PUBLIC NOTICE



US Army Corps of Engineers® Little Rock District Permit No. NWKGP-34M Issue Date: May 14, 2021 Expiration Date: June 4, 2021

21-Day Notice

STATE OF MISSOURI PROPOSED REISSUANCE OF GENERAL PERMIT 34 MISSOURI SAND AND GRAVEL EXCAVATION ACTIVITIES

In accordance with Title 33 CFR 325.2 and 325.7(e), as published in the November 13, 1986, Federal Register, the Kansas City District, U.S. Army, Corps of Engineers (as lead district), in conjunction with the St. Louis District, Rock Island District, Little Rock District, and Memphis District (map enclosed) proposes to reissue General Permit 34 Missouri (GP-34M, GP) which would authorize the discharge of dredged or fill material in association with excavation of sand and gravel in waters of the United States within the State of Missouri. This GP would be reissued under the authority of Section 404 of the Clean Water Act (33 USC 1344) and Section 10 of the Rivers and Harbors Act of 1899 (33 USC 403). The GP was originally issued December 18, 1995, with a renewal occurring every five years, and most recently reissued on July 28, 2016. In the preceding 5-year period, there were a total of 51 actions authorized under the provisions of this GP in the Kansas City District and a total of 78 actions by all Districts.

<u>Criteria for Authorization</u>. Applications submitted for verification under NWKGP-34M (permit enclosed) would be reviewed on a case-by-case basis to ensure that each activity authorized by the GP meets the cited criteria included in the GP, special conditions, and appendices.

Proposed Changes for Reissuance of GP-34M. The Corps of Engineers (Corps) is proposing changes to GP-34M. Therefore, comments are solicited on the reissuance of the GP with the proposed changes, or reissuance with proposed modifications.

Proposed changes include:

- Special condition d: The Corps is proposing to increase the diameter at breast height (DBH) of woody vegetation that shall be protected, via gravel buffer, from 1 ¹/₂-inch to 3-inch.
- The Corps is proposing to remove the Project Authorization Page entirely from the GP.

Duration of GP-34M. The GP would expire 5 years from the date of reissuance unless it is modified, suspended, revoked, or specifically extended. Upon its expiration, the GP would be considered for renewal. The GP may be modified, suspended or revoked, in whole or in part, at any time if it is determined that the cumulative effects of the activities would have a significant environmental impact or are otherwise not in the public interest.

All individual verifications under this GP would expire upon expiration of the GP. This date would be noted on the GP if it is reissued. Therefore, the maximum excavation period for any operations would be limited to 5 years. Prior to its expiration, the GP would be considered for renewal. If it is determined that reissuance of the GP is in the public interest, a determination would be made to consider any on-going operations previously authorized by the soon-to-be expired GP. Applicants with on-going operations would likely be required to either reapply or may be allowed to proceed with their operation by conforming to the conditions of the renewed permit.

The proposed GP, if reissued, would not obviate the need to obtain other Federal, state or local authorizations required by law, would not grant any property rights or exclusive privileges, nor would it authorize any injuryto the property or rights of others.

Procedure for Applying. Individuals desiring to perform activities in accordance with the criteria of this GP must notify the appropriate Corps of Engineer District according to the "Applicant Notification Requirements" in Appendix I, 5. and in Special Condition p. of the enclosed permit. The notification must include detailed drawings and sufficient information to determine if the proposed work conforms to the criteria and conditions of the GP. An ENG Form 4345 and instructions (downloadable at http://www.usace.army.mil/Missions/CivilWorks/RegulatoryProgramandPermits/ObtainaPermit.aspx) may be used for this purpose. Copies of ENG Form 4345, instructions, or assistance may also be obtained by writing or calling the appropriate Corps district.

If the Corps determines that the work would meet the provisions of the GP, and no extraordinary conditions exist that would warrant submitting an application for an individual permit evaluation, the proponent would be notified in writing to proceed. If the Corps determines that the subject work would not meet the provisions of the GP, or that more than minimal impacts would result, or extraordinary conditions exist, the applicant would be notified that an individual permit will be necessary.

