## APPROVED JURISDICTIONAL DETERMINATION FORM **U.S. Army Corps of Engineers**

This form should be completed by following the instructions provided in Section IV of the JD Form Instructional Guidebook.

#### SECTION I: BACKGROUND INFORMATION

REPORT COMPLETION DATE FOR APPROVED JURISDICTIONAL DETERMINATION (JD): A.

#### DISTRICT OFFICE, FILE NAME, AND NUMBER: SWG 2017-00719: Bayou Bend MBI (NE and West SW parcel) В.

## C. PROJECT LOCATION AND BACKGROUND INFORMATION:

State: Texas County/parish/borough: Harris/Liberty City: Huffman Center coordinates of site (lat/long in degree decimal format): Lat. \*SEE TABLE 1 ° N, Long. \*SEE TABLE A ° W. Universal Transverse Mercator: \*SEE TABLE A

Name of nearest waterbody: Cedar bayou

Name of nearest Traditional Navigable Water (TNW) into which the aquatic resource flows: Galveston Bay-San Jacinto River Name of watershed or Hydrologic Unit Code (HUC): 12040203

 $\boxtimes$ Check if map/diagram of review area and/or potential jurisdictional areas is/are available upon request.

Check if other sites (e.g., offsite mitigation sites, disposal sites, etc...) are associated with this action and are recorded on a different JD form.

## D. REVIEW PERFORMED FOR SITE EVALUATION (CHECK ALL THAT APPLY):

- Office (Desk) Determination. Date:  $\boxtimes$
- Field Determination. Date(s):

## SECTION II: SUMMARY OF FINDINGS

# A. RHA SECTION 10 DETERMINATION OF JURISDICTION.

There Are no "navigable waters of the U.S." within Rivers and Harbors Act (RHA) jurisdiction (as defined by 33 CFR part 329) in the review area. [Required]

Waters subject to the ebb and flow of the tide.

Waters are presently used, or have been used in the past, or may be susceptible for use to transport interstate or foreign commerce. Explain:

## **B. CWA SECTION 404 DETERMINATION OF JURISDICTION.**

There Are "waters of the U.S." within Clean Water Act (CWA) jurisdiction (as defined by 33 CFR part 328) in the review area. [Required]

- 1. Waters of the U.S.
  - a. Indicate presence of waters of U.S. in review area (check all that apply): <sup>1</sup>
    - TNWs, including territorial seas
    - Wetlands adjacent to TNWs
    - Relatively permanent waters<sup>2</sup> (RPWs) that flow directly or indirectly into TNWs
    - Non-RPWs that flow directly or indirectly into TNWs
      - Wetlands directly abutting RPWs that flow directly or indirectly into TNWs
      - Wetlands adjacent to but not directly abutting RPWs that flow directly or indirectly into TNWs
      - Wetlands adjacent to non-RPWs that flow directly or indirectly into TNWs
      - Impoundments of jurisdictional waters
      - Isolated (interstate or intrastate) waters, including isolated wetlands
  - b. Identify (estimate) size of waters of the U.S. in the review area: Non-wetland waters: ~ 13550 linear feet: ~ 15 width (ft) and/or acres. Wetlands:  $\sim 35$  acres.
  - c. Limits (boundaries) of jurisdiction based on: 1987 Delineation Manual Elevation of established OHWM (if known):

#### Non-regulated waters/wetlands (check if applicable):<sup>3</sup> 2.

Potentially jurisdictional waters and/or wetlands were assessed within the review area and determined to be not jurisdictional. Explain:

<sup>&</sup>lt;sup>1</sup> Boxes checked below shall be supported by completing the appropriate sections in Section III below.

<sup>&</sup>lt;sup>2</sup> For purposes of this form, an RPW is defined as a tributary that is not a TNW and that typically flows year-round or has continuous flow at least "seasonally" (e.g., typically 3 months).

<sup>&</sup>lt;sup>3</sup> Supporting documentation is presented in Section III.F.

