Appendix 2

Agency Coordination

Texas Commission on Environmental Quality – Air Quality General Conformity

Bryan W. Shaw, Ph.D., P.E., *Chairman* Toby Baker, *Commissioner* Jon Niermann, *Commissioner* Richard A. Hyde, P.E., *Executive Director*



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Protecting Texas by Reducing and Preventing Pollution

November 4, 2015

Ms. Andrea Catanzaro Department of the Army Galveston District, Corps of Engineers P.O. Box 1229 Galveston, Texas 77553

Subject: Draft General Conformity Determination for the Houston Ship Channel Project Deficiency Report (Flare at the Intersection of the Houston Ship Channel and Bayport Ship Channel), Chambers County

Dear Ms. Catanzaro:

This letter concerns the draft General Conformity Determination (GCD) for the *Houston Ship Channel Project Deficiency Report (Flare at the Intersection of the Houston Ship Channel and Bayport Ship Channel), Chambers County*, which was received September 15, 2015 from the United States Army Corps of Engineers (USACE). The Texas Commission on Environmental Quality (TCEQ) reviewed the draft GCD in accordance with requirements of 40 Code of Federal Regulations (CFR) Part 93, Subpart B. The proposed project is located in Chambers County, which is one of eight counties comprising the Houston-Galveston-Brazoria (HGB) ozone nonattainment area (Brazoria, Chambers, Fort Bend, Galveston, Harris, Liberty, Montgomery, and Waller Counties). The HGB 2008 ozone standard nonattainment area is currently classified by the United States Environmental Protection Agency (EPA) as marginal.

The USACE presented data determining that the proposed project would produce estimated direct and indirect emissions of nitrogen oxides (NO_X), an ozone precursor, totaling 304.7 tons per year (tpy) in 2016. These estimated emissions are above the EPA's 100 tpy *de minimis* threshold for NO_X in marginal ozone nonattainment areas; therefore, in accordance with 40 CFR 93.153(b) a general conformity analysis is required.

Title 40 CFR §93.152 specifies that project emissions be compared with emissions budgets from the most recent EPA-approved SIP revision for the area. The most recent EPA-approved SIP revision for the HGB marginal ozone nonattainment area (approved effective April 21, 2015) is the *Emissions Inventory State Implementation Plan Revision for the 2008 Eight-Hour Ozone National Ambient Air Quality Standard for the Houston-Galveston-Brazoria and Dallas-Fort Worth Areas* (SIP Project No. 2013-016-SIP-NR). However, this SIP revision is not the most appropriate approved SIP revision for general conformity purposes as it consists solely of emissions inventories for 2011. Through consultation with TCEQ staff, EPA staff, and project partners, it was agreed that emissions for this project be compared with emissions budgets from the *Houston-Galveston-Brazoria Attainment Demonstration State Implementation Plan Revision for the 1997 Eight-Hour Ozone Standard* (SIP Project No. 2009-017-SIP-NR) and *Houston-Galveston-Brazoria 1997 Eight-Hour Ozone Standard Nonattainment Area Motor Vehicle Emissions Budgets Update State Implementation Plan Revision* (SIP Project No. 2012-

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002-SIP-NR). These SIP revisions were submitted to the EPA to satisfy Federal Clean Air Act requirements for severe nonattainment areas under the 1997 eight-hour ozone standard, and they were approved by the EPA effective February 3, 2014. The non-road and on-road mobile source budgets established in these SIP revisions are more appropriate because they represent projected emissions for 2018, a year more in line with this project's construction phase. Additionally, the 2018 budgets are more conservative than the 2011 emissions inventories comprising the most recent HGB area SIP revision.

The Houston-Galveston-Brazoria Attainment Demonstration State Implementation Plan Revision for the 1997 Eight-Hour Ozone Standard estimates 2018 non-road mobile source NO_X emissions to be 118.60 tons per day (tpd), of which proposed non-road project emissions represent 0.7%. The Houston-Galveston-Brazoria 1997 Eight-Hour Ozone Standard Nonattainment Area Motor Vehicle Emissions Budgets Update State Implementation Plan Revision establishes a NO_X motor vehicle emissions budget (MVEB) of 103.34 tpd for on-road mobile sources, of which proposed on-road project emissions represent 0.0005%.

Based on our review, and in accordance with 40 CFR §93.158(a)(5)(A), the TCEQ concludes that the total direct and indirect emissions from the proposed project, when considered along with all other emissions in the HGB ozone nonattainment area, will not exceed the 2018 emissions budgets specified in the SIP. We concur with the USACE's determination that the project conforms to the SIP and agree that the USACE sufficiently demonstrated conformity for this project. To assure continued air quality improvement in the HGB ozone nonattainment area, we advocate that pollution prevention and/or reduction measures be adopted in conjunction with this and future projects:

- encourage construction contractors to apply for Texas Emission Reduction Plan grants;
- establish bidding conditions that give preference to contractors who proactively limit air pollutant emissions and idling of construction vehicles;
- direct construction contractors to exercise air quality best management practices such as fueling vehicles late in the day during ozone season;
- direct contractors and operators to use newer, low-emission vehicles and equipment whenever possible;
- select equipment based on lowest NO_x emissions instead of lowest price; and/or
- purchase and permanently retire surplus NO_x offsets prior to commencement of operations.

Thank you for providing TCEQ staff the information necessary to evaluate the proposed project. We appreciate any appropriate updates as the project progresses, and we look forward to working with you on upcoming projects that affect air quality. If you require further assistance on this matter, please contact Ms. Jamie Zech at 512-239-3935 or jamie.zech@tceq.texas.gov.

Sincerely,

David Brymer, Director Air Quality Division Texas Commission on Environmental Quality

cc: Thelma C. Jaynes: United States Army Corps of Engineers Jeff Riley: United States Environmental Protection Agency Kenneth Gathright: Port of Houston Authority

Sepulveda, Carl

From:	Sepulveda, Carl
Sent:	Monday, October 19, 2015 8:46 PM
То:	'Jamie Zech'; Kenneth Gathright (kgathright@poha.com) (kgathright@poha.com);
	Catanzaro, Andrea SWG (andrea.catanzaro@usace.army.mil); Jaynes, Thelma C (Cheryl)
	SWF @SWG (cheryl.jaynes@usace.army.mil) (cheryl.jaynes@usace.army.mil)
Cc:	John Minter; Jim MacKay; Jeff Riley
Subject:	RE: General Conformity Determination for HSC, Chambers Co.
Attachments:	Table 3-2 Changes for Final GCD_CLEAN.pdf; Table 3-2 Changes for Final
	GCD_TRACKED.pdf

Jamie,

My apologies this didn't come sooner. I misunderstood that you wanted to see the changes to the table before issuing the letter. I mistakenly believed we just needed to commit to including the revised table in the Final GCD when that gets issued. I've gone ahead and made those changes to the working draft for the Final GCD, which we can't finalize until we receive the TCEQ's letter and also process all the public comments that came in re the Draft GCD.

Attached is the excerpt of the page changes, both in tracked change version so you can see the changes, and a clean version, containing the revised/new tables and text implementing your comments for comparison of the non-road and onroad SIP numbers separately.

Please let me know if this didn't hit the mark as far as your intended changes.

I will be traveling after approximately 130 PM but will be in, in the morning if you want to call me to discuss. Again, thanks for your patience with my misunderstanding.

Sincerely,

Carl

Carl Sepulveda, PE Engineer IV Direct 713.278.4620 carl.sepulveda@aecom.com AECOM 5444 Westheimer Rd, Suite 200 Houston, TX 77056 T 713.780.4100 F 713.780.0838 www.aecom.com

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Please consider the environment before printing this e-mail.

From: Jamie Zech [mailto:jamie.zech@tceq.texas.gov] Sent: Tuesday, October 13, 2015 4:06 PM To: Sepulveda, Carl; Kenneth Gathright (kgathright@poha.com) (kgathright@poha.com); Catanzaro, Andrea SWG (andrea.catanzaro@usace.army.mil); Jaynes, Thelma C (Cheryl) SWF @SWG (cheryl.jaynes@usace.army.mil) (cheryl.jaynes@usace.army.mil) Cc: John Minter; Jim MacKay; Jeff Riley Subject: General Conformity Determination for HSC, Chambers Co.

Dear Project Partners:

A draft letter of concurrence from TCEQ for the Houston Ship Channel general conformity determination in Chambers County is awaiting review and signature pending a response from project partners to our comment sent October 2, 2015 (attached for your reference). If there are any questions or concerns, we would be glad to discuss them in a conference call. If there are no concerns, then please confirm by sending the amended language at your earliest convenience.