Proposed Evaluation and Conformance Criteria. Individual requests for verification under the GP would be evaluated based upon the stated activities by the applicant. If the applicant desiring to perform activities in accordance with the criteria of this GP can comply with the conditions as shown in the GP, an on-site investigation of the proposed activity may not be required. However, if the party requests a variance from any conditions of the GP, an on-site investigation of the activity may be conducted by a federal or state agency and variances would be allowed only if a site-specific justification is determined.

All activities authorized by the GP would require notification to the appropriate district engineer.

<u>Compliance with other laws</u>. No potential adverse environmental effects related to the operation of the GP have been identified or are anticipated from the reissuance of this GP. All applicable statutes, regulations and administrative policies and agreements, including the National Environmental Policy Act of 1969, will be considered and satisfied in the decision to reissue the GP. All comments in response to this public notice should be forwarded to the appropriate address identified under Additional Information.

Public Interest Review. The decision to reissue this GP will be based on an evaluation of the probable impactof the proposed permit on the public interest. That decision will reflect the national concern for both protectionand utilization of important resources. The benefits which reasonably may be expected to accrue from the issuance of the proposed permit must be balanced against the reasonably foreseeable detriments. All factors which may be relevant to the proposed permit issuance will be considered including the cumulative effects thereof; among those are conservation, economics, esthetics, general wildlife values, flood hazards, flood plain values, land use, navigation, shoreline erosion and accretion, recreation, water supply and conservation, water quality, energy needs, safety, food production, mineral needs, and, in general, the needs and welfare of the people.

<u>Comments</u>. Any interested party (particularly officials of any town, city, county, state or Federal agency, localassociation, or individual) is invited to submit to the Kansas City District written facts or objections to the proposed reissuance of this GP on or before the public notice expiration date. Comments, both favorable and unfavorable, will be accepted and made a part of this record and will receive full consideration in determining whether it would be in the public interest to reissue the GP.

Endangered Species. In compliance with the Endangered Species Act, a preliminary determination has beenmade that the described work will not adversely affect species designated as threatened or endangered or adversely affect critical habitat. This determination is based upon the inclusion of measures included in the permit for protection of threatened or endangered species in likely project areas. The GP requires specific Section 7 consultation concerning individual projects if effects to threatened or endangered species are anticipated. In order to complete our evaluation of this activity, comments are solicited from the U.S. Fish and Wildlife Service and other interested agencies and individuals.

<u>Public Hearing</u>. Any person may request, in writing, prior to the expiration date of this public notice, that a public hearing be held to consider this GP. Such requests shall state, with particularity, the reasons for holdinga public hearing.

<u>Additional Information</u>. Additional information about the proposed reissuance of this GP may be obtained by contacting Mr. James Reenan, Regulatory Specialist; U.S. Army Corps of Engineers, Missouri State Regulatory Office, 515 East High Street, Suite 202, Jefferson City, MO 65101; telephone: 816-389-3832, or via e-mail at james.s.reenan@usace.army.mil. All comments to this public notice should be directed to the above address.

Enclosures



DEPARTMENT OF THE ARMY PERMIT

Permittee General Public

Permit No. NWK GP-34M, Sand and Gravel Excavation Activities

Issuing Office U.S. Army Engineer District, Kansas City

NOTE: The term "you" and its derivatives, as used in this permit, means the permittee or any future transferee. The term "this office" refers to the appropriate district or division office of the Corps of Engineers having jurisdiction over the permitted activity or the appropriate official of that office acting under the authority of the commanding officer.

You are authorized to perform work in accordance with the terms and conditions specified below, and with the plans and drawings attached hereto which are incorporated in and made a part of this permit.

