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State of Vermont
Contract Administration
Barre City Place
219 North Main Street, Suite 105
Barre VT 05641
http://vtrans.vermont.gov

Agency of Transportation Finance & Administration [phone] 802-622-1285 [ttd] 800-253-0191

October 31, 2024

Co3206 – Swanton-Highgate PCIP(1)

ADDENDUM #1

Bidders:

Changes have been made to the documents located on the Bid Opportunity website as noted below:

REVISED: Special Provision page 1, 2, 8, Plan Sheet 14, and schedule of items in the Proposal and invitation for Bids.

ADDED: ANR RME Consultation, State Wetland Permit, 404 Corps of Engineers Permit

DELETED: None.

VTrans Mission and Vision

Through excellent customer service, provide for the safe and efficient movement of people and goods. A safe, reliable, and multimodal transportation system that grows the economy, is affordable to use and operate, and serves vulnerable populations.



Swanton-Highgate PCIP(1)
Pin Number(s): 21D241
Special Provisions Part I – Notice to Bidders

Advertised October 16, 2024
Page 1
Revised October 31, 2024

SPECIAL PROVISIONS

- 1. <u>NOTICE TO BIDDERS CONTRACT COMPLETION DATE</u>. This Contract shall be completed on or before October 10, 2025.
- 2. <u>NOTICE TO BIDDERS SWANTON-HIGHGATE IM 089-3(81) COORDINATION.</u> The Contractor is hereby notified that the Swanton-Highgate IM 089-3(81) project will be under construction within the same project limits and timeframe as this project. The Swanton-Highgate IM 089-3(81) project scope of work includes milling and paving in both barrels of I-89 and shoulder reconstruction of portions of the Exit 21 southbound on ramp. The Contractor shall coordinate their schedule, work activities, and traffic control measures with the Contractor constructing the Swanton-Highgate IM 089-3(81) project such that they do not interfere with each other or disrupt the traveling public.
- 3. <u>NOTICE TO BIDDERS PROHIBITION OF RUSSIAN GOODS</u>. The Contractor is hereby notified that, pursuant to Vermont Executive Order No. 02-22, dated March 3rd, 2022, the purchase of Russian-sourced goods and goods produced by Russian entities (defined as institutions or companies that are headquartered in Russia or have their principal place of business in Russia) is prohibited. The awarded Contractor must fill out and sign the Executive Order 02-22 Vendor Certification as part of Contract awarding process.
- 4. <u>NOTICE TO BIDDERS ELECTRONIC DOCUMENT MANAGEMENT</u>. The Contractor is hereby notified that the Contractor, their subcontractors, and suppliers shall create both a Doc Express and an iCXWeb account. The Contractor shall use these applications for collection and management of electronic documents. Doc Express can be accessed at the following link: https://docexpress.com. iCXWeb can be accessed at the following link: vtrans.exevision.com/icx/Index.aspx.

All costs associated with the use of Doc Express and iCXWeb will be considered incidental to Item 635.1100, Mobilization/Demobilization. The State will manage the applications including Contract setup upon Contract execution.

To create an account and for more information regarding the use of Doc Express see the information at the following link:

https://outside.vermont.gov/agency/vtrans/external/docs/construction/Contracting/DocExpressOverviewforContractors.docx.

To create an account and for more information regarding the use of iCXWeb see the information at the following link: https://vtrans.vermont.gov/icx.

Revised October 31, 2024

5. <u>NOTICE TO BIDDERS – CONTACT WITH THE AGENCY</u>. From the time of advertising until the actual bid opening for this Contract, all prospective Contractors, subcontractors, and suppliers shall direct all inquiries related to this Contract solely to the Agency's Contract Administration Section at AOT.ConstructionContractingInquiry@vermont.gov.

The deadline for submitting inquiries related to this Contract is 4:30 p.m. Eastern Time on October 30, 2024. Inquiries received prior to this time will receive a response from the Agency. Inquiries received after this time may receive a response at the Agency's discretion.

6. NOTICE TO BIDDERS – OTHER SPECIFICATIONS AND CONTRACT REQUIREMENTS.

Impact Plans

Construction Stormwater Permit (9805-9020)

ANR RME Consultation (PENDING)

State Wetland Permit (PENDING)

404 Corps of Engineers Permit (PENDING)

FHARC General Permit (FP-1-0068-2024-REG)

Required Contract Provisions for Federal-Aid Construction

U.S. Department of Labor Davis-Bacon Wage Rates

Disadvantaged Business Enterprise (DBE) Policy Contract Requirements - CR-110

Attachment C - Standard State Provisions for Contracts and Grants

USDOT Standard Title VI Nondiscrimination Assurances Appendices A, E

Standard Federal Equal Employee Opportunity (EEO) Construction Contract Specifications CA26

Contractor Equal Employment Opportunity (EEO) Certification Form - CA109

Vermont Agency of Transportation Certificate of Compliance – CA271

Vermont Agency of Transportation Minimum Labor and Truck Rates – CA101

Commodity Index Prices – CA170

Schedule of Pay Items

7. <u>NOTICE TO BIDDERS – DAVIS-BACON</u>. U.S. Department of Labor Davis-Bacon wage rates are applicable to this Contract. Copies of the applicable rates are included in this proposal.

In the included wage rates, the requirements of Executive Order 13658 and 14026 do not apply to this Contract.

8. <u>NOTICE TO BIDDERS – STANDARD DRAWINGS</u>. The Vermont Agency of Transportation Standard Drawings listed on the Index of Sheets are not included in the plan set, but may be found at the following address:

 $\underline{https://outside.vermont.gov/agency/vtrans/external/CADD/WebFiles/Downloads/Standards/VA}\\ \underline{OTconSTD_Owner.xml}$

Revised October 31, 2024

15. <u>NOTICE TO BIDDERS – AFAD</u>. The Contractor is hereby notified that Automated Flagger Assistance Devices (AFADs) are remotely operated devices that enable a certified flagger to be positioned out of the lane of traffic and are used to control motorists through work zones.

AFADs shall only be used in situations where there is no more than one lane of approaching traffic that needs to be controlled. AFADs shall not be used on the interstate and the interstate ramps. Additionally, since AFADs are not traffic control signals, they shall not be used to replace traffic signals or other continuously operating traffic control devices.

These devices may be used as a safety enhancement to flaggers on an hour-for-hour basis. AFADs shall meet the following requirements:

- (a) All AFAD applications shall meet the requirements of the applicable sections of the current edition of the *Manual on Uniform Traffic Control Devices (MUTCD)*.
- (b) All AFAD applications shall be in accordance with *NCHRP Report 350* or the *MASH* for the applicable test level and device weight. Documentation of the crashworthiness of the device shall be submitted to the Engineer for approval prior to use on the project.
- (c) AFAD applications shall always be controlled by a flagger who has been trained in the operation of the AFAD and who meets the requirements of Section 630. The flagger shall not flag traffic and operate an AFAD at the same time.
- (d) Should an AFAD malfunction or otherwise not function as intended they shall be replaced by another AFAD or flagger(s) or work shall cease and the roadway shall be opened to unrestricted traffic flow immediately.
- (e) Each AFAD will be considered equivalent to one flagger and will be measured and paid for on an hourly basis under Item 630.1500 Flaggers. One hour of AFAD use shall be paid for as one hour of flagging.
- (f) Flaggers will only be measured for payment when actually performing flagging duties. Flaggers controlling AFADs but not actually flagging will not be measured for payment, but will be considered incidental to the Contract lump sum price for Item 641.1000 Traffic Control, or Item 641.1100 Traffic Control, All-Inclusive, as applicable.
- (g) The use of AFADs may be suspended at the discretion of the Engineer.
- 16. NOTICE TO BIDDERS—PENDING PERMIT. The Contractor is hereby notified that approval of the ANR RME Consultation, State Wetland Permit, and 404 Corps of Engineers Permit is currently pending. The Agency will not allow construction operations for this Contract until these permits have been approved. It is expected that the project will be built as shown in the Contract. In the event that future conditions of the permits require work to be added to the Contract, the work will be reimbursed to the Contractor as Extra Work per Subsection 109.06.

STATE OF VERMONT AGENCY OF TRANSPORTATION

QUANTITY SHEET 1

SUM	MARY OF ESTIMATED QUA	ANTITIES			тот	ALS	DESCRIPTIONS			DETAILED SUMMARY OF QUANTITIES
		1011 - ROADWAY	1051 - EROSION CONTROL	1999 - FULL C.E. ITEMS	GRAND TOTAL	FINAL	UNIT	ITEM NUMBER ROUND	QUANTITIES UNIT	ITEMS
		1			1		LS CLEARING AND GRUBBING, INCLUDING INDIVIDUAL TREES AND STUMPS	201.1000 -		ITEM 651.1600 TURF ESTABLISHMENT, SPECIALTY SEED
		3000			3000		CY COMMON EXCAVATION	203.1500 271	6536 SY	WET MIX
		910			910		CY MANAGEMENT OF INVASIVE SPECIES	203.150000 6	3496 SY	POLLINATOR DRY MIX
		10			10		CY SOLID ROCK EXCAVATION	203.1600 2	2219 SY	POLLINATOR WET MIX
					100		CY EARTH BORROW	203.3000 8	12251 SY 49 SY	SUBTOTAL ROUNDING
		100							12300 SY	
		30			30		CY TRENCH EXCAVATION OF EARTH	204.2000 6		
		10			10		CY TRENCH EXCAVATION OF ROCK	204.2100 -		
		1			1		CY TRENCH EXCAVATION OF EARTH, EXPLORATORY (N.A.B.I.)	204.2200 9		
		70	~~~~	*************************************	70	~~~~	CY GRANULAR BACKFILL FOR STRUCTURES	204.3000 -		
		305			305		LF CURED-IN-PLACE PIPE LINER, ULTRAVIOLET	209.0100001 1)	
		1			1		LS TEMPORARY ACCESS ROAD	240.0100 8		
		50			50		CY SUBBASE OF GRAVEL	301.1500 6		
		130			130		CY SUBBASE OF DENSE GRADED CRUSHED STONE	301.3500 8		
		8600			8600		LB REINFORCING STEEL, LEVEL I	507.1100 3		
		60			60		CY CONCRETE, CLASS B	541.2200 5		
		40			40		LF 24 INCH CPEP(SL)	601.2620 -		
		3500			3500		LF CLEANING CULVERT PIPE, IN-PLACE (0 TO 24 INCHES, INCLUSIVE)	601.9950 -		
		4			4		EACH CORING CONCRETE	602.4500 -		
		9			9		EACH PRECAST REINFORCED CONCRETE DI WITH CAST IRON GRATE	604.1800 -		
		3			3		EACH PRECAST REINFORCED CONCRETE CATCH BASIN WITH CAST IRON GRATE	604.2000 2		
		6			6		EACH REHABILITATING DIS, CATCH BASINS, OR MANHOLES, CLASS I	604.4101 -		
		310			310		LF UNDERDRAIN CARRIER PIPE, 6 INCH	605.2006 3		
		32			32		EACH UNDERDRAIN FLUSHING BASIN	605.9500 -		
		80			80		HR ALL-PURPOSE EXCAVATOR RENTAL, TYPE I	608.2501 3		
		5			5		HR TRUCK RENTAL	608.3700 1		
		190			190		CY STONE FILL, TYPE I	613.1001 82		
		45			45		EACH YIELDING MARKER POSTS	619.1700 8		
		6100			6100		LF REMOVE AND RESET TEMPORARY TRAFFIC BARRIER	621.0200 2		
		200			200		LF REMOVE AND RESET GUARDRAIL	621.0210 -		
		6660			6660					
		4			4		EACH ENERGY ABSORPTION ATTENUATOR, TEMPORARY, TL-3	621.7030 -		
		550			550		HR UNIFORMED TRAFFIC OFFICERS	630.1000 -		
		100			100		HR FLAGGERS	630.1500 -		
				1	1		LS FIELD OFFICE, ENGINEER'S	631.1000 -		
				1	1		LS TESTING EQUIPMENT, CONCRETE	631.1600 -		
				3000	3000		DL FIELD OFFICE COMMUNICATIONS (N.A.B.I.)	631.2600 -		
		1			1		LS MOBILIZATION/DEMOBILIZATION	635.1100 -		
		1			1		LS TRAFFIC CONTROL, ALL-INCLUSIVE	641.1100 -		
		2			2		EACH PORTABLE CHANGEABLE MESSAGE SIGN	641.1500 29		
		2			2		EACH PORTABLE ARROW BOARD	641.1600 49		
								l P	ROJECT NAME:	SWANTON - HIGHGATE

ADDENDUM	REVISION	PLOT DATE	DESCRIPTION	BY
<u> </u>	1	10-31-2024	UPDATED QUANTITY OF ITEM 209.0100001	CKF



PROJECT NAME: SWANTON - HIGHGATE
PROJECT NUMBER: PCIP(I)

FILE NAME: z20v423_qty.dgn
PROJECT LEADER: B.M. ROBERTS
DESIGNED BY: J.C. EYLER
QUANTITY SUMMARY SHEET (Lof 2)

PLOT DATE: 31-OCT-2024
DRAWN BY: S.L. LILLIS
CHECKED BY: B.M. ROBERTS
SHEET 14 OF 129



DEPARTMENT OF THE ARMY

US ARMY CORPS OF ENGINEERS NEW ENGLAND DISTRICT 696 VIRGINIA ROAD CONCORD MA 01742-2751

October 10, 2024

CENAE-RDNH/VT-62 Regulatory Division

File Number: NAE-2024-02028

Mr. Glenn Gingras VTrans Senior Biologist Vermont Agency of Transportation 219 North Main Street Barre, Vermont 05641

Sent by email: <u>Glenn.Gingras@vermont.gov</u>

Dear Mr. Gingras:

The U.S. Army Corps of Engineers (USACE) has reviewed your application to place fill in about 15,821 sq. ft. (0.36 acre) of waters of the United States in conjunction with the construction of stormwater treatment practices within the median and shoulder of Interstate 89 between Swanton and Highgate, Vermont. The work is shown on the enclosed plans, on sixteen sheets, titled "Site Location Map" (dated "March 28, 2024") and "ST ALBANS – HIGHGATE PCIP(I)" (dated "7/9/2024").

Based on the information that you have provided, we verify that the activity is authorized under General Permit #18 of the enclosed December 6, 2022, federal permits known as the Vermont General Permits (GPs). The GPs are also available at https://www.nae.usace.army.mil/Missions/Regulatory/State-General-Permits/Vermont-General-Permit.

Please review the enclosed GPs carefully, in particular the general conditions beginning on page 27, and ensure that you and all personnel performing work authorized by the GPs are fully aware of and comply with its terms and conditions. A copy of the GPs and this verification letter shall be available at the work site as required by General Condition 27. You must perform this work in compliance with the following special condition:

Compensatory mitigation shall consist of purchasing 0.271 credits from the Ducks Unlimited – Vermont In-Lieu Fee (ILF) Program for impacts to palustrine emergent wetlands in the Richelieu Service Area. The permittee shall contact Mary Beth Poli with "Ducks Unlimited, Inc." at mpoli@ducks.org, 802-855-4827, for the purchase of these credits and send a cashier's check or bank draft to "Ducks Unlimited, 7322 Newman Boulevard, Building 2, Dexter, MI 48130." The check must include the USACE file number NAE-2024-02028 and the statement: "For ILF account only". Work shall not begin until the Corps of Engineers receives a copy of the letter from Ducks Unlimited to the permittee stating that Ducks Unlimited has received the check and accepts responsibility for mitigation.

You must complete and return the enclosed Work Start Notification Form to this office at least two weeks before the anticipated start date. You must complete and return the enclosed Compliance Certification Form within one month following the completion of the authorized work.

This authorization presumes that the work as described above and as shown on your plans noted above is in waters of the U.S. If you wish, you may request an approved jurisdictional determination (which may be appealed), by contacting the USACE district for further instruction.

This authorization expires on December 6, 2027. You must commence or have under contract to commence the work authorized herein by December 6, 2027, and complete the work by December 6, 2028. If not, you must contact this office to determine the need for further authorization and we recommend you contact us *before* the work authorized herein expires. Please contact us immediately if you change the plans or construction methods for work in our jurisdiction as we must approve any changes before you undertake them. Performing work within our jurisdiction that is not specifically authorized by this determination or failing to comply with the special condition(s) provided above or all the terms and conditions of the GPs may subject you to the enforcement provisions of our regulations.

This authorization does not obviate the need to obtain other federal, state, or local authorizations required by law. Applicants are responsible for applying for and obtaining any other approvals.

We continually strive to improve our customer service. To better serve you, we would appreciate your completing our Customer Service Survey located at https://regulatory.ops.usace.army.mil/customer-service-survey.

Please contact Michael S. Adams of my staff at (802) 872-2893 or <u>michael.s.adams@usace.army.mil</u> if you have any questions.

Sincerely,

Frank J Del Giudice Digitally signed by Frank J Del Giudice Date: 2024.10.10 13:19:27 -04'00'

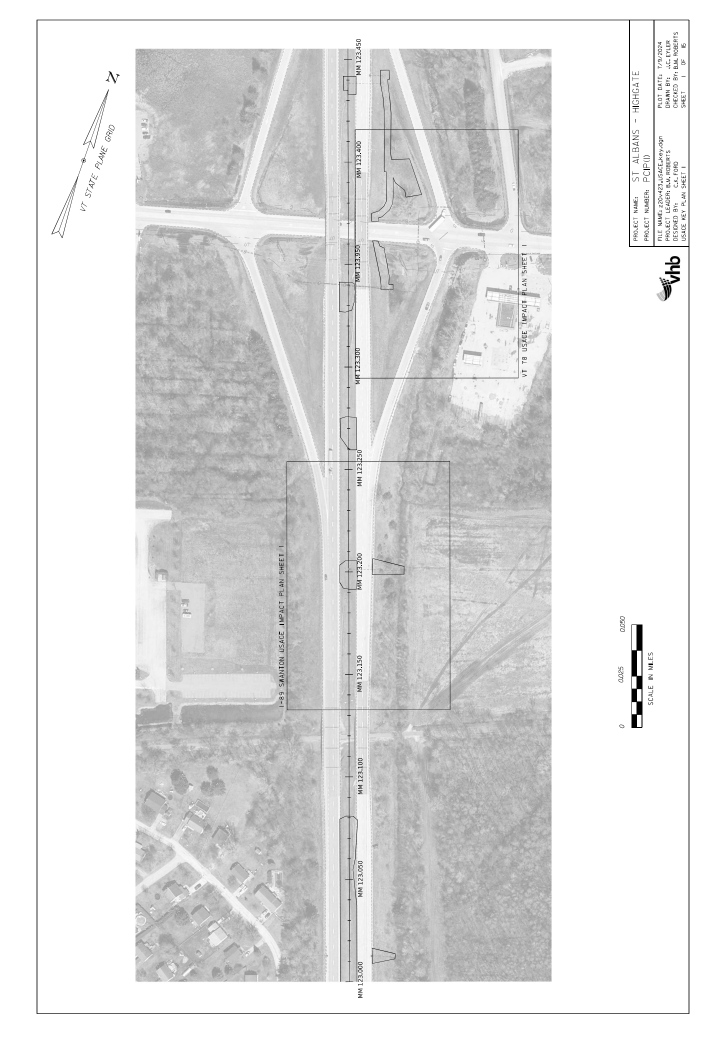
Frank J. DelGiudice Chief, NH & VT Section Regulatory Division

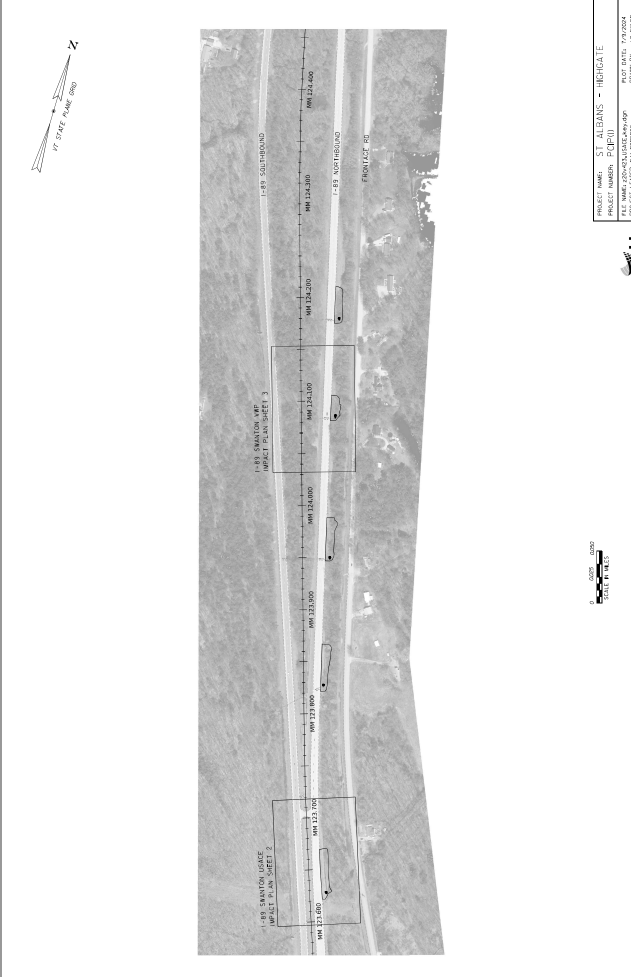
Enclosures

CC:

