FOR: REGULATED ACTIVITIES IN WATERS OF THE UNITED STATES ASSOCIATED WITH THE CONSTRUCTION, MAINTENANCE, REPAIR, REPLACEMENT, AND REMOVAL OF UTILITY LINES AND ASSOCIATED FACILITIES

WHERE: REGULATORY JURISDICTION OF THE VICKSBURG DISTRICT IN ARKANSAS, LOUISIANA, AND MISSISSIPPI, AND THE MEMPHIS DISTRICT IN ARKANSAS AND MISSISSIPPI

BY WHOM: DISTRICT ENGINEERS, VICKSBURG AND MEMPHIS DISTRICTS, ON BEHALF OF THE PUBLIC

Interested parties are hereby notified that the U.S. Army Corps of Engineers (USACE), Vicksburg and Memphis Districts, are proposing the issuance of a Department of the Army General Permit (General Permit 20) for structures in or affecting waters of the United States and/or discharges of dredged and/or fill material into waters of the United States associated with the construction, maintenance, repair, replacement, and/or removal of utility lines and associated facilities within the regulatory jurisdiction of the Vicksburg District in the states of Arkansas, Louisiana, and Mississippi, and the Memphis District in the states of Arkansas and Mississippi. Typical activities include open-cut trenching and backfilling and horizontal directional drilling for buried utility lines, fill for the construction of pole foundations and substations, compressor stations, pads, handhole covers, outfalls and associated intakes, aerial crossings over navigable waters, and temporary structures, fills, and work necessary to conduct the utility line activity. Maps of the Vicksburg District (enclosure 1) and Memphis District (enclosure 2) are enclosed.

Comments regarding this proposal should be forwarded via email to: GeneralPermitReissuance@usace.army.mil; or by hard copy to: USACE, Vicksburg
District, ATTN: Regulatory Branch, 4155 Clay Street, Vicksburg, Mississippi 39183-3435. Comments must reach the Vicksburg District, Regulatory Branch office by the expiration date cited above.

This action is being taken pursuant to Federal regulations printed in the Federal Register on November 13, 1986, concerning permits for activities in waters of the United States. These regulations state the U.S. Army Corps of Engineers' responsibility for regulating: structures or work in or affecting navigable waters of the United States under Section 10 of the Rivers and Harbors Act of 1899 (30 Stat. 1151; 33 U.S.C. 403); and, discharges of dredged and/or fill material into waters of the United States under Section 404 of the Clean Water Act (33 U.S.C. 1344).

General Permits may be issued for a category or categories of activities when: (1) those activities are substantially similar in nature and cause only minimal individual and cumulative environmental impacts; or (2) the General Permit would result in avoiding unnecessary duplication of the regulatory control exercised by another Federal, State, or local agency, provided it has been determined that the environmental consequences of the action are individually and cumulatively minimal. The final decision regarding a determination that the proposed activities comply with the requirements for issuance of General Permits was made using information that is available for inspection at the offices of the Vicksburg District's Regulatory Branch at 4155 Clay Street, Vicksburg, Mississippi 39183-3435 and the Memphis District's Regulatory Division at 167 North Main Street, Memphis, Tennessee 38103.

This General Permit contains certain limitations intended to protect the environment and natural and cultural resources. Construction, dredging, or fill operations which include regulated work and/or discharges of dredged or fill material into Section 10/404 or Section 404 regulated waters of the United States (collectively hereafter referred to as: WOTUS) which are not specifically authorized by this General Permit are prohibited unless specifically approved by the District Engineer via separate authorization. Conformance with conditions contained in the General Permit would not necessarily guarantee authorization under this General Permit. In cases where the District Engineer considers it necessary, an application for an individual permit will be required.

In compliance with requirements of Section 401 of the Clean Water Act, the Vicksburg District requests water quality certification (WQC) for General Permit 20 from: Arkansas Department of Environmental Quality; Louisiana Department of Environmental Quality; and, Mississippi Department of Environmental Quality.

Proposed General Permit 20:

ACTIVITIES WHICH MAY BE AUTHORIZED UNDER GP-20:

Typical activities which may be authorized under GP-20 include open-cut trenching and
backfilling and horizontal directional drilling for buried utility lines/cable/pipes, fill for the construction of pole foundations, handhole covers, outfalls and associated intakes, aerial crossings over navigable waters, and temporary structures, fills, and work necessary to conduct the utility line activity including access roads and workspace preparation. Pipelines that may be eligible for authorization under GP-20 include those that may transport gaseous, liquid, liquefied, or slurry substances. GP-20 may also be used for electrical substations, compressor stations, transmission towers and other similar features along an existing or new utility line. Remediation of inadvertent returns of drilling fluid may also be authorized by GP-20.

