I'd like to see the trail stay along
I-40 and Wade Ave and connect
to the Rocky Branch Trail where
it meets House Creek and
Reedy Creek Trails...It would
provide better service for active
transportation users by creating a
direct connection to destinations
inside Raleigh's beltline.

- Jurisdictional Partner







# **DESIGN RESOURCES**

Below are several design resources that can be can used to inform bicycle and pedestrian design decisions. Organizations such as Federal Highway Administration (FHWA), American Association of State Highway and Transportation Officials (AASHTO), National Association of City Transportation Officials (NACTO), and North Carolina Department of Transportation (NCDOT) offer general guidelines and project-specific tools to help professionals make design decisions. These guidelines promote flexibility to ensure context-sensitive applications.

### AASHTO GUIDE FOR THE DEVELOPMENT OF BICYCLE **FACILITIES**

The AASHTO Guide for the Development of Bicycle Facilities is the authoritative national standard for bikeway design. The document provides guidance to designers and planners by referencing a recommended range of design values and describing alternative design approaches. The guide provides information on how to accommodate bicycle travel and operations in most environments. Sufficient flexibility is permitted to encourage designs that are sensitive to local context and incorporate the needs of bicyclists, pedestrians, and motorists.

https://nacto.org/wp-content/uploads/2015/04/AASHTO\_Bicycle-Facilities-Guide\_2012-toc.pdf

## AASHTO GUIDE FOR THE PLANNING. DESIGN AND **OPERATION OF PEDESTRIAN FACILITIES**

The AASHTO Guide for the Planning, Design, and Operation of Pedestrian Facilities provides guidance for pedestrian facilities along streets and highways. The primary audiences for this manual are planners, roadway designers, and transportation engineers, whom make decisions on a daily basis that affect pedestrians. The guide focuses on identifying effective measures for accommodating pedestrians on public rights-of-way, and it recognizes the effect that land use planning and site design have on pedestrian mobility and addresses these topics as well.

https://onlinepubs.trb.org/onlinepubs/nchrp/docs/NCHRP20-07(263)\_FR.pdf

# MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES (MUTCD)

The Manual on Uniform Traffic Control Devices for Streets and Highways, or MUTCD defines the standards used by road managers nationwide to install and maintain traffic control devices on all public streets, highways, bikeways, and private roads open to public travel. The MUTCD is published by the Federal Highway Administration (FHWA) and is a compilation of national standards for all traffic control devices, including road markings, roadway signs, and traffic signals.

#### NCDOT ROADWAY DESIGN GUIDE

The North Carolina Department of Transportation (NCDOT) Roadway Design Guide defines standards for roadways owned and maintained by NCDOT, including typical sections for roadways. Typical sections establish design elements that emphasize safety, mobility, complete streets, and accessibility for multiple modes of travel. Typical sections also provide guidelines for comprehensive transportation planning, project planning, and project design activities.

https://connect.ncdot.gov/projects/Roadway/Pages/RDM.aspx

## NCDOT COMPLETE STREETS IMPLEMENTATION GUIDANCE

The North Carolina Department of Transportation (NCDOT) Complete Streets Implementation Guide is designed to assist NCDOT staff engineers, project managers and designers in implementing the Complete Streets Policy adopted by the Board of Transportation in August 2019. This document provides comprehensive guidance for incorporating a complete streets approach into NCDOT's planning, programming, design, and maintenance processes.

https://connect.ncdot.gov/projects/BikePed/Documents/Complete%20 Streets%20Implementation%20Guide.pdf

#### NACTO URBAN BIKEWAY DESIGN GUIDE

The NACTO Urban Bikeway Design Guide provides cities with state-of-the-practice solutions that can help create complete streets that are safe and enjoyable for bicyclists. Design treatments included in the guide offer required, recommended, and optional design elements to address the complexity of individual streetscape situations. In August 2013, the FHWA issued a memorandum officially supporting the use of this document. All of the NACTO Urban Bikeway Design Guide treatments are in use internationally and in many cities around the US.

