FINAL ENVIRONMENTAL ASSESSMENT

RESTORATION OF THE MOUTH OF THE SAN BERNARD RIVER TO THE GULF OF MEXICO BRAZORIA COUNTY, TEXAS

December 2008
STATEMENT OF FINDINGS
AND
FINDING OF NO SIGNIFICANT IMPACT
FOR THE
RESTORATION OF THE MOUTH OF THE SAN BERNARD RIVER
TO THE GULF OF MEXICO
BRAZORIA COUNTY, TEXAS

1. Purpose. This document addresses the proposed restoration of the mouth of the San Bernard River to the Gulf of Mexico Project, Brazoria County, Texas. The proposed action will restore the river mouth to its historic location prior to the 1929 construction of the Brazos River Diversion Channel (Diversion Channel). Sediment from the Diversion Channel resulted in the migration of the mouth of the river about two miles south of its historic location. Migration and blockage of the river’s mouth diverted San Bernard river flow into the Gulf Intracoastal Waterway (GIWW), raising concerns for shipping on the GIWW. Restoration of the mouth of the river will alleviate this navigation hazard. This Environmental Assessment (EA) was prepared in accordance with the National Environmental Policy Act of 1969 (NEPA) and Council on Environmental Quality (CEQ) regulations to document findings concerning the environmental impacts of the proposed action.

2. Proposed Action. Four alternatives were evaluated including No Action, a 4-foot deep by 400-foot wide channel, a 7.5-foot deep by 100-foot wide channel, and a 10-foot deep by 100-foot wide channel, which is the Recommended Plan. The proposed federal action would consist of dredging the San Bernard River channel immediately south of the Gulf Intracoastal Waterway (GIWW) to the Gulf of Mexico (Station 0+00 to 84+00) through an existing sand spit and restoring the mouth of the river to its historic location, which would allow for the safe operation and maintenance of the GIWW and Brazos River Floodgates. The entire reach, extending approximately 1.5 miles from the GIWW to the 5-foot contour line in the Gulf would be dredged by hydraulic pipeline dredge to a depth of -10 feet Mean Low Tide (MLT), with a bottom width of 100 feet and a top width of 160 feet. This effort would generate approximately 385,000 cubic yards (CY) of new work material. Of this volume, approximately 150,000 CY (Station 0+00 to 55+00) of material would go into the existing,
confined, upland Placement Area 90 (PA 90), and 235,000 CY (Station 55+00 to 84+00) would be deposited into the surf zone (Surf PA) for beach nourishment.

3. Coordination. A Joint Public Notice and Notice of Availability was issued to interested parties including Federal and state agencies on 18 June 2008, which described the proposed action and announced the availability of the Draft EA. Comments on the public notice and Draft EA and the District’s responses are included in Appendix E of the Final EA.

4. Environmental Effects. Galveston District has taken every reasonable measure to evaluate the environmental, social and economic impacts of the proposed project. Based on information provided in the EA and coordination with Federal, state, and local agencies, temporary and permanent effects resulting from the proposed project have been identified and can be found in Section 4 of the Final EA. The proposed project would result in both temporary and permanent impacts to fish and wildlife resources, including the loss of 2.1 acres of tidal marsh wetlands, the loss of 1.1 acres of proposed piping plover critical habitat (proposed TX-32), temporary impacts to riverine and Gulf benthic communities, and the loss of three acres of uplands. No significant degradation of water quality would occur and no impacts to cultural resources are anticipated from the proposed project. The loss of wetlands will be off-set by natural restoration of wetlands in the abandoned San Bernard River channel, or by planting 4.2 acres of wetlands if natural restoration does not occur. The project area will be monitored by annual aerial photography for at least three years to ensure no net loss of wetlands. In consultation with the U.S. Fish and Wildlife Service, avoidance and conservation measures were identified to protect threatened and endangered species in the proposed project area, resulting in a finding of not likely to adversely affect piping plovers, piping plover critical habitat, and sea turtles. Beach nourishment will augment proposed piping plover critical habitat in the project area. The project has been found to be consistent with the Texas Coastal Management Plan, compliant with Essential Fish Habitat (EFH), and the Texas Commission on Environmental Quality has issued Section 401 certification for the project. In addition, a Section 404(b)(1) Evaluation (short form) of project impacts to water quality indicates the project will not adversely affect water quality. It is the District’s conclusion that the proposed project will not have a significant impact on the environment or to the surrounding human population.

5. Determinations. The analysis of the environmental impacts of the proposed project is based on the accompanying Final EA. Factors considered in the review were impacts to vegetation, wildlife, aquatic resources including Essential Fish Habitat (EFH), threatened and endangered species and proposed piping plover critical habitat, cultural resources, socioeconomic resources, Environmental
Justice, Prime and Unique Farmlands, Hazardous, Toxic, and Radioactive Wastes, air, noise, water and sediment quality, as well as alternative courses of action and cumulative impacts. The proposed project was found to compliant with the Endangered Species Act, Clean Air Act, Clean Water Act, EFH, and the Texas Coastal Management Plan (TCMP).

6. Findings. Based on my analysis of the Final EA and other information pertaining to the proposed project, I find that the proposed reconnection of the San Bernard River to the Gulf of Mexico will not have a significant effect on the quality of the human environment. Galveston District reviewed the project for consistency with the goals and policies of the TCMP. Coastal Natural Resource Areas in the project area were identified and evaluated for potential impacts from the proposed project and no adverse impacts were identified. Based on this analysis, I find that the proposed plan is consistent with the goals and policies of the TCMP to the maximum extent practicable. After consideration of the information presented in the Final EA, I have determined that an environmental impact statement is not required under the provisions of NEPA, Section 102, and other applicable regulations of the U.S. Army Corps of Engineers, and that the proposed project may be constructed.

[Signature]

David C. Weston
Colonel, U.S. Army Corps of Engineers,
District Engineer

28 January 09
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1.0 PROPOSED PLAN

1.1 PROJECT DESCRIPTION AND AUTHORITY

The purpose of this U.S. Army Corps of Engineers (USACE) Environmental Assessment (EA) is to describe the environmental impacts associated with the effort to restore the mouth of the San Bernard River to the Gulf of Mexico at its historic location prior to the 1929 construction of the Brazos River Diversion Channel Project (Diversion Channel). The portion of the San Bernard River to be dredged is located immediately south of the Gulf Intracoastal Waterway (GIWW) in Brazoria County, Texas. The proposed restoration of the river’s mouth to the Gulf is necessary for the safe operation and maintenance of the GIWW and Brazos River Floodgates.

The San Bernard River above the GIWW is an authorized 9-foot by 100-foot navigation channel that extends from the intersection with the GIWW upriver for approximately 31 miles. The channel is rarely dredged and has limited commercial navigation. The particular reach of the GIWW involved in this study was described in a report of the Chief of Engineers contained in House Document 230, 76th Congress, 1st Session, dated 23 March 1939. That report was adopted by Congress in Public Law 675 of the 77th Congress.

The Draft Environmental Assessment of which this is the final was circulated for public comment on June 19, 2008. The document had not been finalized before Hurricane Ike (Ike) struck the Texas coast September 13, 2008. This Final EA has been updated to reflect changes to the project area resulting from the hurricane and in light of preliminary construction plans and specifications, now available, and in response to comments received on the draft document. As described below, the size of the Beach Pipeline Corridor, Gulf Channel, Debris Placement Area (PA), and Surf PA have all been decreased and the overall length of the channel shortened from the dimensions coordinated in the Draft EA. These changes reflect a decrease in construction impacts.

1.2 NEED FOR PROJECT

The purpose of the proposed project is to reconnect the San Bernard River with the Gulf of Mexico at its historic location. The mouth of the San Bernard River has
migrated about two miles to the southwest since the 1929 construction of the Diversion Channel and the 1940’s construction of the GIWW, and is now closed at the Gulf of Mexico due to sand accretion from the delta formed by the Diversion Channel. Accretion has accelerated over the last ten years due to a number of factors, including flooding on the Brazos River. At its current location, river discharge is not sufficient to flush the shoaling at the mouth of the river and keep it open to the Gulf. The blockage of the river’s mouth has diverted flow into the GIWW, raising concerns for barge traffic along the GIWW (Kraus, 2002). The Galveston District (District), USACE, has received reports that barge tows traveling along the GIWW between the San Bernard and Brazos Rivers can experience an eastward flowing current that is sufficiently strong to pose a potential navigation hazard. To allow for a more effective, safe, and efficient waterway, the proposed restoration of the mouth of the San Bernard River would reduce treacherous currents resulting from diverted flow into the GIWW and Brazos River Floodgates.

1.3 WORK REQUIRED

The proposed project would consist of dredging the San Bernard River channel immediately south of the GIWW to the Gulf of Mexico (Station 0+00 to 84+00) through the existing and relatively recent sand spit (Figure 1). The entire reach, extending approximately one and one half miles from the GIWW to the 5-foot contour line in the Gulf, would be dredged by hydraulic pipeline dredge to -10 mean low tide (MLT), with a bottom width of 100 feet and a top width of 160 feet. As coordinated in the Draft EA, the channel would have been dredged to the 10-foot contour line in the Gulf. This was revised in light of a Value Engineering evaluation of the proposed project that concluded the same benefit would result by dredging to the 5-foot contour, resulting in cost savings and decreased impacts. This dredging effort would generate approximately 385,000 cubic yards (CY) of dredged material and vegetative debris that would be placed in three placement areas (Figure 1).

Approximately 150,000 CY of material would be dredged from the existing river channel from the GIWW to the spit (Station 0+00 to 55+00) and placed in PA 90. PA 90 is a 119-acre, totally confined upland site previously coordinated for disposal of dredged material from the GIWW. This PA is located on the south side of the GIWW adjacent to the east bank of the San Bernard River, and is used about every four years for GIWW maintenance dredging.

An estimated 235,000 CY of sand would be dredged through the spit to the 5-foot contour line in the Gulf (Station 55+00 to 84+00) and deposited in the surf zone downdrift (southwest) of the new channel in the Surf PA, resulting in beach nourishment. The size of the Surf PA has been revised from 36.5 acres in the Draft EA to 16.1 acres in the preliminary construction plans. As originally coordinated, 45,000 CY of vegetative debris would have been removed from the Spit Construction Corridor and placed in a 9-acre Debris PA parallel to the beach. Post-Ike, it was found that virtually all of the driftwood and vegetative debris was scoured from the site, which subsequently burned. Very little vegetative debris remains, and the size of the Debris PA has been reduced from 9 acres to 3.7 acres. The Debris PA is a one time use area for project construction.
Debris would be wind-rowed parallel to the beach above the vegetation line (Figure 1). Vegetative debris found buried in the spit during dredging would also be removed and placed in the Debris PA. Non-vegetative debris including any potentially hazardous material would be removed by the contractor and properly disposed of in a licensed disposal facility off-site.

Excavation of the existing river channel would be accomplished by hydraulic pipeline dredge down the existing river channel to the spit. At the spit, equipment would be barged in for vegetative debris removal and placement. It is anticipated that frontend loaders, backhoes, and trucks would be used for debris removal and placement. Once the vegetative debris is removed, the spit would then be excavated by hydraulic pipeline dredge, with the material pumped to the Surf PA for beach nourishment. Across the spit, channel construction impacts would be limited to the 140-foot wide Spit Construction Corridor, which would accommodate construction of the new channel, equipment access, and staging areas. At the beach, a 100-foot Beach Pipeline Corridor would provide access for surf placement of sand. This corridor would allow sufficient room to place the 24-inch dredge pipeline and for equipment access and maneuvering. The pipeline corridor would be placed above the beach swash zone to minimize impacts to piping plover critical habitat. The proposed channel has been designed to be self-scouring; however, it is estimated that the new channel may require dredging again in six to twelve years, and we assume that 300,000 to 500,000 CY of maintenance material would again be dredged from the project area. In response to comments on the draft EA from resource agencies, maintenance dredging of the channel was removed from coverage in this EA. The current EA addresses a one-time action of re-establishing the river channel at its historic location. Subsequent maintenance dredging would require additional analysis and National Environmental Policy Act (NEPA) coordination.

Coordination of the Draft EA also resulted in questions concerning capacity for dredged material, should maintenance dredging occur in the future. Specifically, the concern is that should the river channel undergo maintenance dredging, at some point in the future a new dredged material placement area might be required, resulting in additional environmental impacts. We have evaluated this issue and provide the following information. An average of 76,000 CY of maintenance material from Station 260+00 to Station 268+00 of the GIWW is placed in PA 90 approximately once every four years. Based on current surveys, we estimate a current capacity of 940,000 CY in PA 90. Proposed dredging of the river channel would result in the placement of approximately 150,000 CY of material in PA 90. In the event the river requires dredging again in six to twelve years, we conservatively estimate that future maintenance dredging of the river would result in about the same quantity of material, 150,000 CY, being placed in PA 90 every six years. With no maintenance of PA 90, its capacity for GIWW and San Bernard River material would be reached in about 18 years. Raising the PA 90 levee four feet would increase its capacity by 660,000 CY, and extend the life of the PA to about 30 years for both projects. In the unlikely event that the river channel were actually dredged every six years, two additional PAs close to the project area, PAs 89 and 92, could also be used for either GIWW or San Bernard River maintenance material. Both of these PAs have substantial capacity, which would extend the maintenance
capacity of this project area well over 50 years, requiring no construction of new PAs for either the GIWW or the San Bernard River material. Post-Ike surveys indicate that the quantities of material proposed to be dredged did not change substantially.

2.0 PROJECT ALTERNATIVES

Several alternatives were developed by ERDC during their study of the river (Kraus, 2002), and others were developed by the Galveston District team. The objective was to increase safe and efficient commercial navigation on the GIWW by addressing the hydrology of the lower San Bernard River, as described above. The following criteria were identified as important in the development and evaluation of possible project alternatives. The Recommended Plan should:

Minimize environmental impacts;
Minimize need for easements or land acquisition;
Minimize the frequency of maintenance dredging; and
Increase river velocity to maintain a restored channel

Four alternatives were identified for evaluation including No Action, a 4-foot deep by 400-foot wide channel, a 7.5-foot deep by 100-foot wide channel, and a 10-foot deep by 100-foot wide channel, which is the Recommended Plan. Each of these alternatives is described in detail below.
Figure 1: Plan for the Mouth of the San Bernard River Dredging
Table 1: Alternatives Screening Matrix

<table>
<thead>
<tr>
<th>Screening Criteria</th>
<th>Minimize Environmental Impacts</th>
<th>Minimize Need for Easements</th>
<th>Minimize Maintenance Dredging</th>
<th>Increase River Velocity to Maintain Channel</th>
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<tr>
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<td>✓</td>
<td>✓</td>
<td>✓</td>
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</tr>
</tbody>
</table>

2.1 NO ACTION

Under the No Action Alternative the inefficient and unsafe commercial navigation conditions on the GIWW would worsen. In addition, the hazardous increase in current velocities near the Brazos River Flood Gates would also worsen, increasing navigation hazards through the flood gates.

2.2 FOUR-FOOT DEEP CHANNEL

This alternative consists of dredging the river channel to a width of 400-feet from its intersection of the GIWW south to the 4-foot contour line in the Gulf of Mexico (Station 00+00 to 80+00), a distance of about one and one half miles. This alternative would generate approximately 300,000 CY of material, with sand being placed in the Surf PA for beach nourishment, and material not compatible with the beach placement going to PA 90. This alternative could produce sufficient current to keep the river flowing but maintenance cycles would be more frequent. In addition, the 400-foot width would impact the natural banks of the San Bernard River and require land acquisition or
easements, increasing the cost and impacts of the project. Maintenance dredging of this alternative, if performed, would occur every one to three years with an estimated 150,000 CY to 300,000 CY of material being placed in either PA 90 or the Surf PA for beach nourishment.

2.3 SEVEN-AND-A-HALF-FOOT DEEP CHANNEL

This alternative would consist of dredging the river channel from its intersection with the GIWW to the spit at a depth of – 7.5 feet MLT (Station 00+00 to 55+00) and to – 10 feet MLT through the spit to the 10-foot contour in the Gulf of Mexico (Station 55+00 to 96+23). The channel would have a bottom width of 100 feet and a top width of 350 feet. This alternative would generate approximately 500,000 CY of dredged material, with sand placed in the Surf PA for beach nourishment, and material not compatible with beach placement going to PA 90. This alternative would not sufficiently increase river velocity to keep the channel scoured, resulting in maintenance dredging every three to six years, if performed, with an estimated 150,000 CY to 300,000 CY of material being placed in either PA 90 or the Surf PA for beach nourishment.

2.4 TEN-FOOT DEEP CHANNEL (RECOMMENDED PLAN)

This alternative would dredge the river from the GIWW south to the 5-foot contour line in the Gulf of Mexico (Station 00+00 to 84+00). This 1.5-mile long restored channel would be dredged to -10 feet MLT with a bottom width of 100 feet and a top width of 160 feet. This alternative would generate an estimated 385,000 CY of dredged material, with sand placed in the Surf PA for beach nourishment and material not compatible with beach placement going to PA 90. This deep, narrow channel would restore the mouth of the river to its historic location and reestablish sufficient flow to delay migration of the channel. The restored river would result in improved conditions for commercial shipping on the GIWW and the Brazos River Flood Gates. This alternative would require maintenance dredging every six to twelve years, if performed, with an estimated 150,000 CY to 300,000 CY of material placed in either PA 90 or the surf zone for beach nourishment.

3.0 AFFECTED ENVIRONMENT

3.1 DESCRIPTION OF THE PROJECT AREA

A site visit was conducted post-Ike on November 4, 2008 to document potential changes to the project area resulting from the hurricane. As described above, the hurricane and subsequent fire eliminated most of the vegetative debris from the project area. In addition, the river’s mouth is now completely closed and located about 1200 feet inland from the Gulf. This is a substantial change from the January 2008 project condition documented by aerial photographs (see Figures 2 and 3) which demonstrate the river still tidally connected to the Gulf. Figure 3 documents the current location of the mouth of the river.
The proposed project is located on the upper Texas coast in Brazoria County, southwest of Freeport. Brazoria County is bordered by Matagorda, Fort Bend, Harris and Galveston Counties, and has experienced the urban sprawl of Houston and the spread of suburban development along State Highway 288. Despite its location, the project area is located along a relatively remote and undeveloped portion of the Texas Gulf Coast (Figure 2).

The Texas Gulf Coast has low-lying, dynamic coastal landforms that include barrier islands, peninsulas, offshore sand bars, bays, mudflats, dunes, and shoals. These landforms are subject to the activities of waves, winds, storms, tides, climate, rising sea levels, and human activities, and are of direct concern to this project.

The San Bernard River rises one mile south of New Ulm in Austin County and flows 120 miles to the Gulf (Handbook of Texas Online, 2008). The river was dammed at the Wharton-Fort Bend county line in 1929, and was truncated by the GIWW in the 1940’s. As described above, the river has been further impacted by the diversion of the Brazos River, approximately five miles to the northeast of the project area. Immediately west of the project area is the San Bernard Wildlife Refuge, significant for providing winter habitat for migratory waterfowl and birds on the Central Flyway, preserving rich coastal prairies and salt marshes in southern Matagorda and Brazoria Counties, and supporting a colonial water bird rookery. The project area is also located within the Columbia Bottomlands Conservation Area.

Figure 2: Project Area and Brazos River Floodgates
The proposed project area is located immediately south of the GIWW. This very active coastal area has undergone significant change over the last 80 years, due in large part to impacts to coastal sediment budget resulting from the development of the Port of Freeport and the dredging of the GIWW. The diversion of the Brazos River for port development resulted in a significant increase in the amount of sediment transported southward to the San Bernard River area, while the GIWW provides a channel available to capture flow from the impeded river, further reducing the current necessary to keep the mouth of the river open. Without reference to the 2002 ERDC report (Kraus, 2002), TPWD’s Coastal Fisheries Division evaluated the blockage of the river’s mouth in 2004 in an attempt to determine the potential impact of the GIWW on the lower river (Chen and Buzan, 2004). Although their study was inconclusive as to the influence of the GIWW on the river, Chen and Buzan document that the mouth migrated from its 1974 location (the approximate location proposed for its restoration in this project), over 1.3 miles to the southwest by 2002. The 1974 location of the river’s mouth is now blanketed by a substantial sand spit that would be dredged through in this current restoration effort.

As is evident in Figures 2 and 3, a number of accretion ridges have developed, causing the river to migrate. Because of the small tidal range, the project area is classified as wave dominated, with development of successive beach ridges rather than stabilized dunes (Kraus, 2002). The older ridges, to the east of the current mouth, are more stable and support more vegetation. The area of the proposed channel cut is relatively recent, with limited scrub vegetation between the existing river channel and the beach, and no dune formation on the beach. The existing river channel in the project area supports fringing *Spartina* marsh, the distribution of which shifts with the migration of the channel.

### 3.2 PLACEMENT AREAS

Three placement areas have been identified for this project, including PA 90, a surf zone placement area, and a one-time use placement area for driftwood and vegetative debris removed from the proposed channel alignment across the spit. Existing PA 90 is 119 acres in size. The PA is an active, leveed, totally confined PA that is currently used for maintenance dredging of the GIWW about once every four years. New construction material from the existing river channel would be placed in PA 90. PA 90 would be used for placement of silty material that cannot be used for beach placement.

The 16.1 acre Surf Zone PA (Figure 3) extends approximately 3000 feet downdrift from the proposed channel parallel to the beach and in the active surf zone. Sediment placed in this PA will re-enter the littoral system and nourish the beach downdrift of the new channel. This PA would be used for disposal of beach quality sand during construction.
Figure 3. Anticipated Reestablishment of Marsh

As described above, substantially less vegetative debris is now present in the construction area. The debris that is left would be handled in accord with the approach coordinated with state and Federal resource agencies. Vegetative debris would be windrowed parallel to the beach at the vegetation line in order to trap sediment and help stabilize the beach. A one-time use Debris PA approximately 3.7 acres in size is proposed immediately adjacent to and downdrift of the new channel. Debris would be removed by front-end loaders or backhoes and placed parallel to the beach in the area identified on Figure 3. Existing vegetation in the Debris PA area consists of sparse scrub, grasses, and shore vegetation.

3.3 VEGETATION

The project area is located in the Gulf Coast Prairies and Marshes Region that borders the Gulf of Mexico from the Sabine River to Corpus Christi Bay (Gould et al, 1960). The soils of the area range from acidic sands to sandy loams, with clays occurring in the river bottoms. While the project is located in an area of great biological diversity, the immediate project area has undergone rapid transformation and is somewhat degraded. The vegetation of the immediate project area includes *Spartina* wetlands along the river, and sparse beach and sand ridge vegetation including *Spartina alterniflora*, *S. patens*, *S. spartinae*, *Scirpus sp.*, *Ipomoea pes-capre*, *Croton punctatus*, *Heterotheca subaxillaris*, and *Machaeranthera philoxeroides*. The area has undergone such rapid
accretion that vegetation has trouble establishing, and the distribution of species and habitats is transient.

3.4 WILDLIFE RESOURCES

The project area is located in the Texan Biotic Province (Blair, 1950), an area which supports a wide variety of animals. The San Bernard River area provides feeding and nesting habitat for a large number of species of waterfowl, shore, and migratory birds traversing the Mississippi or Central Flyways. Primary species of migratory waterfowl in the area include Canada goose (*Branta canadensis*), white-fronted goose (*Anser albifrons*), snow goose (*Chen hyperborea*), blue goose (*C. caerulescens*), pintail (*Anas acuta*), gadwall (*A. strepera*), blue and green-winged teal (*A. discors, A. carolinensis*), mallard (*A. platyrhynchos*), mottled ducks (*A. fulvigula*), shoveler (*A. clypeata*), lesser scaup (*Aythya affinis*), redhead (*A. americana*), and American wigeon (*Mareca americana*). The bays and marshes contain shore and wading birds including pelicans (*Pelecanus spp.*), black skimmer (*Rynchops niger*), white-faced ibis (*Plethas chihi*), roseate spoonbill (*Ajaja ajaja*), plovers (*Charadrius spp.*), gulls and terns (*Laridae family*), sandpipers (*Scolopacidae family*), and herons and egrets (*Ardeidae family*) (USACE, 1977).

Marshes that are dominated by *Spartina alterniflora* and grazed uplands, which are dominated by vegetation typical of Seacoast Bluestem-Gulf dune Paspalum Tallgrass Prairie and West Gulf Coastal Plain Cordgrass Dune Grassland, are found in the vicinity of the project area. The vegetation associated with the area provides food and cover for numerous wildlife species including nutria (*Myocaster coupus*), otter (*Lutra canadensis*), muskrat (*Ondatra zibethicus*), skunk (*family Mustelidae*), rabbit (*Sylvilagus spp.*), raccoon (*Procyon lotor*), opossum (*Didelphis virginiana*), and armadillo (*Dasypus novemcinctus*). The beaches in the project area provide habitat for nesting sea turtles and are designated as proposed critical habitat for the threatened piping plover.

3.5 AQUATIC RESOURCES

3.5.1 San Bernard River

A recent water quality and biological study conducted by the United States Geological Survey (USGS; East and Hogan, 2003) on the San Bernard River found that fish diversity and numbers decreased as they sampled down river. The study reports only seven species including longnose gar (*Lepisosteus osseus*), channel catfish (*Ictalurus punctatus*), longear sunfish (*Lepomis megalotis*), freshwater drum (*Aplodinotus grunniens*), blackstripe topminnow (*Fundulus notatus*), blacktail shiner (*Cyprinella venusta*), and red shiner (*Cyprinella lutrensis*), from a collection station at West Columbia, approximately 25 miles from the project area, from a list of 32 fish species found in the river at all sampling locations; however, sampling data are not available for the river in the project area.
3.5.2 Essential Fish Habitat

The proposed project would be located within an area (ECOREGION 5) that has been identified by the Gulf of Mexico Fishery Management Council (GMFMC) as EFH. EFH has been designated for each life stage of Federally managed marine fish species by either the GMFMC and/or the National Marine Fisheries Service (NMFS). Based upon information provided in the 2005 amendment of the Fishery Management Plans for the Gulf of Mexico prepared by the GMFMC and the highly migratory species Fishery Management Plans for Atlantic Billfish and Atlantic Tunas, Swordfish, and Sharks prepared by the Secretary of Commerce, we have developed the following list of species and life stages for which EFH has been designated in the project area:

<table>
<thead>
<tr>
<th>Managed Species</th>
<th>Life Stages</th>
</tr>
</thead>
<tbody>
<tr>
<td>brown shrimp</td>
<td>eggs, larvae, postlarvae, juvenile, subadult, and adult (all life stages)</td>
</tr>
<tr>
<td>white shrimp</td>
<td>all life stages</td>
</tr>
<tr>
<td>pink shrimp</td>
<td>all life stages</td>
</tr>
<tr>
<td>red drum</td>
<td>all life stages</td>
</tr>
<tr>
<td>Spanish mackerel</td>
<td>all life stages</td>
</tr>
<tr>
<td>bonnethead shark</td>
<td>juveniles, adults</td>
</tr>
<tr>
<td>blacktip shark</td>
<td>juveniles</td>
</tr>
<tr>
<td>bull shark</td>
<td>juveniles</td>
</tr>
<tr>
<td>Atlantic sharpnose shark</td>
<td>juveniles</td>
</tr>
</tbody>
</table>

Categories of EFH that may be impacted by portions of the project located within the San Bernard River include the estuarine water column, estuarine mud and sand substrates (unvegetated estuarine benthic habitats) and estuarine emergent wetlands. In addition, categories of EFH that may be impacted by portions of the project located in the marine waters of the Gulf of Mexico include the marine water column and unconsolidated marine water bottoms.

