COOPERATIVE AGREEMENT

BETWEEN THE

UNITED STATES ARMY CORPS OF ENGINEERS (USACE),

FEDERAL HIGHWAY ADMINISTRATION (FHWA),

AND THE

MISSISSIPPI TRANSPORTATION COMMISSION ACTING BY AND THROUGH

THE MISSISSIPPI DEPARTMENT OF TRANSPORTATION (MDOT)

RELATIVE TO

INTERAGENCY FUNDING FOR THE DEPARTMENT OF THE ARMY PERMIT

PROCESS ON FEDERAL-AID TRANSPORTATION PROJECTS IN MISSISSIPPI

COOPERATIVE AGREEMENT BETWEEN THE UNITED STATES ARMY CORPS OF ENGINEERS (USACE), FEDERAL HIGHWAY ADMINISTRATION (FHWA), AND THE MISSISSIPPI TRANSPORTATION COMMISSION ACTING BY AND THROUGH THE MISSISSIPPI DEPARTMENT OF TRANSPORTATION (MDOT) RELATIVE TO INTERAGENCY FUNDING FOR THE DEPARTMENT OF THE ARMY PERMIT PROCESS ON FEDERAL-AID TRANSPORTATION PROJECTS IN MISSISSIPPI

This cooperative agreement (Agreement) is between the Mississippi Transportation Commission acting by and through the Mississippi Department of Transportation (MDOT), the Federal Highway Administration (FHWA), and the United States Army Corps of Engineers (USACE), hereinafter referred to as the parties.

This Agreement sets forth the responsibilities of the parties relative to priority review of surface transportation projects with the goal of achieving timely design and implementation of adequate, safe, environmentally and economically sound transportation improvements while also assuring such design and implementation is done in accordance with federal statutes which the USACE and the FHWA administer.

WHEREAS Authority for this Agreement is pursuant to the Intergovernmental Cooperation Act (31 U.S.C. 6505); and

WHEREAS funding has been appropriated under the Transportation Equity Act for the 21st Century (TEA-21) (P.L. 105-178) and SAFETEA-LU (P.L. 109-59) to provide a coordinated environmental review process; and

WHEREAS, many of these projects fall within waters of the United States; and

WHEREAS, the locations of these projects within Mississippi fall under the jurisdictional areas of five (5) different USACE districts (Vicksburg, Mobile, Memphis, Nashville and New Orleans); and

WHEREAS, the parties agree that establishing a USACE central point of contact (POC) to be located in the Vicksburg District for all surface transportation projects in Mississippi would create efficiency and expedite the environmental review process; and

WHEREAS, the parties have determined that it would be mutually beneficial to supplement USACE staffing above normal levels; and

WHEREAS, the parties have determined that the supplemental staffing referenced above would provide priority review of surface transportation projects contemplated or under design by MDOT or its subrecipients; and

WHEREAS, FHWA and MDOT have determined USACE involvement in the planning and environmental analysis of proposed surface transportation projects undertaken by MDOT or its subrecipients to be in the public interest; and

WHEREAS, MDOT is willing to fund supplemental USACE support staff dedicated to work with involving MDOT and its subrecipients' planning and environmental studies and permit actions and issues; and

WHEREAS, the FHWA agrees that MDOT's apportioned Federal-aid highway funds may be used to support this agreement and would be an eligible source for funding at applicable Federal-aid match rates; and

WHEREAS, MDOT and the USACE have certified that MDOT and its sub-recipients have sufficient work associated with the environmental review process and with the evaluation of Department of the Army permits to fully employ one individual for the life of this agreement.

NOW, THEREFORE, in consideration of the mutual promises and agreements contained herein, the signatory parties to this Agreement concur with the following responsibilities and terms.

I. Agency Responsibilities

- A. MDOT Shall:
 - Program and have obligated annually in advance a Federal-aid project to track costs and provide payment to the USACE for the costs contemplated by this Agreement as listed below. It is anticipated that total annual funds needed for these services will not exceed \$250,000. Actual costs may be less than this amount, depending upon the amount of travel needed to support the priority review contemplated by this Agreement. Since FHWA and MDOT are legislatively prohibited from reimbursing for services in advance, billings against the programmed and obligated amount will be made no more frequently than monthly in arrears. If and when additional funds are necessary, additional payments may be negotiated by all parties to this agreement.

a. Salary and benefits for one (1) full-time employee (meeting the professional standards described in Attachment A) will be adjusted annually, if needed, to cover appropriate salary-increases and cost of living allowance (COLA) awarded Federal government employees.

b. Actual burdened overhead rate carried by the USACE, including:

- i. Effective Rate
- ii. Departmental Rate
- iii. General Administrative Rate

iv. Other as appropriate

c. Training, travel, and per-diem at Federal government rates, as needed to support the priority review contemplated by the Agreement.

d. Costs for the use of vehicle(s) unless MDOT elects to provide USACE support staff with appropriate vehicle(s) and fuel from MDOT's fleet.

