October 31, 2018

SUBJECT: Park Road (Skyline Dr.)

Section KICKAPOO DEBRIS 2019

Vermilion County Contract No. 46914

Item No. 100, November 9, 2018 Letting

Addendum A

NOTICE TO PROSPECTIVE BIDDERS:

Attached is an addendum to the plans or proposal. This addendum involves revised and/or added material.

- 1. Revised the Table of Contents to the Special Provisions
- 2. Revised page 4 of the Special Provisions
- 3. Added pages 27-36 to the Special Provisions
- 4. Revised sheets 1-2 of the Plans
- 5. Added sheets 6-7 to the Plans

Prime contractors must utilize the enclosed material when preparing their bid and must include any changes to the Schedule of Prices in their bid.

Very truly yours,

Jack A. Elston, P.E.

Bureau Chief, Design and Environment

By: Ted B. Walschleger, P. E.

Tete Jalucklyon P.E.

Engineer of Project Management

cc: Kensil Garnett, Region 3, District 5; Tim Kell

JW/kf

TABLE OF CONTENTS

LOCATION OF PROJECT	1
DESCRIPTION	1
TRAFFIC CONTROL PLAN	1
CONSTRUCTION COORDINATION WITH SITE OPERATIONS	3
COMPLETION DATE	3
DEBRIS REMOVAL	4
CONTRACTOR ACCESS	4
COMPENSABLE DELAY COSTS (BDE)	5
DISADVANTAGED BUSINESS ENTERPRISE PARTICIPATION (BDE)	
DISPOSAL FEES (BDE)	21
EQUIPMENT PARKING AND STORAGE (BDE)	22
LIGHTS ON BARRICADES (BDE)	23
PAYMENTS TO SUBCONTRACTORS (BDE)	24
PROGRESS PAYMENTS (BDE)	24
SUBCONTRACTOR AND DBE PAYMENT REPORTING (BDE)	25
SUBCONTRACTOR MOBILIZATION PAYMENTS (BDE)	25
WEEKLY DBE TRUCKING REPORTS (BDE)	26
NATIONAL PARK SERVICE REQUIREMENTS	27
ACOF PERMIT	28

Revised 10/31/18

DEBRIS REMOVAL

This work shall consist of removing and disposing of all accumulated debris in the channel at locations shown on the plans, and any other debris that may have accumulated near the piers of since the photo was taken. All recovered material shall be disposed of according to Article 202.03 of the Standard Specifications.

All efforts must be made to prevent the debris from floating downstream. At least 75% of the debris must be removed from the river.

Logs and debris may be hauled up the access road and burned at an IDNR designated clearing off Skyline Road, in the quantities and type determined by IDNR. All other debris may be hauled off site and used for other purposes such as fire wood and craft wood, or properly disposed of. All uses and disposal must be in compliance with all Federal, State, and Local regulations.

This work shall be paid for at the contract unit price per LUMP SUM for DEBRIS REMOVAL.

CONTRACTOR ACCESS

This work shall consist of removing trees and other vegetation as needed to gain access to the river for debris removal at locations shown on the plans. The contractor will be allowed to remove trees as necessary in the 25' path as shown on the plans and delineated by IDNR. If the contractor desires to use rock to stabilize the access path, all material must be removed after completion of the project. Upon project completion, all areas shall be returned to their original grade.

Due to the poor condition of the structure, access is not available from the bridge deck.

If the contractor decides to construct a causeway, it must be in accordance with the limitations shown in the plans, and in accordance with Army Corp of Engineers permits as well as requirements from the National Park Service. Any causeway established must be removed upon project completion and the channel restored to pre-construction conditions.

The contractor will be required to re-seed any vegetated areas disturbed with a compatible native seed mixture. IDNR will replace trees removed in the access areas on a subsequent resurfacing contract.

The Contractor is encouraged to visit the site to evaluate site conditions prior to bidding.

All material shall be disposed of according to Article 202.03 of the Standard Specifications.

All work required for contractor access, including any causeways and their removal, shall be paid for at the contract unit price per LUMP SUM for CONTRACTOR ACCESS.

Revised 10/31/18

NATIONAL PARK SERVICE REQUIREMENTS

Below are requirements established by the National Park Service.

- 1. All conditions are required.
- 2. All appropriate measures must be in place to minimize sedimentation and streambed impacts prior to initiating in-stream/streambank work.
- 3. All in-stream/streambank work must be conducted outside of the peak recreational season.
- 4. Rock weirs or other such diversions shall not be permanently established. The proposed temporary causeway meets the criteria of a diversion and shall not remain.
- 5. Stream barbs, jetties, gabion walls, or gabion mattresses shall not be constructed. Constructed bank elements shall not extend beyond the established bank line.
- 6. If mussels are encountered during construction, work must stop and IDNR staff shall be immediately contacted and arrangements made to properly relocate all affected mussels to suitable habitat sites within the River.
- 7. Litter and construction debris shall be contained daily. All construction debris and litter must be completely removed offsite and disposed of properly outside of the 100-year floodplain upon project completion.
- 8. A sediment erosion control plan must be kept on site. Any spoil piles and/or denuded soil must be covered or otherwise managed to reduce sedimentation in accordance with the plan.
- 9. No wastewater, fuels, or other harmful fluids shall be discharged into the River.
- 10. Disturbed/exposed streambanks and staging and project access areas must be properly stabilized (seeded, mulched, or otherwise) with native vegetation immediately after grading to prevent erosion and establishment of invasive plant species. A forested condition must be returned to a forested condition consistent with pre-existing conditions.
- 11. Plant selection must reflect the native mixture/diversity of the adjacent corridor and must result in an assemblage of trees.
- 12. Annual monitoring and stewardship shall occur and replanted stock showing signs of mortality within the first 5 years must be replaced. Mowing in this zone is prohibited unless temporarily necessary for practice establishment.
- 13. If previously unknown archeological materials are discovered during land clearing activities, work must stop immediately. Consultation and coordination with the SHPO must occur before work resumes.
- 14. The NPS will be promptly notified of accidents and/or failures of project features intended to protect the free-flowing condition, water quality, or ORVs during construction activities.

