Revenue Stamps \$ 190.00 DEED FOR HIGHWAY RIGHT OF WAY
THIS INSTRUMENT DRAWN BY Alan Rothrock CHECKED BY Dennis Peebles, Jr.
The hereinafter described property $\ \square$ Does $\ \boxtimes$ Does not include the primary residence of the Granto
RETURN TO: Hawke Law, PLLC 1319 Military Cutoff Road Suite CC #336 Wilmington, NC 28405
NORTH CAROLINA TIP/PARCEL NUMBER: U-6014 048
COUNTY OF Alamance WBS ELEMENT: 47159.2.1 TAX PARCEL 147811 ROUTE: Graham-Hopedale Road
TAXTANGLE 147011 NOOTE. Graham Hopedale Noad
THIS FEE SIMPLE DEED, made and entered into this the day of 2024 by and between
hereinafter referred to as GRANTORS, and the Department of Transportation, an agency of the State of North Carolina, 1546 Mail Service Center, Raleigh, NC 27611, hereinafter referred to as the Department;
WITNESSETH
That the GRANTORS, for themselves, their heirs, successors, and assigns, for and in consideration of the sum of \$ 95,000.00 agreed to be paid by the DEPARTMENT to the GRANTORS, do hereby give, grant and convey unto the DEPARTMENT, its successors and assigns, in FEE SIMPLE that certain property located in Burlington Township, Alamance County, North Carolina, which is particularly described as follows: Point of beginning being N 10^6'49.5" E, 192.673 feet from -L- Sta 75+00 thence along a curve 33.978 feet and having a radius of 2030.000 feet. The chord of said curve being on a bearing of S 2^11'29.6" W, a distance of 33.978 feet thence to a point on a bearing of S 2^40'15.9" W 69.669 feet thence along a curve 39.921 feet and having a radius of 1470.000 feet. The chord of said curve being on a bearing of S 1^53'35.1" W, a distance of 39.919 feet thence to a point on a bearing of S 1^6'54.4" W 222.889 feet thence to a point on a bearing of S 88^44'27.0" E 30.858 feet thence to a point on a bearing of N 37^24'40.0" W 46.060 feet thence to a point on a bearing of N 1^25'44.4" E 200.000 feet thence to a point on a bearing of S 88^34'15.6" E 9.000 feet thence to a point on a bearing of N 7^34'32.2 E 110.636 feet thence to a point on a bearing of N 88^34'15.6" W 11.000 feet thence to a point on a bearing of N 1^25'44.4" E 123.000 feet thence to a point on a bearing of N 1^25'44.4" E 12.000 feet thence to a point on a bearing of N 1^25'44.4" E 12.000 feet thence to a point on a bearing of N 1^25'44.4" E 12.000 feet thence to a point on a bearing of N 1^25'44.4" E 12.000 feet thence to a point on a bearing of N 1^25'44.4" E 12.000 feet thence to a point on a bearing of N 1^25'44.4" E 12.000 feet thence to a point on a bearing of N 1^25'44.4" E 12.000 feet thence to a point on a bearing of N 1^25'44.4" E 12.000 feet thence to a point on a bearing of N 1^25'44.4" E 12.000 feet thence to a point on a bearing of N 1^25'44.4" E 12.000 feet thence to a point on a bearing of N 1^25'44.4" E 12.000 feet thence to a point on a be
beginning. Having an area of approximately 0.155 acres.

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IN ADDITION, and for the aforestated consideration, the GRANTORS further hereby convey to the DEPARTMENT, its successors and assigns the following described areas and interests:

Permanent Drainage Easement described as follows:

Point of beginning being N 13^54'57.9" E, 453.242 feet from -L- Sta 75+00 thence to a point on a bearing of N 88^34'12.8" W 38.000 feet thence to a point on a bearing of S 44^6'30.2" W 26.553 feet thence to a point on a bearing of S 1^25'44.4" W 11.000 feet thence to a point on a bearing of N 62^50'18.5" E 17.083 feet thence to a point on a bearing of N 62^50'18.5" E 26.679 feet thence to a point on a bearing of N 62^50'18.5" E 20.015 feet returning to the point and place of beginning. Having an area of 678.889 Sqr feet being 0.016 acres. Having an area of approximately 0.016 acres.

