

**EDWARD F. POOLOS**  
DIRECTOR

**JEFFERY W. KITCHENS**  
DEPUTY DIRECTOR



**KAY IVEY**  
GOVERNOR

**Alabama Department of Environmental Management**  
[adem.alabama.gov](http://adem.alabama.gov)

1400 Coliseum Blvd. 36110-2400 ■ Post Office Box 301463  
Montgomery, Alabama 36130-1463  
(334) 271-7700 ■ FAX (334) 271-7950

## **CATEGORICAL EXCLUSION FROM ENVIRONMENTAL REVIEW**

**City of Dadeville Wastewater and Sewer Board**  
**Tallapoosa County**

**SRF Project No. CS010867-03**

**February 4, 2026**

The Alabama Department of Environmental Management has made up to **\$1,238,500.00** in financial assistance available to the **City of Dadeville Wastewater and Sewer Board** using funds from the Clean Water State Revolving Fund (CWSRF) loan program. In accordance with State and Federal regulations that govern the program, the Alabama Department of Environmental Management has conducted a review to assess the potential impacts upon the environment that may result from implementation of this project.

The City of Dadeville Wastewater and Sewer Board propose a project to rehabilitate the wastewater treatment plant (WWTP) including the biosolids handling system, drying bed ramp and apron, blower, headworks cover, aeration basin, digester and clarifier troughs, electrical and SCADA. The project would improve reliability and efficiency for existing customers.

The Alabama Department of Environmental Management has determined that the project qualifies for a Categorical Exclusion (CE) from further environmental study under the guidelines specified by the State Environmental Review Process (SERP) which specifically include actions which are solely directed toward minor rehabilitation of existing facilities, functional replacement of equipment, or towards the construction of new ancillary facilities adjacent or appurtenant to existing facilities. However, this decision may be reconsidered if significant adverse information concerning the potential environmental impacts of the project is discovered.

Comments relative to this project should be submitted in writing to Mrs. Juliette Waid, SRF Branch, Permits and Services Division, Alabama Department of Environmental Management, Post Office Box 301463, Montgomery, Alabama 36130-1463, no later than 30 days after the date of public notice. The Alabama Department of Environmental Management will not take formal action to proceed with the project without carefully evaluating any public comments opposing the project.

Sincerely,

Edward F. Poolos  
Director

EFP/ADC/JMW/lbb

Attachment



**Birmingham Office**  
110 Vulcan Road  
Birmingham, AL 35209-4702  
(205) 942-6168  
(205) 941-1603 (FAX)

**Decatur Office**  
2715 Sandlin Road, S.W.  
Decatur, AL 35603-1333  
(256) 353-1713  
(256) 340-9359 (FAX)

**Coastal Office**  
1615 South Broad Street  
Mobile, AL 36605  
(251) 450-3400  
(251) 479-2593 (FAX)

City of Dadeville Wastewater and Sewer  
SRF# CS010867-03

The Categorical Exclusion is promulgated in the State Environmental Review Process (SERP) in Part IV, Section B: Categorical Exclusions for Clean Water State Revolving Fund Projects: (Italicized sections apply.)