Project Description: Proposed and/or Completed Work: This permit authorizes the discharge of dredged and/or fill material related to mechanical sand and gravel excavation as described in Appendix I. Discharges authorized are limited to those which occur during the actual excavation process and those associated with preparation and restoration of the site. These discharge activities include but are not limited to temporary stockpiling, access ramps, and construction of berms for siltation control. Activity descriptions for temporary stockpiling, access ramps and road crossings are provided below.

Temporary Stockpiling: Stockpiling will only be allowed during daytime operational hours. This general permit does not authorize the stockpiling of material overnight below the ordinary high-water mark of the stream where the sand and gravel mining is occurring. Those proposing to stockpile in a floodway should follow local floodplain management regulations.

Access Ramps and Stream Crossings: This general permit will allow the construction of access ramps up to 25 feetwide. Applicants may request a variance to the ramp width criteria for Corps review, however the total of all ramps and stream crossings may not cause more than ½ acre permanent loss of waters of the United States. Access ramps must be appropriately constructed and maintained such that stream banks are protected from erosion. Stream channel modifications must be kept to the minimum necessary to construct road crossings and require notification to the Corps (see Special Condition 1. and Appendix I, paragraph 5).

Note: The general permit does not authorize gravel from the mining area to be used for bank stabilization or siltation control for any reason. This permit does not allow for sorting, washing, and crushing of excavated material below the Ordinary High-Water Mark of the stream or in such a manner as to allow wash water to re-enter the stream. A separate permit and/or settling basin for the discharge of return water may be required under Section 402 of the Clean Water Act from the Missouri Department of Natural Resources, Water Protection Program, Operating Permits Section, (Telephone: 573-522-4502).

You must not excavate sand or gravel below the elevation of the water at the time of removal unless specifically authorized by the Corps of Engineers.

Project Location: Waters of the United States within the State of Missouri, except for the following waters: Missouri and Mississippi Rivers and waters designated by the State of Missouri as Outstanding National Resource Waters or Outstanding State Resource Waters (see attached list, State Regulation 10 CSR 20-7.031 Water Quality Standards, Tables D and E).

ENG FORM 1721, Nov 86

EDITION OF SEP 82 IS OBSOLETE

(33 CFR 325 (Appendix A))

Note to Commercial Operators: As set forth in the Land Reclamation Act, Chapter 444.770.3. RSMo, this Section 10 and 404 general permit may satisfy your permitting requirements with the Missouri Department of Natural Resources' Land Reclamation Program (LRP). If your activity is authorized by this general permit, the Corps of Engineers will forward a copy of this permit to the LRP. You should contact the LRP at 573-751-4041 to determine whether or not an LRP permit is also required.

Permit Conditions:

General Conditions:

1. This general permit (GP) expires on **5 Years from Issuance**, unless it is modified, revoked or specifically extended, and the time limit for completing the authorized work ends on this date, unless your individual general permit verification letter specifies an earlier date. Provided the verification letter does not specify an earlier date, if you have started the work or are under contract to begin this activity before the general permit expires, you will have twelve (12) months from the expiration date to complete the activity under the present terms and conditions of the general permit.

2. You must maintain the activity authorized by this permit in conformance with the terms and conditions of this permit. You are not relieved of this requirement if you abandon the permitted activity, although you may make a good faith transfer to a third party in compliance with General Condition 4 below. Should you wish to cease to maintain the authorized activity or should you desire to abandon it without a good faith transfer, you must obtain a modification of this permit from this office, which may require restoration of the area.

3. If you discover any previously unknown historic or archeological remains while accomplishing the activity authorized by this permit, you must immediately cease work operations and notify this office of what you have found, and to the maximum extent practicable, avoid construction activities that may affect the remains and artifacts until the required coordination has been completed. The District Engineer will initiate the Federal, Tribal and state coordination required to determine if the items or remains warrant a recovery effort or if the site is eligible for listing in the National Register of Historic Places.

4. If you sell the property associated with this permit, you must obtain the signature of the new owner in the space provided and forward a copy of the permit to this office to validate the transfer of this authorization.