Ms. Krystal Sewell, VT DEC, <u>krystal.t.sewell@vermont.gov</u> Mr. Glenn Gingras, VTrans, <u>Glenn.Gingras@vermont.gov</u>

VHD Stream (VCGI)

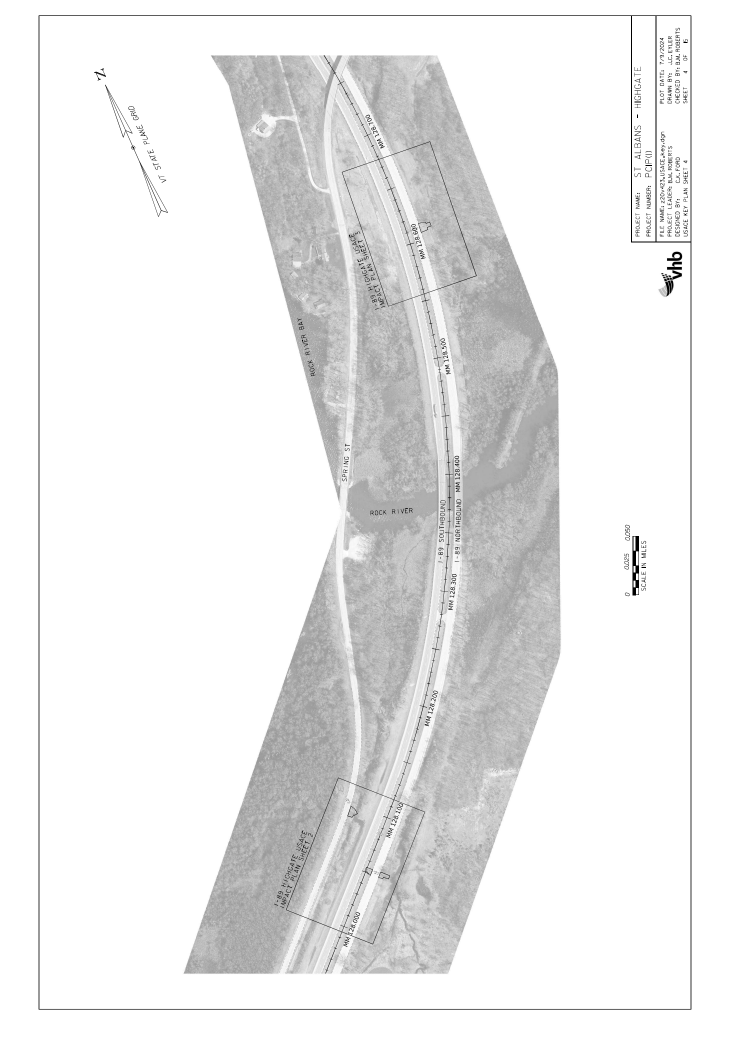


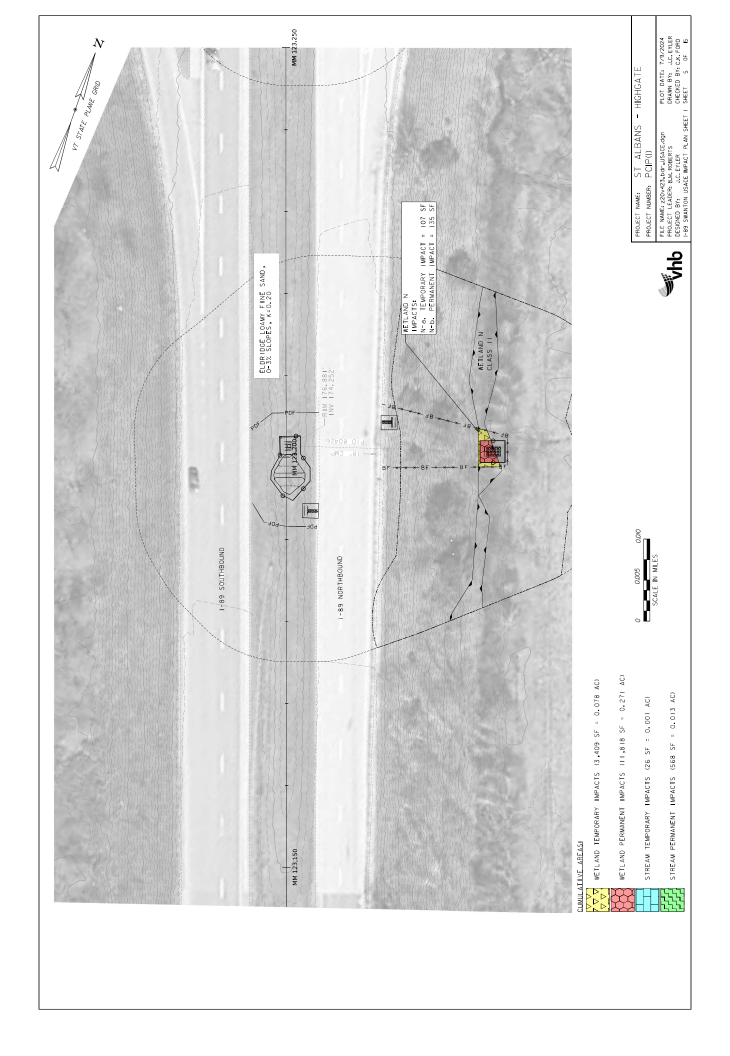


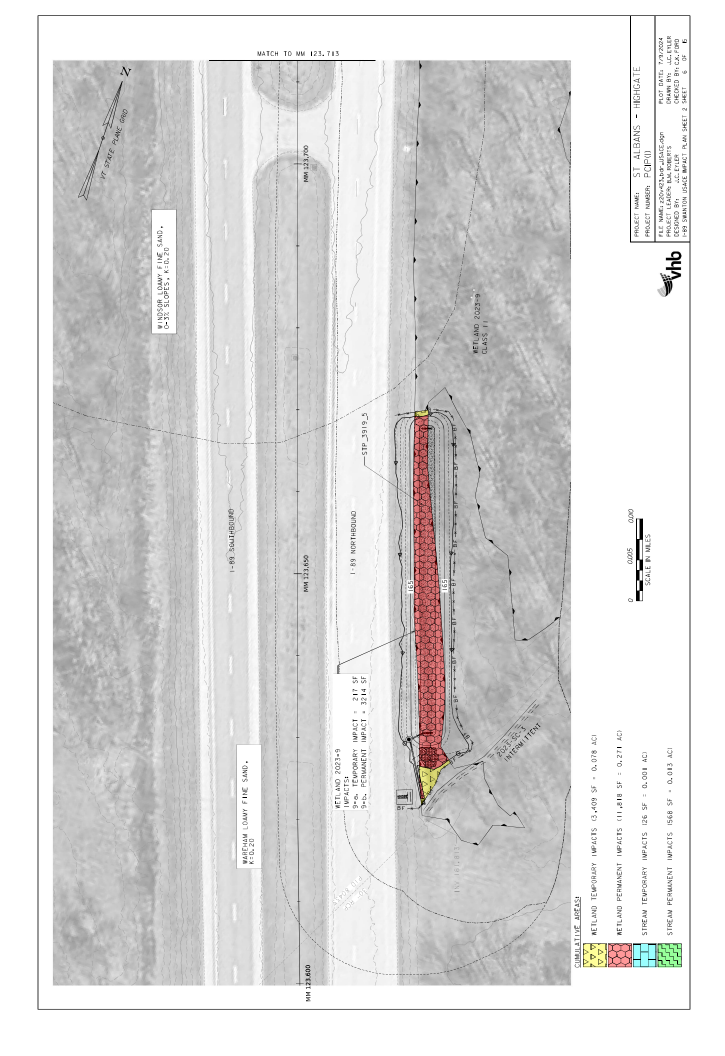
FILE NAME ZZOV423.USACE.NEW.GDR PROJUCIC LEADER BAR, ROBERTS DESIGNED BY. C.A., FORD USACE KEY PLAN SHEET 2