1. The following clean water projects are eligible for categorical exclusions.
  - a. *Actions which are solely directed toward minor rehabilitation of existing facilities, functional replacement of equipment, or towards the construction of new ancillary facilities adjacent or appurtenant to existing facilities;*
  - b. *Actions which do not affect the degree of treatment or capacity of the existing facility including, but not limited to, infiltration and inflow corrections, replacement of existing mechanical equipment or structures, and the construction of small structures on existing sites;*
  - c. *Actions which are for minor upgrading and minor expansion of existing treatment works in sewerer communities with a population less than 10,000;*
  - d. Actions where on-site technologies are proposed in unsewered communities of less than 10,000;
  - e. Construction of new wastewater collection systems for existing communities, only if ancillary or appurtenant to existing facilities;
  - f. Projects where funding is being provided for planning and/or engineering costs only (in which case the requirements of IV.B.1 a-f do not apply)
2. In order to determine if a clean water project is eligible for a CE, all of the following conditions must not apply:
  - a. The action is known or expected to have a significant effect on the quality of the human environment, either individually, cumulatively over time, or in conjunction with other federal, State, local, tribal or private actions.
  - b. The action is known or expected to adversely impact:
    - 1) Cultural resources areas such as archaeological and historical sites,
    - 2) Endangered or threatened species and their critical habitats,
    - 3) Environmentally important natural resources areas such as floodplains, wetlands, important farmlands, or aquifer recharging zones.
  - c. This action is known or expected not to be cost-effective or to cause significant public controversy.
  - d. The facilities to be provided will
    - 1) Create a new, or
    - 2) Significantly relocate an existing discharge to surface or ground waters.
  - e. The facilities will result in more than 30% increases in the volume of discharge or the loading of pollutants from an existing source or from new facilities to receiving waters.
  - f. The facilities would provide capacity to serve a population 30% higher than the anticipated design population.



# ALABAMA HISTORICAL COMMISSION

468 South Perry Street  
Montgomery, Alabama 36130-0900

Lisa D. Jones  
Executive Director  
State Historic Preservation Officer

Tel: 334-242-3184  
Fax: 334-242-1083

March 12, 2024

Sean Rice  
Goodwyn Mills Cawood  
2660 Eastchase Lane  
Montgomery, AL 36117

Re: AHC 24-0509  
Dadeville Water Works & Sewer Board Sanitary Sewer System Improvements  
Tallapoosa County

Dear Mr. Rice:

We concur with the above referenced project provided all construction activities will occur within **existing and previously disturbed** highway right-of-way and/or other previously disturbed areas. For the purposes of this letter, previous disturbance is defined as mechanical disturbance to either culturally sterile subsoil, or the maximum depth of the proposed undertaking. It should be noted that agricultural plowing does not typically meet this threshold of disturbance, nor do previously undisturbed portions of the ROW that require clearing of additional vegetation. Any area that is to be involved and does not fall into one of the above categories will require a cultural resource assessment by a professional archaeologist. Submit the resulting report to our office for review and determination prior to project initiation.

Consultation with the State Historic Preservation Office does not constitute consultation with Tribal Historic Preservation Offices, other Native American tribes, local governments, or the public. If archaeological materials are encountered during construction, the procedures codified at 36 CFR 800.13(b) will apply. Archaeological materials consist of any items, fifty years old or older, which were made or used by man. These items include but are not limited to, stone projectile points (arrowheads), ceramic sherds, bricks, worked wood, bone and stone, metal, and glass objects. The federal agency or the applicant receiving federal assistance should contact our office immediately. If human remains are encountered, the provisions of the Alabama Burial Act (*Code of Alabama* 1975, §13A-7-23.1, as amended; Alabama Historical Commission Administrative Code Chapter 460-X-10 Burials) should be followed. This stipulation shall be placed on the construction plans to ensure contractors are aware of it.

We appreciate your commitment to helping us preserve Alabama's historic archaeological and architectural resources. Should you have any questions, please contact Amanda McBride at 334.230.2692 or [Amanda.McBride@ahc.alabama.gov](mailto:Amanda.McBride@ahc.alabama.gov). Have the AHC tracking number referenced above available and include it with any future correspondence.

Sincerely,

Lee Anne Hewett  
Deputy State Historic Preservation Officer

LAH/AMH/nj



REPLY TO  
ATTENTION OF:

**DEPARTMENT OF THE ARMY**  
**U.S. ARMY CORPS OF ENGINEERS, MOBILE DISTRICT**  
**600 VESTAVIA PARKWAY, SUITE 203**  
**THE SHELBY BUILDING**  
**VESTAVIA HILLS, AL 35216**

March 26, 2024

North Branch  
Regulatory Division

SUBJECT: No Permit Required – File Number SAM-2024-00168-MH9, Sanitary Sewer System Improvements, Tallapoosa County, Alabama

