Draft Environmental Assessment
Projects BLRI 2D17 and BLRI 2A16
National Park Service and Federal Highway Administration
Ashe and Alleghany Counties, NC
May 2019
DRAFT ENVIRONMENTAL ASSESSMENT FOR THE NPS/FHWA PROJECTS
BLRI 2D17 AND BLRI 2A16, ON THE BLUE RIDGE PARKWAY, ASHE AND ALLEGHANY COUNTIES, NORTH CAROLINA

EXECUTIVE SUMMARY

The National Park Service (NPS), in cooperation with the Federal Highway Administration (FHWA), proposes to replace/rehabilitate a total of four bridges, each of which dates to the original 1930’s construction of the Blue Ridge Parkway (BLRI). Currently the bridges are structurally deficient and no longer meet current safety standards. The bridges are as follows:

- BLRI 2A16 (Alleghany County)
  - Big Pine Creek Bridge #3, Structure 5140-077P, Mile Post 223.78
  - Big Pine Creek Bridge #6, Structure 5140-080P, Mile Post 224.7
  - Brush Creek Bridge #1, Structure 5140-081P, Mile Post 227.45

- BLRI 2D17 (Ashe County)
  - Laurel Fork Bridge, Structure 5140-159P, Mile Post 248.9

All of the proposed work lies within the NPS right-of-way. The project would replace/rehabilitate the bridges in a manner that maintains, to the extent practicable, the historic character of the bridges.

This Environmental Assessment (EA) examines two alternatives; the No Action Alternative and the Proposed Action Alternative. The EA also discusses other alternatives that were dismissed from further consideration. The Proposed Action Alternative would replace/rehabilitate all four bridges along their current alignment. For the three 2A16 bridges, the project would replace the superstructure (deck and rails) with a design that would emulate the original rustic style. Stone masonry abutments would be partially preserved. Stone from piers designated for replacement would be salvaged and used as stone facing for the new piers to the extent practicable. For the 2D17 bridge, the project would be a complete replacement of the bridge. The proposed design would replicate the existing design as closely as possible. Stone veneer from the existing abutments would be removed and used to create a similar stone veneer for the new abutments, ditch, and stonewall to the extent practicable. Otherwise, new Elberton granite veneer would be used on the abutments, ditch, and stonewall to replicate the current veneer as closely as possible. Existing stone would be stockpiled and used for another future project, where applicable. The proposed design for all four bridges would preserve the original BLRI alignment and vistas to the extent practicable.

The Proposed Action Alternative would have a less than significant adverse impact on vegetation; hydrology and water quality; wetlands; rare, threatened, endangered, and special status species; historic structures; and transportation and visitor use. The impacts to these resources are primarily direct impacts due to construction activities. During construction, vegetation and wetlands would be cleared to allow for machinery movement and access to the structures. These impacts would be minimized by re-grading and re-establishing the vegetation. An increase in water turbidity and noise would impact water quality. These impacts would be minimized by the implementation of best management practices (BMPs). The bridges are considered contributing resources to the proposed BLRI Historic District National Historic Landmark (NHL) nomination, which is currently under development by the NPS. The NPS has determined the project would adversely affect the historic significance of the bridges; therefore, a Memorandum of Agreement (MOA) is being prepared under Section 106 of the National Historic
Preservation Act that describes the appropriate mitigation measures. No adverse impacts would occur to federally listed threatened or endangered species. The Proposed Action Alternative would have beneficial impacts to transportation and visitor use as the BLRI would remain open to visitors after construction is completed and the bridges are in improved condition.

PUBLIC COMMENT

This EA will be on public review from May 1, 2019 through June 1, 2019. During this 30-day period, hardcopies of the EA may be requested by contacting Dawn Leonard, NPS Community Planner, at (828) 348-3434. An electronic version of this document can be found on the NPS’s Planning Environment and Public Comment (PEPC) website at https://parkplanning.nps.gov/projectHome.cfm?projectID=82234. This site provides access to current plans, environmental impact analyses, and related documents on public review. An electronic version may also be found at the FHWA, Eastern Federal Lands Highway Division’s website at https://flh.fhwa.dot.gov/projects/nc/blri2d17-2a16-environmental-assessment/.

If you wish to comment on the EA, you may submit comments through the PEPC website or mail comments to the name and address below. Before including your address, phone number, e-mail address, or other personal identifying information in your comment, you should be aware that your entire comment – including your personal identifying information – may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so. We will make all submissions from organizations, businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, available for public inspection in their entirety.

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Sterling, VA 20166-6205
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# Glossary of Abbreviations

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<td>ACHP</td>
<td>Advisory Council on Historic Preservation</td>
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<td>2</td>
<td>APE</td>
<td>Area of Potential Effects</td>
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<td>3</td>
<td>ASR</td>
<td>Alkali-Silica Reaction</td>
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<td>4</td>
<td>BA</td>
<td>Biological Assessment</td>
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<td>5</td>
<td>BLRI</td>
<td>Blue Ridge Parkway</td>
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<td>6</td>
<td>BMP</td>
<td>Best Management Practices</td>
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<td>CBA</td>
<td>Choosing-by-Advantages</td>
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<td>Diameter at Breast Height</td>
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<td>11</td>
<td>EA</td>
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<td>12</td>
<td>E&amp;SC</td>
<td>Erosion and Sediment Control</td>
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<td>Executive Order</td>
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<td>FONSI</td>
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<td>Johnson, Mirmiran &amp; Thompson</td>
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<td>NCNHP</td>
<td>North Carolina Natural Heritage Program</td>
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<td>North Carolina State Historic Preservation Office</td>
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<td>National Pollutant Discharge Elimination System</td>
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<td>41</td>
<td>RSA</td>
<td>Resource Survey Area</td>
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<td>Stormwater Pollution Prevention Plant</td>
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<td>Tribal Historic Preservation Office</td>
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<td>46</td>
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CHAPTER 1 – NEED FOR THE ACTION

INTRODUCTION

In 2015 and 2017, bridge condition assessments performed by the Federal Highway Administration (FHWA) identified four structures on the Blue Ridge Parkway (BLRI) in North Carolina that required replacement or repair (FHWA, 2016 and FHWA, 2017). The 2015 bridge condition assessments recommended the replacement or rehabilitation of three bridges in Alleghany County due to their overall poor condition. These bridges are Big Pine Creek Bridge #3, Big Pine Creek Bridge #6, and Brush Creek Bridge #1. Together, these three bridges compose the project BLRI 2A16. The 2017 bridge condition assessment identified severe cracking on the Laurel Fork Bridge. In the current condition, the bridge would require complete closure if repairs or replacement are not implemented in the next five years. The fourth bridge, the Laurel Fork Bridge composes the 2D17 project. This Environmental Assessment (EA) provides alternatives for the Proposed Action Alternative, including the No Action Alternative, and describes potential impacts resulting from the implementation of the Proposed Action Alternative.

This EA has been prepared in accordance with the National Environmental Policy Act (NEPA) of 1969, the regulations of the Council on Environmental Quality (CEQ) for implementing the Act (40 Code of Federal Regulations [CFR] 1500-1508), the National Park Service (NPS) Director’s Order (DO) #12 “Conservation Planning, Environmental Impact Analysis, and Decision-Making,” the NPS NEPA Handbook (NPS, 2015b), 23 CFR Part 771 FHWA Technical Advisory T 6640.8A, and other FHWA regulations, policies, and guidelines for implementation of NEP and CEQ regulations. Additionally, in accordance with the requirements of Section 106 of the National Historic Preservation Act (54 United States Code [U.S.C.] 306108) of 1966 and implementing regulations (36 CFR 800), the NPS would consider the impacts of this undertaking to historic properties in a separate, but parallel process.

In accordance with other laws and regulations, coordination or consultation, as appropriate, has been completed during the development of the EA to help guide the development of the proposed action, determine impacts of the proposed action, and identify mitigation measures. Applicable laws include the Clean Water Act of 1972 (33 USC 1251), Endangered Species Act of 1973 (16 USC 35), and National Historic Preservation Act of 1966 (16 USC 470), and National Park Service Organic Act of 1916 (54 USC 1). A detailed list of applicable Executive Orders (EO), Regulations, and policies are provided in Appendix A.

Project Site Description

The BLRI, America’s longest linear park, is a National Parkway and All-American Road noted for its scenic beauty. It connects the Shenandoah National Park to the Great Smoky Mountains National Park for a distance of 469 miles along the spine of the Blue Ridge Mountains. Construction began in 1935 but was briefly suspended during World War II. All sections were completed by 1987. The BLRI is more than just a roadway linking the two national parks, it is also a destination in itself. It comprises approximately 83,000 acres of land. In addition to the long roadway corridor landscape, there are 15 developed areas. With an average of 16 million visitors a year, it is one of the most heavily visited units within the National Park System (NPS, 2006a). It is open 24 hours a day, with the gates and/or roads only being closed due to inclement weather or road maintenance. Educational and recreational resources associated with the BLRI include camping, kayaking/canoeing, hiking, traditional music, photography, ranger-led programs, and Appalachian cultural and historical exhibits.
Because the BLRI was to be a destination in its own right, both scenic variety and the incorporation of recreational and education areas were prioritized during the design process. Many of the 168 bridges present along the BLRI are designed in a rustic style intended to blend into the landscape. The stone facing present on many of the bridges was obtained from quarries nearby the construction site or obtained from rock cuts created during the BLRI construction (NPS, 2015a). As a result, the appearance of many of the bridges imitates the changing geological areas present along the BLRI.

FHWA and NPS are proposing to replace/rehabilitate four bridges along the BLRI in Alleghany and Ashe Counties, North Carolina (Figure 1). The four bridges are as follows:

- **BLRI 2A16 (Alleghany County)**
  - Big Pine Creek Bridge #3, Structure 5140-077P, Mile Post 223.78
  - Big Pine Creek Bridge #6, Structure 5140-080P, Mile Post 224.7
  - Brush Creek Bridge #1, Structure 5140-081P, Mile Post 227.45

- **BLRI 2D17 (Ashe County)**
  - Laurel Fork Bridge, Structure 5140-159P, Mile Post 248.9

The BLRI 2A16 bridges were constructed between 1936 and 1938 in the rustic style typically seen on the other structures of the BLRI, with a cast-in-place concrete deck, abutments, stone and concrete piers, and timber guardrails with concrete posts.

The Resource Survey Areas (RSAs) for the 2A16 bridges encompasses all areas approximately within 50 feet of the proposed limits of disturbance (LOD) (Figure 2A through 2C). The RSA for the 2D17 bridge is defined as 200 feet from the roadway centerline (Figure 2D). The LODs for the 2A16 bridges encompass the areas for construction access. The LOD for the 2D17 bridge encompasses an area large enough for two construction access options. The FHWA has classified these bridges as having overall poor condition. The proposed project would include a replacement/rehabilitation on the current alignment to maintain to the extent practicable the historic character of the bridges and of the BLRI.
Figure 1: Project Location Map
BLRI 2A16 and BLRI 2D17
Alleghany and Ashe Counties, NC
Figure 2D: Limit of Disturbance (LOD)
Laurel Fork Bridge
(Structure 5140-159P)
Mile Marker 248.9
Ashe County, NC
NEED FOR THE ACTION

This project is needed to replace/rehabilitate four BLRI bridges deemed structurally deficient and to improve safety by replacing substandard height railings according to current roadway design standards. NPS/FHWA propose to replace/rehabilitate the bridges on existing alignments in a manner that maintains to the extent practicable their historic character including roadway features and adjacent natural areas. The Laurel Fork Bridge is planned as a complete replacement; Brush Creek #1 and Big Pine Creek #3 and #6 are planned as deck replacements with existing abutments and selected piers retained for historic aesthetics. NPS/FHWA plan to keep the bridge rail appearance consistent with the existing rails to the extent practicable. Given the significance of the existing stone-faced abutments and piers as part of the cultural landscape, NPS proposes to preserve or reuse the original stone masonry where possible.

Background

In 2015, the FHWA classified the 2A16 bridges as structurally deficient and recommended repair or replacement (FHWA, 2016).

Exhibit 1: Big Pine Creek Bridge #3, Structure. 5140-077P – Side view of bridge degradation

Big Pine Creek Bridge #3 was constructed in 1938. It is a three-span bridge consisting of a cast-in-place reinforced concrete slab supported by vertical cast-in-place concrete abutments and an intermediate wall. The abutments are clad with ashlar native stone and are set in earthen embankments. The concrete on the underside of the slab is exposed. The bridge has timber-framed rails which are backed with steel plates and mounted on concrete posts. The bridge carries the BLRI over Big Pine Creek, a shallow and low-lying tributary stream, through an area characterized by heavily wooded deciduous forest. The bridge is curved and set on a skew to the stream. Big Pine Creek Bridge #3 has a continuous concrete cast-
in place deck, stone-masonry abutments, and two concrete piers. The bridge has an asphalt wearing
course over the deck, the bridge length is 69.8 feet, deck width is 36.7 feet, and curb-to-curb width is 33.3
feet. The existing bridge rail has concrete posts and timber rail, and its height varies from 17 inches to 21
inches, while the standard bridge height is 27 inches (FHWA, 2016). Exhibit 1 shows the current
condition of the bridge.

Exhibit 2: Big Pine Creek Bridge #6, Structure. 5140-080P – Side view of bridge degradation

Big Pine Creek Bridge #6 was constructed in 1937. It is a two-span bridge consisting of a cast-in-place
reinforced concrete deck supported by cast-in-place concrete abutments and an intermediate wall. The
abutments and intermediate wall are clad with stone – some, if not all of which is native ashlar stone – and
set in earthen embankments. The concrete on the underside of the slab is exposed. The bridge has timber-
framed rails which are backed with steel plates and mounted on concrete posts. The bridge carries the
BLRI over Big Pine Creek, a shallow and low-lying tributary stream, through an area characterized by
heavily wooded deciduous forest. The bridge is straight and perpendicular to the stream. Big Pine Creek
Bridge #6 has a continuous concrete cast-in-place deck, stone-masonry abutments, and a stone-masonry
pier. The bridge has an asphalt wearing course over the deck, the bridge length is 59.5 feet, deck width is
34.8 feet, and curb-to-curb width is 32.3 feet. The existing bridge rail has 18-inch high concrete posts and
timber rail, while the standard bridge height is 27 inches. A joint was repaired on the bridge in 1983
(FHWA, 2016). Exhibit 2 shows the current condition of the bridge.
Brush Creek Bridge #1 was constructed in 1936. It is a two-span, five girder bridge consisting of a cast-in-place concrete deck slab, supported by concrete abutments which are set into the slope of the stream channel, and an intermediate wall which is cast onto a concrete footing. The wing walls, abutments, and intermediate wall are clad with ashlar native stone. The bridge has timber-framed rails which are backed with steel plates and mounted on concrete posts. The bridge carries the BLRI over Brush Creek, a shallow and low-lying tributary stream, through an area characterized by heavily wooded deciduous forest. The bridge is straight and is set on a skew to the stream below. Brush Creek Bridge #1 has a concrete cast-in-place deck, stone-masonry abutments, and a stone-masonry pier. The bridge has an asphalt wearing course over the deck, the bridge length is 68.0 feet, deck width is 34.0 feet, and curb-to-curb width is 29.5 feet. The existing bridge rail has 19-inch high concrete posts and timber rail, while the standard bridge height is 27 inches. A joint was repaired on the bridge in 1983 (FHWA, 2016). Exhibit 3 shows the current condition of the bridge.
Exhibit 4: Laurel Fork Bridge, Structure 5140-159P – Under view of bridge degradation

Laurel Fork Bridge was constructed in 1939. It is a five-span bridge with a steel girder and concrete floor beam structure supported by concrete abutments which are set in the steep slope of the ravine, and concrete piers which are cast onto a wide concrete footing. The bridge is 546 feet long and 28 feet wide. The wing walls and abutments are clad with ashlar native stone, whereas the concrete on the underside of the deck is exposed. The bridge has a battered concrete parapet wall with a concrete rail. The bridge carries the BLRI over a steep ravine and Cranberry Creek. Cranberry Creek is a shallow tributary stream with a rocky streambed located at the base of the ravine, which is characterized by dense woodland vegetation and is surrounded by hilly terrain. The stream is centered between the middle support piers. The bridge is curved and perpendicular to the ravine. Some agencies and mapping may refer to Cranberry Creek as Laurel Fork; however, mapping from the North Carolina Department of Environmental Quality (NCDEQ), shows the stream flowing under the Laurel Fork Bridge labeled as Cranberry Creek (NCDEQ, 2018b). The Laurel Fork Bridge is a five span, two-girder steel bridge with cast-in-place concrete deck.

In January 2017, FHWA bridge inspectors conducted a bridge condition assessment and concrete study at the Laurel Fork Bridge and identified severe cracking (up to ¼ inch wide cracks) throughout the bridge piers due to freeze-thaw action and Alkali-Silica Reaction (ASR). ASR causes the formation of a hygroscopic gel due to the highly alkaline cement paste reacting with amorphous silica found in the aggregate material under sufficiently moist conditions. Expansion of this gel leads to spalling and eventually failure of the concrete (USDOT & FHWA, 2011). The structural condition history is as follows (FHWA, 2017):

- 1985 – substructure repairs due to heavy cracking and spalling, similar to the current condition,
- 2001 – minor cracks are noted in the biennial Bridge Inspection Report,
- 2011 – cracks progressed, crack gage installed at Pier 3,
- 2015 – ½ mm movement noted in 2015 biennial Bridge Inspection Report,
2016 – bridge was ranked #18 on the NPS Southeast Region priority list of bridges and a concrete study was initiated, and

2017 – concrete study was conducted in January 2017, findings of the study indicated widespread concrete deterioration.

2017 – Wind restriction implemented in February. The Laurel Fork Bridge closes when wind speed exceeds 60 miles per hour

The current condition of the bridge would require closure if a solution is not implemented within the next five years. Exhibit 4 shows the current condition of the bridge.

Scoping

The framework and guidance for the scoping process is provided by the CEQ guidelines (CEQ, 1978) for implementing NEPA and the NPS’s NEPA guidelines. The NPS NEPA guidelines are contained in DO #12 “Conservation Planning, Environmental Impact Analysis and Decision-Making” and the National Park Service NEPA Handbook (NPS, 2015b). The scoping process is used to identify important issues, eliminate irrelevant issues, find relationships between other projects or documents, establish a timeframe for document creation and decision-making, define the purpose and need, identify agency objectives and constraints, and explore alternative options. As part of the scoping process for this project, information regarding the project was made publicly available via NPS’s Planning, Environment, and Public Comment (PEPC) website during the comment period, which occurred from August 10, 2018 to September 10, 2018. In addition, scoping letters were sent to the following federal, state, and local agencies; organizations; and tribes: The U.S. Army Corps of Engineers (USACE), U.S. Forest Service (USFS), Environmental Protection Agency (EPA) NEPA Program Office, U.S. Department of Agriculture National Resources Conservation Service (NRCS) Area 1 Office Center and North Carolina State Office, Advisory Council on Historic Preservation (ACHP), U.S. Fish and Wildlife Service (USFWS) Asheville Office, North Carolina Department of Water Resources (NCDWR), North Carolina State Historic Preservation Office (NCSHPO), North Carolina Wildlife Resources Commission (NCWRC), North Carolina Natural Heritage Program (NCNHP), North Carolina Department of Energy, Mineral, and Land Resources (NCDEMLR) Winston-Salem Regional Office, North Carolina Department of Transportation (NCDOT), Alleghany County Board of Commissioners, Ashe County Board of Commissioners, High County Rural Planning Organization /High County Council of Governments, the New River Conservancy, the Blue Ridge Conservancy, Appalachian Voices, Mountains to Sea Trail, The Eastern Band of Cherokee Indians, the Absentee Shawnee Tribe of Oklahoma, the Catawba Indian Nation, the Eastern Shawnee Tribe of Oklahoma, the United Keetoowah Band of Cherokee Indians, the Cherokee Nation, the Shawnee Tribe, and the Tuscarora Nation.

Copies of the agency responses are provided in Appendix B: Agency Coordination Letters & Responses.

ISSUES AND IMPACT TOPICS

An issue, as it relates to NEPA, describes the relationship between the affected environmental (natural, cultural, and socioeconomic) resources and the proposed project. An issue differs from an impact in that an issue describes only the association between the resource and the action, while an impact includes a description of the intensity of the action on the resource. Issues were identified for the purposes of this EA through both internal and external scoping processes. The following issues were identified for this proposed action:
• The bridges are considered contributing resources to the proposed BLRI Historic District NHL nomination. NPS has determined the proposed project would adversely affect the bridges/historic district.

• Suitable habitat for the Northern Long-Eared Bat (NLEB) (*Myotis septentrionalis*), a federally protected species, was identified within all four RSAs. Tree clearing, needed for construction of the bridges, may remove potential roosting and foraging habitat for the NLEB.

• Closure of the bridges for construction would result in the need for detour routes off the BLRI to safe route motorist around construction activities. These detours would temporarily impact transportation and visitor use of the BLRI.

Issues and Impact Topics Retained for Further Analysis

Issues central to the proposal were retained as impact topics for consideration and detailed analysis in this EA.

**Vegetation**

The NPS policy is to protect the natural abundance and diversity of all naturally occurring communities. The NPS Management Policies 2006 (NPS, 2006b), NPS DO #77 “Natural Resources Management,” Executive Order 13112 “Safeguarding the Nation from the Impacts of Invasive Species” and other NPS and Park policies provide general direction for the protection of vegetation. Replacement and rehabilitation of the four bridges would require vegetation clearing and ground disturbance for construction access and staging and laydown areas. Temporary roads would be constructed to gain access to the piers and abutments for the proposed construction. Additional vegetation clearing would be needed to safely operate cranes and other equipment. Therefore, *Vegetation* was retained for further analysis in this EA.

**Hydrology and Water Quality**

The NPS policy is to protect water quality. EO 12088 “Federal Compliance with Pollution Control Standards,” NPS Management Policies 2006 (NPS, 2006b), NPS DO #77 “Natural Resources Management,” along with the Clean Water Act and other federal, state, and local regulations, provide general direction for the protection of surface and groundwaters. The NPS Management Policies 2006 state that the NPS would determine the quality of park surface and groundwater resources and avoid, whenever possible, the pollution of park waters by human activities occurring within and outside the parks. Replacement/rehabilitation of the bridges all occur over perennial streams. The project would temporarily impact water quality during in-water construction activities due to pier work and sediment removal. The project would also have a beneficial impact on the hydraulic opening of the Big Pine Creek #3 and #6 bridges by removing existing sediment build up currently impeding proper stream flow. Therefore, *Hydrology and Water Quality* was retained for further analysis in this EA.

**Wetlands**

EO 11990 “Protection of Wetlands,” mandates that each Federal agency take action to minimize the destruction, loss, or degradation of wetlands and to preserve and enhance their natural values. Section 404 of the Clean Water Act provides general direction for the protection wetlands. NPS DO #77-1 “Wetland Protection” defines the NPS goal to maintain and preserve wetland areas. The NPS policy is no-net-loss of wetlands. Wetlands are defined by the presence of surface and/or groundwater hydrology, hydric soils (soils that develop under wet conditions), and hydrophytic vegetation (plants that are favored by wet conditions).
A wetland delineation completed in August 2018 found palustrine wetlands to be present within the RSA of each bridge that would be impacted by the proposed construction. Therefore, "Wetlands" was retained for further analysis in this EA.

**Rare, Threatened, Endangered, and Special Status Species**

In addition to NPS policies and management guidelines, the Endangered Species Act of 1973, as amended, provides for the protection of rare, threatened, and endangered species (floral and faunal). Suitable habitat for the NLEB and rusty patched bumble bee (Bombus affinis) is located within the RSAs. The proposed project would require vegetation clearing, which could potentially impact these species. A Protected Bat Survey was completed as a part of this project (ESI, 2018). A Biological Assessment (BA) was also completed for all federally listed species (JMT, 2018). No individual NLEB, maternity roost tree, or hibernacula were identified within the RSA. In addition, no individual rusty patched bumble bees were identified. Detailed tree and vegetation surveys were performed for the four bridges (JMT, 2018). No federally listed species were identified, but several plant species with state status and rankings were identified during the survey within the proposed LOD. In addition, each project stream is classified as Trout Waters by NCDEQ. Special consideration for construction in Trout Waters would need to be considered during construction. Therefore, "Rare, Threatened, Endangered, and Special Status Species" was retained for further analysis in this EA.

**Cultural Resources**

The National Historic Preservation Act (NHPA) (16 USC 470 et seq.), NEPA, NPS Organic Act, the NPS Management Policies 2006 (NPS, 2006b), DO #12: Conservation Planning, Environmental Impact Analysis and Decision-making, and DO #28: Cultural Resources Management Guideline require the consideration of impacts on any cultural resources that might be affected. The NHPA, in particular, requires the consideration of impacts on cultural resources either listed in, or eligible to be listed in, the National Register of Historic Places (NRHP). Cultural resources include archeological resources, cultural landscapes, historic structures and districts, ethnographic resources, and museum collections (prehistoric and historic objects, artifacts, works of art, archival documents, and natural history specimens). The NPS Management Policies requires that “pending planning decisions, all cultural resources will be protected and preserved in their existing conditions.” Decisions about them should take into consideration long term preservation goals and the interests and concerns of traditionally associated groups.

The BLRI is classified as a cultural landscape due to the historic design that reflects the engineering, landscaping, and architecture of the time-period (NPS, 2013). The Advisory Board on National Parks, Historic Sites, Buildings, and Monuments declared in 1936, “It is well to bear in mind the saying: ‘Better preserve than repair, better repair than restore, better restore than [re]construct.’” Today, internationally accepted historic preservation standards continue to stress the protection and perpetuation of authentic surviving resources.

The four bridges are contributing resources to the proposed BLRI Historic District NHL nomination currently under development by NPS. The project proposes bridge replacement/rehabilitation along the existing BLRI alignment that, to the extent practicable, maintains the historic character of the bridges. The replacement/rehabilitation of the four bridges would result in an adverse effect to cultural resources associated with the BLRI.
Historic Structures

A historic structure is defined by the NPS as “a constructed work, usually immovable by nature or design, consciously created to serve some human act” (DO #28:113). For a structure or building to be listed on or eligible for listing in the NRHP, it must possess historic integrity of those features necessary to convey its significance, particularly with respect to location, setting, design, feeling, association, workmanship, and materials. The BLRI was determined eligible for listing in the NRHP in 1990 (NC0001/BN0905) and is under the management of the NPS. The bridges and additional character defining features such as masonry drainage channels, parapet guard-walls, rock embankments, and free-standing guard walls are contributing resources to the proposed BLRI Historic District NHL nomination currently under development by NPS. Therefore, Historic Structures was retained for further analysis in this EA.