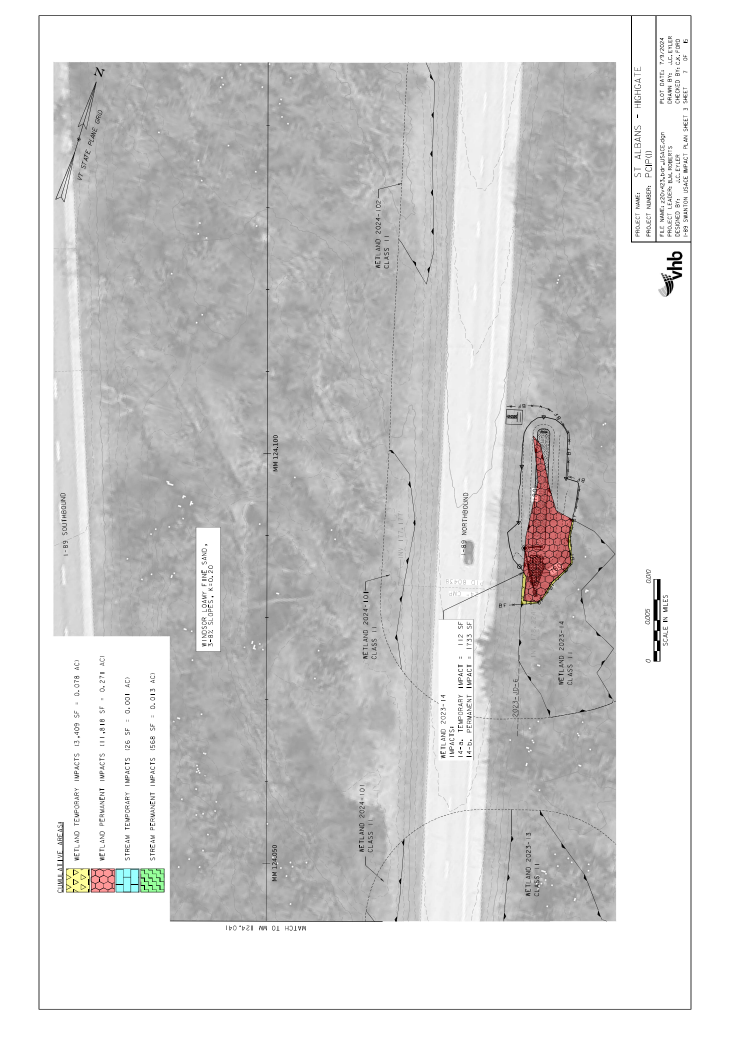
PLOT DATE: 7/9/2024
DRAWN BY: J.C. EYLER
CHECKED BY: B.M. ROBERTS
SHEET 2 OF IS

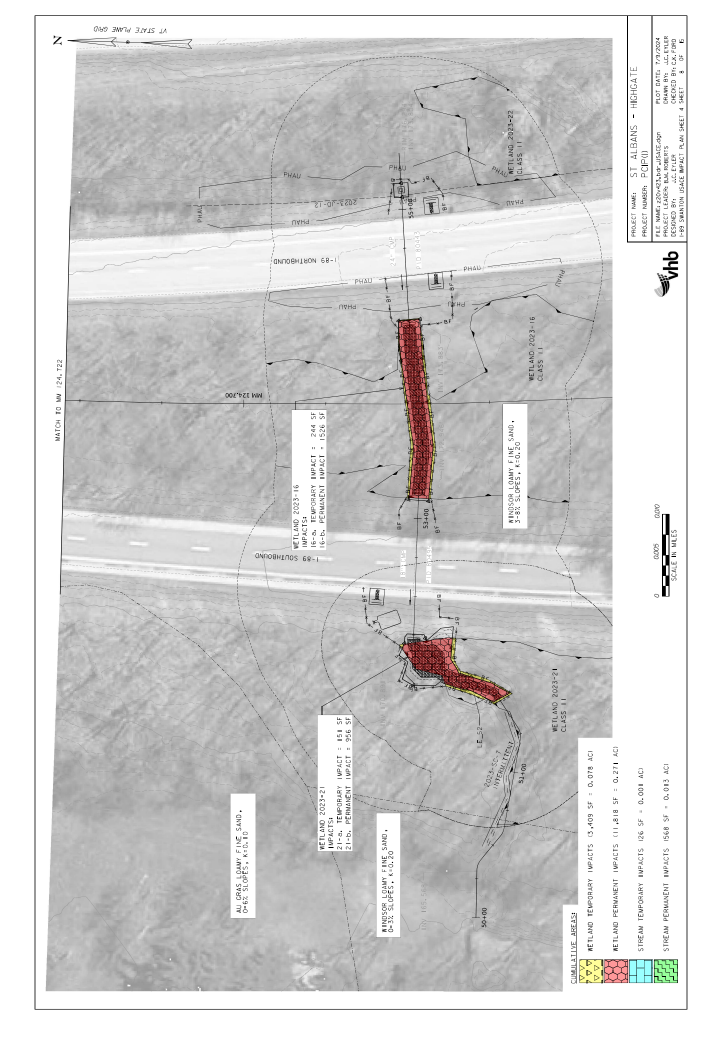


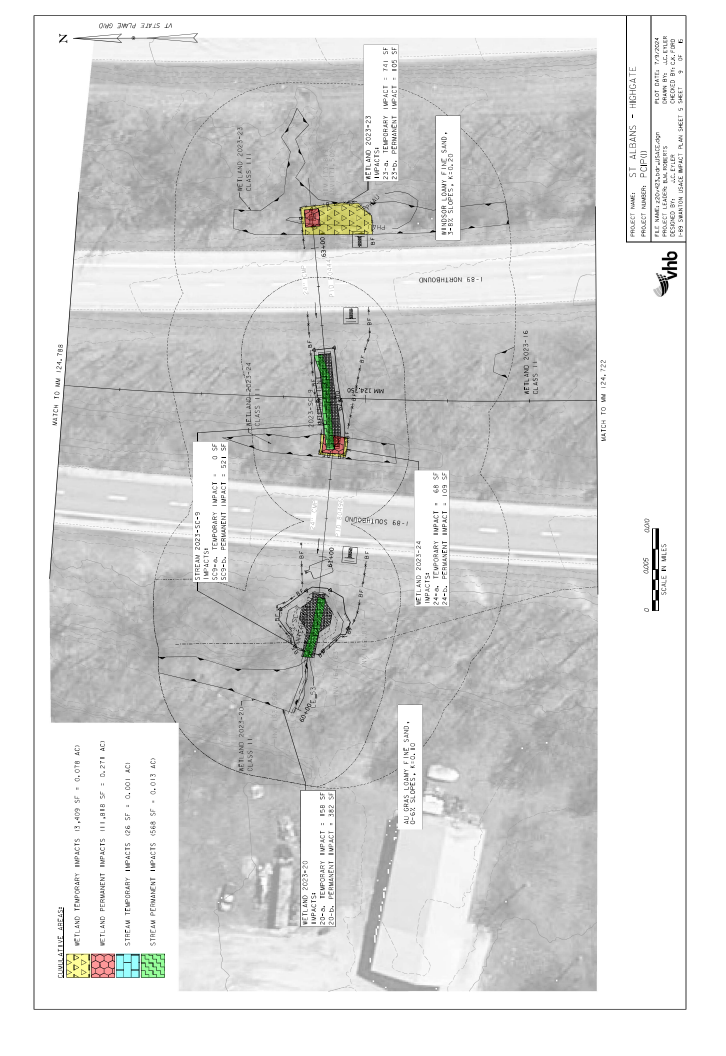


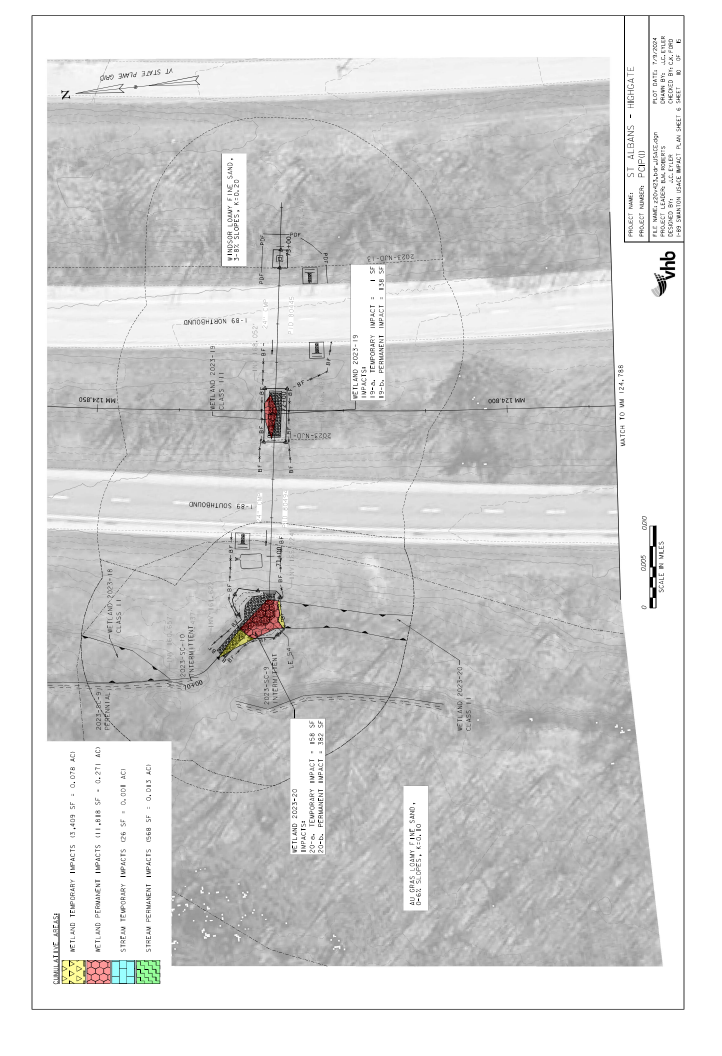


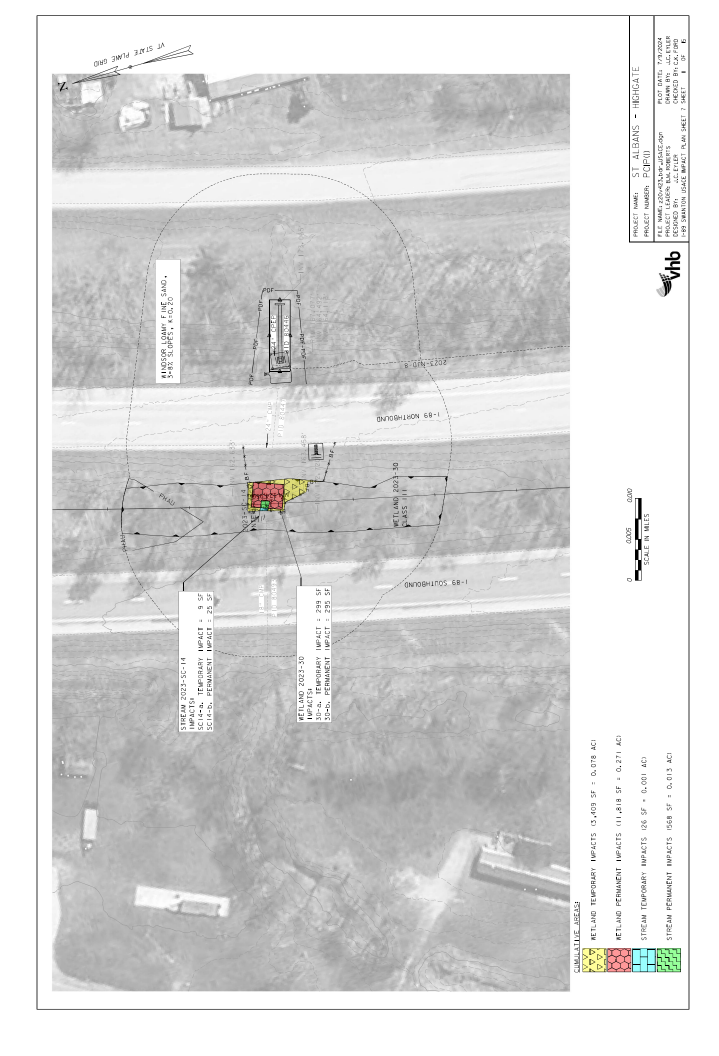


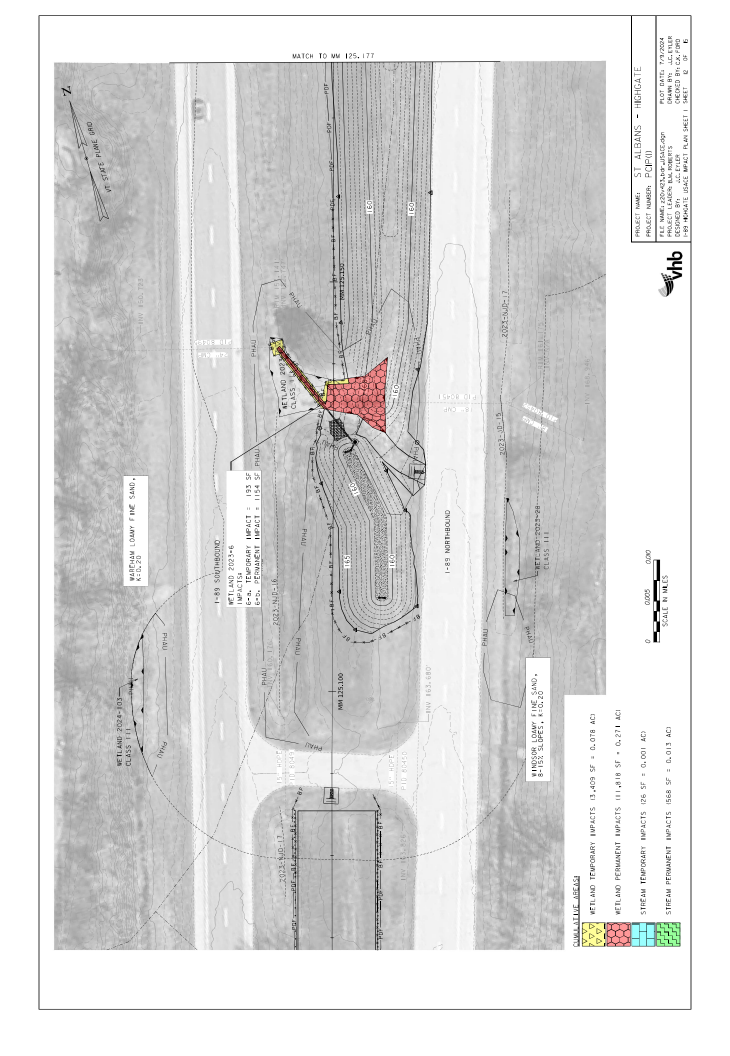


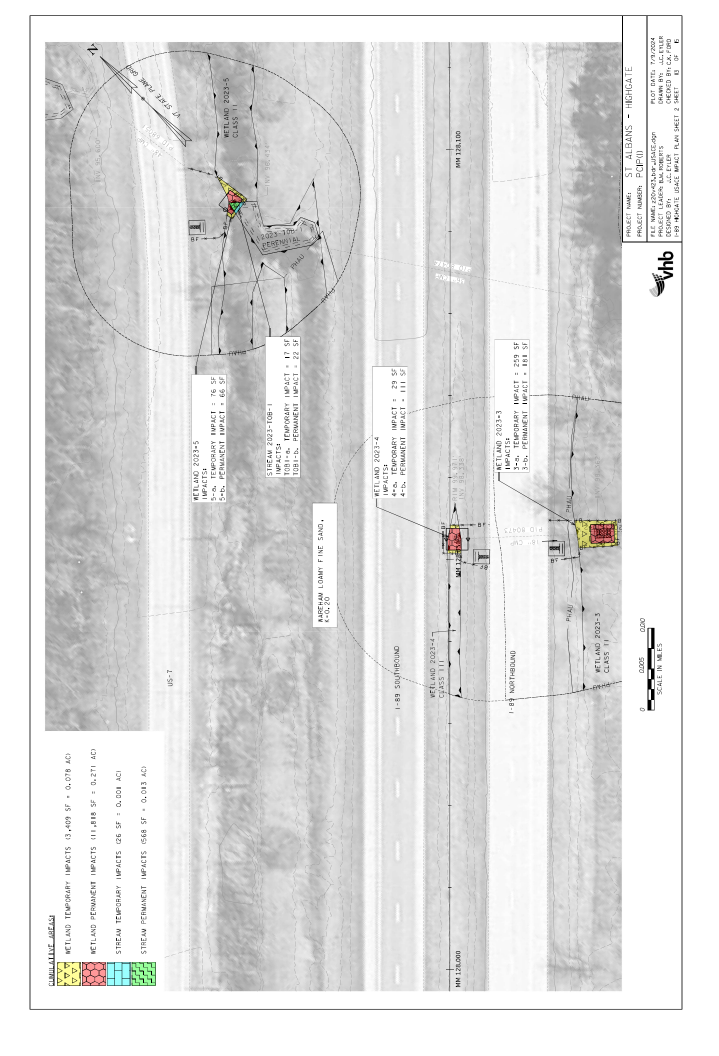




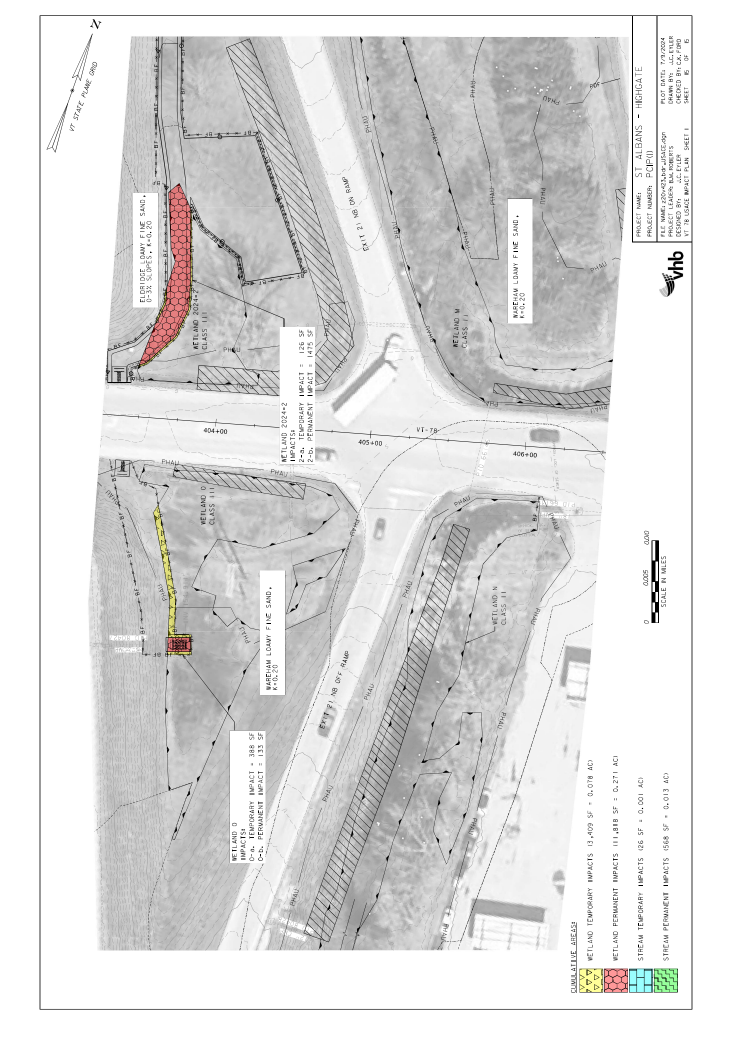














V ************************************	ORK START NOTIFICATION FORM
* EMAIL TO: michael.s.adams@usace.army.	mi <u>l</u> *
* or	*
* MAIL TO: U.S. Army Corps of Engineers, N	lew England District *
* Vermont Project Office* 11 Lincoln Street, Room 210	*
* Essex Junction, Vermont 05452	*
*****************	******
Corps of Engineers File No. NAE-2024-02028 was Transportation. The permit authorized the permitte (0.36 acre) of waters of the United States in conjurstormwater treatment practices within the median a Swanton and Highgate, Vermont. The people (e.g., contractor) listed below will do the permit's conditions and limitations. PLEASE PRINT OR TYPE	ee to <u>place fill in about 15,821 sq. ft.</u> action with the construction of and shoulder of Interstate 89 between
PLEASE PRINT OR TIPE	
Name of Contractor/Firm:	
Business Address:	
Telephone Numbers: ()	
Proposed Work Dates: Start	Finish
Permittee's Signature:	
Date:	
Printed Name:	Title:
**********	******
FOR USE BY THE CORPS (OF ENGINEERS
PM: Michael Adams	Submittals Required:No
Inspection Recommendation:	



(Minimum Notice: Permittee must sign and return notification within one month of the completion of work.)

COMPLIANCE CERTIFICATION FORM

USACE File Number :	NAE-2024-02028	

Name of Permittee: Vermont Agency of Transportation/St. Albans – Highgate PCIP

Verification Date: October 10, 2024

Please sign this certification and return it to the following address upon completion of the activity and any mitigation required by the permit. You must submit this after the mitigation is complete, but not the mitigation monitoring, which requires separate submittals.

	***************************************	**
*	EMAIL TO: michael.s.adams@usace.army.mil	*
*	or	*
*	MAIL TO: U.S. Army Corps of Engineers, New England District	*
*	Vermont Project Office	*
*	11 Lincoln Street, Room 210	*
*	Essex Junction, Vermont 05452	*
***	***********************	**

Please note that your permitted activity is subject to a compliance inspection by an U.S. Army Corps of Engineers representative. If you fail to comply with this permit you are subject to permit suspension, modification, or revocation.

I hereby certify that the work authorized by the above referenced permit was completed in accordance with the terms and conditions of the above referenced permit, and any required mitigation was completed in accordance with the permit conditions.

Signature of Permittee	Date
Printed Name	Date of Work Completion
Telephone Number	<u> </u>

General Permit No.: NAE-2022-00024 Effective Date: December 6, 2022
Applicant: General Public in the State of Vermont Expiration Date: December 6, 2027

DEPARTMENT OF THE ARMY GENERAL PERMITS FOR THE STATE OF VERMONT

The New England District of the U.S. Army Corps of Engineers (USACE) hereby issues twenty-one (21) regional general permits (GPs) for activities subject to USACE jurisdiction in waters of the United States (WOTUS), including navigable waters, within the boundaries of the state of Vermont. These GPs are issued in accordance with USACE regulations at 33 CFR 320–332 (see 33 CFR 325.2(c)(1)). These GPs will provide protection to the aquatic environment and the public interest while effectively authorizing activities that have no more than minimal individual and cumulative adverse environmental effects.

This documer	nt contains the following sections:	<u>Page</u>
SECTION I.	JURISDICTION/AUTHORITY TO ISSUE PERMITS	2
SECTION II.	REVIEW CATEGORIES AND APPLICATION PROCEDURES	2-4
SECTION III.	GENERAL PERMITS	4-26
SECTION IV.	GENERAL CONDITIONS	27-38
SECTION V.	CONTACTS	39
SECTION VI.	DEFINITIONS	40-44

In issuing these GPs, the Federal Government does not assume any liability for the following: (a) damages to the permitted project or uses thereof as a result of other permitted or unpermitted activities or from natural causes; (b) damages to the permitted project or uses thereof as a result of current or future activities undertaken by or on behalf of the U.S. in the public interest; (c) damages to persons, property or to other permitted or unpermitted activities or structures caused by the activity authorized by any of the GPs; (d) design or construction deficiencies associated with the permitted work; or (e) damage claims associated with any future modification, suspension or revocation of these permits.

Tammy R. Turley	December 6, 2022
Tammy R. Turley	Date
Chief, Regulatory Division	

SECTION I. JURISDICTION/AUTHORITY TO ISSUE PERMITS

- 1. A Department of the Army Permit is required from USACE for the following regulated activities:
- a. The construction of any structure in, over, or under any navigable water of the U.S. (see 33 CFR 328), the excavating or dredging from or depositing of material in such waters, or the accomplishment of any other work affecting the course, location, condition, or capacity of such waters. The USACE regulates these activities under Section 10 of the Rivers and Harbors Act of 1899 (see 33 CFR 322); and
- b. The discharge of dredged or fill material and certain discharges associated with excavation into WOTUS including wetlands. The USACE regulates these activities under Section 404 of the Clean Water Act (see 33 CFR 323).
- 2. Related laws: 33 CFR 320.3 includes a list of related laws including, but not limited to, Section 14 of the Rivers and Harbors Act of 1899 (33 USC 408, "Section 408"), Section 401 of the Clean Water Act, Section 402 of the Clean Water Act, Section 307(c) of the Coastal Zone Management Act of 1972, Section 106 of the National Historic Preservation Act of 1966, Section 7 of the Endangered Species Act, the Fish and Wildlife Coordination Act of 1956, the Magnuson-Stevens Fishery Conservation and Management Act, Section 302 of the Marine Protection, Research and Sanctuaries Act of 1972, and Section 7(a) of the Wild and Scenic Rivers Act.
- 3. In order for an authorization under these GPs to be valid, a Water Quality Certification (WQC) under Section 401 of the CWA (33 USC 1341) or waiver thereof must be obtained from the Vermont Agency of Natural Resources (VT ANR), Watershed Management Division prior to the commencement of work in USACE jurisdiction. The VT ANR has granted an Individual WQC for all activities authorized under these GPs provided those activities meet the criteria as contained in these GPs and USACE notifies VT ANR of projects obtaining written verification under these GPs. The VT ANR will respond within the same response times required of the Federal resource agencies.

SECTION II. REVIEW CATEGORIES AND APPLICATION PROCEDURES

- 1. In order for activities to qualify for these GPs, they shall meet the terms and conditions of this document, including the eligibility criteria listed in Section III and the general conditions (GCs) listed in Section IV. The USACE will consider any activity requiring USACE authorization to be unauthorized if that activity is under construction or completed and does not comply with all of the terms and conditions of the GPs. The USACE will evaluate unauthorized activities for enforcement action under 33 CFR part 326. Any activity not specifically listed may still be eligible for authorization under these GPs; prospective permittees are advised to contact USACE for specific eligibility determinations.
- 2. Project proponents are encouraged to contact the USACE Vermont Project Office (VPO) with questions at any time (mailing address: 11 Lincoln Street, Room 210, Essex Junction, Vermont 05452; email: cenae-r-vt@usace.army.mil; phone: (802) 872-2893). Pre-application meetings (see 33 CFR 325.1(b)), whether arranged by USACE or requested by applicants, are encouraged to facilitate the review of projects. Pre-application meetings and/or site visits can help streamline the permit process by alerting the applicant to potentially time-consuming concerns that may arise during the evaluation

of a project (e.g., avoidance, minimization and compensatory mitigation requirements, historic properties, and endangered species).

3. Federal and state jurisdiction may differ in some instances. Applicants are responsible for applying for and obtaining all required federal, state or local approvals (see GC 1). A permit from USACE may be required for specific activities regardless of state of Vermont jurisdiction.

These GPs may also be used to authorize projects that are not regulated by the state of Vermont.

4. How to Obtain/Apply for Authorization:

Project proponents must read each GP and the GCs to see if an activity is eligible for authorization.

a. Self-Verification (SV):

May proceed without application or notification to USACE provided the project proponent verifies that the activity will meet the terms and conditions of applicable GPs. Project proponents shall comply with other federal laws such as the National Historic Preservation Act (NHPA), the Endangered Species Act (ESA) and the Wild and Scenic Rivers Act (WSRA). Consultation with outside experts, such as the State Historic Preservation Officer (SHPO), federally-recognized tribes in the state of Vermont (Tribal Historic Preservation Officers, or THPOs), National Park Service (NPS), and the U.S. Fish and Wildlife Service (USFWS) listed in Appendix V may also be necessary. The USACE relies on the VT ANR Environmental Notice Bulletin (ENB) for notification of SV projects, as applicable.

b. Pre-Construction Notification (PCN):

- i. For activities that do not qualify for SV, the applicant must submit a PCN to obtain written verification from USACE before starting work in USACE jurisdiction. Digital submissions are encouraged and preferred and can be submitted directly to USACE staff by email, or at cenae-r-vt@usace.army.mil. Applicants must submit at least the following information:
 - A completed USACE application form (ENG Form 4345¹).
 - Plans that illustrate the proposed work in reference to the limits of USACE jurisdiction as applicable. Plans should show existing and proposed conditions and contain all other appropriate information.
 - Federal wetland delineation documentation (i.e., Wetland Determination Data Forms).
 - Any information on federally listed endangered and threatened species and critical habitat that occur or may occur in the project area (See GC 12).
 - Any correspondence with the SHPO and THPOs indicating coordination with these entities to ensure compliance with GC 11. Applicants are encouraged to submit a copy of their application materials to the SHPO and the THPOs, at the

¹ Located at <u>www.nae.usace.army.mil/regulatory</u> under "Useful Documents, Forms and Publications."

same time, or before, they apply to USACE to be reviewed for the presence of historic, archaeological or tribal resources in the permit area that the proposed work may affect.

The USACE will coordinate review of all PCN activities with the interagency review team (IRT) comprised of federal and state agencies and federally recognized tribes to ensure that the proposed activity results in no more than a minimal impact to the aquatic environment. This may require project modifications involving avoidance, minimization, and/or compensatory mitigation for unavoidable impacts to ensure the net effects of a project are minimal.

- ii. Emergency Situations: Contact USACE immediately in the event of an emergency to obtain information on the verification process and coordination requirements. The USACE regulation at 33 CFR 325.2(e)(4) states that "an "emergency" is a situation which would result in an unacceptable hazard to life, a significant loss of property, or an immediate, unforeseen and significant economic hardship if corrective action requiring a permit is not undertaken within a time period less than the normal time needed to process the application under standard procedures." Emergency work is subject to the same terms and conditions of these GPs as non-emergency work, and similarly, must qualify for authorization under these GPs; otherwise, an individual permit (IP) shall be required. Upon notification, USACE will determine if a project qualifies for emergency procedures under the GPs and whether work may proceed prior to submittal of an application. Where an application is required, USACE staff will work with all applicable agencies to expedite verification according to established procedures in emergency situations.
- 5. Projects that are not authorized by these GPs require an IP (33 CFR 325.5(b)) and project proponents must submit an application directly to USACE. These GPs do not affect the USACE IP review process or activities exempt from USACE permit requirements. The USACE retains discretionary authority on a case-by-case basis to elevate an SV to PCN or an IP, or a PCN to an IP based on concerns for the aquatic environment or for any other factor of the public interest (33 CFR 320.4(a)). Whenever USACE notifies an applicant that a PCN or IP is required, no work in USACE jurisdiction may be conducted until USACE issues the required authorization in writing indicating that work may proceed. For IPs, an individual 401 WQC or waiver is required from the VT ANR. Contact the VT ANR for procedures on how to apply for a WQC.

SECTION III. GENERAL PERMITS

An activity listed below may be authorized by these GPs only if that activity and the permittee satisfy all of the GP's terms and conditions. Any activity not specifically listed below may still be eligible for the GPs; prospective permittees are advised to contact USACE for specific eligibility determinations.

"Permanent impacts" means WOTUS that are permanently affected by filling, flooding, excavation, drainage or clearing because of the regulated activity. Permanent impacts include permanent discharges of dredged or fill material that change an aquatic area to dry land, increase the bottom elevation of a waterbody, or change the use of a waterbody. Temporary impacts include, but are not limited to, WOTUS that are temporarily filled, flooded, excavated, drained or cleared because of the regulated activity. Temporary

impacts are usually associated with construction activities and often involve the placement of cofferdams and construction mats. These fills are removed when construction is completed. Pilings and associated structures do not ordinarily constitute a discharge of fill material. Impacts resulting from activities eligible for exemptions under §404(f) of the CWA are not considered when calculating the impact area.