- 2. The start date for annual funding will be 1 October. Funds will be transmitted electronically.
- 3. MDOT will review USACE submittals of actual account of expenditures for salaries, benefits, travel and indirect costs as drawn against advance MDOT programmed obligations in support of work contemplated in paragraph I.B.1 below.
- 4. If MDOT disagrees with the USACE submittal, a meeting to clarify the account of expenditures will be requested within ten (10) working days. In the event of a disagreement over the amount of expenditures, MDOT pledges to negotiate in good faith towards a reconciliation of the disputed amount.
- Reconcile and adjust Federal-aid project funding and/or advance MDOT payment to the USACE at the time of Agreement extension, modification, or termination and, upon completion of this Agreement, make any adjustments needed in Federal share payable as consistent with 23 U.S.C. 132.
- 6. Hold meetings as necessary with the USACE to establish priorities and evaluate work performed under the agreement.

B. USACE Shall:

 Supplement its existing staff, which currently evaluates MDOT and other permits and participate as a commenting agency on planning and environmental studies on a routine basis, by hiring one professional employee as detailed in Attachment A, and use the funds provided under this Agreement to pay the costs of this individual's salary, associated benefits and actual burdened overhead rate, and reimbursable travel expenses in accordance with the Federal Travel Regulations, 41 C.F.R. Chapter 301, that are hereby incorporated into this Agreement by reference.

- 2. Attempt to ensure that 100% of the work time of the supplemental staff funded by this Agreement is dedicated to work on projects as identified by the MDOT in accordance with the coordination procedures defined in paragraph II (below).
- 3. Ensure that the employee identified in Attachment A keeps a daily time record identifying the number of hours spent working on tasks related to highway projects and any other work tasks such as those listed under paragraph II (below) relative to coordination. These records shall account for 100% of the time worked by said supplemental staff, including any time spent on non-MDOT work. In addition, the USACE shall keep accurate accounting records of all receipts and disbursements of all funds received pursuant to this Agreement and produce such records and reports (see I. A. 3. above) for examination as required by the MDOT or the FHWA and shall permit extracts and copies to be made by these other signatory agencies or their duly authorized representatives. The USACE shall keep records substantiating hours and costs billed pursuant to this Agreement for a period of at least three (3) years after the final billing is submitted. These records shall be subject to audit in accordance with the Single Audit Act.
- 4. Hold annual meetings with MDOT and FHWA to evaluate work performed under this Agreement.
- 5. Upon programming and obligation of the initial year's funding, the supplemental position shall be filled as expeditiously as possible to support work contemplated by this Agreement.
- 6. In the event of disagreement over statements of expenditure, negotiate in good faith towards reconciliation of the disputed amount. Continue the priority review of highway construction projects throughout negotiations as long as current funding obligations are sufficient to cover costs. The USACE will credit MDOT for any amount determined to be an over-statement of USACE expenses.
- 7. Develop internal procedures to implement this Agreement and modify as necessary (Attachment B).
- C. FHWA Shall:
 - 1. Approve programming of a Federal-aid project to obligate funds to accomplish the work contemplated by this Agreement at the applicable Federal-aid reimbursement rate in accordance with P.L. 109-59.

 Under the authority of 23 U.S.C. 132, reimburse MDOT the total amount of Federal share payable for any project programmed to support this Agreement upon obtaining notification of its execution.

