Certification.

\_\_\_\_\_  
[Name of broker (typewritten)]

\_\_\_\_\_  
[Address of broker (typewritten)]

\_\_\_\_\_  
[Signature of authorized official or broker]

\_\_\_\_\_  
[Name of authorized official or broker  
(typewritten)]

Sworn to before me this \_\_\_ day of \_\_\_\_\_

\_\_\_\_\_  
Notary Public

13. Independent Contractors, No Assignment

The parties to this Permit shall be independent contractors, and nothing herein shall be deemed to make the parties hereto joint venturers, partners, agent/principal or otherwise. This Permit shall not be assignable without the other party's prior written consent.

14. Investigations

The parties to this Permit shall cooperate fully and faithfully with any investigation, audit or inquiry conducted by a State of New York ("State") or City governmental agency or authority that is empowered directly or by designation to compel the attendance and to examine witnesses under oath or conducted by the Inspector General of a governmental agency that is a party in interest to the transaction, submitted bid, submitted proposal, contract, lease, permit, or license that is the subject of the investigation, audit or inquiry.

15. Approvals

Permittee shall perform all Work and Restoration Work in accordance with the plans and drawings approved by Parks' Design and Construction Divisions or as directed by the Commissioner or his designee.

16. Submittal of Drawings

Permittee shall submit a complete set of drawings showing portions of the project installed on Parks' property, to Parks. The copies of such drawings shall be delivered to:

Director of Permits  
The Olmsted Center  
Flushing Meadows - Corona Park  
Flushing, New York 11368

Acceptable submittal of drawings shall be electronic PDF formatted drawings placed on a compact disc and a printed copy on plain white paper at 11"x17" in size for inclusion as part of this permit.

17. Notices

All notices to Parks shall be sent to the following addresses:

New York City Parks & Recreation  
Counsel's Office  
The Arsenal  
830 Fifth Avenue  
New York, New York 10065  
and

Director of Permits  
The Olmsted Center  
Flushing Meadows - Corona Park  
Flushing, New York 11368

All notices to Permittee shall be sent to following address:

New York State Dept. of Transportation  
Hunters Point Plaza  
47-40 21<sup>st</sup> Street  
Long Island City, NY 11101  
Attn: Bruce Ogurek, P.E., Acting Director of Construction

18. Safety Standards

All installed products, materials and equipment installed must meet the reasonable safety standards.

19. Abandoned Project

If at any time during the course of the Work and/or Restoration Work being performed under this Permit it is determined that the Work and/or Restoration Work cannot be completed due to unforeseen field conditions Permittee shall leave the area in the same or better condition the affected area was in prior to work having commenced under this Permit at no cost to the City.

20. No Cost

All the Work and Restoration Work performed under this Permit shall be at no cost to the City or Parks.

21. Assignment

The Permittee shall not assign, transfer, convey or otherwise dispose of this Permit or of Permittee's rights, obligations, duties, in whole or in part, under this Permit, unless the prior written consent of Parks shall be obtained, which consent shall not be unreasonably withheld or delayed. Any such assignment, transfer, conveyance or other disposition without such consent shall be void.

22. Merger

This written Permit contains all the terms and conditions agreed upon by the parties hereto, and no other permit, agreement, oral or otherwise, regarding the subject matter of this Permit shall be deemed to exist or to bind any of the parties hereto, or to vary any of the terms contained herein.

23. Modification

No modification, amendment, waiver or release of any provision of this Permit or of any right, obligation, claim or cause of action arising hereunder shall be valid or binding for any purpose unless in writing and duly executed by both parties to this Permit.

24. Protection of Property

To the extent not inconsistent with the Court of Claims Act, the State Finance Law and subject to the lawful appropriations, the Permittee assumes the risk of, and shall be responsible for, any loss or damage to property of the City of New York, including the Site, involved in the performance of this Permit, and caused, either directly or indirectly, by the acts, conduct, omissions or lack of good faith of the Permittee, or his or her officers, managerial personnel and employees, or any person, firm, company, agency or others engaged by the Permit as expert, consultant, specialist or subcontractor hereunder.

The rights and remedies of the Parties provided herein shall not be exclusive and are in addition to any other rights and remedies provided by law or by this Permit.

