STATE OF NEW YORK **DEPARTMENT OF STATE**

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March 17, 2017

Mr. Stephan A. Ryba Chief, Regulatory Branch Department of the Army New York District, Corps of Engineers Jacob K. Javits Federal Building New York, New York 10278-0090

Ms. Diane Kozlowski Chief, Regulatory Branch Department of the Army Buffalo District, Corps of Engineers 1776 Niagara Street Buffalo, New York 14207-3199

Re: F-2016-1155 (DA)

U.S. Army Corps of Engineers – Final New York and Buffalo Districts' Regional Conditions, the Reissuance and Modification of the Nationwide Permit Program, the issuance of two new Nationwide Permits and one new General

Condition.

Statewide Coastal Areas

Dear Sir and Madam:

The Department of State (DOS) has completed its review of the U.S. Army Corps of Engineers (Corps) consistency determination indicating that the <u>proposed</u> reissuance and modification of its nationwide permits (NWPs) and issuance of two (2) new NWPs and proposed regional conditions, pursuant to 33 CFR Part 330 is and will be conducted in a manner consistent to the maximum extent practicable with the New York State Coastal Management Program.

- I. Pursuant to 15 CFR Part 930.41, the DOS concurs with the Corps consistency determination for the following NWPs anywhere in the New York State coastal area with which all general and all Buffalo and New York District regional conditions are complied:
- 1. Aids to Navigation
- 4. Fish and Wildlife Harvesting, Enhancement and Attraction Devices and Activities
- 10. Mooring Buoys
- 15. U.S. Coast Guard Approved Bridges
- 16. Return Water from Upland Contained Disposal Areas



- 17. Hydropower Projects
- 18. Minor Discharges
- 19. Minor Dredging
- 20. Response Operations for Oil and Hazardous Substances
- 21. Surface Coal Mining Operations
- 22. Removal of Vessels
- 23. Approved Categorical Exclusions
- 24. Indian Tribe or State Administered Section 404 Programs
- 30. Moist Soil Management for Wildlife
- 31. Maintenance of Existing Flood Control Facilities
- 33. Temporary Construction, Access, and Dewatering
- 34. Cranberry Production Activities
- 37. Emergency Watershed Protection and Rehabilitation
- 40. Agriculture Activities
- 41. Reshaping Existing Drainage Ditches
- 46. Discharges in Ditches
- 49. Coal Remining Activities
- 50. Underground Coal Mining Activities
- 53. Removal of Low-Head Dams
- II. Pursuant to 15 CFR Part 930.41 and 930.43 the DOS concurs with the Corps' consistency determination for those NWPs with which all general and all Buffalo and New York District regional conditions are complied and with the additional condition(s), as follows:

3. Maintenance

The DOS concurs with the Corps' consistency determination for NWP 3 outside of tidal wetlands and within the NYS Coastal Area where the activities to be authorized would; involve the repair/replacement in-place or landward, with no waterward expansion or increase in footprint; or for those proposed within the artificial canals identified by DOS at: https://appext20.dos.ny.gov/coastal_map_public/map.aspx.

11. Temporary Recreational Structures

The DOS concurs with the Corps' consistency determination for NWP 11 where the activities to be authorized are not seasonal structures.

13. Bank Stabilization

The DOS concurs with the Corps' consistency determination for NWP 13 where the activities to be authorized would occur within the canals identified by DOS at: https://appext20.dos.ny.gov/coastal_map_public/map.aspx.