3.6 THREATENED AND ENDANGERED SPECIES

The U.S. Fish and Wildlife Service (USFWS) and the National Marine Fisheries Service (NMFS) considered the threatened or endangered species in Table 2 as possibly occurring in Brazoria County. The bald eagle has been recently delisted but the protections provided by the Bald and Golden Eagle Protection Act and the Migratory Bird Treaty Act remain in effect.

A Biological Assessment (BA) has been prepared that addresses the proposed project’s potential impact on federally listed threatened and endangered species and
species of concern. This BA, which is included as Appendix B, includes information on the distribution and habitat requirements of these species. Of these species, the brown pelican, piping plover, and sea turtles are known to occur in the project area. All of the beach zone in the project area is designated as proposed critical habitat (TX-31 and TX-32) for the piping plover, and this species is likely to occur as a winter migrant in the project area. Proposed critical habitat unit TX-31 extends from south of Cedar Lakes to the mouth of the San Bernard River, while TX-32 extends from the mouth of the San Bernard River to the Brazos River. The proposed work associated with this project will take place in proposed unit TX-32. Although the Kemp’s Ridley sea turtle is the rarest of the sea turtles, in recent years there has been an increase in the reported nesting of this turtle along the Texas coast. It is possible that this species could occur in or near the project site during nesting season.

**Table 2: USFWS and NMFS List of Threatened and Endangered Species for Brazoria County**

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Listing Status</th>
<th>USFWS</th>
<th>NMFS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Plants</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Texas Prairie-dawn</td>
<td><em>Hymenoxys texana</em></td>
<td></td>
<td>Endangered</td>
<td></td>
</tr>
<tr>
<td>Flower</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Fish</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Smalltooth sawfish</td>
<td><em>Pristis pectinata</em></td>
<td></td>
<td>Endangered</td>
<td></td>
</tr>
<tr>
<td><strong>Reptiles</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Green sea turtle</td>
<td><em>Chelonia mydas</em></td>
<td></td>
<td>Threatened</td>
<td>Threatened</td>
</tr>
<tr>
<td>Hawksbill sea turtle</td>
<td><em>Eretmochelys imbricata</em></td>
<td></td>
<td>Endangered</td>
<td>Endangered</td>
</tr>
<tr>
<td>Kemp's ridley sea turtle</td>
<td><em>Lepidochelys kempii</em></td>
<td></td>
<td>Endangered</td>
<td>Endangered</td>
</tr>
<tr>
<td>Leatherback sea turtle</td>
<td><em>Dermochelys coriacea</em></td>
<td></td>
<td>Endangered</td>
<td>Endangered</td>
</tr>
<tr>
<td>Loggerhead sea turtle</td>
<td><em>Caretta caretta</em></td>
<td></td>
<td>Threatened</td>
<td>Threatened</td>
</tr>
<tr>
<td><strong>Birds</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Brown pelican</td>
<td><em>Pelecanus occidentalis</em></td>
<td></td>
<td>Endangered</td>
<td></td>
</tr>
<tr>
<td>Piping plover</td>
<td><em>Charadrius melodus</em></td>
<td></td>
<td>Threatened*</td>
<td></td>
</tr>
<tr>
<td>Whooping crane</td>
<td><em>Grus americana</em></td>
<td></td>
<td>Endangered</td>
<td></td>
</tr>
<tr>
<td><strong>Mammals</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Blue whale</td>
<td><em>Balaenoptera musculus</em></td>
<td></td>
<td>Endangered</td>
<td></td>
</tr>
<tr>
<td>Finback whale</td>
<td><em>Balaenoptera physalus</em></td>
<td></td>
<td>Endangered</td>
<td></td>
</tr>
<tr>
<td>Humpback whale</td>
<td><em>Megaptera novaengliae</em></td>
<td></td>
<td>Endangered</td>
<td></td>
</tr>
<tr>
<td>Sei whale</td>
<td><em>Balaenoptera borealis</em></td>
<td></td>
<td>Endangered</td>
<td></td>
</tr>
<tr>
<td>Sperm whale</td>
<td><em>Physeter macrocephalus</em></td>
<td></td>
<td>Endangered</td>
<td></td>
</tr>
</tbody>
</table>

*Proposed Critical Habitat

Federally protected species are also listed by Texas Parks and Wildlife Department (TPWD), in addition to other species of state concern (Table 3, below). These additional species are not further addressed as they are not likely to occur in the
study area or have minimal potential to be impacted by the proposed project.

Table 3: State Listed Species for Brazoria County, Texas

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Listing Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>White-tailed hawk</td>
<td>Buteo albicaudatus</td>
<td>Threatened</td>
</tr>
<tr>
<td>Reddish egret</td>
<td>Egretta rufescens</td>
<td>Threatened</td>
</tr>
<tr>
<td>American Peregrine falcon</td>
<td>Falco peregrinus anatum</td>
<td>Endangered</td>
</tr>
<tr>
<td>Arctic Peregrine falcon</td>
<td>Falco peregrinus tundrius</td>
<td>Threatened</td>
</tr>
<tr>
<td>Wood stork</td>
<td>Mycteria americana</td>
<td>Threatened</td>
</tr>
<tr>
<td>Eskimo curlew</td>
<td>Numenius borealis</td>
<td>Endangered</td>
</tr>
<tr>
<td>White-faced ibis</td>
<td>Plegadis chihi</td>
<td>Threatened</td>
</tr>
<tr>
<td>Sooty tern</td>
<td>Sturna fuscata</td>
<td>Threatened</td>
</tr>
<tr>
<td>Red wolf</td>
<td>Canis rufus</td>
<td>Endangered</td>
</tr>
<tr>
<td>West Indian manatee</td>
<td>Trichechus manatus</td>
<td>Endangered</td>
</tr>
<tr>
<td>Louisiana black bear</td>
<td>Ursus americanus luteolus</td>
<td>Threatened</td>
</tr>
<tr>
<td>Alligator snapping turtle</td>
<td>Macrochelys temminckii</td>
<td>Threatened</td>
</tr>
<tr>
<td>Texas horned lizard</td>
<td>Phrynosoma cornutum</td>
<td>Threatened</td>
</tr>
</tbody>
</table>

3.7 HISTORIC RESOURCES

A site file and records review was conducted for the project area. The files at the Texas Archeological Research Laboratory and at the Texas Historical Commission (THC) were both examined for the location of recorded terrestrial archeological sites, listed National Register of Historic Places (NRHP) properties, State Archeological Landmark sites and Texas Historic Markers. The shipwreck files at the THC’s State Marine Archeologist Office were also examined for the location of plotted shipwrecks.

There are seven recorded sites in the vicinity of the proposed project (Voellinger & Nash 1989). Six sites (41BO81-85 and 41BO205) were tested and were recommended as not eligible for the NRHP. The DuCroz Cemetery, 41BO170, as a cemetery is not normally considered eligible for the NRHP; however, cemeteries are protected by state law. The proposed project will not impact any historic properties eligible for inclusion in the NRHP or the DuCroz Cemetery.

Preliminary historical research has indicated that there is a high probability of shipwrecks at the mouth of the San Bernard River. The dynamic environment and ever-shifting bar guarding the river mouth has been a known hazard to coastal vessels since the mid-nineteenth century. Frequent hurricane and severe storm activity has also resulted in several reported vessel losses in the project vicinity. The channel extension to the 5-foot contour is within State Tract 406. State Tract 406 is on the Texas Historical
Commission’s list of sensitive state tracts. No marine cultural resource investigations had previously been conducted in the project area; therefore, a cultural resource remote-sensing survey was conducted to assess for shipwrecks potentially eligible for inclusion on the NRHP.

The investigation included marine surveys of the river channel and offshore project areas, and a terrestrial magnetometer survey of upland portions within, and on either side of the proposed alignment. Following the completion of the remote-sensing survey at a transect spacing of 100 ft (30 m), the magnetometer data were contoured at a 5-gamma interval to determine possible locations of shipwrecks or other historic resources containing concentrations of ferrous materials. Where possible, selected magnetic targets were then subjected to close-order magnetometer survey at a transect spacing of 30 ft (10 m).

3.8 AIR QUALITY AND NOISE

3.8.1 Air

To comply with the 1970 Clean Air Act (CAA) and the 1990 Amendments, the U.S. Environmental Protection Agency (EPA) has promulgated National Ambient Air Quality Standards (NAAQS) for the protection of the public health and welfare with the allowance of an adequate margin of safety. The EPA has set NAAQS for six criteria pollutants- lead, sulfur dioxide, nitrogen dioxide, carbon monoxide, ozone, and particulates. The project area is located within Brazoria County, and is part of an area designated as the Houston-Galveston-Brazoria (HGB) Intrastate Air Control Region (EPA 2007d). The HGB is classified as a moderate nonattainment area, with a threshold level of 100 tons per year (tpy) for either NOx or VOC.

3.8.2 Noise

Federal and local governments have established noise guidelines and regulations for the purpose of protecting citizens from potential hearing damage and from various other adverse physiological, psychological, and social effects associated with noise. The Federal Interagency Committee on Urban Noise developed land-use compatibility guidelines for noise in terms of day-night average sound level (DNL) (USDOT, 1980). It is recommended that no residential uses, such as homes, multifamily dwellings, dormitories, hotels, and mobile home parks, be located where the noise is expected to exceed a DNL of 65 decibels (dBA). The DNL is the energy average A-weighted acoustical level for a 24-hour period with a 10-decible upward industrial uses area considered acceptable where the noise level exceeds DNL of 65 dBA. For outdoor activities, the EPA recommends DNL of 55 dBA as the sound level below which there is no reason to suspect that the general population will be at risk from any of the effects of noise (USEPA, 1974). Noise-sensitive receptors are facilities or areas where excessive noise may disrupt normal activity, cause annoyance, or loss of business. Land uses such as residential, religious, educational, recreational, and medical facilities are more sensitive to increased noise levels than are commercial and industrial land uses. The
project area is considered remote and undeveloped, with the closest residential neighborhood approximately one mile upstream of the GIWW. The equipment required to dredge, transport and place the material in the designated PAs would be the primary source of noise from the proposed activities.

3.9 WATER AND SEDIMENT QUALITY

3.9.1 Water Quality

The San Bernard River is a water body connecting Segment 1301, San Bernard River Tidal with Segment 2501-05, Gulf of Mexico Area between Freeport and Port Aransas. Water body uses of these segments are: Aquatic Life Use (ALU); Recreation Use; General Use; and Fish Consumption Use. Based on the most recent data (TCEQ, 2008), the TCEQ determined that ALU in Segment 1301 is high while in Segment 2501-05 ALU is exceptional. There are no direct industrial or municipal discharges in the vicinity that could degrade water quality. However, Recreation Use is not supported in Segment 1301 because of bacteria impairment, while Fish Consumption Use is not supported in Segment 2501-05 because of mercury in fish tissue (TCEQ, 2008).

Water quality data were obtained on samples collected from the proposed dredging alignment on March 5, 2008. Chemical analyses were conducted for several metals, pesticides, polycyclic aromatic hydrocarbons, and other organic compounds. These data are located at Appendix D, and indicate that with respect to chemical contaminants, the water quality is good. The data presented represents the reach where the dredged material will be deposited into upland confined PA 90. Along with data on detected analytes, Appendix D also includes the complete list of contaminants analyzed, and data sheets containing field-collected data and sample locations. The data show that detected contaminant levels in all water samples were below applicable EPA Water Quality Criteria, and Texas Surface Water Quality Standards.

A review of the National Response Center (NRC) web page was also conducted (NRC, 2008). Records for the past three years did not reveal any reports of chemical or petroleum spills in the project vicinity.

Elutriate data are also included in Appendix D. The elutriate test was designed to simulate the process of hydraulic dredging and is used to predict any potential for resuspension of contaminants into the water column during dredging. The elutriate is prepared by creating a slurry which is then agitated to determine if contaminants associated with the sediment particles are resuspended into the water column. These data suggest that there is a potential for resuspension of several metals, namely, arsenic, nickel, and zinc; but copper indicated a trend toward reduced levels in the elutriates. Ammonia also exhibited an increase in the elutriate samples. Despite slight increases in some chemicals in elutriate samples all concentrations remained below all applicable Texas Surface Water Quality Standards and EPA Water Quality Criteria.
3.9.2 Sediment Quality

Sediment quality data on channel sediments are also located at Appendix D. The sediment quality data are based on analyses of core samples that extended to the proposed depth of dredging. Each core was well-mixed to yield a single composite sample representing the entire dredging depth. There are no EPA quality criteria for sediments, so comparisons with sediment quality screening guidelines (Buchman, 1999) were made. Based on these comparisons, the channel sediment quality is considered to be good.

Grab samples were also collected at each core sample site. The physical characteristics of these sediments, however, are not considered to be compatible with adjacent beach material, therefore, the material represented by these samples will be deposited into upland confined PA. 90. The average sediment grain size distribution for the sediment samples is given in Table 4. The sediments in this reach are primarily clay and silt with a relatively small sand fraction. The D$_{50}$, which represents the median particle size, indicates an overall size characteristic of very fine silt. The sand composition ranges from 0.5% to 46.2%.

![TABLE 4: Sediment and Grain Size Analysis](image)

<table>
<thead>
<tr>
<th>Project Segment</th>
<th>Average Composition (%)*</th>
<th></th>
<th></th>
<th>D$_{50}$ (mm)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Sand</td>
<td>Silt</td>
<td>Clay</td>
<td></td>
</tr>
<tr>
<td>Proposed Dredging Area</td>
<td>22.3</td>
<td>18.6</td>
<td>59.1</td>
<td>0.005</td>
</tr>
</tbody>
</table>

The high ground, beach and dunes to be dredged are comprised of sand that accreted through littoral and aeolian processes. Chemical testing was not conducted on this material because this is ocean derived sand, and is considered to be noncontaminated and suitable for beneficial use. However, the cores collected upstream in the river channel suggest that it is possible that there may be some underlying silt and clay that will be excavated along with the sand, but no contaminant issues are anticipated.

3.10 PRIME AND UNIQUE FARMLANDS

The project area does not include land or soil suitable for farming activities.

3.11 SOCIOECONOMICS

Brazoria County is a blend of rural and urban areas, agricultural, manufacturing, and petrochemical companies and a diverse population (GEC, 2001). The Brazoria Metropolitan Statistical Area differs from most metropolitan areas in that there is no one primary city. Instead, it is a community of nine cities joined into one economic entity.
called Brazosport. These cities include Brazoria, Clute, Freeport, Jones Creek, Lake Jackson, Oyster Creek, Quintana, Richwood, and Surfside Beach.

Although the project area is remote, there is great local interest and support for reopening the mouth of the San Bernard River. The San Bernard River is a popular recreational river, and before the mouth closed off, it supported a small fleet of off-shore commercial shrimping and crabbing vessels that have since had to move their operations elsewhere (Smith, 2005). Recreational anglers would like to see river access to the Gulf restored, and local residents are concerned that the blockage of the river’s mouth exacerbates flooding by impeding movement of flood waters down the river.

3.12 ENVIRONMENTAL JUSTICE

In compliance with Executive Order (EO) 12898, Federal Action to Address Environmental Justice in Minority and Low-Income Populations, an analysis was performed to determine whether the proposed project will have a disproportionately adverse impact on minority or low-income population groups in the vicinity of the project area. This analysis consisted of determining characteristics of residential populations in the project area.

Brazoria County has a population of 241,767 living in 81,954 households, based on the 2000 Census (USCB, 2000). The racial makeup of the county is 77.09% White, 8.50% African American, 0.53% Native American, 2.00% Asian, 0.03%, Pacific Islander, 9.63% from other race, and 2.22% from two or more races (USCB, 2000). The closest population center to the project area is the small community of River’s End, about one mile north of the GIWW on the west bank of the river.

3.13 HAZARDOUS, TOXIC, AND RADIOACTIVE WASTES

A hazardous, toxic and radioactive waste (HTRW) survey was conducted in 1999 for the GIWW from the Brazos River to Port O’Conner, including the lower section of the San Bernard River. The purpose of the HTRW investigation was to identify potential hazardous materials or waste that might affect or be affected by the project. The assessment was conducted in accordance with procedures described in the USACE document ER1165-2-132, “Water Resource Policies and Authorities – Hazardous, Toxic and Radioactive Waste Guidance for Civil Works Projects. The 1999 baseline assessment was updated for this project with database available information and a review of aerial photographs from 1956 to 2004. Regulatory agency records do not identify any sites of concern in the project area. A review of the historical aerial photos shows that the project area has remained undeveloped, with the exception of the construction of PA 90 in the 1980’s.

4.0 ENVIRONMENTAL IMPACTS OF THE PROPOSED ACTION

Construction of the channel would occur within the existing San Bernard River channel, and across a large sand spit into the Gulf of Mexico, a distance of about 1.5
miles, resulting in both temporary and permanent impacts to existing habitats. Habitats that would be impacted by the proposed project include riverine benthic in the natural channel of the San Bernard River, *Spartina* marsh, uplands, proposed piping plover critical habitat, and Gulf benthic. An updated summary of habitat impacts are described below, and summarized in Table 5. The numbers in parentheses in Table 5 are the acreages coordinated in the Draft EA.

All impacts from construction within the existing river channel would be confined to the channel. There would be no impacts to the natural banks of the river from the GIWW south to the sand spit, a distance of about one mile. All construction in this reach would be accomplished by hydraulic pipeline dredge, with 150,000 CY of material placed in PA 90. Approximately 20 acres of river channel benthic habitat would be temporarily impacted by the project. The current depth of the river in this location ranges from about eight feet near the GIWW to about two feet near the spit. Deepening the river to -10 feet MLT is anticipated to be a positive impact that would help to increase river flow and improve natural river habitats and function. The riverine benthic populations are expected to recover rapidly from the dredging.

Construction of the new channel across the sand spit to the Gulf, a distance of about 2,000 feet, would result in both permanent and temporary habitat impacts. Construction of the new channel would permanently impact approximately 2.1 acres of *Spartina* marsh on the north side of the spit adjacent to the river, and 3 acres of uplands. The channel through the spit would also destroy 1.1 acres of proposed piping plover critical habitat where the channel crosses the beach and enters the Gulf. A 140-foot wide Spit Construction Corridor immediately west of the new channel would temporarily impact 2.1 acres of uplands, which are anticipated to fully recover after construction. The Debris PA, immediately adjacent to the channel corridor, would temporarily impact of 3.7 acres of upland scrub and grass vegetation immediately north of the beach. The placement of vegetative debris from the Spit Construction Corridor parallel to and immediately north of the beach would serve to trap sand and help stabilize the beach and upland habitats downdrift of the channel. In addition, a 100-foot wide by approximately 1,700-foot long Beach Pipeline Corridor is necessary to pump beach quality sand from the new channel to the Surf PA for beach nourishment. The Beach Pipeline Corridor would run on firm beach sand above the swash zone to minimize impacts to proposed piping plover critical habitat, and would temporarily impact approximately 6.1 acres of proposed critical habitat. Approximately 235,000 CY of new work beach quality sand would be placed in the Surf PA for beach nourishment.

The new channel would extend approximately 1,300 feet into the Gulf, temporarily impacting about 2.8 acres of marine benthic habitat. The Surf PA would temporarily impact an additional 16.1 acres of benthic habitat, for a total of 18.9 acres of temporary impact. In the high energy environment of Texas beaches, benthic organisms suffer frequent natural disturbances and recover quickly.
Table 5: San Bernard River Habitat Impacts. Numbers in parentheses reflect acreages coordinated in the Draft EA.

<table>
<thead>
<tr>
<th>Habitats</th>
<th>Construction Features</th>
<th>Temporary Impacts (Acres)</th>
<th>Permanent Impacts (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>River Ch</td>
<td>Spit Const Corridor</td>
</tr>
<tr>
<td>River Benthic</td>
<td>20.0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wetlands</td>
<td>0.8</td>
<td></td>
<td>+ 140.0</td>
</tr>
<tr>
<td>Uplands</td>
<td>2.1</td>
<td>3.7 (9)</td>
<td>- 3.0</td>
</tr>
<tr>
<td>Gulf Benthic</td>
<td></td>
<td>2.8 (7)</td>
<td>16.1 (36.5)</td>
</tr>
<tr>
<td>Piping Plover Proposed Critical Habitat</td>
<td>0.8</td>
<td>6.1 (6.3)</td>
<td></td>
</tr>
</tbody>
</table>

4.1 IMPACTS ON VEGETATION

Approximately 2.1 acres of *Spartina* marsh located on the north side of the spit along the San Bernard River channel would be destroyed by construction of the new channel. This loss would be offset, however, by the anticipated natural establishment of marsh habitat in the abandoned San Bernard River channel. Aeolian and overwash sand is expected to quickly begin filling the abandoned river channel. As the abandoned channel shallows, *Spartina* would naturally spread and establish, as it is already doing in the shallow, low energy portion of the channel that approaches the Gulf beach. It is estimated that as much as 140 acres of marsh could become established in the abandoned river channel once the proposed channel is completed. (Figure 3).

There would be a permanent loss of 3 acres of upland habitat from channel construction through the spit, and 8.2 acres of temporary impacts from the Spit Construction Corridor and Debris PA. These impacts are considered minor and transitory in nature. The closed mouth would result in new upland habitat along with fringe marsh dominated by *Spartina alterniflora*, which would establish along the abandoned river channel, adjacent to the beach.
4.2 IMPACTS ON WILDLIFE

The proposed project would not have significant negative impacts on wildlife in the project area. There would be temporary, minor disturbance during construction, but species that do not tolerate disturbance could avoid the area during this time. The habitat in the project area is similar to the habitat found extensively along the Texas coast in the immediate vicinity of the project area. Temporarily displaced wildlife will have suitable habitat immediately available to them.

4.3 IMPACTS ON FISHERIES

Approximately 20 acres of riverine benthic habitat and 19 acres of Gulf benthic habitat would be temporarily impacted by the project. Benthic organisms survive periodic disruptions related to natural events such as storms, erosion, and accretion cycles (Nelson and Pullen, 1988). Allen and Hardy (1980) report that the smothering of benthic organisms appears to be a minor, short-term impact. The recovery rates for beach nourishment projects to pre-project benthic abundance and diversity vary by location and are reported to occur within five weeks to two years. The ability of most microfauna to recover rapidly is due to their short life cycle, their high reproductive potential, and the rapid recruitment from nearby unaffected areas (Nelson and Pullen, 1988). No permanent effects to invertebrates and benthos will occur as a result of the project.

Minimal adverse impacts to fish populations may result from turbidity due to suspension of sediments in the water column and burial of prey by beach nourishment material. Fish tolerance of suspended solids varies from species to species and by age (Boehmer and Sleight, 1975; O’Connor et al., 1976). No long term impacts to fish populations would occur as a result of depositing the sandy dredged material into the surf zone.

4.3.1 Impacts on Essential Fish Habitat

Approximately 20 acres of estuarine/riverine benthic habitat would be temporarily impacted by the proposed dredging. The current depth of the river in this location ranges from about eight feet near the GIWW to about two feet near the spit and will be deepened to -10 feet MLT. The new channel would extend approximately 1,300 feet into the Gulf, temporarily impacting an additional 2.8 acres of marine benthic habitat. As discussed in section 4.3 and based upon previous benthic recovery studies on the Texas coast, it is anticipated that the estuarine and marine benthic habitats would quickly recover after cessation of dredging activities. Additionally, the proposed channel dredging from the spit to the Gulf will result in the conversion of approximately three acres of uplands to new estuarine/riverine benthic and water column habitat in the channel template.

Dredged material disposal activities at the Surf PA would temporarily impact by an additional 16.1 acres of benthic habitat, for a total of 18.9 acres of temporary impacts to the unconsolidated marine water bottoms. Temporary adverse impacts to the marine water column and associated managed fisheries may result from turbidity due to
suspension of dredged sediments in the water column. It is assumed that the turbidity impacts would be minimal and of a short duration due to the sandy nature of the dredged material and the high energy environment at the Surf PA, which would quickly separate the fine grained material and wash it away. Dredged material placement of beach nourishment material at the Surf PA would also bury the benthic prey animals of some managed species, such as shrimp. As discussed in section 4.3 and based upon previous benthic recovery studies on the Texas coast, it is anticipated that the estuarine and marine benthic habitats would quickly recover after cessation of dredging activities.

Additionally, approximately 2.1 acres of estuarine emergent wetlands located on the north side of the spit along the San Bernard River channel would be destroyed by construction of the new channel. This loss may be offset by the anticipated natural establishment of marsh habitat in the abandoned San Bernard River channel and along the new channel template in the upland reach between the spit and the Gulf beach. The USACE estimates that as much as 140 acres of marsh could become established in the abandoned river channel once the proposed channel is completed. As the side slopes of the newly dredged channel stabilize approximately 2,300 feet of new channel shoreline will be available for emergent marsh colonization.

In conclusion, the USACE has determined that no permanent effects to EFH will occur as a result of the project. Temporary impacts to estuarine water column, estuarine mud and sand substrates, estuarine emergent wetlands, marine water column and unconsolidated marine water bottoms will result form the project. However, it is anticipated that these impacts will be minor in nature and that the project may actually provide some enhancement to existing EFH, such as increasing flows in the river channel and producing conditions conducive to the expansion of estuarine emergent wetlands in the abandoned river channel, as well as creating an additional three acres of EFH in the new river channel. Consequently, the USACE ascertains that the project will be self-mitigating and no additional EFH mitigation is required.

4.4 IMPACTS ON THREATENED AND ENDANGERED SPECIES

The District assessed the proposed project’s potential to affect federally listed threatened and endangered species, species of concern, and proposed critical habitat in a Biological Assessment (Appendix B). Of the 15 threatened and endangered species identified by USFWS and NMFS as occurring in Brazoria County, five may be affected by the proposed project including the piping plover and proposed piping plover Critical Habitat Unit TX-32, brown pelican, and three species of sea turtles. The BA concludes that the proposed project is not likely to adversely affect any listed species. Proposed avoidance and conservation measures coordinated with USFWS are included in the BA.