Vermont General Permits

- 1. Aids to navigation
- 2. Repair or maintenance of existing currently serviceable, authorized or grandfathered structures/fills and removal of structures and fills
- 3. Moorings
- 4. Pile-supported structures and floats, including boat lifts/hoists and other miscellaneous structures, temporary recreational structures and work
- 5. Boat ramps and marine railways
- 6. Utility line activities
- 7. Dredging, beach nourishment, rock and debris removal and rock relocation
- 8. U.S. Coast Guard Approved Bridges
- 9. Shoreline and bank stabilization projects
- 10. Aquatic habitat restoration, establishment and enhancement activities
- 11. Fish and wildlife harvesting activities
- 12. Oil spill and hazardous material cleanup
- 13. Cleanup of hazardous and toxic waste
- 14. Scientific measurement devices
- 15. Survey activities
- 16. Energy generation and renewable energy generation facilities and hydropower projects
- 17. New/expanded developments and recreational facilities
- 18. Linear transportation projects and stream/wetland crossings
- 19. Mining activities
- 20. Temporary fill not associated with any other GP activities
- 21. Agricultural activities

GP 1. AIDS TO NAVIGATION (Section 10): The placement of aids to navigation and regulatory markers that are approved by and installed in accordance with the requirements of the U.S. Coast Guard (USCG). See 33 CFR 66, Chapter I, subchapter C.

Self-Verification Eligible	Pre-Construction Notification Required
Aids to navigation and regulatory markers approved by and installed in accordance with the requirements of the USCG. Not located within a USACE Federal Navigation Project (FNP).	Work not eligible for SV. Aids to navigation and regulatory markers or temporary buoys, markers, floats, and similar structures that are located within a USACE FNP.

GP 2. REPAIR OR MAINTENANCE OF EXISTING CURRENTLY SERVICEABLE, AUTHORIZED OR GRANDFATHERED STRUCTURES/FILLS AND REMOVAL OF STRUCTURES AND FILLS

(Sections 10 & 404): (a) Repair, rehabilitation, or replacement of any previously authorized, currently serviceable structure or fill, or of any currently serviceable structure or fill authorized by 33 CFR 330.3 (activities occurring before certain dates), provided that the structure or fill is not to be put to uses differing from those uses specified or contemplated for it in the original permit or the most recently authorized modification. Minor deviations in the structure's configuration or filled area, including those due to changes in materials, construction techniques, requirements of other regulatory agencies, or current construction codes or safety standards that are necessary to make the repair, rehabilitation, or replacement are authorized. Includes removal of structures and fill.

Not authorized under GP 2: Permanent impacts > 5,000 SF in Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands, and > 1 acre in all other WOTUS.

Self-Verification Eligible

- 1. Repair, replacement in-kind, or maintenance of existing, currently serviceable, authorized structures or fills with no substantial expansion or change in use:
- Conditions of the original authorization apply.
- Minor deviations in fill design allowed.
- The repair, rehabilitation, or replacement of those structures or fills destroyed or damaged by storms, floods, fire or other discrete events is authorized, provided the repair, rehabilitation, or replacement is commenced, or is under contract to commence, within two years of the date of their destruction or damage. In cases of catastrophic events, such as hurricanes or tornadoes, USACE may waive the two-year limit in writing provided the permittee can demonstrate funding, contract, or other similar delays.
- Maintenance includes, but it is not limited to, the removal of accumulated sediments and debris in the vicinity of existing structures (such as bridges, culverted road crossings, water intake structures, dams, etc.), provided: (a) removal is the minimum necessary to restore the waterway in the vicinity of the structure to the approximate dimensions that existed when the structure was built; and (b) all dredged or excavated materials are deposited and retained in an upland area.
- Bulkhead replacement via installation of new bulkhead within 18" of existing bulkhead and backfill.
 Construction mats of any area necessary to conduct activities that were previously authorized, authorized under SV, or not subject to regulation in all WOTUS.
- 4. Removal of previously authorized structures or fills and the restoration to pre-construction conditions.

Pre-Construction Notification Required

- 1. Work not eligible for SV.
- 2. Dam and flood control or levee repair, rehabilitation, or replacement which involves a permanent change in the flood elevation or permanent water surface elevation of the impoundment.
- 3. The discharge of more than *de minimis* (i.e., inconsequential) quantities of accumulated bottom sediment occurring from or through a dam into downstream waters.

NOTE 1: Grandfather dates include structures or work completed before December 18, 1968 and fill placed before July 25, 1975 for USACE purposes only.

NOTE 2: This GP authorizes the repair, rehabilitation, or replacement of any previously authorized structure or fill that does not qualify for the CWA §404(f) exemption for maintenance. See 33 CFR 323.4(a)(2).

GP 3. MOORINGS (Section 10): (a) New private, non-commercial, non-rental, single-boat moorings; (b) Minor relocation of previously authorized moorings; (c) Mooring field expansions, boundary reconfigurations, or modifications of previously authorized mooring fields; and (d) Maintenance and replacement of moorings.

Not authorized under GP 3: Moorings or moored vessels that extend within the horizontal limits of FNPs and moorings associated with a new boating facility.

Self-Verification Eligible	Pre-Construction Notification Required
Private, non-commercial, non-rental, single-boat moorings.	Work not eligible for SV.
Minor relocation of previously authorized moorings.	New moorings associated with an existing boating facility.

GP 4. PILE-SUPPORTED STRUCTURES AND FLOATS, INCLUDING BOAT LIFTS/HOISTS AND OTHER MISCELLANEOUS STRUCTURES, TEMPORARY RECREATIONAL

STRUCTURES AND WORK (Section 10): (a) New, expansions, reconfigurations, or modifications of structures for navigation access including docks, decks, floats, stairs, and boat/float lifts; and (b) Temporary buoys, markers, and similar structures placed for recreational use during specific events such as water skiing competitions and boat races or seasonal use.

Not authorized under GP 4: (a) Fill or excavation; (b) Structures within FNPs; or (c) Structures associated with a new boating facility.

Self-Verification Eligible

- 1. Reconfiguration of existing authorized docks with no additional slips and no expansion, provided those structures do not extend beyond the existing perimeter of the facility.
- 2. Seasonal private, residential pilesupported or float-supported structures for navigational access extending no further waterward than 50 feet beyond mean high water (MHW), not >6 feet wide, and a cumulative dock deck area <500 SF, and not located within 25 feet of the property line.
- 3. Private, bottom-anchored seasonal swim floats that are <400 SF in size.
- 4. Private boat and float lifts.
- 5. Temporary buoys, markers, and similar structures: (a) placed for recreational use during specific events, provided that such structures are removed within 30 days after use has been discontinued and/or; (b) placed during winter events on ice and removed before spring thaw.

Provided the above do not extend across >25% of the waterway width at mean low water (MLW).

Pre-Construction Notification Required

- 1. Work not eligible for SV.
- 2. Piers, docks, decks, floats, and similar structures that provide public, community or government recreational uses such as boating, fishing, swimming, access, etc.
- 3. Structures or work in or affecting navigable WOTUS that are not defined under any other GP activity.
- 4. New structures within an existing boating facility, provided those structures do not extend beyond the existing perimeter of the boating facility.
- 5. Temporary buoys, markers, and similar structures that will not be removed within 30 days after use has been discontinued.
- 6. Cordoning off portions of public waters (e.g., swim areas).

NOTE: The USACE may require a letter of no objection from the abutter if a structure is to be located within 25 feet of the property line.

GP 5. BOAT RAMPS AND MARINE RAILWAYS (Sections 10 and 404): Activities required for the construction of boat ramps and marine railways including excavation and fill.

Not authorized under GP 5: (a) Permanent impacts ≥ 5,000 SF in Lake Champlain, Lake Memphremagog and Wallace Pond and adjacent wetlands, and > 1 acre in all other WOTUS; (b) Temporary impacts > 1 acre in WOTUS; or (c) dredging in navigable WOTUS. (see GP 7).

Pre-Construction Notification Required
Work not eligible for SV.
2. < 5000 SF permanent impact and < 1 acre of temporary impact and excavation in Lake Champlain, Lake Memphremagog and Wallace Pond and adjacent wetlands.
3. Permanent and temporary impacts ≥ 5,000 SF and < 1 acre in waterways and/or wetlands, other than Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands.
NOTE : The USACE may require a letter of no objection from the abutter if a structure is to be located within 25 feet of the property line.

GP 6. UTILITY LINE ACTIVITIES (Sections 10 & 404): Activities required for (a) The construction, maintenance, relocation, repair, and removal of utility lines, including outfall and intake structures, and the associated excavation, backfill, or bedding for utility lines; (b) The construction, maintenance or expansion of utility line substation facilities associated with a power/utility line in WOTUS; and (c) The construction and maintenance of foundations for overhead utility line towers, poles, and anchors, provided the foundations are the minimum size necessary, and separate footings for each tower leg (rather than a larger single pad) are used where feasible. This GP authorizes the construction of access roads to facilitate construction of the above activities, provided the activity, in combination with all other activities included in one single and complete project, does not cause the permanent loss of greater than 1 acre of WOTUS. Impacts resulting from mechanized pushing, dragging or other similar activities that redeposit excavated soil material shall be figured into the area limit determination.

Not authorized under GP 6: Permanent and temporary impacts ≥ 5,000 SF in Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands, and > 1 acre in all other WOTUS.

Self-Verification Eligible

- 1. < 5,000 SF of permanent and temporary impacts in waterways and/or wetlands other than Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands.
- 2. Intake structures that are dry hydrants used exclusively for firefighting activities with no stream impoundments.
- 3. Seasonal waterlines installed on the lake or river bottom that are ≤ 2 inches in diameter.

Pre-Construction Notification Required

- 1. Work not eligible for SV.
- 2. Overhead utility lines constructed over navigable WOTUS and submarine utility lines that are routed in or under such waters.
- 3. Permanent and temporary impacts are:
- a. < 5,000 SF in Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands.
- b. ≥ 5,000 SF and < 1 acre in waterways and/or wetlands other than Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands.
- 4. Work involves stream channelization, relocation or loss of streambed including impoundments.

NOTE: Utility lines consisting of aerial electric power transmission lines crossing navigable WOTUS must comply with the applicable minimum clearances specified in 33 CFR 322.5(i).

NOTE: A utility line is defined as any pipe or pipeline for the transportation of any gaseous, liquid, liquescent, or slurry substance, for any purpose, and any cable, line, or wire for the transmission for any purpose of electrical energy, telephone, data, and telegraph messages, and radio and television communication. The term utility line does not include activities that drain a water of the U.S., such as drainage tile or French drains, but it does apply to pipes conveying drainage from another area.

GP 7. DREDGING (Section 10), BEACH NOURISHMENT, (Sections 10 & 404); ROCK AND DEBRIS REMOVAL (Section 10) AND ROCK RELOCATION (Sections 10 & 404): (a) New and maintenance dredging, including disposal of dredged material for beach nourishment, provided USACE finds the dredged material to be suitable for such disposal; (b) Beach nourishment not associated with dredging; and (c) Rock removal and relocation for navigation.

Not authorized under GP 7: (a) New and maintenance dredging ≥ 5,000 CY; (b) Permanent fill ≥ 5,000 SF in Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands, and > 1 acre in all other WOTUS; (c) Regulated discharges associated with excavation, and disposal > 1/2 acre; and (d) Temporary fill > 1 acre in all WOTUS.

Self-Verification Eligible	Pre-Construction Notification Required
No new or maintenance dredging in navigable WOTUS.	Work not eligible for SV.
	2. New and maintenance dredging up to 5,000 CY
2. < 5,000 SF of temporary impact associated with dredging in waterways and/or wetlands.	with upland disposal or beach nourishment in navigable WOTUS.
	3. ≥ 5,000 SF and < 1 acre of temporary impact
3. ≤ 200 SF of impact associated with rock removal and relocation.	associated with dredging in all waterways and/or wetlands.
4. Removal of debris (e.g. woody and plant material deposited after a storm	Disposal of dredged material for beach nourishment:
event) in navigable WOTUS.	a. < 5,000 SF in Lake Champlain, Lake
	Memphremagog, Wallace Pond and adjacent wetlands.
	b. ≥ 5,000 SF and < 1 acre in waterways and/or wetlands other than Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent
	wetlands.

GP 8. U.S. COAST GUARD APPROVED BRIDGES (Section 10 & 404; navigable WOTUS): Discharges of dredged or fill material incidental to the construction and modification of bridges across navigable WOTUS, including cofferdams, abutments, foundation seals, piers, and temporary construction and access fills provided that the USCG authorizes the construction of the bridge structure under Section 9 of the Rivers and Harbors Act of 1899 or other applicable laws. A USCG Authorization Act Exemption or a STURRA (144h) exemption do not constitute USCG authorization (see GP 18).

Not authorized under GP 8: Causeways and approach fills (see GP 18)

Self-Verification Eligible	Pre-Construction Notification Required
Discharges of dredged or fill material incidental to the construction and modification of bridges.	

GP 9. SHORELINE AND BANK STABILIZATION PROJECTS (Sections 10 & 404): Bank stabilization activities necessary for erosion protection along the banks of lakes, ponds, streams, and any other open waters. Includes bulkheads, seawalls, riprap, revetments or slope protection and similar structures, as well as vegetative planting, soil bioengineering, or alternative techniques that are a combination of the two (e.g. living shorelines), specifically for the purpose of shoreline protection.

Not authorized under GP 9: (a) Bank stabilization ≥ 500 LF in total length and/or involving more than an average of 1 CY of fill per linear foot placed below the plane of the ordinary high water mark (OHWM) in Lake Champlain, Lake Memphremagog and Wallace Pond and adjacent wetlands; (b) Stream channelization or relocation activities; or (c) breakwaters, groins and jetties.

Self-Verification Eligible	Pre-Construction Notification Required
1. No fill in Lake Champlain, Lake	Work not eligible for SV.
Memphremagog, Wallace Pond and	
adjacent wetlands.	2. Bank stabilization <500 linear feet and an average of < 1 CY of fill per linear foot placed
2. Bank stabilization < 200 linear feet long	below the plane of OHWM in Lake Champlain,
and does not exceed an average of 1 CY	Lake Memphremagog, Wallace Pond and
of fill per linear foot placed below the plane	adjacent wetlands.
of OHWM in WOTUS other than Lake	
Champlain, Lake Memphremagog,	
Wallace Pond and adjacent wetlands.	
3. < 5,000 SF of temporary fill associated	
with bank stabilization in waterways and/or	
wetlands, other than Lake Champlain, Lake	
Memphremagog, Wallace Pond and	
adjacent wetlands.	

GP 10. AQUATIC HABITAT RESTORATION, ESTABLISHMENT AND ENHANCEMENT ACTIVITIES (Sections 10 and 404): Activities in waters of the United States associated with the restoration, enhancement, and establishment of wetlands and riparian areas; the restoration and enhancement of streams and other open waters; the relocation of non-navigable WOTUS, including streams and associated wetlands for reestablishment of a natural stream morphology and reconnection of the floodplain; and the restoration and enhancement of shellfish, finfish and wildlife, provided those activities result in net increases in aquatic resource functions and services.

Not authorized under GP 10: Stream channelization activities.

Self-Verification Eligible	Pre-Construction Notification Required
1. No fill in Lake Champlain, Lake	Work not eligible for SV.
Memphremagog, Wallace Pond and	2. Pormanont or tomporary impacts are:
adjacent wetlands.	Permanent or temporary impacts are: a. In Lake Champlain, Lake Memphremagog,
2. Permanent and temporary impacts are	Wallace Pond, adjacent wetlands; or
< 5,000 SF in waterways and/or wetlands.	b. ≥ 5,000 SF in all other waterways and/or
2. The activity does not convert a stream	wetlands.
3. The activity does not convert a stream to wetland or vice versa, or wetland to a	3. Permanent structures in navigable WOTUS.
pond or uplands.	· ·
4. Tamananan atmustumas in navinahla	4. Sea Lamprey control projects.
4. Temporary structures in navigable WOTUS not exceeding 30 days.	5. Water impoundments.
World het exceeding de days.	o. Water impoundments.
	6. Dam removals.
	7. Restoration, establishment and/or
	enhancement activities approved for use by a
	USACE-approved in-lieu fee program or USACE-
	approved mitigation bank, with impacts of any size.
	0120.

GP 11. FISH AND WILDLIFE HARVESTING ACTIVITIES (Sections 10 and 404): Activities in waters of the United States associated with fish and wildlife harvesting devices, such as duck blinds, fish shanties, and small fish aggregating and attraction devices.

Not authorized by GP 11: (a) Artificial reefs; and (b) Permanent and temporary fill > 5,000 SF in all waterways and/or wetlands.

Self-Verification Eligible	Pre-Construction Notification Required
Non-fill activities associated with fish and wildlife harvesting devices including duck	1. Work not eligible for SV.
blinds, fish shanties and small fish aggregating and attraction devices in navigable waters.	2. Permanent and temporary impacts < 5,000 SF in all waterways and/or wetlands.

GP 12. OIL SPILL AND HAZARDOUS MATERIAL CLEANUP (Sections 10 and 404): (a) Activities conducted in response to a discharge or release of oil and hazardous substances that are subject to the National Oil and Hazardous Substances Pollution Contingency Plan (40 CFR 300) including containment, cleanup, and mitigation efforts, provided activities are done under either (i) The Spill Prevent, Control and Countermeasure Plan required by 40 CFR 112.3; (ii) The direction or oversight of the Federal on-site coordinator designated by 40 CFR 300; or (iii) Any approved existing state, regional or local contingency plan, provided that the Regional Response Team concurs with the proposed response efforts or does not object to the response effort; (b) Activities required for the cleanup of oil releases in WOTUS from electrical equipment that are governed by EPA's polychlorinated biphenyl (PCB) spill response regulations at 40 CFR 761; (c) Booms placed in navigable WOTUS; and (d) Use of structures and fills for spill response training exercises. Special Aquatic Sites (SAS) must be restored to their original condition and elevation

Self-Verification Eligible	Pre-Construction Notification Required
1. Activities that are conducted in accordance with (a) or (b) above.	1. Work not eligible for SV.
2. Booms placed in navigable WOTUS for hazardous and toxic waste containment, absorption and prevention, provided they are removed upon completion of the cleanup.	2. Permanent structures or impacts for spill response training exercises.
3. Temporary impacts for spill response training exercises < 1000 SF in navigable WOTUS and < 5000 SF in all other WOTUS, and in place ≤ 30 days.	

GP 13. CLEANUP OF HAZARDOUS AND TOXIC WASTE (Sections 10 and 404): Specific activities to effect the containment, stabilization or removal of hazardous or toxic waste materials, including court ordered remedial action plans or related settlements which are performed, ordered or sponsored by a government agency with established legal or regulatory authority. SAS must be restored to their original condition and elevation.

Not authorized under GP 13: (a) the establishment of new disposal sites; or (b) the expansion of existing sites used for the disposal of hazardous or toxic waste.

Self-Verification (SV) Eligible	Pre-Construction Notification Required
1. Permanent and temporary impacts are < 5,000 SF in WOTUS.	Work not eligible for SV.
2. No fill in navigable WOTUS.	 Permanent and temporary impacts: a. ≥ 5,000 SF in all WOTUS; or b. Located in navigable WOTUS.
3. Booms placed in navigable WOTUS for oil and hazardous substance containment, absorption and prevention, provided they are removed upon completion of the cleanup.	3. Work involves stream channelization, relocation, impoundments or loss of streambed.

GP 14. SCIENTIFIC MEASUREMENT DEVICES (Sections 10 and 404): Scientific devices for measuring and recording scientific data, such as staff gauges, tide and current gauges, meteorological stations, water recording and biological observation devices, water quality testing and improvement devices, and similar structures. Also eligible are small temporary weirs and flumes constructed primarily to record water quantity and velocity, provided the discharge is < 25 CY.

Not authorized under GP 14: (a) Permanent and temporary impacts > 1/2 acre in navigable WOTUS; and (b) Permanent and temporary impacts > 1 acre in all other WOTUS.

Self-Verification Eligible	Pre-Construction Notification Required
1. Permanent and temporary impacts are ≤ 1,000 SF in WOTUS.	Work not eligible for SV.
Temporary structures in navigable	Permanent and temporary impacts > 1000 SF in WOTUS.
WOTUS. Provided the activity does not:	Permanent structures in navigable WOTUS.
 Restrict or concentrate movement of aquatic organisms; Result in a hazard to navigation. 	4. The activity involves permanent biological sampling devices in non-navigable WOTUS, temporary or permanent biological sampling devices in navigable WOTUS, or weirs and flumes.