II. Coordination

- A. MDOT will establish priorities to direct the USACE supplemental staff efforts in the priority review process.
- B. Both MDOT and the USACE agree that reasonable access will be provided to working level staff of the other agency in an effort to minimize the need for formal meetings.
- C. While the primary focus will be advising MDOT in the environmental decision making process and pertinent environmental regulations in order to achieve timely permit reviews for projects undertaken by MDOT and its sub-recipients, USACE supplemental staff may also be involved in other tasks which support agency coordination and which serve to expedite the implementation of the MDOT's surface transportation program and to comply with the statutes and regulations for which the USACE bears responsibility. Examples of other tasks which may be assigned include but are not limited to:
 - 1. Attend pre-application meetings, interagency meetings, internal MDOT project coordination meetings, and public meetings.
 - Participate in interagency scoping meetings and 404 merger meetings.
 - Assist MDOT in explaining USACE related issues in its project decision making process to other Federal and Local resource agencies.
 - 4. Comment on project alternatives, mitigation plans, review and comment on biological assessments, and
 - Develop and implement programs to increase the efficiency of MDOT's environmental decisionmaking process, statewide wetland banking program, and transportation project permit evaluation.
 - Assist MDOT in providing appropriate training of MDOT personnel in regulatory program requirements and regional general permits.
 - Assist MDOT and its recipients in identifying and delineating wetlands and potential wetland and streambank mitigation sites.

- 111. Performance Objectives
 - A. The MDOT, USACE and FHWA will review existing interagency coordination processes and, if appropriate, formulate recommendations to improve procedures and increase efficiency within three (3) months of the time that the individual in the position to be funded by the Agreement reports for duty.
 - B. The USACE agrees to meet the following goals:
 - 1. Early coordination and prioritization of transportation project environmental decision making actions and permit applications.
 - Significant improvement of existing evaluation times for MDOT actions authorized by nationwide permits.
 - The USACE will inform MDOT if project evaluation may exceed standard evaluation times due to issues such as required (Federal) Endangered Species Act coordination, controversial public interest factors, litigation, etc.
 - The USACE will meet all timelines established by regulation for individual permits unless otherwise previously indicated or noted as an exception.
 - The USACE supplement staff will be a commenting member of MDOT's environmental review and evaluation team.
 - C. The MDOT agrees to meet the following goals:
 - With the guidance of the supplement USACE staff, prepare and submit to the USACE a completed permit application together with drawings as currently required by USACE regulations set forth at 33 CFR 325, Standard permits, General permits, and letters of permission (LOP), incorporated herein by reference.
 - 2. With the guidance of the supplement USACE staff, provide all information necessary for evaluation of permit applications.
 - 3. With the guidance and assistance of the supplement USACE staff, give full consideration to modifying the submitted permit application in accordance with the comments provided by the USACE or other approving agencies in the course of permit review or terminate and withdraw the permit application.

IV. General Terms

- A. Length of Agreement. This Agreement expires on September 30, 2016, five years following the date of execution, unless extended or terminated as provided in IV. B. or C. below.
- B. Modification and Extension. This Agreement may be modified, amended or extended by the mutual agreement of the signatory parties.
- C. Termination. This Agreement may be terminated by either the MDOT or the USACE upon sixty (60) days written notice to the POC of the other party if the party requesting termination has demonstrated that the other party has not substantially fulfilled the responsibilities and terms of the Agreement after being provided with notice and ninety (90) days to remedy the situation. If either MDOT or USACE wishes to terminate this agreement for any reason other than deficient performance, the party wishing to terminate shall provide written notice to the other party, indicating the intent to terminate the agreement one hundred and twenty (120) days from the date of the written notice, unless both parties agree to an alternate date.
- D. Points of Contact/Project Managers

The title of the point of contact and current office holder for each signatory agency is listed below:

	Name:	Ms. Melínda McGrath
	Title:	Interim Executive Director/Chief Engineer
	Address:	Mississippi Department of Transportation Post Office Box 1850
	Tel:	Jackson, MS 39215-1850 (601) 359-7002
	Fax	(601) 359-7050
	E-mail:	mmcgrath@mdot.state.ms.us
b)	USACE:	
	Name:	Mr. Michael F. McNair, R.F.
	Title:	Regulatory Branch Chief
	Address:	Vicksburg District, US Army Corps of Engineers
		4155 Clay Street
		Vicksburg, Mississippi 39183-3435
	Tel:	(601) 631-5721

a) MDOT:

	Fax: E-mail:	(601) 631-5459 mike.mcnair@usace.army.mil
c)	FHWA:	
	Name:	Mr. Andrew Hughes
	Title:	Division Administrator
	Address:	Mississippi Division, Federal Highway
		Administration
		100 West Capitol Street, Suite 1026
		Jackson, Mississippi 39296
	Tel:	(601) 965-4215
	Fax:	(601) 965-4231
	E-mail:	andrew.hughes@fhwa.dot.gov