Visitor Use

Each of the four bridges was deemed structurally deficient with deteriorating decks and substandard height bridge rails (FHWA, 2016 and FHWA, 2017). As a result of the substandard height, the existing rails do not meet current crash standards. NPS proposes to reconstruct the bridges to bring them to current standards, including a crashworthy rail. Each bridge would be replaced/rehabilitated on its existing alignment.

NPS DO #12 “Conservation Planning, Environmental, Impact Analysis, and Decision-Making,” requires the consideration of impacts on visitor use and experience that might be affected. Enjoyment of park resources and values by the people of the United States is part of the fundamental purpose of all parks (NPS, 2006a). The NPS strives to provide opportunities for forms of enjoyment that are uniquely suited and appropriate to the natural and cultural resources found in parks. There would be minor, temporary visual impacts from vegetation clearing during construction. However, re-vegetation would be proposed in the disturbed areas for each of the RSAs. A segment of the Mountains to Sea Trail is located within the RSA for the Laurel Fork Bridge. This trail would need to be either temporarily closed or temporarily rerouted during construction.

A temporary detour route off the BLRI would be needed for visitors and BLRI users for the duration of the proposed construction of each bridge. The detour routes would redirect the traffic around the construction onto nearby public roads. During the time of detour, there would be temporary impacts to the park’s concession operations and campgrounds located within the limits of the detour. Therefore, Transportation and Visitor Use was retained for further analysis in this EA.

Issues and Impact Topics Dismissed from Further Analysis

The following impact topics were initially considered but were dismissed from further analysis because the resource is not present in the project site, or because the proposed project would have no impact, have a negligible impact, or have a minor impact. A brief rationale for the dismissal of each impact topic is provided below.

Soils

Any soil disturbance, grading, and digging would be kept to a minimum. Only clean fill would be used if needed. No contaminated soils were identified on site at any of the RSAs. Farmland soils of statewide and local importance, regulated under the Farmland Protection Policy Act, were identified within the RSAs for Big Pine Creek Bridge #3, Brush Creek Bridge #1, and the Laurel Fork Bridge; however, the project would not irreversibly convert farmland at any of the four bridges. No prime farmlands soils were
identified within the RSA for either of the four bridges. Approximately 0.2 acres of farmland of statewide importance occur with the LOD for Big Pine Creek #3. This impact would be considered negligible. Approximately 2.3 acres of farmland of statewide importance and approximately 2.4 acres farmland of local importance occur with the Laurel Fork Bridge RSA. Permanent soil disturbance for the Laurel Fork Bridge would be limited to the construction of the piers and abutments. This disturbance would not irreversibly convert farmland within the RSA and would comply with the Farmland Protection Policy Act. Therefore, Soils was dismissed as an impact topic for further analysis in this EA.

Wildlife and Wildlife Habitat

The NPS policy is to protect the natural abundance and diversity of all wildlife and wildlife habitats. The NPS Management Policies 2006 (NPS, 2006b), NPS DO #77 “Natural Resources Management” and other NPS and Park policies provide general direction for wildlife management. The RSAs for each bridge are located in undeveloped, forested areas. The areas surrounding the bridges include a complex of mature, upland forests; floodplain forests; riparian, forested wetlands; and in-stream aquatic communities. These communities support a variety of diverse wildlife, which remain mostly undisturbed. Construction related activities at all four of the bridges would temporarily displace wildlife and temporarily impact wildlife habitat. The proposed project has the potential to adversely impact wildlife and wildlife habitat during construction. However, these impacts would be minimized by re-grading to pre-existing conditions and re-establishing the vegetation in the disturbed areas for each of the RSAs, which would promote the growth of native and desirable species. Therefore, Wildlife and Wildlife Habitat was dismissed for further analysis in this EA.

Archeological Resources

The NPS defines an archeological resource as any material remains or physical evidence of past human life or activities that are of archeological interest, including the record of the effects of human activities on the environment. Archeological resources are capable of revealing scientific or humanistic information through archeological research (DO #28:67). Prior to the current study, no formal archeological inventory has taken place in the APEs (Area of Potential Effects) for either of the four bridges. Ground-disturbing activities during construction/reconstruction of the bridges has the potential to impact archeological resources located in the APE. To determine the presence or absence of archeological resources, a Phase I archeological investigation was completed in September-October 2018, which found no sites within the LOD that are potentially eligible for the NRHP. In association with the Phase I survey, an Archaeological Resource Protection Act of 1979 permit application was filed and accepted by the NPS in August 2018. Therefore, Archeological Resources was dismissed for further analysis in this EA.

Cultural Landscapes

As described in DO #28, a cultural landscape is “a geographic area, including both cultural and natural resources and the wildlife or domestic animals therein, associated with a historic event, activity, or person, or exhibiting other cultural or aesthetic values” (DO #28, #87). Cultural landscapes are expressed in the way land is organized and divided, patterns of settlement, land use, systems of circulation, and the types of structures that are built. The BLRI is part of a documented cultural landscape in the NPS Cultural Landscape Inventory. The cultural landscape of the BLRI would only be temporarily impacted during the period of construction. Therefore, Cultural Landscapes was dismissed for further analysis in this EA.
**Ethnographic Resources**

Ethnographic resources are any “site, structure, objects, landscape, or natural resource feature assigned traditional legendary, religious, subsistence, or other significance in the cultural system of a group traditionally associated with it” (DO #28: Cultural Resource Management Guideline.) Starting from the present and going back in time for the continuity of at least two generations, ethnographic resources are identified with peoples, tribes, or groups, including families and communities, traditionally associated with the BLRI. The BLRI currently has a draft ethnographic overview and assessment that lists over 95 sites along the BLRI corridor as possible ethnographic resources.

There are no parkway-wide ethnographic resources currently identified in the RSAs (NPS 2013). Within the specific stretch of BLRI that contains the bridge projects, only the Brinegar Cabin Complex at Doughton Park is considered an ethnographic resource (NPS, 2013). This will not be impacted by the proposed projects.

Agricultural leases and easements, that enable to the continued practice of traditional lifeways, are a unique kind of ethnographic resource. Through these leases and easements, ties with particular local families have created a legacy of shared work towards a common goal that resonates not only with the original landscape design of the BLRI, but also with the agrarian ideals of many local people. At the same time, agricultural leases and easements are clearly important both to the BLRI and to the leaseholders who, in many cases, have maintained them for generations. Moreover, many current leases and easements were held as private agricultural land by ancestors of current leaseholders prior to the establishment of the BLRI and continue to have meaning to those local families as part of their traditional way of life. Thus, many of these agricultural leases and easements might be considered “ethnographic landscapes” that the BLRI and local people have worked to create and perpetuate for the last 75 years.

A permanent agricultural access road easement is located beneath the Laurel Fork Bridge. A farmer and his extended family utilize this road to obtain access to the farm parcel, which is landlocked. NPS has coordinated with the farmer and his extended family. The access road would only be temporarily impacted during the period of construction. This access road would be used during construction activities; however, it would be restored to pre-construction conditions once construction is complete. Therefore, Ethnographic Resources, was dismissed for further analysis in this EA.

**Air Quality**

The 1963 Clean Air Act, as amended (42 United States Code [USC] 7401 et seq.), requires federal land managers to protect air quality in national parks. Alleghany and Ashe Counties are not located in the nonattainment zone for ozone or for particulate matter (2.5 microns or less), nor are the counties located in maintenance areas. Dust and vehicle emissions related to construction activities and transport of construction materials and personnel may temporarily affect local air quality. Air drainage would rapidly dissipate hydrocarbons, nitrogen oxide, and sulfur dioxide emissions, because air stagnation is uncommon at the project site. Overall, there would be a slight and temporary degradation of local air quality as a result of dust generated from construction activities, but these effects would be localized and negligible. The proposed project would not adversely affect the BLRI’s current level of air quality and would comply with the Clean Air Act. Therefore, Air Quality was dismissed from further analysis.
Soundscapes

The Noise Control Act of 1972 (42 U.S.C. 4901) found “that inadequately controlled noise presents a growing danger to the health and welfare of the Nation’s population, particularly in urban areas; that the major sources of noise include transportation vehicles and equipment, machinery, appliances, and other products in commerce; and that, while primary responsibility for control of noise rests with state and local governments, federal action is essential to deal with major noise sources in commerce control of which require national uniformity of treatment.” The Noise Control Act of 1972 was amended by the Quiet Communities Act of 1978 (42 U.S.C. 4913) to promote the development of effective state and local noise control programs, to provide funds for noise research, and to produce and disseminate educational materials to the public on the harmful effects of noise and ways to effectively control it. In addition, NPS DO #47 “Soundscapes Preservation and Noise Management” requires an analysis of impacts from noise in the affected area.

The project is not expected to result in increased traffic along the BLRI, and construction of the bridges is expected to result in a negligible, temporary increase in noise. The predominant land use within the vicinity of the project area is forested. The proposed project would not change the long-term noise environment although there would be minor, short term impacts during construction. The proposed project would comply with the Noise Control Act. Therefore, Noise was dismissed from further analysis.

Floodplains

EO 11988 “Floodplain Management,” and NPS DO #77-2 “Floodplain Management,” require an examination of impacts to floodplains and potential risk involved in placing facilities within floodplains (NPS, 2003). The RSAs for each bridge are not located within the 100-year floodplain or floodway, as defined by the Federal Emergency Management Agency (FEMA) (FEMA, 2009a,b,c,d). Therefore, impacts on floodplains would not occur and a Statement of Findings is not required. Floodplains was, therefore, dismissed from further analysis.

Visual Resources

The conservation of scenery is established in the NPS Organic Act and is reaffirmed by the General Authorities Act, as amended, Management Policies 2006 (section 1.4.6 and 4.0) and more specifically articulated for the BLRI in the enabling legislation (PL 848, June 30, 1936) and its legislative history. Scenery is considered to be a “core value” of the BLRI based upon an analysis of the BLRI’s legislative history and by the definition of what a parkway is as a national park system unit (NPS, 2013).

The BLRI is a linear park following the crest of the Blue Ridge Mountains and is known for its scenic variety. The views and vistas along the BLRI have become a destination for travelers. In addition to the long roadway corridor landscape, there are 15 recreation areas along the BLRI. Replacement and rehabilitation of the bridges, which were deemed structurally deficient, would allow for the continued use of the BLRI and increase its longevity. Impacts to visual resources would be considered minor since reconstruction of the bridges would occur on the existing alignment. There would be minor, short term impacts due to clearing for construction. Visual Resources was, therefore, dismissed from further analysis.

Socioeconomics

NPS DO #2 “Park System Planning” and DO #12 “Conservation Planning, Environmental, Impact Analysis, and Decision-Making” require an analysis of impacts on the human environment, which includes
economic, social, and demographic elements in the affected area. The BLRI is used primarily for
recreation and is located entirely on existing NPS land. The construction of the bridges would not affect
the surrounding community’s overall population, income, and employment base. There would be a
temporary, positive impact from jobs associated with construction. Socioeconomics was, therefore,
dismissed from further analysis.

Night Skies Initiative

The NPS’ night skies initiatives aim to “enhance qualities of solitude and undeveloped wilderness
class that animals depend on for survival, park visitors seek for connections, and many cultural-
historical parks require for preservation” (NPS, 2018a). This project would have a negligible influence on
existing levels of light pollution as no installation of permanent light sources would occur. Night Skies
Initiative was, therefore, dismissed from further analysis.

CHAPTER 2 – DESCRIPTION OF ALTERNATIVES AND MITIGATION

NEPA requires that federal agencies conduct a careful, complete, and analytical study of the impacts
resulting from proposals that have the potential to affect the environment and to consider alternatives to
those proposals, well before any decision is made. The two alternatives are to continue current
management (the No Action Alternative) and the Proposed Action Alternative. This chapter also includes
mitigation measures, which would be implemented under the Proposed Action Alternative.

ALTERNATIVE 1: NO ACTION

Under the No Action Alternative, NPS and FHWA would not replace or rehabilitate the four bridges.
Each of the four bridges was deemed structurally deficient with deteriorating decks and substandard
height bridge rails. As a result of the substandard height, the existing rails do not meet current crash
standards. No substantial improvements would be performed other than routine maintenance
operations. Continued use of the current bridges would require increased monitoring and maintenance.
Emergency repairs would likely be necessary, particularly as the bridges continue to structurally degrade.
Delayed replacement and continued use would risk bridge failure with programmed funds unavailable to
construct new bridges. Ultimately, the bridges would need to be closed and visitors detoured off the
BLRI. This could result in a five to six-year closure of the BLRI (NPS, USDOI and FHWA, USDOT, 2017).
The Laurel Fork Bridge closes, and would continue to close, when wind speed exceeds 60 miles per hour.
This wind restriction was implemented in February 2017. Analysis of the No Action Alternative is
required as part of the NEPA process in order to provide a basis for the comparison of other feasible
alternatives.

ALTERNATIVE 2: PROPOSED ACTION – REPLACE/REHABILITATE BRIDGES ON EXISTING
ALIGNMENT

Each bridge would be replaced/rehabilitated on its existing alignment to preserve the historic BLRI
alignment, roadway features, and adjacent natural areas. All bridges would be replaced/rehabilitated to
bring them to current standards, including a crashworthy rail. The Laurel Fork Bridge would be a
complete replacement. The other three bridges would have deck replacements in combination with
retaining existing abutments and select piers to maintain historic aesthetics. The projects would include
detour options for the duration of construction. All work is expected to take place within the existing
NPS right-of-way, although the detours would extend onto public roads outside the park boundaries.
BLRI Project 2A16: Big Pine Creek Bridges #3 and #6, Brush Creek Bridge #1

The preliminary design recommendations are to replace the concrete bridge deck on all three of the bridges along with the bridge railings. The proposed design would emulate the original rustic style. The existing stone abutments on the three bridges would be partially preserved along with the existing pier for Brush Creek Bridge #1. The existing, original stone would be reused to the extent practicable on all three of the bridges. In order to increase the hydrologic opening of Big Pine Creek Bridge #3, the design team would change the bridge from a three-span structure to a two-span structure. This change would require removal of the two existing piers and replacement with a single pier. Stone from piers at Big Pine Creek #3 and #6 designated for replacement would be salvaged and used as stone facing for the new piers, to the extent practicable. The RSAs and LODs for these bridges are shown on Figures 2A, 2B, and 2C and are as follows:

- Big Pine Creek Bridge #3 – RSA approximately 1.9 acres; LOD approximately 0.6 acres
- Big Pine Creek Bridge #6 – RSA approximately 2.1 acres; LOD approximately 0.8 acres
- Brush Creek Bridge #1 – RSA approximately 2.3 acres; LOD approximately 0.8 acres

BLRI Project 2D17: Laurel Fork Bridge

This project consists of removing and replacing the Laurel Fork Bridge. The alignment and type of the proposed bridge were evaluated at the Value Analysis (VA), held in November 2017, and determined during the NEPA/NHPA process. The Laurel Fork Bridge would be replaced along the existing alignment. The new piers would be designed and constructed in the same architectural style with similar materials and color. Stone veneer from the existing abutments would be removed and used to create a similar stone veneer for the new abutments, ditch, and stonewall to the extent practicable. Otherwise, new Elberton granite veneer would be used on the abutments, ditch, and stonewall to replicate the current veneer as closely as possible. The RSA for this bridge is shown on Figure 2D and is approximately 18.0 acres. The LOD is approximately 5.6 acres.

Proposed construction activities for each bridge is as follows:

- Big Pine Creek Bridge #3, Structure 5140-077P
  - Replacement of the bridge along its current alignment.
  - Superstructure (deck and rails) of the bridge would be replaced.
  - A new asphalt surface course will be installed on the new concrete bridge deck.
  - Design would emulate the original rustic style.
  - New abutments would be constructed behind the existing abutments for structural stability; existing stone masonry abutments would be partially preserved, and existing stone veneer would be repointed.
  - Both existing bridge piers would be removed, and a new pier would be constructed in the middle of the bridge. Stone from piers designated for replacement would be salvaged and used as stone facing for the new pier to the extent practicable.
  - Existing, original stone would be reused to the extent practicable for the new abutments and piers.
  - Existing wood rails and concrete posts would be replaced with timber guardrails and brown steel I-beam posts to replicate the existing rails as closely as crashworthy design would allow.
  - No realignment alternatives or changes to bridge geometry are proposed.
• Big Pine Creek Bridge #6, Structure 5140-080P
  o Replacement of the bridge along its current alignment.
  o Superstructure (deck and rails) of the bridge would be replaced.
  o A new asphalt surface course will be installed on the new concrete bridge deck.
  o Design would emulate the original rustic style.
  o New abutments would be constructed behind the existing abutments for structural
    stability; existing stone masonry abutments would be partially preserved, and existing
    stone veneer would be repointed.
  o Stone from piers designated for replacement would be salvaged and used as stone facing
    for the new pier to the extent practicable. The new pier would be placed in the same
    location as existing pier.
  o Existing, original stone would be reused to the extent practicable for the new abutments
    and piers.
  o Existing wood rails and concrete posts would be replaced with timber guardrails and
    brown steel I-beam posts to replicate the existing rails as closely as crashworthy design
    would allow.
  o No realignment alternatives or changes to bridge geometry are proposed.

• Brush Creek Bridge #1, Structure 5140-081P
  o Replacement of the bridge along its current alignment.
  o Superstructure (deck and rails) of the bridge would be replaced.
  o A new asphalt surface course will be installed on the new concrete bridge deck.
  o Design would emulate the original rustic style.
  o New abutments would be constructed behind the existing abutments for structural
    stability; existing stone masonry abutments would be partially preserved, and existing
    stone veneer would be repointed. Existing, original stone would be reused to the extent
    practicable.
  o Existing pier would be cut shorter and kept in place for aesthetics; it would no longer be
    a structural element. Riprap would be installed to prevent scour and to protect the
    structural integrity of the bridge including the historic pier.
  o Existing wood rails and concrete posts would be replaced with timber guardrails and
    brown steel I-beam posts to replicate the existing rails as closely as crashworthy design
    would allow.
  o No realignment alternatives or substantial changes to bridge geometry have been
    proposed.
  o Design would incorporate a wildlife crossing under the bridge along the left bank.

• Laurel Fork Bridge, Structure 5140-159P
  o Complete replacement of the bridge on the existing alignment.
  o A new asphalt surface course will be installed on the new concrete bridge deck.
  o Design of the new piers would replicate the existing design as closely as possible.
  o Existing stone-lined ditches would be replicated as closely as possible.
  o The stone veneer from the existing abutments would be removed and used to create a
    similar stone veneer for the new abutments, stonewalls, and ditches to the extent
    practicable. Any new stone needed for construction of abutments or guard walls would
    be Elberton granite. Any extra stone would be stockpiled for use in future BLRI masonry
    projects.
Existing concrete rails would be replaced to replicate the existing rails as closely as crashworthy design would allow.

Existing stone walls along the bridge approaches would be replicated as closely as possible.

Staging and Construction Access

Once construction begins, equipment and materials would need to be stored near the project site for the duration of the project. At each of the bridges, locations have been identified as potential staging areas that would be suitable for storing materials and equipment while also limiting impacts to the surrounding area. These areas are generally flat and would allow for machinery to reach the abutments and piers. For the 2D17 bridge, a nearby paved overlook and the BLRI would be used as a staging area since the road would be closed. For the 2A16 bridges, the BLRI would be used as a staging area since the road would be closed. Some tree removal would be required. Any cleared areas would be re-vegetated. Cranes would be needed for the installation of the bridges. Some tree pruning would be necessary to create adequate space for crane operations.

Big Pine Creek Bridge #3: Construction access is proposed along the left bank, upstream of the bridge and on the right bank. Access on the right bank presents options both upstream and downstream of the bridge. Diversion berms are proposed to allow room to repoint abutment or other work. Diversions would take place in two stages. A temporary bridge may be needed depending on construction sequencing. Construction access may change within the LOD limits based on contractor needs.

Big Pine Creek Bridge #6: Construction access is proposed upstream of the bridge on both sides of the stream. Diversion berms are proposed to allow room to repoint abutment or other work. Diversions would take place in two stages. A temporary bridge may be needed depending on construction sequencing. Construction access may change within the LOD limits based on contractor needs.

Brush Creek Bridge #1: Construction access is proposed upstream of the bridge on both sides of the stream. Construction access on the downstream right bank is proposed to go behind a cluster of rhododendrons to preserve the aesthetically pleasing plants and visually screen the temporary access road. Diversion berms are proposed to allow room to repoint abutment or other work. Diversions would take place in two stages. A temporary bridge is not anticipated for construction activities at this bridge due to high costs. Construction access may change within the LOD limits based on contractor needs.

Laurel Fork Bridge: Construction access is proposed around the bridge. Two access options have been proposed. The eastern access route would approach the existing bridge from the southeast and utilize an existing permanent agriculture access road in conjunction with the construction of a temporary road and bridge to cross Cranberry Creek. The western access route would approach the existing bridge from the northwest and include an access road, however, the exact location of this road is not yet known. Limited grading of the existing hillslope would be required to the extent practicable to construct the access road for the western option. Both options would require staging areas surrounding the bridge. Construction access may change within the LOD limits based on contractor needs and design refinements.

Mitigation Measures

Avoidance, minimization, and mitigation measures and Best Management Practices (BMPs) would prevent or minimize potential adverse effects associated with the implementation of the proposed action. These measures and practices would be incorporated into the project design and construction plans.
• Hazardous waste would not be generated from normal construction activities. All hazardous materials would be stored in appropriate and clearly marked containers away from other non-waste materials. Prior to beginning work, the contractor will be required to submit a Spill Prevention, Control, and Countermeasure Plan as required by the Federal Water Pollution Control Act (Clean Water Act) 33 USC § 1251 et seq. If a Spill Prevention, Control, and Countermeasure Plan is not required, the contractor will submit a hazardous spill plan describing preventative measures including the location of refueling and storage facilities and the handling of hazardous material. The plan will describe action to be taken in case of a spill. Further, the contractor will be prohibited from using equipment with leaking fluids and will be required to repair equipment fluid leaks immediately. The contractor will be required to keep absorbent material manufactured for containment and cleanup of hazardous material on the job site and to notify the Contracting Officer of hazardous spills immediately.

• Any soil excavated during construction would be stockpiled and reused as fill, if needed, in accordance with the Erosion and Sediment Control (E&SC) Plan. Stockpiled topsoil stripped from the construction area would be stored in an area that would not interfere with construction phases. Stockpiled soil would be covered with plastic or surrounded with silt fence as outlined in contract language mitigations. Should additional soil be needed, the soils would be clean, weed-free soils from an NPS approved source. NPS resource staff shall be notified if fill is required and when source of fill is determined. Notification shall be given, and two weeks’ time allowed for inspection of fill source site. If fill is not approved, an alternative fill source shall be located, and an additional two weeks’ notice given for new inspection to take place.

• Surveys for significantly large trees, and uncommon, rare, and aesthetically pleasing plant species were conducted within the LOD to identify, confirm, and delineate occurrences and preserve them to the maximum extent practicable. Clearing would incorporate the removal of unhealthy or invasive tree species where feasible and the retention of native trees. Re-vegetation would be proposed in the disturbed areas for each of the RSAs, which would promote the growth of native and desirable species and prevention of colonization of invasive species.

• To prevent the further spread of non-native plants, control measures include ensuring construction and maintenance-related equipment arrives onsite free of mud or seed-bearing material; limiting vehicle parking to existing roadways, parking lots, or access routes; using only seeds certified as weed-free, identifying areas of noxious weeds preconstruction and re-vegetating with appropriate native and/or non-invasive species immediately following construction.

• Specific measures for construction access routes will be included in the project Plans, Specifications and Estimates. The Plans, Specifications and Estimates will include alignments, clearing limits, grading (if appropriate), drainage (if appropriate), erosion control, revegetation and any other information necessary for construction of the access routes.

• A moratorium prohibiting in-stream work and land disturbance at the Laurel Fork Bridge within the 25-foot trout buffer is recommended by NCWRC from October 15 to April 15 to protect the egg and fry stages of trout. Significant trout resources are not expected at the 2A16 bridges; therefore, NCWRC did not request a trout moratorium. However, NCWRC suggested that stringent E&SC measures and standard recommendations should apply.
An E&SC Plan would be prepared and implemented, consistent with NCDEMLR’s most recent version NC Erosion and Sediment Control Planning and Design Manual. An approved E&SC Plan would be obtained if the proposed disturbance is equal to or greater than one acre for each bridge project: 2A16 and 2D17. After the state approves the E&SC Plan, the project will have coverage under a NPDES Stormwater General Permit NCG010000 Stormwater Pollution Prevention Plan (SWPPP) for construction-related activities. Due to protected aquatic species in Cranberry Creek (2D17) and that Cranberry flows to an Outstanding Resource Waters (ORW), NCWRC recommends that the Laurel Fork Bridge E&SC measures should adhere to the Design Standards in Sensitive Watersheds (15A NCAC 02H .1021). No construction vehicles would drive across flowing waterways. Stormwater would be directed to vegetated buffer areas and would not be discharged directly into surface waters. Big Pine Creek and Brush Creek (2A16) do not flow to ORW or are within one mile of High Quality Waters; therefore, E&SC measures are not required to adhere to Design Standards in Sensitive Watersheds.

Temporary BMPs would be utilized to minimize erosion and sedimentation from ground disturbing activities that expose bare soil, which would otherwise negatively impact water quality. The BMPs may include the use of silt fence, fiber roll, sediment traps, erosion matting, turbidity curtain, etc. These BMPs would be used only during construction and would be removed once the disturbed area has been permanently stabilized. Soil erosion would also be minimized by limiting the time that soil is left exposed. No construction vehicles would access the downslope side of perimeter control measures or track sediment outside of the project limits.

Impacts to wetlands would require a permit in accordance with Section 404 of the Clean Water Act administered by USACE and a Section 401 Water Quality Certification from the NCDEQ. The NPS follows a no-net-loss of wetlands policy found in DO #77-1 “Wetland Protection”, Procedural Manual #77-1 (NPS, 2016b), and NPS Management Policies (NPS, 2006b). Consistent with these guidelines, only mitigation banks on NPS lands can be used to satisfy wetland compensation requirements if mitigation is required. After construction, wetland areas used for access would be re-graded to pre-existing conditions and re-vegetated with native wetland species.

Tree removal would be minimized wherever possible. NPS would not allow tree removal during the active bat season (April 1 to November 1) to reduce the chance of the impacting unidentified bat maternity roosts. The NPS would install two pole mounted (12-feet to 20-feet in height), multi-chamber bat boxes near the Laurel Fork Bridge prior to demolition specifically for little brown bats (Myotis lucifugus); however, other bat species would benefit from these boxes. Boxes would be placed as much as possible in the open and away from trees. Construction activities would occur during daylight hours. Mitigation measures for impact to rusty patched bumble bee habitat would include re-vegetating some areas of the disturbed areas with native wildflowers.