Dadeville Water Works & Sewer Board  
c/o Goodwyn Mills Cawood  
Attention: Sean Rice  
P.O. Box 242128  
Montgomery, Alabama 35233

Transmitted electronically to [sean.rice@gmcnetwork.com](mailto:sean.rice@gmcnetwork.com)

Dear Mr. Rice:

This letter is in response to your February 15, 2024 letter requesting Department of the Army (DA) review of the Dadeville Water Works & Sewer Board's proposed sanitary sewer system improvements. This project has been assigned file number SAM-2024-00168-MH9, which should be referred to in all future correspondence regarding this project. The property is centered at latitude 32.826084, longitude -85.736586 in Dadeville, Tallapoosa County, Alabama.

Section 404 of the Clean Water Act (33 U.S.C. 1344) requires that a DA permit be obtained for the placement or discharge of dredged and/or fill material into waters of the United States (U.S.), including wetlands, prior to conducting the work (33 U.S.C. 1344). Section 10 of the Rivers and Harbors Act (RHA) of 1899 (33 U.S.C. 403) requires DA authorization for the construction of any structure in, over, or under any navigable water of the United States. As indicated in your letter, the project involves improvements to the wastewater treatment plant (WWTP) (latitude 32.81621594, longitude -85.7601659) and the Highway 280 lift station (center coordinates latitude 32.82608446, longitude -85.73658608). The proposed work at the WWTP includes improvements to the biosolids handling system, drying bed ramp & apron, 50 horsepower blower, headworks cover, aeration basin, digester & clarifier troughs refurbishment, clarifier trough cleaning system, and electrical and SCADA upgrades. Improvements to the Highway 280 lift station include replacing electrical equipment. Your letter indicates that work at the WWTP and Highway 280 lift station will be related to the facilities themselves and within the footprint of the current infrastructure. The proposed activities, as described, are non-regulated activities with regard to DA regulations; therefore, a DA permit is not required for the proposed work.

The statements contained herein do not convey any property rights or any exclusive privileges, and do not authorize any injury to property or obviate the requirements to obtain other local, State, or Federal assent required by law for the activities discussed above. If the scope of work or project location changes, you are urged to contact this office.

Thank you for your cooperation with our permit program. If you have any questions concerning this matter, please feel free to contact me at (205) 603-2832 or [molly.hacker@usace.army.mil](mailto:molly.hacker@usace.army.mil).

For additional information about our Regulatory Program, visit our web site at <http://www.sam.usace.army.mil/Missions/Regulatory.aspx>. Also, please take a moment to complete our customer satisfaction survey located under the menu header on the right side of the webpage. Your responses are appreciated and will allow us to improve our services.

Sincerely,

**Molly**  
**Hacker**

Digitally signed  
by Molly Hacker  
Date: 2024.03.26  
15:51:00 -05'00'

Molly Hacker  
Project Manager

Attachments



## United States Department of the Interior

FISH AND WILDLIFE SERVICE  
Alabama Ecological Services Field Office  
1208 B Main Street  
Daphne, AL 36526-4419  
Phone: (251) 441-5181 Fax: (251) 441-6222  
Email Address: [alabama@fws.gov](mailto:alabama@fws.gov)



In Reply Refer To:

05/06/2024 19:38:52 UTC

Project code: 2024-0049698

Project Name: Dadeville CWSRF EID

***Please provide this document to the Federal agency or their designee with your loan/grant application.***

Subject: Consistency letter for the project named 'Dadeville CWSRF EID' for specified threatened and endangered species that may occur in your proposed project location, pursuant to the IPaC determination key titled 'Clearance to Proceed with Federally-Insured Loan and Grant Project Requests'.