NOTE: Upon completion of the use of the device to measure and record scientific data, the measuring device, and any other structures or fills associated with that device (e.g., foundations, anchors, buoys, lines, etc.), must be removed to the maximum extent practicable.

GP 15. SURVEY ACTIVITIES (Sections 10 and 404): Survey activities such as soil borings, core sampling, seismic exploratory operations, plugging of seismic shot holes, and other exploratory-type bore holes, exploratory trenching and historic resources surveys.

Not authorized under GP 15: (a) Permanent impacts > 5,000 SF in Lake Champlain, Lake Memphremagog and Wallace Pond, and > 1 acre in all other waterways and/or wetlands, (b) Temporary impacts > 1 acre in all WOTUS, excluding temporary mats.

Self-Verification Eligible

- 1. No fill in Lake Champlain, Lake Memphremagog and Wallace Pond.
- 2. < 5,000 SF of permanent and temporary impacts in waterways and/or wetlands other than Lake Champlain, Lake Memphremagog and Wallace Pond.
- 3. No impacts, other than soil borings or core sampling, in navigable WOTUS.
- 4. No permanent structures or drilling and discharge of excavated material from test wells for oil and gas exploration allowed.

Pre-Construction Notification Required

- 1. Work not eligible for SV.
- 2. < 5000 SF permanent impact and < 1 acre of temporary impact in Lake Champlain, Lake Memphremagog and Wallace Pond and adjacent wetlands.
- 3. Permanent and temporary impacts are ≥ 5,000 SF and < 1 acre of impact in waterways and/or wetlands, other than Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands.

NOTE: The area in which the exploratory trench is dug must be restored to its preconstruction elevation upon completion of the work and must not drain a water of the United States. In wetlands, the top 6 to 12 inches of the trench should normally be backfilled with topsoil from the trench.

GP 16. ENERGY GENERATION AND RENEWABLE ENERGY GENERATION FACILITIES AND HYDROPOWER PROJECTS (Sections 10 and 404): Structures and work in navigable WOTUS and discharges of dredged or fill material into WOTUS for the construction, expansion, modification or removal of: (a) land-based renewable energy production facilities, including attendant features; (b) water-based wind production facilities or hydrokinetic renewable energy generation projects and their attendant features; and (c) discharges of dredged or fill material associated with hydropower projects.

Attendant features may include, but are not limited to, land-based collection and distribution facilities, control facilities, and parking lots. For each single and complete project in (b) above, no more than 10 generation units (e.g., wind turbines or hydrokinetic devices) are authorized in navigable WOTUS.

Not authorized under GP 16: Permanent and temporary impacts that are (a) > 1 acre in non-navigable WOTUS; (b) > 5,000 SF in navigable WOTUS; and (c) > 5,000 SF in wetlands adjacent to Lake Champlain, Lake Memphremagog, and Wallace Pond.

Self-Verification Eligible	Pre-Construction Notification Required
For land-based facilities: 1. < 5,000 SF of permanent and temporary impacts in non-navigable WOTUS.	 Work not eligible for SV. Permanent and temporary impacts are: a. ≥ 5000 SF and < 1 acre in non-navigable WOTUS, and
	b. < 5000 SF in navigable WOTUS.
	3. Work involves stream channelization, relocation or loss of streambed including impoundments.

NOTE: Utility lines constructed to transfer the energy from the land-based renewable generation or collection facility to a distribution system, regional grid, or other facility may be authorized by GP 6.

GP 17. NEW/EXPANDED DEVELOPMENT AND RECREATIONAL FACILITIES (Sections

10 and 404): Discharges of dredged or fill material for the construction or expansion of developments and/or recreational facilities. This GP authorizes attendant features that are necessary for the use of the development. Attendant features may include but are not limited to roads, parking lots, garages, yards, utility lines, storm water management facilities, and septic fields. Fill area includes all temporary and permanent fill, and regulated discharges associated with excavation.

Not authorized under GP 17: Permanent and temporary impacts > 5,000 SF in Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands, and > 1 acre in all other waterways and/or wetlands.

Self-Verification Eligible	Pre-Construction Notification Required
1. < 5,000 SF of permanent and temporary impacts in waterways and/or wetlands other than Lake Champlain, Lake Memphremagog and Wallace Pond and adjacent wetlands.	 Work not eligible for SV. Permanent and temporary impacts are: a. < 5,000 SF in Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands. b. ≥ 5,000 SF and < 1 acre in waterways and/or wetlands other than Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands. Work involves stream channelization, relocation, or loss of streambed, including impoundments.

GP 18. LINEAR TRANSPORTATION PROJECTS AND STREAM/WETLAND CROSSINGS

(Sections 10 & 404): Activities required for the construction, expansion, modification, or improvement of linear transportation projects (e.g., driveways, roads, highways, railways, trails, airport runways, and taxiways), and attendant features. Any stream channel modification is limited to the minimum necessary to construct or protect the linear transportation project; such modifications must be in the immediate vicinity of the project.

Not authorized under GP 18: Permanent and temporary impacts > 5,000 SF in Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands, and > 1 acre in all other waterways and/or wetlands.

Self-Verification Eligible

- 1. < 5,000 SF of permanent and temporary impacts in waterways and/or wetlands other than Lake Champlain, Lake Memphremagog and Wallace Pond and adjacent wetlands.
- 2. Permanent and temporary stream crossings that comply with GC 20.
- 3. Existing crossings (e.g., culverts, elliptical or arch pipes, etc.) are not modified by (a) decreasing the diameter of the crossing or (b) changing the friction coefficient, such as through sliplining (retrofitting an existing culvert by inserting a smaller diameter pipe), culvert relining or invert lining.

Pre-Construction Notification Required

- 1. Work not eligible for SV.
- Permanent and temporary impacts are:
 a. < 5,000 SF in Lake Champlain, Lake
 Memphremagog, Wallace Pond and adjacent wetlands.
 - b. ≥ 5,000 SF and < 1 acre in waterways and/or wetlands other than Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands.
- 3. Work involves stream channelization, relocation or loss of streambed including impoundments.

NOTE: Time of year for instream work is not limited for PCN authorizations unless specifically required by special conditions.

NOTE: Non-linear features commonly associated with transportation projects, such as vehicle maintenance or storage buildings, parking lots, train stations, or aircraft hangars may be authorized by GP 17.

GP 19. MINING ACTIVITIES (Sections 10 and 404): Discharges of dredged or fill material into WOTUS for mining activities.

Not authorized under GP 16: Permanent and temporary impacts > 5,000 SF in Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands, and > 1 acre in all other waterways and/or wetlands.

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Self-Verification Eligible	Pre-Construction Notification Required
1. The activity does not occur in, over, or under navigable WOTUS.	Work not eligible for SV.
2. < 5,000 SF of permanent and temporary impacts in waterways and/or wetlands other than Lake Champlain, Lake Memphremagog, Wallace Pond and	Permanent and temporary impacts are: a. < 5,000 SF in Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands.
adjacent wetlands.	 b. ≥ 5,000 SF and < 1 acre in waterways and/or wetlands other than Lake Champlain, Lake Memphremagog, Wallace Pond and adjacent wetlands.
	3. Work occurs in a navigable WOTUS.
	4. Work involves stream channelization, relocation, impoundment, loss of streambed, or discharge of tailings into streams.

GP 20. TEMPORARY FILL NOT ASSOCIATED WITH ANY OTHER GP ACTIVITIES (Sections 10 and 404): Temporary structures, work, and discharges, including cofferdams, necessary for

10 and 404): I emporary structures, work, and discharges, including cofferdams, necessary for construction activities or access fills or dewatering of construction sites that are not authorized under another GP activity.

Not authorized under GP 20: (a) Permanent structures or impacts; (b) Temporary impacts > 1 acre in WOTUS; (c) use of cofferdams to dewater wetlands or other aquatic areas to change their use; or (d) Structures or fill left in place after construction is completed.

Self-Verification Eligible	Pre-Construction Notification Required
1. Temporary impacts including land clearing in WOTUS are ≤ 5000 SF.	Work not eligible for SV.

NOTE: Temporary stream crossings may be authorized under GP 18.

GP 21. AGRICULTURAL ACTIVITIES (Section 404): Discharges of dredged or fill material into WOTUS for agricultural activities, including the construction of building pads for farm buildings. Authorized activities include: (a) installation, placement, or construction of drainage tiles, ditches, or levees; mechanized land clearing; land leveling; the relocation of existing serviceable drainage ditches; and similar activities; (b) discharges of dredged or fill material to relocate existing serviceable drainage ditches constructed in streams.

Not authorized under GP 21: (a) Permanent impacts > 1 acre in non-navigable WOTUS; (b) Work in navigable WOTUS; or (c) Construction of farm ponds in perennial streams.

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channelization, relocation uding impoundments.
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SECTION IV. GENERAL CONDITIONS

1. Other Permits. Permittees shall obtain other federal, state, or local authorizations as required by law. Permittees are responsible for applying for and obtaining all required state or local approvals. Work that is not regulated by the state of Vermont, but is subject to USACE jurisdiction, may be eligible for these General Permits (GPs).

2. Federal Jurisdictional Boundaries.

- a. Applicability of these GPs shall be evaluated with reference to federal jurisdictional boundaries. Activities shall be evaluated with reference to "WOTUS" under the Clean Water Act (33 CFR 328) and "navigable WOTUS" under §10 of the Rivers and Harbors Act of 1899 (33 CFR 329). Applicants are responsible for ensuring that the boundaries used satisfy the federal criteria defined at 33 CFR 328-329. These sections prescribe the policy, practice and procedures to be used in determining the extent of USACE jurisdiction. Note: WOTUS includes all waters pursuant to 33 CFR 328.3(a), and adjacent wetlands as that term is defined in 33 CFR 328.3(c).
- b. Applicants shall identify all aquatic resources on the project site. All aquatic resources are presumed to be WOTUS unless an approved jurisdictional determination has been obtained from USACE that determines otherwise. Wetlands shall be delineated in accordance with the Corps of Engineers Wetlands Delineation Manual and the most recent Northcentral/Northeast Regional Supplement.

3. Mitigation (Avoidance, Minimization, and Compensatory Mitigation).

- a. Activities shall be designed and constructed to avoid and minimize direct, indirect, secondary, and cumulative adverse effects, both temporary and permanent, to WOTUS to the maximum extent practicable at the project site (i.e., on site). Consideration of mitigation (avoiding, minimizing, rectifying, reducing, or compensating) is required to the extent necessary to ensure that the adverse effects to the aquatic environment are no more than minimal.
- b. Applicants should consider riparian/forested buffers for stormwater management and low impact development (LID) best management practices (BMPs) to reduce impervious cover and manage stormwater to minimize impacts to the maximum extent practicable.
- c. Compensatory mitigation¹ for effects to WOTUS, including direct, secondary and temporal², may be required for projects with permanent and temporary impacts that exceed the SV area limits to offset unavoidable impacts, which remain after all appropriate and practicable avoidance and minimization has been achieved, and to ensure that the adverse effects to the aquatic environment are no more than minimal. Proactive restoration projects or temporary impact work with no secondary effects may generally be excluded from this requirement.
- d. Mitigation proposals shall follow the guidelines found in the Compensatory Mitigation for Losses of Aquatic Resources; Final Rule April 10, 2008; 33 CFR 332. Permittees considering the use of a monetary payment in-lieu of permittee-responsible mitigation as compensation for unavoidable impacts to WOTUS in the state of Vermont may utilize the Vermont In-Lieu Fee Program.

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¹ Compensatory mitigation projects provided to offset losses of aquatic resources must comply with the applicable provisions of 33 CFR 332. Also reference the New England District Compensatory Mitigation Guidance at

http://www.nae.usace.army.mil/Missions/Regulatory/Mitigation.aspx.

² Temporal loss: The time lag between the losses of aquatic resource functions caused by the permitted impacts and the replacement of aquatic resource functions at the compensatory mitigation site(s) (33 CFR 332.2).

- e. Mitigation will likely be required for fills >5,000 SF. Information is provided at https://www.nae.usace.army.mil/Missions/Regulatory/Mitigation/.
- **4. Discretionary Authority.** Notwithstanding compliance with the terms and conditions of this permit, USACE retains discretionary authority to require an IP review based on concerns for the aquatic environment or for any other factor of the public interest (33 CFR 320.4(a)). This authority is invoked on a case-by-case basis whenever USACE determines that the potential consequences of the proposal warrant IP review based on the concerns stated above. This authority may be invoked for projects with cumulative adverse environmental effects that are more than minimal, or if there is a special resource or concern associated with a particular project. Whenever USACE notifies an applicant that an IP may be required, authorization under these GPs is voided and no work may be conducted until a USACE IP is obtained or until USACE notifies the applicant that further review has demonstrated that the work may be reviewed under these GPs.
- **5. Fills Within 100-Year Floodplains.** The activity shall comply with applicable Federal Emergency Management Agency (FEMA)-approved state of Vermont or municipal floodplain management requirements. Permittees should contact FEMA and/or the state of Vermont Floodplain Management Program regarding floodplain management requirements (see Section V for Federal and state-specific contact info).
- **6. Single and Complete Project.** The term "single and complete project" is defined at 33 CFR 330.2(i) as the total project proposed or accomplished by one owner/developer or partnership or other association of owners/developers. The GPs shall not be used for piecemeal work and shall be applied to single and complete projects.
- a. For non-linear projects, a single and complete project must have independent utility. Portions of a multi-phase project that depend upon other phases of the project do not have independent utility. Phases of a project that would be constructed even if the other phases were not built can be considered as separate single and complete projects with independent utility.
- b. Unless USACE determines the activity has independent utility, all components of a single project and/or all planned phases of a multi-phased project (e.g., subdivisions should include all work such as roads, utilities, and lot development) shall be treated together as constituting one single and complete project.
- c. For linear projects such as power lines or pipelines with multiple crossings, a "single and complete project" is all crossings of a single water of the U.S. (i.e. single waterbody) at a specific location. For linear projects crossing a single waterbody several times at separate and distant locations, each crossing is considered a single and complete project. However, individual channels in a braided stream or river, or individual arms of a large, irregularly-shaped wetland or lake, etc., are not separate waterbodies, and crossings of such features cannot be considered separately. If any crossing requires a PCN review or an IP review, then the entire linear project shall be reviewed as one project under PCN or the IP procedures.
- 7. Use of Multiple General Permits. The use of more than one GP for a single and complete project is prohibited, except when the acreage loss of WOTUS authorized by the GPs does not exceed the acreage limit of the GPs with the highest specified acreage limit. For example, if a road crossing over waters is constructed under GP 18, with an associated utility line crossing authorized by GP 6, if the maximum acreage loss of WOTUS for the total project is ≥1 acre it shall be evaluated as an IP.

8. USACE Property and Federal Projects.

- a. Corps projects and property can be found at: <u>www.nae.usace.army.mil/Missions/Civil-Works</u> and <u>www.nan.usace.army.mil/missions/civil-works</u>
- b. In addition to any authorization under these GPs, proponents must contact the USACE Real Estate Division at (978) 318-8585 for work occurring on or potentially affecting USACE properties and/or USACE-controlled easements to initiate reviews and determine what real estate instruments are necessary to perform work. Permittees may not commence work on USACE properties and/or USACE-controlled easements until they have received any required USACE real estate documents evidencing site-specific permission to work.
- c. Any proposed temporary or permanent modification or use of a Federal project (including but not limited to a levee, dike, floodwall, channel, anchorage, seawall, bulkhead, jetty, wharf, pier or other work built but not necessarily owned by the United States), or any use which would obstruct or impair the usefulness of the Federal project in any manner, and/or would involve changes to the authorized Federal project's scope, purpose, and/or functioning, is not eligible for SV and will also require review and approval by USACE pursuant to Section 14 of the Rivers and Harbors Act of 1899 (33 USC 408) (Section 408).
- d. A PCN is required for all work in, over, under, or within a distance of three times the authorized depth of a USACE FNP and may also require permission under Section 408.
- e. Any structure or work that extends closer than a distance of three times the project's authorized depth to the horizontal limits of any FNP shall be subject to removal at the owner's expense prior to any future USACE dredging or the performance of periodic hydrographic surveys.
- f. Where a Section 408 permission is required, written verification for the PCN will not be issued prior to the decision on the Section 408 permission request.
- **9. National Lands.** Activities that impinge upon the value of any National Wildlife Refuge, National Forest, or any area administered by the NPS, USFWS or U.S. Forest Service (USFS) are not eligible for SV and require either a PCN or IP.

10. Wild and Scenic Rivers.

- a. The following activities in designated rivers of the National Wild and Scenic River (WSR System, or in a river designated by Congress as a "study river" for possible inclusion in the system, require a PCN unless the NPS has determined in writing to the proponent that the proposed work will not adversely affect the WSR designation or study status:
- i. Activities that occur in WSR segments, in and 0.25 miles up or downstream of WSR segments, or in tributaries within 0.25 miles of WSR segments;
 - ii. Activities that occur in wetlands within 0.25 miles of WSR segments;
 - iii. Activities that have the potential to alter free-flowing characteristics in WSR segments.
- b. As of December 19, 2014, affected rivers in Vermont include: the Missisquoi River, from its headwaters at the Lowell/Westfield town line to the Canadian border in Troy (20.5 miles) and from the Canadian border in East Richford to Enosburgh Falls (14.6 miles); and the Trout River.

11. Historic Properties.

a. No undertaking shall cause effects (defined at 33 CFR 325 Appendix C and 36 CFR 800) on properties listed on, determined to be eligible for listing on, or potentially eligible for listing on

the National Register of Historic Places³, including previously unknown historic properties within the permit area, unless USACE or another Federal action agency has satisfied the consultation requirements of Section 106 of the National Historic Preservation Act (NHPA). The SHPO, THPO and the National Register of Historic Places can assist with locating information on: i) previously identified historic properties; and ii) areas with potential for the presence of historic resources, which may require identification and evaluation by qualified historic preservation and/or archaeological consultants in consultation with USACE and the SHPO and/or THPO(s).

- b. For activities eligible for SV, proponents must ensure and document that the activity will not cause effects as stated in 11(a).
- c. Permittees must submit a PCN to USACE as soon as possible if the authorized activity may cause effects as stated in 11(a) to ensure that USACE is aware of any potential effects of the permitted activity on any historic property or cultural resource so that the consultation requirements of Section 106 of NHPA can be satisfied.
- d. If a project proponent discovers any previously unknown historic, cultural, or archeological remains or artifacts while accomplishing the activity authorized by this permit, they must immediately notify the District Engineer of what they 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 a recovery effort or if the site is eligible for listing in the National Register of Historic Places.
- e. Federal agencies should follow their own procedures for complying with the requirements of Section 106 NHPA. Along with the application, Federal applicants shall provide USACE with the appropriate documentation to demonstrate compliance with those requirements.
- f. Federal and non-federal applicants should coordinate with USACE before conducting any onsite archeological work (reconnaissance, surveys, recovery, etc.) requested by the SHPO or the THPO, as USACE will determine the permit area for the consideration of historic properties based on 33 CFR 325 Appendix C. This is to ensure that work done is in accordance with USACE requirements.

12. Federal Threatened and Endangered Species.

- a. No activity is authorized under any GP which: i) is likely to directly or indirectly jeopardize the continued existence of a threatened or endangered species or a species proposed for such designation, as identified under the Federal Endangered Species Act (ESA), or which will directly or indirectly destroy or adversely modify the critical habitat of such species; or ii) "may affect" a listed species or critical habitat, unless ESA section 7 consultation addressing the effects of the proposed activity has been completed; or iii) is "likely to adversely affect" a listed species or critical habitat unless Section 7 consultation has been completed by USACE or another lead action agency in coordination with USACE; or iii) violates the ESA.
- b. All prospective permittees shall obtain an Official Species List from the USFWS's Information for Planning and Consultation (IPAC) found at: https://ecos.fws.gov/ipac/. This is applicable to SV eligible and PCN activities.
- c. Non-federal permittees must submit a PCN 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.

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³ The majority of historic properties are not listed on the National Register of Historic Places and may require identification and evaluation by qualified historic preservation and/or archaeological consultants in consultation with USACE and the SHPO and/or THPO.