#### SECTION III: CWA ANALYSIS

#### A. TNWs AND WETLANDS ADJACENT TO TNWs

The agencies will assert jurisdiction over TNWs and wetlands adjacent to TNWs. If the aquatic resource is a TNW, complete Section III.A.1 and Section III.D.1. only; if the aquatic resource is a wetland adjacent to a TNW, complete Sections III.A.1 and 2 and Section III.D.1.; otherwise, see Section III.B below.

1. TNW

Identify TNW:

Summarize rationale supporting determination:

#### 2. Wetland adjacent to TNW

Summarize rationale supporting conclusion that wetland is "adjacent":

# B. CHARACTERISTICS OF TRIBUTARY (THAT IS NOT A TNW) AND ITS ADJACENT WETLANDS (IF ANY):

This section summarizes information regarding characteristics of the tributary and its adjacent wetlands, if any, and it helps determine whether or not the standards for jurisdiction established under *Rapanos* have been met.

The agencies will assert jurisdiction over non-navigable tributaries of TNWs where the tributaries are "relatively permanent waters" (RPWs), i.e. tributaries that typically flow year-round or have continuous flow at least seasonally (e.g., typically 3 months). A wetland that directly abuts an RPW is also jurisdictional. If the aquatic resource is not a TNW, but has year-round (perennial) flow, skip to Section III.D.2. If the aquatic resource is a wetland directly abutting a tributary with perennial flow, skip to Section III.D.4.

A wetland that is adjacent to but that does not directly abut an RPW requires a significant nexus evaluation. Corps districts and EPA regions will include in the record any available information that documents the existence of a significant nexus between a relatively permanent tributary that is not perennial (and its adjacent wetlands if any) and a traditional navigable water, even though a significant nexus finding is not required as a matter of law.

If the waterbody<sup>4</sup> is not an RPW, or a wetland directly abutting an RPW, a JD will require additional data to determine if the waterbody has a significant nexus with a TNW. If the tributary has adjacent wetlands, the significant nexus evaluation must consider the tributary in combination with all of its adjacent wetlands. This significant nexus evaluation that combines, for analytical purposes, the tributary and all of its adjacent wetlands is used whether the review area identified in the JD request is the tributary, or its adjacent wetlands, or both. If the JD covers a tributary with adjacent wetlands, complete Section III.B.1 for the tributary, Section III.B.2 for any onsite wetlands, and Section III.B.3 for all wetlands adjacent to that tributary, both onsite and offsite. The determination whether a significant nexus exists is determined in Section III.C below.

1. Characteristics of non-TNWs that flow directly or indirectly into TNW

(i) General Area Conditions:

Watershed size:	Pick List	
Drainage area:	Pick List	
Average annual rainfa	ll: inches	
Average annual snowf	fall: inches	

# (ii) Physical Characteristics:

(a) <u>Relationship with TNW:</u>

 ☐ Tributary flows directly into TNW.
 ☐ Tributary flows through Pick List tributaries before entering TNW.

Project waters are Pick List river miles from TNW.
Project waters are Pick List river miles from RPW.
Project waters are Pick List aerial (straight) miles from TNW.
Project waters are Pick List aerial (straight) miles from RPW.
Project waters cross or serve as state boundaries. Explain:

Identify flow route to TNW<sup>5</sup>: . Tributary stream order, if known:

<sup>&</sup>lt;sup>4</sup> Note that the Instructional Guidebook contains additional information regarding swales, ditches, washes, and erosional features generally and in the arid West.

<sup>&</sup>lt;sup>5</sup> Flow route can be described by identifying, e.g., tributary a, which flows through the review area, to flow into tributary b, which then flows into TNW.