https://nacto.org/publication/urban-bikeway-design-guide/

## NACTO URBAN STREET DESIGN GUIDE

The Urban Street Design Guide charts the principles and practices of the nation's foremost engineers, planners, and designers working in cities today. A blueprint for designing 21st century streets, the guide unveils the toolbox and the tactics cities use to make streets safer, more livable, and more economically vibrant. The Guide outlines both a clear vision for complete streets and a basic road map for how to bring them to fruition.

https://nacto.org/publication/urban-street-design-guide/

#### NACTO URBAN STREET STORMWATER GUIDE

The Urban Street Stormwater Guide advances the discussion about how to design and construct sustainable streets. The guide provides cities with national best practices for sustainable stormwater management in the public right-of-way, including core principles about the purpose of streets, strategies for building interdepartmental partnerships around sustainable infrastructure, technical design details for siting and building bioretention facilities, and a visual language for communicating the benefits of such projects. The guide sheds light on effective policy and programmatic approaches to starting and scaling up green infrastructure. provides insight on innovative street design strategies, and proposes a framework for measuring performance of streets comprehensively.

https://nacto.org/publication/urban-street-stormwater-guide/

# FHWA SAFE TRANSPORTATION FOR EVERY PEDESTRIAN

Through the Every Day Counts STEP initiative, FHWA promotes and provides design guidance on the following countermeasures to improve pedestrian crossing locations and reduce crashes: road diets, pedestrian hybrid beacons, pedestrian refuge islands, raised crosswalks, crosswalk visibility enhancements, rectangular rapid flashing beacons, and leading pedestrian intervals.

https://safety.fhwa.dot.gov/ped\_bike/step/

## FHWA PEDESTRIAN SAFETY GUIDE AND **COUNTERMEASURE SELECTION SYSTEM**

The Pedestrian Safety Guide and Countermeasure Selection System is intended to provide practitioners with the latest information available for improving the safety and mobility of those who walk. The online tools provide the user with a list of possible engineering, education, or enforcement treatments to improve pedestrian safety and/or mobility based on user input about a specific location.

http://www.pedbikesafe.org/PEDSAFE/

## FHWA ACHIEVING MULTIMODAL NETWORKS: APPLYING **DESIGN FLEXIBILITY AND REDUCING CONFLICTS**

This publication is resource for practitioners seeking to build multimodal transportation networks. It highlights ways that planners and designers can apply the design flexibility found in current national design guidance to address common roadway design challenges and barriers. It focuses on reducing multimodal conflicts and achieving connected networks so that walking and bicycling are safe, comfortable, and attractive options for people of all ages and abilities.

https://www.fhwa.dot.gov/environment/recreational\_trails/publications/rwt2021/

#### **FHWA BIKEWAY SELECTION GUIDE**

A resource to help transportation practitioners consider the trade-offs relating to the selection of bikeway types. The document builds upon other FHWA resources that promote design flexibility and support connected, safe, and comfortable bicycle networks. The Bikeway Selection Guide outlines a process for identifying the desired bikeway type and assessing and refining potential options based on real-world conditions and decision-making factors. This process is intended to accelerate the delivery of high-quality multimodal projects that improve safety for everyone and meet the transportation needs of people of all ages and abilities.

https://safety.fhwa.dot.gov/ped\_bike/tools\_solve/docs/fhwasa18077.pdf

# FHWA STRATEGIES FOR ACCELERATING MULTIMODAL **PROIECT DELIVERY**

Transportation agencies face growing demand for an integrated transportation network that safely and efficiently moves people. The project development process for multimodal projects - those intended to serve bicyclists and pedestrians - can experience delays and challenges as projects move from one phase to the next. This Workbook is intended to help transportation agencies and practitioners identify top strategies for accelerating multimodal infrastructure delivery.

https://www.fhwa.dot.gov/environment/bicycle\_pedestrian/publications/ multimodal delivery/

## ADA STANDARDS FOR ACCESSIBLE DESIGN

This guide explains requirements in the current editions of the Americans with Disabilities Act (ADA) Standards issued by the Department of Justice (DOJ) and the Department of Transportation (DOT). It provides the scoping and technical requirements for new construction and alterations resulting from the adoption of revised 2010 Standards in the final rules for Title II and Title III.