4.4.1 Piping Plover (Charadrius melodus).

The project is located in proposed Critical Habitat Unit TX-32 for the wintering population of piping plovers. Proposed Critical Habitat Unit TX-31 occurs immediately southwest of the project area. Construction is proposed to take place in the winter and
early spring of the year. The proposed channel alignment would destroy approximately 1.1 acres of piping plover proposed critical habitat on the beach where the channel crosses the spit to the Gulf. An additional 6.9 acres of proposed critical habitat would be temporarily impacted by the Spit Construction Corridor (0.8 acres) and by the Beach Pipeline Corridor to the Surf PA (6.1 acres). The Beach Pipeline Corridor would be located as high up on the beach as possible to void the critical swash zone, while still allowing the pipe to be placed on hard sand for maneuverability. The impact of the construction and pipeline corridors is expected to be limited and temporary in nature. With no other development in the project area, there is substantial other plover habitat immediately available in proposed Critical Habitat Units TX-31 and TX-32 for the birds to use during the temporary disturbance of construction.

Although the project would destroy 1.1 acres of critical habitat, project beach nourishment would assist in creating additional proposed critical habitat. As is demonstrated in Figure 4, below, the rapid accretion of the sand spit continues to impact and also generate critical habitat in this highly dynamic area. Beach nourishment would both create and protect the proposed critical habitat in the project area, resulting in an overall beneficial effect on the species. The loss of 1.1 acres of proposed critical habitat to dredging is discountable because of positive impact of beach nourishment on the creation and establishment of plover critical habitat. Through informal consultation with USFWS, avoidance and conservation measures have been developed and incorporated into the BA to address these impacts. As a result, we conclude that the project will effect, but is not likely to adversely affect, the continued existence of the piping plover.

Figure 4: San Bernard River Spit Growth Summary (Kraus 2002)
4.4.2 Brown Pelican (*Pelecanus occidentalis*).

The brown pelican is a common resident of the project area, and forages along the beach. The birds are acclimated to ship traffic and turbidity, and should not be disturbed by the proposed construction activity. Any disturbance would be localized and temporary. The closest nesting colony is Dressing Point Island in East Matagorda Bay, about 25 miles to the southwest of the project area. We conclude that the project is not likely to adversely affect the brown pelican.

4.4.3 Sea Turtles.

Of the five sea turtles on the Services’ lists, only the loggerhead (*Caretta caretta*), green (*Chelonia mydas*), and Kemp’s ridley (*Lepidochelys kempii*) are considered to be potentially present in the project area. The most current turtle nesting data from the National Park Service (NPS, 2008a, 2008b) indicates that the closest sea turtle nests are two Kemp’s ridley nests at Surfside, approximately 10 miles northeast of the project area. Impacts to nesting turtles will be avoided because construction will take place after the March 15 to September 15 nesting window. Dredging impacts will be avoided to foraging turtles by use of a hydraulic pipeline dredge. Only about 1,300 feet of new channel will be dredged into the Gulf, minimizing exposure to swimming turtles. We conclude that the project is not likely to adversely affect sea turtles.

4.5 IMPACTS ON HISTORIC RESOURCES

Six magnetic anomalies (A1-A6) were located during the remote-sensing survey and were selected as potential shipwreck locations. Additionally, a cluster of small magnetic anomalies (C1) was identified as possibly associated with a historic hotel formerly located along the river’s eastern bank. In order to minimize the adverse effects, the channel alignment was shifted approximately 150 ft to the west to avoid all anomalies.

Changes to the original alignment have successfully avoided all of the anomalies by a sufficient margin, as coordinated with the Texas State Historic Preservation Officer (SHPO); therefore, the proposed project will have no adverse effect to historic properties eligible for inclusion in the National Register of Historic Places (NRHP).

4.6 IMPACTS ON AIR QUALITY AND NOISE

4.6.1 Air

In accordance with regulatory requirements, Section 176 of the Federal Clean Air Act (CAA), known as the General Conformity Rule and Texas Rule, 30 TAC 101.30 respectively, that establishes criteria for air quality preservation that apply to federal actions in areas that are designated as being in non-attainment for any of the criteria pollutants, an air conformity analysis was undertaken for this project (Table 6).
It has been estimated that emissions from dredging and material placement activities will produce minimal, short-term impacts to air quality in the immediate vicinity of the project. The duration of construction activities, which includes dredging and placement of material, will not exceed three months.

Since the project is within an area classified as a moderate non-attainment area for ozone, an analysis was conducted based on the established criteria to determine if a formal air conformity analysis would be required. The analysis focused on short-term direct construction impacts. The results indicate that short-term construction emissions of both ozone precursors VOC and NOx would amount to 0.03 and 25.39 tons per year, respectively, and would be below the applicable *de minimis* threshold levels to require a General Conformity determination. Therefore, further conformity analysis is not required.

4.6.2 Noise

One small community, River’s End, is located approximately one mile upstream of the intersection of the GIWW and the San Bernard River. Water traffic on the GIWW and limited highway use north of the project area contribute to project ambient noise levels, which are low. Noise resulting from the proposed project is not anticipated to adversely affect surrounding land uses in the project area or the populace of River’s End.

4.7 IMPACTS ON WATER AND SEDIMENT QUALITY

4.7.1 Water Quality

The material to be dredged from the intersection with the GIWW to Station 84+00 will be discharged into upland PA 90. The effluent will be controlled to minimize introduction of Total Suspended Solids (TSS) into the receiving water. Elutriate data, which can be found at Appendix D, indicates that little or no resuspension of chemical contaminants would occur during hydraulic dredging of this project.

The remainder of the material will be discharged into the surf zone in the Surf PA. The end of the discharge pipe will have an energy dissipater to slow the discharge velocity and prevent scour immediately beneath the discharge point. No containment will be used, so any fine-grained material will remain in suspension until it is dissipated through natural coastal processes. This TSS will be rapidly dissipated by wave action once discharge operations are concluded. This resuspension is expected to be very localized and will probably be similar to natural levels during periods of heavy wave action.

Except for an increase in TSS at the Surf PA, the proposed dredged material discharges should have no adverse impacts on water quality. Adverse impacts, if any, are expected to be minor and temporary, occurring only during the dredging period, which is expected to be approximately one month.
### TABLE 6: AIR ANALYSIS

<table>
<thead>
<tr>
<th>Activity</th>
<th>Hours of Operation</th>
<th>Horse power (HP)</th>
<th>Load Factor</th>
<th>Emission Factor (g/hp-hr)</th>
<th>Emissions (tons/hr)</th>
<th>Emissions (tons/yr)</th>
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</thead>
<tbody>
<tr>
<td><strong>MARINE EQUIPMENT EMISSIONS</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td><strong>Dredging Cycle Duration = 1.7</strong></td>
<td></td>
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<td></td>
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<tr>
<td>24&quot; Dredge</td>
<td>Dredging</td>
<td>612</td>
<td>3400</td>
<td>0.80</td>
<td>0.00695112</td>
<td>7.92305622</td>
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<tr>
<td></td>
<td>Idle</td>
<td>306</td>
<td>1200</td>
<td>0.40</td>
<td>0.01966075</td>
<td>8.16219530</td>
</tr>
<tr>
<td>Dredging Tugs (1 @ 500hp each)</td>
<td>Dredging</td>
<td>612</td>
<td>1500</td>
<td>0.80</td>
<td>0.00695112</td>
<td>7.92305622</td>
</tr>
<tr>
<td>Spill Barge</td>
<td>Dredging</td>
<td>122.4</td>
<td>165</td>
<td>0.80</td>
<td>0.00695112</td>
<td>7.92305622</td>
</tr>
<tr>
<td>Crewboat</td>
<td>Construction</td>
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<td>400</td>
<td>0.40</td>
<td>0.01966075</td>
<td>8.16219530</td>
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<tr>
<td><strong>BUCKET, DRAGLINE, 7.5 CY, HEAVY WEIGHT</strong></td>
<td>Construction</td>
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<td>NA</td>
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<td>0.00000000</td>
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<td><strong>CRANES, HYDRAULIC, SELF-PROPELLED, ROUGH TERRAIN, 65 TON, 180' BOOM, 4X4</strong></td>
<td>Construction</td>
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<tr>
<td><strong>TRACTOR ATTACHMENT, POWER WINCH, 25.6 TON (23 MT) LINE PULL (ADD TO 76-100 HP (57-75 KW) DOZER, D-5)</strong></td>
<td>Construction</td>
<td>406</td>
<td>NA</td>
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<tr>
<td><strong>TRACTOR, CRAWLER (DOZER), 136-180 HP (101-134 KW), POWERSHIFT, W/UNIVERSAL BLADE</strong></td>
<td>Construction</td>
<td>812</td>
<td>200</td>
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<tr>
<td><strong>WORK BARGE, FLAT DECK, 2000 TON APPROX. 160'x 50'x 10', WOOD DECK</strong></td>
<td>Construction</td>
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<td>NA</td>
<td>0.80</td>
<td>0.00000000</td>
<td>0.00000000</td>
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<tr>
<td><strong>MARINE EQUIPMENT, BOATS &amp; LAUNCHES, 26 FT, W/STEERING NOZZLE, INLAND TUG</strong></td>
<td>Construction</td>
<td>446</td>
<td>250</td>
<td>0.40</td>
<td>0.01966075</td>
<td>8.16219530</td>
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<tr>
<td><strong>MARINE EQUIPMENT, BOATS &amp; LAUNCHES, 18' (5.5 M) LONG, R-RUNNER V-HULL, 1,350 LBS (612 KG), NO CABIN, OUTBOARD ENGINE</strong></td>
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<td>50</td>
<td>0.40</td>
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**TOTAL MARINE EMISSIONS**: 0.02572063 25.39189457

<table>
<thead>
<tr>
<th>Activity</th>
<th>Hours of Operation</th>
<th>Daily Travel (miles)</th>
<th>Emission Factor (g/hp-hr)</th>
<th>Daily Travel</th>
<th>Emissions (tons/yr)</th>
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<tbody>
<tr>
<td><strong>VEHICLE EMISSIONS</strong></td>
<td></td>
<td></td>
<td></td>
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<td></td>
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<td><strong>TRUCK, HIGHWAY, CREW, 3/4 TON PICKUP, 4X4</strong></td>
<td>Construction</td>
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<td>0.51780000</td>
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<tr>
<td><strong>TRUCK, HIGHWAY, 30,000 LBS GVW, 2 AXLE, 4X4 (CHASSIS ONLY-ADD OPTIONS)</strong></td>
<td>Construction</td>
<td>8</td>
<td>25</td>
<td>0.69880000</td>
<td>0.51780000</td>
</tr>
<tr>
<td><strong>TRUCK TRAILER, FLATBED, 40 TON, 2 AXLE (ADD TOWING TRUCK)</strong></td>
<td>Construction</td>
<td>8</td>
<td>25</td>
<td>0.69880000</td>
<td>0.51780000</td>
</tr>
</tbody>
</table>

**TOTAL VEHICLE EMISSIONS**: 0.00170666 0.00126412

**TOTAL EMISSIONS**: 0.02742729 25.39315869

**Emission Factor (g/hp-hr) = (a*(Load Factor)-x +b) * 0.7457**

Where a = coefficient, b = intercept, x = exponent.

For NOx = a = 0.1255, b=10.4496, x = 1.5

For VOC (HC): a= 0.0667, b=0, x = 1.5

**Emission Rate (tons/hr) = (Engine Horsepower x Engine Load Factor x Emission Factor (g/hp-hr))/453.59 grams per pound/2,000 pounds per ton**

**Emission Amount (tons/yr) = Emission Rate x Hours of Operations (hrs/year)**
4.7.2 Sediment Quality

A comparison of sediment quality data, found in Appendix D, with sediment quality screening guidelines indicate that the sediments in the region are suitable for beneficial use. The material to be discharged into the surf zone may contain some fine grain silts and clays, some of which may be cohesive enough to form clay balls. Whereas, the fines are expected to be winnowed by wave action leaving the sand, it is possible that some clay balls may remain after beach nourishment activities are concluded. Any clay balls remaining will be left to weather and disperse through natural processes. Therefore, unacceptable adverse impacts on sediment quality are not expected to result from dredging and discharge operations.

4.8 IMPACTS FROM HAZARDOUS, TOXIC, AND RADIOACTIVE WASTES

A hazardous, toxic and radioactive waste (HTRW) survey was conducted in 1999 for the GIWW that included the lower section of the San Bernard River. A review of the 1999 survey, historical photographs and current regulatory agency database records did not identify any sites of concern in the project area and reveal the project area has remained undeveloped. Based on the findings of the HTRW survey, the probability of increased project cost or lost time from discovery and remediation of any contaminated materials within the study area is considered low. Any potentially hazardous material uncovered during channel dredging through the spit would be disposed of in an approved and licensed facility by the construction contractor. Based upon information compiled for this project, no additional HTRW investigations are warranted at this time.

4.9 IMPACTS TO PRIME AND UNIQUE FARMLANDS

There are no prime or unique farmlands that will be impacted by the proposed reopening of the San Bernard River to the Gulf of Mexico or the disposal of the dredged material.

4.10 IMPACTS ON SOCIOECONOMICS

The proposed restoration of the San Bernard River to the Gulf of Mexico is part of the continuing process of addressing inefficiencies and safety problems on the GIWW. The project will improve the efficiency and safety of shipping on the GIWW, and may perhaps allow the reestablishment of limited commercial fishing on the San Bernard River. A direct access to the Gulf will also stimulate local recreational fishing and tourism.

4.11 IMPACTS ON ENVIRONMENTAL JUSTICE

There are no population statistics for the community of River’s End near the project area, and no other residential areas in the immediate project vicinity. Given the remoteness of the project area, and overall minimal environmental impact of the project it
is concluded that the proposed project will not create an adverse environmental impact on any person or group of people. Therefore there will be no disproportionate share of adverse environmental impacts on any minority, low income, disadvantaged, or Native American tribal population within the area of the proposed project.

5.0 PROJECT MONITORING

The proposed project will restore the course and outlet of the San Bernard River to its historic location and provide for safer shipping conditions on the GIWW. Although the project will destroy 2.1 acres of marsh, it should also result in the natural restoration of as much as 140 acres of *Spartina* marsh in the abandoned portion of the river channel as it fills with Aeolian and overwash sediment after construction. Through coordination with the Texas Council on Environmental Quality (TCEQ), a monitoring plan to ensure the establishment of at least 4.2 acres of marsh in the project area post-construction was prepared. USACE proposes to monitor the project area on an annual basis by aerial photography for at least three years. If after two years, at least 4.2 acres of new marsh have not established naturally, we will coordinate with TCEQ the planting of 4.2 acres of marsh in the project area. We propose to plant sprigs on 3-foot centers and achieve 35 percent coverage one year after planting. If the planting is not successful, we will evaluate the planting area and either re-plant it or select a new location for planting. Monitoring will continue until we can demonstrate that 4.2 acres of *Spartina* of at least 35% coverage has been established.

6.0 CUMULATIVE IMPACTS

The President’s Council on Environmental Quality (CEQ) defines cumulative impacts as those impacts “on the environment which result from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (Federal or non-Federal) or persons undertake such actions.” Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time. Impacts include both direct effects (caused by the action and occurring at the same time and place as the action), and indirect effects (caused by the action but removed in distance and later in time, and reasonable foreseeable). The following projects have been identified as potentially contributing to cumulative impacts in the general project vicinity.

6.1 PAST AND CURRENT ACTIONS

6.1.1 GIWW Maintenance Activities.

The GIWW, which is a coastal canal from Brownsville, Texas to the Okeechobee Waterway at Fort Myers, Florida, was constructed through the project area in the 1940’s. Although construction impacted coastal wetlands in the project area, there is no way at this time to capture those impacts. After the passage of NEPA, a Galveston District 1975 Environmental Impact Statement was prepared that addressed potential impacts from the continued maintenance of the GIWW. Dredged material from the GIWW in the vicinity
6.1.2 Freeport Hurricane Flood Protection Leveses.

Galveston District studies in 1958 led to legislation in 1962 providing for a hurricane-flood protection project at Freeport (USACE, 1977, 2002). At Freeport, approximately 42 square miles of land including the Brazosport communities are protected by 56 miles of levees, wave barriers, flood walls, drainage structures, pumping plants, and a vertical-lift tide gate with a navigation opening 61 feet high and 75 feet wide (USACE, 1977) constructed in 1982. No impacts from this project were documented.

6.1.3 Bryan Mound Strategic Petroleum Reserve (SPR).

The Bryan Mound SPR facility occupies 500 acres close to the Port Freeport. The site was operational by 1979 and has been expanded twice (DOE, 2004). Twenty acres of wetlands were impacted by project construction and subsequently mitigated.

6.1.4 CenterPoint Energy, Inc.

Construction and operation of the Freeport LNG Project required that new, dedicated electrical service be brought to the LNG Terminal site (Federal Energy Regulatory Commission [FERC], 2004b). The project impacted an estimated eight acres of wetlands, which were mitigated. Construction of the facility ended in June 2007.

6.1.5 Freeport Harbor Channel 45-Foot Project (FH-45).

The FH-45 project was constructed in 1978. The Freeport Harbor Jetty and Entrance Channels are currently maintained by USACE to a depth of – 47 feet MLT at a width of 400 feet, and expansion of the navigation channel is currently proposed. During the course of construction of the FH-45 Project, Port Freeport acquired 400 acres of wetlands for current and future project mitigation.

6.1.6 Freeport Area Industrial Complexes.

The Freeport area and surrounding communities support a wide variety of private industrial uses. EPA tracks 528 facilities within Brazoria County. As construction and operational impact information is not uniformly available on all of these sites, impacts from industrial facilities cannot be presented.

6.2 FORESEEABLE FUTURE PROJECTS

6.2.1 Colorado River Navigation Channel, Southwest Cut, and the Diversion Dam Cut.
Foreseeable future projects in the vicinity of the proposed project area may include a proposed cut, or connection, between the Colorado River Navigation Channel and east Matagorda Bay known as the Southwest Cut, and a proposed cut in the Colorado River diversion dam (the Diversion Dam Cut). Both of these projects were subjects of Federal studies investigating alternatives to alleviate treacherous currents at the intersection of the GIWW and the Colorado River Navigation Channel. USACE determined that these alternatives would not meet the Federal objective of reducing currents to improve navigational safety; however, local interests are pursuing the implementation of these projects. The Southwest Cut project is expected to benefit fishery resources by providing additional access for aquatic species between East Bay and the Gulf of Mexico. The Diversion Dam Cut would provide access to Matagorda Bay for recreational vessels while enabling these vessels to avoid the Colorado River Locks. Specific project impacts have not been identified for these potential projects.

6.2.2 Freeport Harbor Channel Deepening and Widening.

It is proposed that Freeport Harbor Channel be widened by Port Freeport under Corps permit, and deepened to 55 feet as part of a cost-shared project with USACE. Approximately 300,000 CY of sandy material from the widening project would be used beneficially to nourish either the Quintana or Surfside Beach. The Federal project would impact 39 acres of wetlands and 21 acres of riparian forest, which will be mitigated.

6.2.3 Surfside Beach Shoreline Protection.

The Federal Emergency Management Agency (FEMA) is considering funding a 3,500-foot long revetment at Surfside, to protect public infrastructure. The project may entail removal of homes located on the beach and will evaluate additional erosion prevention alternatives. No adverse impacts are anticipated from this project.

6.2.4 Brazos River Floodgates.

A USACE study is underway to create a physical model of the Brazos River Floodgates on the GIWW to model tidal prism and flood flows in order to optimize design and relocation of the locks. Four stage and flow gages have been installed around the intersection of the GIWW and the San Bernard River to capture baseline river and tidal flow data prior to construction of the proposed project. Improvement in the operation of the relocated floodgates should preclude the need for future maintenance dredging of the San Bernard River below the GIWW; however, construction of the floodgates is neither scheduled nor funded at this time. Any adverse environmental impacts of this project would be mitigated should it be constructed.

6.3 CUMULATIVE IMPACTS CONCLUSIONS

Construction occurring before passage of NEPA resulted in loss of wetlands, changes to coastal sediment budget, and impacts to other sensitive resources in the general project area. Partially in response to these impacts, valuable coastal wetlands and
other coastal resources have been preserved by the San Bernard National Wildlife Refuge and Columbia Bottomlands Conservation Area. After passage of NEPA, construction requiring Federal or state permits has generally required mitigation of impacts, although impacts resulting from on-going urbanization and industrialization continue in Brazoria County. Given the preservation of resources and regulatory mitigation of impacts to resources in the project area, it is concluded that cumulative impacts due to past, existing, and reasonably foreseeable future projects, along with the proposed restoration of the river's mouth to the Gulf, are not expected to have significant adverse effects in the project area. The proposed restoration will result in safer and more efficient navigation of the federally maintained GIWW as described in this document. If constructed, the project will result in the loss of 2.1 acres of marsh and 1.1 acres of piping plover proposed critical habitat. These impacts will be offset by the establishment of as much as 140 acres of wetlands in the abandoned river channel and by beach nourishment that will enhance and possibly expand piping plover critical habitat. In the event the Brazos River Floodgates are relocated and achieve greater efficiency of operation, future maintenance dredging of the mouth of the San Bernard River may not be necessary for safe shipping on the GIWW.

### 7.0 RELATIONSHIP OF PLAN TO ENVIRONMENTAL REQUIREMENTS

This assessment has been prepared to satisfy the requirements of all applicable environmental laws and regulations. This environmental assessment has been prepared using the Corps of Engineers regulations ER 200-2-2 (Environmental Quality: Policy and Procedures for Implementing NEPA), Appendix C of ER 1105-2-100 (Planning Guidance Notebook), and the Council on Environmental Quality (CEQ) National Environmental Policy Act regulations (40 CFR Part 1500).

The following environment laws and regulations were considered in the planning of this project and the status of compliance with each is presented.

#### National Environmental Policy Act (NEPA) - This EA has been prepared in accordance with CEQ regulations for implementing NEPA. The environmental and social consequences of the recommended plan have been analyzed in accordance with the Act and presented in the assessment.

#### Fish and Wildlife Coordination Act of 1958, as amended - The proposed project has been coordinated with USFWS, NMFS, and TPWD. USFWS did not find it necessary to prepare a Planning Aid Letter or Coordination Act Report for the proposed project.

#### National Historic Preservation Act of 1966, as amended - Coordination with the Texas SHPO has been conducted for the proposed project and it has been found to be in compliance with the Act. Potential historic properties will be avoided by construction and the SHPO has concurred that no further work or coordination is required for this project.
Coastal Barrier Resources Act of 1982 (CBRA) – This Act established a policy that coastal barriers in certain geographic areas are to be protected by restricting Federal expenditures which have the effect of encouraging development of coastal barriers. The act provided for a Coastal Barrier Resources System (CBRS) which identified undeveloped coastal barriers along the Atlantic and Gulf Coasts. Except for specific exempted projects, no new Federal expenditures or financial assistance are allowed for areas within the system. The purpose was to minimize loss of human life, wasteful expenditure of federal revenues, and damage to fish, wildlife and other natural resources associated with the development of coastal barriers.

The proposed project is immediately adjacent to and partially encroaches upon CBRS Unit T05. All other project features occur in Otherwise Protected Areas T05P and T06P, where there is no prohibition on the expenditure of Federal funds or dredging. In coordination with FWS, it was determined that the small area of apparent encroachment reflects the natural meandering of the river that occurred post-1982, after the original CBRS maps were published. T05 appears to have been mapped based on the 1982 location of the channel of the San Bernard River. Had the proposed project been developed in 1982, the entire project area would have fallen outside (west) of T05. With the meandering of the river, approximately 500 feet of the proposed dredged channel now falls within the unit. In coordination with FWS, it was agreed that the intent of the 1982 mapping was to place the T05 boundary adjacent to the east bank of the river channel. If we were to move the project to avoid T05, substantial additional environmental impacts would occur. As currently proposed, dredging would take place in the center of the existing river channel, thereby avoiding impacts to the banks of the river and their fringing wetlands, but impacting T05. It was agreed that relocation of the project to avoid T05 would cause more environmental damage than the proposed alignment, which follows the historic channel alignment. Since the intent of CRBA is to avoid environmental impacts to coastal barriers, moving the proposed channel to a location that would result in greater environmental impacts but avoid T05 is inconsistent. In addition, the proposed project should not induce development. Maintenance dredging is not proposed, and although the channel has been designed to be self-scouring, future maintenance dredging would likely be required to keep the channel open. We conclude that the project is in compliance with the intent of CBRA and in our discussions with FWS, the Service has concurred in this conclusion.

Endangered Species Act of 1973, as amended –Informal consultation under Section 7 of the ESA with FWS resulted in revision of the BA (Revised Biological Assessment dated December 2008, Appendix B) to incorporate additional avoidance and conservation measures for piping plovers, proposed piping plover critical habitat, and nesting sea turtles. Based on these avoidance and conservation measures, the FWS concurred that the proposed project is not likely to adversely affect any federally-listed threatened or endangered species under their jurisdiction. Coordination of the Draft EA and BA with NMFS resulted in their concurrence that as long as the project did not occur within the April 1 to July 15 peak sea turtle nesting window and with the use of a hydraulic cutterhead dredge, effects to sea turtles are discountable and the project is...
unlikely to adversely affect sea turtles. Should the project occur within the nesting
window, addition consultation would be required.

**Magnuson-Stevens Fishery Conservation and Management Act** - Congress
enacted amendments to the Magnuson-Stevens Fishery Conservation and Management
Act in 1996 that established procedures for identifying EFH and required interagency
coordination to further the conservation of federally-managed fisheries. Rules published
by the NMFS (50 CFR 600.805 through 600.930) specify that any Federal agency that
authorizes, funds or undertakes, or proposes to authorize, fund or undertake an activity
that could adversely affect EFH be subject to the consultation provisions of the act. No
permanent impacts to living marine resources or EFH would occur as a result of the
project (Sections 3.5.1 and 4.4.1). Consultation with NMFS concluded that EFH would
not be adversely impacted by the proposed project.

**Clean Water Act of 1977 (CWA)** - A section 404 (b) (1) evaluation was
conducted and is enclosed in Appendix C. TCEQ has issued Section 401 certification.

**Marine Protection, Research, and Sanctuaries Act of 1972** - This Act requires a
determination that dredged material disposal in the ocean would not unreasonably
degrade or endanger human health, welfare or amenities, or the marine environment,
ecological system, or economic potentialities (shellfish beds, fisheries, or recreational
areas). The disposal of dredged material into the surf zone during construction would not
result in unreasonable degradation of the marine environment or endangerment of human
health, welfare or amenities and does not trigger this act.