Due to the historical significance of the existing stone-faced abutments and piers, NPS proposes to reuse the existing stone masonry to the maximum extent possible, leaving as many existing elements in place as possible. Additionally, each bridge would be reconstructed on its existing alignment to preserve the historic BLRI alignment, roadway features, and adjacent natural areas.

Due to the total replacement of the Laurel Fork Bridge and the replacement of the superstructure on the three remaining bridges, this project would have an Adverse Effect on the bridges as contributing resources to the NRHP-eligible BLRI Historic District. A MOA is being developed.
in consultation with NPS, FHWA, NCSHPO, and Tribal Historic Preservation Offices (THPOs). While minimization efforts are ongoing, suggested mitigation includes reconstructing the bridge along their existing alignment to preserve the BLRI alignment, designing the new bridges to emulate the original styles, re-using the existing stone to the extent practicable for the new piers and abutments, preparing a North Carolina Historic Structures Survey Report covering the four bridges, and preparing a Historic American Engineering Record (HAER) recordation covering the four bridges. Additional or alternative mitigation would be discussed by all participating parties. Stipulations related to inadvertent discoveries during construction would also be included.

- If archeological resources are discovered during construction, the NPS would halt all work in the immediate vicinity of the discovery until the resources can be identified and documented, and an appropriate mitigation strategy developed. If necessary, NPS staff would consult with the NCSHPO, THPOs, and/or the NPS regional archeologist to ensure that the protection of resources is addressed. In the unlikely event that human remains, funerary objects, sacred objects, or objects of cultural patrimony are discovered during construction, the National Park Service would follow provisions outlined in the Native American Graves Protection and Repatriation Act (25 USC 3001) of 1990.

- NPS would implement BLRI-wide or site-specific traffic control plans, as warranted, during construction. Standard measures would include strategies to maintain safe and efficient traffic flow. Project sequencing and road closures would be planned to minimize impacts to BLRI visitors, concession operations, and neighboring communities.

- Use of the landowner easement and permanent access road under the Laurel Fork Bridge would be needed for construction. Appropriate landowner coordination is currently being conducted. The access road would be returned to preexisting conditions after construction activities are complete.

- A portion of the Mountains to Sea Trail passes through the RSA. Coordination regarding closure and/or rerouting of the trail is currently being conducted prior to the start of construction activities.

- Guardrail and guard walls will be designed in accordance with “Roadside Barrier Warranting and Assessment of Adverse Effects Screening Methodology” approved as part of the Guardrail Replacement and Installation Programmatic Environmental Assessment, Appendix B, Roadside Cultural Resources Preservation: A guide to Assessing the Effects of Roadside Safety Implementation on the Blue Ridge Parkway (2009) and subsequent Finding of No Significant Impact (FONSI) signed 10/2010.

**ALTERNATIVES CONSIDERED BUT DISMISSED**

CEQ regulations for implementing NEPA require federal agencies to explore and objectively evaluate all reasonable alternatives and to briefly discuss the rationale for eliminating any alternatives that were not discussed in detail. FHWA and NPS have conducted extensive analysis and preliminary engineering related to the replacement/rehabilitation of each bridge.
2A16 - Alternatives considered but dismissed for the 2A16 bridges include:

1) Full replacement on new alignment
2) Full replacement on existing alignment

These alternatives were dismissed because they would have additional permanent, adverse impacts to the historic alignment of the BLRI as well as the surrounding natural resources. Coordination with the NCSHPO concluded that replacing these bridges on their existing alignment retains the original historic alignment, abutments, and piers; therefore, the other alternatives were dismissed. In order to preserve the existing historic nature of the 2A16 bridges, rehabilitation of the existing bridge with historic elements along the existing alignment was retained. In addition, replacing the bridges on the existing alignment reduces impacts to natural resources as there would be minimal new footprint and minimal approach work needed.

2D17 - Alternatives considered but dismissed for the 2D17 bridge includes:

1) Rehabilitate the existing bridge – The concrete piers are currently structurally deficient, ASR are evident, and compressive strength is too low. The 1985 rehabilitation actions have reached end of life, and there is limited ability to extend the life cycle of the current structure.

2) Replace the bridge piers only and retain superstructure – The superstructure has a remaining life of only about 30 years, and maintenance is presently needed on the steel structure. Existing railings are not crash-worthy and would need to be replaced. Continued use would retain use of a fracture-critical, non-redundant bridge structure. The cost would not be substantially less than full replacement, with approximately $13 million for piers, joints, and railings, and an estimated life cycle cost of $19.7 million. Replacement piers would constrain future superstructure replacement options.

A further analysis was done to identify the bridge alignment and bridge type for construction. A Value Analysis (VA) and Choosing-by-Advantages (CBA) Study was prepared for the replacement of the Laurel Fork Bridge in December 2017. The study identified three bridge alignments and three bridge types considered for the bridge replacement.

The three bridge replacement alignment alternatives included:

- Maintain existing alignment
- New alignment north of existing bridge
- New alignment south of existing bridge

The three bridge types considered included:

- Concrete segmental bridge
- Steel plate girder bridge
- Concrete bulb-tee bridge

After a full evaluation of factors for the bridge alignment, such as health, safety, and welfare of employees and the public; natural resources; cultural resources; visitor experience; and operations and maintenance efficiency, the study recommended maintaining the existing alignment. This alignment would also save approximately $1 million.
After a full evaluation of factors for the bridge type, such as park operations and maintenance; cultural resources; visitor experience; constructability; and natural resources, the VA study recommended the concrete segmental bridge. The construction cost for this bridge would be $500,000 more than the steel girder bridge; however, this bridge would have the lowest life cycle cost.

In addition, two railing designs were evaluated that meet crash test standards and meet cultural compliance and aesthetic criteria. The Kansas Coral railing system and the Caltrans Type 80 railing were considered by the VA team. Handrails would not be installed if pedestrian access is not provided on the replacement bridge. The Kansas Coral railing was dismissed during the Creativity Phase of the VA; therefore, the Caltrans Type 80 is the recommended bridge railing.

CHAPTER 3 – AFFECTED ENVIRONMENT AND ENVIRONMENTAL CONSEQUENCES

This chapter describes the existing environmental conditions in and around the RSAs and the environmental consequences associated with the alternatives presented in Chapter 2: Alternatives. Chapter 3 is organized by impact topic and includes the impact topics presented in Chapter 1: Need that required further analysis: Vegetation; Hydrology and Water Quality; Wetlands; Rare, Threatened, Endangered Species, and Special Status Species; Historic Structures; and Transportation and Visitor Use.

For each impact topic identified in Chapter 2, the impact analysis includes a description of the direct and indirect impacts (both adverse and beneficial) and a discussion of the importance of the impacts in consideration of the resource context and the intensity of the impact. The impact analysis is based on input from an interdisciplinary team with knowledge of the resources and experience implementing similar projects.

CUMULATIVE IMPACTS

The CEQ regulations to implement NEPA require the assessment of cumulative impacts in the decision-making process for federal projects. Cumulative impacts are defined as:

The impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (federal or non-federal) or person undertakes such other actions (40 CFR Part 1508.7).

As stated in the CEQ handbook, *Considering Cumulative Effects under the National Environmental Policy Act* (CEQ, 1997), cumulative impacts must be analyzed in terms of the specific resource, ecosystem, or human community being affected and should focus on effects that are truly meaningful.

Cumulative impacts can result from individually minor, but collectively moderate, or major actions taking place over a period of time. Cumulative impacts are evaluated in a regional context, which varies for each impact topic; however, in general, the regional context is the BLRI. A cumulative impact analysis was completed for the No Action and Proposed Action Alternatives. Past, present, and future actions that would impact each resource were investigated. The BLRI as a whole is aging and many repairs/replacements would be needed for historic bridges and other structures as they are approaching the end of their service lives. There are numerous planned improvements including current and future bridge and roadway projects.
VEGETATION

Affected Environment

The vegetation within all four bridge RSAs includes a complex of upland, floodplain forests, and riparian forested wetland communities. The area within the RSAs is undeveloped. A detailed tree and vegetation survey of all strata: canopy, subcanopy, shrub, herb, and vine was conducted in August 2018 to classify vegetation communities and identify significantly large trees, common, uncommon, rare, and aesthetically pleasing plant species in each of the RSAs (JMT, 2018). Significantly large trees were determined by NPS and FHWA intend to minimize visual and environmental impacts to the extent practicable by incorporating data about the existing vegetation into the design of the proposed construction access areas. To the maximum extent practicable, the project would impact as few large trees as possible and preserve aesthetically pleasing native vegetation to help conceal temporary road impacts. Large trees designated as significant exceeded the typical size ranges of the particular species listed on North Carolina State University’s Plant Extension website (NCSU, 2018). The data collected during this survey was used to quantify impacts from proposed construction.

Vegetation communities were mapped within each of the RSAs, several of which are considered rare communities (NCNHP, 2011 for State Rank and NCNHP, 2012 for Global Rank). Tables 2 and 3 list the natural communities mapped.

Table 1: Mapped Vegetation Communities at Big Pine Creek Bridge #3, Big Pine Creek Bridge #6, and Brush Creek Bridge #1

<table>
<thead>
<tr>
<th>Vegetation Community Name</th>
<th>State Rarity Rank</th>
<th>Global Rarity Ranking</th>
</tr>
</thead>
<tbody>
<tr>
<td>Montane Alluvial Forest (Small River Subtype)</td>
<td>None</td>
<td>G3</td>
</tr>
<tr>
<td>Acidic Cove Forest (Typic Subtype)</td>
<td>S5</td>
<td>G5</td>
</tr>
<tr>
<td>Swamp Forest – Bog Complex (Typic Subtype)</td>
<td>S3</td>
<td>G2</td>
</tr>
<tr>
<td>Maintained/disturbed areas</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

Table 2: Mapped Vegetation Communities at Laurel Fork Bridge

<table>
<thead>
<tr>
<th>Vegetation Community Name</th>
<th>State Rarity Rank</th>
<th>Global Rarity Ranking</th>
</tr>
</thead>
<tbody>
<tr>
<td>Montane Alluvial Forest (Small River Subtype)</td>
<td>None</td>
<td>G3</td>
</tr>
<tr>
<td>Acidic Cove Forest (Typic Subtype)</td>
<td>S5</td>
<td>G5</td>
</tr>
<tr>
<td>Rich Cove Forest (Montane Intermediate Subtype)</td>
<td>S4</td>
<td>G4</td>
</tr>
<tr>
<td>Montane Oak-Hickory Forest (White Pine Subtype)</td>
<td>S5</td>
<td>G2G3</td>
</tr>
<tr>
<td>Maintained/disturbed areas</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

State Rank:
S3 = Rare or uncommon in North Carolina
S4 = Apparently secure in the state, with many occurrences.
S5 = Demonstrable secure in the state

Global Rank:
G2 = Imperiled globally because of rarity or because of some factor making it vulnerable to degradation or destruction.
G3 = Either very rare and local throughout its range or found locally (even abundantly at some of its locations) in a restricted range or because of other factors making it vulnerable to degradation or destruction.
G4 = Apparently secure globally, though it may be quite rare in parts of its range, especially at the periphery.
G5 = Demonstrably secure globally, though it may be quite rare in parts of its range, especially at the periphery.

Within the Montane Alluvial Forest community of the Laurel Fork Bridge RSA, two areas of the Cranberry Creek floodplain were identified as former pasture/hayfield. These areas are not currently...
used for agricultural purposes; however, they were historically used for livestock grazing and have since naturalized.

In addition, the North Carolina Natural Heritage Program (NCNHP) has designated Significant Natural Heritage Areas within the RSA of Big Pine Creek Bridge #3 and Brush Creek Bridge #1. The NCNHP maintains the state’s primary database of geographic information for rare species (both plant and animal), as well as for exemplary natural community types and Significant Natural Heritage Areas. Significant areas contain good to excellent examples of natural communities, and rare plant and animal populations (NCNHP, 2011). A portion of the Big Pine Creek Wetlands Significant Natural Heritage Area is located within the RSA for Big Pine Creek Bridge #3 and a portion of the Skunk Cabbage Significant Natural Heritage areas is located with the RSA for Brush Creek Bridge #1.

The vegetation survey also identified the following uncommon, rare, and aesthetically pleasing species within each RSA. Rare plants are addressed below in the Rare, Threatened, and Endangered Species subsection. Aesthetically pleasing plants were identified in as shrub/understory patches of native vegetation along the BLRI to help conceal temporary road impacts. The aesthetically pleasing species found within each RSA include: flame azalea (*Rhododendron calendulaceum*), great rhododendron (*Rhododendron maximum*), mountain laurel (*Kalmia latifolia*), American witch-hazel (*Hamamelis virginiana*), beaked hazelnut (*Corylus cornuta*), mountain sweet pepperbush (*Clethra acuminata*), American holly (*Ilex opaca*), common chinquapin (*Castanea pumila*), fraser magnolia (*Magnolia fraseri*), mapleleaf viburnum (*Viburnum acerifolium*), rock chestnut oak (*Quercus montana*), southern sheepskill (*Kalmia Carolina*), eastern hemlock (*Tsuga canadensis*), eastern hawthorn (*Crataegus macrospersma*), hearts-a-bustin’ (*Euonymus americanus*), flowering dogwood (*Cornus florida*), hobblebush (*Viburnum lantanoides*), and northern wild raisin (*Viburnum cassinoides*).

Identified vegetation included both native and introduced trees, shrubs, vines, and herbaceous species. The non-native plants species that are considered a threat to native plant communities of the BLRI include, Chinese privet (*Ligustrum sinense*), Chinese lespedeza (*Lespedea cuneata*), Japanese stiltgrass (*Microstegium vimineum*), multiflora rose (*Rosa multiflora*), and oriental bittersweet (*Celastrus orbiculatus*) (NCDOT, 2012). Several other non-native species were identified; however, these species were not as dominant or threatening.

Detailed information regarding the methodology and the full list of all species found during the survey can be found in the *Tree and Vegetation Survey Report; Blue Ridge Parkway 2A16 and 2D17 Project – Alleghany and Ashe Counties, North Carolina* (JMT, 2018).

Environmental Consequences

No Action Alternative

Direct and Indirect Impacts

The No Action Alternative would have no impact on vegetation since there would be no construction. The NPS would continue management actions that would include minimum roadway maintenance. Except for hazardous tree removal (e.g. trees about to fall onto the roadway) and occasional trimming of tree branches that overhang the roadway and pose a potential safety hazard to motorists if they were to fall, natural vegetation in the RSAs would remain undisturbed.
**Conclusion**

There would be no direct, indirect, or cumulative impacts to vegetation under the No Action Alternative, because vegetation would not be removed or damaged to the extent that their survivability would be jeopardized.

**Proposed Action Alternative**

**Direct and Indirect Impacts**

Construction activities would result in temporary, adverse impacts to vegetation. The bridge replacement/rehabilitation projects would require vegetation clearing and ground disturbance. Temporary roads would be constructed to gain access to the piers and abutments. Additional vegetation clearance would be needed to safely operate cranes and other equipment. Trees to be removed would include those located in the proposed LOD. The construction access areas would avoid native trees to the extent practicable. Unhealthy or non-native tree species would be slated for removal wherever feasible. All construction equipment would remain within the LOD for construction, limiting the potential vegetation impacts in the RSA.

Approximately 0.4 acres (out of the total 1.9-acre RSA) of vegetation clearing would be necessary for Big Pine Creek Bridge #3 (approximately 30 trees with 3in Diameter at Breast Height (DBH) or greater); 0.5 acres (out of the total 2.1-acre RSA) for Big Pine Creek Bridge #6 (approximately 40 trees with 3in DBH or greater); and 0.7 acres (out of the total 2.3-acre RSA) for Brush Creek Bridge #1 (approximately 72 trees with 3in DBH or greater). Construction access for the Laurel Fork Bridge has not been determined. The maximum amount of clearing would be approximately 4.6 acres (out of the total 18-acre RSA) (approximately 460 trees with 3in DBH or greater). This area includes the west construction access option. The east construction access option would be 3.6 acres (approximately 410 trees with 3in DBH or greater). It is anticipated that only one access option will be chosen and vegetation clearing would be kept to the minimum needed. Areas identified for access and staging will not be clear-cut in their entirety. Contractors would be allowed design access and staging within the designated LOD, but vegetation would be preserved within those areas to maximum extent practicable. The vegetation survey identified areas that are more sparsely vegetated and/or contain extensive exotic species, or otherwise less valuable vegetation. The project would impact as few large trees as possible and preserve aesthetically pleasing patches of native shrubs/sub-canopy species to help conceal temporary impacts from construction activities.

Table 3 lists the vegetation communities impacted by vegetation clearing. Only one of the communities, Swamp Forest – Bog Complex (Typic Subtype) is listed as rare or uncommon in North Carolina. Impacts to this rare/uncommon community is 0.02 acres.

<table>
<thead>
<tr>
<th>Vegetation Community Name</th>
<th>Area within LOD (acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Big Pine Creek Bridge #3</strong></td>
<td></td>
</tr>
<tr>
<td>Montane Alluvial Forest (Small River Subtype)</td>
<td>0.17</td>
</tr>
<tr>
<td>Acidic Cove Forest (Typic Subtype)</td>
<td>0.07</td>
</tr>
<tr>
<td><strong>Big Pine Creek Bridge #6</strong></td>
<td></td>
</tr>
<tr>
<td>Montane Alluvial Forest (Small River Subtype)</td>
<td>0.29</td>
</tr>
<tr>
<td>Acidic Cove Forest (Typic Subtype)</td>
<td>0.07</td>
</tr>
<tr>
<td>Swamp Forest – Bog Complex (Typic Subtype)</td>
<td>0.02</td>
</tr>
<tr>
<td><strong>Brush Creek Bridge #1</strong></td>
<td></td>
</tr>
<tr>
<td>Montane Alluvial Forest (Small River Subtype)</td>
<td>0.29</td>
</tr>
<tr>
<td>Acidic Cove Forest (Typic Subtype)</td>
<td>0.07</td>
</tr>
</tbody>
</table>

Draft Environmental Assessment for BLRI 2A16 and BLRI 2D17

Blue Ridge Parkway
Construction activities within the Big Pine Creek Bridge #3 RSA would result in approximately 0.01 acres of permanent impact and 0.04 acres of temporary impact to NCNHP's designated Big Pine Creek Wetlands Significant Natural Heritage Area. Construction activities within the Brush Creek Bridge #1 RSA would result in approximately 0.23 acres of permanent impact and 0.76 acres of temporary impact to NCNHP's designated Skunk Cabbage Significant Natural Heritage Area. In addition, construction activities within the Brush Creek Bridge #1 RSA would result in approximately 0.04 acres of permanent impact and 0.17 acres of temporary impact to NCNHP's designated NEW/Little River Aquatic Habitat. These instream impacts are a result of permanent riprap placement below the ordinary high-water mark. Coordination with NCNHP would be necessary during the permitting process regarding impacts to the Significant Natural Heritage Areas.

Indirect impacts from clearing would be temporary and may occur from damage to the trees caused by machinery and mat placements. Machinery movement and temporary construction mats would cause root stress and tree injuries to species not cleared, which could result in possible death. The construction activities would likely impact only a small number of individual plants and would not impact any populations of species. Once the construction is complete, adjacent areas within the LOD would be reseeded or replanted with native and/or non-invasive species, paying particular attention to replanting the appropriate species within rare vegetation communities. Construction activities in areas of natural vegetation would have longer term, temporary impacts on canopy species from the loss of trees within the LOD. It is anticipated that it would take approximately 20 years for a mature canopy to reestablish in the disturbed areas.

**Conclusion**

Construction of the Proposed Action Alternative would result in temporary, adverse impacts on vegetation as a result of the clearing and removal of currently undisturbed areas for construction activities. Tree removal would be minimized wherever possible. Only 0.02 acres of rare/uncommon vegetation community will be temporarily impacted as this area would be re-vegetated with appropriate native and/or non-invasive species immediately following construction. Other communities impacted are ranked as secure in North Carolina and are common communities along the BLRI.

Ground disturbance has the potential to result in the introduction of exotic and invasive herbaceous plant species that could outcompete native vegetation. The project would incorporate invasive species prevention and long-term monitoring which would be specifically described in project construction mitigation plans. Invasive species long-term monitoring will likely fall under the general BLRI invasive species monitoring and management protocols. Mitigation measures would include:

- removal of unhealthy or invasive tree species where feasible and the retention of highly desirable native trees
- re-vegetation would be proposed in the disturbed areas for each of the RSAs, which would promote the growth of native and desirable species
Additional mitigation measures that would be implemented to reduce invasive species introduction include:

- ensuring construction and maintenance-related equipment arrives onsite free of mud or seed-bearing material
- limiting vehicle parking to existing roadways, parking lots, or access routes
- using only seeds and straw material certified as weed-free
- identifying areas of noxious weeds preconstruction and re-vegetate with appropriate native and/or non-invasive species immediately following construction

These measures would be specified to the contractor in the contract documents. If possible, work in sensitive areas would be performed during the winter months to minimize the likelihood of herbaceous exotic and invasive species establishment. Long term invasive species monitoring would adhere to the general BLRI invasive species monitoring and management protocols. The proposed project would comply with EO 13112 “Safeguarding the Nation from the Impacts of Invasive Species.”

Cumulative Impacts: Past bridge and roadway improvement projects along the BLRI have resulted in minor long-term adverse impacts to vegetation from construction-related disturbances. Current and future improvement projects would also result in minor long-term adverse impacts to vegetation from land clearing necessary to construct the new facilities. The 2A16 and 2D17 projects require vegetation disturbance that would be noticeable, but only a small percentage of existing forested area in the context of the BLRI. Mitigation measures such as re-vegetating ad re-grading disturbed areas within the RSAs would ultimately result in a minor adverse impact to vegetation. Overall, the Proposed Action Alternative would contribute a minor increment to the adverse cumulative impact of other projects and actions to vegetation. The cumulative impact would be minor.

HYDROLOGY AND WATER QUALITY

Affected Environment

The RSAs are located within the New River Basin, which is thought to be one of the oldest rivers in the world. In 1998 it was named an American Heritage River by former President Clinton. The lower South Fork New River and the North Carolina portion of the New River (26 miles) were also designated as National Scenic Rivers. That 26-mile stretch is classified by NCDEQ as ORW because of its recreational and ecological importance and excellent water quality.

Within the RSA for Big Pine Creek Bridge #3 and #6, Big Pine Creek flows under the existing bridges. Big Pine Creek Bridge #3 and #6 RSAs each included a smaller tributary draining to Big Pine Creek. Within the RSA for Brush Creek Bridge #1, Brush Creek flows under the existing bridge. No other tributaries were identified. Within the RSA for Laurel Fork Bridge, Cranberry Creek flows under the existing bridge. Two additional tributaries were identified draining to Cranberry Creek within the RSA. Big Pine Creek and Brush Creek are located within the USGS New River Basin 8-digit Hydrologic Unit Code (HUC) 0505001 and the Brush Creek Watershed 12-digit HUC 050500010405. Cranberry Creek is located within the USGS New River Basin 8-digit HUC 0505001 and the Cranberry Creek Watershed 12-digit HUC 050500010208. The New River Basin is not subject to Riparian Buffer Rules regulated by NCDEQ.

The NCDEQ identified Big Pine Creek and Brush Creek as Class C; Trout Waters (C;Tr) and Cranberry Creek as Class B; Trout Waters (B;Tr:+) (NCDWR, 2014b). Class C waters are protected for uses such as
secondary recreation, fishing, wildlife, fish consumption, aquatic life including propagation, survival and maintenance of biological integrity, and agriculture. Secondary recreation includes wading, boating, and other uses involving human body contact with water where such activities take place in an infrequent, unorganized, or incidental manner. Class B are waters protected for all Class C uses in addition to primary recreation. Primary recreational activities include swimming, skin diving, water skiing, and similar uses involving human body contact with water where such activities take place in an organized manner or on a frequent basis. Trout waters designation is a supplemental classification intended to protect freshwaters which have conditions which sustain and allow for trout propagation and survival of stocked trout on a year-round basis. The “+” symbol identifies waters that are subject to a special management strategy specified in 15A NCAC 2B .0225 the ORW rule, in order to protect downstream waters designated as ORW. Cranberry Creek flows to the South Fork of the New River, which is classified as an ORW.

Big Pine Creek, Brush Creek, and Cranberry Creek are not listed on the NCDEQ Final 2016 303(d) list (NCDEQ, 2018a) for impaired waters. According to the NCDWR 2014 integrated report, Big Pine Creek met criteria for benthos with a “good” classification in 2009 and exceeded the criteria for fish tissue mercury in 2012 (NCDWR, 2014a). Big Pine Creek was briefly listed on the 303(d) in 2008 but has since been delisted. Brush Creek met criteria for benthos with a “good” classification in 2007, met criteria for fish community with a “good” classification in 2008, and exceeded criteria for fish tissue mercury in 2012. Brush Creek was briefly listed as 303(d) in 2008 but has since been delisted. Cranberry Creek met criteria for benthos with an “excellent” classification in 2008, met criteria for fish community with a “good” classification in 2008, and exceeded criteria for fish tissue mercury in 2012. Cranberry Creek was briefly listed as 303(d) in 2008 but has since been delisted.

Bioclassifications of “Excellent,” “Good,” “Good-Fair,” “Fair,” or “Poor” are used to describe benthic and fish stream samples and incorporates information from the sample such as species richness and composition, pollution indicator, condition, and abundance. The score is used to determine the biological integrity class of the stream from which the sample was collected. If a fish community is rated excellent, good, or good-fair it is deemed to be fully supporting its aquatic life use support stream classification (NCDWR, 2013; NCDWR, 2016).

Environmental Consequences

No Action Alternative

Direct and Indirect Impacts

The No Action Alternative would have a negative impact on hydrology and water quality as the bridges would continue to degrade, erode, and eventually fail. Sediment would also continue to accumulate under the bridge openings and compromise the hydraulic opening. Eventually the bridges would not be able to accommodate stream flow especially during storm events. Natural erosion of the stream banks would continue to occur.

Conclusion

There would be no direct, indirect, or cumulative impacts to hydrology and water quality under the No Action Alternative, because there would be no construction.