For utility line activities crossing a single waterbody more than one time at separate and distant locations, or multiple waterbodies at separate and distant locations, each crossing is considered a single and complete project for purposes of GP-20. Utility line activities must comply with 33 CFR 330.6(d).

Pipes or pipelines used to transport gaseous, liquid, liquefied, or slurry substances over navigable waters of the United States are considered bridges, not utility lines, and may require a permit from the U.S. Coast Guard pursuant to section 9 of the Rivers and Harbors Act of 1899. However, any discharges of dredged or fill material into waters of the United States associated with such pipelines would require a section 404 permit.

For overhead utility lines authorized by this General Permit, a copy of the Application and GP-20 authorization would be provided to the Department of Defense Siting Clearinghouse, which will evaluate potential effects on military activities.

This General Permit may not be used to authorize regulated activities in the Louisiana Coastal Zone, nor in any of the following ecotypes in Mississippi: tidal waters, WOTUS having a surface hydrologic connection to tidal waters; marsh habitats (i.e. all tidal emergent wetlands dominated by salt or estuarine marsh plant species; and all non-tidal emergent wetlands dominated by freshwater marsh plant species, abutting and/or adjacent to tidal emergent wetlands).

THE FOLLOWING ACTIVITIES WOULD BE AUTHORIZED BY GP-20 WITHOUT THE SUBMISSION OF AN APPLICATION FOR PROJECT SPECIFIC EVALUATION TO THE DISTRICT ENGINEER:

i.) The construction/installation of cables (e.g. fiber optic, electrical) where the regulated activity is related to installation by open-cut trench/plow and/or directional bore when all of the following criteria are met: 1) there will be no conversion of forested wetlands to emergent wetlands via mechanized land clearing; 2) the cumulative impact of all conversion and permanent loss of WOTUS does not exceed 0.10 acre at each single and complete crossing; and, 3) all ground disturbed is returned to pre-construction condition within 90 days (this period may be extended up to 180 days where appropriate).
ii.) The construction/installation of pipelines (e.g. water, gas) where the regulated activity is related to installation by open-cut trench/plow and/or directional bore when all of the following criteria are met: 1) the pipeline does not exceed 8-inches in diameter; 2) there will be no conversion of forested wetlands to emergent wetlands via mechanized land-clearing; 3) the cumulative impact of all conversion and permanent loss of WOTUS does not exceed 0.10 acre at each single and complete crossing; and, 4) all ground disturbed is returned to pre-construction condition within 90 days (this period may be extended up to 180 days where appropriate).

iii.) The construction method is boring/horizontal directional drilling (HDD) under a WOTUS that is designated as a Section 10 waterbody, and: 1) the depth of the bore/HDD is a minimum of 25 feet below the thalweg of the Section 10 waterbody; 2) the project does not require 408 permission; 3) there are no associated impacts to WOTUS (wetlands or streams) that exceed the limits provided in (i.) and (ii.) above, at each single and complete crossing.

Regulated activities, which are not preauthorized in items, i.- iii., above, would require written application to the District Engineer as described below.

*For a determination of 408 requirements, inquiries may be emailed to MVK404408@usace.army.mil for projects within the Vicksburg District or MVM404408@usace.army.mil for projects within the Memphis District.

REQUEST FOR AUTHORIZATION UNDER THE GENERAL PERMIT - APPLICATION REQUIREMENTS: IN ORDER TO BE AUTHORIZED BY THIS GENERAL PERMIT, PARTIES PROPOSING THE WORK ARE REQUIRED TO SUBMIT TO THE DISTRICT ENGINEER, IN WRITING, THE FOLLOWING INFORMATION IN 8 ½ x 11 INCH FORMAT AT LEAST 60 DAYS PRIOR TO THE PLANNED START DATE FOR THE WORK:

a. State the number of the General Permit under which the work would be conducted. (General Permit - 20) (GP-20)

b. A statement that the work would be conducted in compliance with the terms and conditions of GP-20 and will not adversely impact adjoining properties.

c. Name, mailing address, telephone number, and e-mail address of the party (person/agency) applying for authorization and for the agent (if applicable).

d. A location description including: latitude and longitude (starting and ending points for linear projects in decimal degrees); Section, Township, Range; County or Parish, and State; a plan-view (including a digital aerial overlay), and location map showing the proposed worksite(s).
e. A detailed description of the proposed activity and its purpose, including:

1. Purpose statement (general).

2. Estimated starting date, and estimated time duration to completion of the construction activity in/affecting WOTUS.

3. Drawings (plan and profile) of the proposed structure/work and associated facilities, including permanent and temporary access roads and workspaces.