ACOE PERMIT



DEPARTMENT OF THE ARMY

U.S. ARMY ENGINEER DISTRICT, LOUISVILLE
CORPS OF ENGINEERS
INDIANAPOLIS REGULATORY OFFICE
8902 OTIS AVENUE, SUITE \$106B
INDIANAPOLIS, INDIANA 46216
FAX; (317) 547-4526
http://www.irl.usace.army.mil/
October 19, 2018

Regulatory Division North Branch ID No. LRL-2018-913-sjk

Mr. Louis Yockey Illinois Department of Natural Resources One Natural Resources Way Springfield, Illinois 62704

Dear Mr. Yockey:

This is in regard to your letters dated October 1, 2018, and October 18, 2018, concerning the proposed installation of a temporary causeway within 0.05 acre of Middle Fork Vermilion River to access a log jam located at the Pond 6 bridge (Skyline Drive). The project is located at the Kickapoo State Park at latitude 40.1228° and longitude -87.7352°, Oakwood, Vermilion County, Illinois. We have reviewed the submitted data relative to Section 404 of the Clean Water Act.

We have determined that the proposed work is authorized under the provisions of our Nationwide Permit (NWP) 33 CFR 330 (33) for Temporary Construction, Access, and Dewatering as published in the Federal Register on January 6, 2017. We do require compliance with the enclosed Terms and General Conditions of the NWP. Compliance with the Water Quality Certification issued by the Illinois Environmental Protection Agency dated February 27, 2017, is also required.

This verification is valid until March 18, 2022. The enclosed Compliance Certification should be signed and returned within 30 days of completion of the project.

If you have any questions concerning this matter, please contact me, by writing to the above address or by calling 317-543-9424. Any correspondence should reference our assigned Identification Number LRL-2018-913-sjk.

11.11

Sincerely

Sarah Keller

Regulatory Specialist

Indianapolis Regulatory Office

Enclosures

Copy Furnished: IEPA

(w/o encl)

NPS (Santiago)

	Compliance Certificat	<u>tion</u>
Permit Number: LRL-20	18-913-sjk	
Name of Permittee: Illino	is Department of Natural Resource	es
Date of Issuance: October	19, 2018	·
Within 30 days of completi required compensatory miti return it to the following ad	on of the authorized activity or impaction (whichever occurs later), sidress:	plementation of any gn this certification and
	USACE - Louisville District Indianapolis Regulatory Office 8902 Otis Avenue, Suite \$106B Indianapolis, IN 46216	
Army Corps of Engineers re	tted activity is subject to a complia epresentative. If you fail to comply n, modification, or revocation.	nnce inspection by an U.S y with this permit you are
completed in accordance w	k authorized by the above reference th the terms and conditions of the as completed in accordance with the	said permit, and required
Signature for Permittee (Louis Yockey)		Date

<u>Terms for Nationwide Permit No. 33</u> Temporary Construction, Access, and Dewatering

Temporary structures work, and discharges, including cofferdams, necessary for construction activities or access fills or dewatering of construction sites, provided that the associated primary activity is authorized by the Corps of Engineers or the U.S. Coast Guard. This NWP also authorizes temporary structures, work, and discharges, including cofferdams, necessary for construction activities not otherwise subject to the Corps or U.S. Coast Guard permit requirements. Appropriate measures must be taken to maintain near normal downstream flows and to minimize flooding. Fill must consist of materials, and be placed in a manner, that will not be eroded by expected high flows. The use of dredged material may be allowed if the district engineer determines that it will not cause more than minimal adverse environmental effects. Following completion of construction, temporary fill must be entirely removed to an area that has no waters of the United States, dredged material must be returned to its original location, and the affected areas must be restored to preconstruction elevations. The affected areas must also be revegetated, as appropriate. This permit does not authorize the use of cofferdams to dewater wetlands or other aquatic areas to change their use. Structures left in place after construction is completed require a separate section 10 permit if located in navigable waters of the United States. (See 33 CFR part 322.)

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity if the activity is conducted in navigable waters of the United States (i.e., section 10 waters) (see general condition 32). The pre-construction notification must include a restoration plan showing how all temporary fills and structures will be removed and the area restored to pre-project conditions. (Authorities: Sections 10 and 404)



US Army Corps

of Engineers. Louisville District

2017 Nationwide Permit General Conditions

The following General Conditions must be followed in order for any authorization by NWP to be valid:

1. Navigation. (a) No activity may cause more than a minimal adverse effect on

(b) Any safety lights and signals prescribed by the US Coast Guard, through regulations or otherwise, must be installed and maintained at the permittee's expense on

navigable waters, the permittee will be required, upon due notice from the Corps of Engineers, to remove, relocate, or after the structural work or obstructions caused thereby, without expense to authorized, or if, in the opinion of the Secretary of the Army or his authorized representative, the United States. No claim shall be made against the United States on account of any such (c) The permittee understands and agrees that, if future operations by the United said structure or work shall cause unreasonable obstruction to the free navigation of the States require the removal, relocation, or other alteration, of the structure or work herein authorized facilities in navigable waters of the United States. removal or alteration.

species that normally migrate through the area, unless the activity's primary purpose is to impound water. All permanent and temporary crossings of waterbodies shall be suitably culverted, bridged, or otherwise designed and constructed to maintain low flows to sustain the cycle movements of those species of aquatic life indigenous to the waterbody, including those 2. Aquatic Life Movements. No activity may substantially disrupt the necessary life movement of those aquatic species.

 Spawning Areas. Activities in spawning areas during spawning seasons must be avoided to the maximum extent practicable. Activities that result in the physical destruction (e.g., through excavation, fill, or downstream smothering by substantial turbidity) of an important spawning area are not authorized.

4. Migratory Bird Breeding Areas. Activities in waters of the United States that serve

as breeding areas for migratory birds must be avoided to the maximum extent practicable.