25. Payment and Performance Bonds (OPTIONAL)

Permittee, at its sole cost and expense, shall have its contractor provide and maintain throughout the term of the Permit if commercially available, payment and performance in the amount of \_\_\_\_\_ (equal to estimate to restore site)(\$xxxxxxxxx) Dollars. This permit shall not be valid and the Permittee shall not commence Work and/or the Restoration Work unless and until the bond has been submitted to and accepted by the Commissioner. Four copies of the Payment and Performance Bonds shall be submitted prior to the commencement of the Work and/or Restoration Work under this Permit.

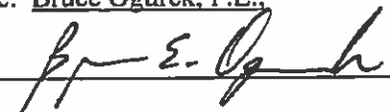
CITY OF NEW YORK / PARKS & RECREATION

By:   
Daniel Grulich  
Interagency Coordinator

**Accepted and Agreed:**

New York State Department of Transportation  
Agency

Print Name: Bruce Ogurek, P.E.,

Signature: 

Title: Director of Construction, R-11

Dated: 4/9/15



STATE OF NEW YORK  
DEPARTMENT OF TRANSPORTATION  
REGION ELEVEN  
47-40 21<sup>ST</sup> STREET  
LONG ISLAND CITY, NEW YORK 11101  
WWW.NYS DOT.GOV

SONIA A. PICHARDO, P. E.  
REGIONAL DIRECTOR

JOAN McDONALD  
COMMISSIONER

September 24, 2014

John J. Natoli, P.E.  
Director of Construction  
NYC Parks and Recreation  
Olmsted Center  
Flushing Meadows-Corona Park  
Corona, NY 11368

Attn: Ms. Denise Shanks-Brown

RE: **PIN X103.38 – 151<sup>st</sup> Street Pedestrian Bridge over Henry Hudson Parkway  
New York County  
NYCDPR Construction Permit Request**

Dear Mr. Natoli:

We are writing to you to request a NYCDPR Construction Permit for the subject project. The scope of work includes the construction of a new ADA compliant pedestrian bridge at 151st Street over the Henry Hudson Parkway and AMTRAK railroad. This project is located in Riverside Park adjacent to the Henry Hudson Parkway in the Borough of Manhattan, City of New York.

Extensive coordination has taken place between NYCDPR, NYSDOT, NYCPDC and NYCDOT in regards to the development of the plans. The Advanced Detail Plans were circulated in July 2014.

The project is scheduled to start on April 17, 2015 with a completion date of June 19, 2017.

If you have questions or require further information, please contact Mr. Joseph Piccolo of this office at 718-482-4723. We thank you in advance for your cooperation.