III. Pursuant to 15 CFR Parts 930.41 and 930.43, the DOS concurs with the Corps' consistency determination for the following NWPs where the activities would occur outside of the New York City Waterfront Revitalization Program:

- 2. Structures in Artificial Canals
- 9. Structures in Fleeting and Anchorage Areas
- 28. Modifications of Existing Marinas
- 35. Maintenance Dredging of Existing Basins
- 36. Boat Ramps
- 38. Cleanup of Hazardous and Toxic Waste

IV. Pursuant to 15 CFR Parts 930.41 and 930.43 the DOS objects to the Corps' consistency determination for the following NWPs anywhere in the New York coastal area:

- 5. Scientific Measuring Devices
- 6. Survey Activities
- 7. Outfall Structures and Associated Intake Structures
- 8. Oil and Gas Structures on the Outer Continental Shelf
- 12. Utility Line Activities
- 14. Linear Transportation Projects
- 25. Structural Discharges
- 27. Aquatic Habitat Restoration, Establishment, and Enhancement Activities
- 29. Residential Developments
- 32. Completed Enforcement Activities
- 39. Commercial and Institutional Developments
- 42. Recreational Facilities
- 43. Stormwater Management Facilities
- 44. Mining Activities
- 45. Repair of Uplands Damaged by Discrete Events
- 48. Commercial Shellfish Aquaculture Activities
- 51. Land-Based Renewable Energy Generation Facilities
- 52. Water-Based Renewable Energy Generation Pilot Projects
- 54. Living Shorelines

Basis for Decision

The nationwide permits listed in II, III, and IV above could authorize activities which would be inconsistent with one or more of the State's CMP policies and federally approved amendments to the CMP. First, in II, where the listed conditions are not complied with, the activities should not be subject to a nationwide permit and if so conducted, would be inconsistent with the CMP. These activities would affect the State's CMP policies pertaining to water dependent uses (Policies #1, #2, #3, #4, #20, #21); appropriate development in appropriate areas and expediting permits for that development (Policies #1, #2, #5, #6); the protection, preservation, and where practicable restoration of State designated significant coastal fish and wild life habitats (Policy #7); the protection of fish and wildlife from pollutants and hazardous wastes (Policies #8, #31, #34, #35, #36, #38, #40); flooding and erosion hazards (Policies #11, #12, #13, # 14, # 15, # 16, # 17); infringements on the public use of coastal waters and water related recreational uses (Policies #19, #20, #21, #22); preventing the impairment of scenic resources (Policies 24 and 25); the conservation of agricultural lands (Policies #26, #35); the preservation and protection of freshwater and tidal wetlands and the benefits derived from them (Policy #44); and the protection of the quality of coastal waters (Policies #30, #31, #33, #34, #35, #36, #39). These activities would also affect these policies as they are reflected in the Long Island Sound Regional Coastal Management Program and federally approved Local Waterfront Revitalization Programs.

Next, in III, where the activities would be located within the CMP special management area New York City Waterfront Revitalization Program (NYC WRP), the activities should not be subject to a nationwide or regional permit and if so conducted, would be inconsistent with the CMP. These activities would affect the NYC WRP policies pertaining to: water dependent uses (Policies #1, #2, #3, #8, and their associated subpolicies); appropriate development in appropriate areas (Policies #1, #2, #3, #8, #9, #10 and their associated subpolicies); the protection, preservation, and where practicable restoration of State designated significant coastal fish and wildlife habitats (Policy #4 and associated subpolicies); the protection of fish and wildlife from pollutants and hazardous wastes (Policies #4, #5, #7 and associated subpolicies); flooding and erosion hazards and increasing climate resilience (Policy #6 and associated subpolicies); infringements on the public use of coastal waters and water related recreational uses (Policies #3, #8, and associated subpolicies); preventing the impairment of scenic resources (Policy #9 and associated subpolicies); the preservation and protection of freshwater and tidal wetlands and the benefits derived from them (Policies #4, #5, and associated subpolicies); and the protection of the quality of coastal waters (Policies #4, #5, #7, and associated subpolicies).