5. Shellfish Beds. No activity may occur in areas of concentrated shellfish populations unless the activity is directly related to a shellfish harvesting activity authorized by NWPs 4 and

 or is a shellifish seeding or habitat restoration activity authorized by NWP 27.
 <u>Suitable Material</u>. No activity may use unsuitable material (e.g., trash, debris, car bodies, asphalt, etc.). Material used for construction or discharged must be free from toxic Water Supply Intakes. No activity may occur in the proximity of a public water supply intake, except where the activity is for the repair or improvement of public water supply pollutants in toxic amounts (see Section 307 of the Clean Water Act).

8. Adverse Effects From Impoundments. If the activity creates an impoundment of water, adverse effects to the aquatic system due to accelerating the passage of water, and/or restricting its flow must be minimized to the maximum extent practicable. intake structures or adjacent bank stabilization.

passage of normal or high flows, unless the primary purpose of the activity is to impound water construction course, condition, capacity, and location of open waters must be maintained for each activity, including stream channelization, storm water management activities, and or manage high flows. The activity may after the pre-construction course, condition, capacity, and location of open waters if it benefits the aquatic environment (e.g., stream restoration or temporary and permanent road crossings, except as provided below. The activity must be constructed to withstand expected high flows. The activity must not restrict or impede the Management of Water Flows. To the maximum extent practicable, the pre10. Fills Within 100-Year Floodplains. The activity must comply with applicable FEMA. approved state or local floodplain management requirements.

11. Equipment. Heavy equipment working in wetlands or mudflats must be placed on mats, or other measures must be taken to minimize soil disturbance.

must be used and maintained in effective operating condition during construction, and all exposec 12. Soil Erosion and Sediment Controls. Appropriate soil erosion and sediment controls soil and other fills, as well as any work below the ordinary high water mark or high tide line, must work within waters of the United States during periods of low-flow or no-flow, or during low tides.

13. <u>Removal of Temporary Fills.</u> Temporary fills must be removed in their entirety and be permanently stabilized at the earliest practicable date. Permittees are encouraged to perform

the affected areas returned to pre-construction elevations. The affected areas must be

14. Proper Maintenance. Any authorized structure or fill shall be properly maintained, conditions, as well as any activity-specific conditions added by the district engineer to an NWP including maintenance to ensure public safety and compliance with applicable NWP general

15. Single and Complete Project. The activity must be a single and complete project The same NWP cannot be used more than once for the same single and complete project. authorization

Federal agency with direct management responsibility for such river, has determined in writing that Wild and Scenic River System, or in a river officially designated by Congress as a "study river" for possible inclusion in the system while the river is in an official study status, unless the appropriate 16. Wild and Scenic Rivers. (a) No activity may occur in a component of the National the proposed activity will not adversely affect the Wild and Scenic River designation or study

(b) If a proposed NWP activity will occur in a component of the National Wild and Scenic River System, or in a river officially designated by Congress as a "study river" for possible inclusion in the system while the river is in an official study status, the permittee must submit a prenot begin the NWP activity until notified by the district engineer that the Federal agency with direct management responsibility for that river has determined in writing that the proposed NWP activity construction notification (see general condition 32). The district engineer will coordinate the PCN with the Federal agency with direct management responsibility for that river. The permittee shall will not adversely affect the Wild and Scenic River designation or study status.

(c) Information on Wild and Scenic Rivers may be obtained from the appropriate Federal land management agency responsible for the designated Wild and Scenic River or study river (e.g., National Park Service, U.S. Forest Service, Bureau of Land Management, U.S. Fish and (e.g., National Park Service, U.S. Fures, Service, Service). Wildlife Service). Information on these rivers is also available at: http://www.rivers.gov/

a species proposed for such designation, as identified under the Federal Endangered Species Act 18. Endangered Species. (a) No activity is authorized under any NWP which is likely to directly or indirectly jeopardize the continued existence of a threatened or endangered species or 17. Tribal Rights. No activity may impair tribal rights (including treaty rights), protected tribal resources, or tribal lands

(ESA), or which will directly or indirectly destroy or adversely modify the critical habitat of such species. No activity is authorized under any NWP which "may affect" a listed species or critical habitat, unless section 7 consultation addressing the effects of the proposed activity has been

completed. Direct effects are the immediate effects on the listed species and critical habitat caused by the NWP activity. Indirect effects are those effects on listed species and critical habita that are caused by the NWP activity and are later in time, but still are reasonably certain to occur. (b) Federal agencies should follow their own procedures for complying with the requirements of the ESA. If pre-construction notification is required for the proposed activity, the appropriate documentation has been submitted. If the appropriate documentation has not been submitted, additional ESA section 7 consultation may be necessary for the activity and the respective federal agency would be responsible for fulfilling its obligation under section 7 of the ESA. Federal permittee must provide the district engineer with the appropriate documentation to demonstrate compliance with those requirements. The district engineer will verify that the

Added 10/31/18

(c) Non-federal permittees must submit a pre-construction notinication (PCN) to the district engineer if any listed species or designated critical habitat might be affected or is in the vicinity of the activity, or if the activity is located in designated critical habitat, and shall not begin work on the activity until notified by the district engineer that the requirements of the ESA have been satisfied and that the activity is authorized. For activities that might affect Federally-listed endangered or threatened species of designated critical habitat, the PCN must include the name(s) of the endangered or threatened species that might be affected by the proposed activity or that utilize the designated critical habitat and might be affected by the proposed activity district engineer will determine whether the proposed activity may affect or will have "no effect to listed species and designated critical habitat and will notify the non-Federal applicant of the Corps' determination within 45 days of receipt of a complete PCN. In cases where the non-Federal applicant as or notified the Corps, the applicant shall not begin work until the Corps has provided notification the proposed activities will have "no effect" on listed species or critical habitat that might be affected or is in the vicinity of the activity, and has so notified the Corps, the applicant shall not begin work until the corps has provided notification the proposed activities will have "no effect" on listed species or critical habitat. or until Section 7 consultation has been completed. If the non-Federal applicant has not heard back from the Corps within 45 days, the applicant must still wait for notification from forces.

