DEPARTMENT OF ENERGY AND NATURAL RESOURCES OFFICE OF COASTAL MANAGEMENT

P.O. BOX 44487 BATON ROUGE, LOUISIANA 70804-4487 (225)342-7591 1-800-267-4019 <u>OCMInfo@la.gov</u>

COASTAL USE PERMIT/CONSISTENCY DETERMINATION

Coastal Use Permit – General Permit-6 (GP-6)

Name and Address: Louisiana Department of Energy and Natural Resources; Office of Coastal Management P.O. Box 44487, Baton Rouge, LA 70804-4487

LOCATION: In the Louisiana Coastal Parishes of Ascension, Assumption, Calcasieu, Cameron, Iberia, Jefferson, Lafourche, Livingston, Orleans, Plaquemines, St. Bernard, St. Charles, St. James, St. John the Baptist, St. Martin, St. Mary, St. Tammany, Tangipahoa, Terrebonne and Vermilion.

DESCRIPTION: This General Permit provides for the installation, replacement, maintenance, and removal of up to 10,000 linear feet of pipeline in vegetated wetlands, spoil banks, and open water areas.

In accordance with the rules and regulations of the Louisiana Coastal Resources Program and Louisiana R.S. 49, Sections 214.21 to 214.41, the State and Local Coastal Resources Management Act of 1978, as amended, the permittee agrees to:

- 1. Carry out, perform, operate and maintain the use in accordance with the permit conditions, plans and specifications approved by the Department of Energy and Natural Resources. Please be advised that a separate coastal use permit may be required for maintenance activities.
- 2. Comply with any permit conditions imposed by the Department of Energy and Natural Resources.
- 3. Adjust, alter, or remove any structure or other physical evidence of the permitted use if, in the opinion of the Department of Energy and Natural Resources, it proves to be beyond the scope of the use as approved, or is abandoned.
- 4. Provide, if required by the Department of Energy and Natural Resources, an acceptable surety bond in an appropriate amount to ensure adjustment, alteration, or removal should the Department of Energy and Natural Resources determine it necessary.
- 5. Hold and save the State of Louisiana, the local government, the department, and their officers and employees harmless from any damage to persons or property which might result from the use, including the work, activity, or structure permitted.
- 6. Certify that the use has been completed in an acceptable and satisfactory manner and in accordance with the plans and specifications approved by the Department of Energy and Natural Resources. The Department of Energy and Natural Resources may, when appropriate, require such certification to be given by a registered professional engineer.
- 7. All terms of the permit shall be subject to all applicable federal and state laws and regulations.
- 8. This permit, or a copy thereof, shall be available for inspection at the site of work at all times during operations.
- 9. The permittee will notify the Office of Coastal Management (OCM) of the date on which initiation of the permitted activity described under the "Coastal Use Description" began. The permittee shall notify the OCM by mailing the enclosed green initiation card on the date of initiation of the coastal use.
- 10. The following special conditions must also be met in order for the use to meet the guidelines of the Coastal Resources Program:

I. General Conditions

- A. The Secretary of DENR has determined that full individual permit processing by OCM is in the public interest in order to determine whether proposed activities qualify for authorization under the authority of this General Permit. This full individual permit processing will consist of review by the staff of OCM of each authorization request. Therefore, pursuant to the Rules and Procedures for Coastal Use Permits, Title 43, Subpart 723.C.3.a, of the Louisiana Code of Administrative Procedure, an application fee will be assessed for activities proposed for authorization under the authority of this General Permit. If appropriate, permit processing fees and appropriate mitigation plan processing fees also will be assessed.
- B. A standard Joint Application Form (JPA) shall be completed and submitted to OCM along with drawings depicting the location and character of work proposed for approval under the authority of this General Permit. The JPA, sample drawings and other helpful information can be found on our website at http://www.dnr.louisiana.gov/index.cfm?md=pagebuilder&tmp=home&pid=93. The application shall be accompanied by the application fee in effect at the time of application submittal. This

shall be accompanied by the application fee in effect at the time of application submittal. This General Permit shall not apply if the proposed work is determined not to meet the criteria provided herein. The applicant shall be advised within five (5) calendar days of receipt of the complete application that the application shall be processed as an individual CUP if the determination is made that the proposed activity is not consistent with this General Permit.