Sincerely,



Harold Fink, P.E.  
Director of Structures  
Region 11

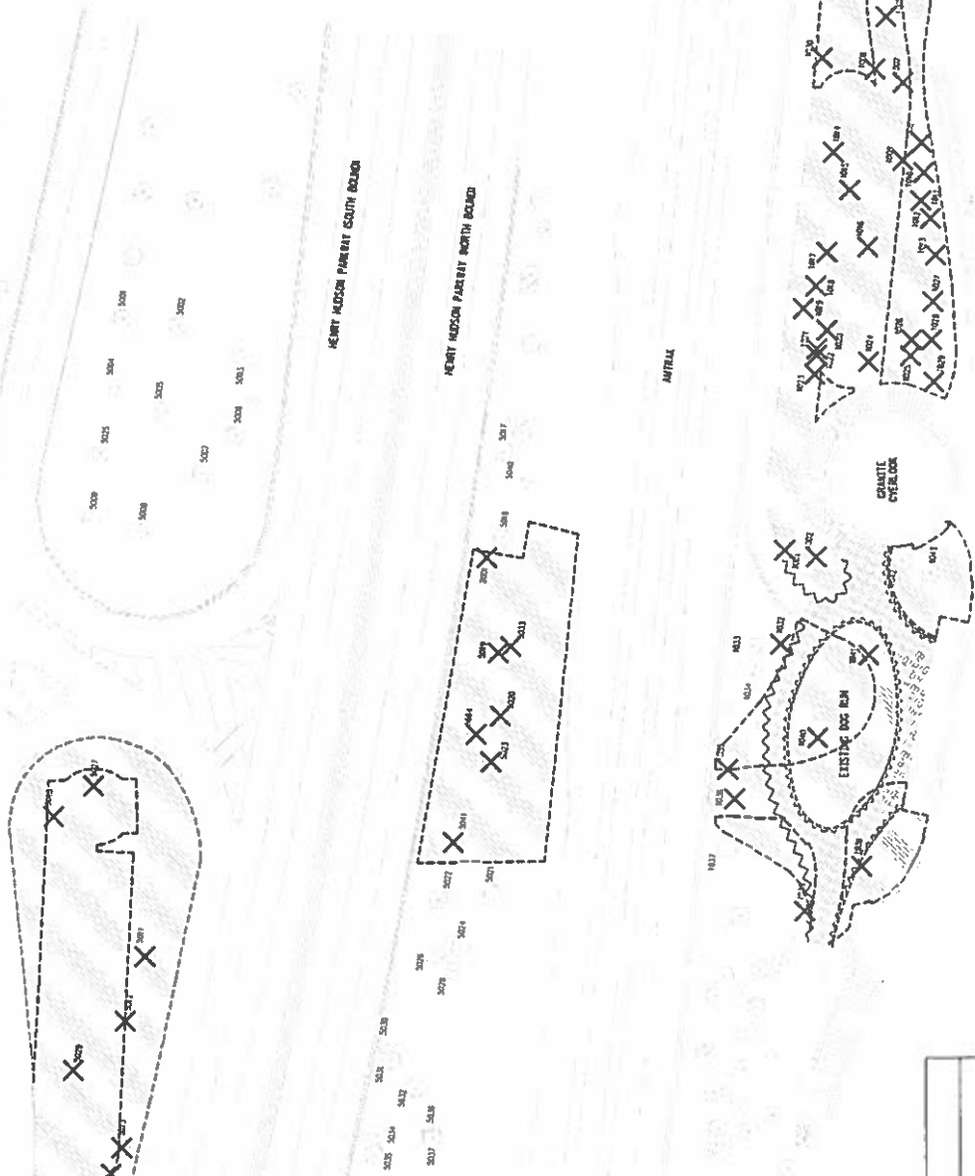
cc: Denise Shanks-Brown, Construction Permits NYCDPR, Olmsted Center (w/att.)  
Daniel B. Grulich, Inter-Agency Coordinator, NYCDPR, Olmsted Center (w/att.)  
Jimmy Mui ; Inter-Agency Coordinator, NYCDPR, Olmsted Center (w/att.)  
J. Piccolo, Structures, R-11, NYSDOT (w/att.)  
M. Varghese, Structures, R-11, NYSDOT (w/att.)  
M. Bukhari, Construction, R-11, NYSDOT (w/att.)  
J. Lau, Design, R-11, NYSDOT, (w/att)

Exhibit A

LEGEND

- EXISTING TREE TO REMAIN
- EXISTING TREE TO BE REMOVED.  
SEE DTC. NO. 5-A, 5-B, 5-C & 5-D
- ITEM TO BE REMOVED
- UNCLASSIFIED EXCAVATION AND DISPOSAL
- REMOVE AND DISPOSE OF PLANTS PAID FOR UNDER ITEM 501A - CLEARING AND GRUBBING
- REPLACE DISTURBED SOIL WITH TOPSOIL AND MULCH. SEE DTC. NO. 5-F, 5-G, 5-H & 5-I FOR INDIVIDUAL ITEM NUMBERS.
- REPLACE DISTURBED SOIL WITH TOPSOIL AND MULCH. SEE DTC. NO. 5-F, 5-G, 5-H & 5-I FOR INDIVIDUAL ITEM NUMBERS.
- ITEM 501A-501D - REMOVE, STORE AND RESET EXISTING FENCE. SEE DTC. NO. 6-4
- ITEM 501E-501G - REMOVE AND DISPOSE OF EXISTING FENCE. SEE DTC. NO. 6-4
- ITEM 501H-501I - REMOVE, STORE AND RESET EXISTING FENCE. SEE DTC. NO. 6-4