Said Permanent Drainage Easement in perpetuity is for the installation and maintenance of drainage facilities, and for all purposes for which the DEPARTMENT is authorized by law to subject same. The DEPARTMENT and its agents or assigns shall have the right to construct and maintain in a proper manner in, upon and through said premises a drainage facility with all necessary pipes, poles and appurtenances, together with the right at all times to enter said premises for the purpose of inspecting said drainage facility and making all necessary repairs and alterations thereon; together with the right to cut away and keep clear of said drainage facility, all trees and other obstructions that may in any way endanger or interfere with the proper maintenance and operation of the same with the right at all times of ingress, egress and regress.

It is understood and agreed that the DEPARTMENT shall have the right to construct and maintain the cut and/or fill slopes in the above-described Permanent Drainage Easement area(s). It is further understood and agreed that Permanent Drainage Easement shall be used by the DEPARTMENT for additional working area during the above described project.

The underlying fee owner shall have the right to continue to use the Permanent Drainage Easement area(s) in any manner and for any purpose, including but not limited to the use of said area for access, ingress, egress, and parking, that does not, in the determination of the DEPARTMENT, obstruct or materially impair the actual use of the easement area(s) by the DEPARTMENT, its agents, assigns, and contractors.

Permanent Utility Easement described as follows:

Point of beginning being N 8^47'33.2" E, 327.703 feet from -L- Sta 75+00 thence to a point on a bearing of S 1^25'44.4" W 12.000 feet thence to a point on a bearing of S 88^34'15.6" E 16.000 feet thence to a point on a bearing of S 88^34'15.6" E 26.000 feet thence to a point on a bearing of N 1^25'44.4" E 12.000 feet thence to a point on a bearing of N 88^34'15.6" W 27.000 feet thence to a point on a bearing of N 88^34'15.6" W 15.000 feet returning to the point and place of beginning. Having an area of approximately 0.012 acres.

Said Permanent Utility Easement (PUE) in perpetuity is for the installation and maintenance of utilities, and for the purposes for which the Department of Transportation is authorized by law to subject the same. The Department of Transportation and its agents or assigns shall have the right to construct and maintain in a proper manner in, upon and through said utility easement area(s) a utility line or lines, with all necessary pipes, poles and appurtenances, together with the right at all times to enter said utility easement area(s) for the purpose of inspecting said utility line or lines and making all necessary repairs and alterations thereon; together with the right to cut away and keep clear of said utility line or lines, all trees and other obstructions inside the utility easement area(s) and to cut, fell and remove any and all trees on the premises that are or may become tall enough, in The Department of Transportation and its agents or assigns' opinion, to endanger a line or other facility within the utility easement area(s) ("Danger Trees"). The Department of Transportation and its agents or assigns shall also have the right to access the utility easement area(s) and Danger Trees at any time and from time to time by vehicles, equipment, and pedestrians, provided that such access to the utility easement area(s) and Danger Trees from outside of the utility easement area(s) shall be confined to then-existing streets, roads, and driveways to the extent they provide sufficient access. The Department of Transportation shall also have the right to construct and maintain the cut and/or fill slopes in the abovedescribed permanent utility easement area(s), and the right to use the permanent utility easement area(s) for additional working area during the above-described project. The underlying fee owner(s) retain(s) the right to continue to use the permanent utility easement area(s) in any manner and for any purpose, including but not limited to access and parking, provided that such use does not interfere with or disturb the permanent utility easement or utility installations. The Department of Transportation's acquisition of the permanent utility easement(s), by itself, does not constitute new control of access (C/A), and the subject property shall retain existing abutter's rights (if any) and existing points of ingress and egress (if any) not affected by other takings on the subject property. Furthermore, upon completion and acceptance by the Department of Transportation of the above-described project, utilities or appurtenances within the permanent utility easement(s) shall not be added or modified to i) obstruct the subject property's access point(s), and/or ii) unreasonably interfere with the subject property's parking.

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Permanent Drainage Utility Easement described as follows:

Point of beginning being N 32^9'11.1" E, 514.773 feet from -L- Sta 75+00 thence to a point on a bearing of N 88^34'12.8" W 41.000 feet thence to a point on a bearing of S 1^25'47.2" W 20.578 feet thence to a point on a bearing of S 74^32'2.3" E 12.369 feet thence to a point on a bearing of N 21^5'0.9" E 14.866 feet thence to a point on a bearing of S 88^34'12.8" E 24.000 feet thence to a point on a bearing of N 1^25'47.2" E 9.578 feet returning to the point and place of beginning. Having an area of approximately 0.013 acres,