5. The Missouri Department of Natural Resources has certified that this permit will not violate existing state water quality standards provided you comply with the conditions included in the attached Missouri Section 401 Water Quality Certification (WQC) document. All conditions included in the WQC are conditions of the permit authorization. Please review all conditions associated with this permit. Per 40 CFR Part 121.11(c) the Corps is responsible for enforcing WQC conditions that are incorporated into this permit verification. If you have any questions concerning state WQC standards or compliance issues with the associated certification conditions, please contact the project manager at the phone number and/or email provided below.

6. You must allow representatives from this office to inspect the authorized activity at any time deemed necessary to ensure that it is being or has been accomplished in accordance with the terms and conditions of your permit.

Special Conditions:

See continuation sheets, pages 5 and 6, of this document.

Further Information:

1. Congressional Authorities: You have been authorized to undertake the activity described above pursuant to:

- (x) Section 10 of the Rivers and Harbors Act of 1899 (33 U.S.C. 403).
- (x) Section 404 of the Clean Water Act (33 U.S.C. 1344).
- () Section 103 of the Marine Protection, Research and Sanctuaries Act of 1972 (33 U.S.C. 1413).
- 2. Limits of this authorization.
 - a. This permit does not obviate the need to obtain other Federal, state, or local authorization required by law.
 - b. This permit does not grant any property rights or exclusive privileges.
 - c. This permit does not authorize any injury to the property or rights of others.
 - d. This permit does not authorize interference with any existing or proposed Federal project.
- 3. Limits of Federal Liability. In issuing this permit, the Federal Government does not assume any liability for the following:
 - a. Damages to the permitted project or uses thereof as a result of other permitted or unpermitted activities or fromnatural causes.
 - b. Damages to the permitted project or uses thereof as a result of current or future activities undertaken by or onbehalf of the United States in the public interest.
 - c. Damages to persons, property, or to other permitted or unpermitted activities or structures caused by the activityauthorized by this permit.
 - d. Design or construction deficiencies associated with the permitted work.
 - e. Damage claims associated with any future modification, suspension, or revocation of this permit.
- 4. Reliance on Applicant's Data: The determination of this office that issuance of this permit is not contrary to the public interest was made in reliance on the information you provided.
- 5. Reevaluation of Permit Decision. This office may reevaluate its decision on this permit at any time the circumstances warrant. Circumstances that could require a reevaluation include, but are not limited to, the following:
 - a. You fail to comply with the terms and conditions of this permit.
 - b. The information provided by you in support of your permit application proves to have been false, incomplete, orinaccurate (See 4 above).
 - c. Significant new information surfaces which this office did not consider in reaching the original public interestdecision.

Such a reevaluation may result in a determination that it is appropriate to use the suspension, modification, and revocation procedures contained in 33 CFR 325.7 or enforcement procedures such as those contained in 33 CFR 326.4 and 326.5. The referenced enforcement procedures provide for the issuance of an administrative order requiring you to comply with the terms and conditions of your permit and for the initiation of legal action where appropriate. You will be required to pay for any corrective measures ordered by this office, and if you fail to comply with such directive, this office may in certain situations (such as those specified in 33 CFR 209.170) accomplish the corrective measures by contract or otherwise and bill you for the cost.

Your signature below, as permittee, indicates that you accept and agree to comply with the terms and conditions of this permit.

<u>GENERAL PUBLIC (SIGNATURE NOT REOUIRED)</u> (PERMITTEE).

(DATE)

This permit becomes effective when the Federal official, designated to act for the Secretary of the Army, has signed below.