https://www.ada.gov/2010ADAstandards\_index.htm

https://mutcd.fhwa.dot.gov/



# MAINTENANCE RESOURCES

Below are templates for maintenance and encroachment agreements required by NCDOT between the agency and the municipality when construction is proposed within NCDOT right-of-way. The following encroachment agreements will be required by NCDOT prior to construction of the Triangle Bikeway: 16.1A – Two-Party, Non-Utility, Not Related to Road Construction and 16.7 Grading or Alteration of Drainage (C/A).

16.1A – Two-Party, Non-Utility, Not Related to Road Construction: This encroachment agreement is used for the installation of signs, fencing, sidewalks, shared-use paths, etc. within NCDOT right-of-way. NCDOT states that applicants submitting this agreement must install and maintain the facility installed.

| ROUTE  | PROJECT  |  |   |
|--|--|--|---|
| DEPARTMENT   | OF TRANSPORTATION  -AND-   | FOR NON-UTILITY  | NCROACHMENT AGREEMENT<br>ENCROACHMENTS ON<br>CONDARY HIGHWAYS   |
|  | ENT, made and entered into this the<br>earty of the first part; and  |  |   |
|  |  |  | _ party of the second part,   |
|  |  | NESSETH  |   |
| THAT WHE<br>Route(s)   | EREAS, the party of the second part des  | ires to encroach on the right of, located  | way of the public road designated as  |
| with the construction  | n and/or erection of:  |  |   |
| party of the first p<br>within the limits of<br>NOW, TH  | S, it is to the material advantage of the art in the exercise of authority confer the right of way as indicated, subject EREFORE, IT IS AGREED that the part of the subject | rred upon it by statute, is will<br>but to the conditions of this ag<br>party of the first part hereby   | ing to permit the encroachment reement; grants to the party of the second   |
|  | privilege to make this encroachment<br>which are made a part hereof upon   |  |   |
| and proper cond<br>maintenance the<br>and structures r<br>party of the first<br>part binds himse                                     | I party of the second part binds and obligate<br>idition that it will not interfere with or endange<br>ereof, to reimburse the party of the first part f<br>lecessary due to the installation and existence<br>part shall require the removal of or changes<br>aff, his successors and assigns, to promptly r<br>thout any cost to the party of the first part.  | r travel upon said highway, nor ob-<br>for the cost incurred for any repairs<br>se of the facilities of the party of the<br>in the location of the said facilities   | struct nor interfere with the proper<br>or maintenance to its roadways<br>e second part, and if at any time the<br>that the said party of the second  |
| lights, flagmen a<br>Control Devices   | ty of the second part agrees to provide during<br>and other warning devices for the protection<br>of the Streets and Highways and Amendments<br>be obtained from the Division Engineer of the  | of traffic in conformance with the la<br>or Supplements thereto. Informal  | atest Manual on Uniform Traffic   |
| That the par<br>and claims for d   | ty of the second part hereby agrees to indem<br>lamage that may arise by reason of the instal  | nify and save harmless the party of<br>llation and maintenance of this end   | of the first part from all damages croachment.  |
| It is clearly u<br>damage that ma<br>maintenance op  | understood by the party of the second part that<br>ay be caused to such facilities, within the high<br>perations.  | at the party of the first part will asso<br>nway rights of way limits, in carryin  | ume no responsibility for any g out its construction and  |
| the Division Eng<br>during construct<br>impoundments,<br>regulations of the<br>with ordinances<br>control. When a<br>second part agr | ty of the second part agrees to restore all are<br>inneer of the party of the first part. The party<br>too and maintenance to prevent reording of a<br>ground surfaces or other property, or pollution<br>to North Carolina Division of Environmental N<br>and regulations of various counties, municip<br>my installation or maintenance operation dis<br>ees to remove and replace the sod or otherw<br>party of the first part.   | of the second part agrees to exerciol; silting or pollution of rivers, stron of the air. There shall be complianagement, North Carolina Sediralities and other official agencies it turbs the ground surface and exist | cise every reasonable precaution<br>sams, lakes, reservoirs, other water<br>lance with applicable rules and<br>nentation Control Commission, and<br>elating to pollution prevention and<br>ing ground cover, the party of the |
| That the par   | ty of the second part agrees to assume the a<br>Engineer of the party of the first part.   | ictual cost of any inspection of the   | work considered to be necessary   |
| That the par<br>this agreement   | ty of the second part agrees to have available showing evidence of approval by the party of dence of approval can be shown.  | e at the encroaching site, at all tim<br>f the first part. The party of the firs   | es during construction, a copy of t part reserves the right to stop all   |
| Provided the<br>second part agr<br>been completed  | work contained in this agreement is being p<br>ees to give written notice to the Division Eng<br>I. Unless specifically requested by the party<br>construction will not be required.   | ineer of the party of the first part w   | hen all work contained herein has   |
|  | ase of noncompliance with the terms of this  | agreement by the party of the seconought into compliance or remove   | and part, the party of the first part<br>d from the right of way at no cost to  |
| That in the c<br>reserves the rig<br>the party of the  | first part.  |  |   |