- NOTES
1. ALL TREE REMOVALS, CLEARING AND GRUBBING AND SOIL REMOVAL SHALL BE DONE IN THE SUPERVISION OF CONSULTING CERTIFIED ISA ARBORIST.
  2. ALL TREES THAT ARE DESIGNATED FOR INDIVIDUAL REMOVAL SHALL BE CUT DOWN AND STUMP GRUBBED BY THE CONTRACTOR. THE CONTRACTOR SHALL REMOVE ALL STUMPS AND BRANCHES TO A MAXIMUM OF 4" DIA. AND 4" HIGH. ALL TREE REMOVALS SHALL INCLUDE THE REMOVAL OF ALL BRANCHES AND LIMBS THAT ARE TO FIELD CONDITIONS. IF IT IS NOT POSSIBLE TO REMOVE A TREE TO FIELD CONDITIONS, THEN IT SHALL BE CUT TO FIELD CONDITIONS. THE CONTRACTOR SHALL REMOVE AND DISPOSE OF ALL BRANCHES AND LIMBS TO FIELD CONDITIONS. THE CONTRACTOR SHALL REMOVE AND DISPOSE OF ALL BRANCHES AND LIMBS TO FIELD CONDITIONS. THE CONTRACTOR SHALL REMOVE AND DISPOSE OF ALL BRANCHES AND LIMBS TO FIELD CONDITIONS.
  3. THE CONTRACTOR SHALL REMOVE EXISTING FENCE AND REINSTATE PAID FOR UNDER ITEM 501A-501D. THE CONTRACTOR SHALL NOT BE APPLIED DURING EXISTING FENCE REMOVAL. THE CONTRACTOR SHALL REMOVE AND DISPOSE OF ALL EXISTING FENCE AND BRANCHES TO A MAXIMUM OF 4" DIA. AND 4" HIGH. ALL TREE REMOVALS SHALL INCLUDE THE REMOVAL OF ALL BRANCHES AND LIMBS THAT ARE TO FIELD CONDITIONS. IF IT IS NOT POSSIBLE TO REMOVE A TREE TO FIELD CONDITIONS, THEN IT SHALL BE CUT TO FIELD CONDITIONS. THE CONTRACTOR SHALL REMOVE AND DISPOSE OF ALL BRANCHES AND LIMBS TO FIELD CONDITIONS. THE CONTRACTOR SHALL REMOVE AND DISPOSE OF ALL BRANCHES AND LIMBS TO FIELD CONDITIONS.



DATE: 11/20/2014

DESIGN SUPERVISOR: [Signature]

DATE PLOTTED: 11/20/2014

LAST MODIFIED: [Signature]

FILE NAME: [Signature]

USER: [Signature]

REGISTERED PROFESSIONAL ENGINEER  
STATE OF NEW YORK  
No. 00198

STATE OF NEW YORK  
AMMANI & WHITNEY  
ARCHITECTS

PK	110138	BRDGES	CONCRETE	ALL DIMENSIONS IN FT UNLESS OTHERWISE NOTED	CONTRACT NUMBER D242804
COUNTY:				TREE REMOVAL AND DEMO PLAN	DRAWING NO. 5-3
					SHEET NO. 117A1

THIS IS A NOTIFICATION OF WORK FOR THE CITY OF NEW YORK. THE CITY OF NEW YORK HAS REVIEWED THE PROVISIONS OF A LICENSED PROFESSIONAL ARCHITECT, LANDSCAPE ARCHITECT OR LAND SURVEYOR. THE CITY OF NEW YORK HAS REVIEWED THE PROVISIONS OF A LICENSED PROFESSIONAL ARCHITECT, LANDSCAPE ARCHITECT OR LAND SURVEYOR. THE CITY OF NEW YORK HAS REVIEWED THE PROVISIONS OF A LICENSED PROFESSIONAL ARCHITECT, LANDSCAPE ARCHITECT OR LAND SURVEYOR. THE CITY OF NEW YORK HAS REVIEWED THE PROVISIONS OF A LICENSED PROFESSIONAL ARCHITECT, LANDSCAPE ARCHITECT OR LAND SURVEYOR.