To whom it may concern:

On May 06, 2024, Sean Rice used the IPaC determination key 'Clearance to Proceed with Federally-Insured Loan and Grant Project Requests'; dated November 15, 2023, in the U.S. Fish and Wildlife Service's online [IPaC tool](#) to evaluate potential impacts to listed species from a project named 'Dadeville CWSRF EID' in Tallapoosa County, Alabama (shown below):

The approximate location of the project can be viewed in Google Maps: <https://www.google.com/maps/@32.8163098,-85.76014437988195,14z>



The following description was provided for the project 'Dadeville CWSRF EID':



## WWTP & Highway 280 Lift Station Repairs and Improvements

The proposed project is to provide general repairs and improvements to the Wastewater Treatment Plant, and all work would take place within the WWTP's footprint. The project scope at the WWTP includes:

- Biosolids Handling System
- Drying Bed Ramp & Apron
- 50 Horsepower Blower
- Headworks Cover
- Aeration Basin, Digester & Clarifier Troughs Refurbishment
- Clarifier Trough Cleaning System
- Electrical and SCADA Upgrades

Additionally, work to replace UV and electrical equipment at the WWTP and replace electrical equipment at the Highway 280 lift station is proposed due to damage from flooding during extreme rain events in April of 2023.

Based on your answers provided, the proposed project is unlikely to have any detrimental effects to federally-listed species or critical habitat. Therefore, per this guidance, Sean Rice has determined that Dadeville CWSRF EID will have No Effect on the species listed below.

This letter serves as documentation of your consideration of endangered species, bald eagles, and migratory birds. No further coordination with the Service is necessary.

Please be advised that, if later modifications are made to the project that do not meet the criteria described above, if additional information involving potential effects to listed species becomes available, or if a new species is listed, reinitiation of consultation may be necessary.

### BIRDS

- Whooping Crane *Grus americana* Experimental Population, Non-Essential

### FLOWERING PLANTS

- Georgia Rockcress *Arabis georgiana* Threatened

### INSECTS

- Monarch Butterfly *Danaus plexippus* Candidate

### MAMMALS

- Northern Long-eared Bat *Myotis septentrionalis* Endangered
- Tricolored Bat *Perimyotis subflavus* Proposed Endangered

### REPTILES

- Alligator Snapping Turtle *Macrochelys temminckii* Proposed Threatened

### ADDITIONAL CONSIDERATIONS FOR NON-FEDERALLY LISTED SPECIES

- **Bald Eagle Nest Issues.** If any of the above-referenced activities (rehabilitation, demolition, or rebuilding) are proposed to occur **within 660 feet** of an active or alternate

bald eagle (*Haliaeetus leucocephalus*) nest during the nesting season (October 1 through May 15), we recommend the applicant or their designated agent coordinate with the agency responsible for managing wildlife in their state. For additional information, please visit the Service's regional web page: <https://www.fws.gov/service/3-200-71-eagle-take-associated-not-purpose-activity-incidental-take>.

- **Migratory Bird Issues.** If any native birds are using the structures for nesting then actions should be taken so as not to disturb the adults, nests, eggs, or chicks as this could lead to a potential violation of the Migratory Bird Treaty Act. If nests are present or any birds are using the structures regularly for roosting purposes, we recommend the applicant or their designated agent coordinate with the appropriate Service's Field Office and visit the Service's Migratory Bird Program website at <https://www.fws.gov/library/collections/avoiding-and-minimizing-incidental-take-migratory-birds> for recommendations on how impacts can be avoided and minimized.

Sean Rice answered the determination key questions for this project as follows:

1. Does the project intersect Monroe County, FL?

**Automatically answered**

*No*

2. Is the project exclusively a Federal loan transfer, where the original lending or mortgage institutions for existing project are no longer holding the loan and the property is being transferred via a federally-backed loan?

*No, this is **not** a Federal loan transfer as described above, or includes activities in addition to a Federal loan transfer.*

3. Does the project include a federally-insured loan or federal grant funding?

*Yes, the project includes a federally-insured loan or federal grant funding.*

4. Is the entire site currently developed/hard-surfaced (i.e., the site consists entirely of existing roads, sidewalks, buildings, driveways, etc., and does not contain any undeveloped and/or vegetated areas)?