4. A delineation of wetlands, other special aquatic sites, and other waters, such as lakes and ponds, and perennial and intermittent streams, on the project site. Wetland delineations would be prepared in accordance with the current method required by the Corps. The applicant may ask the Corps to delineate the special aquatic sites, including wetlands, and other waters on the project site, but there may be a delay if the Corps does the delineation, especially if the project site is large or contains many waters of the United States. Furthermore, the application evaluation period would not start until the delineation has been submitted by the applicant or completed by the Corps, as appropriate.

5. For aerial utility lines in general, elevation of the highest pole (or other connection point) of the line.

6. For aerial utility lines consisting of transmission lines crossing navigable waters of the United States, the line positioning must comply with the applicable minimum clearances specified in 33 CFR 322.5(i). The following minimum clearances are required for aerial electric power transmission lines crossing navigable waters of the United States. These clearances are related to the clearances over the navigable channel provided by existing fixed bridges, or the clearances that would be required by the U.S. Coast Guard for new fixed bridges, in the vicinity of the proposed power line crossing. The clearances are based on the low point of the line under conditions which produce the greatest sag, taking into consideration temperature, load, wind, length or span, and type of supports as outlined in the National Electrical Safety Code.

<table>
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<tr>
<th>Nominal system voltage, kV</th>
<th>Minimum additional clearance (feet) above clearance required for bridges</th>
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<tr>
<td>115 and below</td>
<td>20</td>
</tr>
<tr>
<td>138</td>
<td>22</td>
</tr>
<tr>
<td>161</td>
<td>24</td>
</tr>
</tbody>
</table>
Applications for aerial lines crossing over Section 10 waters must include the following statement, completed with relevant project-specific information:

“The low wire height of the ____ kv power line will be at a minimum elevation of ____ [MSL/NVGD/Other]. The low wire was calculated using the low steel elevation of ______ [MSL/NVGD/Other] at ___(bridge location)___, located approximately _____ feet upstream of the proposed aerial transmission line crossing.”

7. For permanent and temporary discharges of fill and/or dredged material:
   The latitude/longitude in decimal degrees (approximate centerpoint) for each impact; dimensions (in acres or square feet) at each impact location, the total area impacted (in acres for wetlands; in both acres and linear feet for streams). The description of the impacts should be identified for each single and complete project, separated into permanent impacts and temporary impacts, discharges of fill versus discharges of dredged material versus structures, and identified by aquatic resource type (e.g. emergent wetland, forested wetland, intermittent stream). Applicants are encouraged to utilize the “Consolidated Upload Spreadsheet” available for download on the Vicksburg District’s Regulatory Web Page: https://www.mvk.usace.army.mil/Missions/Regulatory/Permits/. For questions on completing the spreadsheet, please contact your assigned project manager.

8. A narrative summary (or list/table) detailing the total aquatic resource impacts (separated into permanent impacts and temporary impacts; separated into discharges of fill and discharges of dredged material), and the total impacts for each resource type (e.g. emergent wetland, forested wetland, intermittent stream, etc.).

9. Where wetlands are proposed to be filled or converted (causing a loss of wetland functions), current site photos representative of the WOTUS to be impacted is highly encouraged, although not required.

10. A narrative describing how impacts to WOTUS were minimized to the maximum extent practicable. For projects that include adverse impacts to WOTUS, the
complete application would include information on mitigation in all forms (i.e. avoidance, minimization, and compensation). The narrative should include a description of the Best Management Practices (BMPs) that would be used to minimize movement of disturbed soil(s) from the construction area into adjacent WOTUS. If the regulated activity would include dry crossing techniques of a waterbody with perennial flow or intermittent flow, water quality protection measures must be described.

f. Impacts to WOTUS (permanent and temporary combined) must not exceed 1.0 acre at each single and complete crossing. For projects with unavoidable adverse functional impacts greater than 0.10 acre to wetlands or greater than 300 linear feet of streams, the complete application would include a statement describing: how, if required, the compensatory mitigation requirement would be satisfied (either through the purchase of mitigation credits from an approved mitigation bank or “in lieu fee” provider, or through permittee responsible mitigation); or explaining why the project-specific adverse effects are no more than minimal and why compensatory mitigation should not be required. As an alternative, the prospective permittee may submit a conceptual or detailed mitigation plan. If the applicant proposes permittee responsible mitigation, the application would not be considered complete until the Corps receives an acceptable permittee responsible mitigation plan.