Best,

Jamie

Jamie Zech Air Quality Division 512.239.3935 (Wk)

Texas Commission on Environmental Quality PO Box 13087, MC#206 Austin, TX 78711

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Sepulveda, Carl

From:	Jamie Zech <jamie.zech@tceq.texas.gov></jamie.zech@tceq.texas.gov>
Sent:	Friday, October 02, 2015 8:06 AM
То:	Sepulveda, Carl
Cc:	Kenneth Gathright (kgathright@poha.com); Jaynes, Thelma C (Cheryl) SWF @SWG
	(cheryl.jaynes@usace.army.mil); Catanzaro, Andrea SWG; Jeff Riley; John Minter; Jim
	МасКау
Subject:	RE: Houston Ship Channel USACE Draft GCD

Dear project partners,

I mentioned in a voicemail to Carl earlier this week that we have one comment on the draft general conformity demonstration received September 15th, and it has to do with the representation of the budget in Table 3-2 of Appendix 4. Project emissions are estimated for dredging, placement of dredged materials, and employee commuting. Emissions from dredging activities are compared to the SIP's projected 2018 emissions inventory for commercial marine vessels, and emissions from the placement of dredged materials are compared to the projected 2018 emissions inventory for construction and mining. Commercial marine vessel emissions and construction and mining emissions are subcategories within the SIP's overall, projected 2018 emissions inventory for non-road mobile sources. Within this context, proposed project emissions would represent only 0.7% of the projected 2018 non-road emissions inventory (118.60 NO_x tpd) and, therefore, would not be expected to jeopardize the SIP.

Additionally, emissions from employee commuting were comparted to the SIP's projected 2018 motor vehicle emissions budget (MVEB), which is derived from the SIP's projected 2018 on-road mobile source emissions inventory. Proposed project emissions would represent 0.000005% of the 2018 MVEB (103.34 NO_x tpd) and, therefore, would not be expected to jeopardize the SIP.

We suggest separating on-road emissions for this project from non-road emissions into two tables. The first table would directly compare the on-road project emissions with the 2018 MVEB. The second would maintain the direct comparison of marine and land-side activities to the SIP's 2018 non-road subcategories (commercial marine and construction/mining). We also suggest describing project-related non-road emissions overall within the context of the overall 2018 non-road budget. Separating on-road and non-road budgets may prevent confusion that arises when source categories are combined.

Please let me know if you have questions or wish to have a consultation call with all the partners to discuss this matter.

Best,

Jamie

Jamie Zech Air Quality Division 512.239.3935 (Wk)

Texas Commission on Environmental Quality PO Box 13087, MC#206 Austin, TX 78711

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DEPARTMENT OF THE ARMY GALVESTON DISTRICT, CORPS OF ENGINEERS P. O. BOX 1229 GALVESTON, TEXAS 77553-1229

August 25, 2015

REPLY TO ATTENTION OF Plan Formulation Section

Mr. Steve Hagle, P.E. Deputy Director, Office of Air Texas Commission on Environmental Quality MC 122, P.O. Box 13087 Austin, TX 78711-3087

Dear Mr. Hagle:

The U.S. Army Corps of Engineers (USACE) is proposing a project to address the navigation deficiencies identified in the Houston Ship Channel (HSC) Project Deficiency Report (PDR). The USACE proposes to use a hydraulic pipeline dredge to modify the HSC by easing (widening) the existing Flare connecting the HSC to the Bayport Ship Channel (BSC) to a radius of 4,000 feet, and widening the HSC at the channel turn or bend just south of the Flare on the east side of the HSC by a maximum of 235 feet to provide a straighter navigation path up the Bay. Widening the HSC bend would impact the existing east side barge lanes. The barge lanes would be relocated to the east of the proposed HSC widening and consistent with the original design. The new work dredged material would be placed in existing dredged material placement area (PA) 14. The project site is located in Galveston Bay in Chambers County, Texas.

The USACE's implementation of the proposed project modifications would be a Federal action subject to general conformity regulations under Title 40 Code of Federal Regulations (CFR) Part 93, Subpart B. Since the project is located in the Houston-Galveston-Brazoria (HGB) area, which is classified as marginal nonattainment for ozone, and the Nitrogen Oxides (NO_x) emissions are estimated to be above the 100 tons-peryear *de minimis* threshold, a general conformity determination will be required.

Representatives of the Port of Houston Authority (PHA), the project non-federal sponsor, met with members of your staff on June 16, 2015, to provide information on the proposed project modifications and a preliminary estimate of the associated emissions for review. This letter is a follow up to that meeting and is being used to formally request concurrence from the Texas Commission on Environmental Quality (TCEQ) that these estimated emissions can be accommodated in the HGB State Implementation Plan (SIP).

The preliminary emissions estimate presented to you on June 16, 2015 has been revised and is enclosed along with an explanation of the emissions estimate methodology (reference "Documentation of Emissions Estimates for General Conformity"). The emissions from the project would occur in both Harris and Chambers counties and are estimated to be 04.7 tons of NO_x in 2016 and 4.2 tons of NO_x in 2017.

Volatile Organic Compound (VOC) emissions are estimated to be 12.4 tons in 2016, so general conformity will not be required for VOC. A breakdown of the estimated emissions is as follows:

Component of	201	6	201	17	Tot	al
Work	NOx	VOCs	NOx	VOCs	NOx	VOCs
Dredging	186.3	7.4	0.0	0.0	186.3	7.4
Support Vessels	115.0	4.6	0.0	0.0	115.0	4.6
Placement Site Work	0.8	0.1	4.1	0.6	4.9	0.7
Employee Vehicles	0.2	0.04	0.1	0.01	0.3	0.05
Oyster Mitigation	2.4	0.2	0.0	0.0	2.4	0.2
Total	304.7	12.4	4.2	0.6	308.9	13.0

Estimated Emissions from Proposed Project Construction (Tons Per Year)

Although the NO_x emissions are above the 100 tons *de minimis* threshold, when compared the project emissions to the emissions inventories in the SIP for the HGB area, this project represents a very small percentage of the emissions inventories in the SIP. As a result, the USACE believes that this project can be accommodated in the SIP as allowed in 40 CFR 93.158(a)(5)(i)(A), which states that the State agency responsible for the SIP can make a determination that the emissions from the Federal action, together with all other emissions in the nonattainment area, would not exceed the emissions budgets specified in the applicable SIP.

For purposes of comparing the project emissions to the applicable SIP, the general conformity regulations require that the most recent U.S. Environmental Protection Agency (EPA) approved SIP is used. For the HGB area, this is the 2010 HGB Attainment Demonstration SIP Revision for 1997 Eight-Hour Ozone adopted by TCEQ on March 10, 2010 and approved by EPA on January 2, 2014 for marine and non-road mobile sources, and the 2013 HGB MVEB Update SIP Revision for the 1997 Eight-Hour Ozone adopted by TCEQ on April 23, 2013 and approved by EPA on January 2, 2014 for on-road mobile sources. The following table compares the project emissions to the applicable SIP inventory categories. Since the project construction phase is expected to encompass two calendar years, the table compares the higher year of project emissions against the SIP emissions inventories.

				20)18
Droipot Activition			ct NO _x sions	HGA SIP Emissions	% HGA SIP Emissions
Project Activities	Categories	(tpy)	(tpd)	Budget (tpd)	Budget (%)
Dredging Activities (dredge, support vessels)	Commercial Marine Vessels	302.3	0.83	39.24	2.1%
Land-side Activities (dredged material placement)	Construction and Mining	2.2	0.006	14.68	0.04%
On-road Activities (employee commuting)	On-road Mobile Sources	0.2	0.0005	103.34	0.0005%
	Overall Totals	304.7	0.84	157.26	0.5%

Comparison of Proposed Project Emissions to the SIP Emissions Budgets

Overall, the proposed project construction average daily emissions of NO_x represent only 0.5% of emissions from marine, on-road, and construction sources modeled in the SIP for 2018. Emissions from the dredging equipment itself, plus support vessels, represents 2.1% of the commercial marine vessel emissions modeled in the SIP, while emissions from construction equipment represent only 0.04% on an average daily basis. These small percentages demonstrate that this proposed project can easily be accommodated into the SIP, since the NO_x emissions represent such a low percentage of the applicable SIP inventory categories.

Based on the emissions analysis presented in this letter, the USACE respectfully requests concurrence from the TCEQ per 40 CFR 93.158(a)(5)(i)(A). Please provide concurrence by written letter to Ms. Andrea Catanzaro, at the letterhead address.

If you have any questions, please contact Ms. Catanzaro at the letterhead address or by telephone at 409-766-6346. You may also email her at andrea.catanzaro@usace.army.mil if you prefer.

Sincerely,

Caroly murphy

Carolyn Murphy Acting Chief, Plan Formulation Section Regional Planning and Environmental Center

Enclosure

CF: Mr. Byron D. Williams Ms. Jamie Zech Mr. Kenneth Gathright Mr. Carl Sepulveda

Documentation of Emission Estimates for General Conformity Houston Ship Channel (HSC) Project Deficiency Report (PDR) for the HSC Flare at the Bayport Ship Channel DRAFT 22 July 2015

The U.S. Army Corps of Engineers (USACE) is proposing a project to address the navigation deficiencies identified in the Houston Ship Channel (HSC) Project Deficiency Report (PDR). Planning for these improvements has included the development of estimates of air emissions associated with the construction phase of the project, which will consist primarily of the dredging and associated work needed to make the improvements, and land-side work to place the dredged material in existing dredged material placement areas.

Emission estimates have been prepared for the dredging and associated activities in support of a Draft General Conformity Determination (GCD) that has been prepared in accordance with the General Conformity (GC) regulations promulgated in 40 CFR Part 93 (Determining Conformity of Federal Actions to State or Federal Implementation Plans). The determination evaluates and documents the GC-related air emissions that will result from the proposed project and documents that these emissions conform to the current State Implementation Plan (SIP) applicable to the Houston/Galveston/Brazoria (HGB) ozone non-attainment area.