Proposed Action Alternative

Direct and Indirect Impacts

Construction activities for each bridge site would result in temporary, adverse impacts to hydrology and water quality. No roadway expansion or additional roadway surface is proposed as part of these projects. Approximately 0.71 acres of total land disturbance is proposed for the three 2A16 bridges. Land
disturbance has not been finalized for Laurel Fork Bridge; however, over one acre of disturbance would be anticipated. Land disturbance during construction would cause the potential for sediment to enter the receiving streams and ultimately travel downstream to the New River. BMPs would be installed to reduce the potential for erosion and sedimentation in accordance with the NCDEQ approved E&SC Plan. Since the BLRI would be closed due to the construction, the roadway would be used for staging areas.

During construction, direct impacts from stormwater runoff are local, short term, and temporary as flow would be directed into erosion control structures and vegetated buffers and would not discharge directly into surface waters. Also, no additional permanent impervious surface would result from the proposed project as the bridges would be replaced/rehabilitated of similar size. Construction road surfaces would be temporary and BMPs would control and treat the runoff from those surfaces. At Brush Creek Bridge #1, the existing pier would be cut shorter and kept in place for aesthetics; it would no longer be a structural element. Permanent riprap would be installed in the channel around the base of the pier and abutments to protect those structures by preventing scour and erosion typically associated with bridge failure. Preventing scour and failure would prevent significant erosion and the discharge of sediment laden stormwater as well as preventing other bridge and roadway construction materials in the water. Placement of riprap would be considered a permanent impact as it would constrict the channel and increase stream flow velocity.

Indirect impacts from the riprap placement at Brush Creek Bridge #1 would include minor bank erosion and instability directly downstream of the bridge. Bank erosion would lead to an increase in sediment transport. This indirect impact would be considered minor since the overall hydraulic opening of the bridge is large enough to allow for storm flow during rain events and riprap placement would not compromise the hydraulic opening designed for the bridge. Over time, debris would accumulate around the bridge as it would get caught on the riprap during storm events; however, this would be alleviated by routine maintenance. For the other three bridges, indirect impacts to hydrology are not anticipated, because the project design does not affect the stream flow or increase stormwater. Indirect impacts to water quality would be temporary and may include additional sediment input from erosion into the streams until the replanted vegetation becomes established, and as a result, the soil stabilizes. Additional sediment input would jeopardize the survival of fish, macrobenthos, and other aquatic life.

Construction activities that disturb one acre or more of land require an E&SC Plan that has been approved by the state. After the state approves the E&SC Plan, the project will have coverage under a NPDES Stormwater General Permit NCG010000 Stormwater Pollution Prevention Plan (SWPPP) for construction-related activities, provided that the ground stabilization and basin design requirements in the stormwater permit are included in the E&SC Plan. Specific measures for construction access routes will be included in the project Plans, Specifications and Estimates. The Plans, Specifications and Estimates will include alignments, clearing limits, grading (if appropriate), drainage (if appropriate), erosion control, revegetation and any other information necessary for construction of the access routes.

An E&SC Plan would be prepared and implemented, consistent with NCDEMLR’s most recent version of the NC Erosion and Sediment Control Planning and Design Manual for each bridge project. An approved E&SC Plan would be needed at each bridge location if land disturbance is anticipated to be greater than one acre. If the disturbance is less than one acre, an E&SC plan and appropriate BMPs would be included with each bridge. If the west access option is chosen for construction access to the Laurel Fork Bridge, additional clearing and re-grading the forested slope in the northwest quadrant would be needed. Cranberry Creek flows into the South Fork New River, which is designated as an ORW. This designation falls under the 15A NCAC 02H.1201 guidelines which requires 30-foot vegetated setbacks.
in addition to the required E&SC Plan. NCWRC also recommends that the Laurel Fork Bridge sediment and erosion control measures should adhere to the Design Standards in Sensitive Watersheds (NCWRC Correspondence, September 10, 2018, Appendix B). Big Pine Creek and Brush Creek do not flow to ORW or are within one mile of High Quality Waters; therefore, E&SC measures are not required to adhere to Design Standards in Sensitive Watersheds. There are no local erosion and sediment control programs in Alleghany and Ashe Counties, and therefore, the NCDEQ would review and approve the plan.

The project would also have a beneficial impact on the hydraulic opening of Big Pine Creek Bridge #3 and #6 by removing existing sediment accumulations currently impeding proper stream flow. This sediment has accumulated under the bridges and is compromising the hydraulic opening designed for the bridge. This constriction impedes the proper movement of water during storm events and creates back water. The sediment area has been delineated and would be removed as part of construction. BMPs would be implemented during removal of the sediment to minimize the amount of sediment entering the stream. Currently no significant sediment or debris accumulation exists at Brush Creek Bridge #1 or the Laurel Fork Bridge. However, if conditions change and sediment accumulates, sediment removal at these bridges would be included as a part of this project.

**Conclusion**

Construction of the Proposed Action Alternative would result in both adverse and beneficial impacts to hydrology and water quality. Permanent, adverse impacts would result from the placement of riprap at Brush Creek Bridge #1. Temporary, adverse impacts would be from soil disturbed during construction at all four bridge locations, making the particles highly mobile and easily transported by erosional forces. Permanent, beneficial impacts include increasing the hydraulic opening of Big Pine Creek Bridge #3 and #6 by removing existing sediment accumulations currently impeding proper stream flow and removing a pier at Big Pine Creek Bridge #3. The pier would be removed to improve the hydraulic conditions of the bridge and more closely recreate the natural hydrology of Big Pine Creek.

Both permanent and temporary direct, adverse impacts are considered minor as they are localized to the bridge. Any suspended particles would likely drop from the water flow near or around the bridge. Downstream impacts are not anticipated.

Mitigation measures would include the use of temporary BMPs to minimize erosion and sedimentation from ground disturbing activities that expose bare soil, which would otherwise negatively impact water quality. The BMPs may include the use of silt fence, fiber roll, sediment traps, erosion matting, turbidity curtain, etc. These BMPs would be used only during construction and would be removed once the disturbed area has been permanently stabilized. Soil erosion would also be minimized by limiting the time that soil is left exposed. No construction vehicles would access the downslope side of perimeter control measures or track sediment outside of the project limits. Disturbed soil would be re-vegetated using specific seed mixes that do not include invasive or exotic species. Areas used for construction access would be re-graded to pre-existing conditions and re-vegetated with native and/or non-invasive species. An E&SC Plan would be prepared for all bridges. The project would comply with EO 12088, Sections 402 and 404 of the Clean Water Act, NPS DO #77, and NC Sediment Pollution Control Act.

**Cumulative Impacts:** Past bridge and roadway improvement projects along the BLRI have resulted in minor long-term adverse impacts to hydrology and water quality from construction-related disturbances. Current and future improvement projects would also result in minor long-term adverse impacts to hydrology and water quality from land clearing necessary to construct the new facilities. The 2A16 and 2D17 projects require land and stream disturbance that would be noticeable, but only a small percentage of existing area in the context of the BLRI. Mitigation measures such as BMPs and re-
vegetating and re-grading disturbed areas within the RSAs would mitigate impacts and as a result the project result in a minor adverse impact to hydrology and water quality. Overall, the Proposed Action Alternative would contribute a minor increment to the adverse cumulative impact of other projects and actions to hydrology and water quality since no roadway expansion or additional road surface is proposed. The cumulative impact would be minor.

**WETLANDS**

**Affected Environment**

Field investigations were conducted to delineate potentially jurisdictional Waters of the U.S. (WOUS), including wetlands, in August 2018 for each of the bridge RSAs. The delineations were performed according to the USACE *Wetland Delineation Manual, Technical Report Y-87-1* (Environmental Laboratory, 1987), the *Regional Supplement to the Corps of Engineers Wetland Delineation Manual: Eastern Mountains and Piedmont Regional Supplement, Version 2.0* (USACE, 2012), and NCDEQ NC state code G.S. 143-212(6). Wetland delineations conducted on the projects also satisfied NPS DO #77-1 “Wetland Protection,” *Procedural Manual #77-1* (NPS, 2016b), and *NPS Management Policies* (NPS, 2006b). A Preliminary Jurisdictional Determination by the USACE is currently being requested for the delineations at each bridge.

North Carolina Wetland Assessment Method (NCWAM) forms and North Carolina Stream Assessment Method (NCSAM) forms were completed for all wetlands and WOUS found within each RSA (JMT, 2018). These forms determine the level of wetland and a stream function for each potentially jurisdictional feature identified. This process generates a function rating for each feature assessed.

Tables 4 through 7 include a summary of the results at each RSA. Detailed information regarding the delineation can be found in *Waters of the U.S., Including wetlands, Delineation and Functional Assessment Report; Blue Ridge Parkway 2A16 and 2D17 Project – Alleghany and Ashe Counties, North Carolina* (JMT, 2018).

### Table 4: Summary of Potential WOUS and Wetlands in the Big Pine Creek Bridge #3 RSA

<table>
<thead>
<tr>
<th>HUC Watershed</th>
<th>Wetland Name</th>
<th>Cowardian Classification</th>
<th>NC WAM Classification</th>
<th>NC WAM Overall Rating</th>
<th>Size (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>New River (05050001)</td>
<td>WA</td>
<td>PFO</td>
<td>Bottomland Hardwood Forest</td>
<td>Medium</td>
<td>0.06</td>
</tr>
<tr>
<td></td>
<td>WB</td>
<td>PFO</td>
<td>Bottomland Hardwood Forest</td>
<td>Medium</td>
<td>0.03</td>
</tr>
<tr>
<td>WOUS Name</td>
<td>Stream Classification</td>
<td>NC SAM Category</td>
<td>NC SAM Overall Rating</td>
<td>Length (Linear Feet)</td>
<td></td>
</tr>
<tr>
<td>SA</td>
<td>Perennial (R3)</td>
<td>Mb3</td>
<td>High</td>
<td>370</td>
<td></td>
</tr>
<tr>
<td>SB</td>
<td>Intermittent (R4)</td>
<td>Mb2</td>
<td>High</td>
<td>30</td>
<td></td>
</tr>
</tbody>
</table>
### Table 5: Summary of Potential WOUS and Wetlands in the Big Pine Creek Bridge #6 RSA

<table>
<thead>
<tr>
<th>HUC Watershed</th>
<th>Wetland Name</th>
<th>Cowardian Classification</th>
<th>NC WAM Classification</th>
<th>NC WAM Overall Rating</th>
<th>Size (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>New River (05050001)</td>
<td>WA</td>
<td>PFO</td>
<td>Bottomland Hardwood Forest</td>
<td>Medium</td>
<td>0.19</td>
</tr>
<tr>
<td></td>
<td>WB</td>
<td>PFO</td>
<td>Bottomland Hardwood Forest</td>
<td>Medium</td>
<td>0.02</td>
</tr>
<tr>
<td></td>
<td>WC</td>
<td>PFO</td>
<td>Bottomland Hardwood Forest</td>
<td>High</td>
<td>0.13</td>
</tr>
<tr>
<td></td>
<td>SA</td>
<td>Perennial (R3)</td>
<td>Mb3</td>
<td>High</td>
<td>355</td>
</tr>
<tr>
<td></td>
<td>SB</td>
<td>Perennial (R3)</td>
<td>Mb3</td>
<td>High</td>
<td>165</td>
</tr>
</tbody>
</table>

### Table 6: Summary of Potential WOUS and Wetlands in the Brush Creek #1 RSA

<table>
<thead>
<tr>
<th>HUC Watershed</th>
<th>Wetland Name</th>
<th>Cowardian Classification</th>
<th>NC WAM Classification</th>
<th>NC WAM Overall Rating</th>
<th>Size (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>New River (05050001)</td>
<td>WA</td>
<td>PFO</td>
<td>Bottomland Hardwood Forest</td>
<td>Medium</td>
<td>0.004</td>
</tr>
<tr>
<td></td>
<td>WB</td>
<td>PFO</td>
<td>Bottomland Hardwood Forest</td>
<td>High</td>
<td>0.004</td>
</tr>
<tr>
<td></td>
<td>WC</td>
<td>PFO</td>
<td>Bottomland Hardwood Forest</td>
<td>High</td>
<td>0.13</td>
</tr>
<tr>
<td></td>
<td>SA</td>
<td>Perennial (R3)</td>
<td>Mb4</td>
<td>High</td>
<td>385</td>
</tr>
</tbody>
</table>

### Table 7: Summary of Potential WOUS and Wetlands in the Laurel Fork RSA

<table>
<thead>
<tr>
<th>HUC Watershed</th>
<th>Wetland Name</th>
<th>Cowardian Classification</th>
<th>NC WAM Classification</th>
<th>NC WAM Overall Rating</th>
<th>Size (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>New River (05050001)</td>
<td>WA</td>
<td>PFO</td>
<td>Headwater Forest</td>
<td>Medium</td>
<td>0.07</td>
</tr>
<tr>
<td></td>
<td>WB</td>
<td>PFO</td>
<td>Headwater Forest</td>
<td>High</td>
<td>0.02</td>
</tr>
<tr>
<td></td>
<td>WC</td>
<td>PEM</td>
<td>Non-Tidal Freshwater Marsh</td>
<td>High</td>
<td>0.45</td>
</tr>
<tr>
<td></td>
<td>WD</td>
<td>PFO</td>
<td>Headwater Forest</td>
<td>High</td>
<td>0.04</td>
</tr>
<tr>
<td></td>
<td>SA</td>
<td>Perennial (R3)</td>
<td>Mb3</td>
<td>High</td>
<td>490</td>
</tr>
<tr>
<td></td>
<td>SB</td>
<td>Perennial (R3)</td>
<td>Mb1</td>
<td>Medium</td>
<td>994</td>
</tr>
<tr>
<td></td>
<td>SC</td>
<td>Perennial (R3)</td>
<td>Mb1</td>
<td>High</td>
<td>220</td>
</tr>
</tbody>
</table>

PFO: Palustrine Forested Wetland; PEM: Palustrine Emergent Wetland; Mb: Mountain – narrow geomorphic valley – watershed size
1: <0.1; 2: 0.1 to <0.5; 3: 0.5 to <5.0; 4: ≥5 square miles
Environmental Consequences

No Action Alternative

Direct and Indirect Impacts

The No Action Alternative would have no impact on WOUS and wetlands since there would be no construction. However, the bridges would continue to degrade, erode, and eventually fail.

Conclusion

There would be no direct, indirect, or cumulative impacts to WOUS and wetlands under the No Action Alternative, because there would be no construction.

Proposed Action Alternative

Direct and Indirect Impacts

Construction activities at each bridge would result in temporary and permanent, adverse impacts to WOUS. During construction, each project stream would incur local, short term, temporary impacts due to stream diversions to allow room to repoint abutments and other work. Temporary impacts would also result from the removal of sedimentation from Big Pine Creek Bridge #3 and #6. Proposed activities at Big Pine Creek Bridge #3 would remove both existing piers and construct a new pier in the middle of the structure. The new pier would result in minor permanent loss of in-stream habitat, as the majority of the pier would be constructed outside the jurisdictional stream limits. The removal of the existing pier within the stream would result in a net gain of approximately 35 linear feet/0.002 acres of streambed. Proposed activities at Big Pine Creek Bridge #6 would construct two new piers in the same location as the existing piers. The footprint of the new piers would be the same as the existing piers; however, removal and construction of the piers would result in temporary impacts to the stream. Proposed activities at Brush Creek Bridge #1 would keep the existing pier in place; although, permanent riprap would be proposed around the existing pier as well as both bridge abutments for stability. Temporary impacts to Cranberry Creek would occur for the construction of an access road. Temporary impacts would involve the installation of a temporary crossing structure and/or temporary channel diversion. Construction access details have not been finalized for this bridge. Placement of permanent bridge support structures would likely not impact Cranberry Creek. BMPs would be implemented during these construction activities to minimize the amount of sediment entering the stream.

Construction activities at each bridge would result in temporary, adverse impacts to wetlands. Temporary impacts to wetlands would result from the placement of construction access for each bridge. Impacts from construction access consist of clearing, grading, and installing a temporary driving surface. However, after construction, areas used for access would be re-graded to pre-existing conditions and re-vegetated with native wetland species. Because the replacement/rehabilitation would be on the existing alignment and minimal approach work is needed, no permanent impacts to wetlands would be anticipated from roadway work.

No indirect impacts to wetlands are anticipated from construction activities. Indirect impacts to WOUS from the riprap placement would include bank erosion and instability directly downstream of Brush Creek Bridge #1. Riprap would be installed to prevent scour and to protect the structural integrity of the bridge including the historic pier; however, riprap placement would constrict flow around the bridge lead to an increase in sediment transport. Over time, debris could accumulate around the bridge as it could get caught on the riprap during storm events although routine maintenance should clear the debris. In the long term, preventing scour and failure would prevent significant erosion and the discharge of sediment laden stormwater as well as preventing other bridge and roadway construction materials in the
water. Additional indirect impacts include instream sediment input from slope erosion until the replanted vegetation becomes established and the soil stabilizes.

A summary of proposed temporary and permanent impacts to WOUS and wetlands are included below in Table 8.

Table 8: Summary of Potential Impacts to WOUS and Wetlands

<table>
<thead>
<tr>
<th>Feature Name</th>
<th>Approximate Temporary Impact (Linear Feet/Acre)</th>
<th>Approximate Permanent Impact (Linear Feet/Acre)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Big Pine Creek Bridge #3</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wetland WA</td>
<td>0.004 AC</td>
<td>None</td>
</tr>
<tr>
<td>Wetland WB</td>
<td>0.02 AC</td>
<td>None</td>
</tr>
<tr>
<td>Stream SA</td>
<td>175 LF / 0.1 AC</td>
<td>15 LF / 0.001 AC</td>
</tr>
<tr>
<td>Stream SB</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Total Wetland</td>
<td>0.024 AC</td>
<td>None</td>
</tr>
<tr>
<td>Total Stream</td>
<td>175 LF / 0.1 AC</td>
<td>15 LF / 0.001 AC</td>
</tr>
<tr>
<td><strong>Big Pine Creek Bridge #6</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wetland WA</td>
<td>0.02 AC</td>
<td>None</td>
</tr>
<tr>
<td>Wetland WB</td>
<td>0.01 AC</td>
<td>0.01 AC</td>
</tr>
<tr>
<td>Stream SA</td>
<td>190 LF / 0.17 AC</td>
<td>None</td>
</tr>
<tr>
<td>Stream SB</td>
<td>55 LF / 0.01AC</td>
<td>None</td>
</tr>
<tr>
<td>Total Wetland</td>
<td>0.03 AC</td>
<td>0.01 AC</td>
</tr>
<tr>
<td>Total Stream</td>
<td>245 LF / 0.18 AC</td>
<td>None</td>
</tr>
<tr>
<td><strong>Brush Creek Bridge #1</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wetland WA</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Wetland WB</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Wetland WC</td>
<td>0.00001 AC</td>
<td>None</td>
</tr>
<tr>
<td>Stream SA</td>
<td>150 LF / 0.17 AC</td>
<td>185 LF / 0.04 AC</td>
</tr>
<tr>
<td>Total Wetland</td>
<td>0.00001 AC</td>
<td>None</td>
</tr>
<tr>
<td>Total Stream</td>
<td>150 LF / 0.17 AC</td>
<td>185 LF / 0.04 AC</td>
</tr>
<tr>
<td><strong>Laurel Fork Bridge</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wetland WA</td>
<td>0.01 AC</td>
<td>--</td>
</tr>
<tr>
<td>Wetland WB</td>
<td>None</td>
<td>--</td>
</tr>
<tr>
<td>Wetland WC</td>
<td>0.001 AC</td>
<td>--</td>
</tr>
<tr>
<td>Wetland WD</td>
<td>None</td>
<td>--</td>
</tr>
<tr>
<td>Stream SA</td>
<td>274 LF / 0.1 AC</td>
<td>--</td>
</tr>
<tr>
<td>Stream SB</td>
<td>50 LF / 0.01 AC</td>
<td>--</td>
</tr>
<tr>
<td>Stream SC</td>
<td>None</td>
<td>--</td>
</tr>
</tbody>
</table>
Impacts to wetlands would require a USACE Section 404 permit and a NCDEQ Section 401 Water Quality Certification. The NPS follows the DO #77-1 “Wetland Protection”, Procedural Manual #77-1 (NPS, 2016b), and NPS Management Policies (NPS, 2006b) for avoiding adverse impacts on wetlands, minimizing unavoidable wetland impacts, and compensating for wetland impacts. All NPS actions with the potential to have adverse impacts on wetlands must comply with DO #77-1 and Procedural Manual #77-1, and those actions that involve placing dredged or fill material in wetlands or other WOUS (as defined in 33 CFR 320-332) must also comply with Section 404 of the Clean Water Act. DO #77-1 states the NPS goal to achieve “no net loss of wetlands” in the course of managing NPS resources and developing park management and visitor use facilities and programs. In addition, the Director's Order establishes a longer-term goal to achieve "net gain" of wetland habitat through efforts to restore natural wetlands that have been degraded or lost due to past human activities. Since impacts (both temporary and permanent) on wetlands for each bridge group (2A16 and 2D17) total less than 0.1 acres, then wetland compensation mitigation would likely not be required. If impacts change and wetland compensation is required, then wetland compensation in the form of restoration of degraded or former wetland habitat is required. Wetland mitigation must be on lands managed by NPS. When compliance with D.O. #77-1 and Section 404 is required, it is important to coordinate with the appropriate USACE office and the NPS Water Resources Division early on to assure that project alternatives and wetland compensation proposals satisfy both processes.

**Conclusion**

Construction of the Proposed Action Alternative at each bridge would result in temporary and permanent, adverse impacts to WOUS and temporary, adverse impacts to wetlands. To the maximum extent practicable, impacts to WOUS and wetlands were avoided and unavoidable WOUS and wetland impacts were minimized. The presence of WOUS and wetlands factored into the location of the construction access areas to minimize impacts to those features. Construction methods using mats, low impact equipment, and proper erosion and sediment control methods would be utilized to minimize impacts. These impacts would be considered minor and under the threshold of USACE and NPS required compensatory mitigation. The types of medium to high quality wetlands impacted are common to the BLRI; therefore, they would be considered a small percentage of impact to the total amount of wetlands in the park. Mitigation measures include obtaining a Section 404 permit under the Clean Water Act administered by USACE and a Section 401 Water Quality Certification administered by the NCDEQ. The NPS follows a no-net-loss of wetlands policy found in DO #77-1 “Wetland Protection”, Procedural Manual #77-1 (NPS, 2016b), and NPS Management Policies (NPS, 2006b). This guidance requires avoiding, minimizing, and compensating for adverse impacts on wetlands. The proposed project complies with these guidance documents.

A Wetland Statement of Findings is not required for these projects. Exception #8 (Bridge Replacements) under Section 4.2.1. Potential Exceptions for Certain “Water Dependent” and Maintenance Activities of the NPS Procedural Manual #77-1: Wetland Protection (NPS, 2016) allows for up to 0.25 acre of new, permanent impacts on wetlands. Temporary construction-related impacts on wetlands of 0.25 acre or less may be allowed if disturbed sites are actively restored to pre-disturbance conditions during, or immediately after, construction. Each of the four bridge locations, which have independent utility and are analyzed separately, is below the impact threshold. Section 4.2.2 and Appendix B of the manual
contain fifteen additional conditions that must be met for projects to qualify for an exception. Appendix B, Condition #15, states that an action must not have an adverse effect on Historic Properties listed or eligible for listing in the NRHP. Each of the four bridges are contributing resources to the NRHP-eligible BLRI National Historic District. The construction constitutes and adverse effect to the Historic District; however, the adverse effects are being mitigated through a MOA between NPS, FHWA, and the North Carolina SHPO Office. The MOA contains stipulations related to the design that will ensure that impacts avoided or minimized to the maximum extent practicable. These design criteria include preserving the existing bridge and parkway alignments, preservation of masonry features where feasible, and use of replacement features that mimic the rustic character of the existing structures. Archaeological survey was also conducted, in coordination with six participating Tribal Historic Preservation Offices, to ensure that any significant sites would be identified. Although no significant sites were found, the MOA contains stipulations regarding any inadvertent discoveries, including human remains, during construction. This MOA, and its associated commitments, will mitigate the effects of the project on historic resources, therefore Condition #15 has been adequately addressed by NPS and FHWA. All of the other conditions in Appendix B will be met.

**Cumulative Impacts:** Past bridge and roadway improvement projects along the BLRI have resulted in minor long-term adverse impacts to wetlands from construction-related disturbances. Current and future improvement projects would also result in minor long-term adverse impacts to wetlands from activities necessary to construct the new facilities. The 2A16 and 2D17 projects require land disturbance that would be noticeable, but only a small percentage of existing area in the context of the BLRI. Mitigation measures such as BMPs and re-vegetating and re-grading disturbed areas within the RSAs would ultimately result in a minor adverse impact to wetlands. Overall, the Proposed Action Alternative would contribute a minor increment to the adverse cumulative impact of other projects and actions to wetlands. The cumulative impact would be minor.

**RARE, THREATENED, ENDANGERED, AND SPECIAL STATUS SPECIES**

**Affected Environment**

Lists of federally protected species were obtained from the USFWS for Alleghany and Ashe Counties (USFWS, 2018a; USFWS, 2018b). These listed species are presented in Tables 9 and 10 below:

**Table 9: USFWS – 2D16: Alleghany County Federally Listed Threatened and Endangered Species**

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Federal Status</th>
<th>Record Status</th>
<th>Habitat Present?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bog turtle</td>
<td><em>Glyptemys muhlenbergii</em></td>
<td>Threatened (S/A)</td>
<td>Current</td>
<td>No</td>
</tr>
<tr>
<td>Northern long-eared bat</td>
<td><em>Myotis septentrionalis</em></td>
<td>Threatened</td>
<td>Current</td>
<td>Yes</td>
</tr>
</tbody>
</table>

**Table 10: USFWS – 2D17: Ashe County Federally Listed Threatened and Endangered Species**

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Federal Status</th>
<th>Record Status</th>
<th>Habitat Present?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bog turtle</td>
<td><em>Glyptemys muhlenbergii</em></td>
<td>Threatened (S/A)</td>
<td>Historic</td>
<td>No</td>
</tr>
<tr>
<td>Carolina northern flying squirrel</td>
<td><em>Glaucous sabrinus coloratus</em></td>
<td>Endangered</td>
<td>Current</td>
<td>No</td>
</tr>
<tr>
<td>Gray bat</td>
<td><em>Myotis griseccus</em></td>
<td>Endangered</td>
<td>Current</td>
<td>No</td>
</tr>
<tr>
<td>Northern long-eared bat</td>
<td><em>Myotis septentrionalis</em></td>
<td>Threatened</td>
<td>Current</td>
<td>Yes</td>
</tr>
</tbody>
</table>
No critical habitat designations for a federally-listed threatened or endangered species was identified by the USFWS in Alleghany and Ashe Counties. A database query was submitted to NCNHP on July 12, 2018, to determine if federal or state-listed rare, threatened, or endangered species are present in any of the four RSAs or within a one-mile buffer.