|                      | (1A) : Party of the Second Part certifies that this agreement is true and accurate copy of the form  |
|----------------------|--|
| `                    | 11A) incorporating all revisions to date.  IESS WHEREOF, each of the parties to this agreement has caused the same to be executed the day and  |
|                      | t above written.   |
|                      | DEPARTMENT OF TRANSPORTATION   |
|                      | BY:  |
|                      | DIVISION ENGINEER  |
| ATTES                | T OR WITNESS:  |
|                      |  |
|                      |  |
|                      |  |
|                      |  |
|                      | Second Party   |
|                      | occord rarry   |
|                      | INSTRUCTIONS   |
|                      | INSTRUCTIONS   |
| be<br>se<br>St<br>co | nen the applicant is a corporation or a municipality, this agreement must have the corporate seal and attested by the corporation secretary or by the empowered city official, unless a waiver of corporate al and attestation by the secretary or by the empowered City official is on file in the Raleigh office of the ate Utilities Manager. In the space provided in this agreement for execution, the name of the reporation or municipality shall be typed above the name, and title of all persons signing the agreement ould be typed directly below their signature. |
| ۱۸/                  | hen the applicant is not a corporation, then his signature must be witnessed by one person. The  |
|                      | dress should be included in this agreement and the names of all persons signing the agreement  |
| sh                   | ould be typed directly below their signature.  |
|                      | is agreement must be accompanied, in the form of an attachment, by plans or drawings showing the<br>lowing applicable information:   |
| 1.                   | All roadways and ramps.  |
| 2.                   | Right of way lines and where applicable, the control of access lines.  |
| 3.                   | Location of the proposed encroachment.   |
| 4.<br>5.             | Length and type of encroachment.  Location by highway survey station number. If station number cannot be obtained, location  |
| 5.                   | should be shown by distance from some identifiable point, such as a bridge, road,  |
|                      | intersection, etc. (To assist in preparation of the encroachment plan, the Department's  |
|                      | roadway plans may be seen at the various Highway Division Offices, or at the Raleigh office.)  |
| 6.                   | Drainage structures or bridges if affected by encroachment.  |
| 7.                   | Typical section indicating the pavement design and width, and the slopes, widths and   |
|                      | details for either a curb and gutter or a shoulder and ditch section, whichever is applicable.   |
| 8.<br>9.             | Horizontal alignment indicating general curve data, where applicable.  Vertical alignment indicated by percent grade, P.I. station and vertical curve length, where  |
| 9.                   | applicable.  |
| 10                   | . Amount of material to be removed and/or placed on NCDOT right of way, if applicable.   |
| 11                   |  |
| 12                   | where applicable.  All pertinent drainage structures proposed. Include all hydraulic data, pipe sizes, structure   |
| 12                   | details and other related information.   |
| 13                   |  |
| 14                   |  |
|                      | construction that may be required by the Department must be shown on a separate sheet  |
|                      | attached to encroachment agreement provided that such information cannot be shown on plans or drawings.  |
| 15                   |  |
| 10                   | starting of installation included in this agreement.   |
| 16                   | . Method of handling traffic during construction where applicable.   |
| 17                   | Scale of plane, north arrow, etc.  |