The emission estimates used in these evaluations have been based on project-specific activity information and on emissions information drawn from published sources including the 2007 Goods Movement Air Emissions Inventory at the Port of Houston (GMAEI) Starcrest 2009, and the emission estimating model MOVES2014.

General Conformity Evaluation for Construction Emissions

The information needed to estimate construction emissions for the proposed project includes the following:

- A description of the equipment that will be needed, in terms of type, horsepower, age, and other characteristics;
- Estimates of the operating time (e.g., hours per day, days per week, etc.) of each type of equipment during each phase or component of work;
- Emissions characteristics (emission factors) of each type of equipment;
- Emission calculation methods and equations.

Additionally, assumptions have been made regarding the number of employee commuting days to develop estimates of on-road emissions associated with the project.

Information related to the physical and operational characteristics of the equipment has been developed by the project engineers. The physical information includes the type of equipment (e.g., dredge, supporting tug boat, dozer), the type of engine on that equipment (e.g., main engine, auxiliary engine) for equipment with more than one engine, the typical rated horsepower for the type of equipment and engine, and, for the dredge and booster pump, the average in-use load factor, which is the average percentage of full power at which the engine is typically operated. The load factors used for tugs and land-side equipment have been obtained from the GMAEI. A summary of the physical and operational characteristics is presented in Table 1 for equipment associated with the dredging and land-side dredged material management, and in Table 2 for equipment associated with the construction of oyster reef mitigation.

The emission factors have primarily been obtained from the harbor craft section of the GMAEI. This includes the marine vessels used in the construction of oyster reef mitigation for the project. The report lists emission factors for engines in various size and horsepower ranges, and three different "tier levels," which reflect emission standards effective when the engines were manufactured. Because the specific equipment to be used on the proposed project is not known, the engines are assumed to be Tier 1 engines, manufactured in approximately the 2000 to 2005 time frame. Emission factors for the land-side equipment (dozers and loaders) have been based on the Tier 1 emission standards for non-road diesel engines. This includes the similar equipment (e.g. excavators) used in the construction of oyster reef mitigation for the project. Emission factors for on-road vehicles used in employee commuting and oyster reef mitigation have been based on the emission estimating model MOVES2014. Employee vehicles are assumed to be a mix of gasoline passenger cars and light pickup trucks, while the pickup truck associated with oyster mitigation is assumed to be a light commercial pickup truck. Table 3 lists the emission factors used in developing the emission estimates.

Emissions from dredges, vessels, and land-side non-road equipment have been estimated using the basic equation:

$$E = \frac{hp \ x \ LF \ x \ hrs \ x \ EF}{(453.59 \ g/lb \ x \ 2,000 \ lb/ton)}$$

where:

E	=	emissions, tons per year
hp	=	rated horsepower of the engine
LF	=	load factor
hrs	=	hours of operation per year
EF	=	emission factor, grams per horsepower-hour
453.59 g/lb	=	conversion constant
2,000 lb/ton	=	conversion constant

As an example, a large tug used as a support vessel may have a main engine rated at 3,000 hp. The average load factor is estimated to be 69%, and it would be expected to operate on this project for 3,864 hours in a year. The Tier 1 emission factor for oxides of nitrogen (NO_x) for this engine is 7.3 g/hp-hr. The estimated emissions would be:

$$E = \frac{3,000 \text{ hp } \times 0.69 \times 3,864 \text{ hrs/yr} \times 7.3 \text{ g/hp-hr}}{(453.59 \text{ g/lb} \times 2,000 \text{ lb/ton})} = 64.4 \text{ tons/yr}$$

Emissions from on-road vehicles used by employees while commuting to the job site have been estimated using the equation:

$$E = VMT \times EF / (453.59 \text{ g/lb} \times 2,000 \text{ lb/ton})$$

where:

E	=	emissions, tons per year
VMT	=	vehicle miles of travel during the year
EF	=	emission factor, grams per mile of travel
453.59 g/lb	=	conversion constant
2,000 lb/ton	=	conversion constant

The VMT driven by employees has been calculated using the average commuting distance in the Houston area in 2010 (21.2 miles, one way) from the 2011 Urban Mobility Report prepared by the Texas Transportation Institute¹ and an estimate of the number of workers on each task and each work shift (a total of 55 workers over three shifts). With the assumption that the commuting employees would use a combination of gasoline fueled light duty cars and trucks, the average NO_x emission factor is 0.359 grams per mile (g/mile). An example of the commuting emission estimating method is as follows:

$$E = \frac{375,452 \text{ miles/year } x \text{ } 0.359 \text{ g/mile}}{(453.59 \text{ g/lb } x \text{ } 2,000 \text{ lb/ton})} = 0.15 \text{ tons/yr}$$

Tables 4 and 5 present the emission estimates of NO_x and VOCs, respectively, developed using the methods discussed above. Subtotal and total rows may not exactly match the sums of individual line items due to the effects of rounding of values.

¹ Texas Transportation Institute, TTI's 2011 Urban Mobility Report. September 2011. Available at: http://tti.tamu.edu/documents/mobility-report-2011.pdf

			•		
Emission	Marine	Rated	Load	Daily	Weekly
Source	Engine	Horsepower	Factor	Operating	Operating
Description	Category ¹	(total)**		Hours	Hours
Main Engines	Cat 2	7,200	65%	16	112
Ladder Pump	Cat 1	800	65%	16	112
Cutter & Swing	Cat 1	3,600	65%	16	112
Auxiliaries	Cat 1	2,400	60%	16	112
Subtotal hp		14,000			
Support Vessels					
Large Tug	Cat 2	3,000	69%	24	168
Large Tug	Cat 2	1,950	69%	12	84
Small Tug	Cat 1	800	69%	24	168
Crew Boat	Cat 1	800	50%	12	84
Survey Boat	Cat 1	800	50%	12	84
Subtotal hp		7,350			
Land-side					
Equipment					
Dozers (D6)/ Mars	h Buggy*	150	59%	60	420
Loader (966)		170	59%	24	168

Table 1: Summary of Equipment Physical and Operational Characteristics

* 2 working 24 hrs/day, 1 working 12 hrs/day) ** Horsepower value is total installed for all pieces of equipment in listed category; some equipment types are singular engines while others are sum of multiple engines.

Emission Source Description	Quantity	Rated Horse- power	Load Factor	Daily Operating Hours	Days of Operation
Diesel off-road or marine	e engines				
CAT 385 excavator	2	530	59%	12	25
Work boat	2	90	59%	2	25
Tug - propulsion	2	250	69%	12	25
Tug - Auxiliary	1	110	20%	12	25
Gasoline on-road					
engine	Quant.	mi/day		Days	Miles
Pickup truck	1	50		25	1,250

Table 2: Oyster Mitigation Equipment Characteristics

Table 3: Emission Factors

	Marine			
Engine Type	Engine	NO _x EF	VOC EF	EF Units
	Category ¹			
Dredge main engine	Cat 2	7.3	0.37	g/hp-hr
Dredge ladder pump	Cat 1	7.3	0.20	g/hp-hr
Dredge cutter & swing	Cat 1	7.3	0.20	g/hp-hr
Dredge auxiliaries	Cat 1	7.3	0.20	g/hp-hr
Large tug	Cat 2	7.3	0.37	g/hp-hr
Small tug	Cat 1	7.3	0.20	g/hp-hr
Crew boat	Cat 1	7.3	0.20	g/hp-hr
Survey boat	Cat 1	7.3	0.20	g/hp-hr
Dozer/loader/excavator	Non-road	6.9	1.00	g/hp-hr
On-road car/light truck	On-road	0.359	0.082	g/mile
On-road pickup truck	On-road	0.509	0.086	g/mile

¹ Marine engine categories are based on the displacement of a single engine cylinder. Category 2 engines are typically larger in overall displacement than Category 1 engines.

Emission	Marine	NO _x	NO _x	NO _x
Source	Engine	2016	2017	Total
Description	Category	tpy	tpy	tpy
Main Engines	Cat 2	97.1	0.0	97.1
Ladder Pump	Cat 1	10.8	0.0	10.8
Cutter & Swing	Cat 1	48.6	0.0	48.6
Auxiliaries	Cat 1	29.9	0.0	29.9
Subtotal tons		186.3	0.0	186.3
Support Vessels				
Large Tug	Cat 2	64.4	0.0	64.4
Large Tug	Cat 2	20.9	0.0	20.9
Small Tug	Cat 1	17.2	0.0	17.2
Crew Boat	Cat 1	6.2	0.0	6.2
Survey Boat	Cat 1	6.2	0.0	6.2
Subtotal tons		115.0	0.0	115.0
Land-side				
Equipment	lugav	0.57	2.83	3.4
Dozers (D6)/ Marsh E	suggy	0.57	2.03 1.28	3.4 1.5
Loader (966) Subtotal tons		0.20	4.1	
		0.8	4.1	4.9
Employee Vehicles	miles	0.45	0.00	0.1
Dredge/support Landside	375,452	0.15 0.03	0.00 0.05	0.1
	195,888			0.1
Subtotal tons		0.2	0.1	0.2
Oyster Mitigation CAT 385 excavator		1.4	0.0	1.4
Work boat		0.04	0.0	0.04
		0.04		
Tug - propulsion		0.8 0.1	0.0 0.0	0.8 0.1
Tug - Auxiliary		0.1		
Pickup truck			0.0	0.001
Subtotal tons		2.4	0.0	2.4
Total tons		304.7	4.2	308.9