An activity may remain eligible for SV if the only listed species affected is the northern long-eared bat (*Myotis septrionalis*), and

- (i) the activity: 1) will not remove trees ≥3 inches dbh at any time of the year; or ≤10 trees ≥ 3 inches dbh between November 1 March 31; and 2) is not within the "buffer" of a NLEB hibernacula or maternity roost tree; and 3) does not involve work on bridges or existing riprap associated with dams; or
- (ii) only after Section 7 consultation has been completed by USACE under the 4(d) Rule Streamlined Consultation.
- d. Federal agencies shall follow their own procedures for complying with the requirements of the ESA while ensuring that USACE and any other federal action agencies are included in the consultation process.
- e. Non-federal representatives designated by USACE to conduct informal consultation or prepare a biological assessment shall follow the requirements in the designation document(s) and the ESA. Non-federal representatives shall also provide USACE with the appropriate documentation to demonstrate compliance with those requirements. USACE will review the documentation and determine whether it is sufficient to address ESA compliance for the GP activity, or whether additional ESA consultation is necessary.
- f. The requirements to comply with Section 7 of the ESA may be satisfied by a programmatic agreement (PA) or programmatic consultation (PC) with USACE, the New England District, or another federal agency. New England District PAs and PCs are found at:

 www.nae.usace.army.mil/Missions/Regulatory

13. Navigation.

- a. No activity may cause more than a minimal adverse effect on navigation.
- b. Any safety lights and signals prescribed by the U.S. Coast Guard, through regulations must be installed and maintained at the permittee's expense on authorized facilities in navigable WOTUS.
- c. Any structure or work that extends closer to the horizontal limits of any USACE FNP than a distance of three times the project's authorized depth shall be subject to removal at the owner's expense prior to any future USACE dredging or the performance of periodic hydrographic surveys. This is applicable to SV eligible and PCN activities.
- d. There shall be no unreasonable interference with navigation by the existence or use of the activity authorized herein, and no attempt shall be made by the permittee to prevent the full and free use by the public of all navigable waters at or adjacent to the activity authorized herein.
- e. The permittee understands and agrees that if future U.S. operations require the removal, relocation, or other alteration of the structure or work herein authorized, or if, in the opinion of the Secretary of the Army or his authorized representative, said structure or work shall cause unreasonable obstruction to the free navigation of the navigable waters, the permittee will be required, upon due notice from USACE, to remove, relocate, or alter the structural work or obstructions caused thereby, without expense to the U.S. No claim shall be made against the U.S. on account of any such removal or alteration.
- f. A PCN is required for all work in, over or under an FNP or its buffer zone unless otherwise indicated in Section III as the work may also require a Section 408 permit.
- **14. Heavy Equipment in Wetlands.** Operating heavy equipment (drill rigs, fixed cranes, etc.) within wetlands shall be minimized, and such equipment shall not be stored, maintained or repaired in wetlands, to the maximum extent practicable. Where construction requires heavy equipment operation in wetlands, the equipment shall: a) have low ground pressure (typically <3)

psi); b) be placed on swamp/construction/timber mats (herein referred to as "construction mats" or "mats") that are adequate to support the equipment in such a way as to minimize disturbance of wetland soil and vegetation; or c) be operated on adequately dry or frozen wetlands such that shear pressure does not cause subsidence of the wetlands immediately beneath equipment and upheaval of adjacent wetlands. Construction mats are to be placed in the wetland from the upland or from equipment positioned on swamp mats if working within a wetland. Construction mats should be carried, and not dragged, into position, where feasible. Other support structures that are capable of safely supporting equipment may be used with written USACE authorization. Similarly, the permittee may request written authorization from USACE to waive use of mats during frozen or dry conditions. An adequate supply of spill containment equipment shall be maintained on site. Construction mats should be managed in accordance with the following construction mat best management practices:

- Mats should be in good condition to ensure proper installation, use and removal.
- Where feasible, mats should be carried and not dragged unless they are being used as a grading implement.
- Where feasible, place mats in a location that would minimize the amount needed for the wetland crossing.
- Minimize impacts to wetland areas during installation, use, and removal.
- Install adequate erosion and sediment controls at approaches to mats to promote a smooth transition to, and minimize sediment tracking onto, mats.
- In most cases, mats should be placed along the travel area so that the individual boards are resting perpendicular to the direction of traffic. No gaps should exist between mats. Mats should be placed far enough on either side of the resource area to rest on firm ground.
- Provide standard construction mat BMP details to work crews.
- Construction mats shall be thoroughly cleaned before re-use to minimize spread of invasive species.

15. Temporary Fill.

- a. Temporary fill, construction mats and corduroy roads shall be entirely removed as soon as they are no longer needed to construct the authorized work. Temporary fill shall be placed in its original location or disposed of at an upland site and suitably contained to prevent its subsequent erosion into WOTUS.
- b. All temporary fill and disturbed soils shall be stabilized to prevent its eroding into WOTUS where it is not authorized. Work shall include phased or staged development to ensure only areas under active development are exposed and to allow for stabilization practices as soon as practicable. Temporary fill must be placed in a manner that will prevent it from being eroded by expected high flows.
- c. Unconfined temporary fill authorized for discharge into WOTUS shall consist of material that minimizes impacts to water quality (e.g. washed stone, stone, etc.).
- d. Appropriate measures must be taken to maintain normal downstream flows and minimize flooding to the maximum extent practicable when temporary structures, work, and discharges of dredged or fill material, including cofferdams, are necessary for construction activities, access fills, or dewatering of construction sites. Materials shall be placed in a location and manner that does not adversely impact surface or subsurface water flow into or out of the wetland. Temporary fill authorized for discharge into wetlands shall be placed on geotextile fabric or other appropriate material laid on the pre-construction wetland grade where practicable to minimize impacts and to facilitate restoration to the original grade. Construction mats are excluded from this requirement.
 - e. Construction debris and/or deteriorated materials shall not be located in WOTUS.

16. Restoration of Wetland Areas.

- a. Upon completion of construction, all disturbed wetland areas (the disturbance of these areas must be authorized) shall be stabilized with a wetland seed mix containing only plant species native to New England and shall not contain any species listed in the "Invasive and Other Unacceptable Plant Species" Appendix D in the "New England District Compensatory Mitigation Guidance" found at http://www.nae.usace.army.mil/Missions/Regulatory/Mitigation.aspx.
- b. The introduction or spread of invasive plant species in disturbed areas shall be controlled. If construction mats are to be used, they shall be thoroughly cleaned before re-use.
- c. In areas of authorized temporary disturbance, if trees are cut they shall be cut at or above ground level and not uprooted in order to prevent disruption to the wetland soil structure and to allow stump sprouts to revegetate the work area, unless otherwise authorized.
- d. Wetland areas where permanent disturbance is not authorized shall be restored to their original condition and elevation, which under no circumstances shall be higher than the preconstruction elevation. Original condition means careful protection and/or removal of existing soil and vegetation, and replacement back to the original location such that the original soil layering and vegetation schemes are approximately the same, unless otherwise authorized.
- 17. Bank Stabilization. Projects involving construction or reconstruction/maintenance of bank stabilization structures within USACE jurisdiction should be designed to minimize environmental effects, effects to neighboring properties, scour, etc. to the maximum extent practicable. For example, vertical bulkheads should only be used in situations where reflected wave energy can be tolerated. This generally eliminates bodies of water where the reflected wave energy may interfere with or impact on harbors, marinas, or other developed shore areas. A revetment is sloped and is typically employed to absorb the direct impact of waves more effectively than a vertical seawall. It typically has a less adverse effect on the beach in front of it, abutting properties and wildlife.

18. Soil Erosion and Sediment Controls.

a. Appropriate soil erosion and sediment controls⁴ (hereinafter referred to as "controls") must be used and maintained in effective operating condition during construction, and all exposed soil and other fills, as well as any work below the OHWM, must be permanently stabilized at the earliest practicable date. Permittees are encouraged to perform work within WOTUS during periods of low-flow or no-flow. Areas of temporary fill and/or cofferdams must be included in total waterway/wetlands impacts to determine applicability of the GPs.

b. No dewatering shall occur with direct discharge to waters or wetlands. Excess water in isolated work areas shall be pumped or directed to a sedimentation basin, tank or other dewatering structures in an upland area adequately separated from waters or wetlands where suspended solids shall be removed prior to discharge back into waters or wetlands. All discharge points back into waters and wetlands shall use appropriate energy dissipaters and erosion and sedimentation control BMPs.

c. Temporary controls shall be removed upon completion of work, but not until all exposed soil and other fills, as well as any work waterward of the OHWM, are permanently stabilized at the

⁴ Appropriate soil erosion, sediment and turbidity controls include cofferdams, bypass pumping around barriers immediately up and downstream of the work footprint (i.e., dam and pump), installation of sediment control barriers (i.e., silt fence, vegetated filter strips, geotextile silt fences, filter tubes, erosion control mixes, hay bales or other devices) downhill of all exposed areas, stream fords, retention of existing vegetated buffers, application of temporary mulching during

earliest practicable date. Sediment and debris collected by these devices shall be removed and placed at an upland location in a manner that will prevent its later erosion into a waterway or wetland. Controls may be left in place if they are biodegradable, and flows and aquatic life movements are not disrupted.

d. The material within sandbags shall not be released during their removal, and trenches must be backfilled as soon as practicable to reduce turbidity impact duration.

19. Aquatic Life Movements and Management of Water Flows.

- a. No activity may substantially disrupt the necessary life cycle movements of those species of aquatic life indigenous to the waterbody, including those species that normally migrate through the area, unless the activity's primary purpose is to impound water. Unless otherwise stated, activities permanently impounding water in a stream require a PCN to ensure impacts to aquatic life species are avoided and minimized. All permanent and temporary crossings of waterbodies and wetlands shall be:
 - i. Suitably culverted, bridged, or otherwise designed and constructed to maintain low flows to sustain the movement of aquatic species; and
 - ii. Properly aligned and constructed to prevent bank erosion or streambed scour both adjacent to and inside the crossing.
- b. To avoid adverse impacts on aquatic organisms, the low flow channel/thalweg shall remain unobstructed during periods of low flow, except when it is necessary to perform the authorized work.
- c. To the maximum extent practicable, the pre-construction course, condition, capacity, and location of open waters must be maintained for each activity, including stream channelization and storm water management activities. The activity must be constructed to withstand expected high flows. The activity shall not restrict or impede the passage of normal or high flows, unless the primary purpose of the activity is to impound water or manage high flows. The activity may alter the preconstruction course, condition, capacity, and location of open waters if it benefits the aquatic environment (e.g., stream restoration or relocation activities).
- d. Activities that temporarily or permanently impact upstream or downstream flood conditions require a PCN.

20. Waterway/Wetland Work and Crossings.

- a. All permanent crossings of rivers, streams, brooks, etc. (hereon referred to as "streams") shall meet the following performance standards in order to qualify for SV:
 - i. Design the structure to maintain a streambed composition and form throughout the culvert similar to and continuous with the adjacent reaches. To do this:
 - Design and install streambed material and bedforms if not adequately supplied and developed naturally,
 - Design profile and alignment through structure similar to those of adjacent stream reaches,
 - Design culvert elevation to remain embedded for the life of the structure and in consideration of future channel conditions.
 - ii. Maintain velocities, turbulence and depths within the structure similar to those found in adjacent stream reaches across a range of desired flows.
- b. The requirements to comply with the performance standards in GC 20a. above in order to proceed as a SV project do not apply to the following:
 - i. Temporary crossings in place for less than 90 days. Temporary culverts must be embedded unless they're installed during low flow (July 1 October 1) and it's placed on geotextile fabric laid on the stream bed to ensure restoration to the original grade.

- c. Applicants proposing new crossings, or maintenance or replacement of serviceable crossings should refer to the Guidelines for the Design of Stream/Road Crossings for Passage of Aquatic Organisms in Vermont.
- d. Applicants shall use the least intrusive and environmentally damaging method to construct the stream crossing, following this sequential minimization process: bridge spans, open bottom arches or embedded culverts.
- e. Permanent and temporary crossings of waterbodies and wetlands shall be installed in such a manner as to preserve hydraulic and ecological connectivity, on either side of the crossing. The permittee shall take necessary measures to correct wetland damage due to lack of hydraulic connectivity.
- f. Projects using retrofit methods increasing flow velocity or slip lining (retrofitting an existing culvert by inserting a smaller diameter pipe) require a PCN, either as new or maintenance activities.
- g. No projects involving open trench excavation in flowing waters, except riprap installation, are allowed under SV. Open trench excavation projects may qualify for SV provided (1) the work doesn't occur in flowing waters (requires using management techniques such as temporary flume pipes, culverts, cofferdams, etc.) and (2) normal flows are maintained upstream and downstream of the project area.
- h. For projects that otherwise meet the terms of SV, in-stream construction work shall be conducted only during the low flow period of July 1 to October 1 in any year. Projects that are conducted outside that time period require a PCN, regardless of the waterway and/or wetland impact area.
- **21. Discharge of Pollutants.** All activities involving any discharge of pollutants into WOTUS authorized under these GPs shall comply with applicable water quality standards, effluent limitations, standards of performance, prohibitions, and pretreatment standards and management practices established pursuant to the CWA (33 U.S.C. 1251), and applicable state and local laws. If applicable water quality standards, limitations, etc., are revised or modified during the term of this permit, the authorized work shall be modified to conform with these standards within 6 months of the effective date of such revision or modification, or within a longer period of time deemed reasonable by the District Engineer in consultation with the Regional Administrator of the EPA. Applicants may presume that State Water Quality Standards are met with the issuance of a 401 WQC or waiver (Applicable only to the Section 404 activity).

22. Spawning, Breeding, and Migratory Areas.

- a. Jurisdictional activities and impacts such as excavations, discharges of dredged or fill material, and/or suspended sediment producing activities in jurisdictional waters that provide value as fish migratory areas, fish and shellfish spawning or nursery areas, or amphibian and migratory bird breeding areas, during spawning or breeding seasons shall be avoided and minimized to the maximum extent practicable.
- b. Jurisdictional activities in WOTUS that provide value as breeding areas for migratory birds must be avoided to the maximum extent practicable. The permittee is responsible for obtaining any "take" permits required under the USFWS's regulations governing compliance with the Migratory Bird Treaty Act or the Bald and Golden Eagle Protection Act. The permittee should contact the appropriate local office of the USFWS to determine if such "take" permits are required for a particular activity.

- **23. Storage of Seasonal Structures.** Seasonal or recreational structures such as pier sections, floats, etc., that are removed from the waterway for a portion of the year shall be stored in an upland location, located above the OHWM and not in wetlands.
- **24. Environmental Functions and Values.** The permittee shall make every reasonable effort to carry out the construction or operation of the work authorized herein in a manner that minimizes any adverse impacts on existing fish, wildlife, and the environmental functions to the extent practicable. The permittee will discourage the establishment or spread of plant species identified as non-native invasive species by any federal or state agency.

25. Vernal Pools.

- a. On projects requiring a PCN, vernal pools must be identified on the plan showing aquatic resource delineations.
- b. A PCN is required if a discharge of dredged or fill material is proposed in a vernal pool located within WOTUS.
- c. Adverse impacts to vernal pools, vernal pool envelopes, and critical terrestrial habitats should be avoided and minimized to the maximum extent practicable.
- d. GC 25(b) and (c) do not apply to projects that are within a municipality that meets the provisions of a USACE-approved VP Special Area Management Plan (VP SAMP) and are otherwise eligible for SV, and the applicant meets the requirements to utilize the VP SAMP.
- **26. Invasive Species.** The introduction, spread, or the increased risk of invasion of invasive plant or animal species on the project site, into new or disturbed areas, or areas adjacent to the project site caused by the site work shall be avoided. Hence, swamp and timber mats and construction equipment shall be thoroughly cleaned before reuse/relocation.
- 27. Permit/Authorization Letter On-Site. For PCN projects, the permittee shall ensure that a copy of these GPs and the accompanying authorization letter are at the work site (and the project office) whenever work is being performed, and that all personnel with operational control of the site ensure that all appropriate personnel performing work are fully aware of its terms and conditions. The entire permit authorization shall be made a part of any and all contracts and subcontracts for work that affect areas of USACE jurisdiction at the site of the work authorized by these GPs. This shall be achieved by including the entire permit authorization in the specifications for work. The term "entire permit authorization" means these GPs, including general conditions and the authorization letter (including its drawings, plans, appendices and other attachments), and also includes permit modifications. If the authorization letter is issued after the construction specifications, but before receipt of bids or quotes, the entire permit authorization shall be included as an addendum to the specifications. If the authorization letter is issued after receipt of bids or quotes, the entire permit authorization shall be included in the contract or sub-contract as a change order. Although the permittee may assign various aspects of the work to different contractors or sub-contractors, all contractors and sub-contractors shall be obligated by contract to comply with all environmental protection provisions contained within the entire authorization letter, and no contract or sub-contract shall require or allow unauthorized work in areas of USACE jurisdiction.
- **28. Inspections.** The permittee shall allow USACE to make periodic inspections at any time deemed necessary in order to ensure that the work is being or has been performed in accordance with the terms and conditions of this permit. To facilitate these inspections, the permittee shall complete and return the Work Start Notification Form and the Compliance Certification Form to

USACE when provided with a PCN verification letter. The USACE may also require post-construction engineering drawings for completed work or post-dredging survey drawings for any dredging work.

- **29. Maintenance.** The permittee shall maintain the activity authorized by these GPs in good condition and in conformance with the terms and conditions of this permit. This does not include maintenance of dredging projects. Maintenance dredging is subject to the review thresholds in General Permit 7 in Appendix A, as well as any conditions included in a written USACE authorization. Maintenance dredging includes only those areas and depths previously authorized and dredged. Some maintenance activities may not be subject to regulation under Section 404 in accordance with 33 CFR 323.4(a)(2).
- **30. Property Rights.** Per 33 CFR 320.4(g)(6), these GPs do not convey any property rights, either in real estate or material, or any exclusive privileges, nor does it authorize any injury to property or invasion of rights or any infringement of federal, state, or local laws or regulations.
- **31. Transfer of GP Verifications.** If the permittee sells the property associated with a GP verification, the permittee may transfer the GP verification to the new owner by submitting a letter to USACE to validate the transfer. A copy of the GP verification shall be attached to the letter, the letter shall contain the name, address, phone number and email of the transferee (new owner), shall include the following statement and signature, and be emailed to cenae-r-vt@usace.army.mil or mailed to: U.S. Army Corps of Engineers, Vermont Project Office, 11 Lincoln Street, Room 210, Essex Junction, Vermont 05452.

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

 (Transferee Printed Name)
 (Transferee Signature)
(Date)

- **32. Modification, Suspension, and Revocation.** These GPs and any individual authorizations issued thereof may be modified, suspended, or revoked in whole or in part pursuant to the policies and procedures of 33 CFR 325.7, and any such action shall not be the basis for any claim for damages against the United States.
- **33. Special Conditions.** The USACE may impose other special conditions on a project authorized pursuant to these GPs that are determined necessary to minimize adverse navigational and/or environmental effects or based on any other factor of the public interest. These may be based on concerns from the VT ANR, SHPO, THPO or a Federal resource agency. Failure to comply with all conditions of the authorization, including special conditions, will constitute a permit violation and may subject the permittee to criminal, civil, or administrative penalties and/or restoration.

- **34. False or Incomplete Information.** If USACE makes a determination regarding the eligibility of a project under this permit and subsequently discovers that it has relied on false, incomplete, or inaccurate information provided by the permittee, the authorization will not be valid, and the U.S. government may institute appropriate legal proceedings.
- **35. Abandonment.** If the permittee decides to abandon the activity authorized under this GP, unless such abandonment is merely the transfer of property to a third party, he/she may be required to restore the area to the satisfaction of USACE.
- **36. Enforcement cases.** These GPs do not apply to any existing or proposed activity in USACE jurisdiction associated with an ongoing USACE or EPA enforcement action, until such time as the enforcement action is resolved or USACE determines that the activity may proceed independently without compromising the enforcement action.
- **37. Water Quality.** Applicants shall satisfy any conditions imposed by the State of Vermont and EPA, where applicable, in their Clean Water Act Section 401 WQC for these GPs, or in any Individual Section 401 WQC. See Section V. for state-specific contact information and to determine if any action is required to obtain a 401 WQC. USACE may require additional water quality management measures to ensure that the authorized activity does not cause or contribute to a violation of water quality standards. All projects authorized by these GPs shall be designed, constructed and operated to minimize or eliminate the discharge of pollutants.