[NOTE: Information on the Vicksburg District’s current mitigation requirements is available on the MVK Regulatory Web Page]:
http://www.mvk.usace.army.mil/Missions/Regulatory/Mitigation.aspx

g. If another Federal agency is involved in the project through technical assistance, funding/grants, or other means: identify the agency; briefly describe the involvement of the agency; and provide a point of contact (name, phone number and email address).

h. Federal permittees would follow their own procedures for complying with the requirements of the Endangered Species Act (ESA). Federal permittee must provide appropriate documentation to demonstrate compliance with those requirements.

For non-Federal permittees: if any ESA-listed species or designated critical habitat might be affected or is in the vicinity or the activity, or if the activity is located in designated critical habitat, the application must include the name(s) of those endangered or threatened species that might be affected by the proposed activity or utilize the designated critical habitat that might be affected by the proposed activity.

i. Federal permittees would follow their own procedures for complying with the requirements of Section 106 of the National Historic Preservation Act. Federal permittees must provide appropriate documentation to demonstrate compliance with those requirements.
For non-Federal permittees, if the activity might have the potential to cause effects to a historic property listed on, determined to be eligible for listing on, or potentially eligible for listing on, the National Register of Historic Places, the application must state which historic property might have the potential to be affected by the proposed activity and include a vicinity map indicating the location of the historic property.

j. For work proposed: on or adjacent to any stream in a component of a National Wild and Scenic Rivers System or in a component of a State Natural and Scenic Rivers System; on a property/area owned or managed by a State or Federal natural resource agency (e.g. wildlife management areas, national wildlife refuges, national forests, etc.), the applicant must submit with their request for authorization under this General Permit, the agency point of contact (including phone number, mailing address, and email address) and proof of initiation of the applicant’s request for approval from the managing agency.

k. For activities affecting structures or works built by the United States (Section 408 of the Rivers and Harbors Act of 1899): If a GP-20 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 USACE Federally authorized Civil Works project, the application must include a statement (and any associated documents) confirming that the project applicant has submitted a written request for Section 408 permission to the appropriate Corps office having jurisdiction over that USACE project.

Upon receipt of this information, the District Engineer would evaluate the proposal and advise the inquiring party, in writing, that the work could be authorized under General Permit 20; or would require an individual permit (if it exceeds the authoritative capacity of the General Permit) and/or additional separate authorizations.

Special Conditions:

1. Permanent loss of WOTUS (wetlands and other waters of the U.S.) from the proposed construction and fill activities would not exceed one (1) acre at any single and complete linear or non-linear project. The activity must be a single and complete project, which may or may not include multiple single and complete crossings (33 CFR 330.6(d)). GP-20 would not be used more than once for the same single and complete crossing. GP-20 may be combined with a Nationwide Permit or other authorization in some circumstances, but only when the acreage of loss of WOTUS does not exceed the acreage limit of the permit with the highest specified acreage limit.

2. No regulated activity would cause the permanent loss, or conversion, of greater than 0.5 acre of cypress swamp and/or cypress-tupelo swamp, coastal prairie, pine savanna, or pitcher plant bogs at any single and complete linear or non-linear project.
3. When clearing of forested or scrub-shrub WOTUS is part of the project plan, the vegetative material would not be chipped or shredded with discharge on the ground within the boundary of the WOTUS (the material may be chipped/shredded into trucks within WOTUS and hauled offsite). All debris and temporary fills would be removed from WOTUS as early as practicable (within 90 days unless a time extension has been granted). All excavated material not used as backfill would be placed in a non-jurisdictional area (i.e., upland) unless otherwise separately authorized. If dredged material is to be placed in an upland contained disposal area and return water discharged back into WOTUS, a separate Department of the Army authorization may be required (See Nationwide Permit No. 16)

4. The construction right of way (workspaces) and permanent right of way would be limited to the minimum necessary to avoid and minimize impacts to WOTUS. In general, the following right of way guidelines would apply.