(DISTRICT ENGINEER)

(DATE)

WILLIAM C. HANNAN, JR., COLONEL BY: Mark D. Frazier Chief, Regulatory Branch Operation Division

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

(TRANSFEREE)

(DATE)

Special Conditions:

- a. You must sign and return the attached "Compliance Certification" page after you complete the authorized work and any required mitigation. Your signature will certify that you completed the work in accordance with this permit, including general and specific conditions, and that any required mitigation was completed in accordance with the permit conditions.
- b. In addition to the general conditions of the permit, the following special condition applies to your project regarding Section 10 of the Rivers and Harbors Act. The permittee understands and agrees that, if future operations by the United States require the removal, relocation, or other alteration, of the structure or work herein authorized, or if, in the opinion of the Secretary of the Army or his authorized representative, said structure or work shall cause unreasonable obstruction to the free navigation of the navigable waters, the permittee will be required, upon due notice from the Corps of Engineers, to remove, relocate, or alter the structural work or obstructions caused thereby, without expense to the United States. No claim shall be made against the United States on account of any such removal or alteration. Section 14 of the Rivers and Harbors Act of 1899 codified at 33 USC 408 (Section 408) requires permission be granted for work to alter a Corps civil works project. An alternation is defined as any action that builds upon, alters, improves, moves, occupies, or otherwise affects the usefulness, or the structural or ecological integrity of a Corps federally authorized project. Proposed sand and gravel excavation activities that may alter federal projects will be evaluated in accordance with Engineer Circular 1165-2-220.
- c. If any part of the authorized work is performed by a contractor or other party, before starting work you must discuss the terms and conditions of this permit with the contractor or party; and, you must give a copy of this entire permit to the contractor or other party involved in the excavation activities. Prior to operations, you should contact the Missouri Department of Natural Resources, Water Protection Program (Telephone: 573-751-1300) to determine the potential presence of contamination from sediments. The permittee remains responsible for ensuring compliance with all aspects of this permit.
- d. You must limit excavation of sand or gravel deposits to unconsolidated areas containing primarily smaller material (at least 85% is less than 3 inches in diameter) that is loosely packed and contains no woody perennial vegetation greater than 3 inches in diameter, measured at breast height. An undisturbed root zone buffer of 10 feet shall be maintained around the trunk of woody perennial vegetation greater than 3 inches in diameter, measured at breast height.
- e. An undisturbed buffer of twenty-five (25) feet wide shall be maintained in an undisturbed condition landward of the high bank for the length of the gravel removal site. Disturbed areas in this riparian zone shall be limited to maintainedaccess road(s) for ingress and egress only. The operation must not accelerate streambank erosion.
- f. You must maintain an undisturbed buffer of ten (10) feet between the removal area and the water line at the time of excavation. An undisturbed buffer often (10) feet or a variance for adequate width shall also be maintained between the excavation area and the base of the high bank to protect bank integrity; at no time may sand gravel material be pushed or placed against the bank. The operator will not excavate materials that will in effect pond, segregate, entice or trap resident aquatic wildlife species upon a rise in river level.
- g. You must not excavate sand or gravel below the elevation of the water at the time of removal unless approved by theCorps and subject to review by federal and state agencies. If the stream is dry at the time, you must not excavate deeper than the lowest undisturbed streambed elevation of the regular flow path adjacent to the gravel bar excavation site within the channel at the time of removal. The normal low flow stream bed area shall not be excavated even during dry periods.
- h. You must not relocate, straighten, cut off, shorten, widen, or otherwise modify water conveyance areas within the channel. A "water conveyance area within the channel" is defined as that area between the high banks of the creek, where water is flowing or, in the case of a dry stream, where water would flow after a rain event. The operation must not create head cutting or adversely alter streambed gradient.