38. Duration of Authorization.

- a. These GPs expire five years from the date issued as listed at the top of the cover sheet. Activities authorized by these GPs that have either commenced (i.e., are under construction) or are under contract to commence in reliance upon this authorization will have an additional year from the expiration date to complete the work. The permittee must be able to document to USACE's satisfaction that the project was under construction or under contract by the expiration date of these GPs. If work is not completed within the one-year extended timeframe, the permittee must contact USACE. The USACE may issue a new authorization, provided the project meets the terms and conditions of the GPs in effect at the time.
- b. Activities authorized under these GPs will remain authorized until the GPs expire, unless discretionary authority has been exercised on a case-by-case basis to modify, suspend, or revoke the authorization in accordance with 33 CFR 325.2(e)(2). Activities completed under the SV or PCN authorizations of these GPs will continue to be authorized after its expiration date.

V. CONTACTS FOR VERMONT GENERAL PERMITS

1. Federal

U.S. Army Corps of Engineers

New England District, Regulatory Division Vermont Project Office 11 Lincoln Street. Room 210 Essex Junction, Vermont 05452 (802) 872-2893, (802) 879-7638 fax www.nae.usace.army.mil/missions/regulatory cenae-r-vt@usace.army.mil

U.S. Environmental Protection Agency

5 Post Office Square, Suite 100 Boston, Massachusetts 02109 (617) 918-1692

U.S. Fish and Wildlife Service

70 Commercial Street, Suite 300 Concord, New Hampshire 03301-5087 (603) 223-2541

2. Historic Resources

State Historic Preservation Officer Division for Historic Preservation National Life Building Drawer 20 Montpelier, Vermont 05620-0501 (802) 828-3211

Tribal Historic Preservation Officer c/o Wampanoag Tribe of Gay Head (Aguinnah) 20 Black Brook Road Aguinnah, Massachusetts 02535

(508) 645-9265 THPO@wampanoagtribe-nsn.gov

Area of Concern: All Vermont counties except Addison, Rutland and Bennington

3. Vermont Agency of Natural Resources Department of Environmental Conservation

Wetlands Program Watershed Management Division 1 National Life Drive, Main 2 Montpelier, VT 05620-3522

Department of Environmental Conservation

Lakes and Ponds Program Watershed Management Division 1 National Life Drive, Main 2 Montpelier, VT 05620-3522

Vermont Department of Fish & Wildlife

1 National Life Drive, Main 2 Montpelier, VT 05620-3522

National Park Service

North Atlantic Region 15 State Street Boston, Massachusetts 02109 (617) 223-5203

Tribal Historic Preservation Officer c/o Stockbridge-Munsee Community 86 Spring Street Williamstown, Massachusetts 01267 (413) 884-6048 Area of concern: Addison, Rutland and **Bennington Counties** thpo@mohican-nsn.gov

Department of Environmental Conservation

River Management Program Watershed Management Division 1 National Life Drive, Main 2 Montpelier, VT 05620-3522

Department of Environmental Conservation

Dam Safety Program Facilities Engineering Division 1 National Life Drive, Main 2 Montpelier, VT 05620-3522

State endangered species

Vermont Department of Fish & Wildlife Nongame and Natural Heritage Program 1 National Life Drive. Main 2 Montpelier, VT 05620-3522

VI. DEFINITIONS

Action Area: The "Endangered Species Consultation Handbook – Procedures for Conducting Consultation and Conference Activities Under Section 7 of the ESA," defines action area as "all areas to be affected directly or indirectly by the federal action and not merely the immediate area involved in the action. [50 CFR 402.02]."

Artificial Reef: A structure which is constructed or placed in waters for the purpose of enhancing fishery resources and commercial and recreational fishing opportunities.

Attendant Features: Occurring with or as a result of; accompanying.

Biodegradable: A material that decomposes into elements found in nature within a reasonably short period of time and will not leave a residue of plastic or a petroleum derivative in the environment after degradation. In contrast, degradable plastics break down into plastic fragments that remain in the environment after degradation. Examples of biodegradable materials include jute, sisal, cotton, straw, burlap, coconut husk fiber (coir) or excelsior. In contrast, degradable plastics break down into plastic fragments that remain in the environment after degradation. Photodegradable, UV degradable or Oxo- (bio)degradable plastics are not considered biodegradable under this GP.

Boating facilities: These provide, rent, or sell mooring space, such as marinas, boat/yacht clubs, boat yards, dockominiums, town facilities, etc. Not classified as boating facilities are piers shared between two abutting properties or town mooring fields that charge an equitable user fee based on the actual costs incurred.

Compensatory mitigation: The restoration (reestablishment or rehabilitation), establishment (creation), enhancement, and/or, in certain circumstances, preservation of aquatic resources for the purposes of offsetting unavoidable adverse impacts which remain after all appropriate and practicable avoidance and minimization has been achieved.

Construction mats: Construction, swamp and timber mats (herein referred to as "construction mats") are generic terms used to describe structures that distribute equipment weight to prevent wetland damage while facilitating passage and providing work platforms for workers and equipment. They are comprised of sheets or mats made from a variety of materials in various sizes. A timber mat consists of large timbers bolted or cabled together.

Currently serviceable: Useable as is or with some minor maintenance, but not so degraded as to essentially require reconstruction.

Direct effects: The loss of aquatic ecosystem within the footprint of the discharge of dredged or fill material. Direct effects are caused by the action and occur at the same time and place. **Dredged material and discharge of dredged material:** These are defined at 33 CFR 323.2(c) and (d). The term "dredged material" means material that is excavated or dredged from waters of the United States.

Discharge: The term "discharge" means any discharge of dredged or fill material into waters of the United States.

Enhancement: The manipulation of the physical, chemical, or biological characteristics of an aquatic resource to heighten, intensify, or improve a specific aquatic resource function(s). Enhancement results in the gain of selected aquatic resource function(s), but may also lead to a decline in other aquatic resource function(s). Enhancement does not result in a gain in aquatic resource area.

Ephemeral stream: A stream with flowing water only during, and for a short duration after, precipitation events in a typical year. Ephemeral stream beds are located above the water table year-round. Groundwater is not a source of water for the stream. Runoff from rainfall is the primary source of water for stream flow.

Establishment (creation): The manipulation of the physical, chemical or biological characteristics present to develop an aquatic resource that did not previously exist at an upland site. Establishment results in a gain in aquatic resource area.

Expansions: Work that increases the footprint of fill, depth of basin or drainage feature, structures or floats, or slip capacity.

Fill material & discharge of fill material: These are defined at 33 CFR 323.2(e) and (f). The term fill material is defined as material placed in WOTUS where the material has the effect of either replacing any portion of a water of the U.S. with dry land or changing the bottom elevation of any portion of a water of the U.S.

Federal navigation projects (FNPs): These areas are maintained by USACE, authorized, constructed and maintained on the premise that they will be accessible and available to all on equal terms. They are comprised of USACE Federal anchorages, Federal channels and Federal turning basins. The following are FNPs in VT, and more information, including the limits, is provided at www.nae.usace.army.mil/missions/civil-Works/:

Burlington Harbor

Channel Between the North and South Hero Islands

Gordons Landing

Narrows of Lake Champlain

Otter Creek

St. Albans Harbor

Swanton Harbor

Flume: An open artificial water channel, in the form of a gravity chute that leads water from a diversion dam or weir completely aside a natural flow. A flume can be used to measure the rate of flow.

Historic Property: Any prehistoric or historic district, site (including archaeological site), building, structure, or other object included in, or eligible for inclusion in, the National Register of Historic Places maintained by the Secretary of the Interior. This term includes artifacts, records, and remains that are related to and located within such properties. The term includes properties of traditional religious and cultural importance to an Indian tribe or Native Hawaiian organization and that meet the National Register criteria (36 CFR 60).

Independent utility: A test to determine what constitutes a single and complete non-linear project in the USACE regulatory program. A project is considered to have independent utility if it would be constructed absent the construction of other projects in the project area. Portions of a multi-phase project that depend upon other phases of the project do not have independent utility. Phases of a project that would be constructed even if the other phases were not built can be considered as separate single and complete projects with independent utility.

Indirect effects: Effects that are caused by the activity and are later in time or farther removed in distance, but are still reasonably foreseeable.

Individual Permit: A Department of the Army authorization that is issued following a case-by-case evaluation of a specific structure or work in accordance with the procedures of 33 CFR 322, or a specific project involving the proposed discharge(s) in accordance with the procedures of 33 CFR 323, and in accordance with the procedures of 33 CFR 325 and a determination that the proposed discharge is in the public interest pursuant to 33 CFR 320. Intermittent stream: A stream with flowing water during certain times of the year, when groundwater provides water for stream flow. During dry periods, intermittent streams may not have flowing water. Runoff from rainfall is a supplemental source of water for stream flow. Maintenance: Maintenance does not include any modification that changes the character, scope, or size of the original fill design.

Mechanized land clearing: Land clearing activities using mechanized equipment such as backhoes or bulldozers with sheer blades, rakes or discs constitute point source discharges and are subject to section 404 jurisdiction when they take place in wetlands are waters of the U.S (Regulatory Guidance Letter 90-05).

Minor deviations: Deviations in the structure's configuration or filled area, including those due to changes in materials, construction techniques, or current construction codes or safety standards, which are necessary to make repair, rehabilitation, or replacement are permitted, provided the adverse environ-mental effects resulting from such repair, rehabilitation, or replacement are minimal.

Navigable waters of the United States: These are a subset of WOTUS and are defined at 33 CFR 329. The jurisdictional limits (33 CFR 329.11) extend laterally to the entire water surface and bed of a navigable waterbody, which include all the land and waters below OHWM. Jurisdiction thus extends to the edge (as determined above) of all such waterbodies, even though portions of the waterbody may be extremely shallow or obstructed by shoals, vegetation or other barriers. Marshlands and similar areas are thus considered navigable in law, but only so far as the area is subject to inundation by the ordinary high waters. In Vermont these waters are: the Connecticut River, Lake Champlain, Lake Memphremagog, Wallace Pond, Ompompanoosuc River (to mile 3.8), Waits River (to mile 0.9), the Black River (mouth to mile 25 in Craftsbury), the Battenkill River (to mile 50 in Manchester), the Lamoille River (mouth to mile 79 in Greensboro), the Missisquoi River (including the North Branch, from the mouth to mile 88.5 in Lowell), Otter Creek (mouth to mile 63.8 in Procter), Winooski River (mouth to Marshfield), Moose River (from Passumpsic River to the Victory Town Line), Nulhegan River (mouth to its source including the East Branch, the Black Branch and the Yellow Branch), Paul Stream (mouth to the source), East Branch of the Passumpsic River (from the confluence with the Passumpsic River to East Haven), Passumpsic River (mouth to confluence with the East Branch), White River (mouth to its source), Wells River (mouth to Groton Pond).

Ordinary High Water Mark (OHWM): A line on the shore established by the fluctuations of water and indicated by physical characteristics, or by other appropriate means that consider the characteristics of the surrounding areas. See 33 CFR 328.3(e).

Perennial stream: A stream with flowing water year-round during a typical year. The water table is located above the stream bed for most of the year. Groundwater is the primary source of water for stream flow. Runoff from rainfall is a supplemental source of water for stream flow. **Practicable:** Available and capable of being done after taking into consideration cost, existing technology, and logistics in light of overall project purposes.

Permanent impacts: Permanent impacts means WOTUS that are permanently affected by filling, flooding, excavation, or drainage because of the regulated activity. Permanent impacts include permanent discharges of dredged or fill material that change an aquatic area to dry land, increase the bottom elevation of a waterbody, or change the use of a waterbody.

Preservation: The removal of a threat to, or preventing the decline of, aquatic resources by an action in or near those aquatic resources. This term includes activities commonly associated with the protection and maintenance of aquatic resources through the implementation of appropriate legal and physical mechanisms. Preservation does not result in a gain of aquatic resource area or functions.

Re-establishment: The manipulation of the physical, chemical, or biological characteristics of a site with the goal of returning natural/historic functions to a former aquatic resource. Reestablishment results in rebuilding a former aquatic resource and results in a gain in aquatic resource area and functions.

Rehabilitation: The manipulation of the physical, chemical, or biological characteristics of a site with the goal of repairing natural/historic functions to a degraded aquatic resource.

Rehabilitation results in a gain in aquatic resource function, but does not result in a gain in aquatic resource area.

Restoration: The manipulation of the physical, chemical, or biological characteristics of a site with the goal of returning natural/historic functions to a former or degraded aquatic resource. For the purpose of tracking net gains in an aquatic resource area, restoration is divided into two categories: reestablishment and rehabilitation.

Secondary effects: These are effects on an aquatic ecosystem that are associated with a discharge of dredged or fill materials, but do not result from the actual placement of the dredged or fill material. Information about secondary effects on aquatic ecosystems shall be considered prior to the time final Section 404 action is taken by permitting authorities. Some examples of secondary effects on an aquatic ecosystem are a) aquatic areas drained, flooded, fragmented, or mechanically cleared, b) fluctuating water levels in an impoundment and downstream associated with the operation of a dam, c) septic tank leaching and surface runoff from residential or commercial developments on fill, and d) leachate and runoff from a sanitary landfill located in WOTUS See 40 CFR 230.11(h).

Special aquatic sites (SAS): These include inland wetlands, mud flats, vegetated shallows (submerged aquatic vegetation), and riffle and pool complexes. These are defined at 40 CFR 230.3 and listed in 40 CFR 230 Subpart E.

Streambed: The substrate of the stream channel between the OHW marks. The substrate may be bedrock or inorganic particles that range in size from clay to boulders. Wetlands contiguous to the streambed, but outside of the OHW marks, are not considered part of the streambed.

Stream channelization: The manipulation of a stream's course, condition, capacity, or location that causes more than minimal interruption of normal stream processes. A channelized stream remains a water of the United States.

Structure: An object that is arranged in a definite pattern of organization. Examples of structures include, without limitation, any pier, boat dock, boat ramp, wharf, dolphin, weir, boom, breakwater, bulkhead, revetment, riprap, jetty, artificial island, artificial reef, permanent mooring structure, power transmission line, permanently moored floating vessel, piling, aid to navigation, or any other manmade obstacle or obstruction.

Temporary impacts: Temporary impacts include, but are not limited to, WOTUS that are temporarily filled, flooded, excavated, drained or mechanically cleared because of the regulated activity.

Utility Line: Any pipe or pipeline for the transportation of any gaseous, liquid, liquescent, or slurry substance, for any purpose, and any cable, line, or wire for the transmission for any purpose of electrical energy, telephone, data, and telegraph messages, and radio and television communication. The term "utility line" does not include activities that drain a water of the U.S., such as drainage tile or French drains, but it does apply to pipes conveying drainage from another area.

Vegetated shallows: Permanently inundated areas that under normal circumstances support communities of rooted aquatic vegetation in rivers and lakes. Note: These areas are also commonly referred to as submerged aquatic vegetation (SAV).

Vernal pools (VPs): For the purposes of these GPs, VPs are depressional wetland basins that typically go dry in most years and may contain inlets or outlets, typically of intermittent flow. Vernal pools range in both size and depth depending upon landscape position and parent material(s). In most years, VPs support one or more of the following obligate indicator species: wood frog, spotted salamander, blue-spotted salamander, marbled salamander, Jefferson's salamander and fairy shrimp. However, they should preclude sustainable populations of predatory fish.

Water diversions: Water diversions are activities such as bypass pumping (e.g., "dam and pump") or water withdrawals. Temporary flume pipes, culverts or cofferdams where normal flows are maintained within the stream boundary's confines aren't water diversions. "Normal flows" are defined as no change in flow from pre-project conditions.

Weir: A barrier across a river designed to alter the flow characteristics. In most cases, weirs take the form of a barrier, smaller than most conventional dams, across a river that causes water to pool behind the structure (not unlike a dam) and allows water to flow over the top. Weirs are commonly used to alter the flow regime of the river, prevent flooding, measure discharge and help render a river navigable.

Waters of the United States (WOTUS): Waters of the United States are defined in 33 CFR 328.3. These waters include more than navigable WOTUS and are the waters where permits are required for the discharge of dredged or fill material pursuant to Section 404 of the Clean Water Act. WOTUS include jurisdictional wetlands.

From: Brunelle, Chris

To: <u>Held, JulieAnn; Pfeiffer, Rebecca</u>
Cc: <u>Martin, Bruce B.; Ramsey, Jeff</u>

Subject: RE: St.Albans-HighgatePCIP(1) - [Project] 19 Review

Date: Tuesday, August 27, 2024 11:55:34 AM

Attachments: <u>image002.png</u>

image003.png

Hello Julie Ann,

I have no comments.

Sincerely,

Chris Brunelle, River Management Engineer

Agency of Natural Resources

Department of Environmental Conservation

River Management Program

111 West Street

untitled

Essex Jct, VT 05452

(802) 777-5328 / chris.brunelle@vermont.gov

www.dec.vermont.gov



To preserve, enhance, restore, and conserve Vermont's natural resources, and protect human health for the benefit of this and future generations.

Due to the coronavirus (COVID-19) we are taking additional safety measures to protect our employees and customers and are now working remotely while focusing on keeping our normal business processes fully functional. Please communicate with our staff electronically or via phone to the greatest extent possible since our processing of postal mail may be slowed during this period. You may now submit permit applications, compliance reports and fee payments through our new online form to expedite its receipt and review: https://anronline.vermont.gov/? formtag=WSMD Intake.

Division staff contact information can be found online here: https://dec.vermont.gov/watershed/contacts. Thank you for your patience during this challenging time. We wish you and your family the best.

From: Held, JulieAnn <JulieAnn.Held@vermont.gov>

Sent: Monday, August 26, 2024 4:11 PM

To: Pfeiffer, Rebecca <Rebecca.Pfeiffer@vermont.gov>; Brunelle, Chris

<Chris.Brunelle@vermont.gov>

Cc: Martin, Bruce B. <Bruce.B.Martin@vermont.gov>; Ramsey, Jeff <Jeff.Ramsey@vermont.gov>

Subject: RE: St.Albans-HighgatePCIP(1) - [Project] 19 Review

Hi Chris and Revecca,

I am checking in on this submittal as I shared below that there is a limited amount of time where we need to utilize the ARPA funds for this project.

Thank you,

Julie Ann Held | Environmental Specialist III

Project Delivery Bureau/Environmental Section
Highway Division/ Vermont Agency of Transportation
219 North Main Street | Barre, VT 05641
802-917-4319 phone | <u>IJulieann.Held@Vermont.gov</u>
http://vtrans.vermont.gov



From: Held, JulieAnn < <u>JulieAnn.Held@vermont.gov</u>>

Sent: Wednesday, August 14, 2024 1:56 PM

To: Pfeiffer, Rebecca < <u>Rebecca.Pfeiffer@vermont.gov</u>>; Brunelle, Chris

<<u>Chris.Brunelle@vermont.gov</u>>

Cc: Martin, Bruce B. < <u>Bruce.B.Martin@vermont.gov</u>>

Subject: RE: St.Albans-HighgatePCIP(1) - [Project] 19 Review

Hi Chris and Rebecca,

I am reaching out to see if there are any comments on this St. Albans-Highgate PCIP(1) project for RME and a FHARC Registration. VTrans was awarded ARPA Funds for this project which includes a sort window of time to utilize the funds for construction, and we are getting close to those deadlines. With that said, please let us know if you have any questions as we need to keep this project moving.

Thank you,

Julie Ann Held | Environmental Specialist III
Project Delivery Bureau/Environmental Section
Highway Division/ Vermont Agency of Transportation
219 North Main Street | Barre, VT 05641
802-917-4319 phone | Julieann.Held@Vermont.gov
http://vtrans.vermont.gov



From: Held, JulieAnn < JulieAnn.Held@vermont.gov>

Sent: Thursday, June 20, 2024 4:17 PM

To: Pfeiffer, Rebecca < <u>Rebecca.Pfeiffer@vermont.gov</u>>

Subject: FW: St.Albans-HighgatePCIP(1) - [Project] 19 Review

Hi Rebecca,

I wanted to let you know that I submitted a Registration for PID 68051 and PID 80473 on this St. Albans-Highgate PCIP (1) project.

Thank you,

Julie Ann Held | Environmental Specialist III Project Delivery Bureau/Environmental Section 802-917-4319 phone | Julieann.Held@Vermont.gov http://vtrans.vermont.gov



From: SharePoint Online <<u>no-reply@sharepointonline.com</u>>

Sent: Thursday, June 20, 2024 4:15 PM

To: Brunelle, Chris < Chris.Brunelle@vermont.gov>

Cc: Lofgren, Matt < <u>Matt.Lofgren@vermont.gov</u>>; Eldridge, William

< <u>William.Eldridge@vermont.gov</u>>; Ramsey, Jeff < <u>Jeff.Ramsey@vermont.gov</u>>; Goldstein, Lee

<Lee.Goldstein@vermont.gov>; Held, JulieAnn.Held@vermont.gov>; Simard, Lee

<Lee.Simard@vermont.gov>; Pientka, Bernie <Bernie.Pientka@vermont.gov>; Pfeiffer, Rebecca

<<u>Rebecca.Pfeiffer@vermont.gov</u>>

Subject: St.Albans-HighgatePCIP(1) - [Project] 19 Review

EXTERNAL SENDER: Do not open attachments or click on links unless you recognize and trust the sender.