16.7 Grading or Alteration of Drainage (C/A): This encroachment agreement is used for grading and/or the alteration of drainage within controlled access rights-of-way during construction of a facility not related to road construction.

| ROUTE  | COUNTY OF   |
|--|---|
| DEPARTMENT OF TRANSPORTATION AND   | RIGHT OF WAY ENCROACHEMENT AGREEMENT FOR<br>GRADING OR ALTERATION OF DRAINAGE ON INTERSTATE<br>OR OTHER CONTROLLED ACCESS HIGHWAYS  |
|  |   |
| THIS AGREEMENT, made and entered into this the _ of Transportation, party of the first part; and   | day of , 20 , by and between the Department   |
| WI   | party of the second part,   |
|  | TNESSETH esires to encroach on the right of way of the public road designated as  |
|  | , located,  |
| with the construction and/or erection of:  |   |
|  | the party of the second part to effect this encroachment, and the   |
| party of the first part, in the exercise of authority conf<br>within the limits of the right of way as indicated, subje  | ferred upon it by statute, is willing to permit the encroachment<br>ect to the conditions of this agreement;  |
| part the right and privilege to make this encroachmen  | party of the first part hereby grants to the party of the second<br>nt as shown on the attached plan sheet(s), specifications and<br>ide a part hereof upon the following conditions, to wit:   |
| That any work as set out herein performed under this through-traffic roadways and interchange ramps of the   | agreement shall be accomplished without access from or to the<br>interstate or other controlled access highway facility.  |
| intersections being well rounded and berm ditches, if ar   | ned plan sheet(s), specifications and special provisions with slope<br>ny, adjusted to be entirely within the right of way. Staking for the<br>he Division Engineer and the State Roadside Environmental  |
| That the traveled lanes, shoulders and interchange re<br>shall not be used for any construction operations.  | amps of the interstate or other controlled access highway facility  |
| That grass cover shall be established by the party of<br>be seeding, mulching, and jute mesh, if necessary, in a<br>party of the first part.   | the second part over the entire disturbed area of the right of way coordance with the standard erosion control procedures of the  |
| During the performance of this concept, the second preferred to as the "contractor"). agrees as follows:   | party, for itself, its assignees and successors in interest (hereinafter  |
| Federally-assisted programs of the U. S. Departme  | I comply with the Regulations relative to nondiscrimination in<br>ent of Transportation, Title 49, Code of Federal Regulations, Part<br>ereinafter referred to as the Regulations), which are herein<br>contract.   |
| on the grounds of race, color, or national origin in t<br>procurements of materials and leases of equipmen<br>the discrimination prohibited by Section 21.5 of the<br>covers a program set forth in Appendix B of the Re   | ·   |
| competitive bidding or negotiation made by the cor<br>procurements of materials or leases of equipment,<br>contractor of the contractor's obligations under this<br>grounds of race, color, or national origin.  | ants of Materials and Equipment: In all solicitations either by<br>intactor for work to be performed under a subcontract, including<br>each potential subcontractor or supplier shall be notified by the<br>contract and the Regulations relative to nondiscrimination on the |
| directives issued pursuant thereto, and shall permi<br>information, and its facilities as may be determined<br>Administration to be pertinent to ascertain compilai<br>required of a contractor is in the exclusive possess<br>contractor shall so certify to the Department of Tra<br>and shall set forth what efforts it has made to obtai |   |
| <ul> <li>Sanctions for Noncompliance: In the event of the this contract, the Department of Transportation sha<br/>Administration may determine to be appropriate, in</li> </ul>  | contractor's noncompliance with the nondiscrimination provisions of<br>all impose such contract sanctions as it or the Federal Highway<br>cluding, but not limited to,  |
| (1) withholding of payments to the contractor under t  | •   |
| <ul><li>(2) cancellation, termination, or suspension of the co<br/>FORM R/W 16.7</li></ul>   | ontract, in whole or in part.   |