(d) As a result of formal or informal consultation with the USFWS or NMFS the distric engineer may add species-specific permit conditions to the NWPs.

(e) Authorization of an activity by a NWP does not authorize the "take" of a threatened or endangered species as defined under the ESA. In the absence of separate authorization of e.g., an ESA Section 10 Permit, a Biological Opinion with "incidental take" provisions, etc.) from the USFVNS or the NMFS, the Endangered Species Act prohibits any person subject to the jurisdiction of the United States to take a listed species. Nather "take" means to harass, harm, pursue, hunt, shoot, wound, still tap, capture, or collect, or to attempt to engage in any such conduct. The word "harm" in the definition of "take" means an act which actually kills or injures wildlife. Such an act may include significant habitat modification or degradation where it actually kills or injures wildlife by significantly impairing essential behavioral patterns, including breeding, feeding or sheltering.

(f) If the non-federal permittee has a valid ESA section 10(a)(1)(B) incidental take permit with an approved Habitat Conservation Plan for a project or a group of projects that includes the proposed NWP activity, the non-federal applicant should provide a copy of that ESA section 10(a)(1)(B) permit with the PCN required by paragraph (s) of this general condition. The district engineer will review the ESA section 10(a)(1)(B) permit, and if he or she determines that it covers the proposed NWP activity, including any incidental take of listed species that might occur as a result of conducting the proposed NWP activity, the district engineer does not need to conduct a separate section 7 consultation for the proposed NWP activity. The district engineer will notify the non-federal applicant within 45 days of receipt of a complete PCN whether the ESA section 10(a)(1)(B) permit covers the proposed NWP activity or whether additional ESA section 7 consultation is required.

section / consumation is required.

(g) Information on the location of threatened and endangered species and their critical habitat can be obtained directly from the offices of the USFWS and NMFS or their world wide web pages at http://www.fws.gov/ or http://www.fws.gov/ or

http://www.nmis.noaa.gov/pr/spocles/resa respectively.

19. Migratory Birds and Bald and Golden Eagles. The permittee is responsible for ensuring their action complies with the Migratory Bird Treaty Act and the Bald and Golden Eagles. Protection Act. The permittee is responsible for contacting appropriate local office of the U.S. Fish and Wildlife Service to determine applicable measures to reduce impacts to migratory birds or eagles, including whether "incidental take" permits are necessary and available under the Migratory Bird Treaty Act or Bald and Golden Eagle Protection Act for a particular activity.

20. Historic Properties, (a) In cases where the district engineer determines that the

activity may have the potential to cause effects to properties listed, or eligible for listing, in the National Register of Historic Pleaces, the activity is not authorized, until the requirements of Section 106 of the National Historic Preservation Act (NHPA) have been satisfied. Section 106 of the National Historic Preservation Act if the complying with the requirements of Section 106 of the National Historic Preservation Act. If pre-construction notification is required for the proposed NWP activity, the Federal permittee must provide the district engineer with the appropriate documentation to demonstrate compliance with those

requirements. The district engineer will verify that the appropriate documentation has been submitted. If the appropriate documentation is not submitted, then additional consultation under section 106 may be necessary. The respective federal agency is responsible for fulfilling its obligation to comply with section 106.

in the PCN and these identification efforts, the district engineer shall determine whether the proposed NWP activity has the potential to cause an effect on the historic properties. Section 106 cause effects on historic properties. The district engineer will conduct consultation with consulting parties identified under 36 CFR 800.2(c) when he or she makes any of the following effect history interviews, sample field investigation, and field survey. Based on the information submitted properties or the potential for the presence of historic properties. Assistance regarding information consultation is required when the district engineer determines that the activity has the potential to Preservation Act. The district engineer shall make a reasonable and good faith effort to carry out appropriate identification efforts, which may include background research, consultation, oral on the location of or potential for the presence of historic properties can be sought from the State consultation is not required when the district engineer determines that the activity does not have the non-Federal applicant shall not begin the activity until notified by the district engineer either that the activity has no potential to cause effects to historic properties or that NHPA section 106 determinations for the purposes of section 106 of the NHPA: no historic properties affected, no adverse effect, and adverse effect. Where the non-Federal applicant has identified historic properties on which the activity might have the potential to cause effects and notified the Corps, 330.4(g)). When reviewing pre-construction notifications, district engineers will comply with the engineer if the NWP activity might have the potential to cause effects to any historic properties listed on, determined to be eligible for listing on, or potentially eligible for listing on the National Register of Historic Places, including previously unidentified properties. For such activities, the affected by the proposed activity or include a vicinity map indicating the location of the historic pre-construction notification must state which historic properties might have the potential to be (c) Non-federal permittees must submit a pre-construction notification to the district current procedures for addressing the requirements of Section 106 of the National Historic Historic Preservation Officer, Tribal Historic Preservation Officer, or designated tribal representative, as appropriate, and the National Register of Historic Places (see 33 GFR the potential to cause effects on historic properties (see 36 CFR 800.3(a)). consultation has been completed.

(d) For non-federal permittees, the district engineer will notify the prospective permittee within 45 days of receipt of a complete pre-construction notification whether NHPA section 106 consultation is required, if NHPA section 106 consultation is required, the district engineer will notify the non-Federal applicant that he or she cannot begin the activity until Section 106 consultation is completed. If the non-Federal applicant has not heard back from the Corps within 45 days, the applicant must still wait for notification from the Corps.

45 days, the applicant must still wait for notification from the Cups.