Further, in **IV**, the activities should not be subject to a nationwide or regional permit and if so conducted, would be inconsistent with the CMP. These activities would affect the State's CMP policies pertaining to: water dependent uses (Policies #1, #2, #3, #4, #20, #21); appropriate development in appropriate areas and expediting permits for that development (Policies #1, #2, #5, #6); the protection, preservation, and where practicable restoration of State designated significant coastal fish and wild life habitats (Policy #7); the protection of fish and wildlife from pollutants and hazardous wastes (Policies #8, #31, #34, #35, #36, #38, #40); flooding and erosion hazards (Policies #11, #12, #13, #14, #15, #16, #17); infringements on the public use of coastal waters and water related recreational uses (Policies #19, #20, #21, #22); preventing the impairment of scenic resources (Policies 24 and 25); the conservation of agricultural lands (Policies #26, #35); the preservation and protection of freshwater and tidal wetlands and the benefits derived from them (Policy #44); and the protection of the quality of coastal waters (Policies #30, #31, #33, #34, #35, #36, #39). These activities would also affect these policies as they are reflected in the Long Island Sound Regional Coastal Management Program and federally approved Local Waterfront Revitalization Programs.

Finally, the NWPs listed in II, where the listed conditions are not complied with, III, where the activities would be located within the NYC Waterfront Revitalization Program, and IV above were determined not to be consistent to the maximum extent practicable with the State CMP policies for several reasons: 1) the specific nature of the authorized activity is unknown (e.g. structures in fleeting and anchorage areas, residential developments, approved categorical exclusions, completed enforcement actions); 2) the size or extent of the authorized activity is limitless (e.g. utility line backfill and bedding, structural discharges, maintenance dredging of existing basins); 3) the established thresholds for an activity are excessive (e.g. bank stabilization, headwaters and isolated waters discharges, 1/2 acre loss of waters, 300 lf of bank stabilization); 4) the provisions of the permits do not reflect the existing conditions of the geographic areas in which the authorized activity would occur; 5) coordinated review of authorized activities will be limited and expedited review by the Corps would exclude valuable local knowledge of on- site conditions and potential effects on local resources (e.g. water-based renewable energy); 6) the mitigation condition does not advocate "avoidance" and viable alternatives or advocating activities that would advance relevant CMP policies as the principal means of minimizing adverse effects on coastal waters, habitats, wetlands, scenic areas, special aquatic sites (mitigation banks vs. on-site mitigation); and 7) the authorized activities could be

inconsistent with locally adopted and State and federally approved plans as expressed in federally approved amendments to the CMP.

Alternative Measures - Regional Conditions

Pursuant to 15 CFR Part 930.43(a)(3), DOS should describe alternative measures which, if adopted by the Corps, would allow the Corps to proceed with the reissuance, modification, and issuance of new NWPs in a manner consistent to the maximum extent practicable with the CMP.

According to 33 CFR 330.4(d)(2), the Division or District Engineers may establish regional conditions for NWPs that would make them consistent with the CMP and as such, DOS is committed to developing regional conditions with the appropriate districts.

To ensure that the Corps' NWPs and activities authorized by them would be consistent with the CMP and approved LWRPs, the following condition applies to:

- l) the NWPs listed in II above that do not meet the stated conditions and
- 2) the NWPs listed in **III** when the activity to be authorized would occur within the NYC Waterfront Revitalization Program And

3.) the NWPs listed in **IV** above

Activities authorized pursuant to these Nationwide Permits shall be submitted to DOS for review by the applicant. DOS will review the proposed activities pursuant to 15 CFR Part 930 Subpart D. DOS concurrence with an applicant's consistency certification shall not be presumed unless DOS fails to concur with or object to an applicant's consistency certification within six (6) months of commencement of DOS review of an applicant's consistency certification and all necessary data and information in accordance with 15 CFR Parts 930.62 or 930.63.

Should you have any questions regarding this consistency decision please contact Jeffrey Zappieri at (518) 473-2476 (e-mail: Jeffrey.Zappieri@dos.ny.gov).

Sincerely

Sandra Allen

Deputy Secretary of State

SA/mm

c: OCRM -David Kennedy -via e-mail COE/HQ – David B. Olson – via e-mail COE/Buffalo District -Bridget Brown -via e-mail COE/New York District -Brian Orzel-via e-mail NYSDEC/Central Office -Kent Sanders via e-mail