- E. During the performance of this Agreement, the parties agree to abide by the terms of Executive Order 11246 on non-discrimination and will not discriminate against any person because of age, race, color, religion, sex, or national origin. The participants will take affirmative action to ensure that applicants are employed without regard to their age, race, color, religion, sex, or national origin.
- F. No member of or delegate to Congress, or appointed transportation official or commissioners, shall be admitted to any share or part of the funds of this Agreement or any benefit that may arise therefrom; but this provision shall not be construed to extend to this Agreement if made with a corporation for its general benefit.
- G. All contracts to be developed and awarded pursuant to this Agreement, including all designs, plans, specifications, estimates, construction, utility relocation work, right-of-way acquisition procedures, acceptance of work and procedures in general, shall at all times conform to the applicable Federal and state laws, rules, regulations, orders and approvals, including procedures and requirements relating to labor standards, equal employment opportunity nondiscrimination, compliance with the American with Disabilities Act, antisolicitation, information, auditing and reporting requirements.
- H. Continuation of Existing Responsibilities
 - The parties to this Agreement are acting in an independent capacity in the performance of their respective legally authorized functions under this Agreement, and none of the parties' employees are to be considered the officer, agent, or employee of another party, to include the supplemental staff to be hired by the USACE to support priority review of MDOT highway construction projects.

 This Agreement shall not abrogate any obligations or duties to comply with the regulations promulgated under the 1973 (Federal) Endangered Species Act as amended, the 1958 (Federal) Fish and Wildlife Coordination Act as amended, the National Environmental Policy Act of 1969, the (Federal) Clean Water Act of 1977 as amended, or any other Federal statute or implementing regulations.

Signatory Participants

Angles

Andrew Hughes Division Administrator Federal Highway Administration

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Melinda L. McGrath, PE Interim Executive Director/Chief Engineer Mississippi Department of Transportation Build Pg.2143

Jeling R. Eckstein

Colonel, Corps of Engineers District Commander

Date 9/27/11

Date 09.27.11

Date 10/20/11

Signatory Participant

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Machael J. Walsh Major General, US Army Commander, Mississippi Valley Division US Army Corps of Engineers Date 26 Sprun

Signatory Participant

Edward R. Fleming Colonel, US Army Commander, New Orleans District US Army Corps of Engineers

Date 295-7711

Signatory Participant

Veinie L. Reichling Jr.

Colonel, US Army Commander, Memphis District US Army Corps of Engineers

Date 9 18 11

Signatory Participant

Margaret W Burcham

Date 6 Oct 2011

Margaret W. Burcham Colonel, US Anny Commander, Great Lakes and Ohio River Division US Anny Corps of Engineers

Signatory Participant

James A. DeLapp Lieutenant Colonel, US Army Commander, Nashville District US Army Corps of Engineers Date 6 SEPT. 11

Signatory Participant

Steven J. Koemhildt Colonel, US Army Commander, Mobile District US Army Corps of Engineers Date 19571

Signatory Participant

Date 21 Nov 1]

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Todd T. Semonite Major General, US Army Commander, South Atlantic Division US Army Corps of Engineers

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ATTACHMENT A

Professional Standards for Supplemental Staff

One (1) specialist with experience and/or education in engineering, biology, natural resources, or other related environmental science. Working knowledge of Section 404 of the (Federal) Clean Water Act, Section 10 of the Rivers and Harbors Act of 1899, National Environmental Policy Act, the (Federal) Endangered Species Act, the National Historic Preservation Act, and the Joint Federal Manual for the Identification and Delineation of Wetlands is essential. In addition, the ability to travel, occasionally overnight, is mandatory. This Interdisciplinary employee will be qualified to be paid under the Federal General Schedule Pay System at the full performance level GS-13.

ATTACHMENT B

Interdistrict Procedures to Implement the "Cooperative Agreement Between the United States Army Corps of Engineers (USACE), Federal Highway Administration (FHWA) and the Mississippi Department of Transportation (MDOT) Relative to Interagency Funding for the Department of the Army Permit Process On Federal Aid Transportation Projects in Mississippi" (Agreement)

1. <u>Purpose</u>. The Agreement provides a means for USACE's Vicksburg District to handle Section 10/Section 404 permitting of applications by FHWA/MDOT within the boundaries of the USACE Mobile, Memphis, New Orleans, and Nashville Districts. The purpose of this attachment is to outline the procedures that the five USACE districts will follow in implementing the Agreement to ensure maximum consistency within and among districts. For purposes of the Agreement, the home district is the USACE district within which an action occurs.

2. <u>Points of Contact</u>. Each district will designate a primary point of contact (POC) to implement the provisions of the Agreement.