NCNHP data did not indicate element occurrences of federally or state listed threatened or endangered species or critical habitat within the Big Pine Creek Bridge #3, Big Pine Creek Bridge #6, and Laurel Fork Bridge RSAs.

NCNHP indicated occurrences of state listed species within the RSA for Brush Creek Bridge #1. No federally protected species were identified. The state listed species are below in Table 11.

### Table 11: NCNHP – Brush Creek Bridge #1 NCNHP State Listed Species Documented within the RSA

<table>
<thead>
<tr>
<th>Taxonomic Group</th>
<th>Common Name</th>
<th>Scientific Name</th>
<th>State Status</th>
<th>Accuracy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Freshwater Fish</td>
<td>Kanawha darter</td>
<td><em>Etheostoma kanawhae</em></td>
<td>Significantly Rare</td>
<td>Medium</td>
</tr>
<tr>
<td>Vascular Plant</td>
<td>Cuthbert's turtlehead</td>
<td><em>Chelone cuthbertii</em></td>
<td>Special Concern Vulnerable</td>
<td>Medium</td>
</tr>
<tr>
<td>Vascular Plant</td>
<td>Robin runaway</td>
<td><em>Rubus dalibarda</em></td>
<td>Endangered</td>
<td>Medium</td>
</tr>
<tr>
<td>Vascular Plant</td>
<td>Bog fern</td>
<td><em>Thelypteris simulata</em></td>
<td>Endangered</td>
<td>Medium</td>
</tr>
</tbody>
</table>

A Protected Bat Study at the Sites of the Four Bridges Along the Blue Ridge Parkway, Ashe and Alleghany Counties, North Carolina (ESI, 2018) was prepared for the federally listed bats that may potentially occur within the RSAs as well as other bat species.

Acoustic surveys were completed within each RSA for the proposed bridge replacements/rehabilitation following current USFWS guidance. The surveys investigated the presence for the federally listed NLEB and gray bat as well as the Indiana bat and Virginia big-eared bat, which are not listed for either Alleghany or Ashe County. The surveys were completed from August 5 to 7, 2018, which is within the USFWS recommended optimal survey window. The acoustic surveys represent the maximum likelihood of species present within each bridge vicinity during the time of survey. Maximum likelihood is a statistical tool that is used to evaluate the probability that a species is present at a site. Bridge assessments were used to visually confirm the use of the bridge structure itself by bat species. The bridge assessments for Big Pine Creek Bridge #3, Big Pine Creek Bridge #6, and Brush Creek Bridge #1 revealed no signs of bat use. Species identified at each RSA using both acoustic surveys and bridge assessments include:
• Big Pine Creek Bridge #3
  o Big brown bat (*Eptesicus fuscus*)
  o Hoary bat (*Lasiurus cinereus*)
  o Tri-colored bat (*Perimyotis subflavus*)

• Big Pine Creek Bridge #6
  o Eastern red bat (*Lasiurus borealis*)
  o Hoary bat
  o Silver-haired bat (*Lasionycteris noctivagans*)

• Brush Creek Bridge #1
  o Eastern red bat
  o Hoary bat
  o Silver-haired bat

• Laurel Fork Bridge
  o Big brown bat
  o Eastern red bat
  o Little brown bat (*Myotis lucifugus*)
  o Rafinesque's big-eared bat (*Corynorhinus rafinesquii*)
  o Gray bat (*Myotis grisescens*)

The acoustic surveys provided no evidence of the Indiana or northern long-eared bats are present in the workspace for the bridges.

Acoustic surveys at the Laurel Fork Bridge picked up a fragmentary call with characteristics associated with big brown bat, Rafinesque's big-eared bat, and Virginia big-eared bats. Although the file could not be positively identified, it was most similar to a Virginia big-eared bat. NPS had previously identified potential Virginia big-eared bat calls at the site; therefore, there is transient potential for Virginia big-eared bats within the project vicinity. In addition, initial screening provided possible evidence of Gray bats present at the Laurel Fork Bridge, but a manual review of the data revealed the calls were more consistent with the eastern red bat.

Acoustic surveys at Big Pine Creek #3 detected calls consistent with the tri-colored bat, which is currently undergoing evaluation for potential listing under ESA. The tri-colored bat is currently listed as State Rare for Alleghany County as a historical occurrence and has a state rank of S3. The state rank S3 is defined as Rare or uncommon in North Carolina. The little brown bat is also listed as state rare, but not for Alleghany or Ashe Counties (NCNHP, 2018). No portals or caves were identified in the immediate vicinity of the bridges, indicating a lack of potentially suitable winter habitat for northern long-eared or Indiana bats and year-round habitat for Virginia big-eared and gray bats in the Project area.

Visual assessments of the 2A16 bridges revealed no signs of bat use. Signs of bat use were observed at the Laurel Fork Bridge and Shawtown Road Bridge, which is located just outside of the RSA for Brush Creek Bridge #1. Subsequent emergence counts and nocturnal visits confirmed the presence of multiple big brown bats and at least two little brown bats using the Laurel Fork Bridge. Bats of an unknown species were seen exiting the bridge. Eight big brown bats were incidentally observed roosting under the
Shawtown Road Bridge, which is not part of the project, but is located approximately 700 feet west of Brush Creek Bridge #1.

Detailed information about the studies, methodology, and results can be found in the full bat study *Protected Bat Species at the Sites of Four Bridges Along the Blue Ridge Parkway, Ashe and Alleghany Counties, North Carolina* (ESI, 2018).

For the other federally listed species, Johnson, Mirmiran & Thompson (JMT) scientists conducted pedestrian transects to perform a detailed tree and vegetation survey as part of the project (JMT, 2018). Vegetation survey protocols are described in *Vegetation Survey Study Plan NPS/FHWA Projects BLRI 2D17 and 2A16 Environmental Assessment and Resource Surveys Related to the Replacement of Four Bridges: Ashe and Alleghany Counties, North Carolina*.

Suitable habitat for the Virginia spiraea, swamp pink, and the rusty patched bumble bee was identified within the RSA for the Laurel Fork Bridge. Additional transect surveys were conducted to thoroughly search for individuals of Virginia spiraea and swamp pink. Reconnaissance level surveys were conducted for the rusty patched bumble bee. No individuals were found. A BA was prepared for federally listed species and submitted to the USFWS.

The detailed tree and vegetation survey also identified uncommon, rare, and aesthetically pleasing plant species that occur within each of the RSAs. The rare and uncommon designation for mountain species was determined by the *Flora of the Southern and Mid-Atlantic States* (Weakley, 2015). The uncommon and rare species that carry a state status or state rank are listed below in Table 12 (NCNHP, 2018). None of these species hold a federal designation. Detailed information and full list of all species found during the survey can be found in the *Tree and Vegetation Survey Report; Blue Ridge Parkway 2A16 and 2D17 Project – Alleghany and Ashe Counties, North Carolina* (JMT, 2018).

### Table 12: State Listed Rare Plants Identified within Bridge RSA for Alleghany and Ashe Counties

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>State Status</th>
<th>State Rank</th>
<th>Weakley Designation</th>
<th>Within LOD</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Big Pine Creek Bridge #3 (Alleghany County)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bog fern</td>
<td><em>Thelypteris simulata</em></td>
<td>Endangered</td>
<td>S1</td>
<td>Rare</td>
<td>Yes</td>
</tr>
<tr>
<td>Brook-saxifrage</td>
<td><em>Boykinia aconitifolia</em></td>
<td>W1</td>
<td>S3</td>
<td>Uncommon</td>
<td>Yes</td>
</tr>
<tr>
<td>Broadleaf meadowsweet</td>
<td><em>Spiraea latifolia</em></td>
<td>W7</td>
<td>S2?</td>
<td>Rare</td>
<td>Yes</td>
</tr>
<tr>
<td>Skunk cabbage</td>
<td><em>Symlocarpus foetidus</em></td>
<td>W6</td>
<td>S3</td>
<td>Uncommon</td>
<td>Yes</td>
</tr>
<tr>
<td>Southern sheepkill</td>
<td><em>Kalmia carolina</em></td>
<td>W6</td>
<td>S4</td>
<td>Rare</td>
<td>Yes</td>
</tr>
<tr>
<td><strong>Big Pine Creek Bridge #6 (Alleghany County)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bog fern</td>
<td><em>Thelypteris simulata</em></td>
<td>Endangered</td>
<td>S1</td>
<td>Rare</td>
<td>Yes</td>
</tr>
<tr>
<td>Broadleaf meadowsweet</td>
<td><em>Spiraea latifolia</em></td>
<td>W7</td>
<td>S2?</td>
<td>Rare</td>
<td>Yes</td>
</tr>
<tr>
<td>Skunk cabbage</td>
<td><em>Symlocarpus foetidus</em></td>
<td>W6</td>
<td>S3</td>
<td>Uncommon</td>
<td>Yes</td>
</tr>
<tr>
<td><strong>Brush Creek Bridge #1 (Alleghany County)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bailey's sedge</td>
<td><em>Carex baileyi</em></td>
<td>SR-P</td>
<td>S2</td>
<td>Uncommon</td>
<td>No</td>
</tr>
</tbody>
</table>
### Laurel Fork Bridge (Ashe County)

<table>
<thead>
<tr>
<th>Species</th>
<th>Scientific Name</th>
<th>Rarity Level</th>
<th>Conservation Status</th>
<th>Designation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Broadleaf meadowsweet</td>
<td><em>Spiraea latifolia</em></td>
<td>W7</td>
<td>S2?</td>
<td>Rare</td>
</tr>
<tr>
<td>White lettuce</td>
<td><em>Nabalus albus</em></td>
<td>Not listed</td>
<td>Alleghany County</td>
<td>S2?</td>
</tr>
<tr>
<td>Skunk cabbage</td>
<td><em>Symlocarpus foetidus</em></td>
<td>W6</td>
<td>S3</td>
<td>Uncommon</td>
</tr>
<tr>
<td><strong>Laurel Fork Bridge (Ashe County)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Broadleaf meadowsweet</td>
<td><em>Spiraea latifolia</em></td>
<td>W7</td>
<td>S2?</td>
<td>Rare</td>
</tr>
<tr>
<td>Narrowleaf meadowsweet</td>
<td><em>Spiraea alba</em></td>
<td>W1</td>
<td>S2</td>
<td>Rare</td>
</tr>
<tr>
<td>Choke cherry</td>
<td><em>Prunus virginiana</em></td>
<td>W7</td>
<td>S2</td>
<td>Uncommon</td>
</tr>
<tr>
<td>Skunk cabbage</td>
<td><em>Symlocarpus foetidus</em></td>
<td>Not listed</td>
<td>Ashe County</td>
<td>S3</td>
</tr>
<tr>
<td>Large yellow lady's slipper</td>
<td><em>Cypripedium parviflorum</em></td>
<td>Not listed</td>
<td>Ashe County</td>
<td>S1/S2</td>
</tr>
<tr>
<td>Southern blazing-star</td>
<td><em>Liatris squarrosa</em></td>
<td>Not listed</td>
<td>Ashe County</td>
<td>S2</td>
</tr>
</tbody>
</table>

Source: NCNHP, 2018

1. SR-P (Significantly Rare-Peripheral)
2. W1 – Rare, but relatively secure
3. W6 - Regionally Rare
4. W7 – Poorly known in North Carolina
5. S1 – Critically imperiled in North Carolina because of extreme rarity or because of some factor making it especially vulnerable to extirpation from the state.
6. S2 – Imperiled in North Carolina because of rarity or because of some factor making it very vulnerable to extirpation from the state.
7. S3 – Rare or uncommon in North Carolina
8. S4 – Apparently secure in the state

The NCWRC designated all of Big Pine Creek as Hatchery Supported Trout Waters; designated Brush Creek as Hatchery Supported Trout Waters from the NC 21 bridge to the confluence with the Little River; and designated Cranberry Creek as Hatchery Supported Trout Waters from the Alleghany County line to the South Fork of the New River (NCWRC, 2018). These classifi cations only impose rules and regulations for fishing in these waterways and would not affect construction activities.

Cranberry Creek would be subject to a construction moratorium recommended by NCWRC. NCWRC has identified state listed aquatic species and Federal Species of Concern occurring downstream of the Laurel Fork RSA. No state listed aquatic species were identified within the 2A16 bridge RSAs.

The NCDEQ identified Big Pine Creek, Brush Creek, and Cranberry Creek as Trout Waters. Trout Waters is a supplemental classification intended to protect freshwaters which have conditions that shall sustain and allow for trout propagation and survival of stocked trout on a year-round basis. Per the Sedimentation Pollution Control Act of 1973, G.S. 113A-57(1), waters that have been classified as Trout Waters shall have an undisturbed buffer zone 25 feet wide or of sufficient width to confine visible siltation.
within the 25 percent of the buffer zone nearest the land-disturbing activity, whichever is greater (NCGA, 1973).

Brush Creek is designated as part of the New/Little River Aquatic Habitat by NCNHP. Little River and its tributaries contain a variety of aquatic habitats that support a large diversity of organisms (NCNHP, 2011).

Environmental Consequences

No Action Alternative

Direct and Indirect Impacts

The No Action Alternative would have no impact on rare, threatened, endangered, and special status species since there would be no construction. However, the bridges would continue to degrade, erode, and eventually fail.

Conclusion

There would be no direct, indirect, or cumulative impacts to rare, threatened, endangered, and special species under the No Action Alternative, because there would be no construction.

Proposed Action Alternative

Direct and Indirect Impacts

The NPS follows Management Policies (NPS, 2006b) for the management of threatened and endangered plants and animals. Coordination with USFWS is required. A BA was prepared and submitted to the USFWS for the federally listed species potentially impacted by the Proposed Action Alternative (JMT, 2018). A determination of No Effect was made for the Virginia spiraea and swamp pink. A determination of May Affect – Not Likely to Adversely Affect was made for the NLEB and rusty patched bumble bee. The extent of suitable habitat is detailed within the BA. In a letter dated November 16, 2018, the USFWS concurred with these determinations.

Northern long-eared bats are known to roost in trees greater than 3in DBH in the summer months. Local, long term, temporary impacts to the NLEB could occur as several trees greater than 3in DBH would be cleared during construction activities. No known NLEB maternity roost trees or hibernacula are present within one-quarter mile of the RSAs. Gray bats typically utilize caves year-round for winter hibernation and summer roosting. Occasionally summer roosts have been found in bridges or other structures. Impacts to the gray bat are not anticipated as there is no suitable year-round habitat in the vicinity of the projects.

There would be temporary, adverse impacts to suitable habitat for the rusty patched bumble during construction for the Laurel Fork Bridge.

The locations of state listed plant species have been identified and located during field investigations for the tree and vegetation survey. With their locations known, construction activities would avoid impacting these species to the maximum extent practicable. Impacts to state listed species would require coordination with NCNHP.

Indirect impacts would be temporary and would include reduced habitat availability which might limit immigration into the impacted areas until the vegetation is re-established. Construction activities would avoid impacting these species habitat to the maximum extent practicable.
Because NCWRC has identified state listed aquatic species and Federal Species of Concern occurring downstream of the Laurel Fork RSA, NCWRC is recommending a moratorium prohibiting in-stream work and land disturbance within the 25-foot trout buffer from October 15th to April 15th. NCWRC did not identify significant trout resources at the 2A16 bridges; therefore, they are not requesting a trout moratorium (NCWRC Correspondence, September 10, 2018, Appendix B).

Per NCDEMLR Rule 15A North Carolina Administrative Code (NCAC) 04B .0125, a land-disturbing activity in the buffer zone adjacent to a Trout Water stream would be permitted if the duration of the disturbance is temporary and the extent of the disturbance is minimal. Permission would be received from NCDEMLR for this work.

In addition, the Proposed Action Alternative for Brush Creek Bridge #1 would have beneficial impacts for general wildlife movement as a wildlife crossing is proposed for this bridge. This wildlife passage is a proposed engineered shelf along the southern abutment that would help to maintain and enhance the wildlife habitat connectivity along the riparian corridor and under the roadway. Conversely, the proposed sediment removal under Big Pine Creek Bridge #3 and #6 would have temporary, adverse impacts to wildlife movement as their dry walking path would be removed. Removal of the sediment would force some animals to cross over the BLRI where they would be hit and or cause a vehicle accident. This impact would be short term since sediment would likely return to its former locations after heavy stream flows following storms.

**Conclusion**

Construction of the Proposed Action Alternative would result in temporary, adverse impacts on NLEB and rusty patched bumble bee habitat. NPS would not allow tree removal during the active bat season (April 1 to November 1) to reduce the chance the impacting unidentified NLEB bat maternity roosts. The NPS would install two pole mounted (12-foot to 20-foot in height), multi-chamber bat boxes near the Laurel Fork Bridge prior to demolition specifically for little brown bats; however, other bat species would benefit from these boxes. Boxes would be placed as much as possible in the open and away from trees. Construction activities would occur during daylight hours. Mitigation measures would include replanting trees for NLEB habitat and re-vegetating disturbed rusty patched bumble bee habitat with native wildflowers once construction is complete. For trout species at the Laurel Fork Bridge, NPS would adhere to the October 15 to April 15 moratorium. The proposed project would comply with the Endangered Species Act and NPS DO #77 “Natural Resource Management.”

**Cumulative Impacts:** Past bridge and roadway improvement projects along the BLRI have resulted in minor long-term adverse impacts to suitable habitat for federal and state listed threatened, endangered, rare, and special status species from construction-related disturbances. Current and future improvement projects would also result in minor long-term adverse impacts to wetlands from vegetation clearing necessary to construct the new facilities. The 2A16 and 2D17 projects require vegetation clearing that would be noticeable, but only a small percentage of existing area in the context of the BLRI. Mitigation measures such re-vegetating and re-grading disturbed areas within the RSAs would ultimately result in a minor adverse impact to suitable habitat for federal and state listed threatened, endangered, rare, and special status species. Overall, the Proposed Action Alternative would contribute a minor increment to the adverse cumulative impact of other projects and actions to suitable habitat for federal and state listed threatened, endangered, rare, and special status species. The cumulative impact would be minor.
CULTURAL RESOURCES

HISTORIC STRUCTURES

Affected Environment

The BLRI was determined eligible for listing in the NRHP in 1990 (NC0001/BN0905) and is under the management of the NPS. The nomination is currently in development by the NPS. There are no currently listed National Register Historic Properties, or locally designated historic districts or properties within any of the APEs. However, a nomination for the BLRI Historic District NHL is currently in development by the NPS. All four bridge locations are considered contributing elements to the proposed district.

Environmental Consequences

No Action Alternative

The No Action Alternative would have a negative effect on historic structures within the RSAs as the deterioration of the bridge structures would continue. The bridges would continue to degrade, erode, and eventually fail.

Conclusion

There would be no direct, indirect, or cumulative impacts to historic structures under the No Action Alternative, because there would be no construction. However, deterioration of the bridge structures would continue.

Proposed Action Alternative

The bridges are contributing resources to the proposed BLRI Historic District NHL nomination currently under development by NPS. While it is preferable to preserve, repair, or restore (in that order) over reconstruction, the current poor condition of these bridges require their replacement. As such, the replacement of the four bridges would result in an adverse effect to cultural resources associated with the BLRI. The project proposes bridge replacements would be reconstructed along on their existing alignments. Due to the historical importance of the existing stone-faced abutments and piers, NPS proposes to reuse the existing stone masonry to the maximum extent possible, leaving as many existing elements in place as possible. The NPS intends to keep the proposed bridge rail appearance consistent, to the extent practicable, with the existing look.

To begin the Section 106 consultation process (in compliance with the NHPA, 54 U.S.C. § 306108 and its implementing regulations, 36 CFR § 800), NPS submitted a notification letter, along with a graphic illustration of a draft APE for each bridge, to NCSHPO and THPOs (Appendix B). The draft APEs provided a preliminary basis for assessing potential historic properties that could be affected by the proposed undertakings. They include each bridge along with adjacent related structures with a potential for a direct or indirect effect. Included in the APEs for each bridge, are the following:

- Big Pine Creek Bridge #3 (Latitude/Longitude: 36.497001; -80.964499)
  - Cast-in-place concrete decks, stone abutments, and stone and/or concrete piers, timber guardrails with concrete posts, constructed from 1936-1938

- Big Pine Creek Bridge #6 (Latitude/Longitude: 36.487429; -80.974755)
  - Cast-in-place concrete decks, stone abutments, and stone and/or concrete piers, timber guardrails with concrete posts, constructed from 1936-1938
• Brush Creek Bridge #1 (Latitude/Longitude 36.461241; -81.000474)
  o Cast-in-place concrete decks, stone abutments, and stone and/or concrete piers,
    timber guardrails with concrete posts, constructed from 1936-1938

• Laurel Fork Bridge (Latitude/Longitude 36.387934, -81.259914)
  o 5-span, two-girder steel bridge with cast-in-place concrete deck, constructed in
    1939

Due to the total replacement of the Laurel Fork Bridge and the replacement of the superstructure on the
three remaining bridges, this project would have an Adverse Effect on the bridges as contributing
resources to the eligible BLRI Historic District. The project would also impact other character-defining
features of the BLRI including masonry drainage channels, parapet guard-walls, rock embankments and
freestanding guard walls. A MOA is under development to determine the level of mitigation for the
proposed project (Appendix D). Suggested measures include a North Carolina Historic Structures
Survey Report covering the four bridges and a Level II, HAER recordation covering the four bridges.

No indirect impacts are anticipated as a result of the proposed project.

Conclusion

Due to the total replacement of the Laurel Fork Bridge and the replacement of the superstructure on the
three remaining bridges, this project would have an Adverse Effect on the bridges as contributing
resources to the eligible BLRI Historic District. A MOA is being developed in consultation with NPS,
FHWA, NCSHPO, and THPOs. While minimization efforts are ongoing, suggested mitigation includes
reconstructing the bridges along their existing alignments to preserve the BLRI alignment, designing the
new bridges to emulate the original styles, re-using the existing stone to the extent practicable for the new
piers and abutments, preparing a North Carolina Historic Structures Survey Report covering the four
bridges, and preparing a HAER recordation covering the four bridges. Additional or alternative
mitigation would be discussed by all participating parties. Stipulations related to inadvertent discoveries
during construction will be included. The proposed project would comply with the NHPA, DO #28, and
the NPS Organic Act.

Cumulative Impacts: Past bridge and roadway improvement projects along the BLRI have resulted in
adverse impacts to historic structures from structure repairs and replacements. Current and future
improvement projects would also result in adverse impacts to historic structures to construct the new
facilities. The BLRI as a whole is aging and many repairs/replacements would be needed for historic
bridges and other structures as they are approaching the end of their service lives. The 2A16 and 2D17
projects are just four bridges of the 168 bridges present along the BLRI. Overall, the Proposed Action
Alternative would contribute a minor increment to the adverse cumulative impact of other projects and
actions to historic structures. The cumulative impact would be minor.

VISITOR USE

Affected Environment

The BLRI was designated as a National Parkway in 1936, a National Scenic Byway in 1996 (NC portion)
and 2005 (Virginia portion), and an All-American Road. A National Parkway is a designation for a
protected area in the United States and is given to a scenic roadway and a protected corridor of
surrounding parkland. National Parkways are maintained by both NPS and FHWA through the Federal
Lands Transportation Program (23 U.S.C. 203). The National Scenic Byways Program is administered by FHWA and established under the Intermodal Surface Transportation Efficiency Act of 1991. Most scenic byways are designated All-American Roads. This designation means the roadway must have features that do not exist elsewhere in the United States and are unique and important enough to be tourist destinations unto themselves. The paved roadway is about 20 feet wide with wider pavement on curves and no paved shoulders. It has a maximum speed limit of 45 mph, with a speed limit of 35 mph in many of the recreation areas. By definition as a national rural parkway, the BLRI is to be managed as a limited access roadway.

The BLRI is America’s longest linear park noted for its scenic beauty. It is the most visited unit in the national park system and runs for 469 miles through 29 Virginia and North Carolina counties. In 2017, the NPS reported that the BLRI had a total of 16,093,765 visitors and an average of 14,628,612 visitors for the past five years. The peak of visitors is historically in the month of October with an average of 2,198,403 visitors (1984-2017) (NPS Stats, 2018). There are numerous access points but no direct interchanges to interstate highways on the BLRI. Most access points are along many large and smaller roads in Virginia and North Carolina. Engineers also developed small side roads that serve as access points to various NC highways. There are 11 major access points along the BLRI with three in Virginia and eight in North Carolina. The BLRI provides views of historic farmsteads, old farm fields, stream valleys, wooded mountainsides, and bluff-top vistas.

The BLRI is unique in that there are no entrance stations, no fees, and the roadway itself is the main park experience. Recreational trips make up the majority of trips along the BLRI. With no entrance fees, the BLRI also handles a relatively large amount of nonrecreational trips as local residents use the roadway for commuting or personal business, especially in the more urbanized areas. As more residential development is occurring along the rural section of the BLRI these sections of the BLRI are also subject to more nonrecreational traffic use.

The RSAs are located within the Highlands segment of the BLRI (Mileposts 217 to 305). This segment offers the greatest variety of views and gives visitors a strong sense of “being away from it all.” The designed landscape in this segment retains much integrity of original vistas, landscaped bays, agricultural leases, stone walls, and wood fences (NPS, 2013)

The original design intent of the BLRI was to provide a full-service destination park that accommodates all visitors’ needs, including scenic driving, recreational activities, food services, overnight facilities, and educational and interpretive opportunities.

The provision of a scenic driving experience was the primary goal of the original BLRI design. The character of the final driving route varies due to the different characteristics of the land through which the BLRI was located. Depending upon where visitors access the BLRI, their scenic driving experience is primarily influenced by five factors: (1) landscape position of the roadway, (2) vegetation along the roadway, (3) land use seen from overlooks and vistas, (4) air quality, and (5) the weather.

The BLRI sees a variety of recreation visitors and non-recreation visitors. Day visitors include motorists, motorcyclists, bikers, runners, and hikers. Overnight recreation visitors include concession lodging, tent campers, RV campers, backcountry campers, and other miscellaneous campers. The high season for travel along the BLRI is generally between May and October, with peaks for the summer travel season and in October for the viewing of the fall leaves (NPS, 2013). Traffic counts at mile post 229.6 (U.S. 21 at Roaring Gap Left) show an average of 3,914 vehicles per month in 2017 with the peak month in July with an average of 7,867 vehicles per month (1988-2017) (NPS Stats, 2018). Other popular outdoor recreational
activities along the BLRI include picnicking, photography, bird watching, fishing, camping, and horseback riding. Several hiking trails are located right off the BLRI. The BLRI is open year-round, with the highest visitation in the summer and fall.