Table 4: Project Construction NO_x Emission Estimates

Emission	Marine	VOCs	VOCs	VOCs
Source	Engine	2016	2017	Total
Description	Category	tpy	tpy	tpy
Main Engines	Cat 2	4.9	0.0	4.9
Ladder Pump	Cat 1	0.3	0.0	0.3
Cutter & Swing	Cat 1	1.3	0.0	1.3
Auxiliaries	Cat 1	0.8	0.0	0.8
Subtotal tons		7.4	0.0	7.4
Support Vessels				
Large Tug	Cat 2	3.3	0.0	3.3
Large Tug	Cat 2	0.6	0.0	0.6
Small Tug	Cat 1	0.5	0.0	0.5
Crew Boat	Cat 1	0.2	0.0	0.2
Survey Boat	Cat 1	0.2	0.0	0.2
Subtotal tons		4.6	0.0	4.6
Land-side Equipment Dozers (D6)/ Marsh				
Buggy		0.08	0.41	0.49
Loader (966)		0.04	0.19	0.22
Subtotal tons		0.41	0.60	0.71
Employee Vehicles	miles			
Dredge/support	375,452	0.03	0.00	0.03
Landside	195,888	0.01	0.01	0.02
Subtotal tons		0.04	0.01	0.05
Oyster Mitigation				
CAT 385 excavator		0.21	0.0	0.19
Work boat		0.001	0.0	0.001
Tug - propulsion		0.023	0.0	0.013
Tug - Auxiliary		0.001	0.0	0.001
Pickup truck		0.0001	0.0	0.0001
Subtotal tons		0.23	0.0	0.20
Total tons		12.4	0.6	13.0

Table 5: Project Construction VOC Emission Estimates

Texas Commission on Environmental Quality – State Water Quality Certification

Bryan W. Shaw, Ph.D., P.E., *Chairman* Toby Baker, *Commissioner* Jon Niermann, *Commissioner* Richard A. Hyde, P.E., *Executive Director*



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Protecting Texas by Reducing and Preventing Pollution

October 13, 2015

Ms. Andrea Catanzaro NEPA and Cultural Resources Section U.S. Army Corps of Engineers, Regional Planning and Environmental Center P.O. Box 1229 Galveston, Texas 77553-1229

Re: Houston Ship Channel Project, HGNC-15-01

Dear Ms. Catanzaro:

This letter is in response to the U.S. Army Corps of Engineers (Corps) Draft Environmental Assessment (DEA) dated September 2015 for the Houston Ship Channel (HSC) Project to perform dredging at the intersection of the HSC and the Bayport Ship Channel (BSC). The Notice of Availability dated September 14, 2015, was provided to the Texas Commission on Environmental Quality (TCEQ) on September 16, 2015, and describes a proposed channel dredging project located within the HSC Reach of the Houston-Galveston Navigation Channels (HGNC) Project in Chambers County, Texas.

The proposed work would correct a deficiency inherent in the design of HGNC by increasing the existing southern radius of the HSC Flare to 4,000 feet, widening the HSC by a maximum of 235 feet, and relocating the existing barge lanes for increased vessel safety and navigability during transit in the HSC and upon entering the BSC. The dredged material from the proposed project would be placed in the upland confined Placement Area 14 (PA 14).

The TCEQ has reviewed the DEA. Based on our evaluation of the information contained in these documents, the TCEQ certifies that there is reasonable assurance that the project will be conducted in a way that will not violate water quality standards.

No review of property rights, location of property lines, nor the distinction between public and private ownership has been made, and this certification may not be used in any way with regard to questions of ownership. Ms. Andrea Catanzaro U.S. Army Corps of Engineers Houston Ship Channel Project, HGNC-15-01 Page 2 October 13, 2015

If you require additional information or further assistance, please contact Dr. M. A. (Mimi) Wallace, Water Quality Assessment Section, Water Quality Division (MC-150), by email at Mimi.Wallace@tceq.texas.gov, or by phone at (512) 239-4604.

Sincerely,

Dai WCi

David W. Galindo Water Quality Division Director Texas Commission on Environmental Quality

DWG/MAW/tc

Sepulveda, Carl

From:	Mimi Wallace <mimi.wallace@tceq.texas.gov></mimi.wallace@tceq.texas.gov>
Sent:	Wednesday, October 07, 2015 1:30 PM
То:	Sepulveda, Carl
Cc:	'andrea.catanzaro@usace.army.mil'; Peter Schaefer
Subject:	RE: DEA WQ comment request

Mr. Sepulveda,

The response (below) on behalf of the Corps is sufficient and the Water Quality Certification letter is being prepared and should be mailed by mid-October.

Best regards,

M. A. (Mimi) Wallace, PhD WQ Standards Implementation TCEQ 512-239-4604

From: Sepulveda, Carl [mailto:Carl.Sepulveda@aecom.com] Sent: Monday, October 05, 2015 3:20 PM To: Mimi Wallace Cc: 'andrea.catanzaro@usace.army.mil'; Peter Schaefer; Jaynes, Thelma C (Cheryl) SWF @SWG (cheryl.jaynes@usace.army.mil); Richard Ruchhoeft (rruchhoeft@poha.com) Subject: RE: DEA WQ comment request

Good afternoon Ms. Wallace,

This email provides the response to your comment below in quotes, sent via your 09/25/2015 email to Andrea.

TCEQ Comment: "In Appendix 1, page 12, the DEA states that the dredged material will be placed in the existing confined PA 14... and that the effluent from PA 14 is controlled to minimize the introduction of Total Suspended Solids (TSS) in the receiving water to comply with applicable water quality standards.

* The upland confined placement area will be designed and operated to achieve an effluent TSS concentration of not more than 300 mg/l.

* Please verify that this recommendation will be part of the project in the Final EA."

The USACE Galveston District response to this comment is as follows:

As stated in the DEA, the dredged new work material will be placed into the existing Placement Area (PA) 14, which has already been designed, constructed and operated by the District for a number of years. This existing upland confined PA will be operated with the goal of achieving an effluent total suspended solids (TSS) concentration of not more than 300 milligrams per liter. This information will be added to the subject section of the Coastal Zone Consistency compliance form in Appendix 10f the Final EA.

Please let me know if you have any questions concerning the response.

Thank You,

Carl

Carl Sepulveda, PE Engineer IV Direct 713.278.4620 carl.sepulveda@aecom.com AECOM 5444 Westheimer Rd, Suite 200 Houston, TX 77056 T 713.780.4100 F 713.780.0838 www.aecom.com

The information contained in this transmission is a confidential communication intended for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited.

Please consider the environment before printing this e-mail.

From: Mimi Wallace [mailto:mimi.wallace@tceq.texas.gov] Sent: Friday, October 02, 2015 9:23 AM To: Sepulveda, Carl Cc: 'andrea.catanzaro@usace.army.mil'; Peter Schaefer Subject: DEA WQ comment request Importance: High

Mr. Sepulveda,

Andrea gave me your contact information regarding the attached message. Please respond as soon as you are able so that I may continue with the required water quality (WQ) certification letter.

Best regards, M. A. (Mimi) Wallace, PhD WQ Standards Implementation TCEQ 512-239-4604

Sepulveda, Carl

From:	Mimi Wallace <mimi.wallace@tceq.texas.gov></mimi.wallace@tceq.texas.gov>
Sent:	Friday, September 25, 2015 1:35 PM
То:	andrea.catanzaro@usace.army.mil
Cc:	Peter Schaefer
Subject:	Houston Ship Channel Project DEA

Ms. Catanzaro:

I am reviewing the Draft Environmental Assessment (DEA) referenced above on behalf of the Texas Commission on Environmental Quality (TCEQ). Prior to completing the water quality certification, please address the following comment by 9/30/15.

In Appendix 1, page 12, the DEA states that the dredged material will be placed in the existing confined PA 14... and that the effluent from PA 14 is controlled to minimize the introduction of Total Suspended Solids (TSS) in the receiving water to comply with applicable water quality standards.

- The upland confined placement area will be designed and operated to achieve an effluent TSS concentration of not more than 300 mg/l.
- Please verify that this recommendation will be part of the project in the Final EA.

Thank you, M.A. (Mimi) Wallace, PhD, Aquatic Scientist TCEQ, Water Quality Standards Implementation (512) 239-4604

Texas Historical Commission & State Historical Preservation Officer - Cultural Resource Investigations



DEPARTMENT OF THE ARMY GALVESTON DISTRICT, CORPS OF ENGINEERS P. O. BOX 1229 GALVESTON, TEXAS 77553-1229

August 9, 2012

CESWG-PE

Mr. Mark Wolfe State Historic Preservation Officer Texas Historical Commission P.O. Box 12276 Austin, TX 78711-2276



Dear Mr. Wolfe:

The U.S. Army, Corps of Engineers, Galveston District (USACE) Staff Archeologist has reviewed the enclosed draft report entitled, *Remote-Sensing Survey along the Bayport and Houston Ship Channels and Assessment of Two Anomalies for Improvements to the Bayport Ship Channel Project, Chambers County, Texas,* prepared for the USACE by Southeastern Archaeological Research, Inc. (SEARCH), and dated July 2012 (Enclosed). As documented in the report, the marine remote sensing survey resulted in the identification of three magnetic anomalies (M1.6252, M2.6252, and M3.6252) that had characteristics similar to that of known shipwrecks. Diver investigations revealed that all three of the anomalies were modern debris. In addition, target #28/W5, previously identified HRA Gray & Pape in the report titled *Marine Archaeological Survey for the Proposed Bayport Ship Channel Improvement and Flare Projects, Harris and Chambers Counties, Texas,* was also investigated by divers and the source was identified as modern debris.