**Coastal Zone Management Act of 1972** - This Act requires that all land-use
changes in the project area be conducted in accordance with approved state coastal zone
management programs. Any project that is located in or that may affect land and water
resources in the Texas coastal zone and that requires a Federal license or permit, or is a
direct activity of a Federal agency, or is federally funded must be reviewed for
consistency with the Texas Coastal Management Program (TCMP), which can be found
in Appendix A. The project was coordinated with the Coastal Coordination Council and
found to be in compliance with the TCMP.

**Clean Air Act of 1977** - The EPA established nationwide air quality standards to
protect public health and welfare. Texas has adopted the NAAQS as the state’s air
quality criteria. The project is located in Brazoria County, which is a non-attainment area
for air quality. The results of an air analysis conducted for the project indicated that
short-term construction emissions of both ozone precursors VOC and NOx would amount
to 0.03 and 25.39 tons per year, respectively, and would be below the applicable *de
minimis* threshold levels to require a General Conformity determination. Therefore,
further conformity analysis is not required for the project.

**Executive Order 11990, Protection of Wetlands** - Consistent with the requirements
of this order, it is Corps policy to avoid undertaking actions that affect wetlands
identified as important based on wetland functions, unless there is no practicable alternative. The proposed project will result in an overall net increase in tidal marsh.

Executive Order 11988, Floodplain Management - The proposed project is located in a floodplain, but will not induce increased flooding in developed areas and will not contribute to increased future flood damages.

CEQ Memorandum dated August 11, 1980, Prime or Unique Farmlands - Prime farmland is land that has the best combination of physical and chemical characteristics for producing food, feed, forage, fiber, and oilseed crops, and is also available for these uses. Unique farmland is land other than prime farmland that is used for the production of specific high value food and fiber crops. There are no lands designated as prime or unique farmlands in the project area.

Executive Order 12898, Environmental Justice - This Order directs Federal agencies to achieve environmental justice to the greatest extent practicable and permitted by law, and consistent with the principles set forth in the report on the National Performance Review. Agencies are required to identify and address, as appropriate, disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority populations and low-income populations. The proposed project would not have a disproportionate adverse impact on minority or low-income population groups within the project area.

8.0 COORDINATION WITH OTHERS

Coordination with appropriate Federal, state, and local interests and citizens has occurred during development of the proposed project. The USFWS, NMFS and TPWD were the major resource agency contacts for fish and wildlife concerns. Historic properties issues were coordinated with the SHPO. Information and suggestions received from these agencies have been considered in developing the project.

The Draft EA was circulated to interested Federal, state, and local agencies, organizations, and interested citizens. Comments on the Draft EA and USACE responses are included in Appendix E. Agency coordination has resulted in this project being found in compliance with all regulatory requirements, as documented in this Final EA.

9.0 CONCLUSIONS

The following conclusions summarize the findings of this EA, as detailed in the Environmental Impacts Section 4.0 of the EA:

- Aquatic habitat would be temporarily affected by dredging, but these impacts do not represent significant impacts to the environment. Benefits accrue through beach nourishment.

- Terrestrial habitats would be affected including impacts to 2.1 acres of marsh and
5.8 acres of vegetated uplands. All beach nourishment would be conducted seaward of the vegetation line, would result in a potential benefit to proposed piping plover critical habitat, and establish as much as 140 acres of *Spartina* marsh in the abandoned channel of the San Bernard River.

- Fish and invertebrates may be temporarily affected, but the impacts do not represent significant or adverse impacts to these organisms.

- Approximately 1.1 acres of proposed piping plover critical habitat would be lost as a result of project; however, beach nourishment would augment and possibly create additional beach habitat for the piping plover. Consultation with FWS led to the development of avoidance and conservation measures that resulted in their concurrence in the finding that the project is not likely to adversely effect piping plovers, their proposed critical habitat, nesting sea turtles, or any federally listed threatened or endangered species.

- Air emissions from construction are below the *de minimis* levels of 100 tons per year.

- Implementation of the proposed action would not exceed the Federal or local noise guidelines, and there are no sensitive receptors in the project vicinity.

- There would be no long-term impacts to water quality from the proposed project.

- There would be no HTRW impacts from the proposed project.

- The abandoned river channel would gradually fill with Aeolian and overwash sand, creating as much as 140 acres of *Spartina* marsh.

- No adverse cumulative impacts to environmental resources are expected as a result of the project.

- USACE finds that the proposed action is in compliance with the TCMP.

- It is recommended that a Finding of No Significant Impact (FONSI) be prepared and signed for this action.
10.0 REFERENCES


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Section 501.25 Dredging and Dredged Material Disposal and Placement

Dredging and the disposal and placement of dredged material shall avoid and otherwise minimize adverse effects to coastal waters, submerged lands, critical areas, coastal shore areas, and Gulf beaches to the greatest extent practicable. The policies of this subsection are supplemental to any further restrictions or requirements relating to the beach access and use rights of the public. In implementing this subsection, cumulative and secondary adverse effects of dredging and the disposal and placement of dredged material and the unique characteristics of affected sites shall be considered.

**Compliance:** Material dredged from the San Bernard River channel will be pumped by pipeline and hydraulic pipeline dredge to PA 90, a confined, upland placement area. Sand excavated from the spit will be deposited in the Surf PA for beach nourishment, a beneficial use. In addition, restoration of the mouth of the San Bernard River to the Gulf of Mexico at its historic location will maintain the estuarine exchange which has been lost due to closure of the mouth at its current location.

Dredging and dredged material disposal and placement shall not cause or contribute, after consideration of dilution and dispersions, to violation of any applicable surface water quality standards established under subsection (f) of this section.

**Compliance:** No water quality standards will be violated by this project.

**(B) Except as otherwise provided in subparagraph (D) of this paragraph, adverse effects on critical areas from dredging and dredged material disposal or placement shall be avoided and otherwise minimized, and appropriate and practicable compensatory mitigation shall be required, in accordance with subsection (h) of this section.**

**Compliance:** The project will impact 2.1 acres of *Spartina* marsh on the north side of the spit, 1.1 acres of piping plover proposed critical habitat where the new channel crosses the spit and enters the Gulf. Closure of the current, migrated mouth of the river, beach nourishment, and the natural filling of the abandoned channel of the river will result in the restoration of up to 140 acres of *Spartina* marsh.

**(C) Except as provided in subparagraph (D) of this paragraph, dredging and the disposal and placement of dredged material shall not be authorized if:**
(I) there is a practicable alternative that would have fewer adverse effects on coastal
waters, submerged lands, critical areas, coastal shore areas, and Gulf beaches, so long as
that alternative does not have other significant adverse effects;

**Compliance:** Other alternatives considered would result in greater environmental
impacts or would not accomplish the goal of restoring and maintaining the river
mouth to its historic location.

(ii) all appropriate and practicable steps have not been taken to minimize adverse effects
on coastal waters, submerged lands, critical areas, coastal shore areas, and Gulf beaches;
or

**Compliance:** All practicable steps have been taken to minimize adverse affects on
these resources.

(iii) significant degradation of critical areas under subsection (h)(1)(G)(v) of this section
would result.

**Compliance:** No significant degradation of critical areas will result from this project.
Resource impacts are offset by the environmental benefits of the project, and
maintaining the mouth of the river at its historic location will re-establish estuarine
function.

(D) A dredging or dredged material disposal or placement project that would be prohibited
solely by application of subparagraph (C) of this paragraph may be allowed if it is
determined to be of overriding importance to the public and national interest in light of
economic impacts on navigation and maintenance of commercially navigable waterways.

**Compliance:** The project has overriding importance to the public and national
interest because it will reduce or eliminate inefficient and unsafe commercial
navigation conditions on the GIWW and Brazos River Flood Gates.

(2) Adverse effects from dredging and dredged material disposal and placement shall be
minimized as required in paragraph (1) of this subsection. Adverse effects can be
minimized by employing the techniques in this paragraph where appropriate and
practicable.

**Compliance:** Adverse effects of dredging as described in this EA have been
minimized as described under "Compliance" for paragraph (1) of this subsection.
The project has been sited and sized to optimize plan performance while minimizing
environmental impacts and cost.

(A) Adverse effects from dredging and dredged material disposal and placement can be
minimized by controlling the location and dimensions of the activity. Some of the ways to
accomplish this include:
(I) locating and confining discharges to minimize smothering of organisms;
(ii) locating and designing projects to avoid adverse disruption of water inundation patterns, water circulation, erosion and accretion processes, and other hydrodynamic processes;
(iii) using existing or natural channels and basins instead of dredging new channels or basins, and discharging materials in areas that have been previously disturbed or used for disposal or placement of dredged material;
(iv) limiting the dimensions of channels, basins, and disposal and placement sites to the minimum reasonably required to serve the project purpose, including allowing for reasonable overdredging of channels and basins, and taking into account the need for capacity to accommodate future expansion without causing additional adverse effects;
(v) discharging materials at sites where the substrate is composed of material similar to that being discharged;
(vi) locating and designing discharges to minimize the extent of any plume and otherwise control dispersion of material; and
avoiding the impoundment or drainage of critical areas.

Compliance:

(i) Discharge has been located to minimize impacts to benthic habitat. Silty material will be pumped directly to a confined, upland PA. Beach quality sand will be disposed of in the surf zone for beach nourishment. Maintenance dredging is anticipated every six to twelve years, with beach quality sand continuing to be used for beach nourishment. Impacts to benthic habitat will be minor and temporary.
(ii) The project will restore natural riverine and estuarine functions to the mouth of the San Bernard River.
(iii) The proposed channel extends about 1.5 miles from the intersection of the San Bernard River with the GIWW south to the 5-foot contour line in the Gulf. The first mile of the proposed channel will be dredged entirely within the existing channel of the San Bernard River. The extension of the new channel into the Gulf will follow the historic location of the natural channel across a recently accreted sandbar.
(iv) The proposed project has been sized to maximize channel velocity for maintenance of the channel and its opening to the Gulf, while minimizing environmental impacts.
(v) Material will be discharged at sites of comparable substrate. Silt from the natural river channel will be deposited in PA 90, while sand will be used for beach nourishment immediately downdrift of the new channel.
(vi) Disposal has been designed to minimize environmental impacts and beneficially use beach quality sand for beach nourishment.
(vii) There will be no impoundment or drainage of critical areas.

(B) Dredging and disposal and placement of material to be dredged shall comply with applicable standards for sediment toxicity. Adverse effects from constituents contained in materials discharged can be minimized by treatment of or limitations on the material itself. Some ways to accomplish this include:
(I) disposal or placement of dredged material in a manner that maintains physicochemical conditions at discharge sites and limits or reduces the potency and availability of pollutants;  
(ii) limiting the solid, liquid, and gaseous components of material discharged;  
(iii) adding treatment substances to the discharged material; and (iv) adding chemical flocculants to enhance the deposition of suspended particulates in confined disposal areas,

Compliance: There are no contaminants in the project area. Sampling was performed for this project and the results are presented in Appendix D of the EA.

(C) Adverse effects from dredging and dredged material disposal or placement can be minimized through control of the materials discharged. Some ways of accomplishing this include:

(I) use of containment levees and sediment basins designed, constructed, and maintained to resist breaches, erosion, slumping, or leaching;  
(ii) use of lined containment areas to reduce leaching where leaching of chemical constituents from the material is expected to be a problem;  
(iii) capping in-place contaminated material or, selectively discharging the most contaminated material first and then capping it with the remaining material;  
(iv) properly containing discharged material and maintaining discharge sites to prevent point and nonpoint pollution; and  
(v) timing the discharge to minimize adverse effects from unusually high water flows, wind, wave, and tidal actions.

Compliance: Dredged material will be placed in a confined upland placement area (PA 90) with properly maintained levees, or in the surf zone for beach nourishment.

(D) Adverse effects from dredging and dredged material disposal or placement can be minimized by controlling the manner in which material is dispersed. Some ways of accomplishing this include:

(i) where environmentally desirable, distributing the material in a thin layer;  
(ii) orienting material to minimize undesirable obstruction of the water current or circulation patterns;  
(iii) using silt screens or other appropriate methods to confine suspended particulates or turbidity to a small area where settling or removal can occur;  
(iv) using currents and circulation patterns to mix, disperse, dilute, or otherwise control the discharge;  
(v) minimizing turbidity by using a diffuser system or releasing material near the bottom;  
(vi) selecting sites or managing discharges to confine and minimize the release of suspended particulates and turbidity and maintain light penetration for organisms; and  
(vii) setting limits on the amount of material to be discharged per unit of time or volume of receiving waters.
Compliance: Effluent from PA 90 will be controlled to minimize the introduction of Total Suspended Solids (TSS) into the receiving water.

(E) Adverse effects from dredging and dredged material disposal or placement operations can be minimized by adopting technology to the needs of each site. Some ways of accomplishing this include:

(i) using appropriate equipment, machinery, and operating techniques for access to sites and transport of material, including those designed to reduce damage to critical areas;
(ii) having personnel on site adequately trained in avoidance and minimization techniques and requirements; and
(iii) designing temporary and permanent access roads and channel spanning structures using culverts, open channels, and diversions that will pass both low and high water flows, accommodate fluctuating water levels, and maintain circulation and faunal movement.

Compliance: All dredging will be accomplished by a hydraulic pipeline dredge from the water. The dredge will begin at the GIWW and dredge south to the 5-foot contour in the Gulf. A 140-foot temporary construction corridor will be established on the spit immediately west of the new channel for project access and removal of driftwood and other debris from the channel dredging area, and for access to the Debris PA and pipeline corridor on the beach for placement of dredged material into the Surf PA. Frontend loaders, backhoes, trucks, and other vehicles may be used on the spit in these areas. All work and equipment access will be limited to the areas described above.

(F) Adverse effects on plant and animal populations from dredging and dredged material disposal or placement can be minimized by:

(i) avoiding changes in water current and circulation patterns that would interfere with the movement of animals;
(ii) selecting sites or managing discharges to prevent or avoid creating habitat conducive to the development of undesirable predators or species that have a competitive edge ecologically over indigenous plants or animals;
(iii) avoiding sites having unique habitat or other values including habitat of endangered species;
(iv) using planning and construction practices to institute habitat development and restoration to produce a new or modified environmental state of higher ecological value by displacement of some or all of the existing environmental characteristics;
(v) using techniques that have been demonstrated to be effective in circumstances similar to those under consideration whenever possible and, when proposed development and restoration techniques have not yet advanced to the pilot demonstration stage, initiating their use on a small scale to allow corrective action if unanticipated adverse effects occur;
(vi) timing dredging and dredged material disposal or placement activities to avoid spawning or migration seasons and other biologically critical time periods; and
(vii) avoiding the destruction of remnant natural sites within areas already affected by development.

**Compliance:**
(i) The project will restore river current and estuarine function to the mouth of the San Bernard River.
(ii) The project will not create habitat that will endanger indigenous plants or animals.
(iii) The project will destroy 1.1 acres of piping plover critical habitat where the new channel crosses the spit to the Gulf.
(iv) The restoration of the mouth of the San Bernard River to its historic location will benefit the project area. The estuarine function of the river will be re-established, piping plover critical habitat will be created, the beach will be nourished, and up to 140 acres of *Spartina* marsh could naturally establish in the abandoned river channel.
(v) It is anticipated that the restored channel will require maintenance dredging every six to twelve years, providing opportunity for further beach nourishment.
(vi) Construction is anticipated to occur in the fall of the year, which would avoid turtle nesting season, but might impact wintering piping plovers. Use of a hydraulic pipeline dredged should avoid impacts to foraging sea turtles. If construction occurs during a biologically critical time period, additional resource agency coordination of construction will be undertaken, especially to ensure compliance with the Endangered Species Act.
(vii) The project will restore a natural site.

(G) Adverse effects on human use potential from dredging and dredged material disposal or placement can be minimized by:

(i) selecting sites and following procedures to prevent or minimize any potential damage to the aesthetically pleasing features of the site, particularly with respect to water quality;
(ii) selecting sites which are not valuable as natural aquatic areas;
(iii) timing dredging and dredged material disposal or placement activities to avoid the seasons or periods when human recreational activity associated with the site is most important; and
(iv) selecting sites that will not increase incompatible human activity or require frequent dredge or fill maintenance activity in remote fish and wildlife areas.

**Compliance:**
(i) There will be no aesthetic impacts from the project.
(ii) The project will restore a valuable natural aquatic area.
(iii) Because of the remoteness of the project area, there is minimal use of the beach for public recreation.
(iv) The project will not increase incompatible human activity. The project area will remain remote, but maintaining Gulf access may increase use of the pass for recreational and possibly commercial fishing. It is estimated that maintenance dredging will be required every six to twelve years.
(H) Adverse effects from new channels and basins can be minimized by locating them at sites:

(I) that ensure adequate flushing and avoid stagnant pockets; or
(ii) that will create the fewest practicable adverse effects on CNRAs from additional infrastructure such as roads, bridges, causeways, piers, docks, wharves, transmission line crossings, and ancillary channels reasonably likely to be constructed as a result of the project; or
(iii) with the least practicable risk that increased vessel traffic could result in navigation hazards, spills, or other forms of contamination which could adversely affect CNRAs;
(iv) provided that, for any dredging of new channels or basins subject to the requirements of §501.15 of this title (relating to Policy for Major Actions), data and information on minimization of secondary adverse effects need not be produced or evaluated to comply with this subparagraph if such data and information is produced and evaluated in compliance with §501.15(b)(1) of this title (relating to Policy for Major Actions).

Compliance: Reopening the mouth of the San Bernard River to the Gulf of Mexico will restore the river to historic conditions and geographic location. The channel has been designed to ensure sufficient current to keep the river open to the Gulf, and to minimize environmental impacts. Restoration of the mouth of the river will alleviate adverse currents on the GIWW, reducing inefficient and unsafe commercial navigation conditions on the GIWW and at the Brazos River Floodgates. Improving navigational safety on the GIWW will reduce the potential for spills and other forms of contamination. Dredging of the channel does not constitute construction of a “new channel”; but rather restoration of historic river conditions.

(3) Disposal or placement of dredged material in existing contained dredge disposal sites identified and actively used as described in an environmental assessment or environmental impact statement issued prior to the effective date of this chapter shall be presumed to comply with the requirements of paragraph (1) of this subsection unless modified in design, size, use, or function.

Compliance: PA 90, which will receive dredged material from the river channel will not be modified in design, size, use, or function and, therefore, complies with the requirements of paragraph (1) of this subsection.

(4) Dredged material from dredging projects in commercially navigable waterways is a potentially reusable resource and must be used beneficially in accordance with this policy.

Compliance: All of the sand excavated from the spit will be deposited in the surf zone for beach nourishment.

(A) If the costs of the beneficial use of dredged material are reasonably comparable to the costs of disposal in a non-beneficial manner, the material shall be used beneficially.
(B) If the costs of the beneficial use of dredged material are significantly greater than the costs of disposal in a non-beneficial manner, the material shall be used beneficially unless it is demonstrated that the costs of using the material beneficially are not reasonably proportionate to the costs of the project and benefits that will result. Factors that shall be considered in determining whether the costs of the beneficial use are not reasonably proportionate to the benefits include, but are not limited to:

(I) environmental benefits, recreational benefits, flood or storm protection benefits, erosion prevention benefits, and economic development benefits;
(ii) the proximity of the beneficial use site to the dredge site; and
(iii) the quantity and quality of the dredged material and its suitability for beneficial use.

(C) Examples of the beneficial use of dredged material include, but are not limited to:

(I) projects designed to reduce or minimize erosion or provide shoreline protection;
(ii) projects designed to create or enhance public beaches or recreational areas;
(iii) projects designed to benefit the sediment budget or littoral system;
(iv) projects designed to improve or maintain terrestrial or aquatic wildlife habitat;
(v) projects designed to create new terrestrial or aquatic wildlife habitat, including the construction of marshlands, coastal wetlands, or other critical areas;
(vi) projects designed and demonstrated to benefit benthic communities or aquatic vegetation;
(vii) projects designed to create wildlife management areas, parks, airports, or other public facilities;
(viii) projects designed to cap landfills or other waste disposal areas;
(ix) projects designed to fill private property or upgrade agricultural land, if cost-effective public beneficial uses are not available; and
(x) projects designed to remediate past adverse impacts on the coastal zone.

**Compliance:** Total compliance with paragraph (4) is discussed above.

(5) If dredged material cannot be used beneficially as provided in paragraph (4) (B) of this subsection, to avoid and otherwise minimize adverse effects as required in paragraph (1) of this subsection, preference will be given to the greatest extent practicable to disposal in:

(A) contained upland sites;

(B) other contained sites; and

(C) open water areas of relatively low productivity or low biological value.

**Compliance:** PA 90 is fully confined and meets the requirements above.

(6) For new sites, dredged materials shall not be disposed of or placed directly on the boundaries of submerged lands or at such location so as to slump or migrate across the boundaries of submerged lands in the absence of an agreement between the affected public owner and the adjoining private owner or owners that defines the location of the boundary or boundaries affected by the deposition of the dredged material.
Compliance: This project will be constructed under Federal navigation servitude.
APPENDIX B

ENDANGERED SPECIES COORDINATION AND BIOLOGICAL ASSESSMENT
DEPARTMENT OF THE ARMY
GALVESTON DISTRICT, CORPS OF ENGINEERS
P. O. BOX 1229
GALVESTON, TEXAS 77553-1229

JANUARY 30, 2008

Environmental Section

Mr. David Bernhart
Assistant RA for Protected Resources
Southeast Regional Office
National Marine Fisheries Service
263 13th Avenue South
St. Petersburg, Florida 33701

Dear Mr. Bernhart:

The U.S. Army Corps of Engineers Galveston District has been tasked with re-opening the mouth of the San Bernard River in Brazoria County, Texas. The mouth of the San Bernard River has migrated almost five miles to the southwest since 1938 and is now almost closed at the Gulf of Mexico due to sand accretion. This blockage is diverting water flow from the river eastward through the Gulf Intracoastal Waterway (GIWW) to the Brazos River Locks, where increased velocities are impeding barge traffic. The GIWW intersects the San Bernard River a little over a mile inland of the mouth of the river. A map of the project area is attached (Attachment 1). The proposed project would relocate the mouth of the river to its historic location by excavation and dredging of sand across the accreted sand bar northeast of the current outlet. It is estimated that approximately 500,000 cubic yards of sand will be excavated. Disposal options under consideration for this material include placement southeast of the current river mouth in the surf zone for beach nourishment.

To ensure compliance with the requirements of Section 7 of the Endangered Species Act, a list is requested of any species that are listed or proposed to be listed as threatened or endangered within your jurisdiction of the mouth of the San Bernard River project area.

Your assistance with our coordination responsibilities is appreciated. If you have questions, please contact Ms. Natalie Rund by phone at 409-766-6384 or by e-mail at Natalie.A.Rund@usace.army.mil.

Sincerely,

Carolyn Murphy
Chief, Environmental Branch

Enclosure
Dear Mr. Parris:

The U.S. Army Corps of Engineers Galveston District has been tasked with re-opening the mouth of the San Bernard River in Brazoria County, Texas. The mouth of the San Bernard River has migrated almost five miles to the southwest since 1938 and is now almost closed at the Gulf of Mexico due to sand accretion. This blockage is diverting water flow from the river eastward through the Gulf Intracoastal Waterway (GIWW) to the Brazos River Locks, where increased velocities are impeding barge traffic. The GIWW intersects the San Bernard River a little over a mile inland of the mouth of the river. A map of the project area is attached (Attachment 1). The proposed project would relocate the mouth of the river to its historic location by excavation and dredging of sand across the accreted sand bar northeast of the current outlet. It is estimated that approximately 500,000 cubic yards of sand will be excavated. Disposal options under consideration for this material include placement southeast of the current river mouth in the surf zone for beach nourishment.

To ensure compliance with the requirements of Section 7 of the Endangered Species Act, a list is requested of any species that are listed or proposed to be listed as threatened or endangered within your jurisdiction of the mouth of the San Bernard River study area.

Your assistance with our coordination responsibilities is appreciated. If you have any questions, please contact Ms. Natalie Rund by phone at 409-766-6384 or by e-mail at Natalie.A.Rund@usace.army.mil.

Sincerely,

Carolyn Murphy
Chief, Environmental Branch

Enclosure
Dear Mr. Parris:

The U.S. Army Corps of Engineers Galveston District has been tasked with re-opening the mouth of the San Bernard River in Brazoria County, Texas. The mouth of the San Bernard River has migrated almost five miles to the southwest since 1938 and is now almost closed at the Gulf of Mexico due to sand accretion. This blockage is diverting water flow from the river eastward through the Gulf Intracoastal Waterway (GIWW) to the Brazos River Locks, where increased velocities are impeding barge traffic. The GIWW intersects the San Bernard River a little over a mile inland of the mouth of the river. A map of the project area is attached (Attachment 1). The proposed project would relocate the mouth of the river to its historic location by excavation and dredging of sand across the accreted sand bar northeast of the current outlet. It is estimated that approximately 500,000 cubic yards of sand will be excavated. Disposal options under consideration for this material include placement southeast of the current river mouth in the surf zone for beach nourishment.

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Your assistance with our coordination responsibilities is appreciated. If you have any questions, please contact Ms. Natalie Rund by phone at 409-766-6384 or by e-mail at Natalie.A.Rund@usace.army.mil.

Sincerely,

Carolyn Murphy
Chief, Environmental Branch

Enclosure
This responds to your request for threatened and endangered species information in the Clear Lake Ecological Services Field Office’s area of responsibility. According to Section 7(a)(2) of the Endangered Species Act and the implementing regulations, it is the responsibility of each federal agency to ensure that any action they authorize, fund, or carry out is not likely to jeopardize the continued existence of any federally listed species. Therefore, we are providing information to assist you in meeting your obligations under the Endangered Species Act.

A county by county listing of federally listed threatened and endangered species that occur within this office’s work area can be found at http://www.fws.gov/southwest/es/EndangeredSpecies/lists/ListSpecies.cfm. You should use the county by county listing and other current species information to determine whether suitable habitat for a listed species is present at your project site. If suitable habitat is present, a qualified individual should conduct surveys to determine whether a listed species is present.

After completing a habitat evaluation and/or any necessary surveys, you should evaluate the project for potential effects to listed species and make one of the following determinations:

- **No effect** – the proposed action will not affect federally listed species or critical habitat (i.e., suitable habitat for the species occurring in the project county is not present in or adjacent to the action area). No coordination or contact with the Service is necessary. However, if the project changes or additional information on the distribution of listed or proposed species becomes available, the project should be reanalyzed for effects not previously considered.