| f. | Incorporation of Provisions: The contractor shall include the provisions of paragraphs "a" through "f" in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The contractor shall take such action with respect to any subcontract or procurement as the Department of Transportation or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that, in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the contractor may request the Department of Transportation to enter into such litigation to protect the interests of the State, and, in addition, the contractor may request the United States to enter into such litigation to protect the interests of the United States. |
|----|--|
|    |  |
|    | a party of the eacond part agrees to provide during construction and any subsequent maintenance proper signs, signal lig   |

The party of the second part agrees to provide during construction and any subsequent maintenance proper signs, signal lights, flagmen and other warning devices for the protection of traffic in conformance with the latest <a href="Manual on Uniform Traffic Control Devices for Streets and Highways">Manual on Uniform Traffic Control Devices for Streets and Highways</a>. Information as to the above may be obtained from the District Engineer of the party of the first part. The party of the first part reserves the right to stop any work for noncompliance.

The party of the first part does not guarantee that the highway right of way will be kept free from tree growth. Eventually trees may be planted or developed from volunteer growth and the party of the first part reserves the right to establish a complete screen on the right of way if the adjacent property is allowed to become unsightly as viewed from the highway.

That the party of the second part shall make no alteration of drainage which shall affect the lands of adjoining property owners other than the party of the second part, except upon written authorization from such adjoining property owners and such written authorization shall be attached to this agreement prior to the execution thereof by the party of the first part.

The party of the second part hereby agrees to indemnify and save harmless the party of the first part from all damages and claims for damage that may arise by reason of the construction and maintenance of this encroachment.

A final inspection of the work will be made by the Division Engineer and other employees of the party of the first part and designated representative of the Federal Highway Administration and the party of the second part agrees to promptly correct any deficiencies in the work as may be required by the Division Engineer. The party of the second part further agrees to assume the actual costs of any inspection of the work considered to be necessary by the Division Engineer of the party of the first part.

That the party of the second part shall furnish to the party of the first part a performance bond in the sum of \$

Dollars to be attached hereto, the conditions of said bond to be that if the party of the second part, its heirs, successors and assigns shall, properly comply with, carry out, and perform all of the conditions, terms and obligations of this agreement, the said bond to be null and void, otherwise to remain in full force and effect, for a period of not less than one year from the date of completion of the work as set out herein.

That the said party of the second part binds and obligates himself to accomplish the encroachment herein described in such safe and proper condition that it will not interfere with or endanger travel upon said highway, nor obstruct not interfere with the proper maintenance thereof, and if at any time the party of the first part shall require the changes in said encroachment; that the said party of the second part binds himself, his heirs, successors, and assigns, to promptly alter the said encroachment in order to conform to the said requirement, without any cost to the party of the first part.

IN WITNESS WHEREOF, each of the parties to this agreement has caused the same to be executed the day and year first above written.

|                  | DEPARTMENT OF TRANSPORTATION |  |
|------------------|------------------------------|--|
|                  | BY:                          |  |
|                  | STATE UTILITIES MANAGER      |  |
| TTEST OR WITNESS |                              |  |
|                  |                              |  |
|                  | (COMPANY)                    |  |
|                  |                              |  |
|                  |                              |  |
|                  |                              |  |
|                  | (TYPE NAME AND TITLE)        |  |
|                  |                              |  |

R/W (167): Party of the Second Part certifies that this agreement is true and accurate copy of the form R/W (167) incorporating all revisions to date.

Additional information on NCDOT maintenance and encroachment agreement requirements can be found at the following site: <a href="https://connect.ncdot.gov/municipalities/Utilities/Lists/EncroachmentAgreements/AllItems.aspx">https://connect.ncdot.gov/municipalities/Utilities/Lists/EncroachmentAgreements/AllItems.aspx</a>.