The USACE is requesting your concurrence with our determination that no Historic Properties are present within the proposed Bayport Ship Channel Improvement Project. Thank you for your cooperation in this review process. If you have any questions concerning our review or if we can be of further assistance, please contact Jerry Androy at 409-766-3821.

Sincerely,

Carolyn Murphy Chief, Environmental Section

CC w/o enclosures

PE-PR – Jerry Androy

CONCUR		
by <u>chille</u>		
State Historic Preservation Officer		
Date <u>8/22/2012</u> Track#72/27/7		

U.S. Fish and Wildlife Service

Sepulveda, Carl

From:Catanzaro, Andrea SWG < andrea.catanzaro@usace.army.mil>Sent:Tuesday, November 03, 2015 12:25 PMTo:Murphy, Carolyn E SWF @SWGCc:Sepulveda, CarlSubject:RE: [EXTERNAL] Draft BA for the HSC Deficency Report

FYI.

-----Original Message-----From: Donna Anderson [mailto:donna_anderson@fws.gov] Sent: Tuesday, November 03, 2015 9:57 AM To: Catanzaro, Andrea SWG Cc: David Hoth Subject: [EXTERNAL] Draft BA for the HSC Deficency Report

Andrea –

Just read the draft BA and had concerns that the report did not analyze effects to the West Indian Manatee. As you may know, the West Indian Manatee is a rare visitor to the Texas coast however the project footprint clearly lies within an area where the manatee could be found. We suggest the document be amended to include consideration of the West Indian Manatee.

I'd be happy to discuss this further if you have any questions.

Donna



United States Department of the Interior FISH AND WILDLIFE SERVICE

Division of Ecological Services 17629 El Camino Real #211 Houston, Texas 77058-3051 281/286-8282 FAX: 281/488-5882



November 29, 2012

Colonel Christopher Sallese U.S. Army Corps of Engineers P.O. Box 1229 Galveston, TX 77553-1229

Dear Colonel Sallese:

This planning aid letter (PAL) serves to provide the United States (U.S.) Fish and Wildlife Service's (Service) comments and recommendations regarding the U.S. Army Corps of Engineers, Galveston District (Corps) Bayport Ship Channel (BSC) Improvements Project, located in Harris and Chambers Counties, Texas. The Corps has modified the alternatives outlined in the previous PAL, dated August 31, 2010, and anticipates permanent impacts to adjacent oyster reefs from the alternatives currently under consideration. The Preferred Alternative, outlined in this document and illustrated in Figure 1, is based in part on pilot questioners and a ship simulation study conducted by the Engineering Research and Development Center (ERDC). Construction of the Preferred Alternative will permanently impact approximately 44 acres of oyster reef, and the Corps proposes to mitigate for the permanent oyster reef impacts by constructing 44 acres of oyster pads in an undetermined location.

Through this planning aid letter, the Service describes existing fish and wildlife resources within the proposed project area; discusses the proposed alternatives; identifies potentially significant impacts; identifies modifications or alternatives which address fish and wildlife related problems, opportunities, or planning objectives; and recommends measures for resource protection early in the project planning process. Our comments are provided in accordance with the Fish and Wildlife Coordination Act (16 U.S.C. 661-667(e)) and are intended to assist in the preparation of any further project assessments. This information does not represent a final report of the Secretary of the Interior within the meaning of Section 2(b) of the Fish and Wildlife Coordination Act. A review of Service files indicates previous Service input to the study on January 7, 1993 (letter), December 4, 2002 (Supplemental Fish and Wildlife Coordination Act Report), and August 31, 2010 (PAL).

Alternatives under Consideration

No Action Alternative – Under this alternative there would be no improvements to the Bayport Flare and vessels would continue to require tug assistance to transition the turn between the Houston Ship Channel (

HSC) and the BSC. No oysters will be impacted as a result of this alternative.
Alternative 1 – This alternative would increase the existing 3,000-foot flare radius to a 4,000-foot radius combined with a 60-foot bend easing (channel widener) on the eastern side of the HSC at the location of the turn to align with Morgans Point Ranges. No deepening of the authorized channel depth would be performed. Direct impacts to oyster habitat are expected to total 26 acres as a result of this alternative.

Alternative 2 – This alternative would increase the existing 3,000-foot flare radius to a 4,000-foot radius combined with a 300-foot bend easing (channel widener) on the eastern side of the HSC at the location of the turn to align with Morgans Point Ranges. No deepening of the authorized channel depth would be performed. This alternative would directly impact 53 acres of oyster habitat.

Alternative 3 (Preferred Alternative) – This alternative would increase the existing 3,000-foot flare radius to a 4,000-foot radius combined with a 250-foot bend easing (channel widener) on the eastern side of the HSC at the location of the turn to align with Morgans Point Ranges. No deepening of the authorized channel depth would be performed (Figure 1). The preferred alternative is expected to impact 44 acres of oyster habitat.

Alternative 4 – This alternative would increase the existing 3,000-foot flare radius to a 5,375foot radius. No bend easing/channel widening is proposed on the eastern side of the HSC at the location of the turn to align with Morgans Point Ranges. No deepening of the authorized channel depth would be performed. The Corps has indicated that 34 acres of oyster habitat would be impacted as a result of this alternative.

Alternative 5 – This alternative would increase the existing 3,000-foot flare radius to a 5,375foot radius combined with a 300-foot bend easing (channel widener) on the eastern side of the HSC at the location of the turn to align with Morgans Point Ranges. No deepening of the authorized channel depth would be performed. Direct impacts to oyster habitat are expected to total 63 acres as a result of this alternative.

Alternative 6 – This alternative would increase the existing 3,000-foot flare radius to a 5,375foot radius combined with a 250-foot bend easing (channel widener) on the eastern side of the HSC at the location of the turn to align with Morgans Point Ranges. No deepening of the authorized channel depth would be performed. This alternative would impact 54 acres of oyster habitat.

Should the Preferred Alternative be selected and subsequently constructed with a 250-foot channel widener, the existing barge lane on the eastern side of the HSC at the BSC would be removed. The barge lane is an element of the HSC and will be considered as part of the ongoing Navigation Study conducted by ERDC.



Bayport Flare Modifications Figure 1: Preferred Alternative for Bayport Flare

Oysters Status and Importance

Previously mentioned Service (USFWS 1995) input extensively documents the life cycle and the ecological and commercial importance of oysters in Galveston Bay. Oyster reefs occur naturally throughout Galveston Bay and various studies conducted by Benefied and Hoffstetter (1976) and Powell et. al. (1994) document the presence of oyster habitat lining the ship channels in upper Galveston Bay. This may be due to the presence of spoil banks that create an artificially elevated environment and the presence of scattered shell hash, both of which may promote oyster settlement, refuge, and accumulation.

The complex oyster reef structures found in Galveston Bay provide increased nursery habitat and refuge for fish, invertebrates, and shellfish of commercial, recreational, and ecological importance. Likewise, oyster reefs provide shoreline stabilization and improve water quality by filtering suspended particles in the water column. Hoffstetter (1990) estimates filtering rates of oysters from five to 30 quarts of water per hour of feeding time thus significantly improving water quality throughout portions of Galveston Bay. While water quality in Galveston Bay continues to be a challenge and some portions of the Bay remain closed to oyster harvest due to harmful toxin levels, Galveston Bay supports the largest oyster production in the state.

The Texas Parks and Wildlife Department (TPWD) estimates that sediment from the 15-20 foot high storm surge from Hurricane Ike (2008) covered approximately half of the 16,000 acres of oyster reefs in Galveston Bay, thus significantly reducing the \$60 million per year oyster industry. This devastating loss has spurred recent recovery efforts concentrating on reef restoration and new reef creation in Galveston and surrounding bays. During the four years since

Hurricane Ike, more than 100 acres of oyster reefs have been restored or created in Galveston Bay.

Oyster Reef Assessment

The Service's review of the proposed project and alternatives, historic oyster reef documentation, and discussions with TPWD biologists reveal historic subtidal longitudinal reefs along the HSC and BSC adjacent to the project area. Oyster habitat along both ship channels are severely scoured due to previous channel widening and deepening efforts and the majority of oysters from Atkinson Island, south, past Redfish Reef are dead; however, spat has been settling on the dead shell along the ship channel and key ridge reefs in Galveston Bay.

To verify existing and potential oyster habitat, the Corps' representatives performed a survey to map the oyster reefs impacted by the proposed dredge efforts associated with the Preferred Alternative. Side scan sonar data, a proven industry method and preferred survey approach by the TPWD, was obtained with the purpose of mapping areas of existing oyster reef or hard bottom substrates that would be suitable for oyster colonization. Post survey field checks were conducted with a ponar grab sampler to verify that the acoustic signatures found during the side scan sonar were reflective of actual bottom conditions. Independent contract divers, visually recorded the bay bottom conditions, presence of oyster reefs, and shell areas previously identified in the side scan sonar. These groundtruthing efforts provided validity of using side scan sonar data to delineate the hard bottom and oyster reef habitat.