A. The Vicksburg District POC will be the hiring official for the person selected to fill the position funded under the Agreement. This POC's duties will include keeping the other four districts adequately informed of work to be permitted within their boundaries. The Vicksburg District POC will meet with representatives of the other four districts and develop methods of interdistrict coordination prior to permitting any work within their boundaries. These methods will include addressing impacts of proposed highway projects on Corps facilities and operations in the home district. Also, this POC will, where pertinent, invite the other four district POCs to all meetings and conferences called for in the Agreement.

B. The Mobile, Memphis, New Orleans, and Nashville District POCs will be individuals familiar with the Agreement and the USACE's Regulatory Program. They will be the first persons contacted by the Vicksburg District POC on matters pertaining to the Agreement within their district boundaries.

3. Responsibilities.

A. <u>Permit Review</u>. Vicksburg District will handle all aspects of permit review and decision making on permit applications from FHWA/MDOT, to include signature authority for the entire State of Mississippi, unless other arrangements are made on a case-by-case basis (See 3.B. below). Appropriate coordination will be made with Mobile, Memphis, New Orleans and Nashville Districts prior to Vicksburg District making a decision on applications that fall within their respective boundaries.

B. <u>Compliance/Enforcement</u>. The Vicksburg District will be responsible for reviewing permits that it issues under the Agreement for compliance with permit conditions. Enforcement actions on unauthorized MDOT work (work performed without proper USACE authorization) will be initiated by the Corps district within which the work occurs. The Vicksburg District will evaluate any after-the-fact permit applications resulting from MDOT enforcement actions.

C. <u>Mitigation Bank</u>. Vicksburg District will lead review teams for mitigation banks proposed by MDOT solely for its use. The Mobile, Memphis, New Orleans, and Nashville Districts will be invited to each meeting, have a member on the review team, and will be provided a copy of the annual reports for each bank. The lead USACE district for other mitigation banks being utilized by MDOT will typically be the district in which the proposed bank is located. The USACE district lead for existing mitigation banks will remain in the home district.

D. <u>Administrative Appeals</u>. Vicksburg District will support any of its jurisdictional determinations and permit decisions associated with MDOT actions that are administratively appealed under the USACE appeal process. Depending on within which of the USACE Division's boundaries the action being appealed is located, appeals will be submitted to either the Mississippi Valley, South Atlantic or Great Lakes and Ohio River Divisions.

E. <u>Section 404(q) Elevations</u> Vicksburg District will handle all Section 404(q) case specific issues/elevations for projects on which it makes permit decisions under the Agreement.

F. <u>ORM 2 Interface</u>. To insure each district has the ability to effectively implement and monitor the Agreement, appropriate access will be allowed between the five USACE district's ORM 2 databases and geographic information systems. This will not include the ability for any district to change the data of another district. The home USACE district will report permit decisions on its database.

MEMORANDUM OF AGREEMENT BETWEEN THE MOBILE DISTRICT, US ARMY CORPS OF ENGINEERS AND THE VICKSBURG DISTRICT, US ARMY CORPS OF ENGINEERS

Interdistrict procedures to implement the "Cooperative Agreement between the United States Army Corps of Engineers (USACE), Federal Highway Administration (FHWA) and the Mississippi Department of Transportation (MDOT) Relative to Interagency Funding for the Department of the Army Permit Process On Federal Aid Transportation Projects in Mississippi" (Agreement), October 2011, copy attached.

1. Purpose. In accordance with Attachment B, paragraph 2.A., of referenced Cooperative Agreement, the purpose of this Memorandum of Agreement is to set forth the terms of agreement for interdistrict coordination procedures between Vicksburg (MVK) and Mobile (SAM) Districts for implementation of the referenced Cooperative Agreement.

2. Vicksburg and Mobile Districts agree to the following:

a. Emergency Permitting Procedures

i. If SAM requests South Atlantic Division (SAD) authority for emergency permitting procedures for an area (ex. Coastal MS before/after a hurricane), SAM will coordinate with MVK to include MDOT projects in the request for emergency authorization.

1. In this case, SAD will provide the emergency permitting authorization, which will include a statement allowing Mississippi Valley Division (MVD) to issue emergency permits to MDOT within SAM boundaries.

2. MVK will provide SAM and SAD the name, location, and activity (at a minimum) of all emergency permits issued within SAM boundaries at completion of the permit action.

11. If MVK identifies a need for MDOT specific emergency permitting, MVD will coordinate with SAD (with copy to SAM) to seek authorization from SAD for emergency permitting authority within SAM boundaries. 1. In this case, SAD will provide the emergency permitting authorization to allow MVD to issue emergency permits to MDOT within SAM boundaries.