*Yes, the entire site is already developed/hard-surfaced.*

5. Is the federally-insured loan or federal grant funding being used for demolition, rehabilitation, renovation, and/or rebuilding of one or more existing facilities (e.g., residential, commercial and industrial sites, or utilities)?

*Yes, the project includes Federal funding for work on existing facilities.*

6. Will the project significantly alter the present capacity of an existing structure?

*No, this project will not alter the present capacity of any existing structure.*

7. Does your project involve structures that are being used by any federally endangered or threatened species (e.g., roosting bonneted bats, denning indigo snakes, etc.) or are there known reports of species using the site?

*No, the site and/or structure(s) are **not** being used by any federally listed species.*



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**Attachments:**

- Project questionnaire
- Standard manatee construction conditions
- Determination key description: Clearance to Proceed with Federally-Insured Loan and Grant Project Requests
- U.S. Fish & Wildlife Service contact list

## PROJECT INFORMATIONAL QUESTIONNAIRE

As part of completing the determination key, Sean Rice provided the following information about their project:

1. Please describe the loan/grant program you are using  
*BIL - CWSRF*
2. Which Federal Agency is the lead agency providing the funding?  
*U.S. Environmental Protection Agency (EPA)*
3. Which types of activities you will be conducting:  
*Infrastructure  
Rehabilitation*
4. Which types of structures this funding will address:  
*Wastewater treatment facility*
5. Please describe the activity you will be conducting:  
*The proposed project is to provide general repairs and improvements to the Wastewater Treatment Plant, and all work would take place within the WWTP's footprint. The project scope at the WWTP includes: • Biosolids Handling System • Drying Bed Ramp & Apron • 50 Horsepower Blower • Headworks Cover • Aeration Basin, Digester & Clarifier Troughs Refurbishment • Clarifier Trough Cleaning System • Electrical and SCADA Upgrades Additionally, work to replace UV and electrical equipment at the WWTP and replace electrical equipment at the Highway 280 lift station is proposed due to damage from flooding during extreme rain events in April of 2023*
6. How many square feet of facilities will be affected by this project?  
*130680*
7. Are there bald eagles within 660 feet of the site, or migratory birds or bats using structures on the site?  
*None of the above*

## DETERMINATION KEY DESCRIPTION: CLEARANCE TO PROCEED WITH FEDERALLY-INSURED LOAN AND GRANT PROJECT REQUESTS

This key was last updated in IPaC on November 15, 2023. Keys are subject to periodic revision.

This determination key is for all Federally-insured loans, loan transfers, or grant requests for projects that may be completed without requiring additional clearing of undisturbed habitat beyond the original footprint of the existing project. For the purposes of this key, Federal loan transfers are those transfers where the original lending or mortgage institutions for existing projects are no longer holding the loans and the properties are being transferred via federally backed loans. Projects may include demolition, rehabilitation, renovations, and/or rebuilding of existing structures (*e.g.*, commercial buildings, multi-family housing, single-family housing), and various utilities projects such as water and wastewater treatment facilities, sewer or power line repair, etc.

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The U.S. Fish and Wildlife Service is the lead Federal agency charged with the protection and conservation of Federal Trust Resources, such as threatened and endangered species and migratory birds, in accordance with section 7 of the [Endangered Species Act of 1973](#), as amended (Act) (87 Stat. 884; 16 U.S.C. 1531 et seq.), the [Bald and Golden Eagle Protection Act](#), (16 U.S.C. 668-668d) (Eagle Act), and the [Migratory Bird Treaty Act](#) (40 Stat. 755; 16 U.S.C. 701 et seq.).