(b) General Tributary Characteristic	<u>s (check all that apply):</u>	
Tributary is: 🗌 Natural		
	l (man-made). Explain:	
	ated (man-altered). Explain	n: .
Tributary properties with respeAverage width:feetAverage depth:feetAverage side slopes:Pick I		
Primary tributary substrate comp Silts Cobbles Bedrock Other. Explain: .	position (check all that apply Sands Gravel Vegetation. Type/% cover	Concrete
Tributary condition/stability [e.g Presence of run/riffle/pool comp Tributary geometry: <b>Pick List</b> Tributary gradient (approximate	lexes. Explain:	g banks]. Explain: .
(c) <u>Flow:</u> Tributary provides for: <u>Pick Lis</u> Estimate average number of flow Describe flow regime: Other information on duration as	w events in review area/year	n Pick List
Surface flow is: Pick List. Chan	racteristics: .	
Subsurface flow: <b>Pick List</b> . Exp	olain findings: ormed:	
<ul><li>changes in the charge</li><li>shelving</li></ul>	icators that apply): npressed on the bank acter of soil lown, bent, or absent or washed away n	the presence of litter and debris destruction of terrestrial vegetation the presence of wrack line sediment sorting scour multiple observed or predicted flow events abrupt change in plant community
High Tide Line indicat	ted by: ng shore objects deposits (foreshore) Mean su pl	eral extent of CWA jurisdiction (check all that apply): n High Water Mark indicated by: urvey to available datum; hysical markings; regetation lines/changes in vegetation types.
Chemical Characteristics:		

Characterize tributary (e.g., water color is clear, discolored, oily film; water quality; general watershed characteristics, etc.). Explain:

Identify specific pollutants, if known:

(iii)

<sup>&</sup>lt;sup>6</sup>A natural or man-made discontinuity in the OHWM does not necessarily sever jurisdiction (e.g., where the stream temporarily flows underground, or where the OHWM has been removed by development or agricultural practices). Where there is a break in the OHWM that is unrelated to the waterbody's flow regime (e.g., flow over a rock outcrop or through a culvert), the agencies will look for indicators of flow above and below the break. <sup>7</sup>Ibid.

#### (iv) Biological Characteristics. Channel supports (check all that apply):

- Riparian corridor. Characteristics (type, average width):
- Wetland fringe. Characteristics:
- Habitat for:
  - Federally Listed species. Explain findings:
  - Fish/spawn areas. Explain findings:
  - Other environmentally-sensitive species. Explain findings:
  - Aquatic/wildlife diversity. Explain findings:

#### Characteristics of wetlands adjacent to non-TNW that flow directly or indirectly into TNW 2.

#### **Physical Characteristics:** (i)

- (a) General Wetland Characteristics: Properties: Wetland size: acres Wetland type. Explain: Wetland quality. Explain: Project wetlands cross or serve as state boundaries. Explain:
- (b) General Flow Relationship with Non-TNW: Flow is: **Pick List**. Explain:

Surface flow is: Pick List Characteristics:

Subsurface flow: Pick List. Explain findings: Dye (or other) test performed:

# (c) <u>Wetland Adjacency Determination with Non-TNW:</u>

- Directly abutting
- □ Not directly abutting
  - Discrete wetland hydrologic connection. Explain:
  - Ecological connection. Explain:
  - Separated by berm/barrier. Explain:

#### (d) Proximity (Relationship) to TNW

Project wetlands are **Pick List** river miles from TNW. Project waters are **Pick List** aerial (straight) miles from TNW. Flow is from: **Pick List.** Estimate approximate location of wetland as within the Pick List floodplain.

#### (ii) Chemical Characteristics:

Characterize wetland system (e.g., water color is clear, brown, oil film on surface; water quality; general watershed characteristics; etc.). Explain:

Identify specific pollutants, if known:

#### (iii) Biological Characteristics. Wetland supports (check all that apply):

- Riparian buffer. Characteristics (type, average width):
- Vegetation type/percent cover. Explain:
- Habitat for:
  - Federally Listed species. Explain findings:
  - Fish/spawn areas. Explain findings:
  - Other environmentally-sensitive species. Explain findings:
  - Aquatic/wildlife diversity. Explain findings:

#### Characteristics of all wetlands adjacent to the tributary (if any) 3.

All wetland(s) being considered in the cumulative analysis: Pick List ) acres in total are being considered in the cumulative analysis. Approximately (

For each wetland, specify the following:

Directly abuts? (Y/N) Size (in acres)

Directly abuts? (Y/N)

Size (in acres)

Summarize overall biological, chemical and physical functions being performed:

#### C. SIGNIFICANT NEXUS DETERMINATION

A significant nexus analysis will assess the flow characteristics and functions of the tributary itself and the functions performed by any wetlands adjacent to the tributary to determine if they significantly affect the chemical, physical, and biological integrity of a TNW. For each of the following situations, a significant nexus exists if the tributary, in combination with all of its adjacent wetlands, has more than a speculative or insubstantial effect on the chemical, physical and/or biological integrity of a TNW. Considerations when evaluating significant nexus include, but are not limited to the volume, duration, and frequency of the flow of water in the tributary and its proximity to a TNW, and the functions performed by the tributary and all its adjacent wetlands. It is not appropriate to determine significant nexus based solely on any specific threshold of distance (e.g. between a tributary and its adjacent wetland or between a tributary and the TNW). Similarly, the fact an adjacent wetland lies within or outside of a floodplain is not solely determinative of significant nexus.