Special Conditions (continued):

- i. Within 30 days of the removal of excavation equipment from the site, you must re-vegetate or otherwise protect fromerosion, those stream bank areas disturbed by the removal operation (such as access points). For long-term operations (longer than 30 days) or for sites that will be periodically revisited as gravel is deposited, access points must be appropriately constructed and maintained such that stream banks and access roads are protected from erosion. Erosion and sedimentation controls include, but are not limited to, site disturbance minimization, establishing or protecting vegetative cover, seeding, mulching, and placement of erosion control mats, sediment filters and silt fences. Any additional fill required to restore the site to pre-existing conditions should be reviewed by the Corps of Engineers.
- j. Any aggregate, fines, and/or oversized material removed from the site must be placed in an upland, non-wetland site.
- k. You must not excavate in areas authorized by this general permit during the dates specified on the following link: <u>https://www.nwk.usace.army.mil/Portals/29/docs/regulatory/NWP/2021/MO/MORC2SpawningArea.pdf</u>. These "Seasonal Restrictions" are for the purpose of protecting spawning habitat and juveniles indigenous to the cited stream.
- You must limit vehicles and other equipment to removal sites and existing crossings. Streams must be crossed perpendicular to the stream. You must obtain written approval from the Corps of Engineers, Regulatory Branch, before constructing any temporary or permanent stream crossing(s). All project components (stream crossing, buffers, ramps, etc.) of the proposed work must be approved prior to initiation of gravel excavation activities. Additionally, access ramps can be no wider than 25 feet and the total of all ramps and stream crossings may not cause more than a ¹/₂ acre loss of water of the United States. Use of offroad vehicles in streams is also regulated under Missouri State Law (RSMo 1991 Section 304.013).
- m. Fuel, oil and other wastes and equipment containing such wastes shall not be stored nor released at any location between the high banks or in a manner such that they could enter the stream channel. You must dispose of such materials at authorized locations.
- n. No activity is authorized under this general permit which is likely to jeopardize the continued existence of a threatened or endangered species or a species proposed for such designation, as identified under the Federal Endangered Species Act, or which is likely to destroy or adversely modify the habitat of such species. See Appendix II, paragraph No. 1 for permitting requirements if these species are likely to be present or their habitat would be adversely modified.
- o. No activity which may affect Historic properties listed, or eligible for listing, in the National Register of Historic Places is authorized, until the District Engineer has complied with the provisions of 33 CFR 325, Appendix C. All prospective permittees must notify the District Engineer if the excavation activity may affect any historic properties listed, determined to be eligible, or which the prospective permittee has reason to believe may be eligible for listing on the National Register of Historic Places, and shall not begin the activity until notified by the District Engineer that therequirements of the National Historic Preservation Act have been satisfied and that the activity is authorized. Information on the location and existence of historic Places.
- p. You must provide notification to the appropriate Corps of Engineers district, as specified in Appendix I, before you initiate any gravel removal activity and receive written confirmation of authorization under this general permit from the Corps of Engineers before you start any excavation or related operations.
- q. A variance to any permit conditions will be reviewed on a case-by-case basis and coordinated with the appropriate federal and/or state agencies as necessary. The variance will be determined by site characteristics including but not limited to streambed and bank stability, the presence of bedrock, streambed gradient, and potential impacts to aquatic species and/or habitat.

APPENDIX I

CRITERIA FOR AUTHORIZATION BY GENERAL PERMIT NWKGP-34M

- 1. The appropriate District Engineer has the discretion to require an individual permit on a case-by-case basis for any activity authorized herein.
- 2. This general permit applies to the general public and governmental agencies when such activities are performed to provide immediate construction materials or materials stockpiled in an upland area for private use or commercial sale. Excavation and dredging activities occurring in flowing or open water, such as hydraulic dredging, are not included in this authorization.
- 3. Private property owners are authorized to remove up to a total of 100 cubic yards of gravel per year from any single gravel bar location on their property, for their personal use, without regard to special condition "p". (notification requirements). Excavation activities for personal use must comply with all conditions of this permit. This does <u>not</u> relieve any personal use applicant from notifying the appropriate Corps district if the activity may affect a federally threatened or endangered species or its habitat (see Appendix II, 1. Endangered Species Consultation). If you have any questions concerning threatened and endangered species possibly occurring in your project area, you should contact the appropriate Corps of Engineers district or the U.S. Fish and Wildlife Service, Missouri Ecological Services Field Office at (573) 234-2132.
- 4. The cumulative impacts of this general permit may be reevaluated at the discretion of the Corps of Engineers at any time but will be reevaluated at least every five (5) years.
- 5. <u>APPLICANT NOTIFICATION REOUIREMENTS</u>. (does not apply to personal use activities under 100 cubic yards, see Appendix I, paragraph 3, above)