- C. Individual written approvals from OCM must be obtained prior to the commencement of any individual activity proposed under the authority of this General Permit.
- D. Should OCM deem that they may have an interest in the project, prior to issuance of authorization for an individual activity under the authority of this General Permit, the following agencies shall have a five (5) calendar day period to review the proposed activity: the Louisiana Departments of Wildlife and Fisheries (LDWF); Health (DH); Environmental Quality (DEQ); Culture Recreation, and Tourism (CRT); Transportation and Development (DOTD); the Coastal Protection and Restoration Authority (CPRA); the State Land Office (SLO); and the approved Parish Local Coastal Management Program (LCMP), if applicable. OCM may issue authorization for the proposed activity after the designated review period or after receiving notification by each of the agencies, either in writing or by telephone, that there are no objections to the proposed activity. However, the final decision for the issuance of authorization for individual activities under the authority of this General Permit, to issue approval with modifications or additional Operating Conditions, or to deny approval for the proposed work, shall be made by the Secretary of DENR, or his designee.
- E. Should it be deemed in the public interest, the Secretary shall deny authorization to perform work under the authority of this General Permit and require the applicant to obtain an individual CUP for the proposed activity.
- F. Unless otherwise specified in the General Permit or specific work approval, authorization for work under the authority of this General Permit shall expire if the work is not initiated and completed within two (2) years from the date of issuance of the original written individual approval. Initiation of the Coastal Use, for purposes of this General Permit, means the actual physical beginning of the use or activity for which the permit is required. Initiation does not include preparatory activities, such as movement of equipment onto the Coastal Use site,

expenditure of funds, contracting out of work, or performing activities which by themselves do not require a permit. In addition, the permittee must, in good faith and with due diligence, reasonably progress toward completion of the project once the Coastal Use has been initiated. All activities authorized under the authority of this General Permit must be completed within 90 days of initiation of the work, with a one-time mobilization, unless a different time schedule is specifically approved by OCM.

- G. The term to initiate and complete an individual authorization issued under the authority of this General Permit may be extended for up to an additional two (2) years beyond the initial two (2) year term. Extension requests shall be in the form of a written letter which shall refer to the original coastal use permit application number and specifically state that a permit extension is desired. Submission of extension requests via the online application system also is acceptable. A nonrefundable extension request fee in the amount of \$80 shall be included with such a request, and the request must be received by the Permits, Mitigation and Support Division no sooner than 180 days and no later than 60 days prior to the expiration of the individual authorization in question. Requests received later than 60 days prior to the expiration date of the permit shall be eligible for consideration for extension, however a permittee who fails to make a timely request for an extension shall not engage in any activity requiring a coastal use permit past the original permit expiration date until an extension of the lapsed permit or a new permit is granted.
- H. The Term of this General Permit shall be five (5) years from the date of issuance, except as provided for in LAC 43 Subpart 723.E.3.b.
- I. The permittee shall notify OCM of commencement of activities which are authorized under the authority of this General Permit. The permittee shall notify OCM by either providing the information in writing or entering the information through the online system, within three (3) days of the date of initiation of the authorized work.
- J. Issuance of approval under the authority of this General Permit does not relieve the permittee of obtaining other lawfully required permits (local, state, or federal) before commencing work.
- K. The permittee shall allow representatives of OCM or authorized agents to make periodic, unannounced inspections to assure the activity is being performed in accordance with the conditions of the permit.
- L. Work carried out under the authority of this General Permit shall conform to all appropriate state and federal safety regulations.
- M. An authorization issued under the authority of this General Permit may not be transferred to another party without giving prior notice to, and receiving written approval from, the OCM Administrator. A transfer form can be downloaded at <u>http://dnr.louisiana.gov/assets/docs/coastal/cup/transfer.pdf</u> or can be provided upon request.
- N. Work carried out under the authority of this General Permit shall be performed in full compliance with the rules and regulations of DENR which exist at the time of approval for that work.

O. Permittee shall provide legal representation and indemnification to State agencies for any and all lawsuits and/or claims whether they be legal or otherwise that may be filed or made against State agencies as a result of the activities by permittee.