Draw connections between the features documented and the effects on the TNW, as identified in the *Rapanos* Guidance and discussed in the Instructional Guidebook. Factors to consider include, for example:

- Does the tributary, in combination with its adjacent wetlands (if any), have the capacity to carry pollutants or flood waters to TNWs, or to reduce the amount of pollutants or flood waters reaching a TNW?
- Does the tributary, in combination with its adjacent wetlands (if any), provide habitat and lifecycle support functions for fish and other species, such as feeding, nesting, spawning, or rearing young for species that are present in the TNW?
- Does the tributary, in combination with its adjacent wetlands (if any), have the capacity to transfer nutrients and organic carbon that support downstream foodwebs?
- Does the tributary, in combination with its adjacent wetlands (if any), have other relationships to the physical, chemical, or biological integrity of the TNW?

# Note: the above list of considerations is not inclusive and other functions observed or known to occur should be documented below:

- 1. Significant nexus findings for non-RPW that has no adjacent wetlands and flows directly or indirectly into TNWs. Explain findings of presence or absence of significant nexus below, based on the tributary itself, then go to Section III.D:
- 2. Significant nexus findings for non-RPW and its adjacent wetlands, where the non-RPW flows directly or indirectly into TNWs. Explain findings of presence or absence of significant nexus below, based on the tributary in combination with all of its adjacent wetlands, then go to Section III.D:
- **3.** Significant nexus findings for wetlands adjacent to an RPW but that do not directly abut the RPW. Explain findings of presence or absence of significant nexus below, based on the tributary in combination with all of its adjacent wetlands, then go to Section III.D:

# D. DETERMINATIONS OF JURISDICTIONAL FINDINGS. THE SUBJECT WATERS/WETLANDS ARE (CHECK ALL THAT APPLY):

- TNWs and Adjacent Wetlands. Check all that apply and provide size estimates in review area:
   TNWs: linear feet width (ft), Or, acres.
   Wetlands adjacent to TNWs: acres.
- 2. <u>RPWs that flow directly or indirectly into TNWs.</u>
  - Tributaries of TNWs where tributaries typically flow year-round are jurisdictional. Provide data and rationale indicating that tributary is perennial:
  - Tributaries of TNW where tributaries have continuous flow "seasonally" (e.g., typically three months each year) are jurisdictional. Data supporting this conclusion is provided at Section III.B. Provide rationale indicating that tributary flows seasonally:

Provide estimates for jurisdictional waters in the review area (check all that apply):

acres.

Tributary waters: linear feet width (ft).

- Other non-wetland waters:
  - Identify type(s) of waters:

#### 3. Non-RPWs<sup>8</sup> that flow directly or indirectly into TNWs.

Waterbody that is not a TNW or an RPW, but flows directly or indirectly into a TNW, and it has a significant nexus with a TNW is jurisdictional. Data supporting this conclusion is provided at Section III.C.

Provide estimates for jurisdictional waters within the review area (check all that apply):

acres.

- Tributary waters: linear feet width (ft).
- Other non-wetland waters:
  - Identify type(s) of waters:

# 4. Wetlands directly abutting an RPW that flow directly or indirectly into TNWs.

Wetlands directly abut RPW and thus are jurisdictional as adjacent wetlands.

- Wetlands directly abutting an RPW where tributaries typically flow year-round. Provide data and rationale indicating that tributary is perennial in Section III.D.2, above. Provide rationale indicating that wetland is directly abutting an RPW:
- Wetlands directly abutting an RPW where tributaries typically flow "seasonally." Provide data indicating that tributary is seasonal in Section III.B and rationale in Section III.D.2, above. Provide rationale indicating that wetland is directly abutting an RPW:

Provide acreage estimates for jurisdictional wetlands in the review area: acres.