2. MVK will provide SAM and SAD the name, location, and activity (at a minimum) of all emergency permits issued within SAM boundaries at completion of the permit action.

iii. If a proposed emergency permit involves work not completed by MDOT, but supporting an MDOT project, MVK will coordinate with SAM for the non-MDOT work to determine whether the non-MDOT work will be included in the emergency permit for MDOT or if it will be authorized in a separate emergency permit by SAM.

iv. MVK will coordinate all proposed emergency permits within SAM boundaries in the three coastal counties of MS (Jackson, Hancock, Harrison) with SAM. SAM Regulatory Division will serve as the initial SAM point-of-contact for these areas and will coordinate with the SAM Planning Division and other appropriate SAM offices to address any potential impacts to the SAM Mississippi Coastal Improvement Program or any other Planning Division related work prior to issuing any emergency permits.

v. MVK will coordinate all proposed emergency permits within SAM boundaries that are adjacent to or cross any Section 10 waters, USACE easement or fee title with SAM. SAM Regulatory Division will serve as the initial SAM point-of-contact for these areas and will coordinate with SAM Operations Division and other appropriate SAM offices prior to MVK issuing any emergency permits.

b. SAM will provide a current list of all Section 10 waters within SAM boundaries to MVK. MVK will coordinate with SAM Operations Division on all MDOT projects that are adjacent to or cross Section 10 waters prior to issuing any permits within SAM boundaries.

c. MVK will coordinate with SAM Operations Division on all MDOT projects that are adjacent to or cross USACE easement or fee title within SAM boundaries prior to issuing any permits within SAM boundaries.

d. MVK will coordinate all MDOT projects in the three coastal counties of MS (Jackson, Hancock, Harrison) with SAM Planning Division to address any potential impacts to the SAM Mississippi Coastal Improvement Program (MsCIP) or any other Planning Division related work prior to issuing any permits within SAM boundaries.

e. All mitigation credits debited from existing mitigation banks within SAM boundaries will be debited based on the Wetland Rapid Assessment Procedure (WRAP) functional assessment or other appropriate method for the bank. If MVK uses a functional assessment method other than the method specified for that bank to determine mitigation credits to be debited, MVK will work with SAM to convert the credits to the appropriate method. This will ensure proper accounting of debits/credits from existing mitigation banks.

f. SAM will provide access for MVK to enter all MDOT projects into the Mobile District portion of the ORM2 database. All applicable data shall be completed for each project, including mapping of polygons, lines, etc., and shall be entered throughout the permit process and any other subsequent actions to maintain "real time" data.

g. SAM will remain the lead for all existing mitigation banks within SAM boundaries. In addition, SAM will remain the lead for all new non-MDOT proposed mitigation banks within SAM boundaries.

h. If a portion of a non-MDOT project includes MDOT portions and the portions do not have independent utility, SAM will issue one permit for the overall project with MVK acting as a cooperating agency on the permit action.

i. Renewals, modifications, or extensions of MVK General Permit 46 or any new statewide MOOT general permits will be fully coordinated with SAM prior to issuance, modification, or extension.

j. These coordination procedures are subject to change. Any changes must be agreed upon by both MVK and SAM with copy to MVD and SAD.

k. These coordination procedures will be jointly reviewed by MVK, SAM, MVD and SAD at a minimum of one time each fiscal year or as otherwise deemed necessary.

1. Disputes related to the Cooperative Agreement, and supporting attachments, and/or this Memorandum of Agreement will be resolved at the District Regulatory Chief Level. If resolution is not achieved at that level, the dispute will be elevated to the respective District Commanders. If resolution is not achieved by the District Commanders, the dispute will be elevated to MVD and SAD. If resolution is not achieved at that level, the dispute will be elevated to USACE Headquarters.

3. The Vicksburg District POC for the Agreement is Mr. Michael F. McNair, Regulatory Branch Chief. The Mobile District POC for the Agreement is Mr. Craig J. Litteken, Regulatory Division Chief.

MEMORANDUM OF AGREEMENT BETWEEN THE MOBILE DISTRICT, US ARMY CORPS OF ENGINEERS AND THE VICKSBURG DISTRICT, US ARMY CORPS OF ENGINEERS

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EY R. ECKSTEIN

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DATE: 2 0 OCT 2011

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STEVEN J. ROEMHILDT Colonel, Corps of Engineers Commanding

DATE: 14 57 11