II. Operating Conditions

- A. All logs, stumps and other debris encountered during dredging activities shall be removed from the site during or immediately after the activity and disposed of in accordance with all applicable laws and regulations.
- B. Dredged material shall not be placed in or block any tidal sloughs.
- C. This General Permit does not convey any property rights, mineral rights, or exclusive privileges, nor does it authorize injury to property.
- D. If archaeological, historical or other cultural resources are encountered during activities authorized under the authority of this General Permit, work shall cease and the permittee shall immediately notify the Division of Archaeology, CRT (P. O. Box 44247, Baton Rouge, LA 70804) and OCM (P. O. Box 44487, Baton Rouge, LA 70804-4487, (225) 342-7591). Work may not resume until written approval is obtained from CRT.
- E. The permittee shall insure that all sanitary sewage and/or related domestic wastes generated during the subject project activity and at the site, thereafter, as may become necessary shall not be discharged into any of the streams or adjacent waters of the area without authorization from DH and/or DEQ or, in the case of total containment, shall be disposed of in approved sewerage and sewage treatment facilities, as is required by the State Sanitary Code and DEQ regulations. Such opinion as may be served by those comments offered herein shall not be construed to suffice as any more formal approval(s) which may be required of possible sanitary details (i.e. provisions) scheduled to be associated with the subject activity. Such shall generally require that appropriate plans and specifications be submitted to DH for purpose of review and approval prior to any utilization of such provisions.
- F. The permittee shall comply with all applicable laws regarding the need to contact the Louisiana One Call System (dial 811) or online at <u>http://www.louisiana811.com/</u> to locate any buried cables and pipelines.
- G. The permittee is subject to all laws related to damages which are demonstrated to have been caused by the permitted activities.
- H. All activities involving any discharge of pollutants must be consistent with applicable water quality standards and any necessary permits issued through DEQ/Office of Water Resources must be obtained.
- I. Dredging and/or filling activities authorized under the authority of this General Permit shall not exceed the volume specified in the project description of the individual authorization.
- J. When adverse impacts to vegetated wetlands may result from the proposed activity, and/or when otherwise determined necessary by OCM, the applicant and OCM shall negotiate, in consultation with the owner(s) of land on which the permitted activity is proposed to occur, and those other natural resource agencies deemed appropriate by OCM, a compensatory

mitigation plan, and the applicant shall implement that plan. That plan shall fulfill the requirements of Louisiana Revised Statute 49:214.41 and those rules and regulations adopted thereunder. Unless otherwise stated the expiration of the term of this General Permit, or the revocation or expiration of approval to perform work under the authority of this General Permit, shall not absolve the permittee, its transferees, or assignees from the obligation and responsibility of implementing and maintaining the compensatory mitigation plan.

K. If applicable, the requirement for compensatory mitigation for impacts to wetlands resulting from the referenced project may be determined after one full growing season (March 1 to November 1) following the completion of the permitted activities. This assessment shall include both primary impacts and secondary impacts which may result from the permitted activities.

If OCM determines that compensatory mitigation is required, permittee shall submit a compensatory mitigation plan for approval within 30 days of notification of the compensatory mitigation requirements by OCM. All necessary approvals shall be obtained for the compensatory mitigation plan and the plan shall be implemented as directed by OCM. Permittee should be aware that compensatory mitigation projects may be required to be maintained for as many as 20 years for marsh mitigation projects and 50 years for forested wetland mitigation projects. A processing fee will be assessed for the determination of compensatory mitigation requirements and evaluation of the proposed compensatory mitigation plan in accordance with LAC Title 43, Part I, Chapter 7, §724.D. This fee shall apply regardless of which compensatory mitigation option is selected and does not include the cost incurred to implement the required compensatory mitigation.

- L. Individual activities authorized under the authority of this General Permit and occurring on LDWF identified Public Oyster Seed Grounds or Reservations shall be conditioned as agreed upon per the Memorandum of Understanding between the LDENR and LDWF, and all subsequent amendments to said document. This document can be found at http://dnr.louisiana.gov/index.cfm?md=pagebuilder&tmp=home&pid=96.
- M. Individual activities authorized under the authority of this General Permit shall be carried out on a one-time basis, during a one-time mobilization, except in situations where sequential phases (e.g., use of different types of dredging techniques, or phased construction) may be specified in the work statement of the individual authorization. Additional authorizations may be necessary for maintenance activities or work beyond the scope of the authorized activities.
- N. If the project authorized under the authority of this General Permit is located on the aboriginal homelands of the Chitimacha Tribe of Louisiana and/or at any time during the course of work any traditional cultural properties are discovered, the permittee shall immediately contact the Chitimacha Tribe of Louisiana, P.O. Box 661, Charenton, LA 70523 phone (337) 923-7215.