- **Is not likely to adversely affect** – the project may affect listed species and/or critical habitat; however, the effects are expected to be discountable, insignificant, or completely beneficial. Certain avoidance and minimization measures may need to be implemented in order to reach this level of effects. You should seek written concurrence from the Service that adverse effects have been eliminated. Be sure to include all of the information and documentation you used to reach your decision with your request for concurrence. The Service must have this documentation before issuing a concurrence.

- **Is likely to adversely affect** – adverse effects to listed species may occur as a direct or indirect result of the proposed action or its interrelated or interdependent actions, and the effect is not discountable, insignificant, or beneficial. If the overall effect of the proposed action is beneficial to the listed species but also is likely to cause some adverse effects to individuals of that species, then the proposed action “is likely to adversely affect” the listed species. An “is likely to adversely affect” determination requires formal Section 7 consultation with this office.

Regardless of your determination, the Service recommends that you maintain a complete record of the evaluation, including steps leading to the determination of affect, the qualified personnel conducting the evaluation, habitat conditions, site photographs, and any other related articles.
The Service’s Consultation Handbook is available online to assist you with further information on definitions, process, and fulfilling Endangered Species Act requirements for your projects at http://endangered.fws.gov/consultations/s7hndbk/s7hndbk.htm.

If we can further assist you in understanding your obligations under the Endangered Species Act, please contact Kathy Nemec, Edith Erfling, or Catherine Yeargan at 281/286-8282.

Sincerely,

Stephen D. Parris
Field Supervisor, Clear Lake Field Office
June 16, 2008

Mr. Steve Parris
U.S. Fish and Wildlife Service
17629 El Camino Real, Suite 211
Houston, Texas 77058

Dear Mr. Parris:

Please find enclosed the Draft Environmental Assessment (DEA) titled Restoration of the Mouth of the San Bernard River to the Gulf of Mexico. The DEA addresses the effort to reopen the mouth of the San Bernard River to the Gulf of Mexico (Gulf) in Brazoria County, Texas. The proposed reconnection of the river to the Gulf is necessary to facilitate safe and efficient operation and maintenance of the Gulf Intracoastal Waterway and the Brazos River Floodgates. A number of threatened or endangered species were identified by your office and National Marine Fisheries Service, and are addressed in a Biological Assessment included as Appendix B of the DEA.

Of particular concern to us is the fact that the project is located in Critical Habitat Unit TX-32 for the wintering population of piping plovers, and Critical Habitat Unit TX-31 occurs immediately southwest of the project area. The proposed channel alignment would permanently impact approximately 1.1 acres of piping plover critical habitat on the beach where the proposed new channel enters the Gulf. As documented in the DEA, an additional 7.1 acres of piping plover critical habitat would be temporarily impacted by the channel construction. The construction would, however, also create piping plover critical habitat. By closing the existing, migrated mouth of the river and restoring the river's outlet to its historic location, new piping plover critical habitat would be created both at the current mouth of the river and by beach nourishment. Conservatively estimated, 2.5 acres of new habitat would be created, for a net gain of 1.4 acres of habitat. We believe that this net gain discounts the loss of 1.1 acres to construction. In addition, conservation measures are identified to further avoid and minimize impacts to this species.

Informal consultation with your staff led to their recommendation that we initiate formal consultation under Section 7 of the Endangered Species Act. Although we recognize that impacts to piping plover critical habitat have been identified, we believe that the overall effect of the project is beneficial to the species, and request consideration that this coordination remain informal. We will be glad to work with you to resolve coordination of this project. It is our conclusion as documented in the BA that the project may affect, but is not likely to adversely affect the species in the project area.
Please contact Ms. Natalie Rund at 409-766-6384 if you need any additional information or to schedule further consultation for this project.

Sincerely,

Richard Medina
Chief, Planning and Environmental Branch
Environmental Section

Mr. David Bernhart
Assistant RA for Protected Resources
Southeast Regional Office
National Marine Fisheries Service
9721 Executive Center Drive, North
St. Petersburg, FL 33702

Dear Mr. Bernhart:

Please find enclosed the document titled *Restoration of the Mouth of the San Bernard River to the Gulf of Mexico, Draft Environmental Assessment* (DEA) that addresses the effort to restore the mouth of the river to the Gulf of Mexico, Brazoria County, Texas. The proposed reconnection of the river to the Gulf is necessary to restore safe and efficient operation and maintenance of the Gulf Intracoastal Waterway and the Brazos River Floodgates. This DEA is provided for your agency's review and comment and for your review of the Biological Assessment in Appendix B of the DEA, in accordance with the Endangered Species Act.

Your comments are requested by July 21 2008, which is the close of the 30-day public comment period. If you have any questions, please contact Ms. Natalie Rund at 409-766-6384.

Sincerely,

Richard Medina
Chief, Planning and Environmental Branch

Enclosure
1.0 INTRODUCTION

1.1 PURPOSE OF THE BIOLOGICAL ASSESSMENT

This Biological Assessment (BA) has been prepared for the purpose of fulfilling the U.S. Army Corps of Engineers (USACE) requirements as outlined under Section 7(c) of the Endangered Species Act (ESA) of 1973, as amended. The proposed Federal action requiring the assessment is the restoration of the mouth of the San Bernard River to the Gulf of Mexico in Brazoria County, Texas. The proposed restoration of the river will alleviate inefficient and unsafe commercial navigation conditions on the Gulf Intracoastal Waterway (GIWW) and at the Brazos River Floodgates. This BA evaluates the potential impacts the proposed project may have on federally listed threatened and endangered species identified by the National Marine Fisheries Service (NMFS) and the U.S. Fish and Wildlife Service (FWS).

Agency coordination (Appendix E of the EA) was initiated with NMFS and FWS to determine which species protected under the ESA should be included in this BA. From the Services' websites, the following species were identified as potentially occurring in Brazoria County. The NMFS website identified 11 species: smalltooth sawfish (*Pristis pectinata*), green sea turtle (*Chelonia mydas*), hawksbill sea turtle (*Eretmochelys imbricate*), Kemp’s ridley sea turtle (*Lepidochelys kempii*), leatherback sea turtle (*Dermochelys coriacea*), loggerhead sea turtle (*Caretta caretta*), blue whale (*Balaenoptera musculus*), finback whale (*B. physalus*), humpback whale (*Megaptera novaeangliae*), sei whale (*B. borealis*), and sperm whale (*Physeter macrocephalus*). The FWS website identified the sea turtles and brown pelican (*Pelecanus occidentalis*), piping plover (*Charadrius melodus*), whooping crane (*Grus Americana*), and Texas prairie-dawn flower (*Hymenoxys texana*).

The Texas Parks and Wildlife Department (TPWD) Annotated County List (Table 3 in the EA) includes a number of plants and animals in addition to the Federally recognized species, that are unlikely to occur in the project area and are not further addressed. Recently removed from the Federal list of threatened and endangered species, the peregrine falcons and bald eagle are protected under the Migratory Bird Treaty Act, and the bald eagle continues to receive additional protection under the Bald and Golden Eagle Protection Act. These birds are not addressed in this BA because they are unlikely to occur in the project area and are no longer covered by the ESA.
This BA describes the avoidance, minimization and conservation measures proposed for this project relative to the habitat and species covered in the BA, in order to assist FWS and NMFS in fulfilling their obligations under the ESA. The draft EA to which this BA is appended includes a detailed project description and discussion of alternatives considered.

1.2 DESCRIPTION OF THE PROPOSED PROJECT AND HABITAT IMPACTS

The proposed project is the dredging of the San Bernard River channel from its intersection with the Gulf Intracoastal Waterway (GIWW) to the Gulf of Mexico (Station 0+00 to 96+23) through an existing and relatively recent sand spit. The entire reach, extending approximately two miles from the GIWW to the 10-foot contour line in the Gulf, would be dredged by hydraulic pipeline dredge to -10 mean low tide (MLT), with a bottom width of 100 feet and a top width of 160 feet. This effort would generate approximately 385,000 cubic yards (CY) of dredged material and 45,000 CY of vegetative debris that would be placed in three placement areas (PA) as described in the EA. After construction, it is estimated that 300,000 CY to 500,000 CY of maintenance material would be dredged from the channel every six to twelve years.

The purpose of the proposed project is to reconnect the San Bernard River with the Gulf of Mexico at its historic location. The mouth of the San Bernard River has migrated about two miles to the southwest since the 1929 construction of the Diversion Channel and the 1940’s construction of the GIWW, and is now almost closed at the Gulf of Mexico due to sand accretion from the delta formed by the Diversion Channel. Accretion has accelerated over the last ten years due to a number of factors, including flooding on the Brazos River. At its current location, river discharge is not sufficient to flush the shoaling at the mouth of the river and keep it open to the Gulf. The blockage of the river’s mouth has diverted flow into the GIWW, raising concerns for barge traffic along the GIWW (Kraus, 2002). The Galveston District, USACE, has received reports that barge tows traveling along the GIWW between the San Bernard and Brazos Rivers can experience an eastward flowing current that is sufficiently strong to pose a potential navigation hazard. To allow for a more effective, safe, and efficient waterway, the proposed restoration of the mouth of the San Bernard River would reduce treacherous currents resulting from diverted flow into the GIWW and Brazos River Floodgates.

Construction of the channel would occur within the existing San Bernard River channel, and across a large sand spit into the Gulf, a distance of about two miles, resulting in both temporary and permanent impacts to existing habitats. Habitats that would be impacted by the project include the riverine benthic in the natural channel of the San Bernard River, Spartina wetlands, uplands, piping plover critical habitat, and Gulf benthic. A summary of habitat impacts is presented in Table 1, below.
Table 1: San Bernard River Habitat Impacts

<table>
<thead>
<tr>
<th>Habitats</th>
<th>Construction Features</th>
<th>Temporary Impacts (Acres)</th>
<th>Permanent Impacts (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>River Channel</td>
<td>Spit Const Corridor</td>
</tr>
<tr>
<td>River Benthic</td>
<td></td>
<td>20.0</td>
<td></td>
</tr>
<tr>
<td>Wetlands</td>
<td></td>
<td></td>
<td>+ 140.0</td>
</tr>
<tr>
<td>Uplands</td>
<td></td>
<td>2.1</td>
<td>9.0</td>
</tr>
<tr>
<td>Gulf Benthic</td>
<td></td>
<td>7.0</td>
<td>36.5</td>
</tr>
<tr>
<td>Piping Plover</td>
<td></td>
<td>0.8</td>
<td>6.3</td>
</tr>
<tr>
<td>Critical Habitat</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

All impacts from construction within the existing river channel would be confined to the channel. There would be no impacts to the natural banks of the river from the GIWW south to the sand spit, a distance of about one mile. All construction in this reach would be accomplished by hydraulic pipeline dredge, with 150,000 CY of material placed in PA 90. Approximately 20 acres of river channel benthic habitat would be temporarily impacted by the project. The current depth of the river in this location ranges from about eight feet near the GIWW to about two feet near the spit. Deepening the river to 10 feet is anticipated to be a positive impact that would increase river flow and improve natural river habitats and function. The riverine benthic populations are expected to recover rapidly from the dredging.

Construction of the new channel across the sand spit to the Gulf, a distance of about 2,000 feet, would result in both permanent and temporary habitat impacts. Construction of the new channel would permanently impact approximately 2.1 acres of *Spartina* wetlands on the north side of the spit adjacent to the river, and 3 acres of uplands. The channel through the spit would also destroy 1.1 acres of piping plover critical habitat where the channel crosses the beach and enters the Gulf. A 100-foot wide construction corridor immediately west of the new channel would temporarily impact 2.1 acres of uplands, 0.8 acres of *Spartina* wetlands, and 0.8 acres of piping plover critical habitat, all of which are anticipated to fully recover after construction. The Debris PA, immediately adjacent to the channel corridor, would temporarily impact an additional 9 acres of upland scrub and grass vegetation immediately north of the beach. The placement of the
drift wood and vegetative debris from the channel construction corridor parallel to and immediately north of the beach would serve to trap sand and help stabilize the beach and upland habitats downdrift of the channel. In addition, a 100-foot wide by approximately 2,700-foot long beach pipeline corridor is necessary to pump beach quality sand from the new channel to the Surf PA for beach nourishment. The pipeline corridor would run on firm beach sand above the swash zone to minimize impacts to piping plover critical habitat, and would temporarily impact approximately 6.3 acres of piping plover critical habitat. Approximately 235,000 CY of new work beach quality sand would be placed in the Surf PA for beach nourishment and creation of, conservatively, 2.5 acres of piping plover critical habitat resulting from the total closure of the existing mouth of the river, and beach nourishment.

The new channel extends approximately 2,500 feet into the Gulf, temporarily impacting about 7 acres of marine benthic habitat. The Surf PA temporarily impacts an additional 36.5 acres of benthic habitat, for a total of 43.5 acres of temporary impact. In the high energy environment of Texas beaches, benthic organisms suffer frequent natural disturbances and recover quickly. Future temporary impacts would result from maintenance dredging of 300,000 CY to 500,000 CY of material, which is anticipated every 6 to 12 years. It is assumed that much of this material will be beach quality sand and will be placed in the Surf PA for continued beach nourishment. Surf PA and channel benthics are expected to fully and rapidly recover between construction and maintenance dredging events.

Approximately 2.1 acres of *Spartina* marsh located on the north side of the spit along the San Bernard River channel would be destroyed by construction of the new channel and 0.8 acres of *Spartina* would be temporarily impacted. This loss would be offset, however, by the anticipated natural establishment of extensive marsh habitat in the abandoned San Bernard River channel, from the current mouth of the river at the Gulf to the new channel. The re-routing of the river and beach nourishment would result in total closure of the current mouth of the river. Aeolian and overwash sand is expected to quickly begin filling the abandoned river channel. As the abandoned channel shallows, *Spartina* will naturally invade and establish, as it is already doing in the shallow, low energy portion of the channel that approaches the current mouth. It is estimated that as much as 140 acres of marsh could become established in the abandoned river channel once the shoreline is stabilized by the re-routing of the river and beach nourishment (Figure 1, below).

There would be a permanent loss of 3 acres of upland habitat from channel construction through the spit, and 11.1 acres of temporary impacts from the construction corridor and Debris PA. These impacts are considered minor and transitory in nature. The filling of the current mouth of the river will result in creation of both piping plover critical habitat and new upland habitat in the abandoned channel immediately adjacent to the beach; new upland habitat equivalent to the habitat that will be lost.
Approximately 20 acres of riverine benthic habitat and 43.5 acres of Gulf benthic habitat would be temporarily impacted by the project. Benthic organisms survive periodic disruptions related to natural events such as storms, erosion, and accretion cycles (Nelson and Pullen, 1988). Allen and Hardy (1980) report that the smothering of benthic organisms appears to be a minor, short-term impact. The recovery rates for beach nourishment projects to pre-project benthic abundance and diversity vary by location and are reported to occur within five weeks to two years. The ability of most macrofauna to recover rapidly is due to their short life cycle, their high reproductive potential, and the rapid recruitment from nearby unaffected areas (Nelson and Pullen, 1988). No permanent effects to invertebrates and benthos would occur as a result of the project.

1.0 IMPACT ASSESSMENT FOR LISTED SPECIES

The species identified in Table 1 are listed by FWS and NMFS as possibly occurring in Brazoria County. Of the 15 listed species, six may be affected by the proposed project, including the piping plover, piping plover Critical Habitat Unit TX-32, and the five sea turtles. A description of each species, identification of potential project impacts, and identification of conservation measures, if appropriate, is provided below.
Table 2: Federally Listed Threatened and Endangered Species for Brazoria County

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Listing Status</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Plants</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Texas Prairie-dawn flower</td>
<td><em>Hymenoxys texana</em></td>
<td>Endangered</td>
</tr>
<tr>
<td><strong>Fish</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Smalltooth sawfish</td>
<td><em>Pristis pectinata</em></td>
<td>Endangered</td>
</tr>
<tr>
<td><strong>Reptiles</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Green sea turtle</td>
<td><em>Chelonia mydas</em></td>
<td>Threatened</td>
</tr>
<tr>
<td>Hawksbill sea turtle</td>
<td><em>Eretmochelys imbricata</em></td>
<td>Endangered</td>
</tr>
<tr>
<td>Kemp's ridley sea turtle</td>
<td><em>Lepidochelys kempii</em></td>
<td>Endangered</td>
</tr>
<tr>
<td>Leatherback sea turtle</td>
<td><em>Dermochelys coriacea</em></td>
<td>Endangered</td>
</tr>
<tr>
<td>Loggerhead sea turtle</td>
<td><em>Caretta caretta</em></td>
<td>Threatened</td>
</tr>
<tr>
<td><strong>Birds</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Brown pelican</td>
<td><em>Pelecanus occidentalis</em></td>
<td>Endangered</td>
</tr>
<tr>
<td>Piping plover</td>
<td><em>Charadrius melodus</em></td>
<td>Threatened*</td>
</tr>
<tr>
<td>Whooping crane</td>
<td><em>Grus americana</em></td>
<td>Endangered</td>
</tr>
<tr>
<td><strong>Mammals</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Blue whale</td>
<td><em>Balaenoptera musculus</em></td>
<td>Endangered</td>
</tr>
<tr>
<td>Finback whale</td>
<td><em>Balaenoptera physalus</em></td>
<td>Endangered</td>
</tr>
<tr>
<td>Humpback whale</td>
<td><em>Megaptera novaengliae</em></td>
<td>Endangered</td>
</tr>
<tr>
<td>Sei whale</td>
<td><em>Balaenoptera borealis</em></td>
<td>Endangered</td>
</tr>
<tr>
<td>Sperm whale</td>
<td><em>Physeter macrocephalus</em></td>
<td>Endangered</td>
</tr>
</tbody>
</table>

*Critical Habitat

2.1 TEXAS PRAIRIE DAWN-FLOWER

Texas prairie dawn-flower (*Hymenoxys texana*) is a delicate annual plant measuring from one to six inches tall. Its yellow flower heads, less than 1/2 inch in diameter, stand out brightly in the patches of dull gray barren silty sand in which the species is normally found. Suitable habitat is limited to a very small geographic area. It flowers from March to early April, disappearing by mid-summer. (TPWD, 2006).

This wildflower is found in Fort Bend and Harris Counties in southeast Texas. It is known to occur at about 50 sites, many within Addicks and Barker Reservoirs in western Harris County. It grows in sparsely vegetated areas ("slick spots") at the base of small mounds of dirt known as mima mounds (also called pimple mounds) or other nearly barren areas on slightly saline soils in coastal prairie grasslands. (TPWD, 2006). Suitable habitat for the Texas prairie dawn-flower is not found in project vicinity, and it is not expected to occur in the project area.
2.2 SMALLTOOTH SAWFISH

Smalltooth sawfish (*Pristis pectinata*) are generally slow growing, long lived (25-30 years), late-maturing fish. They produce a very small number of young, resulting in a very low rate of population growth for this species. Smalltooth sawfish species inhabit shallow coastal nearshore waters and estuaries throughout tropical regions of the world. They are often found in sheltered bays, on shallow banks, and in estuaries or river mouths.

The U.S. smalltooth sawfish population is found only in the Atlantic Ocean and Gulf of Mexico. Historically, the U.S. population was common throughout the Gulf of Mexico from Texas to Florida, and along the east coast from Florida to Cape Hatteras. Once common throughout its historic range, the smalltooth sawfish has declined dramatically in U.S. waters over the last century. Its current range has contracted to peninsular Florida, where they are relatively common only in the Everglades region of the extreme southern portion of the state (NMFS, 2006). Based on its present range, it is unlikely that this species occurs in the project vicinity or would be affected by the project.

2.3 GREEN SEA TURTLE

The green sea turtle (*Chelonia mydas*) inhabits shallow bays and estuaries in Texas where its principal foods, marine sea grasses, grow. Its population in Texas has suffered a decline similar to that of its world population. In the mid to late nineteenth century, Texas supported a green turtle fishery. Most of the turtles were caught in Galveston, Matagorda, and Aransas Bays, and the Laguna Madre, but by the early 1900's, this industry ceased because of the severe decline of the species. Green turtles still occur in these same bays today, but in much-reduced numbers. While green turtles prefer seagrass meadows, they may also be found in bays devoid of seagrasses. Green turtles in Texas bays are mainly small juveniles. Green turtle nests are rare in Texas, occurring primarily on Padre Island National Seashore (PINS). Green sea turtles have been taken at Freeport, approximately 10 miles from the project area (USACE 2008), an indication of the likelihood that these turtles may occur within the project area. It should be noted, however, that the project area is devoid of seagrasses, and does not possess an embayment, which may make it less attractive to this species.

2.4 HAWKBILL SEA TURTLE

The hawksbill sea turtle (*Eretmochelys imbricata*), listed as endangered by the NMFS, is rare in Texas coastal waters. Hawksbills generally inhabit coastal reefs, bays, rocky areas, passes, estuaries, and lagoons. Along the Texas coast, this turtle may be attracted to stone jetties that provide foraging habitat. Adults are extremely rare, and Hildebrand (1983) believes that the hawksbills occurring in Texas waters are waifs, although Texas is the only state outside of Florida where hawksbills are sighted with any regularity. Most of the sightings involve posthatchlings and juveniles, and are primarily associated with stone jetties. In 1998 a hawksbill nest was recorded at PINS. No documented records of
hawksbills exist from Brazoria County, and it is unlikely that they will be found in this project area because of lack of foraging habitat.

2.5 KEMP’S RIDLEY SEA TURTLE

The Kemp’s ridley sea turtle (*Lepidochelys kempii*) is the most critically endangered sea turtle. The primary range of the Kemp’s ridley sea turtle is the Gulf of Mexico, but it also utilizes shallow water bays throughout its known distribution. Distribution appears closely related to the abundance of blue crabs, a favorite food item (Lutcavage and Musick, 1985). A favorite feeding ground is the crab-rich waters adjacent to the Mississippi Delta, east of Sabine Pass (Hildebrand, 1979). Adults are primarily restricted to the Gulf, although juveniles may range throughout the Atlantic Ocean. Although almost the entire population of Kemp’s ridleys nests near Rancho Nuevo, Tamaulipas, Mexico, an increasing number of nests have been found along the Texas coast, with 128 nests recorded in 2007. The most current turtle nesting data from the National Park Service (NPS, 2008a, 2008b) indicates two Kemp’s ridley nests at Surfside, approximately 10 miles northeast of the project area. In addition, there have been takes of Kemp’s ridleys at Freeport in 2007 (USACE, 2008). The Kemp’s ridley may be present in the project area.

2.6 LEATHERBACK SEA TURTLE

The leatherback sea turtle (*Dermochelys coriacea*) is rare along the Texas coast. This is not surprising because the leatherback is generally a pelagic species, tending to keep to deeper offshore waters, where it feeds primarily on jellyfish. Fritts *et al.* (1983), however, found this turtle more frequently in shallower waters in the Gulf than previously supposed. The last report of a leatherback nest in Texas was more than 70 years ago (NPS, 2007). There are no known aggregation sites or feeding areas in the project area. Therefore, this species is unlikely to occur in the project area.

2.7 LOGGERHEAD SEA TURTLE

The loggerhead sea turtle (*Caretta caretta*) frequents the temperate waters of the continental shelf along the Atlantic Ocean and Gulf of Mexico, where it forages around rocks, coral reefs, and shellfish beds. Sub-adults will also commonly enter bays, lagoons, and estuaries. The loggerhead is the most abundant turtle in Texas marine waters, preferring shallow inner continental shelf waters and occurring only very infrequently in the bays. Although nests have been confirmed along the Texas coast in recent years, none have been found in the project vicinity. Loggerheads have been taken at Freeport, and may occur in the project area.

2.2 BROWN PELICAN

The brown pelican (*Pelecanus occidentalis*) almost completely disappeared from the Texas coast by the 1960’s, largely due to the use of agricultural pesticides that bio-accumulate in the marine food chain and cause reproductive failure (King *et al.* 1977;
Schreiber 1980). Since then, the use of chlorinated hydrocarbons for pest control has declined and the brown pelican has slowly recovered and spread through its original range. After years of unsuccessful nesting attempts, nesting activity has been on the increase since the late 1980’s. This species is a common resident of the project area and forages along the beach. The closest nesting colony is Dressing Point Island in East Matagorda Bay, about 25 miles to the southwest of the project area.

2.3 PIPING PLOVER

The piping plover (*Charadrius melodus*) is threatened or endangered throughout its range. In Texas, the wintering piping plover is listed as threatened. An inhabitant of coastal beaches and tidal flats, the piping plover is a regular migrant along the Texas coast, where it overwinters (Oberholser 1974; Haig and Oring 1985, 1988; Haig et al. 1988). Piping plovers feed in moist sand along beaches and sand-mud flats around inlets and estuaries (Champman 1984). Two major populations winter along North and South Padre Island and Bolivar Flats in Texas (50 FR 50726 (1985); Haig and Oring 1985). The project is located in Critical Habitat Unit TX-32 for the wintering population of piping plovers. Critical Habitat Unit TX-31 occurs immediately southwest of the project area. Construction is proposed to take place in the fall of the year, and wintering piping plovers are of potential occurrence on the beach in the project area. Critical Habitat Unit TX-32 will be directly impacted by the project.

2.4 WHOOPING CRANE

Whooping cranes were originally found throughout most of North America. They now breed in isolated, marshy areas of the Wood Buffalo National Park, Northwest Territories, and Canada. The Aransas National Wildlife Refuge (ANWR) and vicinity serves as the sole wintering grounds for the only remaining breeding population of whooping cranes (*Grus americana*). Each fall, the cranes fly 2,600 miles from northern Canada to the oak savannas, salt flats and bays of the Texas coast, where they feed on crabs, clams, shrimp, frogs, small fish, crayfish, snails, roots and tubers of plants, acorns, sorghum, and other grains (Oberholser 1974). The cranes spend the winter at ANWR, Matagorda Island, Isla San Joe, portions of the Lamar Peninsula, and Welder Point on the east side of San Antonio Bay (NatureServe, 2006). The main stopover points in Texas for migrating birds are in the central and eastern panhandle. Whooping cranes do not normally stray from their traditional breeding and feeding grounds. Although Brazoria County is within the species’ migration corridor, the cranes are unlikely to occur in the project area because of the absence of suitable habitat. Only unlikely transient individual cranes would occur in the project area, and it is extremely unlikely that they would be impacted by the proposed project.