# 5. Wetlands adjacent to but not directly abutting an RPW that flow directly or indirectly into TNWs.

Wetlands that do not directly abut an RPW, but when considered in combination with the tributary to which they are adjacent and with similarly situated adjacent wetlands, have a significant nexus with a TNW are jurisidictional. Data supporting this conclusion is provided at Section III.C.

Provide acreage estimates for jurisdictional wetlands in the review area: acres.

## 6. Wetlands adjacent to non-RPWs that flow directly or indirectly into TNWs.

Wetlands adjacent to such waters, and have when considered in combination with the tributary to which they are adjacent and with similarly situated adjacent wetlands, have a significant nexus with a TNW are jurisdictional. Data supporting this conclusion is provided at Section III.C.

Provide estimates for jurisdictional wetlands in the review area: acres.

- 7. Impoundments of jurisdictional waters.<sup>9</sup>
  - As a general rule, the impoundment of a jurisdictional tributary remains jurisdictional.
    - Demonstrate that impoundment was created from "waters of the U.S.," or
    - Demonstrate that water meets the criteria for one of the categories presented above (1-6), or
  - Demonstrate that water is isolated with a nexus to commerce (see E below).

#### E. ISOLATED [INTERSTATE OR INTRA-STATE] WATERS, INCLUDING ISOLATED WETLANDS, THE USE, DEGRADATION OR DESTRUCTION OF WHICH COULD AFFECT INTERSTATE COMMERCE, INCLUDING ANY SUCH WATERS (CHECK ALL THAT APPLY):<sup>10</sup>

- which are or could be used by interstate or foreign travelers for recreational or other purposes.
- from which fish or shellfish are or could be taken and sold in interstate or foreign commerce.
- which are or could be used for industrial purposes by industries in interstate commerce.
- Interstate isolated waters. Explain:
- Other factors. Explain:

#### Identify water body and summarize rationale supporting determination:

<sup>&</sup>lt;sup>8</sup>See Footnote # 3.

 $<sup>^{9}</sup>$  To complete the analysis refer to the key in Section III.D.6 of the Instructional Guidebook.

<sup>&</sup>lt;sup>10</sup> Prior to asserting or declining CWA jurisdiction based solely on this category, Corps Districts will elevate the action to Corps and EPA HQ for review consistent with the process described in the Corps/EPA *Memorandum Regarding CWA Act Jurisdiction Following Rapanos.* 

Provide estimates for jurisdictional waters in the review area (check all that apply):

Tributary waters: linear feet width (ft).

Other non-wetland waters: acres.

Identify type(s) of waters:

Wetlands: acres.

#### F. NON-JURISDICTIONAL WATERS, INCLUDING WETLANDS (CHECK ALL THAT APPLY):

- If potential wetlands were assessed within the review area, these areas did not meet the criteria in the 1987 Corps of Engineers Wetland Delineation Manual and/or appropriate Regional Supplements.
- Review area included isolated waters with no substantial nexus to interstate (or foreign) commerce.
  - Prior to the Jan 2001 Supreme Court decision in "*SWANCC*," the review area would have been regulated based <u>solely</u> on the "Migratory Bird Rule" (MBR).

Waters do not meet the "Significant Nexus" standard, where such a finding is required for jurisdiction. Explain:

Other: (explain, if not covered above): .

Provide acreage estimates for non-jurisdictional waters in the review area, where the <u>sole</u> potential basis of jurisdiction is the MBR factors (i.e., presence of migratory birds, presence of endangered species, use of water for irrigated agriculture), using best professional judgment (check all that apply):

Non-wetland waters (i.e., rivers, stre	ams):	linear feet	width (ft).
Lakes/ponds: acres.			
Other non-wetland waters: acr	es. List type	of aquatic reso	urce: .
Wetlands: acres.			