Although recreational trips comprise the majority of BLRI use, nonrecreational trips comprise a substantial amount of traffic traveling the BLRI. Nearby residents use the BLRI for local access and this commuter traffic adds pressure to BLRI use. NPS staff note that some commuters prefer to use the BLRI P as a “nice” drive to work and landowners in proximity to the BLRI want to maintain local traffic access. High levels of nonrecreational use of the BLRI can affect visitor experience. Recreational visitors feel some areas are too congested due to local traffic and resent congestion where local road connections are used. However, some visitors enjoy the ability to frequently exit the BLRI for services. Many visitors acknowledge the need for more BLRI infrastructure, but do not want to alter the BLRI’s natural features or rural feeling (NPS, 2013).

No commercial truck traffic is allowed on the BLRI, and no transit services are provided. In keeping with its designation as a scenic parkway and emphasis on the driving experience, the vast majority of vehicles are passenger vehicles (79%), followed by motorcycles (12%), which constitute a much higher percentage than the general motorcycle population. Other motorists tend to dislike the number of motorcycles and the noise they emit. Complaints about speeding (the BLRI’s speed limit is 35 to 45 mph), illegally altered exhausts, and dangerous behavior related to motorcyclists have become very common and can affect the visitor experience. Many BLRI accidents involve motorcyclists, particularly in the southern section where the roadway geometry is more varied and includes descending radius curves (NPS, 2013).

The bridge RSAs are located within the Highlands Segment of the BLRI (Mileposts 217–300). This segment extends 83 miles and includes Doughton Park, and the Moses H. Cone and Julian Price Memorial Parks. There are several bridges in the first 15 miles of this segment and several bridges in the Boone/Blowing Rock area. The primary BLRI access points are as follows:

- NC 18 (milepost 217.3) is the first access point in North Carolina. Less than one mile east of the BLRI, NC 18 ends at NC 89, which connects to VA 89 at the state line and provides access to the town of Mount Airy on the east side.
- U.S. 21 (milepost 229.6) provides access to Stone Mountain State Park, connects with I-77 to the south and the town of Sparta to the north.
- U.S. 421 (milepost 276.3) provides access to Wilkesboro and Winston-Salem to the east and the town of Boone to the west.
- U.S. 221 runs parallel to the BLRI and has several access points in this area, including at milepost 292.0 near the town of Blowing Rock.

There are six road closure gate locations in this segment. Sections are often closed during the winter for long periods of time. This segment has the second-most at grade intersections (76 total) of the BLRI segments, including about 40 secondary state highways and about 25 private access roads. Secondary road improvement pressures are greater in this segment than other areas on the BLRI due to increased residential development near the BLRI (NPS, 2013).

A segment of the Mountains to Sea Trail passes through the RSA for the Laurel Fork Bridge. The Mountains to Sea Trail is North Carolina's state hiking trail. It stretches from 1175 miles Clingman’s Dome in the Great Smoky Mountains National Park to Jockey’s Ridge State Park by the Atlantic Ocean.
The segments of the Mountains to Sea Trail along the BLRI were designated as a national recreation trail in 2005. The frequently used trail is located within the RSA. Even though the trail does not cross the BLRI in the vicinity of the RSA and hikers to not access the bridge, the trail crosses through the project limits for construction.

Environmental Consequences

No Action Alternative

Direct and Indirect Impacts

The No Action Alternative would have a negative impact on visitor use as the deterioration of the bridge structures would continue. The bridges would continue to degrade, erode, and eventually fail. Currently, all four bridges are structurally deficient and would require significant maintenance to remain open and safe to travelers.

Conclusion

As the bridges continue to deteriorate, more maintenance would be needed. Eventually over time, the bridges and section of the BLRI would need to be closed.

Proposed Action Alternative

Direct and Indirect Impacts

This project is needed to replace/rehabilitate the four bridges deemed structurally deficient and to improve safety for parkway visitors by replacing substandard height railings according to current roadway design standards. The Proposed Action Alternative would have beneficial impacts from improved safety by meeting current design standards and continued use of the bridges along the BLRI. Guardrail and guard walls will be designed in accordance with “Roadside Barrier Warranting and Assessment of Adverse Effects Screening Methodology” approved as part of the Guardrail Replacement and Installation Programmatic Environmental Assessment, Appendix B, Roadside Cultural Resources Preservation: A guide to Assessing the Effects of Roadside Safety Implementation on the Blue Ridge Parkway (2009) and subsequent Finding of No Significant Impact (FONSI) signed 10/2010.

There would be a decrease of temporary closures needed for maintenance at these bridges. The replacement/rehabilitation of the bridges would have negligible effects on transportation as traffic volumes would not increase or decrease as a result of the project. Full road closure of the BLRI would last throughout the duration of construction for each bridge. Construction for each bridge would be expected to last from one to two years and would result in a temporary increase in noise from construction activities. Temporary detours are proposed and would create a temporary, minor increase in road traffic along the detour route (Figures 3A and 3B). Traffic would be diverted from the BLRI onto local public roads. These detours would be temporary, short term impacts to visitor experience as this would alter the driving experience of the BLRI. The detour for the 2A16 bridges would begin at mile post 217.3 and direct traffic onto NC 18 southbound towards US 21. The detour continues on US 21 until its intersection with the BLRI at mile post 229.7. An alternative route for recreational vehicles would continue south along NC 18 until its intersection with the BLRI at mile post 248.1 (Figure 3A). The detour for the 2D17 bridge would begin at mile post 248.1 and direct traffic onto NC 18. From NC 18, traffic would be directed to NC 88, then onto NC 16 until Trading Post Road. From Trading Post Road, traffic would continue on the BLRI at mile post 258.7 (Figure 3B).
The Mountains to Sea Trail does not use the Laurel Fork Bridge; however, it runs below the bridge within the project limits. The trail does share the alignment with South Laurel Fork Road which would be utilized for construction traffic. Visitor use of the trail and construction access would be in conflict as it is currently aligned. The options considered by NPS would be to leave the trail as-is, temporarily realign the trail, or temporarily close the trail during construction. The segment of the Mountains to Sea Trail within the RSA would need to either be closed or rerouted. Detours of roadway traffic and hiking traffic during construction would result in a short-term, temporary impact to visitors. There would also be short term, temporary impacts to the visual environment from the vegetation clearing needed for construction.

No indirect impacts are anticipated as a result of the Proposed Action Alternative.

**Conclusion**

Construction of the Proposed Action Alternative would have beneficial impacts to transportation and visitor use as the BLRI would remain open to visitors in the long term. Replacement/rehabilitation of the bridges would bring them to current design standards required for the safety of BLRI visitors. Temporary impacts would be due to detours needed to reroute traffic around construction activities. There would be temporary adverse impacts to the segment of the Mountains to Sea Trail within the Laurel Fork Bridge RSA. Through coordination with Mountains to Sea Trail, trail closure for the duration of the construction would be the recommended preferred alternative. Leaving the trail as-is and temporarily realigning the trail were dismissed due to unsafe condition between trail users and construction activities.

There would also be temporary adverse impacts to park concession operations and park campgrounds utilized by visitors. The Bluffs Coffee Shop and the Raccoon Holler Camp and Recreation Vehicle Park was identified within the limits of the BLRI that will be closed during construction. The Bluffs Coffee Shop is an historic structure within the Doughton Park recreation area that housed a restaurant and store for many years. In 2010 the concession that ran the coffee shop and store closed the businesses. The facility sat idle and fell into disrepair. Now, thanks to several important community partnerships, the facility is being renovated. The store was reopened in 2018 and the restaurant is scheduled to re-open in 2020 as a concession facility.

Reconstruction of the 2A16 bridges was scheduled to begin in late 2019, last for 2 years, and be followed immediately by the construction of 2D17 for 3 years. Combined, the detours for the projects would result in BLRI closures with detours in the vicinity of the Bluffs Coffee Shop for 5 years in a row. The detours required for the projects would not prevent access to the Doughton Park and the Bluffs Coffee Shop. However, park management recognized the potential of impacts to visitation to Doughton Park due to either perceived impacts, visitors choosing other non-interrupted sections of the BLRI for their journeys, visitors detoured into the surrounding towns finding alternate places to stop, eat and shop or other reasons possibly related to the detour. In order to give a “cushion” of time between the opening of the Bluffs Coffee Shop restaurant and the detour period, park management decided to postpone the projects by two years. This decision was made to mitigate any impacts, real or perceived, that the detours could have on the successful reopening and re-establishment of the Bluffs Coffee Shop as an important destination and amenity on the BLRI.

Mitigation measures would include implementing BLRI-wide or site-specific traffic control plans, as warranted, during construction. Standard measures would include strategies to maintain safe and efficient traffic flow. Project sequencing and road closures would be planned to minimize impacts to BLRI visitors, concession operations, and neighboring communities. Mitigation measures also include
re-vegetation would be proposed in the disturbed areas for each of the RSAs. The proposed project would comply with NPS DO #12.

Cumulative Impacts: Cumulative impacts to transportation and visitor use would be negligible since past, current, and future roadway improvement projects are intended to facilitate transportation and visitor use of the BLRI.
Figure 3A: BLRI 2A16 Detour Map

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Source: NPS, National Park Service

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CHAPTER 4: PUBLIC INVOLVEMENT AND COORDINATION

This chapter documents the scoping process for this project and includes the official list of recipients for the document. As required by NPS policies and planning documents, it is the park’s objective to work with federal, state, and local governmental and private organizations to ensure that the park and its programs are coordinated with theirs, and are supportive of their objectives, as far as proper management of the park permits, and that their programs are similarly supportive of park programs.

PUBLIC INVOLVEMENT

Comments from the public were solicited at two stages in the project planning process, public scoping and the public comment period. Information about the proposed project was made available to the public on the NPS’s Planning, Environment, and Public Comment website: https://parkplanning.nps.gov/projectHome.cfm?projectId=82234; and FHWA’s website: https://flh.fhwa.dot.gov/projects/nc/blri2d17-2a16-environmental-assessment/ during the public scoping comment period, from August 10, 2018 through September 10, 2018. Scoping letters providing details of the proposed project and contact information for comments were sent to a mailing list comprised of federal and state agencies, and local governments, elected officials, organizations, and advocacy groups. A legal notice was run in the Carolina Outdoors Guide, Ashe Post & Times, National Parks Traveler, and the Augusta Free Press websites on August 2018 announcing the public scoping comment period.

During the comment period, 12 correspondences were received by mail or through the PEPC system. Two comments were received from individuals, one comment was received by a non-governmental organization, five comments were received from state government agencies, and four comments were received from federal government agencies. The commenters provided regulatory guidance, suggestions, and opinions for the project. None of the 12 comments opposed the project.

This EA will be available for public review from May 1, 2019 through June 1, 2019. During this 30-day period, hardcopies of the EA may be requested by contacting Dawn Leonard, NPS Community Planner, at (828) 348-3434. An electronic version of this document can be found on the NPS’s PEPC website at https://parkplanning.nps.gov/projectHome.cfm?projectId=82234. This site provides access to current plans, environmental impact analyses, and related documents on public review. An electronic version may also be found at the FHWA, Eastern Federal Lands Highway Division’s website at https://flh.fhwa.dot.gov/projects/nc/blri2d17-2a16-environmental-assessment/.

Comments on this EA will be summarized and responded to in an Errata sheet to be appended to the decision document.

AGENCY AND ENVIRONMENTAL PERMIT COORDINATION

Agency Coordination

Appendix B contains copies of written correspondence with the federal and state agencies, and local governments that were contacted during the planning process.
Endangered Species Act of 1973 Coordination and Consultation

It was determined that suitable habitat for the federally listed NLEB occurred within 2A16 and 2D17 bridge RSAs and suitable habitat for the federally listed rusty-patched bumble bee, swamp pink, and Virginia spiraea occurred with the in 2D17 bridge RSA. In addition, previous bat studies conducted by NPS identified the potential for transient gray bats. A Study Plan was prepared for protected bat studies and submitted to the USFWS on July 24, 2018. After approval, field investigations were conducted August 5 through 7, 2018. Surveys for the other federally listed species were conducted from August 5 through 17, 2018. No individual species were found. On September 24, 2018, the Protected Bat Studies Report, summarizing the results of the field investigation, was submitted to USFWS. NPS and FHWA also determined that the project would not result in any prohibited incidental take of the NLEB. A BA based on the results of species surveys and the Protected Bat Studies was submitted to the USFWS on October 12, 2018 recommending a Biological Conclusion of “May Affect, Not Likely to Adversely Affect” for the NLEB, gray bat, and rusty patched bumble bee; and a biological conclusion of “No Effect” for swamp pink and Virginia spiraea. In a letter dated November 16, 2018, the USFWS concurred with these determinations (Appendix B).

National Historic Preservation Act of 1966 Coordination and Consultations; Executive Order 13175

In July 2018, JMT performed the cultural resource records search at the NCSHPO to determine if previously recorded historic properties, including archeological sites, are located in or adjacent to the undertaking. This search indicated that one historic property, the BLRI, a NPS-managed property eligible for the NRHP, is located in the boundaries of the proposed undertaking. The FHWA and the NPS have previously determined that the undertaking would have an adverse effect to sections of this historic property. One archeological site, 31AH259, is located approximately 1500 feet north of the Laurel Fork Bridge and has been recorded as potentially eligible for listing to the NRHP. As it is located far outside the area for direct effects, no effects to this site are anticipated. A scoping letter was sent to the NCSHPO for the agency to assess the potential for the project to impact these known sites and any potential unknown sites. In a letter dated September 24, 2018 the NCSHPO determined that the proposed project would have an adverse effect on the BLRI. The FHWA, NPS, NCSHPO are developing a MOA to address adverse effects to the BLRI resulting from the construction of this project (Appendix D). The ACHP declined to participate in a letter dated October 5, 2018.

EO 13175 “Consultation with Indian Tribal Governments” requires federal agencies to initiate tribal consultation to enhance government to government relationship, communication, and coordination. In a response to the scoping letter for the project, the Catawba Indian Nation wished to be consulted and information provided when the Phase I studies are completed in an email dated September 5, 2018. The Catawba Indian Nation also provided a policy and procedures document for the inadvertent discovery of burial. This document is incorporated into the MOA, which consultation is still in progress. The Cherokee Nation requested in a letter dated September 14, 2018 that a cultural resource survey be conducted and provided to the Cherokee Nation for bridge project 2D17. Furthermore, the Cherokee Nation deferred to federally recognized Tribes that have an interested in the land base for Project 2A16. The United Keetoowah Band of Cherokee Indians in Oklahoma responded by email on September 12, 2018 stating that the proposed project lies within the traditional territory of the United Keetoowah Band of Cherokee Indians in Oklahoma and requested a cultural resource survey. In an email sent September 19, 2018, the Shawnee Tribe concurred that no known historic properties would be negatively impacted by this project. The Absentee Shawnee Tribe of Oklahoma responded with a letter dated October 4, 2018 and stated they have no objection to the proposed project; however, they remain interested in further communications regarding this project due to its location as historically the Shawnee people have documented presence in North Carolina. The Absentee Shawnee Tribe of Oklahoma requested
notification and consultation of the APE changes or if the project inadvertently discovers archeological
evidence, human remains, and/or other cultural items liable under the Native American Graves
Protection and Repatriation Act. The Eastern Band of Cherokee Indians responded with an email dated
January 9, 2019 and stated that they wish to partake in the consultation of this project and be notified in
the case of an inadvertent discovery. In addition, protocols for the treatment of human remains in the
case of inadvertent discovery were provided to be incorporated into the MOA.

Permits

If the Proposed Action Alternatives were implemented, several permits and notices would be required
in order to construct the project. These permits include:

Clean Water Act Section 404 Permit
The Federal Water Pollution Control Act, more commonly known as the "Clean Water Act," under
Section 404, directs the Secretary of the Army, acting through the Chief of Engineers, to issue permits for
the discharge of dredged or fill material into WOUS This project would discharge fill material into
WOUS, including special aquatic sites such as wetlands. The proposed project would most likely qualify
for coverage under Nationwide Permit 3, Maintenance. The review period is typically 45 calendar days
for Nationwide Permits.

401 Water Quality Certification
The 401 Water Quality Certification is a “certification” needed for any federal permit involving impacts
to water quality. Most 401 Certifications are triggered by Section 404 Permits issued by the USACE.
Typical types of projects involve filling in surface waters or wetlands. Section 401 of the Clean Water Act
delегates authority to the States to issue a 401 Water Quality Certification for all projects that require a
federal permit (such as a Section 404 Permit). The "401" is essentially verification by the State that a given
project would not remove or degrade existing, designated uses of “Waters of the State,” or otherwise
violate water quality standards. Mitigation of unavoidable impacts and inclusion of stormwater
management features are two of the most important aspects of water quality review. This certification is
issued by the NCDEQ. NCDEQ normally issues 401 Certification within 60 days of receipt of a complete
application.

Erosion & Sediment Control Permit (E&S)
In North Carolina, construction activities that disturb an acre or more of land require an E&S Plan that
has been approved by the state. After the state approves the E&S Plan, the project has been considered
by NCDEQ to have automatic coverage under a NPDES Stormwater General Permit NCG010000 for
construction-related activities, provided that the ground stabilization and basin design requirements in
the stormwater permit are included in the E&S Plan.

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Ashley Wilkins Environmental Scientist/GIS Technician

Environmental Solutions & Innovations, Inc.

Dale Sparks, Ph.D Protected Bat Species Lead
CHAPTER 5: REFERENCES


Federal Emergency Management Agency (FEMA), 2009c. Floodmap Service Center, “Digital Flood Rate Insurance Map, Alleghany County, NC, Panel #3710491900J”.

Federal Emergency Management Agency (FEMA), 2009d. Floodmap Service Center, “Digital Flood Rate Insurance Map, Ashe County, NC, Panel #3710393600J”.


https://www.nature.nps.gov/rm77/floodplain.cfm.


North Carolina Department of Environmental Quality (NCDEQ), 2018a. “2016 Final 303(d) List”.


### APPENDIX A – APPLICABLE EXECUTIVE ORDERS, REGULATIONS, & POLICIES

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<th>Relevant Laws and Regulations</th>
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<td>Dr. Haire, Jr</td>
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<td>Ms. Oushane</td>
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<td>Ms. Pritchett</td>
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<td>Ms. Toombs</td>
<td>Elizabeth</td>
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<td>Mr. Jumper</td>
<td>Kim</td>
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<td>Mr. Henry</td>
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<td>Ms. Gledhill-Earley</td>
<td>Renee</td>
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Tina and Dawn,

Please note the email below contains a response from EPA.

-Ryan

Mr. Ryan Kimberly
Federal Highway Administration
214000 Ridgetop Circle
Sterling, VA 20166

Subject: EPA Scoping Comments on Blue Ridge Parkway Projects 2D17 and 2A16 in Ashe and Alleghany Counties, North Carolina

Dear Mr. Kimberly:

The U.S. Environmental Protection Agency (EPA) Region 4 appreciates the opportunity to provide comments on the scoping request for the proposed Blue Ridge Parkway bridge rehabilitation projects to reconstruct and rehabilitate three historic bridges in Alleghany County (Big Pine Creek Bridge #3, Big Pine Creek Bridge #6, and Brush Creek Bridge #1) and one historic bridge in Ashe County (Laurel Fork Bridge), North Carolina. In response to your August 13, 2018 Scoping Comments request, the EPA has reviewed the provided information and used geospatial and environmental quality data analysis tools (please see links to online databases and tools provided at the end of this email for reference) to provide the following technical comments and recommendations:

**Waters of the United States:**
A review of the proposed project area shows the presence of several small waterbodies (small rivers and creeks), Big Pine Creek, Brush Creek, and Laurel Fork Bridge listed on North Carolina's 2014 303(d) List of Impaired Waters. Based on GIS analysis of the National Wetlands Inventory, there are several acres of riverine and freshwater forested wetlands located in the proposed project area. The EPA recommends that any contractor working on-site should use best management practices and should address any potential impacts to off-site streams and waterways. The EPA also recommends that site grading, excavation, and construction plans should include implementable measures to prevent erosion and sediment runoff from the project site during and after construction.
Consistent with Section 404 of the Clean Water Act, the project should avoid and minimize, to the maximum extent practicable, placement of fill into jurisdictional waters of the United States, which include wetlands and streams. It should be noted that jurisdictional Waters of the United States can differ from Waters of the State subject to the State of North Carolina laws and regulations, which are the basis for any County issued permits. Any fill material in Waters of the United States will potentially require a permit authorization from the U.S. Army Corps of Engineers (COE). Any wetland or stream losses allowed under a COE Section 404 permit should be mitigated by the applicant. This mitigation can be designed and implemented by the applicant or procured by the purchase of wetland and/or stream mitigation credits from a commercial wetland mitigation bank. Wetland and stream mitigation can add considerable expense to any project, which is a good reason to avoid and minimize those impacts during the project planning phase.

**Stormwater:**
The proposed roadway modernization will increase impervious surface area, thereby increasing stormwater runoff during times of precipitation. A stormwater prevention plan for the project area should be included in the future environmental impact analysis. The site grading, excavation, and construction plans should include implementable measures to prevent erosion and sediment runoff from the various project sites during and after construction.

EPA appreciates the opportunity to submit scoping comments, if there are any questions, please feel free to contact me by phone at 404-562-9025 or via email at somerville.amanetta@epa.gov.

**Links to online resources used in this analysis:**

- EPA ATTAINS, Water Quality Assessment and TMDL Information: [https://ofmpub.epa.gov/waters10/attains_index.home](https://ofmpub.epa.gov/waters10/attains_index.home)
- FWS Wetlands Mapper: [https://www.fws.gov/wetlands/Data/Mapper.html](https://www.fws.gov/wetlands/Data/Mapper.html)

**Amanetta Somerville**
U.S. Environmental Protection Agency Region 4
61 Forsyth Street SW. Atlanta, Ga 30303
National Environmental Policy Act Program Office
Resource Conservation and Restoration Division
Phone: 404-562-9025
E-mail: somerville.amanetta@epa.gov
Thanks Amy,

We will provide further information and updates about the detours.

Thanks for your response,

Ryan

From: Mathis, Amy - FS [mailto:amymathis@fs.fed.us]
Sent: Thursday, September 20, 2018 12:40 PM
To: Nicholas, Allen -FS <anicholas@fs.fed.us>; Kimberley, Ryan (FHWA) <ryan.kimberley@dot.gov>
Cc: Aldridge, Michelle -FS <maldridge@fs.fed.us>; Jones, James B -FS <jbjones@fs.fed.us>; Fitzsimmons, Cavan -FS <cfitzsimmons@fs.fed.us>
Subject: RE: Blue Ridge Parkway bridge replacement projects, Ashe and Alleghany Counties, NC

Hello,

We have reviewed the Blue Ridge Parkway bridge replacement projects 2A16 in Alleghany County and 2D17 in Ashe County. These projects do not appear to have the potential to affect National Forests of North Carolina. However, since the detours for project 2017 are anticipated to be lengthy, we would appreciate the opportunity to review and comment on the detour options once they are determined.

Thank you,

Amy

Amy L. Mathis, Ph.D.
NCDOT Liaison
Forest Service
National Forests of North Carolina
p: 828-259-0548
f: 828-257-4874
amymathis@fs.fed.us
160 Zillicoa Street Suite A
Asheville, NC 28801
www.fs.fed.us
Caring for the land and serving people
Morning Ryan,

The folks listed in this email will be in touch on any concerns we may have on this project. Thanks. A

Allen Nicholas, MBA
Forest Supervisor
Forest Service
National Forests in North Carolina
p: 828-257-4311
c: 618-841-1109
f: 828-259-0584
anicholas@fs.fed.us
160A Zillicoa Street
Asheville, NC 28801
www.fs.fed.us
Caring for the land and serving people

Dear Mr. Nicholas,

The National Park Service (NPS), in cooperation with the Federal Highway Administration (FHWA), is initiating an Environmental Assessment (EA) that will evaluate impacts associated with two NPS/FHWA bridge improvement projects. The purpose of this correspondence is to notify you of the proposed projects and to request any comments you may have.

Project 2A16 involves three historic bridges along the Blue Ridge Parkway; reconstruction and rehabilitation work would maintain the historic character of the bridges to the extent possible. Project 2D17 involves a larger historic bridge, Laurel Fork Bridge, which would be designed with consideration given to the historic character of the Blue Ridge Parkway and the original bridge. All four bridges were part of the original motor road construction. The bridges
October 5, 2018

John McDade  
Cultural Resources Manager  
National Park Service  
Blue Ridge Parkway  
199 Hemphill Knob Road  
Asheville, NC 28803

Ref: Proposed Replacement of Four Bridges  
Allegheny and Ashe Counties, North Carolina  
Project ID BLRI 2D17 and 2A16

Dear Mr. McDade:

The Advisory Council on Historic Preservation (ACHP) has received your notification and supporting documentation regarding the adverse effects of the referenced undertaking on a property or properties listed or eligible for listing in the National Register of Historic Places. Based upon the information provided, we have concluded that Appendix A, Criteria for Council Involvement in Reviewing Individual Section 106 Cases, of our regulations, “Protection of Historic Properties” (36 CFR Part 800), does not apply to this undertaking. Accordingly, we do not believe that our participation in the consultation to resolve adverse effects is needed. However, if we receive a request for participation from the State Historic Preservation Officer (SHPO), Tribal Historic Preservation Officer (THPO), affected Indian tribe, a consulting party, or other party, we may reconsider this decision. Additionally, should circumstances change, and it is determined that our participation is needed to conclude the consultation process, please notify us.

Pursuant to 36 CFR §800.6(b)(1)(iv), you will need to file the final Memorandum of Agreement (MOA), developed in consultation with the North Carolina State Historic Preservation Office (SHPO), and any other consulting parties, and related documentation with the ACHP at the conclusion of the consultation process. The filing of the MOA, and supporting documentation with the ACHP is required in order to complete the requirements of Section 106 of the National Historic Preservation Act.

Thank you for providing us with the notification of adverse effect. If you have any questions or require further assistance, please contact Mr. Christopher Wilson at 202-517-0229 or via e-mail at cwilson@achp.gov.

Sincerely,

Artisha Thompson  
Historic Preservation Technician  
Office of Federal Agency Programs
Mr. Kevin S. Rose  
U.S. Department of Transportation  
Federal Highway Administration  
Eastern Federal Lands Highway Division  
21400 Ridgetop Circle  
Sterling, VA 20166-6511

Dear Mr. Rose:

Subject: Proposed Bridge Projects 2D17 and 2A16, Blue Ridge Parkway, Ashe and Alleghany Counties, North Carolina

We received your letter of August 17, 2018 (received on August 24, 2018), requesting our comments on the subject project. The following comments are provided in accordance with the provisions of the National Environmental Policy Act (42 U.S.C. §4321 et seq.) and section 7 of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531-1543) (Act).