Do not reply to this email.

There is a VTrans project in your region that requires Title 19 review and approval:

Project Link Here

In order for VTrans to meet a scheduled Bid Advertising date for this project, we will need a Title-19 coordination completed by 7/22/2024 12:00:00 AM. Please contact the VTrans Environmental Specialist if this date cannot be met.

VERMONT AGENCY OF NATURAL RESOURCES DEPARTMENT OF ENVIRONMENTAL CONSERVATION

INDIVIDUAL WETLAND PERMIT

In the matter of:

VT Agency of Transportation, c/o Glenn Gingras 219 N Main St, Barre, VT, 05641

Application for the implementation of best management practices to treat stormwater runoff and prevent transport of phosphorus laden sediment within the Missisquoi Bay watershed with proposed impacts to 10,968 square feet of wetland and 13,788 square feet of buffer zone.

VTrans ROW in I-89 corridor, Swanton and Highgate

File #: 2024-0395

Date of Decision: October 18, 2024 Permit Decision: **Approved**

Permit Expiration: October 18, 2029

Any activity in a Class I or Class II wetland or its associated buffer zone is prohibited unless it is an allowed use under the Vermont Wetland Rules (VWR) or unless it receives a permit allowing such activity. 10 V.S.A. § 913. Applicants for an individual permit for a proposed activity in any Class I or Class II wetland or its buffer zone must demonstrate that the proposed activity complies with the VWR and will have no undue adverse effects on protected functions and values. VWR § 9.5(a).

The Vermont Agency of Natural Resources (Agency) received an application dated July 31, 2024 from Permit (permittee) seeking an individual Vermont Wetland Permit for a project involving activities in wetlands and associated buffer zones located in Swanton and Highgate, Vermont. The Agency gave notice of the application in accordance with the VWR. The Agency considered all comments received during the public comment period during review of the application and issuance of this permit.

DECISION AND PERMIT CONDITIONS

1. Based on the Findings contained in this permit below, the Secretary has determined that the proposed project will comply with 10 V.S.A. chapter 37 and the VWR and will have no undue adverse effect on protected functions and values of the wetlands. The permittee has demonstrated that the project will have no undue adverse effects on the protected functions

and values of the significant wetlands and associated buffer zones, provided the project is conducted in accordance with the following conditions:

- A. All activities in the wetlands and buffer zones shall be completed, operated, and maintained as set forth in the permit application #2024-0395 and the supporting materials submitted with the permit application including site plans titled VWP Impact Exhibit, VHB, 7/02/2024] and stamped by the Wetlands Program. No material or substantial changes shall be made to the project without the prior written approval of the Vermont Wetlands Program. Project changes, including transfer of property ownership prior to commencement of a project, may require a permit amendment and additional public notice.
- B. Prior to commencement of the approved project, the permittee shall notify the Vermont Wetlands Program electronically in writing of the date the project will commence. Unless otherwise waived, the notification shall be submitted through ANROnline.
- C. No additional activities are allowed in the wetlands and associated buffer zones without the approval of the Secretary unless such activities are allowed uses under VWR § 6. No draining, dredging, filling, grading, or alterations of the water flow is allowed. No cutting, clearing, or removal of vegetation within the wetlands and buffer zones is allowed with the exception of the proposed project area as approved by this permit.
- D. This permit expires five years from the date of issuance. If the permittee has not completed all construction activities covered by this permit before the expiration date and wishes to continue construction, the permittee must request a permit extension or apply for a new permit. Any request for an extension must be received by the Agency at least 30 days prior to the end of the five year period in order to prevent the expiration of the permit. A request for extension may be considered a minor modification at the discretion of the Secretary. Pursuant to VWR § 9.1, projects may not be extended beyond ten years of the issuance date.
- E. Wetland boundary delineations are valid for five years. The delineations will need to be re-evaluated by a qualified wetland consultant if the project is not constructed during the five-year period and a request for an extension is submitted.
- F. Within 30 days of completion of the work approved by this permit, the permittee shall supply the Vermont Wetlands Program with a letter certifying that the project was constructed in compliance with the conditions of this permit. Unless otherwise waived, the letter shall be submitted through ANROnline.
- G. A continuous line of orange snow fence or flagging tape shall be installed along the limits of disturbance prior to the start of construction.
- H. If a stormwater construction permit is obtained for this project, the erosion prevention and control requirements of that permit shall be followed. At minimum, the permittee shall comply with the following: A continuous line of silt fence shall be properly installed by the permittee immediately upgradient of the snow fence or tape prior to any construction and shall be regularly maintained. Care shall be taken to ensure that

silt fence is installed on the contour and not in areas of concentrated flow such as stream channels or ditches. Sediment shall be cleaned out before and after any significant storm event or when sediment has reached less than half the height of the fence. Removed sediments shall be disposed of in a stable, upland area outside the 50-foot buffer zone at least 100 feet from waters of the state and stabilized immediately with seed and mulch at a minimum. All other disturbed soils shall be seeded and mulched within 48 hours of final grading. All sediment barriers and construction fencing shall be removed following the successful establishment of vegetation.

- I. The requirements of the DEC Stream Alteration General Permit obtained for the proposed work shall be followed.
- J. All contractors' equipment shall be cleaned so as to contain no observable soil or vegetation prior to work in wetlands and buffer zones to prevent the spread of invasive species.
- K. The permittee shall retain an environmental compliance monitor to inspect the construction site and report weekly to the Vermont wetlands program of progress.
- L. The Permittee will purchase mitigation credits from the Vermont in-lieu fee program, administered by Ducks Unlimited, Inc. for Vermont, as compensation for unavoidable impacts which would result from Project execution. The credit amounts are to be calculated by the Army Corps of Engineers and approved by the Agency.
- 2. The Secretary maintains continuing jurisdiction over this project and may at any time order that remedial measures be taken if it appears that undue adverse impacts to the protected functions and values of the wetland or buffer are occurring or will occur.
- 3. This permit does not relieve the permittee of the responsibility to comply with any other applicable federal, state, and local laws, regulations, and permits.
- 4. The permittee shall allow the Secretary or the Secretary's representatives, at reasonable times and upon presentation of credentials, to enter upon and inspect the permitted property for the purpose of ascertaining compliance with this permit, the VWR, and the Vermont Water Quality Standards, and to have access to and copy all records required to be prepared pursuant to this permit.
- 5. The Vermont Significant Wetlands Inventory shall be revised and wetlands added in accordance with VWR section 8.5d and section 8.5b(iii), and based on the wetland delineation provided in the application.
- 6. The Agency accepts no legal responsibility for any damage direct or indirect of whatever nature and by whomever suffered arising out of the approved project. This permit does not convey any property rights in either real or personal property, or any exclusive privileges, nor does it authorize any injury to public or private property, or any invasion of personal rights, or any infringement of federal, state, or local laws or regulations. This permit does not obviate the necessity of obtaining such federal, state, or local permits or approvals as may be required by law. Nothing in this permit shall be construed to preclude the institution

- of legal action or relieve the permittee from any responsibilities, liabilities, or penalties to which the permittee is or may be subject to under other laws.
- 7. Within 15 days of the date of the decision, the permittee, any person entitled to notice under VWR § 9.2, or any person who filed written comments regarding the permit application may request in writing reconsideration of the decision by the Secretary in accordance with VWR § 9.6.
- **Appeals.** Any person with an interest in this matter may appeal this decision pursuant to 8. 10 V.S.A. § 917. Pursuant to 10 V.S.A. chapter 220, an aggrieved person shall not appeal this permit to the Environmental Division of the Vermont Superior Court unless the person submitted to the Secretary a written comment during the applicable public comment period or an oral comment at the public meeting conducted by the Secretary. Absent a determination of the Environmental judge to the contrary, an aggrieved person may only appeal issues related to the person's comments to the Secretary as prescribed by 10 V.S.A. § 8504(d)(2). Any appeal of this decision must be filed with the clerk of the Environmental Division of the Superior Court within 30 days of the date of the decision. The Notice of Appeal must specify the parties taking the appeal and the statutory provision under which each party claims party status; must designate the act or decision appealed from; must name the Environmental Division; and must be signed by the appellant or their attorney. In addition, the appeal must give the address or location and description of the property, project, or facility with which the appeal is concerned; the name of the permittee; and any permit involved in the appeal. The appellant must also serve a copy of the Notice of Appeal in accordance with Rule 5(b)(4)(B) of the Vermont Rules for Environmental Court Proceedings. For further information, see the Vermont Rules for Environmental Court Proceedings, available on line at www.vermontjudiciary.org. The address for the Environmental Division is: 32 Cherry Street, 2nd Floor, Suite 303, Burlington, VT 05401 (Tel. # 802-951-1740).

FINDINGS

- 1. The Agency received a complete permit application from Permit for a Vermont Wetland Permit on July 31, 2024.
- 2. The wetlands and adjacent 50-foot buffer zones are located along the VTrans ROW in the I-89 corridor in Swanton and Highgate, Vt.
- 3. Krystal Sewell, District Wetlands Ecologist, conducted a site visit to the subject property with Adrian Pierce (VHB) on 5/29/2024.
- 4. The subject wetlands are identified as a palustrine wetland on the Vermont Significant Wetlands Inventory (VSWI) maps or meet one or more categories listed in VWR § 4.6 and are therefore designated as a Class II wetland. Actual wetland area is substantially different from the VSWI mapped area.
- 5. The wetlands in question are described in detail in Sections 7 and 8 of the permit application. The wetland complexes and the subject wetlands in question are described in detail in the multiple wetland application table of the permit application and summarized in Table 1 below.

Table 1: Wetland Descriptions

Complex ID	Wetland ID	Location of Subject Wetland	Class II Category	Size of Wetland in Acres	Vegetation Cover Types	Landscape Position	Wetland Hydrology
¥	Wetland N	The wetland is situated east of I-89 North from approximately the Missiquoi River to VT78	56	~65 acres	80% forested wetland, 15% persistent palustrine emergent marsh, 5% palustrine scrub/shrub wetland	Ditched area adjacent to I-89 South, flat forest, depressional area contiguous to Missiquoi River	surface runoff and adjacent to at least two small tributaries adjacent to the wetland complex
В	2023-9	The wetland is between I-89 North and Frontage Rd, immediately across from the first median turn around north of Exit 21	5a, 5b	~15 acres	75% forested wetland, 25% persistent palustrine emergent marsh	Subject wetland is in the northeast portion of the wetland complex	surface runoff and adjacent to small tributary dissipating into wetland complex
D	2023-14	The wetland is approximately 150 feet northwest of the driveway to 2443 Frontage Rd	5a	~ 3 acres	90% forested wetland and 10% persistent palustrine emergent marsh	Subject wetland is located in forested strip between I-89 North and Frontage Rd, and in the median of I-89	surface runoff and stormwater discharge from adjacent roadways
Ħ	2023-16	The wetland is present in the median of I-89 adjacent to the "Keep Right Except to Pass" sign just after mile marker 124.6 heading northbound.	5a, 5b	~ 20 acres	70% broad-leaved deciduous forested wetland, 30% palustrine open water wetland	Depressional area with drainage patterns and basin east of I-89, slight depression between I-89 north and south, and along unnamed intermittent stream	surface runoff, stormwater discharge, intermittent stream
E	2023-21	The wetland lies west of I-89 South across from wetland 2023-16, 300 feet east of 496 Spring St	5a, 5b	~ 20 acres	70% broad-leaved deciduous forested wetland, 30% palustrine open water wetland	Depressional area with drainage patterns and basin east of I-89, slight depression between I-89 north and south, and along unnamed intermittent stream	surface runoff, stormwater discharge, intermittent stream
П	2023-22	The wetland is present between I-89 North and Frontage Rd adjacent to the "Keep Right Except to Pass" sign just after mile marker 124.6 heading northbound.	5a, 5b	~ 20 acres	70% broad-leaved deciduous forested wetland, 30% palustrine open water wetland	Depressional area with drainage patterns and basin east of I-89, slight depression between I-89 north and south, and along unnamed intermittent stream	surface runoff, stormwater discharge, intermittent stream

ĬĽ,	2023-18	The wetland lies west of I-89 South just north of mile marker 124.8 heading southbound	56	~ 0.5 acres	100% forested wetland	Adjacent to constructed stormwater features associated with I-89 and a perennial stream	surface runoff and adjacent to surface waters
Ð	2023-17	The wetland is within a forested portion of the I-89 median approximately 100 feet north of mile marker 125.2 heading northbound	56	~17 acres	70% forested wetland, 20% persistent palustrine emergent wetland, 10% palustrine scrub/shrub wetland	Wetland complex is situated in a narrow depression between I-89 North and South	Surface runoff and a few small tributaries
Н	2023-3	The wetland lies east of I-89 North at mile marker 128.0 heading northbound	5a, 5b, 5e	~ 750 acres	65% forested wetland, 30% palustrine emergent marsh, 5% Phragmites australis marsh	Located in a basin and along Carman Brook and Rock River	Surface runoff, and adjacent surface waters
Н	2023-5	The wetland is west of I-89 South, approximately 50 feet southwest of mile marker 128.2 heading southbound	5a, 5b, 5e	~ 750 acres	65% forested wetland, 30% palustrine emergent marsh, 5% Phragmites australis marsh	Located in a basin and along Carman Brook and Rock River	Surface runoff, and adjacent surface waters
Н	2023-7	The wetland is east of I-89 North, 50 feet southeast of mile marker 128.6 heading northbound	5a, 5b, 5e	~ 750 acres	65% forested wetland, 30% palustrine emergent marsh, 5% Phragmites australis marsh	Located in a basin and along Carman Brook and Rock River	Surface runoff, and adjacent surface waters
Ħ	2023-20	The wetland lies west of I-89 South at and extending south from mile marker 124.8, heading southbound	5b	~ 0.5 acres	100% forested wetland	Adjacent to constructed stormwater features associated with I-89 and a perennial stream	surface runoff and adjacent to surface waters

vegetation or woody vegetation, and in either instance is adjacent to a stream, river or open body of water, and is over 2,500 square feet in size; c. The wetland is a vernal pool that provides amphibian breeding habitat; d. The wetland is a headwater wetland; e. The wetland contains a species that appears in the Vermont Natural Heritage Inventory (VNHI) database as rare, threatened, endangered or uncommon; or is an exemplary natural community as mapped * Categorical Class II codes per section 5 of the General Wetland Determination Issued Pursuant to Section 8 of the Vermont Wetland Rules: a. The wetland is of the same type and threshold size as those mapped on the VSWI maps: i.e.; open water (pond); emergent marsh; shrub swamp; forested swamp; wet meadow; beaver meadow; bog or fen; or greater than 0.5 acres; b. The wetland contains dense, persistent non-woody by VNHI

- 6. The proposed project is described in detail in Sections 6 and 7 of the permit application. The project consists of the implementation of best management practices to treat stormwater runoff and prevent transport of phosphorus laden sediment within the Missisquoi Bay watershed.
- 7. Proposed impacts to the wetlands and buffer zones, summarized in Section 8 of the permit application and multiple wetland application table of the permit application, are as follows:

Wetland Alteration:		Buffer Zone Alteration:	
Wetland Fill:	8,435 sq.ft.		
Temporary:	2,533sq.ft.	Temporary:	5,382 sq.ft.
Other Permanent:	0 sq.ft.	Permanent:	8,406 sq.ft.
Total Wetland Impact	10,968 sq.ft.	Total Buffer Zone Impact:	13,788 sq.ft.

- 8. The protected functions of the wetlands include the following: water storage for flood water and storm runoff (VWR § 5.1), surface and groundwater protection (VWR § 5.2), fish habitat (VWR § 5.3), wildlife (VWR § 5.4), exemplary wetland natural community (VWR § 5.5), threatened and endangered species habitat (VWR § 5.6), and erosion control through binding and stabilizing the soil (VWR § 5.10).
- 9. The following functions are either not present or are present at such a minimal level as to not be protected functions: education and research in natural sciences (VWR § 5.7), recreational value and economic benefits (VWR § 5.8), open space and aesthetics (VWR § 5.9), and erosion control through binding and stabilizing the soil (VWR § 5.10).
- 10. Wetlands N, 2023-9, 2023-14, 2023-16, 2023-21, 2023-22, 2023-18, 2023-17, 2023-3, 2023-5, 2023-7, 2023-20 are significant for water storage for flood water and storm runoff function as demonstrated in Section 7 of the permit application and wetlands evaluation form. Based on the factors described in Section 11.2 of the application, as confirmed through a site visit by Agency staff, the proposed project will not result in an undue adverse impact to this function.
- 11. Wetlands N, 2023-9, 2023-14, 2023-16, 2023-21, 2023-22, 2023-18, 2023-17, 2023-3, 2023-5, 2023-7, 2023-20 are significant for the surface and ground water protection function as described in Section 8 of the permit application and wetlands evaluation form. Based on the factors described in Section 12.2 of the application and multiple wetlands application table, as confirmed through a site visit by Agency staff, the proposed project will not result in an undue adverse impact to this function.
- 12. Wetlands 2023-3, 2023-5, 2023-7 are significant for the fish habitat function as described in Section 9 of the permit application and wetlands evaluation form. Based on the factors described in Section 13.2 of the application and multiple wetlands application table, as confirmed through a site visit by Agency staff, the proposed project will not result in an undue adverse impact to this function.

- 13. Wetlands N, 2023-9, 2023-16, 2023-21, 2023-22, 2023-18, 2023-3, 2023-5, 2023-7, 2023-20 are significant the wildlife habitat function as described in Section 10 of the permit application and wetlands evaluation form. Based on the factors described in Section 14.2 of the application and multiple wetlands application table, as confirmed through a site visit by Agency staff, the proposed project will not result in an undue adverse impact to this function.
- 14. Wetlands 2023-3, 2023-5, 2023-7 are significant for the exemplary wetland natural community function as demonstrated in Section 11 of the permit application and wetlands evaluation form. Based on the factors described in Section 15.2 of the application and multiple wetlands application table, as confirmed through a site visit by Agency staff, the proposed project will not result in an undue adverse impact to this function.
- 15. Wetlands 2023-3, 2023-5, 2023-7 are significant for the rare, threatened and endangered species function as demonstrated in Section 12 of the permit application and wetlands evaluation form. Based on the factors described in Section 16.2 of the application and multiple wetlands application table, as confirmed through a site visit by Agency staff, the proposed project will not result in an undue adverse impact to this function.
- 16. Wetlands N, 2023-9, 2023-16, 2023-21, 2023-22, 2023-18, 2023-17, 2023-3, 2023-5, 2023-7, 2023-20 are significant for the erosion control function demonstrated in Section 16 of the permit application and wetlands evaluation form. Based on the factors described in Section 20.2 of the application and multiple wetlands application table, as confirmed through a site visit by Agency staff, the proposed project will not result in an undue adverse impact to this function.
- 17. Under 10 V.S.A. § 913 and VWR § 9.5, the Secretary may authorize activities in a Class II wetland or in its buffer zone if the Secretary determines that it complies with the VWR and will have no undue adverse effect on the protected functions and values. Based on the permit application, the site visit(s) by Agency staff, and the foregoing findings and analysis, the Secretary has determined that the proposed project will have no undue adverse effects on the protected functions and values of the Class II wetlands.
- 18. Pursuant to VWR § 9.5(b), the permittee has demonstrated that the proposed activity in the wetlands cannot practicably be located outside the wetlands or on another site owned, controlled, or available to satisfy the basic project purpose. All practicable measures have been taken in this proposal to avoid adverse impacts on protected functions, as described in the application.

In summary, the project minimized the footprint within wetland and buffer areas where possible by maintaining the same alignment and footprint of target structures to the extent feasible. The project design incorporates existing developed areas for access and temporary construction over appropriate textile and matting will be employed. Following construction, these structures will be removed such that wetland functions are not permanently compromised as a result of construction.

19. No public comments were received during the public comment period.

Julie S. Moore, Secretary Agency of Natural Resources

by:

Laura Lapierre, Program Manager

Wetlands Program

Watershed Management Division

Dated at Montpelier, Vermont this eighteenth day of October 2024

JSM/LVPL/KTS