Results of the groundtruthing work indicated that the first 500 feet (buffer) outside the immediate channel revealed a majority of hard-bottom signatures (shell hash and unconsolidated shell hash). Validation surveys were conducted at 48 points within the 500-foot buffer area which identified oyster habitat along the navigational channel borders characterized by moderate density shell hash (Class II and Class III) covered with intermittent oysters clusters (Habitat Class 2 and 3). Additionally, the buffer area was found to contain high sediment deposition (fine to medium sands with silts) which covered viable oyster clusters as well as areas of contiguous reef (Turner Collie & Braden, 2011). Also, the buffer area was found to have poor water visibility (less than 2 feet), have limited aquatic fauna, and be void of submerged aquatic vegetation.

Impacts

Direct Impacts

The August 31, 2010 PAL provides a detailed description of the project area and existing fish and wildlife habitats. All the previously described alternatives currently under consideration will permanently impact adjacent oyster habitat. The Corps has informally proposed to mitigate these damages at a ratio of 1:1 by creating oyster reef habitat at one of three sites within Galveston and/or Trinity Bays. However, functional assessment modeling efforts using the American Oyster Habitat Suitability Index model have not been undertaken and are not expected to be completed until 2013. Likewise, formal mitigation and monitoring plans will not be available for Service review until 2013.

Indirect Impacts

Colonel Sallese

Should the Preferred Alternative be selected, a 250-foot bend easing on the eastern side of the HSC will be constructed using hydrologic dredging. In addition to direct oyster impacts resulting from this action, indirect impacts are predicted to occur and include disturbance to existing bay bottoms and resultant loss of marine benthic productivity, potential resuspension of chemical contaminants, siltation, and elevated turbidity levels during construction. Areas with high turbidity can restrict flow through oysters gills and interfere with respiration, filter feeding, and spawning activities.

Mitigation

Because of the significant ecological and commercial importance of oyster reefs to Galveston Bay, oyster reef creation and restoration have become a focus for state and federal natural resource agencies. Although a formal mitigation plan has not been submitted for Service review (anticipated next fiscal year), the Corps has coordinated with TPWD staff to identify three potential mitigation sites in Galveston and/or Trinity Bays based on water temperature, salinity, substrate conditions, water quality, previous existence of oyster reef, tidal range, and ease of construction access. The following is a list of potential mitigation sites that have been identified:

- 1. Fisher Reef Site –Four pads totaling 40 acres
- 2. San Leon Reef Site Four pads totaling 40 acres
- 3. Levee Reef Site Four pads totaling 40 acres

Each of the sites have a minimum depth of six feet (to allow for construction barge access), consist of existing oyster reef or hash, and contain adjacent silted-over bay bottom most likely caused by Hurricane Ike in 2008. The Corps anticipates placing 1-3 inches of rock (river stone or limestone) on the bay bottom to serve as substrate on which oyster larvae can attach.

Monitoring Plan

The Corps expects to submit a formal monitoring plan to the Service in 2013. However, through informal meetings, the Corps has indicated that the following monitoring protocol may be used pre- and post-restoration to assess the success of the project. Success criteria will include one structural and one functional endpoint and are defined as follows:

Structural endpoint - Includes the number of actual acres restored. Pre and postrestoration side scan sonar will be collected and processed in ArcGIS, and success would be determined by the increase of reef acreage by subtracting pre-restoration reef acreage from postrestoration reef acreage.

Functional endpoint -Is the oyster density (oysters per square meter [oysters/m²]). Oyster density would be measured using scuba divers twice a year (pre- and post-oyster harvest season) for three years. Divers will sample random points along a transect line by placing 0.25 square meter quadrat on the bay bottom and placing all shells and live oysters from within the quadrat into a mesh bag. All live oysters will be enumerated and a maximum of ten individuals would be measured for shell length. Success is defined as post restoration density equal to or greater than densities observed during a preconstruction survey of a nearby control site to be identified by TPWD.

Monitoring efforts at other Corps' oyster reef mitigation sites in Galveston and Trinity Bays typically span three years post construction. Personal communications with Corps' representatives (Catanzaro, September 11, 2012) have indicated post construction monitoring will be consistent with previous monitoring efforts.

In an effort to assess any indirect impacts caused by dredging activities associated with the Preferred Alternative, Corps' representatives will employ methodologies from Powell et al. (1994), Benfield and Hofstetter (1976), to establish monitoring at random control site locations within the 500-foot buffer zone that includes shell hash and oyster reef habitat features with varying distances from the edge of the dredging activities. The Corps will monitor representative oyster shell hash and consolidated reefs outside of the buffer zone that are similar in density and consistency to sites located within the buffer zone for comparison. Monitoring will begin six months prior to and end six months following dredging activities.

Reporting

The results of all monitoring activities shall be summarized in an annual report and presented to the BUG for review. An initial report will be completed no more than 90 days post-construction detailing the restored reef acreage as determined by a side scan sonar. The subsequent three annual reports will include oyster density findings at restoration and control sites. Mitigation success is achieved once oyster density is identical to the reference site.

Summary and Recommendations

The Corps has re-evaluated the findings from the previous Modification of the Bayport Flare – Houston Ship Channel feasibility level investigation and determined that permanent oyster impacts will result from the seven alternatives now under consideration. The Corps anticipates 44 acres of direct oyster impacts by increasing the existing 3,000-foot flare radius to a 4,000-foot radius combined with a 250-foot bend easing on the eastern side of the HSC at the location of the turn to align with Morgan's Point (Preferred Alternative).

The Service believes the Preferred Alternative will have permanent impacts on fish and wildlife resources (oyster reef). Therefore, mitigation is recommended for permanent impacts to oyster reefs found within the Preferred Alternative footprint. In addition, the Service recommends that the Corps evaluate and provide compensatory mitigation for any indirect impacts associated with the proposed project. At this time, the Corps plans to mitigate direct oyster impacts at a ratio of 1:1 at one of three potential sites in Galveston or Trinity Bays. However, the Service recommends the Corps conduct functional assessment modeling efforts using the American Oyster Habitat Suitability Index model to assist in determining the appropriate amount of mitigation that is commensurate with both direct and indirect impacts.

The Service also recommends continued coordination with the BUG and TPWD to finalize the mitigation site selection once all alternatives and formal mitigation/monitoring plans have been fully evaluated. All mitigation and monitoring plans should be evaluated by the BUG prior to

Colonel Sallese

the commencement of any dredging activities. In addition, any adaptive management of the mitigation sites should not begin without input of the BUG.

Monitoring efforts and associated reports should not be limited to oyster density, but should include oyster size, frequency, spat density, associated fauna, reef size, reef architecture, fragmentation, salinity, temperature, turbidity, and dissolved oxygen when conducting the twicea-year assessment. These criteria should be evaluated at each mitigation and reference site. Summarized reports should be submitted annually to the BUG for review and comment and should continue as outlined in the formal monitoring plan; however the Service recommends a minimum of three years of monitoring.

Should the scope of the project change, impacts to fish and wildlife resources should be reevaluated and coordination with the Service re-initiated. We appreciate the opportunity to participate in the planning of the BSC Improvement project. If you have any questions or comments concerning this planning aid letter, please contact staff biologist Donna Anderson at 281/286-8282.

Sincerely,

Edith Erfling Field Supervisor

cc:

Carolyn Murphy, U.S. Army Corps of Engineers, Galveston, TX Rebecca Hensley, Texas Parks and Wildlife Department, Dickinson, TX Jeanene Peckham, U.S. Environmental Protection Agency, Dallas, TX Rusty Swafford, National Marine Fisheries Service, Galveston, TX Ray Newby, Texas General land Office, Austin, TX Scott Alford, National Resource Conservation Service, Baytown, Texas

REFERENCES

- Benefield R.L., R.P. Hofstetter. 1976. Mapping of Productive Oyster Reefs Galveston Bay, Texas. Texas A&M University of Galveston Publication.
- Hofstetter R.P. 1990. The Texas Oyster Fishery. Texas Parks and Wildlife Department. Austin, TX. Bulletin: 40.
- Powell E., J. Soang, and M. Ellis. 1994. The Status of Oyster Reefs in Galveston Bay, Texas. Webster, Texas. Galveston Bay National Estuary Program Publication GBNEP-37.
- Braden, Turner Collie and Gahagan and Bryant Associates. Bayport ship Channel Improvements Galveston Bay, Texas Draft Benthic Habitat Characterization Report. 2011.
- U.S. Fish and Wildlife Service. 1995. Supplemental Fish and Wildlife Coordination Act Report – Houston-Galveston ship channels, Texas. U.S. Fish and Wildlife Service. Houston, TX: 4-10p.
- U.S Fish and Wildlife Service. Letter to the Sidney Tanner. 7 January 1993.
- U.S. Fish and Wildlife Service. 2002. Supplemental Fish and Wildlife Coordination Act Report Houston-Galveston Navigation Channels, Texas – Barge Lane Widening. U.S. Fish and Wildlife Service. Houston, TX: 1p.
- U.S. Fish and Wildlife Service. 2010. Planning Aid Letter Modification of Bayport Flare Houston Ship Channel, Houston, TX. U.S. Fish and Wildlife Service. Houston, TX: 4p.