III. This General Permit does not apply in the following locations without prior written authorization from the appropriate agencies:

A. Work under the authority of this General Permit shall not be approved in the following areas, unless the applicant first provides a letter of no objection from the Louisiana Department of Wildlife and Fisheries:

C.U.P. No. GP6

Page 6

- 1. Within the boundary of a currently productive oyster seed ground, oyster seed reservation or public oyster harvesting area; or
- 2. Within the boundaries of a LDWF owned or managed Wildlife Management Area or Wildlife Refuge.
- 3. Within 1,000 feet, or other distance deemed appropriate by LDWF, of a known bald eagle nest.
- 4. Within 1,500 feet, or other distance deemed appropriate by LDWF, of a known bird rookery area.
- 5. Within the officially designated critical habitat of a threatened or endangered species.
- B. Work under the authority of this General Permit shall not be approved in the following areas, unless the applicant first provides a letter of no objection from the Louisiana Department of Culture, Recreation, and Tourism:
 - 1. Within a State Park, State Recreation Area or State Commemorative Area; or
 - 2. Within any known historic or archaeological site or within the boundaries of an historical district.
- C. Within 1,000 feet of an established navigation channel or fairway constructed, owned, operated, or maintained by federal, state or local governments, or with federal, state or local government funds, without written consent of each appropriate agency or governing body. An authorization request that is not accompanied by such written permission shall be processed as an application for an individual CUP. If, however, there is a physical barrier at the project site that isolates the Coastal Use from the navigation channel or fairway and effectively prevents any interchange between the two, this restriction does not apply.
- D. Within 1,500 feet of the Mississippi River or Atchafalaya River levees or within 300 feet of all other levees or other flood control structures which are owned, operated or maintained by the federal government, or with federal funds, without the written consent of each appropriate agency or governing body.
- E. Within 1,000 feet of levees or other flood control facilities constructed, owned, operated or maintained by state or local governments, or with state or local government funds, without the written consent of each appropriate agency or governing body.
- F. Within 1,500 feet of a barrier island, barrier island feature, chenier, beach, dune or other coastal feature without the approval of the appropriate resource agencies that OCM determines to have programmatic interests.

IV. This General Permit does NOT apply in the following situations:

A. Within 1,000 feet of an area determined to be a unique ecological feature by the Secretary of DENR.

C.U.P. No. GP6

Page

- B. Within Special Significance Areas designated pursuant to R.S. 49:214.41(F) and those rules and regulations adopted thereunder, where applicable.
- C. Within the boundaries of a national park or monument, national wildlife refuge or established buffer zone for any such national site.

V. **Special Conditions**

7

- A. This General Permit authorizes the installation of 10,000 feet of pipeline (12 inches or less inside diameter) and cable assisted cathodic pipeline protection.
- B. No dredging, prop washing, wheel washing or other form of excavation for access is authorized under the authority of this General Permit.
- C. Pipelines routes shall be located in non-wetland areas and existing disturbed corridors (e.g., spoil banks) whenever feasible and practicable, unless the Secretary determines that such location would have significant adverse impacts to contiguous wetlands.
- D. In wetlands and on spoil banks, pipelines shall be laid on the surface of the ground, buried to a depth of no less than three feet below the existing ground surface, or placed on pipe bents, except as may be otherwise provided by the Secretary. If other pipelines are encountered along the installation route, the pipeline being installed shall be buried below the encountered pipeline(s) if necessary to meet the minimum burial depth requirement of three feet.
- E. In open water areas, pipelines shall be buried (trenched, jetted, or directionally bored) to a minimum of three feet below the mudline, except as may be otherwise directed by the Secretary. If other pipelines are encountered along the installation route, the pipeline being installed shall be buried below the encountered pipeline(s) if necessary to meet the minimum burial depth requirement of three feet.
- F. Where it is determined to be necessary by the Secretary, an appropriate quantity of suitable erosion resistant material (rock or other material approved by OCM) shall be placed on each canal bank, natural bank, or shoreline at the location(s) of pipeline crossings. Such shoreline stabilization shall not extend further than 10' below MLW and shall be maintained for the life of the project.
- G. Trenches dredged for the installation of pipelines shall be restricted to the minimum width required for safe working conditions; however, the top width of trenches shall not exceed six (6) feet.
- H. This General Permit authorizes the excavation of trenches, up to 1,000 feet long, for the lowering of existing pipelines, not limited to twelve (12) inches in inside diameter. **Multiple** trenches can be considered under the authority of this General Permit, however maximum cumulative length of all trenches cannot exceed 2,500 linear feet. Trenches shall be restricted to the minimum width required for safe working conditions; however, the top width of trenches shall not exceed twelve (12) feet.
- I. Work areas required for pipelines crossing other pipelines metering stations, corrosion protection facilities, repair and to tie into other pipelines shall be no larger than 70 feet X 90 feet (or no more than 6,300 square feet) with the trench area within the work space required to