Recently, many Federal agencies have activated programs that have resulted in an increased consumer demand to initiate projects through federally-backed loans and grants, all of which require those same Federal agencies to comply with Section 7 of the Act. Consequently, we have experienced an increase in the number of requests for review of these government-backed loan and grant projects. These include, but are not limited to:

1. U.S. Department of Housing and Urban Development's (HUD) Neighborhood Stabilization and Community Development Block Grant programs;
2. U.S. Department of Energy's (DOE) Energy Efficiency and Renewable Energy program;
3. U.S. Department of Agriculture's (USDA) Housing Assistance and Rural Development Loan and Grant Assistance programs;
4. U.S. Federal Aviation Administration (FAA) regulatory airport and runway modifications;
5. U.S. Federal Emergency Management Agency's (FEMA) Hazard Mitigation Assistance program; and
6. U.S. Environmental Protection Agency's (EPA) Clean Water State Revolving Fund.

In order to fulfill the Act's statutory obligations in a timely and consistent manner, and to assist Federal agencies, State and local governments, and consultants in addressing Section 7 and National Environmental Policy Act (NEPA) environmental impact review requirements, we provide the following guidance and clearance relative to the criteria stated below for Federally-insured loan and grant project requests.

This guidance is based on the signed letters:

[U.S. Fish and Wildlife Service Clearance to Proceed with Federally-Insured Loan and Grant Project Requests](#) in Florida.

[U.S. Fish and Wildlife Service Clearance to Proceed with Federally-Insured Loan and Grant Project Requests](#) in Alabama, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, and Tennessee.



**IPAC USER CONTACT INFORMATION**

Agency: Goodwyn Mills Cawood, LLC  
Name: Sean Rice  
Address: 2660 Eastchase Ln  
Address Line 2: Suite 200  
City: Montgomery  
State: AL  
Zip: 36117  
Email: sean.rice@gmcnetwork.com  
Phone: 9123326234

**LEAD AGENCY CONTACT INFORMATION**

Lead Agency: Environmental Protection Agency

You have indicated that your project falls under or receives funding through the following special project authorities:

- BIPARTISAN INFRASTRUCTURE LAW (BIL) (OTHER)

March 8, 2024

Goodwyn Mills Cawood, LLC  
Sean Rice, Environmental Scientist  
sean.rice@gmcnetwork.com

Re: Dadeville Water Works and Sewer Board Sanitary Sewer System Improvements;  
Tallapoosa County, AL

Mr. Rice,

This letter is in response to a request for comment on *Dadeville Water Works and Sewer Board Sanitary Sewer System Improvements* project in *Tallapoosa County, AL*. This project is *maintenance to existing infrastructure* and is therefore exempt from the Farmland Protection Policy Act (FPPA) per activities listed below:

Activities not subject to FPPA include:

- \* Federal permitting and licensing
- \* Projects planned and completed without the assistance of a Federal agency
- \* Projects on land already in urban development or used for water storage
- \* Construction within an existing right-of-way purchased on or before August 4, 1984
- \* Construction for national defense purposes
- \* Construction of on-farm structures needed for farm operations
- \* Surface mining, where restoration to agricultural use is planned
- \* Construction of new minor secondary structures such as a garage or storage shed.

Erosion and sediment control measures should be implemented and maintained during the construction phases of this project to protect land, water, and other related resources. Plans for construction should include sediment basins/traps and other erosion control practices, including coverage of bare soil as soon as possible by temporary/permanent vegetation and/or physical structures. If you have any questions, contact me at 334-744-2091 or robert.gossett@usda.gov.

Thanks in Advance,

**ROBERT  
GOSSETT**

Digitally signed by  
ROBERT GOSSETT  
Date: 2024.03.08  
11:19:01 -06'00'

***Robert Wade Gossett***  
**Resource Soil Scientist**  
**USDA-NRCS Alabama**



# EAST ALABAMA

Regional Planning and Development Commission

March 27, 2024

Sean Rice  
Goodwyn Mills Cawood  
2660 EastChase Lane  
Suite 200  
Montgomery, AL 36117

RE: **Dadeville Water Works & Sewer Board  
Sanitary Sewer System Improvements  
Dadeville, Tallapoosa County, Alabama**

Dear Mr. Rice,

The East Alabama Regional Planning and Development Commission is aware that the Dadeville Water Works and Sewer Board is applying for Clean Water State Revolving Funds (CWSRF) through the Alabama Department of Environmental Management (ADEM) to complete improvements to the water system throughout the city.