Provide acreage estimates for non-jurisdictional waters in the review area that do not meet the "Significant Nexus" standard, where such a finding is required for jurisdiction (check all that apply):

- Non-wetland waters (i.e., rivers, streams): linear feet, width (ft).
  - Lakes/ponds: acres.
    - Other non-wetland waters: acres. List type of aquatic resource:
- Wetlands: acres.

## SECTION IV: DATA SOURCES.

- A. SUPPORTING DATA. Data reviewed for JD (check all that apply checked items shall be included in case file and, where checked and requested, appropriately reference sources below):
  - Maps, plans, plots or plat submitted by or on behalf of the applicant/consultant:SWCA.
  - Data sheets prepared/submitted by or on behalf of the applicant/consultant.
    - Office concurs with data sheets/delineation report.
    - Office does not concur with data sheets/delineation report.
    - Data sheets prepared by the Corps: Site/Field Visit .
  - Corps navigable waters' study:
  - U.S. Geological Survey Hydrologic Atlas:
  - USGS NHD data.
    - $\overline{\boxtimes}$  USGS 8 and 12 digit HUC maps.
  - U.S. Geological Survey map(s). Cite scale & quad name: 1: 24000, Huffman .
  - USDA Natural Resources Conservation Service Soil Survey. Citation: .
  - National wetlands inventory map(s). Cite name:NWI.
  - State/Local wetland inventory map(s):
  - FEMA/FIRM maps:
  - 100-year Floodplain Elevation is: (National Geodectic Vertical Datum of 1929)
  - Photographs: 🖾 Aerial (Name & Date): Google Earth Aerial Imagery .
    - or 🗌 Other (Name & Date):
  - Previous determination(s). File no. and date of response letter: .
  - Applicable/supporting case law:
  - Applicable/supporting scientific literature:
  - Other information (please specify):

#### **B. ADDITIONAL COMMENTS TO SUPPORT JD:**

Surface tributary features labeled as Cedar Bayou North & South are relative permanent waters (RPW). They have been impacted by man in the past but continue to have a perennial flow and OHWM and as such remain as waters of the U.S. (WoUS). SB005 is the surface tributary that provides a contiguous surface hydrologic connection from the abutting forested wetland WetB002, which overflows into Cedar Bayou. This surface tributary feature, in the western part that enjoins Cedar Bayou is located below the OHWM of Cedar Bayou. SB007 provides cross section for the old meander channel of Cedar Bayou, and it is still connected and share surface hydrology with channelized Cedar Bayou and has OHWM as such it is a WoUS. However, CB 009 is an excavated upland man-made irrigation ditch. It does not extend the OHWM of any WoUS and such it is not a WoUS. Features labeled MB 001, 002, 004 & 006 are all upland man made irrigation ditches that are not relocated tributaries nor do they extend the plain of the OHMW of Cedar Bayou (they outfall numerous feet above the OHWM of the Bayou as verified during site visit). Reportedly they were created incidental to the construction of the Seaberg reservoir levees (as they used a W-ditch method to create the levees) and now are used for agriculture and irrigation purposes; as such they are not WoUS. These type of aquatic features have also been identified as not WoUS in the 1986 preamble 328 part "(a) Non-tidal drainage and irrigation ditches excavated on dry land."

Seaberg reservoirs are comprised mostly of wetlands, but do also have open water and fringed with forested wetland. All three of these reservoirs were created for and are still being used for irrigation purposes (reported by land owner) to been used as recent as last growing season). While they are wetlands that are located in an "adjacent" (per federal regulations separated by a berm from a WoUS {Cedar Bayou}) landscape position they are not WoUS for the purposes of Section 404 of the Clean Water Act as indicated in the 1986 preamble of 33 CFR 328 which elaborate the jurisdictional status of some aquatic features and it states: "it should be noted that we generally do not consider the following waters to be "Waters of the United States" and one that applies to this specific action is part (c) Artificial lakes or ponds created by excavating and/or diking dry land to collect and retain water and which are used exclusively for such purposes as stock watering, irrigation, settling basins, or rice growing,". There are wetlands located in an active agriculture field labeled as field #2 in prior maps (that has feature CB 009 mapped in it) that are designed and verified as PCC (33 CFR 328.3. (a)(8)) and as such are not WoUS. Since they are PCC no further review was done on this field regarding their jurisdictional status. This PCC determination expires in 2025 since it is actively in agriculture use.