(e) Prospective permittees should be aware that section 110k of the NHPA (54 U.S.C. 306113) prevents the Corps from granting a permit or other assistance to an applicant who, with intent to avoid the requirements of Section 106 of the NHPA, has intentionally significantly adversely affected a historic property to which the permit would relate, or having legal power to prevent it, allowed such significant adverse effect to occur, unless the Corps, after consultation with the Advisory Council on Historic Preservation (ACHP), determines that circumstances justify granting the assistance, the Corps is required to notify the ACHP and provide documentation specifying the circumstances, the degree of damage to the integrity of any historic properties affected, and proposed mitigation. This documentation must include any views properties affected, and proposed mitigation. This documentation must include any views obtained from the applicant, SHPO/THPO, appropriate Indian tribes if the undertaking occurs on of affects historic properties on tribal lands or affects properties of interest to those tribes, and other parties known to have a legitimate interest in the impacts to the activity on historic properties.

patries from to these a regulater meters in the implace and except of mesers of proposed 21. Discovery of Previously Unknown Remains and Artifacis. If you discover any previously unknown historic, cultural or archeological remains and artifacts while accomplishing the activity authorized by this permit, you must immediately notify the district engineer of what you have found, and to the maximum extent practicable, avoid construction activities that may affect the remains and artifacts until the required coordination has been completed. The district engineer will initiate the Federal. Tribal and state coordination required to determine if the items or remains warrant recovery effort or if the site is eligible for listing in the National Register of Historic Places.

- additional waters officially designated by a state as having particular environmental or ecological Reserves. The district engineer may designate, after notice and opportunity for public comment significance, such as outstanding national resource waters or state natural heritage sites. The district engineer may also designate additional critical resource waters after notice and
- (a) Discharges of dredged or fill material into waters of the US are not authorized by NWPs 7, 12, 14, 16, 17, 21, 29, 31, 35, 39, 40, 42, 43, 44, 49, 50, 51, and 52 for any activity within, or directly affecting, critical resource waters, including wetlands adjacent to such waters. (b) For NWPs 3, 8, 10, 13, 15, 18, 19, 22, 23, 25, 27, 28, 30, 33, 34, 36, 37, 38, and 54, notification is required in accordance with general condition 32, for any activity proposed in the designated critical resource waters including wetlands adjacent to those waters. The district engineer may authorize activities under these NWPs only after it is determined that the impacts to the critical resource waters will be no more than minimal.
 - 23. <u>Mitgation</u>. The district engineer will consider the following factors when determining appropriate and practicable mitigation necessary to ensure that the individual and cumulative adverse environmental effects are no more than minimal:
- effects, both temporary and permanent, to waters of the United States to the maximum extent (a) The activity must be designed and constructed to avoid and minimize adverse
 - compensating for resource losses) will be required to the extent necessary to ensure that the individual and cumulative adverse environmental effects are no more than minimal. (b) Mitigation in all its forms (avoiding, minimizing, rectifying, reducing, or practicable at the project site (i.e., on site).
- wetland losses that exceed 1/10-acre and require pre-construction notification, unless the district that require pre-construction notification, the district engineer may determine on a case-by-case basis that compensatory mitigation is required to ensure that the activity results in minimal (c) Compensatory mitigation at a minimum one-for-one ratio will be required for all engineer determines in writing that either some other form of mitigation would be more environmentally appropriate or the adverse effects of the proposed activity are minimal, and provides a project-specific waiver of this requirement. For wetland losses of 1/10-acre or less adverse environmental effects.
 - notification, the district engineer may require compensatory mitigation to ensure that the activity results in no more than minimal adverse environmental effects. Compensatory mitigation for enhancement, or preservation, since streams are difficult-to-replace resources (see 33 CFR (d) For losses of streams or other open waters that require pre-construction losses of streams should be provided, if practicable, through stream rehabilitation, 332.3(e)(3))
- (e) Compensatory mitigation plans for NWP activities in or near streams or other open waters will normally include a requirement for the restoration or enhancement, maintenance, and quality or habitat loss concerns. If it is not possible to restore or maintain/protect a riparian area maintaining/protecting a riparian area along a single bank or shoreline may be sufficient. Where loss concerns. Normally, the riparian area will be 25 to 50 feet wide on each side of the stream, but the district engineer may require slightly wider riparian areas to address documented water The width of the required riparian area will address documented water quality or aquatic habitat appropriate compensatory mitigation (e.g. riparian areas and/or wetlands compensation) based both wetlands and open waters exist on the project site, the district engineer will determine the legal protection (e.g. conservation easements) of riparian areas next to open waters. In some Then restoring or on what is best for the aquatic environmental on a watershed basis. In cases where riparian compensatory mitigation required. Restored riparian areas should consist of native species. mitigation, the district engineer may waive or reduce the requirement to provide wetland areas are determined to be the most appropriate form of minimization or compensatory cases, the restoration or maintenance/protection of riparian areas may be the only on the both sides of a stream or if the waterbody is a lake or coastal waters.
- (f) Compensatory mitigation projects provided to offset losses of aquatic resources must comply with the applicable provisions of 33 CFR part 332.