<table>
<thead>
<tr>
<th>Utility Type</th>
<th>Construction ROW Limits</th>
<th>Permanent ROW Limits</th>
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<tbody>
<tr>
<td>Electric Transmission Lines</td>
<td>125 feet</td>
<td>100 feet</td>
</tr>
<tr>
<td>Pipelines 16“ and smaller</td>
<td>50 feet</td>
<td>25 feet</td>
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<tr>
<td>Pipelines 18“ - 36”</td>
<td>75 feet</td>
<td>50 feet</td>
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<tr>
<td>Pipelines 36“ and greater</td>
<td>Case-by-Case</td>
<td>Case-by-Case</td>
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*The limits set forth above, may be waived on a case-by-case basis. If a waiver is requested, the applicant would supply with the application a statement of explanation as to why additional right of way is necessary.

5. Adequate best management practices would be required. All construction activities would be performed in a manner that would prevent off-site movement of disturbed soils, minimize increased turbidity of the water in the work area, and otherwise avoid adverse effects on water quality and aquatic life, especially during fish spawning seasons. The fill material would be compacted upon completion of construction. The site would be revegetated by sod, seed, or another acceptable method, as necessary, to restore cover and prevent erosion. Heavy equipment working in wetlands would be placed on temporary mats, or other measures must be taken to minimize soil disturbance. In areas subject to currents, riprap or other measures may be used for slope protection.

6. If the regulated activity would include dry crossing techniques of a waterbody with perennial flow, water quality protection measures, such as fluming, would be used. For intermittent streams, work would be conducted during periods of low to no flow; if not practicable, the above requirement for water quality protection measures would apply. The material returned to the cut would be sufficiently compacted, and the
banks restored to pre-construction contours, prior to restoration of natural water flows. To the maximum extent practicable, the pre-construction course, condition, capacity, and location of open waters would be maintained for each activity, including temporary and permanent road crossings.

7. All temporary fills would be removed in their entirety (to an areas outside of WOTUS) and the affected areas returned to pre-construction elevations. The affected areas would be revegetated, as appropriate.

8. Temporary and permanent access roads would be aligned to minimize impacts to WOTUS. Access roads used solely for construction of the utility line would be removed upon completion of the work, in accordance with the requirements for temporary fills.

9. Fill material would not be obtained from any WOTUS or any area which would adversely affect an adjacent WOTUS.

10. The construction activity would not result in the permanent blockage of a natural stream or river channel or drain jurisdictional wetlands.

11. No activity would occur in the proximity of a public water supply intake, except where the activity is for the repair or improvement of public water supply intake structures or adjacent bank stabilization.

12. Discharges and structures would not be located so as to adversely affect a national fish hatchery intake. Discharges would not occur in areas of concentrated shellfish production.

13. The discharge would not contain unacceptable levels of pathogenic organisms in areas used for activities involving physical contact with the water or substrates.

14. The activity would comply with applicable FEMA-approved state or local floodplain management requirements.

15. No sewage, oil, refuse, or other pollutants would be discharged into WOTUS. Dredged, excavated, or fill material used for construction would be nonpolluting material in accordance with the Environmental Protection Agency Guidelines for the Discharge of Dredged or Fill Material found in 40 CFR 230.

16. This GP would authorize, to the extent that DA authorization is required, temporary structures, fills, and work necessary for the remediation of inadvertent returns of drilling muds to waters of the United States through sub-soil fissures or
fractures (i.e., frac-outs) that might occur during horizontal directional drilling activities to install or replace utility lines. These remediation activities would be done as soon as practicable to restore the affected waterbody. District engineers may add special conditions to this GP to require a remediation plan for addressing inadvertent returns of drilling muds to waters of the United States during horizontal directional drilling activities for the installation or replacement of utility lines.

17. No activity would be authorized under this General Permit which would be likely to directly or indirectly jeopardize the continued existence of a Federally-listed threatened or endangered species or a species proposed for such designation, as identified under the Endangered Species Act (ESA), or that would directly or indirectly destroy or adversely modify the critical habitat of such species. No activity would be authorized under this General Permit which “may affect” a listed species or critical habitat, unless Section 7 consultation addressing the effects of the proposed activity has been completed.