The forested wetlands labeled as WETB 001, WETB 002, WETB 004, WET X001 & PX 001 are all wetlands per the 87 WDM and the AGCP supplement. Per Ms Cui site visit there were correct from the original submission and are identified corrected in the subsequent submittal. Note feature labeled as PX 001 has both wetland and some open water habitat and it appears to have been an area that was associated with deepening/excavating a wetland. These forested wetlands are all located "adjacent" to Cedar Bayou (an RPW) and as such all are WoUS.

In conclusion, in this portion of the subject tract, the WoUS that are subject to Section 404 of the Clean Water Act include Cedar Bayou, its old channel, and the forested wetlands. While there are other wetlands present they are exempt per regulation and the PCC determination indicates that they were planted last year and "abandonment" criteria requires no use for 5 years so that determination is valid until 2025.

The western and southwestern parcel is identified on figure 5-1 and dated 7 April 2020 and are located all inside the red boundary line. This area includes agriculture fields 1, 4, 5, 6, 8, 9, 33, and 35. Based on information provided we have verified that all of the aforementioned agriculture fields meet the criteria to be designated as prior converted cropland (PCC) 33 CFR 328.3 (a)(8). The FSA cropping records show none of these fields have been "abandoned". As such, and in accordance with federal regulation, none of the wetlands in these fields are WoUS subject to federal jurisdiction under Section 404 of the Clean Water Act. PCC determinations for jurisdictional purposes are limited to wetlands and do not address other waters (e.g. surface tributary systems). These fields have abutting them surface tributary features that are located within the verification request area.

On this western and southwestern portion of the site, the only WoUS are surface tributary features labeled as MA 002 & 008. They are WoUS since they extend the plain of the OHWM of the abutting RPW (Cedar Bayou). The remaining mapped surface tributary features are excavated upland man-made irrigation/drainage ditches. They do not extend the OHWM of any WoUS, are not relocated surface tributary systems, and such they would not be WoUS. They were and are used for agriculture and irrigation purposes; as such they are not WoUS as addressed in the 1986 preamble 328 part that states "it should be noted that we generally do not consider the following waters to be "Waters of the United States" and these features are "(a) Non-tidal drainage and irrigation ditches excavated on dry land.". There is also the HCFCD ditch in the northwestern portion that meets the same criteria as being exempted as an upland manmade drainage ditch. The remaining agriculture fields on site are verified as PCC and no further review was done on them The PCC determinations expires in 2025 since they are actively in agriculture use. PCC are not WoUS per federal regulations 33 CFR 328.3(a)(8).

In conclusion, based on a review of federal regulations and case specific information we have determined:

a) That in the NE portion wetlands identified as WET B 001 thru WET B 004, WET X 001& PX 001 are all adjacent wetlands and are WoUS. WoUS also include surface tributary features identified as SB 003 (Cedar Bayou) & SB 007 (old Cedar Bayou channel) both perennial flowing RPWs, and SB 005 which extends the OHWM of Cedar Bayou into a portion of the wetland feature WET B 002. Cedar Bayou is a perennial flowing waterway with a bed & bank and OHWM.

b) In the Western and southwestern portion that surface tributary features labeled as MA 008 & MA 002 are historic surface tributary system that have portions that extend the OHWM of Cedar Bayou into them and as such are WoUS (tributaries) subject to Section 404 of the Clean Water Act. The remainder of the project area does contain aquatic resources but they are not WoUS as identified in federal regulations as not being WoUS and/or exempted.

Table 1:

Feature Id	Latitude	Longitude	Appx Size
WET B 001	30.028448	-95.053638	~16.5
WET B 002 & SB 005	30.034706	-95.053046	~10.0
WET B 003	30.034635	-95.054556	~0.04
WET B 004	30.035079	-95.054630	~0.08

WET X 001 & PX 001	30.033468	-95.051161	~0.80
SB 003	30.028139	-95.055252	~ 650 lf
SB 007	30.034772	-95.054967	~3,700 lf
MA 008	30.015837	-95.063885	~6,600 lf
MA 002	30.009823	-95.061089	~ 2,500 lf

\*.