Said Permanent Drainage/Utility Easement (DUE) in perpetuity is for the installation and maintenance of drainage facilities and /or utilities, and for the purposes for which the Department of Transportation is authorized by law to subject the same. The Department of Transportation and its agents or assigns shall have the right to construct and maintain in a proper manner in, upon and through said drainage/utility easement area(s) drainage facility(ies) and/or utility line or lines, with all necessary pipes, poles and appurtenances, together with the right at all times to enter said drainage/utility easement area(s) for the purpose of inspecting said drainage facility(ies) and/or utility line or lines and making all necessary repairs and alterations thereon; together with the right to cut away and keep clear of said drainage facility(ies) and/or utility line or lines, all trees and other obstructions inside the drainage facility(ies) and/or utility easement area(s) and to cut, fell and remove any and all trees on the premises that are or may become tall enough, in The Department of Transportation and its agents or assigns' opinion, to endanger a line or other facility within the drainage/utility easement area(s) ("Danger Trees"). The Department of Transportation and its agents or assigns shall also have the right to access the drainage/utility easement area(s) and Danger Trees at any time and from time to time by vehicles, equipment, and pedestrians, provided that such access to the drainage/utility easement area(s) and Danger Trees from outside of the drainage/utility easement area(s) shall be confined to thenexisting streets, roads, and driveways to the extent they provide sufficient access. The Department of Transportation shall also have the right to construct and maintain the cut and/or fill slopes in the abovedescribed permanent drainage/utility easement area(s), and the right to use the permanent drainage/utility easement area(s) for additional working area during the above-described project. The underlying fee owner(s) retain(s) the right to continue to use the permanent drainage/utility easement area(s) in any manner and for any purpose, including but not limited to access and parking, provided that such use does not interfere with or disturb the permanent drainage facility(ies) and/or utility easement or utility installations. The Department of Transportation's acquisition of the permanent drainage/utility easement(s), by itself, does not constitute new control of access (C/A), and the subject property shall retain existing abutter's rights (if any) and existing points of ingress and egress (if any) not affected by other takings on the subject property. Furthermore, upon completion and acceptance by the Department of Transportation of the above-described project, drainage/utilities or appurtenances within the permanent drainage/utility easement(s) shall not be added or modified to i) obstruct the subject property's access point(s), and/or ii) unreasonably interfere with the subject property's parking.

Temporary Construction Easement described as follows:

Area 1

Point of beginning being S 17^4'57.2" E, 185.473 feet from -L- Sta 75+00 thence to a point on a bearing of S 88^44'27.0" E 285.000 feet thence to a point on a bearing of N 32^57'23.5" W 30.232 feet thence to a point on a bearing of N 84^33'21.3" W 41.110 feet thence to a point on a bearing of S 71^36'19.2" W 44.598 feet thence to a point on a bearing of N 77^25'51.2" W 40.792 feet thence to a point on a bearing of S 80^41'53.4" W 60.017 feet thence to a point on a bearing of N 88^44'27.0" W 94.003 feet thence to a point on a bearing of S 37^24'40.0" E 12.808 feet returning to the point and place of beginning. Having an area of approximately 0.107 acres.

Area 2:

Point of beginning being N 41^14'4.3" E, 78.103 feet from -L- Sta 75+00 thence to a point on a bearing of N 1^25'44.4" E 20.000 feet thence to a point on a bearing of N 88^34'15.6" W 8.846 feet thence to a point on a bearing of S 7^34'32.2" W 20.116 feet thence to a point on a bearing of S 88^34'15.6" E 11.000 feet returning to the point and place of beginning. Having an area of approximately 0.005 acres.

Area 3:

Point of beginning being N 9^4'17.7" E, 315.805 feet from -L- Sta 75+00 thence to a point on a bearing of S 1^25'44.4" W 123.000 feet thence to a point on a bearing of S 88^34'15.6" E 11.000 feet thence to a point on a bearing of N 13^31'25.5" E 14.318 feet thence to a point on a bearing of N 42^36'53.7" E 31.890 feet thence to a point on a bearing of N 1^25'44.4" E 27.000 feet thence to a point on a bearing of N 29^50'5.1" W 32.757 feet thence to a point on a bearing of N 2^23'6.3" W 30.067 feet thence to a point on a bearing of N 88^34'15.6" W 16.000 feet returning to the point and place of beginning. Having an area of approximately 0.068 acres

Area 4:

Point of beginning being N 9^9'16.0" E, 424.024 feet from -L- Sta 75+00 thence to a point on a bearing of S 62^50'18.5" W 17.083 feet thence to a point on a bearing of S 1^25'44.4" W 87.000 feet thence to a point on a bearing of S 88^34'15.6" E 15.000 feet thence to a point on a bearing of N 1^25'44.4" E 95.175 feet returning to the point and place of beginning. Having an area of approximately 0.031 acres.