2.6 WHALE SPECIES

None of the five whale species listed by NMFS are expected to occur in the project area; therefore, no effects to the five whale species are anticipated from the proposed project.
3.0 EFFECTS OF THE PROPOSED ACTION ON LISTED SPECIES

The following sections provide the findings of Galveston District and species-specific avoidance, minimization, and conservation measures that support the effect determinations presented. Effect determinations are presented using the language of the ESA:

- **No effect** – the proposed action will not affect a federally listed species or critical habitat;

- **May effect, but not likely to adversely affect** – the project may affect listed species and/or critical habitat; however, the effects are expected to be discountable, insignificant, or completely beneficial; or

- **Likely to adversely affect** – adverse effects to listed species and/or critical habitat may occur as a direct result of the proposed action or its interrelated or interdependent actions, and the effect is not discountable, insignificant, or completely beneficial. Under this determination, an additional determination is made whether the action is likely to jeopardize the continued survival and eventual recovery of the species.

3.1 EFFECTS ON TEXAS PRAIRIE-DAWN FLOWER

This species is highly unlikely to occur in the project area; therefore, no effect on this species is anticipated from the proposed action.

3.2 EFFECTS ON SMALLTOOTH SAWFISH

This species is highly unlikely to occur in the project area; therefore, no effect on this species is anticipated from the proposed action.

3.3 EFFECTS ON SEA TURTLES

It is unlikely that leatherback and hawksbill sea turtles would occur in the project area. Turtles that may occur in the project area include the green, Kemp’s ridley, and loggerhead sea turtles. Project impacts could result from either channel dredging (to swimming or foraging turtles) or beach placement (nesting turtles).

3.3.2 Avoidance, Minimization, and Conservation Measures

A number of measures to avoid impacts to sea turtles were developed for the Gulf Regional Biological Opinion (GRBO; NMFS, 2003, 2007), negotiated between USACE and NMFS to address potential incidental take during maintenance and other dredging activities in the Gulf of Mexico. Most of the GRBO measures pertain to hopper dredges, which result in the greatest mortality to turtles. All work on the currently proposed project would be conducted by hydraulic pipeline dredge. Only about 2,500 feet of new
channel would be dredged into the Gulf, minimizing exposure to swimming or foraging turtles. It is anticipated that work would be performed during the fall of the year. Beach nourishment activities could interfere with nesting turtles, but no beach nourishment would be conducted during the peak sea turtle nesting season, from April 1 through July 15. The only beach areas available to the construction contractor will be the construction and pipeline corridors (Figure 4 in the EA). All work, vehicular access, and storing of equipment would be limited to the designated corridors. In the event construction or maintenance should occur during the turtle nesting season, further coordination with the Services would be initiated prior initiation of work. We conclude that the proposed project is not likely to adversely affect sea turtles.

3.4 BROWN PELICAN

Foraging brown pelicans are common along the Texas Coast and may be found in the project area. However, no nesting sites are located in the project area. Although the beach in the project area may be used for loafing, pelicans are highly mobile and are able to relocate to avoid disturbance from construction activities. Although there may be disturbance of feeding and displacement during construction, these are localized activities that would not negatively affect this species' feeding, nesting, or resting activities overall. We conclude that the proposed project is not likely to adversely affect the brown pelican.

3.5 PIPING PLOVER

The proposed project is located adjacent to and within designated wintering piping plover Critical Habitat Units TX-31 and 32, respectively. The proposed channel alignment would destroy approximately 1.1 acres of piping plover critical habitat on the beach where the channel crosses the spit to the Gulf. An additional 7.1 acres of piping plover critical habitat would be temporarily impacted by the channel construction corridor (0.8 acres) and by the pipeline corridor to the Surf PA (6.3 acres). The impact of the construction and pipeline corridors is expected to be limited and temporary in nature. With no other development in the project area, there is substantial other plover habitat immediately available in Critical Habitat Units TX-31 and TX-32 for the birds to use during project construction.

3.5.1 Avoidance, Minimization, and Conservation Measures

Although the project will destroy 1.1 acres of critical habitat, closure of the existing mouth of the river and beach nourishment is conservatively estimated to generate at least 2.5 acres of critical habitat, as described above, for an overall gain of 1.4 acres of critical habitat for the project area, overall. Closing the existing mouth of the river and stabilizing the beach by periodic beach nourishment would both create and protect critical habitat in the project area, resulting in an overall beneficial effect on the species. Construction access to the beach would be limited to the construction and pipeline corridors indicated in Figure 4 of the EA. The pipeline corridor would be placed as high on the beach as possible (while still on firm sand) to avoid impacts to the swash zone of the beach. There will be no construction access outside these corridors in order to
minimize impacts to piping plovers and critical habitat. Although critical habitat is impacted by this project, we believe that the loss of 1.1 acres of critical habitat is discountable because of the overall gain of at least 1.4 acres of critical habitat resulting from project construction, and the overall positive benefits derived from restoring estuarine function to the river and beach nourishment, which will continue to support existing critical habitat. As a result, we conclude that the project may affect, but is not likely to adversely affect the piping plover and piping plover critical habitat.

3.6 WHOOPING CRANE

This species is not expected to occur in the project area; therefore, no effect is anticipated from the proposed action.

3.7 EFFECTS ON WHALES

None of the five whale species are expected to occur in the project area; therefore, no effects to the five whale species are anticipated from the proposed action.

4.0 CONCLUSIONS

The proposed project may affect, but is not likely to adversely affect any federally-listed threatened or endangered species. Conservation measures have been proposed to avoid or minimize impacts to sea turtles, piping plovers, and piping plover critical habitat. The impact of channel construction on 1.1 acres of piping plover Critical Habitat Unit TX-32 is discounted by the accrual of 2.5 acres of new piping plover habitat that will result from project construction, producing a net gain of at least 1.4 acres of habitat in Critical Habitat Unit TX-32. Beach nourishment would serve to protect and possibly increase critical habitat further during both construction and future maintenance dredging.

5.0 LITERATURE CITED


____, 2008a. Email from Donna_Shaver@nps.gov dated Thursday, June 12, 2008.


Richard Medina  
Chief, Planning and Environmental Branch  
Attn: Natalie Rund  
Galveston District, Corps of Engineers  
P.O. Box 1229  
Galveston, Texas 77553-1229

Dear Mr. Medina:

Thank you for your letter dated June 16, 2008, requesting our concurrence with the U.S. Army Corps of Engineers’ (COE) determination that the COE’s proposal to restore the mouth of the San Bernard River to the Gulf of Mexico in Brazoria County, Texas is not likely to adversely affect any federally listed threatened or endangered species under our jurisdiction. The proposed project would consist of dredging the San Bernard River channel immediately south of the Gulf Intracoastal Waterway to the Gulf of Mexico through the existing sand spit, and discharging 385,000 cubic yards of dredged material and 45,000 cubic yards of vegetative debris into three identified placement areas.

Wintering populations of piping plovers (*Charadrius melodus*) are known to occur in the vicinity of the proposed San Bernard River channel re-location, and the new channel location is within proposed piping plover critical habitat unit TX-32. Kemp’s ridley sea turtles (*Lepidochelys kempii*) and loggerhead sea turtles (*Caretta caretta*) may nest in the area.

The COE has determined that 1.1 acres of piping plover habitat would be permanently removed and 7.1 acres of habitat would be temporarily affected by the channel construction. In addition, the COE estimates that 2.5 acres of new habitat would be created, for a net gain of 1.4 acres of piping plover habitat. The COE has proposed that the net gain in available piping plover habitat at the conclusion of the project would negate the permanent loss of 1.1 acres and the temporary loss of 7.1 acres of habitat during construction.

The U.S. Fish and Wildlife Service cannot concur with the COE’s determination that the project is not likely to adversely affect any federally listed threatened or endangered species under our jurisdiction. The anticipated effects on piping plovers and proposed piping plover critical habitat are not discountable, insignificant or entirely beneficial. Although the overall effect of the proposed action may be beneficial to the species, dredging and placement of material is likely to cause some adverse effects. In addition, the avoidance and minimization measures proposed by the COE to limit the effects of the project on nesting sea turtles are not clearly defined.
Our comments are provided in accordance with the provisions of the Endangered Species Act of 1973 (87) Stat. 884, as amended; 16 U.S.C. 703 et seq.

The NOAA Fisheries Protected Resource Branch (David Bernhart, 727/551-5767) should be contacted for information on listed species under their jurisdiction. Please contact Catherine Yeargan at 281/286-8282 if you have questions or need further assistance.

Sincerely,

Stephen D. Parris
Field Supervisor, Clear Lake ES Field Office
August 12, 2008

Mr. Steve Parris  
Clear Lake Ecological Services Field Office  
U.S. Fish and Wildlife Service  
17629 El Camino Real, Suite 211  
Houston, TX 77058

Dear Mr. Parris:

This letter concerns the proposed U.S. Army Corps of Engineers, Galveston District (USACE), project to restore the mouth of the San Bernard River. A Draft Environmental Assessment (DEA) titled *Restoration of the Mouth of the San Bernard River to the Gulf of Mexico, Brazoria County, Texas* was coordinated with your office by letter dated June 16, 2008. In a letter dated July 17, 2008, your office replied that the U.S. Fish and Wildlife Service (USFWS) could not concur with our finding that the project is not likely to adversely affect piping plover critical habitat and nesting turtle habitat in the project area, and recommended that the USACE initiate formal consultation.

We concur with USFWS' recommendation and, at this time, would like to initiate formal consultation under Section 7 of the Endangered Species Act. The USACE would like to meet with USFWS as soon as possible in order to discuss reasonable and prudent measures for the protection of the piping plover, their proposed critical habitat, and nesting sea turtles.

If you have any questions or need additional information, please contact Ms. Natalie Rund at 409-766-6384 or by email at Natalie.A.Rund@usace.army.mil.

Sincerely,

Richard Medina  
Chief, Planning and Environmental Branch
Mr. David C. Weston  
Galveston District Corps of Engineers  
PO Box 1229  
Galveston, Texas 77553-1229

Re: Biological Assessment for the Restoration of the Mouth of the San Bernard River to the Gulf of Mexico

Dear Mr. Weston:

This responds to the Army Corps of Engineers' (COE) June 19, 2008, letter and biological assessment (BA) submitted pursuant to section 7 of the Endangered Species Act (ESA) for the restoration of the mouth of the San Bernard River to the Gulf of Mexico southwest of Freeport, Texas. The BA was included in the draft environmental assessment for the project as Appendix B. The COE proposes to restore the historic mouth of the river by dredging an entrance channel to the Gulf of Mexico and conduct periodic maintenance dredging. You requested concurrence from the National Marine Fisheries Service (NMFS) with your determination the project is not likely to adversely affect ESA-listed sea turtles. You also determined the project will have no effect on smalltooth sawfish and whales.

The project site is located at 28.8555°N, 95.4384°W (WGS84), in Brazoria County, Texas. The COE proposes to reconnect the San Bernard River to the Gulf of Mexico at its historic location. A hydraulic cutterhead dredge will be used to construct a channel from the San Bernard River at its intersection with the Gulf Intracoastal Waterway (GIWW) to the Gulf of Mexico. The channel will bisect a sand spit that formed due to the 1929 construction of a river diversion canal and the construction of the GIWW in the 1940s. The channel dredging will extend 2,500 feet into the Gulf of Mexico and affect approximately 7 acres of marine benthic habitat. An estimated 235,000 cubic yards (cy) of dredged beach-quality sand will be placed in a 36.5-acre area of the surf zone to the southwest of the restored mouth. This sand is expected to renourish beaches downdrift of the project area. The remaining 200,000 cy of dredged material, including non-beach-quality sand and vegetative debris from the sand spit, will be placed in approved upland disposal areas. Maintenance dredging of between 300,000 and 500,000 cy of material from the channel is anticipated to be conducted every 6 to 12 years. Material from maintenance dredging is expected to be beach quality sand and will be placed in the surf zone to renourish beaches downdrift of the project area. Dredging will occur during the fall and will not coincide with the peak sea turtle nesting season of April 1 to July 15.

NMFS' determinations regarding the effects of the proposed action are based on the description of the action in this informal consultation. Because of the long-term nature of the proposed action (i.e., maintenance dredging of the project area every 6 to 12 years indefinitely), you are reminded that any changes to the proposed action may negate the findings of the present consultation and may require reinitiation of consultation with NMFS. Project modifications potentially requiring reinitiation of consultation with NMFS include (but are not limited to):
• Listing of a new species and/or a new designation of critical habitat by NMFS in or near the project area
• Utilization of a different type of dredge
• Dredging activities occurring inside the April 1 to July 15 peak sea turtle nesting window
• Increases in the amount of material dredged and/or the frequency of maintenance dredging events
• Placement of dredged material in areas other than those listed in the BA

Five ESA-listed species of sea turtles (the endangered leatherback, Kemp’s ridley, and hawksbill; the threatened/endangered¹ green; and the threatened loggerhead) may occur at the project site. NMFS has analyzed the routes of potential effects from the proposed project and concurs that listed sea turtles are not likely to be adversely affected. Effects to sea turtles from dredging are discountable due to the use of a hydraulic cutterhead dredge and adherence to a fall dredging window. NMFS has previously determined that non-hopper-type dredging activities are unlikely to adversely affect sea turtles. Because dredging will occur outside of nesting season, it will not impede access to nesting beaches. Sea turtles may also be affected by dredging activities if they were to be struck by the transit and anchoring of the dredge at the project site or by the placement of dredged material below mean high water. However, these effects are discountable because sea turtles are highly mobile and can avoid the area during dredging and sand placement activities. We believe there will be no effects due to loss of foraging habitat on leatherback, hawksbill, and green sea turtles. Leatherbacks are pelagic feeders; dredging and the placement of sand in the surf zone will not affect pelagic resources. Hawksbill and green turtles are specialist feeders that target sponges and seagrass or macroalgae. Substrate at the dredging and renourishment sites consists of unvegetated sandy bottom and does not support those resources; hence, hawksbill and green sea turtles will not be affected. The effects due to loss of foraging habitat on Kemp’s ridley and loggerhead sea turtles are insignificant. These species are generalist carnivores, typically preying on benthic mollusks and crustaceans in the nearshore environment. Both species can be found foraging in shallow sandy habitat. However, any impacts to foraging habitat for Kemp’s ridleys and loggerheads will be temporary and would only affect a small area relative to the foraging habitat available in the nearshore marine environment off Texas.

This concludes your consultation responsibilities under the ESA for species under NMFS’ purview. Consultation must be reinitiated if a take occurs or new information reveals effects of the action not previously considered, or the identified action is subsequently modified in a manner that causes an effect to the listed species or critical habitat in a manner or to an extent not previously considered, or if a new species is listed or critical habitat designated that may be affected by the identified action. We have enclosed additional information on other statutory requirements that may apply to this action, and on NMFS’ Public Consultation Tracking System (PCTS) to allow you to track the status of ESA consultations.

¹ Green turtles are listed as threatened, except for breeding populations in Florida and the Pacific Coast of Mexico, which are listed as endangered.
Thank you for your continued cooperation in the conservation of threatened and endangered species under NMFS' purview. If you have any questions on this consultation or PCTS, please contact Kelly Shotts at (727) 824-5312, or by e-mail at kelly.shotts@noaa.gov.

Sincerely,

[Signature]

Roy E. Crabtree, Ph.D.
Regional Administrator

Enclosure

File: 1514-22.F.1.TX
Ref: I/SER/2008/04403
Public Consultation Tracking System (PCTS) Guidance: PCTS is an online query system at https://pcts.nmfs.noaa.gov/ that allows federal agencies and U.S. Army Corps of Engineers’ (COE) permit applicants and their consultants to ascertain the status of NMFS’ Endangered Species Act (ESA) and Essential Fish Habitat (EFH) consultations, conducted pursuant to ESA section 7, and Magnuson-Stevens Fishery Conservation and Management Act’s (MSA) sections 305(b)2 and 305(b)(4), respectively. Federal agencies are required to enter an agency-specific username and password to query the Federal Agency Site. The COE “Permit Site” (no password needed) allows COE permit applicants and consultants to check on the current status of Clean Water Act section 404 permit actions for which NMFS has conducted, or is in the process of conducting, an ESA or EFH consultation with the COE.

For COE-permitted projects, click on “Enter Corps Permit Site.” From the “Choose Agency Subdivision (Required)” list, pick the appropriate COE district. At “Enter Agency Permit Number” type in the COE district identifier, hyphen, year, hyphen, number. The COE is in the processing of converting its permit application database to PCTS-compatible “ORM.” An example permit number is: SAJ-2005-00001234-IPS-1. For the Jacksonville District, which has already converted to ORM, permit application numbers should be entered as SAJ (hyphen), followed by 4-digit year (hyphen), followed by permit application numeric identifier with no preceding zeros. For example: SAJ-2005-123; SAJ-2005-1234; SAJ-2005-12345.

For inquiries regarding applications processed by COE districts that have not yet made the conversion to ORM (e.g., Mobile District), enter the 9-digit numeric identifier, or convert the existing COE-assigned application number to 9 numeric digits by deleting all letters, hyphens, and commas; converting the year to 4-digit format (e.g., -04 to 2004); and adding additional zeros in front of the numeric identifier to make a total of 9 numeric digits. For example: AL05-982-F converts to 200500982; MS05-04401-A converts to 200504401. PCTS questions should be directed to Eric Hawk at Eric.Hawk@noaa.gov. Requests for username and password should be directed to PCTS.Usersupport@noaa.gov.

EFH Recommendations: In addition to its protected species/critical habitat consultation requirements with NMFS’ Protected Resources Division pursuant to section 7 of the ESA, prior to proceeding with the proposed action the action agency must also consult with NMFS’ Habitat Conservation Division (HCD) pursuant to the MSA requirements for EFH consultation (16 U.S.C. 1855 (b)(2) and 50 CFR 600.905-.930, subpart K). The action agency should also ensure that the applicant understands the ESA and EFH processes; that ESA and EFH consultations are separate, distinct, and guided by different statutes, goals, and time lines for responding to the action agency; and that the action agency will (and the applicant may) receive separate consultation correspondence on NMFS letterhead from HCD regarding their concerns and/or finalizing EFH consultation.

Marine Mammal Protection Act (MMPA) Recommendations: The ESA section 7 process does not authorize incidental takes of listed or non-listed marine mammals. If such takes may occur an incidental take authorization under MMPA section 101 (a)(5) is necessary. Contact Ken Hollingshead of our NMFS Headquarters’ Protected Resources staff at (301) 713-2323 for more information on MMPA permitting procedures.
Environmental Section

Steve Parris  
U.S. Fish and Wildlife Service  
Field Supervisor Ecological Services  
17629 El Camino Real, Suite 211  
Houston, Texas 77058

Dear Mr. Parris:

Reference is made to the U.S. Army Corps of Engineers (USACE) Mouth of the San Bernard River Project and your office’s recommendations provided during our October 17, 2008 meeting and November 4, 2008 field trip regarding the project draft Biological Assessment (BA), included as an appendix to the Draft Environmental Assessment for the Mouth of the San Bernard River to the Gulf of Mexico dated June 19, 2008. Enclosed is a revised draft BA that incorporates the detailed avoidance and minimization measures we discussed. Please note that the new draft BA includes updated project area information post-Hurricane Ike (September 13, 2008), and some decreases in area of project features and impacts reflecting our first set of draft plans and specifications for the project. We have incorporated measures for both sea turtles and piping plovers and proposed piping plover critical habitat that we believe will provide absolute minimization of impact to these species from proposed construction. We conclude that the project is not likely to adversely effect piping plovers, their proposed critical habitat, nesting sea turtles or any federally-listed threatened or endangered species.

To ensure compliance with the consultation requirements of Section 7 of the Endangered Species Act, we request your concurrence with the revised BA’s conclusion that the proposed action is not likely to adversely effect any federally-listed threatened or endangered species or their critical habitat. We appreciate your continued cooperation and assistance in the coordination of this project. Please direct any questions concerning this project to Ms. Natalie Rund at 409-766-6384, or by e-mail at Natalie.A.Rund@usace.army.mil.

Sincerely,

Carolyn Murphy  
Chief, Environmental Branch

Copies Furnished:  
Mr. Brown, OM  
Ms. Catherine Yeargan, USFWS
1.0 INTRODUCTION

1.1 PURPOSE OF THE BIOLOGICAL ASSESSMENT

This Biological Assessment (BA) has been prepared for the purpose of fulfilling the U.S. Army Corps of Engineers (USACE) requirements as outlined under Section 7(c) of the Endangered Species Act (ESA) of 1973, as amended. The proposed Federal action requiring the assessment is the restoration of the mouth of the San Bernard River to the Gulf of Mexico in Brazoria County, Texas. The proposed restoration of the river will alleviate inefficient and unsafe commercial navigation conditions on the Gulf Intracoastal Waterway (GIWW) and at the Brazos River Floodgates. This BA evaluates the potential impacts the proposed project may have on federally listed threatened and endangered species and proposed critical habitat identified by the National Marine Fisheries Service (NMFS) and the U.S. Fish and Wildlife Service (FWS).

Agency coordination (Appendix E of the project Environmental Assessment (EA)) was initiated with NMFS and FWS to determine which species protected under the ESA should be included in this BA. From the Services’ websites, the following species were identified as potentially occurring in Brazoria County. The NMFS website identified 11 species: smalltooth sawfish (*Pristis pectinata*), green sea turtle (*Chelonia mydas*), hawksbill sea turtle (*Eretmochelys imbricate*), Kemp’s ridley sea turtle (*Lepidochelys kempii*), leatherback sea turtle (*Dermochelys coriacea*), loggerhead sea turtle (*Caretta caretta*), blue whale (*Balaenoptera musculus*), finback whale (*B. physalus*), humpback whale (*Megaptera novaeangliae*), sei whale (*B. borealis*), and sperm whale (*Physeter macrocephalus*). The FWS website identified the sea turtles and brown pelican (*Pelecanus occidentalis*), piping plover (*Charadrius melodus*), whooping crane (*Grus Americana*), and Texas prairie-dawn flower (*Hymenoxys texana*).

The Texas Parks and Wildlife Department (TPWD) Annotated County List (Table 3 in the EA) includes a number of plants and animals in addition to the federally recognized species that are unlikely to occur in the project area and are not further addressed. Recently removed from the Federal list of threatened and endangered species, the peregrine falcons and bald eagle are protected under the Migratory Bird Treaty Act, and the bald eagle continues to receive additional protection under the Bald and Golden Eagle Protection Act. These birds are not addressed in this BA because they are unlikely to occur in the project area and are no longer covered by the ESA.
This BA describes the avoidance, minimization and conservation measures proposed for this project relative to the habitat and species covered in the BA, in order to assist FWS and NMFS in fulfilling their obligations under the ESA. The draft EA to which this BA is appended includes a detailed project description and discussion of alternatives considered. Both the EA and this BA have been updated to reflect changes to the project area resulting from Hurricane Ike (Ike), which struck the Texas coast September 13, 2008, and based on preliminary construction plans and specifications, now available. The size of the Beach Pipeline Corridor, Gulf Channel, Debris PA, and Surf PA have all been decreased and the overall length of the channel shortened in the preliminary construction plans, and these changes are reflected in this BA.

1.2 DESCRIPTION OF THE PROPOSED PROJECT AND HABITAT IMPACTS

The proposed project is the dredging of the San Bernard River channel from its intersection with the Gulf Intracoastal Waterway (GIWW) to the Gulf of Mexico (Station 0+00 to 96+23) through an existing and relatively recent sand spit. The entire reach, extending approximately 1.5 miles from the GIWW to the 5-foot contour line in the Gulf, would be dredged by hydraulic pipeline dredge to -10 mean low tide (MLT), with a bottom width of 100 feet and a top width of 160 feet. As described in the EA, this effort would generate approximately 385,000 cubic yards (CY) of dredged material and 45,000 CY of vegetative debris that would be placed in three placement areas (PA): 150,000 CY would be placed in PA 90, an existing confined placement area located at the intersection of the GIWW and the San Bernard River; 235,000 CY of sand would be placed in the surf zone for beach nourishment, and a one-time use PA for vegetative debris would be used. Post-Ike, it was found that virtually all of the driftwood and vegetative debris was scoured from the site, which subsequently burned. Very little vegetative debris remains, and the size of the Debris PA has been reduced from 9 acres to 3.7 acres. The proposed channel has been designed to be self-scouring; however, it is estimated the channel may require dredging again in six to twelve years, and we assume that 300,000 to 500,000 CY of maintenance material would again be dredged from the project area. Although maintenance dredging of the channel was included in the Draft EA, it has been removed from the Final EA in response to resource agency coordination. Subsequent maintenance dredging would require additional analysis and National Environmental Policy Act (NEPA) coordination.

Coordination of this project resulted in questions concerning capacity for dredged material for potential future maintenance dredging. Specifically, the concern is that should the river channel require maintenance dredging, at some point in the future a new dredged material placement area might be required, resulting in additional environmental impacts. We have evaluated this issue and provide the following information. An average of 76,000 cubic yards (CY) of maintenance material from Station 260+00 to Station 268+00 of the GIWW is placed in PA 90 approximately once every four years. Based on current surveys, we estimate a current capacity of 940,000CY in PA 90. Proposed dredging of the river channel would result in the
placement of approximately 150,000CY of material in PA 90. In the event the river requires dredging again in six to twelve years, we conservatively estimate that future maintenance dredging of the river would result in about the same quantity of material, 150,000CY, being placed in PA 90 every six years. With no maintenance of PA 90, its capacity for GIWW and San Bernard River material would be reached in about 18 years. Raising the PA 90 levee four feet would increase its capacity by 660,000CY, and extend the life of the PA to about 30 years for both projects. In the unlikely event that the river channel were actually dredged every six years, two additional PAs close to the project area, PAs 89 and 92, could also be used for either GIWW or San Bernard River maintenance material. Both of these PAs have substantial capacity, which would extend the maintenance capacity of this project area well over 50 years, requiring no construction of new PAs for either the GIWW or the San Bernard River material. Post-Ike surveys indicate that the quantities of material proposed to be dredged did not change substantially.

The purpose of the proposed project is to reconnect the San Bernard River with the Gulf of Mexico at its historic location. The mouth of the San Bernard River has migrated about two miles to the southwest since the 1929 construction of the Diversion Channel and the 1940’s construction of the GIWW, and since Hurricane Ike is now closed at the Gulf of Mexico due to sand accretion from the delta formed by the Diversion Channel and the hurricane. Accretion has accelerated over the last ten years due to a number of factors, including flooding on the Brazos River. At its current location, discharge from the San Bernard River is not sufficient to flush the shoaling at the mouth of the river and keep it open to the Gulf. The blockage of the river’s mouth has diverted flow into the GIWW, raising concerns for barge traffic along the GIWW (Kraus, 2002). Galveston District has received reports that barge tows traveling along the GIWW between the San Bernard and Brazos Rivers can experience an eastward flowing current that is sufficiently strong to pose a potential navigation hazard. To allow for a more effective, safe, and efficient waterway, the proposed restoration of the mouth of the San Bernard River would reduce treacherous currents resulting from diverted flow into the GIWW and Brazos River Floodgates.