- However, if an appropriate number and type of mitigation bank or in-lieu more than minimal adverse environmental effects. For the NWPs, the preferred mechanism for providing compensatory mitigation is mitigation bank credits or in-lieu fee program credits (see 33 CFR 332.3(b)(2) and (3)). However, if an appropriate number and type of mitigation bank or in-lieu engineer may approve the use of permittee-responsible mitigation if the use of mitigation bank or credits are not available at the time the PCN is submitted to the district engineer, the district in-lieu fee program credits is not appropriate and practicable.
 - sufficient to ensure that the authorized activity results in no more than minimal individual and cumulative adverse environmental effects (see 33 CFR 330.1(e)(3)). (See also 33 CFR 332.3(f). (2) The amount of compensatory mitigation required by the district engineer must be
 - uplands are reduced, aquatic resource restoration should be the first compensatory mitigation option considered for permittee-responsible mitigation. (3) Since the likelihood of success is greater and the impacts to potentially valuable
- must be approved by the district engineer before the permittee begins work in waters of the United States, unless the district engineer determines that prior approval of the final mitigation plan is not (4) If permittee-responsible mitigation is the proposed option, the prospective permittee practicable or not necessary to ensure timely completion of the required compensatory mitigation is responsible for submitting a mitigation plan. A conceptual or detailed mitigation plan may be used by the district engineer to make the decision on the NWP verification request, but a final mitigation plan that addresses the applicable requirements of 33 CFR 332.4(c)(2) through (14) (see 33 CFR 332.3(k)(3)).
- (5) If mitigation bank or in-lieu fee program credits are the proposed option, the mitigation plan only needs to address the baseline conditions at the impact site and the number of credits to be provided.
 - itoring requirements) may be addressed through conditions added to the NWP authorization, (6) Compensatory mitigation requirements (e.g., resource type and amount to be provided as compensatory mitigation, site protection, ecological performance standards, instead of components of a compensatory mitigation plan.
- the acreage limits of the NWPs. For example, if an NWP has an acreage limit of 1/2-acre, it cannot be used to authorize any project resulting in the loss of greater than 1/2-acre of waters of the United States, even if compensatory mitigation is provided that replaces or restores some of the (g) Compensatory mitigation will not be used to increase the acreage losses allowed by lost waters. However, compensatory mitigation can and should be used, as necessary, to ensure that an NWP activity already meeting the established acreage limits also satisfies the minimal impact requirement for the NWPs.
 - banks or in-lieu fee programs in the area that have marine or estuarine credits available for sale or the permittee must consider appropriate and practicable options consistent with the framework at 33 CFR 332.3(b). For activities resulting in the loss of marine or estuarine resources, permitteeresponsible compensatory mitigation may be environmentally preferable if there are no mitigation (h) Permittees may propose the use of mitigation banks, in-lieu fee programs, or separate permittee-responsible mitigation. When developing a compensatory mitigation proposal. transfer to the permittee. For permittee-responsible mitigation, the special conditions of the NWP verification must clearly indicate the party or parties responsible for the implementation and
- adversely affected by a regulated activity, such as discharges of dredged or fill material into waters of the United States that will convert a forested or scrub-shrub wetland to a herbaceous wetland in performance of the compensatory mitigation project, and, if required, its long-term management, (i) Where certain functions and services of waters of the United States are permanently adverse environmental effects of the activity to the no more than minimal level.

 24. <u>Safety of Impoundment Structures</u>. To ensure that all impoundment structures are safely designed, the district engineer may require non-Federal applicants to demonstrate that the a permanently maintained utility line right-of-way, mitigation may be required to reduce the
- Water Quality. Where States and authorized Tribes, or EPA where applicable, have not previously certified compliance of an NWP with CWA Section 401, individual 401 Water Quality structures comply with established state dam safety criteria or have been designed by qualified ndependently reviewed by similarly qualified persons, and appropriate modifications made to persons. The district engineer may also require documentation that the design has been

Certification must be obtained or waived (see 33 CFR 330.4(c)). The district engineer or State or fribe may require additional water quality management measures to ensure that the authorized activity does not result in more than minimal degradation of water quality.

zone management consistency concurrence must be obtained, or a presumption of concurrence received a state coastal zone management consistency concurrence, an individual state coastal Coastal Zone Management. In coastal states where an NWP has not previously must occur (see 33 CFR 330.4(d)). The district engineer or a State may require additional measures to ensure that the authorized activity is consistent with state coastal zone

27. Regional and Case-By-Case Conditions. The activity must comply with any regional conditions that may have been added by the Division Engineer (see 33 GFR 330.4(e)) and with any case specific conditions added by the Corps or by the state. Indian Tribe, or USEPA in its section 401 Water Quality Certification, or by the state in its Coastal Zone.

Management Act consistency determination.

28. <u>Use of Multiple Nationwide Permits</u>. The use of more than one NWP for a single and complete project is prohibited, except when the acreage loss of waters of the United States specified acreage limit. For example, if a road crossing over tidal waters is constructed under NWP 14, with associated bank stabilization authorized by NWP 13, the maximum acreage loss authorized by the NWPs does not exceed the acreage limit of the NWP with the highest of waters of the United States for the total project cannot exceed 1/3-acre.

letter, and the letter must contain the following statement and signature: "When the structures or work authorized by this nationwide permit are still in existence at the time the property is transferred, the terms and conditions of this nationwide permit, including any special conditions, permit verification to the new owner by submitting a letter to the appropriate Corps district office will continue to be binding on the new owner(s) of the property. To validate the transfer of this nationwide permit and the associated liabilities associated with compliance with its terms and to validate the transfer. A copy of the nationwide permit verification must be attached to the 29. Transfer of Nationwide Permit Verifications. If the permittee sells the property associated with a nationwide permit verification, the permittee may transfer the nationwide conditions, have the transferee sign and date below."

from the Corps must provide a signed certification documenting completion of the authorized activity and implementation of any required compensatory mitigation. The success of any required permittee-responsible mitigation, including the achievement of ecological performance 30. Compliance Certification. Each permittee who receives an NWP verification lette standards, will be addressed separately by the district engineer. The Corps will provide the permittee the certification document with the NWP verification letter. The certification docur

(a) A statement that the authorized work was done in accordance with the NWP

(b) A statement that the implementation of any required compensatory mitigation was authorization, including any general, regional, or activity-specific conditions;

fee program are used to satisfy the compensatory mitigation requirements, the certification must include the documentation required by 33 CFR 332.3(I)(3) to confirm that the permittee secured completed in accordance with the permit conditions. If credits from a mitigation bank or in-lieu the appropriate number and resource type of credits; and

31. Activities Affecting Structures or Works Built by the United States. If an NWP activity also requires permission from the Corps pursuant to 33 U.S.C. 408 because it will alter or temporarily or permanently occupy or use a U.S. Army Corps of Engineers (USACE) federally (c) The signature of the permittee certifying the completion of the work and mitigation The completed certification document must be submitted to the district engineer within 30 days of completion of the authorized activity or the implementation of any required compensatory mitigation, whichever occurs later.