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88^34'15.6" W bearing of S 37	9.000 feet then 7^24'40.0" E 18.	ce to a point on a bea	ring of S 1^25'4 point on a bearin	'5+00 thence to a point 4.4" W 200.000 feet the g of N 0^48'56.2" E 21 ely 0.048 acres.	ence to a point on a
88^34'12.8" W a bearing of S	124.000 feet the 88^34'12.8" E 1	ence to a point on a b 41.574 feet thence to	earing of S 62^5 a point on a bea	75+00 thence to a point 50'18.5" W 20.015 feet aring of N 1^25'47.2" E roximately 0.029 acres	thence to a point on 9.578 feet
and/or fill slope lands in such a additional cons will terminate u the Temporary said area for a	es in the above-on manner that the struction areas ly upon completion Easement area ccess, ingress, eterially impair the	described area(s) unti- e lateral support of the ring beyond the right of of the project. The units (s) in any manner and egress, and parking, the	I such time that e cut and/or fill so of way limits and onderlying fee ow d for any purposhat does not, in	right to construct and me the property owners alsopes are no longer new beyond any permane wher shall have the right e, including but not lime the determination of the by the DEPARTMENT	ter the adjacent seded. Any nt easement areas it to continue to use ited to the use of e DEPARTMENT,
SPEC	IAL PROVISION	IS. This deed is subje	ect to the following	ng provisions only:	
It is understood and agreed that the total consideration set forth above shall be made payable to <u>Hawke Law</u> , <u>PLLC</u> and after satisfaction of all taxes, liens, encumbrances on this parcel, the remaining balance shall be disbursed in accordance with the Grantors' directions, and the Grantors shall have no claim against the Department as a result thereof.					
				r upon our lands outsic ill have no further claim	
	operty hereinab Alamance	ove described was ac County Registry		RANTORS by instrume0961 Pag	
in the Office of	the Register of		y pursuant to N.	pht of way are to be cer C.G.S. 136-19.4, referentainty.	
made available compensation the said interestheir remaining acquisition for Alam	e to them. The G pursuant to Artic sts and areas by property; for an the construction ance , its successors	cle 9, Chapter 136 of the Department of Trans and all claims for in of Department of Trans County, and for the p	wledge that the the North Carolin ransportation an terest and costs nsportation Projust and future to	consideration stated he na General Statutes for d for any and all dama s; for any and all dama	erein is full and just referen is full and just reference to the acquisition of ges to the value of ges caused by the 59.2.1 , as Department of
belonging to th	e DEPARTMEN ent and future us	IT, its successors and	assigns in FEE	ivileges and appurtena SIMPLE, or by easem he said Department is	ent as indicated, for
premises in feet title thereto is r	e simple, have th marketable and t	ne right to convey the free and clear of all er	same in fee sim ncumbrances, a	at the GRANTORS are the ple, or by easement as and that the GRANTOR except for the exception	s indicated, that the S will warrant and

stated. Title to the property hereinabove described is hereby conveyed subject to the following exceptions: Restrictive covenants and easements of record, government regulations, and the lien of property

taxes for the current year.

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caused this in BOARD OF CALAMANCE	strument to be s COMMISSIONER COUNTY BOAR	RS, its corporate seal h	name by its CH ereto affixed, a RS, by order of	ition dated AIRMAN OF THE <u>ALAI</u> and attested by its CLEF the <u>ALAMANCE</u> COUI	RK OF THE
			ALA	MANCE COUNTY, NO	RTH CAROLINA
	(CORPORAT	TE SEAL)	BY: John P. I Commiss	Paisley, Chairman of Co sioners	(SEAL) Dunty Board of
ATTEST:			_		
Tory Frink, Cl	erk of County Bo	pard of Commissioners	3		
		ACCEPTEI	D FOR THE DE	EPARTMENT OF TRAN	ISPORTATION BY:
		before me this day Alamance by authority duly gir its CHAIRMAN of the COMMISSIONERS Tory Frink	ory Frink and acknowled COUNTY B ven, the forego e Alamance s, sealed with its y hand and office	lorth Carolina, certify the per- lged that she is the CLE OARD OF COMMISSIC ing instrument was sign COUNTY BC is corporate seal, and at is its CLERK. cial seal this the	sonally came ERK of the DNERS, and that led in its name by DARD OF

My commission expires:

(Official Seal)