Construction of the channel would occur within the existing San Bernard River channel, and across a large sand spit into the Gulf, a distance of about 1.5 miles, resulting in both temporary and permanent impacts to existing habitats. Habitats that would be impacted by the project include the riverine benthic in the natural channel of the San Bernard River, *Spartina* wetlands, uplands, proposed piping plover critical habitat, and Gulf benthic. An updated summary of habitat impacts is presented in Table 1, below. The numbers in parentheses are the numbers identified in the Draft EA.
Table 1: San Bernard River Habitat Impacts

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<th>Habitats</th>
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<td></td>
<td>River Channel</td>
<td>Spit Const Corridor</td>
</tr>
<tr>
<td>River Benthic</td>
<td>20.0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wetlands</td>
<td>0.8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Uplands</td>
<td>2.1</td>
<td>3.7(9)</td>
<td>-3.0</td>
</tr>
<tr>
<td>Gulf Benthic</td>
<td>2.8 (7)</td>
<td>16.1 (36.5)</td>
<td></td>
</tr>
<tr>
<td>Proposed Piping Plover Critical Habitat</td>
<td>0.8</td>
<td>6.1(6.3)</td>
<td>- 1.1</td>
</tr>
</tbody>
</table>

All impacts from construction within the existing river channel would be confined to the channel. There would be no impacts to the natural banks of the river from the GIWW south to the sand spit, a distance of about one mile. All construction in this reach would be accomplished by hydraulic pipeline dredge, with 150,000 CY of material placed in PA 90. Approximately 20 acres of river channel benthic habitat would be temporarily impacted by the project. The current depth of the river in this location ranges from about eight feet near the GIWW to about two feet near the spit. Deepening the river to 10 feet is anticipated to be a positive impact that would increase river flow and improve natural river habitats and function. Riverine benthic populations are expected to recover rapidly from the dredging.

Construction of the new channel across the sand spit to the Gulf, a distance of about 1,500 feet, would result in both permanent and temporary habitat impacts. Construction of the new channel would permanently impact approximately 2.1 acres of Spartina wetlands on the north side of the spit adjacent to the river, and 3 acres of uplands. The channel through the spit would also destroy 1.1 acres of proposed piping plover critical habitat where the channel crosses the beach and enters the Gulf. A 100-foot wide Spit Construction Corridor immediately west of the new channel would temporarily impact 2.1 acres of uplands, 0.8 acres of Spartina wetlands, and 0.8 acres of proposed piping plover critical habitat, all of which are anticipated to fully recover after...
construction. The Debris PA, immediately adjacent to the Spit Construction Corridor is a one-time placement area for driftwood and vegetative debris that would impact an additional 3.7 acres or less of upland scrub and grass vegetation immediately north of the beach. It should be noted that post-Ike, there is substantially less drift wood and vegetative debris due to storm surge and burning following the storm than previously estimated. The placement of the remaining driftwood and vegetative debris from the channel and Spit Construction Corridor in the Debris PA located parallel to and immediately north of the beach, would serve to trap sand and help stabilize the beach and upland habitats downdrift of the channel. In addition, a 100-foot wide by approximately 2,400-foot long Beach Pipeline Corridor is necessary to pump beach quality sand from the new channel to the Surf PA for beach nourishment. The Beach Pipeline Corridor would run on firm beach sand above the swash zone to minimize impacts to proposed piping plover critical habitat, and would temporarily impact approximately 6.1 acres of proposed piping plover habitat. Approximately 235,000 CY of new work beach quality sand would be placed in the Surf PA for beach nourishment, which will also nourish and create piping plover habitat. Material placed in the surf will be reworked and deposited by wave action and longshore current on the beach from the area of channel construction south for an undetermined distance.

The new channel would extend approximately 1,200 feet into the Gulf, temporarily impacting about 2.8 acres of marine benthic habitat. The Surf PA would temporarily impact an additional 16.1 acres of benthic habitat, for a total of 18.9 acres of temporary impact. In the high energy environment of Texas beaches, benthic organisms suffer frequent natural disturbances and recover quickly.

Approximately 2.1 acres of Spartina marsh located on the north side of the spit along the San Bernard River channel would be destroyed by construction of the new channel and 0.8 acres of Spartina would be temporarily impacted. This loss would be offset, however, by the anticipated natural establishment of marsh habitat in the abandoned San Bernard River channel, from the current terminus of the river near the Gulf, to the new, dredged channel. Aeolian and overwash sand is expected to quickly begin filling the abandoned river channel, as is already evident in the field. As the abandoned channel shallows, Spartina will naturally invade and establish, as it is already doing in the shallow, low energy portion of the channel that approaches the Gulf beach. It is estimated that as much as 140 acres of marsh could become established in the abandoned river channel once the shoreline is stabilized by the re-routing of the river and beach nourishment (Figure 1, below).

There would be a permanent loss of 3 acres of upland habitat from channel construction through the spit, and 5.8 acres of temporary impacts from the construction corridor and Debris PA. Both the construction corridor and Debris PA are temporary and will be used only during construction. These impacts are considered minor and transitory in nature.
Figure 1. Anticipated Reestablishment of Marsh in Abandoned River Channel.

Approximately 20 acres of riverine benthic habitat and 18.9 acres of Gulf benthic habitat would be temporarily impacted by the project. Benthic organisms survive periodic disruptions related to natural events such as storms, erosion, and accretion cycles (Nelson and Pullen, 1988). Allen and Hardy (1980) report that the smothering of benthic organisms appears to be a minor, short-term impact. The recovery rates for beach nourishment projects to pre-project benthic abundance and diversity vary by location and are reported to occur within five weeks to two years. The ability of most macrofauna to recover rapidly is due to their short life cycle, their high reproductive potential, and the rapid recruitment from nearby unaffected areas (Nelson and Pullen, 1988). No permanent effects to invertebrates and benthos would occur as a result of the project.

2.0 IMPACT ASSESSMENT FOR LISTED SPECIES

The species identified in Table 1 are listed by FWS and NMFS as possibly occurring in Brazoria County. Of the 15 listed species, six may be affected by the proposed project, including the piping plover, proposed piping plover Critical Habitat Unit TX-32, and the five sea turtles. A description of each species, identification of potential project impacts, and identification of conservation measures, if appropriate, is provided below.
Table 2: Federally Listed Threatened and Endangered Species for Brazoria County

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Listing Status</th>
<th>FWS</th>
<th>NMFS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Plants</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Texas Prairie-dawn Flower</td>
<td><em>Hymenoxys texana</em></td>
<td>Endangered</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Fish</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Smalltooth sawfish</td>
<td><em>Pristis pectinata</em></td>
<td>Endangered</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Reptiles</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Green sea turtle</td>
<td><em>Chelonia mydas</em></td>
<td>Threatened</td>
<td></td>
<td>Threatened</td>
</tr>
<tr>
<td>Hawksbill sea turtle</td>
<td><em>Eretmochelys imbricata</em></td>
<td>Endangered</td>
<td></td>
<td>Endangered</td>
</tr>
<tr>
<td>Kemp's ridley sea turtle</td>
<td><em>Lepidochelys kempii</em></td>
<td>Endangered</td>
<td></td>
<td>Endangered</td>
</tr>
<tr>
<td>Leatherback sea turtle</td>
<td><em>Dermochelys coriacea</em></td>
<td>Endangered</td>
<td></td>
<td>Endangered</td>
</tr>
<tr>
<td>Loggerhead sea turtle</td>
<td><em>Caretta caretta</em></td>
<td>Threatened</td>
<td></td>
<td>Threatened</td>
</tr>
<tr>
<td><strong>Birds</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Brown pelican</td>
<td><em>Pelecanus occidentalis</em></td>
<td>Endangered</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Piping plover</td>
<td><em>Charadrius melodus</em></td>
<td>Threatened*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Whooping crane</td>
<td><em>Grus americana</em></td>
<td>Endangered</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Mammals</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Blue whale</td>
<td><em>Balaenoptera musculus</em></td>
<td>Endangered</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Finback whale</td>
<td><em>Balaenoptera physalus</em></td>
<td>Endangered</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Humpback whale</td>
<td><em>Megaptera novaengliae</em></td>
<td>Endangered</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sei whale</td>
<td><em>Balaenoptera borealis</em></td>
<td>Endangered</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sperm whale</td>
<td><em>Physeter macrocephalus</em></td>
<td>Endangered</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Critical Habitat

2.1 TEXAS PRAIRIE DAWN-FLOWER

Texas prairie dawn-flower (*Hymenoxys texana*) is a delicate annual plant measuring from one to six inches tall. Its yellow flower heads, less than 1/2 inch in diameter, stand out brightly in the patches of dull gray barren silty sand in which the species is normally found. Suitable habitat is limited to a very small geographic area. It flowers from March to early April, disappearing by mid-summer. (TPWD, 2006).

This wildflower is found in Fort Bend and Harris Counties in southeast Texas. It is known to occur at about 50 sites, many within Addicks and Barker Reservoirs in western Harris County. It grows in sparsely vegetated areas ("slick spots") at the base of small mounds of dirt known as mima mounds (also called pimple mounds) or other nearly barren areas on slightly saline soils in coastal prairie grasslands. (TPWD, 2006). Suitable habitat for the Texas prairie dawn-flower is not found in project vicinity, and it is not expected to occur in the project area.
2.2 SMALLTOOTH SAWFISH

Smalltooth sawfish (*Pristis pectinata*) are generally slow growing, long lived (25-30 years), late-maturing fish. They produce a very small number of young, resulting in a very low rate of population growth for this species. Smalltooth sawfish species inhabit shallow coastal nearshore waters and estuaries throughout tropical regions of the world. They are often found in sheltered bays, on shallow banks, and in estuaries or river mouths.

The U.S. smalltooth sawfish population is found only in the Atlantic Ocean and Gulf of Mexico. Historically, the U.S. population was common throughout the Gulf of Mexico from Texas to Florida, and along the east coast from Florida to Cape Hatteras. Once common throughout its historic range, the smalltooth sawfish has declined dramatically in U.S. waters over the last century. Its current range has contracted to peninsular Florida, where they are relatively common only in the Everglades region of the extreme southern portion of the state (NMFS, 2006). Based on its present range, it is unlikely that this species occurs in the project vicinity or would be affected by the project.

2.3 GREEN SEA TURTLE

The green sea turtle (*Chelonia mydas*) inhabits shallow bays and estuaries in Texas where its principal foods, marine sea grasses, grow. Its population in Texas has suffered a decline similar to that of its world population. In the mid to late nineteenth century, Texas supported a green turtle fishery. Most of the turtles were caught in Galveston, Matagorda, and Aransas Bays, and the Laguna Madre, but by the early 1900’s, this industry ceased because of the severe decline of the species. Green turtles still occur in these same bays today, but in much-reduced numbers. While green turtles prefer seagrass meadows, they may also be found in bays devoid of seagrasses. Green turtles in Texas bays are mainly small juveniles. Green turtle nests are rare in Texas, occurring primarily on Padre Island National Seashore (PINS). Green sea turtles have been taken at Freeport, approximately 10 miles from the project area (USACE 2008), an indication of the likelihood that these turtles may occur within the project area. It should be noted, however, that the project area is devoid of seagrasses, and does not possess an embayment, which may make it less attractive to this species.

2.4 HAWKSBILL SEA TURTLE

The hawksbill sea turtle (*Eretmochelys imbricate*), listed as endangered by the NMFS, is rare in Texas coastal waters. Hawksbills generally inhabit coastal reefs, bays, rocky areas, passes, estuaries, and lagoons. Along the Texas coast, this turtle may be attracted to stone jetties that provide foraging habitat. Adults are extremely rare, and Hildebrand (1983) believes that the hawksbills occurring in Texas waters are waifs, although Texas is the only state outside of Florida where hawksbills are sighted with any regularity. Most of the sightings involve posthatchlings and juveniles, and are primarily associated with stone jetties. In 1998 a hawksbill nest was recorded at PINS. No
documented records of hawksbills exist from Brazoria County, and it is unlikely that they will be found in this project area because of lack of foraging habitat.

2.5 KEMP’S RIDLEY SEA TURTLE

The Kemp’s ridley sea turtle (*Lepidochelys kempii*) is the most critically endangered sea turtle. The primary range of the Kemp’s ridley sea turtle is the Gulf of Mexico, but it also utilizes shallow water bays throughout its known distribution. Distribution appears closely related to the abundance of blue crabs, a favorite food item (Lutcavage and Musick, 1985). A favorite feeding ground is the crab-rich waters adjacent to the Mississippi Delta, east of Sabine Pass (Hildebrand, 1979). Adults are primarily restricted to the Gulf, although juveniles may range throughout the Atlantic Ocean. Although almost the entire population of Kemp’s ridleys nests near Rancho Nuevo, Tamaulipas, Mexico, an increasing number of nests have been found along the Texas coast, with 128 nests recorded in 2007. The most current turtle nesting data from the National Park Service (NPS, 2008a, 2008b) indicates two Kemp’s ridley nests at Surfside, approximately 10 miles northeast of the project area. In addition, there have been takes of Kemp’s ridleys at Freeport in 2007 (USACE, 2008). The Kemp’s ridley may be present in the project area.

2.6 LEATHERBACK SEA TURTLE

The leatherback sea turtle (*Dermochelys coriacea*) is rare along the Texas coast. This is not surprising because the leatherback is generally a pelagic species, tending to keep to deeper offshore waters, where it feeds primarily on jellyfish. Fritts *et al.* (1983), however, found this turtle more frequently in shallower waters in the Gulf than previously supposed. The last report of a leatherback nest in Texas was more than 70 years ago (NPS, 2007). There are no known aggregation sites or feeding areas in the project area. Therefore, this species is unlikely to occur in the project area.

2.7 LOGGERHEAD SEA TURTLE

The loggerhead sea turtle (*Caretta caretta*) frequents the temperate waters of the continental shelf along the Atlantic Ocean and Gulf of Mexico, where it forages around rocks, coral reefs, and shellfish beds. Sub-adults will also commonly enter bays, lagoons, and estuaries. The loggerhead is the most abundant turtle in Texas marine waters, preferring shallow inner continental shelf waters and occurring only very infrequently in the bays. Although nests have been confirmed along the Texas coast in recent years, none have been found in the project vicinity. Loggerheads have been taken at Freeport, and may occur in the project area.

2.8 BROWN PELICAN

The brown pelican (*Pelecanus occidentalis*) almost completely disappeared from the Texas coast by the 1960’s, largely due to the use of agricultural pesticides that bio-accumulate in the marine food chain and cause reproductive failure (King *et al.* 1977;
Schreiber 1980). Since then, the use of chlorinated hydrocarbons for pest control has declined and the brown pelican has slowly recovered and spread through its original range. After years of unsuccessful nesting attempts, nesting activity has been on the increase since the late 1980’s. This species is a common resident of the project area and forages along the beach. The closest nesting colony is Dressing Point Island in East Matagorda Bay, about 25 miles to the southwest of the project area.

2.9  PIPING PLOVER

The piping plover (Charadrius melodus) is threatened or endangered throughout its range. In Texas, the wintering piping plover is listed as threatened. An inhabitant of coastal beaches and tidal flats, the piping plover is a regular migrant along the Texas coast, where it overwinters (Oberholser 1974; Haig and Oring 1985, 1988; Haig et al. 1988). Piping plovers feed in moist sand along beaches and sand-mud flats around inlets and estuaries (Champman 1984). Two major populations winter along North and South Padre Island and Bolivar Flats in Texas (50 FR 50726 (1985); Haig and Oring 1985). The project is located in proposed Critical Habitat Unit TX-32 for the wintering population of piping plovers. Proposed Critical Habitat Unit TX-31 occurs immediately southwest of the project area. Construction is proposed to take place in the winter and early spring of the year, and wintering piping plovers are of potential occurrence on the beach in the project area. Proposed Critical Habitat Unit TX-32 will be directly impacted by the project.

2.10  WHOOPING CRANE

Whooping cranes were originally found throughout most of North America. They now breed in isolated, marshy areas of the Wood Buffalo National Park, Northwest Territories, and Canada. The Aransas National Wildlife Refuge (ANWR) and vicinity serves as the sole wintering grounds for the only remaining breeding population of whooping cranes (Grus americana). Each fall, the cranes fly 2,600 miles from northern Canada to the oak savannas, salt flats and bays of the Texas coast, where they feed on crabs, clams, shrimp, frogs, small fish, crayfish, snails, roots and tubers of plants, acorns, sorghum, and other grains (Oberholser 1974). The cranes spend the winter at ANWR, Matagorda Island, Isla San Joe, portions of the Lamar Peninsula, and Welder Point on the east side of San Antonio Bay (NatureServe, 2006). The main stopover points in Texas for migrating birds are in the central and eastern panhandle. Whooping cranes do not normally stray from their traditional breeding and feeding grounds. Although Brazoria County is within the species’ migration corridor, the cranes are unlikely to occur in the project area because of the absence of suitable habitat. Only unlikely transient individual cranes would occur in the project area, and it is extremely unlikely that they would be impacted by the proposed project.
2.11 WHALE SPECIES

None of the five whale species listed by NMFS are expected to occur in the project area; therefore, no effects to the five whale species are anticipated from the proposed project.

3.0 EFFECTS OF THE PROPOSED ACTION ON LISTED SPECIES

The following sections provide the findings of Galveston District and species-specific avoidance, minimization, and conservation measures that support the effect determinations presented. Effect determinations are presented using the language of the ESA:

- **No effect** – the proposed action will not effect a federally listed species or critical habitat;

- **May effect, but not likely to adversely effect** – the project may affect listed species and/or critical habitat; however, the effects are expected to be discountable, insignificant, or completely beneficial; or

- **Likely to adversely effect** – adverse effects to listed species and/or critical habitat may occur as a direct result of the proposed action or its interrelated or interdependent actions, and the effect is not discountable, insignificant, or completely beneficial. Under this determination, an additional determination is made whether the action is likely to jeopardize the continued survival and eventual recovery of the species.

3.1 EFFECTS ON TEXAS PRAIRIE-DAWN FLOWER

This species is highly unlikely to occur in the project area; therefore, no effect on this species is anticipated from the proposed action.

3.2 EFFECTS ON SMALLTOOTH SAWFISH

This species is highly unlikely to occur in the project area; therefore, no effect on this species is anticipated from the proposed action.

3.3 EFFECTS ON SEA TURTLES

It is unlikely that leatherback and hawksbill sea turtles would occur in the project area. Turtles that may occur in the project area include the green, Kemp’s ridley, and loggerhead sea turtles. Project impacts could result from either channel dredging (to swimming or foraging turtles) or beach placement (nesting turtles).
3.3.1 Avoidance, Minimization, and Conservation Measures

A number of measures to avoid impacts to sea turtles were developed for the Gulf Regional Biological Opinion (GRBO; NMFS, 2003, 2007), negotiated between USACE and NMFS to address potential incidental take during maintenance and other dredging activities in the Gulf of Mexico. Most of the GRBO measures pertain to hopper dredges, which result in the greatest mortality to turtles. All work on the currently proposed project would be conducted by hydraulic pipeline dredge. Only about 1200 feet of new channel would be dredged into the Gulf, minimizing exposure to swimming or foraging turtles. It is anticipated that work would be performed during the winter and early spring of the year. Beach nourishment activities could interfere with nesting turtles, although it is anticipated that no beach nourishment would be conducted during the peak sea turtle nesting season from April 1 through July 15. The only beach areas available to the construction contractor will be the Spit Construction and Beach Pipeline Corridors (Figure 1 in the EA). All work, vehicular access, and staging or storing of equipment would be limited to these designated areas and corridors. Material placed in the Surf PA for beach nourishment will be predominantly beach quality sand consistent in grain size, color and composition with the existing beach sand and free of hazardous materials.

In the event that construction occurs during sea turtle nesting season, monitors would be on site, and training would be provided to the contractors so that they could identify and avoid nesting sea turtles. The following management measures would be implemented during construction to avoid and minimize any adverse impacts to nesting sea turtles:

1. Contractors would have all construction workers trained by qualified personnel to recognize protected species, including nesting sea turtles and their tracks. Workers would also be trained on the avoidance and minimization measures required during project construction.

2. Contractors would provide USACE with the name of a single point of contact (POC) responsible for communicating, monitoring and reporting on nesting sea turtles during construction, including preparing and submitting an activities log. This POC would stop work in the event sea turtles, their nests or their eggs were found. The POC would safeguard any sea turtle eggs until they could be relocated by the appropriate, permitted individuals.

3. Materials and equipment required for the project will be staged in upland areas or in designated PAs and construction corridors, and transported as needed to the work site.

4. The number of vehicles from the upland staging area to the project site would be kept to a minimum, all vehicles would use the same pathway whenever possible, and vehicle access would be confined to the immediate needs of the proposed project and construction corridor. There would be no refueling of vehicles on the beach.
5. An attempt will be made to avoid construction and beach nourishment activities during the peak sea turtle nesting season from April 1 through July 15. Any construction conducted during sea turtle nesting season would require implementation of the following additional avoidance measures:

6. An independent, qualified monitor or monitors would be hired and trained by the contractor to monitor all construction activities, escort construction vehicles to and from work sites, and monitor for the presence of threatened and endangered species. The trained monitor would survey the beach daily for sea turtles, sea turtle tracks and sea turtle nests prior to the initiation of any construction activity, and periodically throughout the day. The monitor would keep a daily log, documenting all surveys conducted during the construction project.

7. Contractors would smooth out ruts in the beach at the end of each construction day.

8. Use of night lights would be minimized, directed toward the construction activity area, and shielded from view outside of the construction area.

Based on implementation of these measures, we conclude that the proposed project may effect, but is not likely to adversely effect sea turtles.

3.4 BROWN PELICAN

Foraging brown pelicans are common along the Texas Coast and may be found in the project area. However, no nesting sites are located in the project area. Although the beach in the project area may be used for loafing, pelicans are highly mobile and are able to relocate to avoid disturbance from construction activities. Although there may be disturbance of feeding and displacement during construction, these are localized activities that would not negatively affect this species’ feeding, nesting, or resting activities overall. We conclude that the proposed project is not likely to adversely affect the brown pelican.

3.5 PIPING PLOVER

The proposed project is located adjacent to and within proposed wintering piping plover Critical Habitat Units TX-31 and 32, respectively. The channel alignment would destroy approximately 1.1 acres of proposed piping plover critical habitat on the beach where the channel crosses the spit to the Gulf. An additional 6.9 acres of piping plover habitat would be temporarily impacted by the Spit Construction Corridor (0.8 acres) and by the Beach Pipeline Corridor (6.1 acres). The impact of the construction and pipeline corridors is expected to be limited and temporary in nature. With no other development in the project area, there is substantial plover habitat immediately available in proposed Critical Habitat Units TX-31 and TX-32 for the birds to access during project construction.
3.5.1 Avoidance, Minimization, and Conservation Measures

Although the project would destroy 1.1 acres of proposed critical habitat, the proposed beach nourishment would augment and possibly create additional beach habitat, as described above. Construction access to the beach would be limited to the temporary Spit Construction and Beach Pipeline Corridors and Debris PA indicated in Figure 1 of the EA. The Beach Pipeline Corridor would be placed as high on the beach as possible (while still on firm sand) to avoid impacts to the swash zone of the beach. There will be no construction access outside these corridors in order to minimize impacts to piping plovers and proposed critical habitat. Material placed in the Surf PA for beach nourishment will be predominantly beach quality sand consistent in grain size, color and composition with the existing beach sand and free of hazardous materials. The following management measures would be implemented during construction to minimize impacts:

1. Contractors would have all construction workers trained by qualified personnel to recognize piping plovers and their habitat. Workers would also be trained on the avoidance and minimization measures required during project construction.

2. Contractors would provide USACE with the name of a single point of contact (POC) responsible for communicating, monitoring and reporting on threatened or endangered species issues and their critical habitat during construction, including the preparation and submission of an activities log.

3. Materials and equipment required for the project would be staged in the Beach Pipeline and Spit Construction Corridors and Debris PA, and transported as needed to the work site.

4. The number of vehicles transiting from the staging areas to the project site would be kept to a minimum, all vehicles would use the same pathway whenever possible, and vehicle access would be confined to the immediate needs of the proposed project. There would be no vehicle refueling on the beach.

5. An independent, qualified monitor or monitors would be hired and trained by the contractor to monitor all construction activities, escort construction vehicles to and from work sites, and monitor for the presence of threatened and endangered species, including piping plover and their habitat. The trained monitor would survey the beach daily for piping plovers prior to initiation of any construction activity, and periodically throughout the day. The monitor would keep a daily log, documenting all surveys conducted during construction of the proposed project.

Although proposed critical habitat would be impacted by this project, we believe that the loss of 1.1 acres of critical habitat is discountable because of the overall positive benefits derived from restoring estuarine function to the river and beach nourishment, which will continue to support and possibly enhance or increase existing plover habitat. As a result, we conclude that the project may effect, but is not likely to adversely effect the piping plover and proposed piping plover critical habitat.
3.6 WHOOPING CRANE

This species is not expected to occur in the project area; therefore, no effect is anticipated from the proposed action.

3.7 EFFECTS ON WHALES

None of the five whale species are expected to occur in the project area; therefore, no effects to the five whale species are anticipated from the proposed action.

4.0 CONCLUSIONS

We conclude that the proposed project may effect, but is not likely to adversely effect any federally-listed threatened or endangered species. Conservation measures have been proposed to avoid or minimize impacts to sea turtles, piping plovers, and proposed piping plover critical habitat. The impact of channel construction to 1.1 acres of proposed piping plover Critical Habitat Unit TX-32 is discounted by the overall positive benefits derived from restoring estuarine function to the river and beach nourishment, which will continue to support and possibly enhance or increase existing plover habitat. As a result, we conclude that the project may affect, but is not likely to adversely affect sea turtles, the piping plover and proposed piping plover critical habitat.

5.0 LITERATURE CITED


_____ , 2008a. Email from Donna_Shaver@nps.gov dated Thursday, June 12, 2008.


December 10, 2008

Carolyn Murphy
Chief, Environmental Section
Attn: Natalie Rund
Galveston District, Corps of Engineers
P.O. Box 1229
Galveston, Texas 77553-1229

Dear Ms. Murphy:

Thank you for your letter dated December 9, 2008, requesting our concurrence with the U.S. Army Corps of Engineers' (USACE) determination that the proposed construction of the Mouth of the San Bernard River Project in Brazoria County, Texas is not likely to adversely affect any listed species under our jurisdiction. The proposed action is the restoration of the mouth of the San Bernard River to the Gulf of Mexico, alleviating inefficient and unsafe commercial navigation conditions in the Gulf Intracoastal Waterway and at the Brazos River Floodgates. Dredged material will be placed in either an approved Placement Area, or used beneficially to nourish the adjacent beach. Material placed in the surf zone for beach nourishment will be predominantly beach quality sand consistent in grain size, color and composition with the existing beach sand, and free of hazardous materials.