construction notification. See paragraph (b)(10) of general condition 32. An activity that requires Section 408 permission is not authorized by the NWP until the appropriate Corps office issues the section 408 permission to altar, occupy, or use the USACE project, and the district engineer issues

information necessary to make the PCN complete. As a general rule, district engineers will request additional information necessary to make the PCN complete only once. However, if the 32. Pre-Construction Notification (PCN). (a) Timing. Where required by the terms of the NWP, the prospective permittee must notify the district engineer by submitting a pre-construction will not commence until all of the requested information has been received by the district engineer prospective permittee does not provide all of the requested information, then the district engineer will notify the prospective permittee that the PCN is still incomplete and the PCN review process complete within 30 calendar days of the date of receipt and, if the PCN is determined to be incomplete, notify the prospective permittee within that 30 day period to request the additional notification (PCN) as early as possible. The district engineer must determine if the PCN is The prospective permittee shall not begin the activity until either:

(1) He or she is notified in writing by the district engineer that the activity may proceed under the NWP with any special conditions imposed by the district or division engineer, or

18 that listed species or critical habitat might be affected or in the vicinity of the project, or to notify effects" on historic properties, or that any consultation required under Section 7 of the Endangered PCN and the prospective permittee has not received written notice from the district or division engineer. However, if the permittee was required to notify the Corps pursuant to general condition the permittee cannot begin the activity until an individual permit has been obtained. Subsequently the permittee's right to proceed under the NMP may be modified, suspended, or revoked only in accordance with the procedure set forth in 33 CFR 330.5(d)(2).

(b) Contents of Pre-Construction Notification: The PCN must be in writing and include written waiver to exceed specified limits of an NWP, the permittee may not begin the activity until the district engineer issues the waiver. If the district or division engineer notifies the permittee in writing that an individual permit is required within 45 calendar days of receipt of a complete PCN, Species Act (see 33 CFR 330.4(f)) and/or Section 106 of the National Historic Preservation (see 33 CFR 330.4(g)) has been completed. Also, work cannot begin under NWPs 21, 49, or 50 until (2) 45 calendar days have passed from the district engineer's receipt of the complete the permittee has received written approval from the Corps. If the proposed activity requires a the Corps pursuant to general condition 20 that the activity might have the potential to cause effects to historic properties, the permittee cannot begin the activity until receiving written notification from the Corps that there is "no effect" on listed species or "no potential to cause

the following information:

(1) Name, address and telephone numbers of the prospective permittee,

Location of the proposed activity;

(3) Identify the specific NWP or NWP(s) the prospective permittee wants to use to

adverse environmental effects the activity would cause, including the anticipated amount of loss of wetlands, other special aquatic sites, and other waters expected to result from the NWP activity, in and distant crossings for linear projects that require Department of the Army authorization but do not require pre-construction notification. The description of the proposed activity and any proposed the adverse environmental effects of the activity will be no more than minimal and to determine the projects, the PCN must include the quantity of anticipated losses of wetlands, other special aquatic including other separate acres, linear feet, or other appropriate unit of measure; a description of any proposed mitigation measures intended to reduce the adverse environmental effects caused by the proposed activity; mitigation measures should be sufficiently detailed to allow the district engineer to determine that and any other NWP(s), regional general permit(s), or individual permit(s) used or intended to be sites, and other water for each single and complete crossing of those wetlands, other special aquatic sites, and other waters. Sketches should be provided when necessary to show that the activity complies with the terms of the NWP. (Sketches usually clarify the project and when need for compensatory mitigation or other mitigation measures. For single and complete linear provided results in a quicker decision. Sketches should contain sufficient detail to provide an (4) A description of the proposed activity; the activity's purpose; direct and indirect used to authorize any part of the proposed project or any related activity, authorize the proposed activity;

llustrative description of the proposed activity (e.g., a conceptual plan), but do not need to be

especially if the project site is large or contains many wetlands, other special aquatic sites, and other waters. Furthermore, the 45 day period will not start until the delineation has been submitted to or completed by the Corps, as appropriate:

(6) If the proposed activity will result in the loss of greater than 1/10-acre of wetlands required by the Corps. The permittee may ask the Corps to delineate the special aquatic sites and other waters on the project site, but there may be a delay if the Corps does the delineation other waters, such as lakes and ponds, and perennial, intermittent, and ephemeral streams, on the project site. Wetland delineations must be prepared in accordance with the current method

mitigation requirement will be satisfied, or explaining why the adverse environmental effects are no more than minimal and why compensatory mitigation should not be required. As an and a PCN is required, the prospective permittee must submit a statement describing how the

alternative, the prospective permittee may submit a conceptual or detailed mitigation plan.

(7) For non-federal permittees, if any listed species or designated critical habitat might critical habitat that may be affected by the proposed activity. For any NWP activity that requires be affected or is in the vicinity of the project, or if the project is located in designated critical habitat, for non-Federal applicants the PCN must include the name(s) of those endangered or pre-construction notification, Federal permittees must provide documentation demonstrating hreatened species that might be affected by the proposed activity or utilize the designated

compliance with the Endangered Species Act,

(8) For non-federal permittees, if the NWP activity might have the potential to cause effects to a historic property listed on, determined to be eligible for listing on, the National Register of Historic Places, the PCN must state which historic property might have the potential to be affected by the proposed activity or include a vicinity man indicating the location of the historic property. Federal permittees must provide documentation

inclusion in the system while the river is in an official study status, the PCN must identify the Wild and Scenic River or the "study river" (see general condition 16); and (10) For an activity that requires permission from the Corps pursuant to 33 U.S.C. 408 demonstrating compliance with Section 106 of the National Historic Preservation Act. (9) For an activity that will occur in a component of the National Wild and Scenic River System, or in a river officially designated by Congress as a "study river" for possible

Engineers federally authorized civil works project, the pre-construction notification must include a statement confirming that the project proponent has submitted a written request for section because it will alter or temporarily or permanently occupy or use a U.S. Army Corps of

his general condition. A letter containing the required information may also be used. Applicants: ENG 4345) may be used, but the completed application form must clearly indicate that it is an NWP PCN and must include all of the information required in paragraphs (b)(1) through (10) of 408 permission from the Corps office having jurisdiction over that USACE project.
(c) Form of PCN Notification: The standard individual permit application form (Form may provide electronic files of PCNs and supporting materials if the district engineer has established tools and procedures for electronic submittals.