We understand the project will include general repairs and improvements to the wastewater treatment plant and replacing electrical equipment at the Highway 280 lift station.

The proposed project will provide general repairs and improvements to the wastewater treatment plant, and all work will occur within the existing footprint. Further, we understand that the project includes installing a biosolids handling system, drying bed ramp and apron, headworks cover, aeration basin, digester, clarifier troughs refurbishment, and a clarifier trough cleaning system. In addition, we understand that the project will include electrical and SCADA upgrades with work to replace U.V. and electrical equipment at the wastewater treatment plant and replace electrical equipment at the Highway 280 lift station due to damage from flooding during extreme rain events in April of 2023.

On behalf of the Board of the East Alabama Regional Planning and Development Commission, our planning staff has evaluated the effects of this project and any other planned projects occurring in the project area. We have determined that this project is compatible with the Comprehensive Economic Development Strategy for the East Alabama Region, and we concur with the application Clean Water State Revolving Funds for the Sanitary Sewer System Improvements planned for the City of Dadeville reflected in the documents provided to us.

Good luck with this project.

Sincerely,

  
Lori Sokol (Mar 27, 2024 18:37 CDT)

Lori Sokol  
Executive Director

**EAST ALABAMA** CALHOUN CHAMBERS CHEROKEE CLAY CLEBURNE COOSA ETOWAH RANDOLPH TALLADEGA TALLAPOOSA  
Regional Planning and Development Commission 1130 Quintard Avenue Suite 300 Quintard Tower P.O. Box 2186 Anniston, AL 36202

Phone (256) 237-6741 Fax (256) 237-6763 Email [earpdc@earpdc.org](mailto:earpdc@earpdc.org) Website [www.earpdc.org](http://www.earpdc.org)

**CHAIR**  
RICHARD DEAN  
PROBATE JUDGE, COOSA COUNTY

**VICE CHAIR**  
WILLIAM "BILL" BAKER  
MAYOR, CITY OF PIEDMONT

**SECRETARY**  
DANA SNYDER  
MAYOR, CITY OF SOUTHSIDE

**TREASURER**  
TOBY BENNINGTON  
DIRECTOR OF ECONOMIC DEVELOPMENT  
& CITY PLANNING



REF. SHEET: BING STREET MAPS  
DESCRIPTION: ENVIRONMENTAL INFORMATION DOCUMENT

► **Dadeville Sanitary Sewer System Improvements**  
Dadeville, Tallapoosa County, Alabama