C.U.P. No. GP6

Page 8

expose the line(s) no more than 30 feet wide X 30 feet long X 9 feet deep (or no more than 900 square feet up to 9 feet deep). All excavated material shall be stored within the authorized workspace.

- J. Directional drilling locations for the installation of pipelines shall be no larger than 150 feet X 150 feet (or no more than 22,500 square feet) with the trench area within the workspace no more than 30 feet X 75 feet X 9 feet deep (or no more than 2,250 square feet up to 9 feet deep).
- K. Material dredged from the trenches shall be temporarily stockpiled adjacent to the trenches. Stockpiled material in open water shall be clearly marked, and the markers shall be maintained, to minimize any possible hazard to navigation. Trenches shall be backfilled upon successful testing of the pipeline; however, all trenches shall be backfilled within thirty (30) days of initiation.
- L. If replacement of an existing pipeline is authorized under the authority of this General Permit, that portion of the old pipeline to be replaced shall be removed, unless it is determined by the Secretary that removal of the pipeline would not be in the public interest and provided that the permittee agrees to retain liability for the pipeline as long as it remains in place.
- M. Pipelines installed under the authority of this General Permit shall be removed within one hundred (120) days of abandonment unless it is determined by the Secretary that deferring removal of the pipeline would be in the public interest and provided that the permittee agrees to retain liability for the pipeline as long as it remains in place. If the permittee has a clearly identifiable need to leave the pipeline in place (i.e., possible future use, conflicting activities, etc.) the Secretary may authorize the permittee to allow the pipeline to remain in place in accordance with the OCM pipeline removal policy.
- N. All pipelines removed under the authority of this General Permit shall be disposed of in accordance with applicable federal and state regulations and guidelines. The pipeline trench shall be completely backfilled in accordance with Special Condition I and the area restored to pre-project elevations and contours.
- O. All pipelines removed under the authority of this General Permit shall be purged at the time of removal in accordance with applicable federal and state regulations and guidelines.
- P. As-built drawings shall be submitted within 30 days of completion of this project to the DNR, Office of Conservation, Pipeline Division, PO Box 94275, Baton Rouge, La. 70804 and to OCM, PO Box 44487, Baton Rouge, La. 70804-4487.

VI. Definitions

- A. Pipelines shall refer to lines twelve (12) inches or less in inside diameter which carry oil, gas,salt water and CO2. Lines which carry sulphur, caustics, or other hazardous or toxic substances shall not be authorized by this General Permit.
- B. Wetlands are open water areas or areas that are inundated or saturated by surface or ground water at a frequency and duration sufficient to support, and under normal circumstances does support, a prevalence of vegetation typically adapted for life in saturated soil conditions which

C.U.P. No. GP6 Page 9 occur within the designated coastal zone of the state. Wetlands generally include swamps, marshes, bogs, and similar areas. C. Abandonment occurs when something is no longer used for the purpose in which it was authorized, or falls into a state of disrepair such that it no longer serves the function for which it was installed D. Push Pull Method refers to the method of pushing or pulling a pipeline from a staging or construction area without using wheeled or tracked vehicles or air boats on the marsh. By accepting this permit the applicant agrees to its terms and conditions. I affix my signature and issue this permit this <u>7th</u> day of <u>February</u>, 20 <u>24</u> DEPARTMENT OF ENERGY AND NATURAL RESOURCES Kyle F. Balkum, Administrator Office of Coastal Management This agreement becomes binding when signed by the Administrator of the Office of Coastal Management, Department of Energy and Natural Resources.