(d) Agency Coordination: (1) The district engineer will consider any comments from Federal and state agencies concerning the proposed activity's compliance with the terms and conditions of the NWPs and the need for mitigation to reduce the project's adverse environmental effects so that they are no more than minim

activities in excess of 500 linear feet, fills greater than one cubic yard per running foot, or involve discharges of dredged or fill material into special aquatic sites; and (iv) NWP 54 activities in excess of 500 linear feet, or that extend into the waterbody more than 30 feet from the mean low preconstruction notification and result in the loss of greater than 1/2-acre of waters of the United States; (ii) NWP 21, 29, 39, 40, 42, 43, 44, 50, 51, and 52 activities that require pre-construction notification and will result in the loss of greater than 300 linear feet of stream bed; (iii) NWP 13 (2) Agency coordination is required for: (i) all NWP activities that require water line or ordinary high water mark.

provide (e.g., via e-mail, facsimile transmission, overnight mail, or other expeditious manner) a copy of the complete PCN to the appropriate Federal or state offices (FWS, state natural (3) When agency coordination is required, the district engineer will immediately

proposed activity are no more than minimal. The district engineer will provide no response to the resource agency, except as provided below. The district engineer will indicate in the administrative record associated with each pre-construction notification that the resource agencies' concerns resource or water quality agency, EPA, and, if appropriate, the NMFS). With the exception of NWF were considered. For NWP 37, the emergency watershed protection and rehabilitation activity may proceed immediately in cases where there is an unacceptable hazard to life or a significant loss of adverse environmental effects will be more than minimal. If so contacted by an agency, the distric engineer will wait an additional 15 calendar days before making a decision on the pre-constructior notification. The district engineer will fully consider agency comments received within the specified received to decide whether the NWP 37 authorization should be modified, suspended, or revoked these agencies will have 10 calendar days from the date the material is transmitted to notify NWPs, including the need for mitigation to ensure the net adverse environmental effects of the substantive, site specific comments. The comments must explain why the agency believes the engineer via telephone, facsimile transmission, or e-mail that they intend to provide time frame concerning the proposed activity's compliance with the terms and conditions of the in accordance with the procedures at 33 CFR 330.5. (4) In cases of where the prospective permittee is not a Federal agency, the district property or economic hardship will occur. The district engineer will consider any comments

engineer will provide a response to NMFS within 30 calendar days of receipt of any Essential Fish Habitat conservation recommendations, as required by Section 305(b)(4)(B) of the Magnuson-Stevens Fishery Conservation and Management Act.

(5) Applicants are encouraged to provide the Corps with either electronic files or multiple copies of PCN notifications to expedite agency coordination. Further Information

District Engineers have authority to determine if an activity complies with the terms NWPs do not obviate the need to obtain other federal, state, or local permits, and conditions of an NWP

approvals, or authorizations required by law.

NWPs do not authorize any injury to the property or rights of others. NWPs do not authorize interference with any existing or proposed Federal project 3. NWPs do not grant any property rights or exclusive privileges

(see general condition 31)

IEPA Log No. C-0192-16: Section 401 Certification with Regional 401 Condition Attachments regarding the U.S. Army Corps of Engineers January 6, 2017 Federal Register Notice of the issuance and reissuance of the Nationwide Permits.

Page No. 21

ATTACHMENT 15

ILLINOIS EPA WATER QUALITY CERTIFICATION REGIONAL CONDITIONS FOR NATIONWIDE PERMIT 33 Temporary Construction, Access and Dewatering

- Any spoil material excavated, dredged or otherwise produced must not be returned to the waterway but
 must be deposited in a self-contained area in compliance with all state statutes, as determined by the
 Illinois EPA.
- Any backfilling must be done with clean material and placed in a manner to prevent violation of applicable water quality standards.
- 3. The applicant shall not cause:
 - A. violation of applicable provisions of the Illinois Environmental Protection Act;
 - B. water pollution defined and prohibited by the Illinois Environmental Protection Act;
 - C. violation of applicable water quality standards of the Illinois Pollution Control Board, Title 35, Subtitle C: Water Pollution Rules and Regulation; or
 - D. interference with water use practices near public recreation areas or water supply intakes.
- 4. All areas affected by construction shall be mulched and seeded as soon after construction as possible. The applicant shall undertake necessary measures and procedures to reduce erosion during construction. Interim measures to prevent erosion during construction shall be taken and may include the installation of sedimentation basins and temporary mulching. All construction within the waterway shall be conducted during zero or low flow conditions. The applicant shall be responsible for obtaining an NPDES Storm Water Permit prior to initiating construction if the construction activity associated with the project will result in the disturbance of 1 (one) or more acres, total land area. An NPDES Storm Water Permit may be obtained by submitting a properly completed Notice of Intent (NOI) form by certified mail to the Agency's Division of Water Pollution Control, Permit Section.
- 5. The applicant for Nationwide Permit 33 shall implement erosion control measures consistent with the "Illinois Urban Manual" (IEPA/USDA, NRCS; 2016).
- 6. Temporary work pads, cofferdams, access roads and other temporary fills shall be constructed of clean coarse aggregate or non-erodible non-earthen fill material that will not cause siltation. Sandbags, prefabricated rigid materials, sheet piling, inflatable bladders and fabric lined basins may be used for temporary facilities.
- 7. The applicant for Nationwide Permit 33 who uses temporary work pads, cofferdams, access roads and other temporary fills in order to perform work in creeks, streams, or rivers shall maintain flow in these waters by utilizing dam and pumping, fluming, culverts or other such techniques.
- 8. During dewatering of the coffered work area, all sediment-laden water shall have adequate sediment removed such that water quality standards, including preventing unnatural turbidity, are met in the receiving stream.