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Texas General Land Office

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TEXAS GENERAL LAND OFFICE George P. Bush, Commissioner

February 1, 2016

Col. Richard Pannell District Commander U.S. Army Corps of Engineers, Galveston District P.O. Box 1229 Galveston, Texas 77553-1229

Re: Texas Coastal Management Program Federal Consistency Review of the Draft Environmental Assessment for the Houston Ship Channel Project Deficiency Report, Houston-Galveston Navigation Channels, Texas (Flare at the Intersection of the Houston Ship Channel and Bayport Ship Channel) CMP#: 16-1035-F2

Dear Col. Pannell:

Pursuant to Title 31 Natural Resources and Conservation, Part 16 Coastal Coordination Council rules, Section 506.30, the project referenced above has been reviewed for consistency with the Texas Coastal Management Program (CMP).

It has been determined that there are no significant unresolved consistency issues with respect to the project. Therefore, this project is consistent with the CMP goals and policies.

Please note that this letter does not authorize the use of Coastal Public Land. No work may be conducted or structures placed on State-owned land until you have obtained all necessary authorizations, including any required by the General Land Office and the U.S. Army Corps of Engineers.

If you have any questions or concerns, please contact me at (512) 475-3624 or at ray.newby@glo.texas.gov

Sincerely,

R R

Ray Newby, P.G. Coastal Geologist Coastal Resources Texas General Land Office

email cc: Jannell Stokes, USACE

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Coordination Sent to other Federal and State Agencies, and Tribes

Environmental Protection Agency

Houston-Galveston Area Council

National Marine Fisheries Service

Texas General Land Office

Texas Parks and Wildlife Department

Coordination with Native American Tribes:

Alabama-Coushatta Tribe of Texas

The Comanche Nation

Coushatta Tribe of Louisiana

Kiowa Indian Tribe of Oklahoma

Mescalero Apache Tribe

Tonkawa Tribe of Indians of Oklahoma

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September 14, 2015

NEPA and Cultural Resources Section

Mr. Keith Hayden, Acting Section Chief Office of Planning and Coordination U.S. Environmental Protection Agency 1445 Ross Ave. Dallas, Texas 75202

Dear Mr. Hayden:

The U.S. Army Corps of Engineers (USACE) is developing plan to address navigation deficiencies as identified in the Draft Houston Ship Channel Project Deficiency Report (Flare at the Intersection of the Houston Ship Channel and Bayport Ship Channel) Houston-Galveston Navigation Channels, Texas. The project site is located in Galveston Bay in Chambers County, Texas.

The USACE proposes to use a hydraulic pipeline dredge to modify the HSC by easing (widening) the existing Flare connecting the HSC to the Bayport Ship Channel (BSC) to a radius of 4,000 feet, and widening the HSC at the channel turn or bend just south of the Flare on the east side of the HSC by a maximum of 235 feet to provide a straighter navigation path up the Bay. Widening the HSC bend would impact the existing east side barge lanes. The barge lanes would be relocated to the east of the proposed HSC widening and consistent with the original design. The new work dredged material would be placed in existing dredged material placement area (PA) 14. The proposed work and associated impacts are explained in the enclosed Notice of Availability and described in the Draft Environmental Assessment (EA), made available in the enclosed CD.

This Draft EA was prepared in accordance with the National Environmental Policy Act of 1969, as amended, and as implemented by the Council on Environmental Quality (40 CFR Parts 1500-1508). The results of your review are requested by October 15, 2015.

I would appreciate your timely review of these documents. If you have any questions, or if you would like additional copies, please contact Ms. Andrea Catanzaro at the letterhead address, by telephone at 409-766-6346, or by email at andrea.catanzaro@usace.army.mil.

Sincerely,

Curolyn Murphy Carolyn Murphy

Carolyn Murphy Acting Chief, Plan Formulation Section Regional Planning and Environmental Center

Enclosures

CF w/o Enclosure:



September 14, 2015

REPLY TO ATTENTION OF

NEPA and Cultural Resources Section

Mr. Jeff Riley U.S. Environmental Protection Agency Fountain Place 12th Floor 1445 Ross Avenue, Suite 1200 Dallas, Texas 75202-2733

Dear Mr. Riley:

The Galveston District has identified a project deficiency on the Houston Ship Channel (HSC) as detailed in the Houston Ship Channel Project Deficiency Report (Flare at the Intersection of the Houston Ship Channel and Bayport Ship Channel) Houston-Galveston Navigation Channels, Texas. Specifically, the Galveston District proposes to conduct corrective action by increasing the southern radius of the Flare at the intersection of the HSC and the Bayport Ship Channel (BSC) from 3,000 to 4,000 feet, widening the HSC by a maximum of 235 feet to the east between approximate HSC Station 26+484 and HSC station 30+090, and relocating the existing barge lanes to accommodate the widened HSC. The barge lanes will be relocated to the east of the HSC widening and consistent with the original design.

The proposed work is described in detail in Section 2.4 of the Draft Environmental Assessment (EA) made available to you on the enclosed CD. Air emissions are discussed in Section 4.3.8 of the Draft EA, and a Draft General Conformity Determination (DGCD) is provided in Appendix 4 of the Draft EA. In accordance with Title 40 of the Code of Federal Regulations, Chapter I, Subchapter C, Part 93, Section 93.155(a), notice is hereby provided that the DGCD contains a description of the proposed Federal action and the Federal agency's draft conformity determination.

This Draft EA was prepared in accordance with the National Environmental Policy Act of 1969, as amended, and as implemented by the Council on Environmental Quality (40 CFR Parts 1500-1508). The results of your review are requested by October 15, 2015.

I would appreciate your timely review of these documents. If you have any questions, or if you would like additional copies, please contact Ms. Andrea Catanzaro at the letterhead address, by telephone at 409-766-6346, or by email at andrea.catanzaro@usace.army.mil.

Sincerely,

Carolyn muspley

Carolyn Murphy Acting Chief, Plan Formulation Section Regional Planning & Environmental Center

Enclosure

CF w/o Enclosure:



September 14, 2015

REPLY TO ATTENTION OF NEPA and Cultural Resources Section

Mr. Alan Clark Director of Transportation Houston-Galveston Area Council (H-GAC) P.O. Box 22777 Houston, TX 77227-2777

Dear Mr. Clark:

The Galveston District has identified a project deficiency on the Houston Ship Channel (HSC) as detailed in the Houston Ship Channel Project Deficiency Report (Flare at the Intersection of the Houston Ship Channel and Bayport Ship Channel) Houston-Galveston Navigation Channels, Texas. Specifically, the Galveston District proposes to conduct corrective action by increasing the southern radius of the Flare at the intersection of the HSC and the Bayport Ship Channel (BSC) from 3,000 to 4,000 feet, widening the HSC by a maximum of 235 feet to the east between approximate HSC Station 26+484 and HSC station 30+090, and relocating the existing barge lanes to accommodate the widened HSC. The barge lanes will be relocated to the east of the HSC widening and consistent with the original design.

The proposed work is described in detail in Section 2.4 of the Draft Environmental Assessment (EA) made available to you on the enclosed CD. Air emissions are discussed in Section 4.3.8 of the Draft EA, and a Draft General Conformity Determination (DGCD) is provided in Appendix 4 of the Draft EA. We are providing you the DGCD as H-GAC is the Metropolitan Planning Organization (MPO) for the Houston-Galveston-Brazoria (HGB) Non-attainment Area. In accordance with Title 40 of the Code of Federal Regulations, Chapter I, Subchapter C, Part 93, Section 93.155(a), notice is hereby provided that the DGCD contains a description of the proposed Federal action and the Federal agency's draft conformity determination.

This Draft EA was prepared in accordance with the National Environmental Policy Act of 1969, as amended, and as implemented by the Council on Environmental Quality (40 CFR Parts 1500-1508). The results of your review are requested by October 15, 2015.

I would appreciate your timely review of the DGCD. If you have any questions, or if you would like additional copies, please contact Ms. Andrea Catanzaro at the letterhead address, by telephone at 409-766-6346, or by email at andrea.catanzaro@usace.army.mil.

Sincerely,

Carolyn Murphy Carolyn Murphy

Carolyn Murphy Acting Chief, Plan Formulation Section Regional Planning & Environmental Center

Enclosure

CF w/o Enclosure:



September 14, 2015

NEPA and Cultural Resouces Section

Ms. Heather Young National Marine Fisheries Service Environmental Assessment Branch 4700 Avenue U Galveston, TX 77550

Dear Ms. Young:

The U.S. Army Corps of Engineers (USACE) is developing plan to address navigation deficiencies as identified in the Draft Houston Ship Channel Project Deficiency Report (Flare at the Intersection of the Houston Ship Channel and Bayport Ship Channel) Houston-Galveston Navigation Channels, Texas. The project site is located in Galveston Bay in Chambers County, Texas.

The USACE proposes to use a hydraulic pipeline dredge to modify the HSC by easing (widening) the existing Flare connecting the HSC to the Bayport Ship Channel (BSC) to a radius of 4,000 feet, and widening the HSC at the channel turn or bend just south of the Flare on the east side of the HSC by a maximum of 235 feet to provide a straighter navigation path up the Bay. Widening the HSC bend would impact the existing east side barge lanes. The barge lanes would be relocated to the east of the proposed HSC widening and consistent with the original design. The new work dredged material would be placed in existing dredged material placement area (PA) 14. The proposed work and associated impacts are explained in the enclosed Notice of Availability and described in the Draft Environmental Assessment (EA), made available in the enclosed CD.