We have no major concerns with the proposed projects, but offer the following general recommendations for bridge construction. Bridges should span the channel and the floodplain in order to minimize impacts to aquatic resources, allow for the movement of aquatic and terrestrial organisms, and eliminate the need to place fill in streams and floodplains.

Bridges should be designed and constructed so that no piers or bents are placed in the stream, approaches and abutments do not constrict the stream channel, and the crossing is perpendicular to the stream. Spanning some or all of the floodplain allows the stream to access its floodplain and dissipate energy during high flows and also provides for terrestrial wildlife passage. When bank stabilization is necessary, we recommend that the use of riprap be minimized and that a riprap-free buffer zone be maintained under the bridge to allow for wildlife movement. If fill in the floodplain is necessary, floodplain culverts should be added through the fill to allow the stream access to the floodplain during high flows.
Measures to control sediment and erosion should be installed before any ground-disturbing activities occur. Grading and backfilling should be minimized, and existing native vegetation should be retained (if possible) to maintain riparian cover for fish and wildlife. Disturbed areas should be revegetated with native grass and tree species as soon as the project is completed.

The proper planning, design, and installation of stream crossings provide year-round passage for aquatic organisms and preserve healthy streams. We recommend the following Web site for additional information regarding stream-crossing activities:


Based on the information provided in your letter, we agree with your conclusion that northern long-eared bat, Virginia big-eared bat and gray bat are the only three federally listed species that might be affect by the proposed projects. We await the results of the ongoing studies.

We appreciate the opportunity to provide these comments and request that you continue to keep us informed as to the progress of these proposed projects. If we can be of assistance or if you have any questions, please contact Mr. Allen Ratzlaff of our staff at 828/258-3939, Ext. 229. In any future correspondence concerning this project, please reference our Log Number 4-2-18-438.

E-Copy:
Andrea Leslie, North Carolina Wildlife Resources Commission, andrea.leslie@ncwildlife.org
Mr. Kevin S. Rose  
U.S. Department of Transportation  
Federal Highway Administration  
Eastern Federal Lands Highway Division  
21400 Ridgetop Circle  
Sterling, VA 20166-6511

Dear Mr. Rose:

Subject: Biological Assessment and Section 7 Determination for Bridge Projects 2D17 and 2A16, Blue Ridge Parkway, Ashe and Alleghany Counties, North Carolina

We received the subject Biological Assessment (BA), and your letter of October 12, 2018, requesting our comments on the subject project, on October 17, 2018. We previously provided comments to you in a letter dated September 13, 2018. The following comments are provided in accordance with the provisions of section 7 of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531-1543) (Act).

Based on the information provided in the BA, discussions with the contractor that conducted the bats surveys, and a review of our records, we concur with your determination that the subject project is not likely to adversely affect the northern long-eared bat (*Myotis septentrionalis*) or the rusty patched bumble bee (*Bombus affinis*). We also concur with your “no effect” determination for swamp pink (*Helonias bullata*) and Virginia spiraea (*Spiraea virginiana*). Therefore, the requirements under section 7(c) of the Endangered Species Act are fulfilled. However, obligations under section 7 of the Endangered Species Act must be reconsidered if: (1) new information reveals impacts of this identified action that may affect listed species or critical habitat in a manner not previously considered, (2) this action is subsequently modified in a manner that was not considered in this review, or (3) a new species is listed or critical habitat is determined that may be affected by the identified action.

We appreciate the opportunity to provide these comments and request that you continue to keep us informed as to the progress of these proposed projects. If we can be of assistance or if
you have any questions, please contact Mr. Allen Ratzlaff of our staff at 828/258-3939, Ext. 229. In any future correspondence concerning this project, please reference our Log Number 4-2-18-438.

E-Copy:
Andrea Leslie, North Carolina Wildlife Resources Commission, andrea.leslie@ncwildlife.org
Dale W. Sparks, Environmental Solutions & Innovations, Inc., DSparks@envs.com
Marella Buncick, U.S. Fish and Wildlife Service, marella_buncick@fws.gov
MEMORANDUM

TO:                      Ryan Kimberley
                        Federal Highway Administration

FROM:                   Marla Chambers, Western NCDOT Coordinator
                        Habitat Conservation Program, NCWRC

SUBJECT:                Scoping review of the proposed bridge replacements for Blue Ridge Parkway
                        Projects 2D17 and 2A16, Ashe and Alleghany Counties, North Carolina.

The National Park Service, in cooperation with the Federal Highway Administration, has requested comments from the North Carolina Wildlife Resources Commission regarding impacts to fish and wildlife resources resulting from the subject project. Staff biologists have reviewed the information provided. The following preliminary comments are provided in accordance with the provisions of the state and federal Environmental Policy Acts (G.S. 113A-1through 113-10; 1 NCAC 25 and 42 U.S.C. 4332(2)(c), respectively), the Clean Water Act of 1977 (33 U.S.C. 466 et seq.) and the Fish and Wildlife Coordination Act (48 Stat. 401, as amended; 16 U.S.C. 661-667d), as applicable.

Our standard recommendations for bridge replacement projects of this scope are as follows:

1. We generally prefer spanning structures. Spanning structures usually do not require work within the stream and do not require stream channel realignment. The horizontal and vertical clearances provided by bridges allows for human and wildlife passage beneath the structure, does not block fish passage, and does not block navigation by canoeists and boaters.

2. Bridge deck drains should not discharge directly into the stream.

3. Live concrete should not be allowed to contact the water in or entering into the stream.
4. If possible, bridge supports (bents) should not be placed in the stream.

5. If temporary access roads or detours are constructed, they should be removed back to original ground elevations immediately upon the completion of the project. Disturbed areas should be seeded or mulched to stabilize the soil and native tree species should be planted with a spacing of not more than 10’x10’. If possible, when using temporary structures, the area should be cleared but not grubbed. Clearing the area with chain saws, mowers, Bush Hogs, or other mechanized equipment and leaving the stumps and root mat intact, allows the area to revegetate naturally and minimizes disturbed soil.

6. A clear bank (riprap free) area of at least 10 feet should remain on each side of the stream underneath the bridge.

7. In trout waters, the Commission reviews all U.S. Army Corps of Engineers nationwide and general ‘404’ permits. We have the option of requesting additional measures to protect trout and trout habitat and we can recommend that the project require an individual ‘404’ permit.

8. In streams that contain threatened or endangered species, Mr. Logan Williams with the NCDOT - ONE should be notified. Special measures to protect these sensitive species may be required. NCDOT should also contact the U.S. Fish and Wildlife Service for information on requirements of the Endangered Species Act as it relates to the project.

9. In streams that are used by anadromous fish, the NCDOT official policy entitled “Stream Crossing Guidelines for Anadromous Fish Passage” (May 12, 1997) should be followed.

10. In areas with significant fisheries for sunfish, seasonal exclusions may also be recommended.

11. Sedimentation and erosion control measures sufficient to protect aquatic resources must be implemented prior to any ground disturbing activities. Structures should be maintained regularly, especially following rainfall events.

12. Temporary or permanent herbaceous vegetation should be planted on all bare soil within 15 days of ground disturbing activities to provide long-term erosion control.

13. All work in or adjacent to stream waters should be conducted in a dry work area. Sandbags, rock berms, cofferdams, or other diversion structures should be used where possible to prevent excavation in flowing water.

14. Heavy equipment should be operated from the bank rather than in stream channels in order to minimize sedimentation and reduce the likelihood of introducing other pollutants into streams.
15. Only clean, sediment-free rock should be used as temporary fill (causeways), and should be removed without excessive disturbance of the natural stream bottom when construction is completed.

16. During subsurface investigations, equipment should be inspected daily and maintained to prevent contamination of surface waters from leaking fuels, lubricants, hydraulic fluids, or other toxic materials.

17. If culvert installation is being considered, conduct subsurface investigations prior to structure design to determine design options and constraints and to ensure that wildlife passage issues are addressed.

If corrugated metal pipe arches, reinforced concrete pipes, or concrete box culverts are used:

1. The culvert must be designed to allow for aquatic life and fish passage. Generally, the culvert or pipe invert should be buried at least 1 foot below the natural streambed (measured from the natural thalweg depth). If multiple barrels are required, barrels other than the base flow barrel should be placed on or near stream bankfull or flood plain bench elevation (similar to Lyonsfield design). These should be reconnected to flood plain benches as appropriate. This may be accomplished by utilizing sills on the upstream end to restrict or divert flow to the base flow barrel. Silled barrels should be filled with sediment so as not to cause noxious or mosquito breeding conditions. Sufficient water depth should be provided in the base flow barrel during low flows to accommodate fish movement. If culverts are longer than 40-50 linear feet, alternating or notched baffles should be installed in a manner that mimics existing stream pattern. This should enhance aquatic life passage: 1) by depositing sediments in the barrel, 2) by maintaining channel depth and flow regimes and 3) by providing resting places for fish and other aquatic organisms. In essence, the base flow barrel should provide a continuum of water depth and channel width without substantial modifications of velocity.

2. If multiple pipes or cells are used, at least one pipe or box should be designed to remain dry during normal flows to allow for wildlife passage.

3. Culverts or pipes should be situated along the existing channel alignment whenever possible to avoid channel realignment. Widening the stream channel must be avoided. Stream channel widening at the inlet or outlet end of structures typically decreases water velocity causing sediment deposition that requires increased maintenance and disrupts aquatic life passage.

4. Riprap should not be placed in the active thalweg channel or placed in the streambed in a manner that precludes aquatic life passage. Bioengineering boulders or structures should be professionally designed, sized, and installed.

In most cases, we prefer the replacement of the existing structure at the same location with road closure. If road closure is not feasible, a temporary detour should be designed and located to avoid wetland impacts, minimize the need for clearing and to avoid destabilizing stream banks.
If the structure will be on a new alignment, the old structure should be removed and the approach fills removed from the 100-year floodplain. Approach fills should be removed down to the natural ground elevation. The area should be stabilized with grass and planted with native tree species. Tall fescue should not be used in riparian areas. If the area that is reclaimed was previously wetlands, NCDOT should restore the area to wetlands. If successful, the site may be used as wetland mitigation for the subject project or other projects in the watershed.

**Project specific comments:**

1. **Alleghany County, Bridge No. 3 over Big Pine Creek on the Blue Ridge Parkway.** Significant trout resources are not expected; therefore, we are not requesting a trout moratorium. Stringent sedimentation and erosion control measures and standard recommendations should apply. Tree removal should be minimized.

2. **Alleghany County, Bridge No. 6 over Big Pine Creek on the Blue Ridge Parkway.** Significant trout resources are not expected; therefore, we are not requesting a trout moratorium. Stringent sedimentation and erosion control measures and standard recommendations should apply. Tree removal should be minimized.

3. **Alleghany County, Bridge No. 1 over Brush Creek on the Blue Ridge Parkway.** Brush Creek supports the State-listed Significantly Rare Kanawha Darter in the project vicinity. It appears that two Natural Heritage Program’s Natural Areas occur in the project area, Skunk Cabbage Bogs and Little River (Alleghany) Aquatic Habitat. These resources should be protected to the maximum extent practical. Significant trout resources are not expected; therefore, we are not requesting a trout moratorium. Stringent, well-maintained sedimentation and erosion control measures will be important for this project. Tree removal should be minimized.

4. **Ashe County, Bridge over Laurel Fork on the Blue Ridge Parkway.** Laurel Fork flows into Cranberry Creek (Mulberry Creek) just downstream of the project. State listed aquatic species occur downstream, including a Federal Species of Concern. Brook and Brown Trout occur in the project area. A moratorium prohibiting in-stream work and land disturbance within the 25-foot trout buffer is recommended from October 15 to April 15 to protect the egg and fry stages of trout. Sediment and erosion control measures should adhere to the Design Standards in Sensitive Watersheds. Tree removal should be minimized.

We request that NPS routinely minimize adverse impacts to fish and wildlife resources in the vicinity of bridge replacements. The NPS should install and maintain sedimentation control measures throughout the life of the project and prevent wet concrete from contacting water in or entering into these streams. Replacement of bridges with spanning structures of some type, as opposed to pipe or box culverts, is recommended in most cases. Spanning structures allow wildlife passage along streambanks, reducing habitat fragmentation and vehicle related mortality at highway crossings.
If you need further assistance or information on NCWRC concerns regarding bridge replacements, please contact me at marla.chambers@ncwildlife.org or (704) 244-8907. Thank you for the opportunity to review and comment on this project.
FYI, Mountain to Sea email response below...

From: Anderson, John [mailto:j_david_anderson@nps.gov]
Sent: Monday, September 17, 2018 1:28 PM
To: smith.raynor@ncparks.gov
Cc: Crocker, Scott <scott.crocker@ncparks.gov>; Dawn Leonard <dawn_leonard@nps.gov>; McDade, John <john_mcdade@nps.gov>; Kimberley, Ryan (FHWA) <ryan.kimberley@dot.gov>
Subject: Re: [External] Replacement of Laurel Fork Bridge

The trail does not use the bridge. It goes below the bridge in the construction zone.

One issue will be that the trail shares the alignment with the state secondary road which will be utilized for construction traffic. We will use the planning process to figure out the best solution for the trail. I would prefer not to reroute as additional trails are difficult to rehabilitate after they have been utilized for some time.

One option may be to just close this section of the trail for the construction duration.

Please provide comments to Ryan and we can address them in the Environmental Assessment.

Sincerely,

David Anderson
j_david_anderson@nps.gov
Resident Landscape Architect/GIS & GPS Coordinator
National Park Service
Blue Ridge Parkway
199 Hemphill Knob Road
Asheville NC 28803
828-348-3435

On Mon, Sep 17, 2018 at 1:10 PM Raynor, Smith R <smith.raynor@ncparks.gov> wrote:

Hi David—
Thank you for letting us know. How possible is a re-route in this area during the construction? Should I contact the local volunteers to begin planning?

--Smith

Smith Raynor
State Trails Planner
NC State Parks
(919) 707-9305
smith.raynor@ncparks.gov

Of all the paths you take in life, make sure a few of them are dirt.

--John Muir

From: Anderson, John <j_david_anderson@nps.gov>
Sent: Monday, September 17, 2018 10:58 AM
To: Crocker, Scott <scott.crocker@ncparks.gov>; Dawn Leonard <dawn_leonard@ncparks.gov>; McDade, John <john_mcdade@nps.gov>; Raynor, Smith R <smith.raynor@ncparks.gov>; ryan.kimberley@dot.gov
Subject: [External] Replacement of Laurel Fork Bridge

CAUTION: External email. Do not click links or open attachments unless verified. Send all suspicious email as an attachment to Report Spam.

Scott and Smith,
The Blue Ridge Parkway and Federal Highway Administration has recognized the need to replace the Laurel Fork Bridge at Milepost 248.9. A description of the project is below. Construction and replacement could require a 2 year time frame. The Mountains to Sea trail passes through the project area and a closure or rerouting of the trail during construction will be necessary.

Blue Ridge Parkway Project 2D 17: Laurel Fork Bridge

Preliminary design recommendations consist of removing and replacing the Laurel Fork Bridge. Design of the new piers would replicate the existing design as closely as possible. The stone veneer from the existing abutments would be removed and used to create a similar stone veneer for the new abutments. Existing concrete guardrails would be replaced to replicate the existing rails as closely as crashworthy design allows. Existing stone walls and drainage structures would be replicated as closely as possible to the original.

All work is expected to take place within the existing NPS right of way. The projects would include detour options (likely 15-20 miles). Construction of the bridges is expected to last one to two years. Full road closures associated with each bridge would last throughout the duration of construction.

Please feel free to forward the information to other staff, as appropriate. Please provide any comments on the proposed action and its potential impacts via email to, ryan.kimberley@dot.gov at your soonest convenience. Comments can also be mailed to: Ryan Kimberley, Environmental Protection Specialist, Federal Highway Administration, 21400 Ridgetop Circle, Sterling, VA 20166.

Sincerely

David Anderson

j_david_anderson@nps.gov

Resident Landscape Architect/GIS & GPS Coordinator

National Park Service

Blue Ridge Parkway

199 Hemphill Knob Road

Asheville NC 28803

828-348-3435
September 24, 2018

John McDade, Cultural Resource Manager
Blue Ridge Parkway
199 Hemphill Knob Road
Asheville, NC 28803

Re: Public Scoping and Section 106 Initiation for Environmental Assessment, Blue Ridge Parkway Projects 2D17 and 2A16, Ashe and Alleghany Counties, ER 18-2218

Dear Mr. McDade:

We are in receipt of an August 17, 2018, letter from Kevin S. Rose, Environmental Compliance Specialist, asking that we provide comments for the Public Scoping for the Environmental Assessment for the above-referenced undertaking. Having reviewed the materials provided, we agree that the proposed undertaking will adversely affect the National Register-eligible Blue Ridge Parkway. While the suggested mitigation appears to be a reasonable approach to addressing the adverse effects, we reserve the right to offer additional mitigative measures as the details of the project move forward and are better understood.

The above comments are made pursuant to Section 106 of the National Historic Preservation Act and the Advisory Council on Historic Preservation’s Regulations for Compliance with Section 106 codified at 36 CFR Part 800.

Thank you for your cooperation and consideration. If you have questions concerning the above comment, contact Renee Gledhill-Earley, environmental review coordinator, at 919-807-6579 or environmental.review@ncdcr.gov. In all future communication concerning this project, please cite the above referenced tracking number.

Sincerely,

Ramona M. Bartos

cc: Dawn Leonard, NPS-BRP, dawn_leonard@nps.gov
Correspondence ( # 1 )

Author Information
Name: Dale F. Wilhelm     Keep Private: No
Address: 128 Wilson Street     Organization: Unaffiliated Individual
Yadkinville, NC 27055
E-mail: dwilhelm@yadtel.net

Correspondence Information
Status: New     Park Correspondence Log:
Date Sent: Aug 18, 2018     Date Received: Aug 18, 2018
Number of Signatures: 1     Form Letter: No
Contains Request(s): No     Type: Web Form
Notes:

Correspondence Text

Any construction work on the base of Laurel Fork bridge BLRI 2D17 Structure NO. 159 MP 248.9 will need to be accessed off S. Laurel Fork Road. South laurel Fork Road is basically a one lane state maintained gravel road that has 2 sharp curves that large trucks (18 wheelers) have had a hard time getting thru without getting stuck in the ditches along the side of the road which has happened several time over the past few years. There is a one lane bridge over Laurel Fork Creek that has a 15 ton weight limit.

When Laurel Fork Bridge on the parkway is closed the GPS system in vehicles will detour the parkway traffic to 18S to S. Laurel Fork Road to Parkway South, it will overload the existing roadbed.

In my opinion if this project will last approximately one to two years, South Laurel Fork Road will need improvements to handle all the projected increase in traffic from construction and detoured traffic.

Dale F. Wilhelm Home: 336-679-8254
Cell: 336-466-8100
Correspondence ( # 2 )

Author Information
Name: Matthew E. Gantt
Address: 450 West Hanes Mill Road, Suite 300
Winston-Salem, NC 27105
E-mail: matt.gantt@ncdenr.gov

Organization: NCDEQ - DEMLR
State Government

Correspondence Information
Status: New
Date Sent: Aug 24, 2018
Number of Signatures: 1
Contains Request(s): No

Log:
Date Received: Aug 24, 2018
Form Letter: No
Type: Web Form

Notes:

Correspondence Text

Land-disturbances greater than one acre in size will require a sediment and erosion control plan approval from the NC DEQ Regional Office in Winston-Salem. The NPDES Construction Storm Water Permit will be issued in conjunction with the sediment and erosion control plan.

Please include two copies of the sediment and erosion control plan, a review fee of $65, rounded up to the next acre, and a completed and notarized financial responsibility/owner ship form. Required forms may be found on the NC DEQ DEMLR web page.

Please allow up to 30 days from receipt of the plan for final approval from this office.
MEMORANDUM

To: Kevin S. Rose, Environmental Compliance Specialist, Federal Highway Administration

From: Dave Wanucha, NC Division of Water Resources, Winston Salem Office

Subject: Scoping comments for Blue Ridge Parkway Projects 2D17 and 2A16, Ashe and Alleghany Counties; Bridges 1, 3, and 6 in Alleghany County, and Bridge 159 in Ashe County.

Reference your written correspondence dated August 17, 2018 in which you requested comments for the referenced projects. Preliminary analysis of the project reveals the potential for multiple impacts to streams and jurisdictional wetlands in the project area. More specifically, impacts to:

Stream Name River Basin Stream Classification(s) Stream Index Number
Cranberry Creek New B and Tr 10-1-37
Big Pine Creek New C and Tr 10-9-10-4
Brush Creek New C and Tr 10-9-10

Notes: C - basic water quality standards for all fresh waters; B - recreational use; Tr is Trout waters; is Outstanding Resource Waters (ORW) present downstream.
Further investigations at a higher resolution should be undertaken to verify the presence of other streams and/or jurisdictional wetlands in the area. If any jurisdictional areas are identified, the Division of Water Resources requests that the National Park Service (NPS) and the Federal Highway Administration (FHWA) consider the following environmental issues for the proposed project.

General Project Comments:

1. Further environmental documents should provide a detailed and itemized presentation of the proposed impacts to wetlands and streams with corresponding mapping. If mitigation is necessary as required by 15A NCAC 2H.0506(h), it is preferable to present a conceptual (if not finalized) mitigation plan with the environmental documentation. Appropriate mitigation plans will be required prior to issuance of a 401 Water Quality Certification.

2. The NCDWR recommends that the most protective sediment and erosion control BMPs be implemented to reduce the risk of turbidity violations in Trout waters. In addition, all disturbances within trout buffers should be conducted in accordance with NC Division of Land Resources and NC Wildlife Resources Commission requirements.

3. In accordance with the Environmental Management Commissions Rules (15A NCAC 2H.0506[h]), mitigation will be required for impacts of greater than 300 linear feet to any perennial stream. In the event that mitigation is required, the mitigation plan shall be designed to replace appropriate lost functions and values. The North Carolina Division of Mitigation Services may be available for assistance with stream mitigation.

4. Future documentation, including the 401 Water Quality Certification Application, shall continue to include an itemized listing of the proposed wetland and stream impacts with corresponding mapping.

5. The NCDWR is very concerned with sediment and erosion impacts that could result from this project. The NPS and FHWA shall address these concerns by describing the potential impacts that may occur to the aquatic environments and any mitigating factors that would reduce the impacts.

6. All impacts, including but not limited to, bridging, fill, excavation and clearing, and rip rap to jurisdictional wetlands, streams, and riparian buffers need to be included in the final impact calculations. These impacts, in addition to any construction impacts, temporary or otherwise, also need to be included as part of the 401 Water Quality Certification Application.

7. Whenever possible, the NCDWR prefers spanning structures. Spanning structures usually do not require work within the stream or grubbing of the streambanks and do not require stream channel realignment. The horizontal and vertical clearances provided by
bridges shall allow for human and wildlife passage beneath the structure. Fish passage and navigation by canoeists and boaters shall not be blocked. Bridge supports (bents) should not be placed in the stream when possible.

8. Sediment and erosion control measures should not be placed in wetlands or streams.

9. Borrow/waste areas should avoid wetlands to the maximum extent practical. Impacts to wetlands in borrow/waste areas will need to be presented in the 401 Water Quality Certification and could precipitate compensatory mitigation.

10. The 401 Water Quality Certification application will need to specifically address the proposed methods for stormwater management. More specifically, stormwater shall not be permitted to discharge directly into streams or surface waters. Please refer to the most recent version of the North Carolina Department of Transportation Stormwater Best Management Practices Toolbox manual for approved measures.

11. Based on the information presented in the document, the magnitude of impacts to wetlands and streams may require a Nationwide (NW) application to the Corps of Engineers and corresponding 401 Water Quality Certification. Please be advised that a 401 Water Quality Certification requires satisfactory protection of water quality to ensure that water quality standards are met and no wetland or stream uses are lost. Final permit authorization will require the submittal of a formal application by the NCDOT and written concurrence from the NCDWR. Please be aware that any approval will be contingent on appropriate avoidance and minimization of wetland and stream impacts to the maximum extent practical, the development of an acceptable stormwater management plan, and the inclusion of appropriate mitigation plans where appropriate.

12. If concrete is used during construction, a dry work area shall be maintained to prevent direct contact between curing concrete and stream water. Water that inadvertently contacts uncured concrete shall not be discharged to surface waters due to the potential for elevated pH and possible aquatic life and fish kills.

13. If temporary access roads or detours are constructed, the site shall be graded to its preconstruction contours and elevations. Disturbed areas shall be seeded or mulched to stabilize the soil and appropriate native woody species shall be planted. When using temporary structures, the area shall be cleared but not grubbed. Clearing the area with chain saws, mowers, bush-hogs, or other mechanized equipment and leaving the stumps and root mat intact allows the area to re-vegetate naturally and minimizes soil disturbance.

14. Unless otherwise authorized, placement of culverts and other structures in waters and streams shall be placed below the elevation of the streambed by one foot for all culverts with a diameter greater than 48 inches, and 20 percent of the culvert diameter for culverts having a diameter less than 48 inches, to allow low flow passage of water and aquatic life.
Design and placement of culverts and other structures including temporary erosion control measures shall not be conducted in a manner that may result in dis-equilibrium of wetlands or streambeds or banks, adjacent to or upstream and downstream of the above structures. The applicant is required to provide evidence that the equilibrium is being maintained if requested in writing by the NCDWR. If this condition is unable to be met due to bedrock or other limiting features encountered during construction, please contact the NCDWR for guidance on how to proceed and to determine whether or not a permit modification will be required.

15. If multiple pipes or barrels are required, they shall be designed to mimic natural stream cross section as closely as possible including pipes or barrels at flood plain elevation, floodplain benches, and/or sills may be required where appropriate. Widening the stream channel should be avoided. Stream channel widening at the inlet or outlet end of structures typically decreases water velocity causing sediment deposition that requires increased maintenance and disrupts aquatic life passage.

16. If foundation test borings are necessary; it shall be noted in the document. Geotechnical work is approved under General 401 Certification Number 4085/Nationwide Permit No. 6 for Survey Activities.

17. Sediment and erosion control measures sufficient to protect water resources must be implemented and maintained in accordance with the most recent version of North Carolina Sediment and Erosion Control Planning and Design Manual.

18. All work in or adjacent to stream waters shall be conducted in a dry work area. Approved BMP measures from the most current version of the NC Department of Transportation Construction and Maintenance Activities manual such as sandbags, rock berms, cofferdams and other diversion structures shall be used to prevent excavation in flowing water.