**FIGURE 1**

GENERAL LOCATION MAP  
GMC # EMGM240004  
DATE: 01/10/2024  
DRAWN BY: SMR

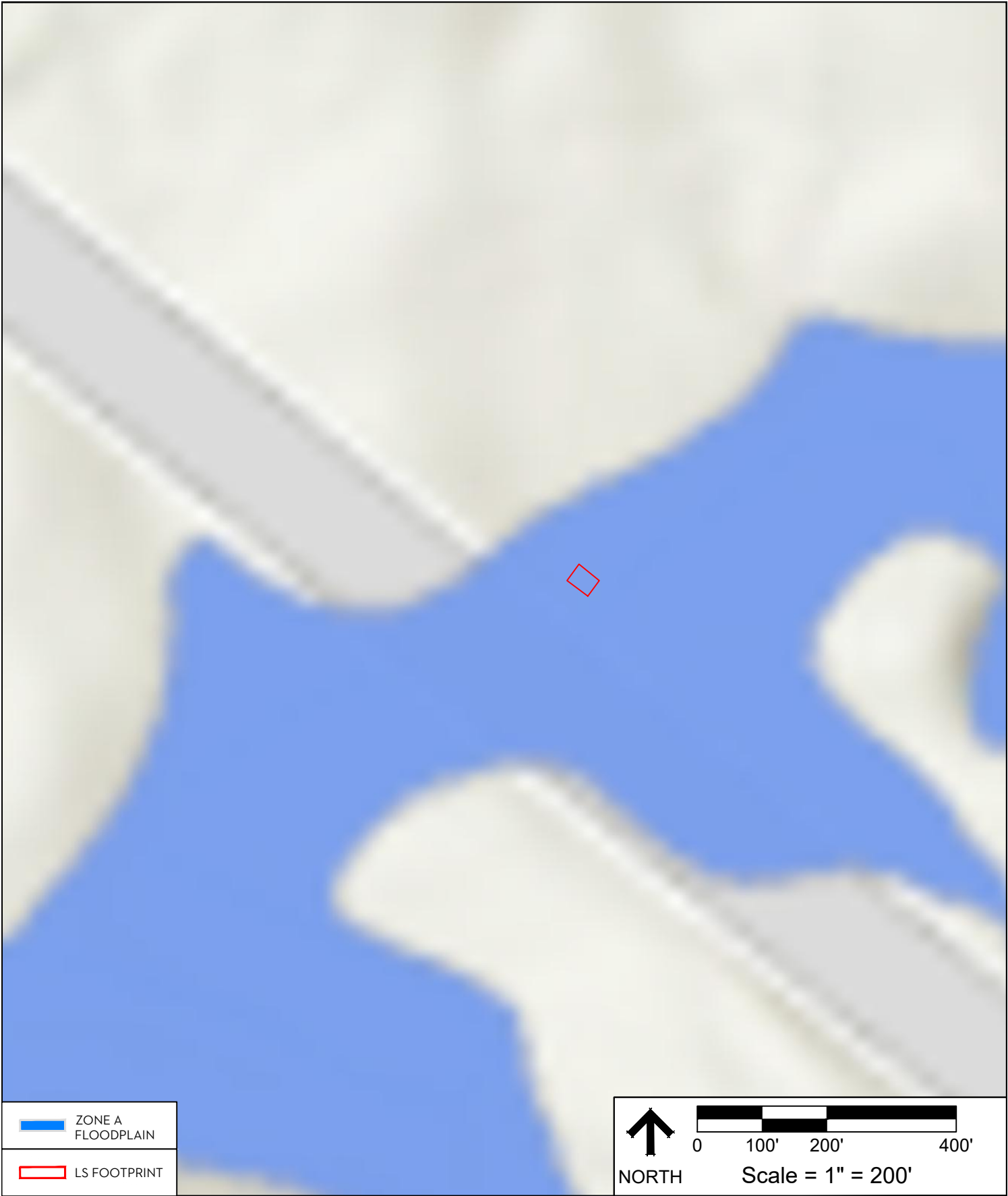
2660 East Chase Lane, Suite 200  
Montgomery, AL 36117  
T 334.271.3200  
GMCNETWORK.COM

**GMC**





<p>REF. SHEET: FEMA FIRM PANEL 01123C0308C DESCRIPTION: ENVIRONMENTAL INFORMATION DOCUMENT</p> <p><b>Dadeville Sanitary Sewer System Improvements</b> Dadeville, Tallapoosa County, Alabama</p>	<p><b>FIGURE 4a</b></p> <p>FEMA FLOOD MAP GMC # EMGM240004 DATE: 01/10/2024 DRAWN BY: SMR</p>	<p>2660 East Chase Lane, Suite 200 Montgomery, AL 36117 T 334.271.3200 GMCNETWORK.COM</p>	<p><b>GMC</b></p>
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REF. SHEET: FEMA FIRM PANEL 01123C0308C  
DESCRIPTION: ENVIRONMENTAL INFORMATION DOCUMENT

**Dadeville Sanitary Sewer System  
Improvements**  
Dadeville, Tallapoosa County, Alabama

**FIGURE 4b**

FEMA FLOOD MAP  
GMC # EMGM240004  
DATE: 01/10/2024  
DRAWN BY: SMR

2660 East Chase Lane, Suite 200  
Montgomery, AL 36117  
T 334.271.3200  
GMCNETWORK.COM