If you wish to perform work under the authority of this General Permit, you must provide notification to the appropriate Corps of Engineers district before you initiate any gravel removal activity. You must submit the following information in this notification:

- a. A completed application form ENG 4345, or equivalent information.
- b. A clearly marked site location map.
- c. A drawing showing the details of the proposed work (Plan and Cross-sectional views of each excavation area). Include the access roads to the site in your project drawings.
- d. An operation plan which describes how you will conduct the work, details how impacts to the stream and riparian area will be avoided and/or minimized, and measures to restore the site (including gravel bars, stream banks, and riparian areas) following completion of excavation. Note: Access roads must avoid adverse impacts to riffle and pool complexes, and any approved fill for ramps and crossings must be clean and free of contaminants.

You must receive written confirmation of authorization under this general permit from the Corps of Engineers before you start any excavation or related operations. Completed activities considered for authorization after-the-fact under the general permit must conform to all conditions of the permit. After-the-fact authorization under this general permit will generally be limited to one activity per applicant.

APPENDIX II

CORPS REVIEW PROCEDURES FOR AUTHORIZATION BY GENERAL PERMIT NWKGP-34M

- 1. **ENDANGERED SPECIES CONSULTATION**. The excavation activity must not be located in areas containing potential habitat for federally listed species unless, following Endangered Species Act Section 7 consultation with the U.S. Fish and Wildlife Service (Service), a "not likely to adversely affect" determination is agreed upon between theCorps and the Service. If the proposed activity authorized under this permit is located in any area potentially supporting federally listed species or designated critical habitat, the following conditions must be met and will be coordinated by the appropriate Corps District:
 - a. The Corps will coordinate with the Service to investigate potential species occurrence via the Service's Information for Planning and Conservation (IPaC) website at https://ecos.fws.gov/ipac/. For each species on the Service's Official Species List, an effects determination must be made by the Corps. Concurrence from the Service must be obtained for "may affect" determinations, however "no effect" determinations do not require concurrence from the Service.
 - b. As conditioned under the General Permit (GP), additional project specific conditions must be imposed if, through informal consultation between the Service and the Corps, they are determined to be necessary to avoid the likelihood of adverse effects to listed species or designated critical habitat.
 - c. In the event that the likelihood of adverse effects to listed species or designated critical habitat cannot be avoided, GP authorization will not be provided until such time as: i) formal consultation between the Service and the Corps is completed; ii) a non-jeopardy Biological Opinion is issued; and iii) the terms and conditions of any associated Incidental Take Statement are incorporated as enforceable conditions to the project authorization under the general permit.
 - d. Conference via early interagency cooperation may also be necessary for species expected to become federally listed during the permit period. Conferences are required for proposed federal actions likely to jeopardize proposed species or destroy or adversely modify proposed critical habitat.

COMPLIANCE CERTIFICATION GENERAL PERMIT GP-34M

Special Condition "a." of this permit document requires that you submit a signed certification regarding the completed work and any required mitigation. This certification page satisfies this condition if it is provided to the U.S. Army Corps of Engineers District at the address shown at the bottom of this page upon completion of the project.

APPLICATION NUMBER:

NAME:

ADDRESS:

PROJECT LOCATION: (Waters of US name; Section, Township, Range; County name, Missouri; additional location information.)

a. I certify that the authorized work was done in accordance with the Corps authorization, including any generalor specific conditions.

b. I certify that any required mitigation was completed in accordance with the permit conditions.

c. Your signature below, as permittee, indicates that you have completed the authorized project as certified in paragraphs a and b above.

(Permittee)

(Date)

Return this certification to:

U.S. Army Corps of Engineers(Office address)