18. No activity that has the potential to cause effects to properties listed, or eligible for listing, in the National Register of Historic Places, or a site that has previously been unevaluated, would be authorized by this General Permit until the requirements of Section 106 of the National Historic Preservation Act have been satisfied. Fill material would not be taken from a known historical or archaeological site within or outside regulated areas. If the permittee, during prosecution of work authorized herein, inadvertently discovers or accidentally destroys a cultural resource such as a cemetery, shipwreck, mound, historic structure, or archaeological site, within the area subject to Department of the Army jurisdiction, they would cease work in the immediate area and notify the District Engineer within 24 hours. The District Engineer, in consultation with the appropriate State Historic Preservation Office and the Federally recognized Tribe, would comply with the procedures set forth in 33 CFR 325, Appendix C, paragraph 11 (Historic Properties Discovered During Construction).

19. No regulated activity would be authorized which has been determined to have an adverse impact upon a federal or state designated rookery and/or bird sanctuary. Activities in WOTUS that may impact other known wading bird rookeries would be avoided to the maximum extent practicable. The permittee is responsible for obtaining any “take” permits required under the U.S. Fish and Wildlife Service’s regulations governing compliance with the Migratory Bird Treaty Act or the Bald and Golden Eagle Protection Act. The permittee would contact the appropriate local office of the U.S. Fish and Wildlife Service to determine if such “take” permits are required for the activity.

20. Activities proposed on or adjacent to any stream in a component of a National Wild and Scenic Rivers System or in a component of a State Natural and Scenic Rivers System, would not be authorized without the appropriate Federal or State authorization.
21. Activities would not be authorized on a property/area managed by a State or Federal natural resource agency (e.g. wildlife management areas, national wildlife refuges, national forests, etc.) without documented approval (e.g. special use permit, waiver, etc.) from the managing agency.

22. Projects located on property encumbered by a Natural Resources Conservation Service (NRCS) Wetlands Reserve Program (WRP) easement would not be authorized without written release/approval from the NRCS. Under such situations, the application would not be considered complete until the Corps is provided written documentation of release/approval from the agreement by the NRCS.

23. Authorizations under GP-20 would be valid until _____, XX, 2025, unless the General Permit is modified, suspended, or revoked. Activities which are under construction, or that are under contract to commence, in reliance upon this General Permit would remain authorized provided the activity is completed within 12 months of the date of any subsequent modification, expiration, or revocation.

24. Any authorized structure or fill would be properly maintained, including maintenance to ensure public safety.

25. If the permittee sells the property associated with a GP-20 authorization, the permittee may transfer the GP-20 authorization to the new owner by submitting a letter to the appropriate Corps district office to validate the transfer. A copy of the GP-20 authorization would be attached to the letter, and the letter would contain the following statement and signature:

   “When the structures or work authorized by this GP-20 authorization are still in existence at the time the property is transferred, the terms and conditions of this GP-20 authorization, including any special conditions, will continue to be binding on the new owner(s) of the property. To validate the transfer of this GP-20 authorization and the associated liabilities associated with compliance with its terms and conditions, have the transferee sign and date below.”

   ___________________________________   _________________________
   (Transferee)   (Date)

26. Authorizations for this General Permit would not be granted to an applicant who is in noncompliance with a Department of the Army permit until such noncompliance has been resolved.

27. Any conditions in the water quality certification issued from the State (in which the activities are proposed) would be incorporated by reference. Enforcement actions resulting from noncompliance with these conditions may be initiated by the State or the Environmental Protection Agency.
28. The permittee would return a Certification of Compliance after completing construction of the authorized activity.

General Conditions:

A. The activity authorized by GP-20 would be maintained in good condition and in conformance with the terms and conditions of the permit. The permittee would not be relieved of this requirement if the permitted activity is abandoned. However, a good faith transfer to a third party in compliance with General Condition “b.” below, would be acceptable. Should the permittee desire to abandon the authorized activity without a good faith transfer, or should the permittee wish to cease to maintain the authorized activity, the permittee would obtain a modification of the authorization from this office, which could require restoration of the area.

B. If the property associated with the authorization under this General Permit is sold, the permittee would notify this office to ensure that the authorization is transferred to the new owner.

C. Representatives from this office would be allowed to inspect the authorized activity at any time deemed necessary to ensure that it is being, or has been, accomplished in accordance with the terms and conditions of your permit.