Sections 3.2.3 and 4.2.3 of the Draft EA include discussions of marine fisheries and Essential Fish Habit (EFH) in the project area, as well as the proposed project's potential impacts on these resources. The District has determined that the proposed project would have minimal and temporary impacts on fisheries and EFH. Pursuant to regulations published by the National Marine Fisheries Service (50 CFR 600.805 through 600.930) under the Magnuson-Stevens Fishery Conservation and Management Act, we request initiation of EFH consultation and that the Service review the enclosed information and provide written comments and concurrence with this determination. I would appreciate your comments by October 15, 2015.

Thank you for your continued cooperation in coordinating the proposed project. If you or your staff have any questions regarding this project, please contact Andrea Catanzaro at (409) 766-6346, or by email at andrea.catanzaro@usace.army.mil.

Sincerely,

Carolyn Murphy

Acting Chief, Plan Formulation Section Regional Planning and Environmental Center

Enclosure

CF w/o Enclosure:



September 14, 2015

NEPA and Cultural Resources Section

David M. Bernhart Assistant RA for Protected Resources Southeast Regional Office National Marine Fisheries Service 263 13th Avenue South St. Petersburg, FL 33701

Dear Mr. Bernhart:

The U.S. Army Corps of Engineers (USACE) is developing plan to address navigation deficiencies as identified in the Draft Houston Ship Channel Project Deficiency Report (Flare at the Intersection of the Houston Ship Channel and Bayport Ship Channel) Houston-Galveston Navigation Channels, Texas. The project site is located in Galveston Bay in Chambers County, Texas.

The USACE proposes to use a hydraulic pipeline dredge to modify the HSC by easing (widening) the existing Flare connecting the HSC to the Bayport Ship Channel (BSC) to a radius of 4,000 feet, and widening the HSC at the channel turn or bend just south of the Flare on the east side of the HSC by a maximum of 235 feet to provide a straighter navigation path up the Bay. Widening the HSC bend would impact the existing east side barge lanes. The barge lanes would be relocated to the east of the proposed HSC widening and consistent with the original design. The new work dredged material would be placed in existing dredged material placement area (PA) 14. The proposed work and associated impacts are explained in the enclosed Notice of Availability and described in the Draft Environmental Assessment (EA), made available in the enclosed CD.

The purpose of this letter is to request the National Marine Fisheries Service's concurrence with the Biological Assessment (BA), which is included as Appendix 5 of the Draft EA. The BA addresses the project's potential to affect federally-listed threatened and endangered species and species of concern. The overall conclusion of the assessment is that the project will have no effect on any federally-listed threatened or endangered species, nor will it impact critical habitat.

Pursuant to 50 CFR 402.13, I am hereby requesting your written concurrence with the BA's conclusion. We appreciate your continued cooperation in allowing us to fulfill our responsibilities under the Endangered Species Act. If you or your staff has any questions regarding this activity, please contact Andrea Catanzaro at (409) 766-6346, or by email at andrea.catanzaro@usace.army.mil.

Sincerely,

Caroly Munpley Carolyn Murphy

Acting Chief, Plan Formulation Section Regional Planning and Environmental Center

Enclosures

CF w/o Enclosure:



September 14, 2015

NEPA and Cultural Resources Section

Ms. Sheri Land Coastal Coordination Council P.O. Box 12873 Austin, Texas 78711-2873

Dear Ms. Land:

The U.S. Army Corps of Engineers (USACE) is developing plan to address navigation deficiencies as identified in the Draft Houston Ship Channel Project Deficiency Report (Flare at the Intersection of the Houston Ship Channel and Bayport Ship Channel) Houston-Galveston Navigation Channels, Texas. The project site is located in Galveston Bay in Chambers County, Texas.

The USACE proposes to use a hydraulic pipeline dredge to modify the HSC by easing (widening) the existing Flare connecting the HSC to the Bayport Ship Channel (BSC) to a radius of 4,000 feet, and widening the HSC at the channel turn or bend just south of the Flare on the east side of the HSC by a maximum of 235 feet to provide a straighter navigation path up the Bay. Widening the HSC bend would impact the existing east side barge lanes. The barge lanes would be relocated to the east of the proposed HSC widening and consistent with the original design. The new work dredged material would be placed in existing dredged material placement area (PA) 14. The proposed work and associated impacts are explained in the enclosed Notice of Availability and described in the Draft Environmental Assessment (EA), made available in the enclosed CD.

Under the Coastal Zone Management Act (CZMA) of 1972, Federal actions are required to be consistent, to the extent practicable, with approved state coastal management plans. The District's consistency determination is included in Appendix 1 of the Draft EA. The District is requests that you review the enclosed information to ensure that the proposed project is consistent with the Texas Coastal Management Plan.

If you or your staff have any questions regarding this project, please contact Andrea Catanzaro at (409) 766-6346, or by email at andrea.catanzaro@usace.army.mil.

Sincerely,

Carolen Murphy

Carolyn Murphy Acting Chief, Plan Formulation Section Regional Planning and Environmental Center

Enclosures

CF w/o Enclosure:



September 14, 2015

REPLY TO ATTENTION OF NEPA and Cultural Resources Section

Ms. Rebecca Hensley Texas Parks & Wildlife Department 1502 FM 517 East Dickinson, TX 77539

Dear Ms. Hensley:

The Galveston District has identified a project deficiency on the Houston Ship Channel (HSC) as detailed in the Houston Ship Channel Project Deficiency Report (Flare at the Intersection of the Houston Ship Channel and Bayport Ship Channel) Houston-Galveston Navigation Channels, Texas. Specifically, the Galveston District will proposes to conduct corrective action by increasing the southern radius of the Flare at the intersection of the HSC and the Bayport Ship Channel (BSC) from 3,000 to 4,000 feet, widening the HSC by a maximum of 235 feet to the east between approximate HSC Station 26+484 and HSC station 30+090, and relocating the existing barge lanes to accommodate the widened HSC. The barge lanes will be relocated to the east of the HSC widening and consistent with the original design. The proposed work is described in detail in Section 2.4 of the Draft Environmental Assessment (EA) made available to you on the enclosed CD.

Under the Fish and Wildlife Coordination Act (Act), we are required to consider potential impacts to fish and wildlife resources in planning civil works projects and coordinate with the Texas Parks & Wildlife Department (TPWD). Pursuant to the Act, the District is requesting that TPWD review the Draft EA and provide any comments your agency may have regarding the proposed project. Your comments are requested by October 15, 2015.

We appreciate your continued cooperation in allowing us to fulfill our obligations under the Act. If you or your staff have any questions regarding this project, please contact Andrea Catanzaro at (409) 766-6346, or by email at andrea.catanzaro@usace.army.mil.

Sincerely,

iaroly murphy

Carolyn Murphy Acting Chief, Plan Formulation Section Regional Planning & Environmental Center

Enclosures

CF w/o Enclosure: Catanzaro, SWF-PEC-TN This page left intentionally blank.

Sepulveda, Carl

From:	Sepulveda, Carl
Sent:	Tuesday, September 15, 2015 10:04 AM
То:	'Celestine.Byrant@actribe.org'; 'historicpreservation@comanchenation.com';
	'llangley@mcneese.edu'; 'amie.r.tah-bone-1@ou.edu'; 'holly@mathpo.org';
	'mallen@tonkawatribe.com'
Cc:	Catanzaro, Andrea SWG
Subject:	Notice of Availability - Project Deficiency Report for Houston-Galveston Navigation
	Channels (HGNC) Project
Attachments:	HSC PDR NOA_2015-09-11-104951.pdf

Dear Recipient,

On behalf of the U.S. Army Corps of Engineers (USACE), Galveston District, you are receiving the attached Notice of Availability for a Draft Project Deficiency Report (DPDR), Draft Environmental Assessment (DEA), and Draft General Conformity Determination (DGCD) associated with the proposed corrective actions to address navigation deficiencies in the Houston Ship Channel (HSC) at the Flare at the intersection of the HSC and Bayport Ship Channel (BSC) for the Houston-Galveston Navigation Channels (HGNC) Project.

You have received this email because your organization expressed interest in previous projects permitted or approved by the USACE in the vicinity of the proposed project area through comments and correspondence on those projects.

The documents are available for review at the following website:

http://www.swg.usace.army.mil/BusinessWithUs/PlanningEnvironmentalBranch/DocumentsforPublicReview.aspx

We have sent this email to the best known email address available from your organization's web site, and are also sending a post card to the mailing address available from your organization's web site, or from previous correspondence. If you are not the current appropriate point of contact for your organization, kindly forward the email to the appropriate email address, or please reply to the email address below if you are not aware of the appropriate contact, and we will call the organization to resolve finding a correct email address.

All comments and questions on the documents, and replies to this email should be addressed to:

andrea.catanzaro@usace.army.mil Phone contact: (409) 766-6346

Comments on the documents should be received by October 15, 2015.

Sincerely,

Carl Sepulveda

Carl Sepulveda, PE AECOM 5444 Westheimer Rd, Suite 200 Houston, TX 77056