19. Heavy equipment should be operated from the bank rather than in stream channels to minimize sedimentation and reduce the likelihood of introducing other pollutants into streams. This equipment shall be inspected daily and maintained to prevent contamination of surface waters from leaking fuels, lubricants, hydraulic fluids, or other toxic materials.

20. Riprap shall not be placed in the active thalweg channel or placed in the streambed in a manner that precludes aquatic life passage. Bioengineering boulders or structures should be properly designed, sized and installed.

21. Riparian vegetation (native trees and shrubs) shall be preserved to the maximum extent possible. Riparian vegetation must be reestablished within the construction limits of the project by the end of the growing season following completion of construction.
Thank you for requesting our input at this time. The NPS and FHWA is reminded that issuance of a 401 Water Quality Certification requires that appropriate measures be instituted to ensure that water quality standards are met and designated uses are not degraded or lost. If you have any questions or require additional information, please contact Dave Wanucha at (336) 776-9703 or dave.wanucha@ncdenr.gov.

Electronic copy only distribution:
This major parkway construction project will affect the access to and use of North Carolina's Mountains to Sea (State Park) Trail which is located nearby. The project will likely require at least a temporary alternative trail route to avoid the construction site and parkway closure in the area. Local representatives of our organization will work with Highlands District management staff to identify suitable alternative routes as soon as additional project details become available.
September 10, 2018

MEMORANDUM

TO: Ryan Kimberley
Federal Highway Administration

FROM: Marla Chambers, Western NCDOT Coordinator
Habitat Conservation Program, NCWRC

SUBJECT: Scoping review of the proposed bridge replacements for Blue Ridge Parkway Projects 2D17 and 2A16, Ashe and Alleghany Counties, North Carolina.

The National Park Service, in cooperation with the Federal Highway Administration, has requested comments from the North Carolina Wildlife Resources Commission regarding impacts to fish and wildlife resources resulting from the subject project. Staff biologists have reviewed the information provided. The following preliminary comments are provided in accordance with the provisions of the state and federal Environmental Policy Acts (G.S. 113A-1 through 113-10; 1 NCAC 25 and 42 U.S.C. 4332(2)(c), respectively), the Clean Water Act of 1977 (33 U.S.C. 466 et seq.) and the Fish and Wildlife Coordination Act (48
Stat. 401, as amended; 16 U.S.C. 661-667d), as applicable.

Our standard recommendations for bridge replacement projects of this scope are as follows:

1. We generally prefer spanning structures. Spanning structures usually do not require work within the stream and do not require stream channel realignment. The horizontal and vertical clearances provided by bridges allows for human and wildlife passage beneath the structure, does not block fish passage, and does not block navigation by canoeists and boaters.

2. Bridge deck drains should not discharge directly into the stream.

3. Live concrete should not be allowed to contact the water in or entering into the stream.

4. If possible, bridge supports (bents) should not be placed in the stream.

5. If temporary access roads or detours are constructed, they should be removed back to original ground elevations immediately upon the completion of the project. Disturbed areas should be seeded or mulched to stabilize the soil and native tree species should be planted with a spacing of not more than 10' x 10'. If possible, when using temporary structures, the area should be cleared but not grubbed. Clearing the area with chain saws, mowers, Bush Hogs, or other mechanized equipment and leaving the stumps and root mat intact, allows the area to revegetate naturally and minimizes disturbed soil.

6. A clear bank (riprap free) area of at least 10 feet should remain on each side of the stream underneath the bridge.

7. In trout waters, the Commission reviews all U.S. Army Corps of Engineers nationwide and general '404' permits. We have the option of requesting additional measures to protect trout and trout habitat and we can recommend that the project require an individual '404' permit.

8. In streams that contain threatened or endangered species, Mr. Logan Williams with the NCDOT - ONE should be notified. Special measures to protect these sensitive species may be required. NCDOT should also contact the U.S. Fish and Wildlife Service for information on requirements of the Endangered Species Act as it relates to the project.

9. In streams that are used by anadromous fish, the NCDOT official policy entitled "Stream Crossing Guidelines for Anadromous Fish Passage" (May 12, 1997) should be followed.

10. In areas with significant fisheries for sunfish, seasonal exclusions may also be recommended.
11. Sedimentation and erosion control measures sufficient to protect aquatic resources must be implemented prior to any ground disturbing activities. Structures should be maintained regularly, especially following rainfall events.

12. Temporary or permanent herbaceous vegetation should be planted on all bare soil within 15 days of ground disturbing activities to provide long-term erosion control.

13. All work in or adjacent to stream waters should be conducted in a dry work area. Sandbags, rock berms, cofferdams, or other diversion structures should be used where possible to prevent excavation in flowing water.

14. Heavy equipment should be operated from the bank rather than in stream channels in order to minimize sedimentation and reduce the likelihood of introducing other pollutants into streams.

15. Only clean, sediment-free rock should be used as temporary fill (causeways), and should be removed without excessive disturbance of the natural stream bottom when construction is completed.

16. During subsurface investigations, equipment should be inspected daily and maintained to prevent contamination of surface waters from leaking fuels, lubricants, hydraulic fluids, or other toxic materials.

17. If culvert installation is being considered, conduct subsurface investigations prior to structure design to determine design options and constraints and to ensure that wildlife passage issues are addressed.

If corrugated metal pipe arches, reinforced concrete pipes, or concrete box culverts are used:

1. The culvert must be designed to allow for aquatic life and fish passage. Generally, the culvert or pipe invert should be buried at least 1 foot below the natural streambed (measured from the natural thalweg depth). If multiple barrels are required, barrels other than the base flow barrel should be placed on or near stream bankfull or flood plain bench elevation (similar to Lyonsfield design). These should be reconnected to flood plain benches as appropriate. This may be accomplished by utilizing sills on the upstream end to restrict or divert flow to the base flow barrel. Silled barrels should be filled with sediment so as not to cause noxious or mosquito breeding conditions. Sufficient water depth should be provided in the base flow barrel during low flows to accommodate fish movement. If culverts are longer than 40-50 linear feet, alternating or notched baffles should be installed in a manner that mimics existing stream pattern. This should enhance aquatic life passage: 1) by depositing sediments in the barrel, 2) by maintaining channel depth and flow regimes and 3) by providing resting places for fish and other aquatic organisms. In essence, the base flow
barrel should provide a continuum of water depth and channel width without substantial modifications of velocity.

2. If multiple pipes or cells are used, at least one pipe or box should be designed to remain dry during normal flows to allow for wildlife passage.

3. Culverts or pipes should be situated along the existing channel alignment whenever possible to avoid channel realignment. Widening the stream channel must be avoided. Stream channel widening at the inlet or outlet end of structures typically decreases water velocity causing sediment deposition that requires increased maintenance and disrupts aquatic life passage.

4. Riprap should not be placed in the active thalweg channel or placed in the streambed in a manner that precludes aquatic life passage. Bioengineering boulders or structures should be professionally designed, sized, and installed.

In most cases, we prefer the replacement of the existing structure at the same location with road closure. If road closure is not feasible, a temporary detour should be designed and located to avoid wetland impacts, minimize the need for clearing and to avoid destabilizing stream banks. If the structure will be on a new alignment, the old structure should be removed and the approach fills removed from the 100-year floodplain. Approach fills should be removed down to the natural ground elevation. The area should be stabilized with grass and planted with native tree species. Tall fescue should not be used in riparian areas. If the area that is reclaimed was previously wetlands, NCDOT should restore the area to wetlands. If successful, the site may be used as wetland mitigation for the subject project or other projects in the watershed.

Project specific comments:

1. Alleghany County, Bridge No. 3 over Big Pine Creek on the Blue Ridge Parkway. Significant trout resources are not expected; therefore, we are not requesting a trout moratorium. Stringent sedimentation and erosion control measures and standard recommendations should apply. Tree removal should be minimized.

2. Alleghany County, Bridge No. 6 over Big Pine Creek on the Blue Ridge Parkway. Significant trout resources are not expected; therefore, we are not requesting a trout moratorium. Stringent sedimentation and erosion control measures and standard recommendations should apply. Tree removal should be minimized.

3. Alleghany County, Bridge No. 1 over Brush Creek on the Blue Ridge Parkway. Brush Creek supports the State-listed Significantly Rare Kanawha Darter in the project vicinity. It appears that two Natural Heritage Program's Natural Areas occur in the project area, Skunk Cabbage Bogs and Little River (Alleghany) Aquatic Habitat. These resources should be
protected to the maximum extent practical. Significant trout resources are not expected; therefore, we are not requesting a trout moratorium. Stringent, well-maintained sedimentation and erosion control measures will be important for this project. Tree removal should be minimized.

4. Ashe County, Bridge over Laurel Fork on the Blue Ridge Parkway. Laurel Fork flows into Cranberry Creek (Mulberry Creek) just downstream of the project. State listed aquatic species occur downstream, including a Federal Species of Concern. Brook and Brown Trout occur in the project area. A moratorium prohibiting in-stream work and land disturbance within the 25-foot trout buffer is recommended from October 15 to April 15 to protect the egg and fry stages of trout. Sediment and erosion control measures should adhere to the Design Standards in Sensitive Watersheds. Tree removal should be minimized.

We request that NPS routinely minimize adverse impacts to fish and wildlife resources in the vicinity of bridge replacements. The NPS should install and maintain sedimentation control measures throughout the life of the project and prevent wet concrete from contacting water in or entering into these streams. Replacement of bridges with spanning structures of some type, as opposed to pipe or box culverts, is recommended in most cases. Spanning structures allow wildlife passage along streambanks, reducing habitat fragmentation and vehicle related mortality at highway crossings.

If you need further assistance or information on NCWRC concerns regarding bridge replacements, please contact me at marla.chambers@ncwildlife.org or (704) 244-8907. Thank you for the opportunity to review and comment on this project.
Tina,

FYI, Catawba tribe has responded and will participate as a consulting party.

-Ryan

From: McDade, John [mailto:john_mcdade@nps.gov]
Sent: Wednesday, September 05, 2018 1:07 PM
To: Caitlin Rogers <caitlinh@ccppcrafts.com>
Cc: Dawn Leonard <dawn_leonard@nps.gov>; Kimberley, Ryan (FHWA) <ryan.kimberley@dot.gov>; Silliman, Garrett <GSilliman@jmt.com>
Subject: Re: [EXTERNAL] Blue Ridge Parkway Projects 2D17 and 2A16

Great, we will send you a copy of the Phase I report when it is available.

John

John McDade
Cultural Resources Manager
Blue Ridge Parkway
828-348-3438
199 Hemphill Knob Road
Asheville, NC 28803

On Wed, Sep 5, 2018 at 12:24 PM, Caitlin Rogers <caitlinh@ccppcrafts.com> wrote:

Mr. McDade,

Thank you for the scoping plan. We wish to be consulted and information provided when the Phase I studies are completed. Thanks

Caitlin

--
Caitlin Rogers
Catawba Indian Nation
Tribal Historic Preservation Office
1536 Tom Steven Road
**Please Note: We CANNOT accept Section 106 forms via e-mail, unless requested. Please send us hard copies. Thank you for your understanding**
Burials

Policy
1. No research designs will be considered for the sole purpose of the location and excavation of pre-contact burials.
2. There will be an ongoing and open dialogue with regard to policy and procedures affecting burials between the Tribal Historic Preservation Office (THPO) Executive Director, the Archaeology Department, and the Executive Committee of the Catawba Nation.
3. No changes or adjustments to the policy and procedures affecting burials can be made without agreement between the THPO Executive Director, the Archaeology Department, and the Executive Committee of the Catawba Nation.
4. A tract of ground will be set aside for the sole purpose of the re-interment of burials. The location of this tract of ground will not be made available to the general population. The location will be on record in the offices of the THPO Executive Director, the Archaeology Department, the Department of Planning and Development of the Catawba Nation and the Executive Committee of the Catawba Nation.

Procedure

When human burials are located during the course of other projects (i.e. construction, archaeological survey and/or excavation) the following procedures will be carried out.

1. The Catawba Indian Nation Tribal Historic Preservation Office will be notified immediately (803-328-2427 ext. 224 and ext. 226).
2. A meeting between the THPO Executive Director, the Archaeology Department and the Department of Traditional Medicine of the Catawba Nation will be called within 24 hours of the discovery.
3. The following options for action will be considered:
   a. No action. The burial/s will be left in place and the project will proceed without regard to the disturbance to the burial/s.
   b. The burial/s will be left in place but protected by modification to the projected construction or survey plans.
   c. The burial/s will be excavated, measurements and photos taken but the remains will not be removed from the burial pit. The burial pit will be mapped and recorded and back filled when the work is completed.
   d. The burial/s will be exhumed and reburied.
4. When the decision to exhume a burial/s has been made the following procedures will be followed.
   a. A member of the Department of Traditional Medicine or Tribal Historic Preservation Office will be present during the entire exhumation process and will be in charge performing and directing those rituals and/or ceremonies appropriate.
   b. No excavation will be done prior to notification from the Tribal historic Preservation Office that all-necessary rituals and/or ceremonies have been completed.
   c. A professionally qualified member of the Department of Archaeology will direct or perform all excavation necessary to exhume the burial.

1 August 2007
d. A member of the Department of Traditional Medicine of the Catawba Nation will physically remove human remains and grave goods from the burial pit when directed to do so by the Archaeological Field Director. If the Catawba Traditional Medicine Advisor is not available, another spiritual leader may be invited to perform this responsibility.

e. Human remains will be transported from the burials site wrapped plain colored archival quality paper inside archival quality boxes by a member of the Archaeology Department or the Department of Traditional Medicine. Remains will be immediately delivered to the Archeology Department.

f. Human remains will be stored in the Archaeology Laboratory for analysis a period not to exceed 72 hours. During this analysis period the human remains will be stored in a secured area and will not be in view of the general public.

g. No invasive or destructive analysis methods will be employed on human remains.

h. Destructive or invasive analysis methods must be pre-approved by the Director of THPO, the Archaeology Department and the Department of Traditional Medicine.

i. An extension of the analysis period can only be granted after a meeting of the Director of THPO, the Archaeology Dept. and the Department of Traditional Medicine at which all parties agree.

Contact information:

Dr. Wenonah G. Haire
Director
Tribal Historic Preservation Office
1536 Tom Steven
Rock Hill South Carolina 29730
803-328-2427 ext. 224

Caitlin Rogers
Archaeology Dept.
Tribal Historic Preservation Office
1536 Tom Steven Road
Rock Hill, South Carolina 29730
803-328-2427 ext. 226

1 August 2007
September 14, 2018

John McDade
National Park Service
Blue Ridge Parkway
199 Hemphill Knob Road
Asheville, NC  28803

Re:  HPFF-15, Blue Ridge Parkway Projects 2D17 and 2A16, Ashe and Alleghany Counties

Mr. John McDade:

The Cherokee Nation (Nation) is in receipt of your correspondence about HPFF-15, Blue Ridge Parkway Projects 2D17 and 2A16, Ashe and Alleghany Counties, and appreciates the opportunity to provide comment upon this project.

Project 2A16 includes federal undertakings in Allegheny County, North Carolina. Allegheny County is outside the Nation’s Area of Interest. Thus, this Office respectfully defers to federally recognized Tribes that have an interest in this landbase.

Project 2D17 involves a federal undertaking in Ashe County, North Carolina. This proposed project falls within the Nation’s ancestral homelands. Please allow this letter to serve as the Nation’s interest in acting as a consulting party to Project 2D17.

The Nation maintains databases and records of cultural, historic, and pre-historic resources in this area. Our Historic Preservation Office reviewed Project 2D17, cross referenced the project’s legal description against our information, and found no instances where this project intersects or adjoins such resources. Thus, the Nation does not foresee this project imparting impacts to Cherokee cultural resources at this time.

Further, the Nation concurs with the National Park Service (NPS) and the Federal Highway Administration (FHWA) that a cultural resources survey should be conducted, and requests a copy of the related cultural resources survey report for Project 2D17. The Nation requires that cultural resources survey personnel and reports meet the Secretary of Interior’s standards and guidelines.

However, the Nation requests that the National Park Service (NPS) halt all project activities immediately and re-contact our Offices for further consultation if items of cultural significance are discovered during the course of this survey and/or project.
Additionally, the Nation requests that NPS conduct appropriate inquiries with other pertinent Tribal and Historic Preservation Offices regarding historic and prehistoric resources not included in the Nation’s databases or records.

If you require additional information or have any questions, please contact me at your convenience. Thank you for your time and attention to this matter.

Wado,

Elizabeth Toombs, Tribal Historic Preservation Officer
Cherokee Nation Tribal Historic Preservation Office
elizabeth-toombs@cherokee.org
918.453.5389
Mr. John McDade  
NPS Cultural Resource Manager  
Blue Ridge Parkway  
199 Hemphill Knob Road  
Asheville, NC 28803

Thank you consulting with the United Keetoowah Band of Cherokee Indians in Oklahoma (UKB). Please accept this digital communication regarding: Environmental Assessment Public Scoping and Section 106 Initiation, Blue Ridge Parkway Projects 2D17 and 2A16, Ashe and Alleghany County, North Carolina.

Please be advised that the proposed undertaking lies within the traditional territory of the UKB. This opinion is being provided by Section 106 Projects Compliance Officer. The UKB is a Federally Recognized Indian Nation headquartered in Tahlequah, OK.

We agree that a cultural resources survey is warranted. Please forward a copy of the report, when complete, for our review.

Please note that these comments are based on information available to us at the time of the project review. We reserve the right to revise our comments as information becomes available. If you have any questions or concerns, please contact me phone or by email.

Thank You,

Charlotte Wolfe  
Section 106 Compliance Officer  
cwolfe@ukb-nsn.gov  
918-871-2753  
18263 W. Keetoowah Circle  
Tahlequah, OK  74464
On Wed, Sep 19, 2018 at 4:20 PM <tonya@shawnee-tribe.com> wrote:

This letter is in response to the above referenced project.

The Shawnee Tribe’s Tribal Historic Preservation Department concurs that no known historic properties will be negatively impacted by this project.

We have no issues or concerns at this time, but in the event that archaeological materials are encountered during construction, use, or maintenance of this location, please re-notify us at that time as we would like to resume immediate consultation under such a circumstance.

If you have any questions, you may contact me via email at tonya@shawnee-tribe.com

Thank you for giving us the opportunity to comment on this project.

Sincerely,

Tonya Tipton
Shawnee Tribe
October 4, 2018

RE: Environmental Assessment Public Scoping and Section 106 Initiation, Blue Ridge Parkway Projects 2D17 and 2A16, Ashe and Alleghany Counties, North Carolina

To Whom It May Concern:

My name is Devon Frazier; and I am the Tribal Historic Preservation Officer for the federally-recognized Absentee Shawnee Tribe of Indians of Oklahoma. In this capacity, I am the Absentee Shawnee Tribe's point of contact for all Section 106 and NAGPRA issues. Our office received your letter on August 27, 2018, regarding the above-referenced project in Ashe and Alleghany Counties, North Carolina.

After research through our database and files, and review of this information, we have no objection to the proposed project in Ashe and Alleghany Counties at this time. We defer comment to your office, as well as, to the SHPO and/or State Archaeologist.

However, we remain interested in further communications regarding this project due to its location. Historically, the Shawnee people have documented presence in North Carolina. And while there are no documented village sites within the project site or within proximity outside the project site, there still remains the potential of finding unknown sites in and/or surrounding the above-mentioned project location.

It is further advised that if the area of potential effect changes— or if the project inadvertently discovers archaeological evidence, or human remains and/or other cultural items liable under the Native American Graves Protection and Repatriation Act (NAGPRA)— we request notification and consultation with the entity of jurisdiction for the location of the discovery. We also ask that all construction and ground disturbing activity stop, and any advertent discovery of human remains and/or cultural items remain in situ, until the interested Tribe(s) and State agencies are consulted. In such case, please contact me at 405-275-4030 (ext. 6243) or by email 106NAGPRA@astribe.com.

Thank you for contacting the Absentee Shawnee Tribe of Indians of Oklahoma; we appreciate your time and cooperation in communication regarding Section 106 and NAGPRA issues.

Best Regards,

Ms. Devon Frazier  
Tribal Historic Preservation Officer  
Cultural Preservation Department  
Absentee Shawnee Tribe of Oklahoma  
2025 Gordon Cooper Drive, Shawnee, OK 74801  
(P) 405.275.4030 Ext. 6245  
(E) 106NAGPRA@astribe.com
Good afternoon Ryan,

Thank you for reaching out and including us. We have had some staff changes since July, and it is possible that our response for consultation request and the reports of the archaeological assessments are backlogged currently. The EBCI THPO does wish to partake in the consultation for this project and the MOA.

I have attached a copy of the EBCI THPO protocols for the treatment of human remains in the case of inadvertent discovery. Can these please be incorporated and referenced in the MOA—as an appendix or however is appropriate, and that the EBCI be added to the text as folks to be notified in the case of inadvertent discovery please.

Thank you,

Sincerely,

Stephen

Stephen J. Yerka
Historic Preservation Specialist, THPO
Eastern Band of Cherokee Indians (https://ebci.com/)
syerka@nc-cherokee.com
(828) 359-6852
tribes (SHAWNEE TRIBE, CATAWBA INDIAN NATION, ABSENTEE SHAWNEE TRIBE OF INDIANS OF OKLAHOMA, UNITED KEETOOWAH BAND OF CHEROKEE INDIANS, and CHEROKEE NATION) responded to the scoping letter and expressed their interest in being involved with further consultation.

FHWA and NPS continued the Section 106 process in consultation with the five tribes and SHPO, including the development of a draft Memorandum of Agreement. An archaeological survey was conducted at each bridge and no significant sites were identified. A management summary of the archaeological investigation along with the draft MOA, were sent to the SHPO/THPOs a few weeks ago. The MOA contains stipulations for unanticipated discoveries, and the discovery of human remains. The draft MOA contains references to the Catawba Burial Policies and Procedures. I am aware of similar EBCI policies and procedures that have been included in MOAs when EBCI participated as a consulting party/signatory, but the MOA currently does not include EBCI.

I received comments about the MOA from Elizabeth Toombs/Cherokee Nation. She explained to me that, depending on the circumstances of a discovery, the Cherokee Nation may defer to the Catawba (and their associated burial policies) in some instances, and in other cases they would defer to EBCI. We discussed some of the differences between the policies and their applicability under different circumstances. I am reaching out to you today to discuss the project and make sure you have a chance to participate in the consultation. We would welcome your participation. Please let me know at your soonest convenience if we can include EBCI as a consulting party for this project. If so I will send you some additional material, including the archaeological report.

Sincerely,

Ryan
EBCI Treatment Guidelines for Human Remains and Funerary Objects
(Survey, Excavation, Laboratory/Analysis, and Curation Guidelines)

It is the wish of the EBCI that whenever possible, human interments be left in situ, unstudied, and protected from current and future disturbance. However, when these parameters cannot be met, the following guidance shall apply:

Archaeological Surveys: The EBCI requests that in the event human remains, funerary objects, sacred objects, or objects of cultural patrimony are encountered, no photographs of such items be taken. Detailed drawings are permissible, however.

Excavations: The EBCI requests that in the event human remains, funerary objects, sacred objects, or objects of cultural patrimony are encountered, no photographs of such items be taken. Detailed drawings are permissible, however. Also, if after consultation with the SHPO and culturally affiliated, federally recognized tribes, the lead agency determines that the excavation of these items is required, the EBCI requests that only the lead archaeologist and a physical anthropologist participate in the removal of these items. The EBCI also requests that, in the case of full excavation of human remains, the entire burial matrix be removed and curated for future reburial. Lastly, EBCI requests to be sent the proposals and research designs that will be provided to the SHPO and State Archaeologist for review and approval prior to the initiation of any excavation activities.

Laboratory Treatment/Analysis: The EBCI requests that any human remains, funerary objects, sacred objects, and/or objects of cultural patrimony not be unnecessarily washed or cleaned, and that only dry brushing be consistently used. Again, we request that no photographs be taken of such objects for documentation or curation purposes, however detailed drawings are acceptable. Furthermore, in terms of human remains, we require that no destructive analyses be permitted, and we would like to have discussions and agreements about the kind of analyses, if any, that will be permitted.

Curation: The EBCI requests that in all cases where it is remotely feasible, that human remains, associated funerary objects, and the burial matrix be stored together. Furthermore, we ask that these type of objects, as well as sacred objects and objects of cultural patrimony, be removed from public viewing or public handling and that researchers not automatically be granted access to such items. Research requests should be submitted to the EBCI Cultural Resources office in the event someone wishes to study such items.

Avoidance/Preservation in Place/Excavation/Reburial: Remember, our preference is always avoidance/preservation in place. Unless there are very good reasons as to why this is not possible, we will not immediately enter into discussions of excavation, removal, study, reburial, etc. That being said, if remains must be moved, it is always our preference that they be out of the ground for only as long as it takes to move them to their new resting place, which should be as close to the original resting place as possible (within line of sight). Sometimes, we do allow minimal study of the remains, especially if it can be done with the remains in situ. If longer study is needed, we prefer a field lab to sending them off some distance to be studied in a lab. The bottom line is that the less time they are exposed to the air, the better it is for the people involved and the Tribe. If reburial is the only option, the most efficient/time sensitive reburial process is preferred. Also, capping of the burials is not typically problematic, especially if there is ample fill dirt between the individual and the foreign capping material.
Public Scoping

Comment

Ken Fitch
1046 Patton Street
Hendersonville, NC 28792

September 10, 2018
Questions and Comments:

1) Would all three bridges be rehabilitated and reconstructed at the same time, or in stages?
2) Have similar projects been undertaken on other bridges on the Blue ridge Parkway?
3) Some comparative details and impacts of the 2 span and 3 span alternatives for the one bridge should be offered.
4) Some description of the "hydrology opening" issue will be important.
5) Would the replacement features employ the same materials as the existing features?
6) The Removal and Replacement of one of the bridges would engender considerable impacts. A full analysis will be important.
7) Are there species of concern in proximity to these bridges and their construction staging areas?
8) BLRI has numerous special habitats and natural communities along its route. Are the bridges located near unique habitats sensitive to noise, dust, etc. If so, what is the range of additional suitable habitat available for temporary adaptation?
9) What are the conditions of the detour roads and the impacts on increased traffic on them? Is remedial action on these roads part of the project?
10) What would be the Visitor Experience on these detour routes? What is the character of these areas?
11) Will Detour notices be widely available and communicated to visitors?
12) Re: "current roadway design standards," who sets or determines these? What is the NPS role?
13) Does a "Parkway" have specific requirements or exemption from severe alteration?