D. This permit would not obviate the need to obtain other Federal, State, or local authorizations required by law.

E. This permit would not grant any property rights or exclusive privileges.

F. This permit would not authorize any injury to the property or rights of others.

G. An activity that requires Section 408 permission from the Corps pursuant to 33. U.S.C. 408 because it will alter or temporarily or permanently occupy or use a USACE federally authorized Civil Works project (a “USACE project”) would not be authorized by GP-20 until the appropriate Corps office issues the Section 408 permission to alter, occupy, or use the USACE project.

H. In issuing this permit, the Federal Government would not assume any liability for the following:

1) Damages to the permitted project, or uses thereof, as a result of other permitted or unpermitted activities or from natural causes.

2) Damages to the permitted project or uses thereof as a result of current or future activities undertaken by, or on behalf of, the United States in the public interest.
3) Damages to persons, property, or to other permitted or unpermitted activities or structures caused by the activity authorized by this permit.

4) Design or construction deficiencies associated with the permitted work.

5) Damage claims associated with any future modification, suspension, or revocation of this permit.

I. In issuing individual authorization under this General Permit, the Government would rely on the information and data, which the permittee provides in connection with the permit application. If, subsequent to the authorization, such information and data prove to be false, incomplete, or inaccurate, this authorization could be modified, suspended, or revoked, in whole or in part, and/or the Government could, in addition, institute appropriate legal proceedings.

J. The permittee would immediately notify the Corps of any unforeseen activities, including emergency activities, that are directly or indirectly associated with the authorized activity and that may require separate authorization.

K. The General Permit would be valid for five years from its effective date. At the end of that time, the cumulative environmental effects of completed work would be reviewed and reissuance of the permit could be considered. However, if unforeseen adverse environmental effects result from the issuance of this General Permit, it could be modified or terminated at any time.

L. Authorization under this General Permit would be valid until the General Permit expires. Activities which are under construction, or that are under contract to commence in reliance upon this General Permit, would remain authorized provided the activity is completed within 12 months of the date of the authorization.

FURTHER INFORMATION:

a. Additional copies of this Public Notice are available upon request from this office. Requests may be addressed to: USACE, Vicksburg District, Attention: Regulatory Branch, 4155 Clay Street, Vicksburg, Mississippi 39183-3435; or to: GeneralPermitReissuance@usace.army.mil.

b. The decision whether to issue a permit will be based on an evaluation of the probable impacts including cumulative impacts of the proposed General Permit on the public interest. That decision will reflect the national concern for both protection and utilization of important resources. The benefits, which reasonably may be expected to accrue from the proposal, must be balanced against its reasonably foreseeable detriments. All factors which may be relevant to the proposal will be
considered including the cumulative effects thereof; among those are conservation, economics, aesthetics, general environmental concerns, wetlands, historic properties, fish and wildlife values, flood hazards, floodplain values, land use, navigation, shoreline erosion and accretion, recreation, water supply and conservation, water quality, energy needs, safety, food and fiber production, mineral needs, considerations of property ownership and, in general, the needs and welfare of the people.

c. The USACE Vicksburg District is soliciting comments from the public; Federal, State, and local agencies and officials; Indian Tribes; and other interested parties in order to consider and evaluate the impacts of this proposed General Permit. Any comments received will be considered by the District Engineer determine whether to issue, modify, condition, or deny a permit for this proposal. To make this decision, comments are used to assess impacts on endangered species, historic properties, water quality, general environmental effects, and other public interest factors. Comments are used in the preparation of an Environmental Assessment and/or an Environmental Impact Statement pursuant to the National Environmental Policy Act. Comments are also used to determine the need for a public hearing and to determine the overall public interest of the proposed activity.

d. Any person may make a written request for a public hearing to consider this proposed General Permit. This request must be made by the expiration date of this public notice and must clearly state why a hearing is necessary. Any individual or agency may comment on the proposal described in this notice; however, failure to comment will be interpreted to mean that there is no objection to the proposed General Permit. All comments received will be evaluated during the review process of this proposed General Permit.

e. Please bring this announcement to the attention of anyone you know who might be interested in this matter. Comments can be submitted by e-mail to: GeneralPermitReissuance@usace.army.mil; or by standard mail to: Vicksburg District, U.S. Army Corps of Engineers, Attention: Regulatory Branch, 4155 Clay Street, Vicksburg, Mississippi 39183-3435.

Jennifer A. Mallard
Chief, Regulatory Branch

Enclosures
Memphis District

Arkansas

Mississippi

Enclosure 2