The USACE has developed the following avoidance and minimization measures for use during construction:

1. Contractors will have all construction workers trained by qualified personnel to recognize protected species, including piping plovers and their habitat. Workers will also be trained on the avoidance and minimization measures required during project construction.

2. Contractors will provide the USACE with the name of a single point of contact (POC) responsible for communicating, monitoring and reporting on threatened or endangered species issues and their critical habitat during construction, including the preparation and submission of an activities log.

3. An independent, qualified monitor or monitors will be hired and trained by the contractor to monitor all construction activities, escort construction vehicles to and from work sites, and monitor for the presence of threatened and endangered species, including piping plovers and their habitat. The trained monitor will survey the beach daily for piping plovers prior to initiation of any construction activity, and periodically throughout the day. The monitor will keep a daily log, documenting all surveys conducted during construction of the proposed project.
4. Materials and equipment required for the project will be staged in upland areas or in designated Placement Areas and construction corridors, and transported as needed to the work site.

5. The number of vehicles transiting from the upland staging areas to the project site will be kept to a minimum, all vehicles will use the same pathway whenever possible, and vehicle access will be confined to the immediate needs of the proposed project. There will be no vehicle refueling on the beach.

6. The USACE will attempt to avoid construction during the sea turtle nesting season (April 1 through September 30). Any construction activities conducted during the sea turtle nesting season would require implementation of the following additional avoidance and minimization measures:

   a) Contractors will have all construction workers trained by qualified personnel to recognize nesting sea turtles and their tracks. The POC will stop work in the event sea turtles, their nests, eggs or hatchlings are found. The POC will safeguard any sea turtle eggs until they are relocated by the appropriate, permitted individuals.

   b) An independent, qualified monitor or monitors will be hired and trained by the contractor to monitor all construction activities, escort construction vehicles to and from work sites, and monitor for the presence of threatened and endangered species. The trained monitor will survey the beach daily for sea turtles, sea turtle tracks, and sea turtle nests prior to the initiation of any construction activity, and periodically throughout the day. The monitor will keep a daily log documenting all surveys conducted during the beach construction project.

   c) Contractor will smooth out ruts in the beach at the end of each construction day.

   d) Use of night lights will be minimized, directed toward the construction activity area, and shielded from view outside of the construction activity area.

The U.S. Fish and Wildlife Service (Service) concurs with the COE’s determination that construction of the project as described is not likely to adversely affect any federally listed threatened or endangered species under our jurisdiction. This concurrence is based on a review of the project information and Service files, and is contingent upon implementation of the above avoidance and minimization measures. Please note this concurrence only applies to the initial construction necessary to re-establish the Mouth of the San Bernard River to its historic location. Any future maintenance dredging would require further consultation. In addition, if the project changes or additional information on the distribution of listed or proposed species or designated critical habitat becomes available, the project should be reanalyzed for effects not previously considered.

Our comments are provided in accordance with the provisions of the Endangered Species Act of 1973 (87) Stat. 884, as amended; 16 U.S.C. 703 et seq.
The NOAA Fisheries Protected Resource Branch (David Bernhart, 727/551-5767) should be contacted for information on listed species under their jurisdiction.

Please contact Catherine Yeargan at 281/286-8282 if you have any questions or if we can be of further assistance.

Sincerely,

[Signature]

Stephen D. Parris
Field Supervisor, Clear Lake ES Field Office
APPENDIX C

SECTION 404(b)(1) ANALYSIS
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**EVALUATION OF SECTION 404(b)(1) GUIDELINES (SHORT FORM)**

**PROPOSED PROJECT: GIWW: MOUTH OF THE SAN BERNARD RIVER RECONNECTION OF THE MOUTH OF THE SAN BERNARD RIVER TO THE GULF OF MEXICO, BRAZORIA COUNTY, TEXAS**

### 1. Review of Compliance (230.10(a)-(d))

<table>
<thead>
<tr>
<th></th>
<th>Yes</th>
<th>No*</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. The placement represents the least environmentally damaging practicable alternative and, if in a special aquatic site, the activity associated with the placement must have direct access or proximity to, or be located in the aquatic ecosystem, to fulfill its basic purpose (if no, see section 2 and information gathered for EA alternative).</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>b. The activity does not appear to:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1) Violate applicable state water quality standards or effluent standards prohibited under Section 307 of the Clean Water Act;</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>2) Jeopardize the existence of Federally-listed endangered or threatened species or their habitat; and</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>3) Violate requirements of any Federally-designated marine sanctuary (if no, see section 2b and check responses from resource and water quality certifying agencies).</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>c. The activity will not cause or contribute to significant degradation of waters of the U.S. including adverse effects on human health, life stages of organisms dependent on the aquatic ecosystem, ecosystem diversity, productivity and stability, and recreational, aesthetic, and economic values (if no, see values, Section 2)</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>d. Appropriate and practicable steps have been taken to minimize potential adverse impacts of the discharge on the aquatic ecosystem (if no, see Section 5)</td>
<td>X</td>
<td></td>
</tr>
</tbody>
</table>

### 2. Technical Evaluation Factors (Subparts C-F)

(Where a ‘Significant’ category is checked, add explanation below.)

<table>
<thead>
<tr>
<th></th>
<th>Not Applicable</th>
<th>Not Significant</th>
<th>Significant*</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Physical and Chemical Characteristics of the Aquatic Ecosystem (Subpart C)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1) Substrate impacts</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2) Suspended particulates/turbidity impacts</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3) Water column impacts</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4) Alteration of current patterns and water circulation</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5) Alteration of normal water fluctuation/hydroperiod</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6) Alteration of salinity gradients</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Biological Characteristics of the Aquatic Ecosystem (Subpart D)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

---

C-1
1) Effect on threatened/endangered species and their habitat
   * 1.1 acres of piping plover proposed critical habitat will be impacted by the proposed project.

2) Effect on the aquatic food web
   *The project will restore natural riverine and estuarine functions to the mouth of the San Bernard River.

3) Effect on other wildlife (mammals, birds, reptiles and amphibians)

<table>
<thead>
<tr>
<th>Technical Evaluation Factors (Subparts C-F)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(where a ‘Significant’ category is checked, add explanation below.)</td>
</tr>
<tr>
<td>c. Special Aquatic Sites (Subpart E)</td>
</tr>
<tr>
<td>1) Sanctuaries and refuges</td>
</tr>
</tbody>
</table>
| 2) Wetlands/Tidal Marsh
   * 2.1 acres of *Spartina* tidal marsh will be impacted by the proposed alignment; however, natural filling of the abandoned river channel could result in the establishment of as much as 140 acres of tidal marsh. |
| 3) Mud flats |
| 4) Vegetated shallows |
| 5) Coral reefs |
| 6) Riffle and pool complexes |
| d. Human Use Characteristics (Subpart F) |
| 1) Effects on municipal and private water supplies |
| 2) Recreational and Commercial fisheries impacts
   *Restoration of the mouth of the San Bernard River will provide direct Gulf access for recreational and commercial fishing.* |
| 3) Effects on water-related recreation |
| 4) Aesthetic impacts |
| 5) Effects on parks, national and historical monuments, national seashores, wilderness areas, research sites, and similar preserves
   *The project is located in the Columbia Bottomlands Conservation Area and immediately east of the Brazoria National Wildlife Refuge. The project will have a beneficial effect on these natural areas by restoring natural river and estuarine functions to the San Bernard River.* |

3. Evaluation of Dredged or Fill Material (Subpart G)

|  | Yes |
a. The following information has been considered in evaluating the biological availability of possible contaminants in dredged or fill material (check only those appropriate)

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1) Physical characteristics</td>
<td>X</td>
</tr>
<tr>
<td>2) Hydrography in relation to known or anticipated sources of contaminants</td>
<td>X</td>
</tr>
<tr>
<td>3) Results from previous testing of the material or similar material in the vicinity of the project</td>
<td>X</td>
</tr>
<tr>
<td>4) Known, significant sources of persistent pesticides from land runoff or percolation</td>
<td></td>
</tr>
<tr>
<td>5) Spill records for petroleum products or designated (Section 311 of Clean Water Act) hazardous substances</td>
<td>X</td>
</tr>
<tr>
<td>6) Other public records of significant introduction of contaminants from industries, municipalities or other sources</td>
<td></td>
</tr>
<tr>
<td>7) Known existence of substantial material deposits of substances which could be released in harmful quantities to the aquatic environment by man-induced discharge activities</td>
<td></td>
</tr>
</tbody>
</table>

**List appropriate references:**


<table>
<thead>
<tr>
<th></th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>b. An evaluation of the appropriate information in 3a above indicates that there is reason to believe the proposed dredged or fill material is not a carrier of contaminants, or that levels of contaminants are substantively similar at extraction and placement sites and not likely to degrade the placement sites, or the material meets the testing exclusion criteria.</td>
<td>X</td>
<td></td>
</tr>
</tbody>
</table>

4. **Placement Site Delineation (230.11(f))**

a. The following factors as appropriate, have been considered in evaluating the placement site:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1) Depth of water at placement site</td>
<td>N/A</td>
</tr>
<tr>
<td>2) Current velocity, direction, and variability at placement site</td>
<td></td>
</tr>
<tr>
<td>3) Degree of turbulence</td>
<td></td>
</tr>
<tr>
<td>4) Water column stratification</td>
<td></td>
</tr>
<tr>
<td>5) Discharge vessel speed and direction</td>
<td></td>
</tr>
<tr>
<td>6) Rate of discharge</td>
<td></td>
</tr>
<tr>
<td>7) Fill material characteristics (constituents, amount, and type of material, settling velocities)</td>
<td></td>
</tr>
<tr>
<td>8) Number of discharges per unit of time</td>
<td></td>
</tr>
<tr>
<td>9) Other factors affecting rates and patterns of mixing (specify)</td>
<td></td>
</tr>
</tbody>
</table>

**List appropriate references:**

<table>
<thead>
<tr>
<th></th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>b. An evaluation of the appropriate factors in 4a above indicates that the placement site and/or size of mixing zone are acceptable.</td>
<td>N/A</td>
<td></td>
</tr>
</tbody>
</table>
5. Actions to Minimize Adverse Effects (Subpart H)

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>![X]</td>
<td></td>
</tr>
</tbody>
</table>

All appropriate and practicable steps have been taken, through application of recommendations of 230.70-230.77 to ensure minimal adverse effects of the proposed discharge.

**List actions taken:**

1) Energy dissipaters will be used at the discharge to prevent scour at the placement areas.

<table>
<thead>
<tr>
<th>Yes</th>
<th>No*</th>
</tr>
</thead>
<tbody>
<tr>
<td>![X]</td>
<td></td>
</tr>
</tbody>
</table>

6. Factual Determination (230.11)

A review of appropriate information as identified in items 2-5 above indicates that there is minimal potential for short- or long-term environmental effects of the proposed discharge as related to:

| a. Physical substrate at the placement site (review Sections 2a. 3, 4, and 5 above) |
|---------------------------------|---------------------------------|-------------------|
| ![X]                            |                                |                   |

| b. Water circulation, fluctuation and salinity (review Sections 2a. 3, 4, and 5) |
|---------------------------------|---------------------------------|-------------------|
| ![X]                            |                                |                   |

| c. Suspended particulates/turbidity (review Sections 2a. 3, 4, and 5) |
|---------------------------------|---------------------------------|-------------------|
| ![X]                            |                                |                   |

| d. Contaminant availability (review Sections 2a. 3, and 4) |
|---------------------------------|---------------------------------|-------------------|
| ![X]                            |                                |                   |

| e. Aquatic ecosystem structure and function (review Sections 2b and c, 3, and 5) |
|---------------------------------|---------------------------------|-------------------|
| ![X]                            |                                |                   |

| f. Placement site (review Sections 2, 4, and 5) |
|---------------------------------|---------------------------------|-------------------|
| ![X]                            |                                |                   |

| g. Cumulative impacts on the aquatic ecosystem |
|---------------------------------|---------------------------------|-------------------|
| ![X]                            |                                |                   |

| h. Secondary impacts on the aquatic ecosystem |
|---------------------------------|---------------------------------|-------------------|
| ![X]                            |                                |                   |

7. Evaluation Responsibility

<table>
<thead>
<tr>
<th>a. This evaluation was prepared by:</th>
<th>Natalie A. Rund</th>
</tr>
</thead>
<tbody>
<tr>
<td>Position:</td>
<td>Environmental Specialist</td>
</tr>
</tbody>
</table>

8. Findings

| a. The proposed placement site for discharge of or fill material complies with the Section 404(b)(1) Guidelines. |
|-------------------------------------------------|-------------------------------------------------|
| ![X]                                            |                                                 |

| b. The proposed placement site for discharge of dredged or fill material complies with the Section 404(b)(1) Guidelines with the inclusion of the following conditions: |
|-------------------------------------------------|-------------------------------------------------|
| List of conditions:                             |                                                 |
| ![X]                                            |                                                 |

| c. The proposed placement site for discharge of dredged or fill material does not comply with the Section 404(b)(1) Guidelines for the following reason(s): |
|-------------------------------------------------|-------------------------------------------------|
| 1) There is a less damaging practicable alternative |
| 2) The proposed discharge will result in significant degradation of the aquatic ecosystem |
| 3) The proposed discharge does not include all practicable and appropriate measures to minimize potential harm to the aquatic ecosystem |

<table>
<thead>
<tr>
<th>Date</th>
<th>Carolyn Murphy</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Chief, Environmental Section</td>
</tr>
</tbody>
</table>

C-4
NOTES:

* A negative, significant, or unknown response indicates that the permit application may not be in compliance with the Section 404(b)(1) Guidelines.

Negative responses to three or more of the compliance criteria at the preliminary stage indicate that the proposed projects may not be evaluated using this “short form” procedure. Care should be used in assessing pertinent portions of the technical information of items 2a-e before completing the final review of compliance.

Negative response to one of the compliance criteria at the final stage indicates that the proposed project does not comply with the Guidelines. If the economics of navigation and anchorage of Section 404(b)(2) are to be evaluated in the decision-making process, the “short form” evaluation process is inappropriate.
APPENDIX D

WATER & SEDIMENT QUALITY DATA
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## Target Detection Levels (TDLs)
for Analysis of Sediment, Water, and Elutriate

<table>
<thead>
<tr>
<th>Analyte</th>
<th>Sediment (Dry Wt.)</th>
<th>Water/Elutriate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Metals</strong>&lt;sup&gt;e&lt;/sup&gt;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Antimony</td>
<td>2.5 mg/kg</td>
<td>3 (0.02)&lt;sup&gt;c&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Arsenic</td>
<td>0.3&lt;sup&gt;b&lt;/sup&gt; mg/kg</td>
<td>1 (0.005)&lt;sup&gt;c&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Beryllium</td>
<td>1&lt;sup&gt;b&lt;/sup&gt;</td>
<td>0.2 μg/l</td>
</tr>
<tr>
<td>Cadmium</td>
<td>0.1 mg/kg</td>
<td>1 (0.01)&lt;sup&gt;c&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Chromium (total)</td>
<td>1&lt;sup&gt;b&lt;/sup&gt;</td>
<td>1 μg/l</td>
</tr>
<tr>
<td>Chromium (3+)</td>
<td>1</td>
<td>1 μg/l</td>
</tr>
<tr>
<td>Chromium (6+)</td>
<td>1</td>
<td>1 μg/l</td>
</tr>
<tr>
<td>Copper</td>
<td>1&lt;sup&gt;b&lt;/sup&gt;</td>
<td>1 (0.1)&lt;sup&gt;c&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Lead</td>
<td>0.3&lt;sup&gt;b&lt;/sup&gt; mg/kg</td>
<td>1 (0.02)&lt;sup&gt;c&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Mercury</td>
<td>0.2 mg/kg</td>
<td>0.2 (0.0002)&lt;sup&gt;c&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Nickel</td>
<td>0.5&lt;sup&gt;b&lt;/sup&gt; mg/kg</td>
<td>1 (0.1)&lt;sup&gt;c&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Selenium</td>
<td>0.5&lt;sup&gt;b&lt;/sup&gt; mg/kg</td>
<td>2 μg/l</td>
</tr>
<tr>
<td>Silver</td>
<td>0.2</td>
<td>1 (0.1)&lt;sup&gt;c&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Thallium</td>
<td>0.2</td>
<td>1 (0.02)&lt;sup&gt;c&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Zinc</td>
<td>2&lt;sup&gt;b&lt;/sup&gt;</td>
<td>1 (0.5)&lt;sup&gt;c&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td><strong>Conventional/Ancillary Parameters</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ammonia</td>
<td>0.1 mg/kg</td>
<td>0.03 mg/l</td>
</tr>
<tr>
<td>Cyanides</td>
<td>2</td>
<td>0.1&lt;sup&gt;d&lt;/sup&gt; mg/l</td>
</tr>
<tr>
<td>Total Organic Carbon</td>
<td>0.1%</td>
<td>0.1% mg/l</td>
</tr>
<tr>
<td>Total Petroleum Hydrocarbons</td>
<td>5</td>
<td>0.1 mg/l</td>
</tr>
<tr>
<td>Grain Size</td>
<td>1%</td>
<td>-</td>
</tr>
<tr>
<td>Total Solids/Dry Weight</td>
<td>0.1%</td>
<td>-</td>
</tr>
<tr>
<td><strong>LPAH Compounds</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Naphthalene</td>
<td>20 μg/kg</td>
<td>0.8&lt;sup&gt;b&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Acenaphthylene</td>
<td>20 μg/kg</td>
<td>1.0&lt;sup&gt;b&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Acenaphthene</td>
<td>20 μg/kg</td>
<td>0.75&lt;sup&gt;b&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Fluorene</td>
<td>20 μg/kg</td>
<td>0.6&lt;sup&gt;b&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Phenanthrene</td>
<td>20 μg/kg</td>
<td>0.5&lt;sup&gt;b&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Anthracene</td>
<td>20 μg/kg</td>
<td>0.6&lt;sup&gt;b&lt;/sup&gt; μg/l</td>
</tr>
<tr>
<td>Analyte</td>
<td>Sediment (Dry Wt.)</td>
<td>Water/Elutriate</td>
</tr>
<tr>
<td>----------------------------------------------</td>
<td>---------------------</td>
<td>-----------------</td>
</tr>
<tr>
<td><strong>PAH Compounds</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fluoranthene</td>
<td>20 μg/kg</td>
<td>0.9 μg/l</td>
</tr>
<tr>
<td>Pyrene</td>
<td>20 μg/kg</td>
<td>1.5 μg/l</td>
</tr>
<tr>
<td>Benzo(a)anthracene</td>
<td>20 μg/kg</td>
<td>0.4 μg/l</td>
</tr>
<tr>
<td>Chrysene</td>
<td>20 μg/kg</td>
<td>0.3 μg/l</td>
</tr>
<tr>
<td>Benzo(b&amp;k)fluoranthene</td>
<td>20 μg/kg</td>
<td>0.6 μg/l</td>
</tr>
<tr>
<td>Benzo(a)pyrene</td>
<td>20 μg/kg</td>
<td>0.3 μg/l</td>
</tr>
<tr>
<td>Indeno[1,2,3-c,d]pyrene</td>
<td>20 μg/kg</td>
<td>1.2 μg/l</td>
</tr>
<tr>
<td>Dibeno[a,h]anthracene</td>
<td>20 μg/kg</td>
<td>1.3 μg/l</td>
</tr>
<tr>
<td>Benzo[g,h,i]perylene</td>
<td>20 μg/kg</td>
<td>1.2 μg/l</td>
</tr>
<tr>
<td><strong>Organonitrogen Compounds</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Benzidine</td>
<td>5 μg/kg</td>
<td>1 μg/l</td>
</tr>
<tr>
<td>3,3-Dichlorobenzidine</td>
<td>300 μg/kg</td>
<td>3 μg/l</td>
</tr>
<tr>
<td>2,4-Dinitrotoluene</td>
<td>200 μg/kg</td>
<td>2 μg/l</td>
</tr>
<tr>
<td>2,6-Dinitrotoluene</td>
<td>200 μg/kg</td>
<td>2 μg/l</td>
</tr>
<tr>
<td>1,2-Diphenylhydrazine</td>
<td>10 μg/kg</td>
<td>1 μg/l</td>
</tr>
<tr>
<td>Nitrobenzene</td>
<td>160 μg/kg</td>
<td>0.9 μg/l</td>
</tr>
<tr>
<td>N-Nitrosodimethylamine</td>
<td>-</td>
<td>3.1 μg/l</td>
</tr>
<tr>
<td>N-Nitroso-di-n-propylamine</td>
<td>150 μg/kg</td>
<td>0.9 μg/l</td>
</tr>
<tr>
<td>N-Nitrosodiphenylamine</td>
<td>20 μg/kg</td>
<td>2.1 μg/l</td>
</tr>
<tr>
<td><strong>Phthalate Esters</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dimethyl Phthalate</td>
<td>50 μg/kg</td>
<td>1 μg/l</td>
</tr>
<tr>
<td>Diethyl Phthalate</td>
<td>50 μg/kg</td>
<td>1 μg/l</td>
</tr>
<tr>
<td>Di-n-butyl Phthalate</td>
<td>50 μg/kg</td>
<td>1 μg/l</td>
</tr>
<tr>
<td>Butyl Benzyl Phthalate</td>
<td>50 μg/kg</td>
<td>4 μg/l</td>
</tr>
<tr>
<td>Bis[2-ethylhexyl] Phthalate</td>
<td>50 μg/kg</td>
<td>2 μg/l</td>
</tr>
<tr>
<td>Di-n-octyl Phthalate</td>
<td>50 μg/kg</td>
<td>3 μg/l</td>
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<td><strong>Phenols/Substituted Phenols</strong></td>
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<td></td>
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<tr>
<td>Phenol</td>
<td>100 μg/kg</td>
<td>10 μg/l</td>
</tr>
<tr>
<td>2,4-Dimethylphenol</td>
<td>20 μg/kg</td>
<td>10 μg/l</td>
</tr>
<tr>
<td>Analyte</td>
<td>Sediment (Dry Wt.)</td>
<td>Water/Elutriate</td>
</tr>
<tr>
<td>---------------------------------------------</td>
<td>--------------------</td>
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<tr>
<td>Pentachlorophenol</td>
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<td>50</td>
</tr>
<tr>
<td>2,4,6-Trichlorophenol</td>
<td>140(^b)</td>
<td>0.9(^b)</td>
</tr>
<tr>
<td>4-Chloro-3-methylphenol</td>
<td>140(^b)</td>
<td>0.7(^b)</td>
</tr>
<tr>
<td>2-Nitrophenol</td>
<td>200(^b)</td>
<td>2(^b)</td>
</tr>
<tr>
<td>4-Nitrophenol</td>
<td>500(^b)</td>
<td>5(^b)</td>
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<tr>
<td>2,4-Dinitrophenol</td>
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<td>5(^b)</td>
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<td>2-Chlorophenol</td>
<td>110(^b)</td>
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<td>2,4-Dichlorophenol</td>
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<tr>
<td>Aldrin</td>
<td>3(^b)</td>
<td>0.03(^b)</td>
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<tr>
<td>Chlordane and Derivatives</td>
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<td>0.03(^b)</td>
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<td>Dieldrin</td>
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<td>4,4’-DDE</td>
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<tr>
<td>4,4’-DDT</td>
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<td>Endosulfan and Derivatives</td>
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<tr>
<td>Endrin and Derivatives</td>
<td>5(^b)</td>
<td>0.1</td>
</tr>
<tr>
<td>Heptachlor and Derivatives</td>
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<tr>
<td>Delta-BHC</td>
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<td>Gamma-BHC (Lindane)</td>
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<td>Toxaphene</td>
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<td>0.5</td>
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<tr>
<td>Chlorinated Hydrocarbons</td>
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<tr>
<td>1,3-Dichlorobenzene</td>
<td>20</td>
<td>0.9(^b)</td>
</tr>
<tr>
<td>1,4-Dichlorobenzene</td>
<td>20</td>
<td>1(^b)</td>
</tr>
<tr>
<td>1,2-Dichlorobenzene</td>
<td>20</td>
<td>0.8(^b)</td>
</tr>
<tr>
<td>1,2,4-Trichlorobenzene</td>
<td>10</td>
<td>0.9(^b)</td>
</tr>
<tr>
<td>Hexachlorobenzene</td>
<td>10</td>
<td>0.4(^b)</td>
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<td>2-Chloronaphthalene</td>
<td>160(^b)</td>
<td>0.8(^b)</td>
</tr>
<tr>
<td>Hexachlorocyclopentadiene</td>
<td>300(^b)</td>
<td>3.0(^b)</td>
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<td>Hexachloroethane</td>
<td>100</td>
<td>0.9(^b)</td>
</tr>
<tr>
<td>Hexachlorobutadiene</td>
<td>20</td>
<td>0.9(^b)</td>
</tr>
<tr>
<td>Analyte</td>
<td>Sediment (Dry Wt.)</td>
<td>Water/Elutriate</td>
</tr>
<tr>
<td>---------------------------</td>
<td>--------------------</td>
<td>-----------------</td>
</tr>
<tr>
<td><strong>Halogenated Ethers</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bis(2-chloroethyl)ether</td>
<td>130(^b)</td>
<td>0.9(^b)</td>
</tr>
<tr>
<td>4-Chlorophenyl phenyl ether</td>
<td>170(^b)</td>
<td>0.6(^b)</td>
</tr>
<tr>
<td>4-Bromophenyl phenyl ether</td>
<td>160(^b)</td>
<td>0.4(^b)</td>
</tr>
<tr>
<td>Bis(2-chloroisopropyl)ether</td>
<td>140(^b)</td>
<td>0.7(^b)</td>
</tr>
<tr>
<td>Bis(2-chloroethoxy)methane</td>
<td>130(^b)</td>
<td>1(^b)</td>
</tr>
<tr>
<td><strong>Miscellaneous</strong></td>
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<tr>
<td>Isophorone</td>
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</tbody>
</table>

\(^a\)The primary source of these TDLs was EPA 823-B-95-001, *QA/QC Guidance for Sampling and Analysis of Sediments, Water and Tissues for Dredged Material Evaluations*.

\(^b\)These values are based on recommendations from the EPA Region 6 Laboratory in Houston; these values were based on data or other technical basis.

\(^c\)The values in parentheses are based on EPA “clean techniques”, (EPA 1600 series methods) which are applicable in instances where other TDLs are inadequate to assess EPA water quality criteria.

\(^d\)This value recommended by Houston Lab using colorimetric method.

\(^e\)Metals shall be expressed as Dissolved values in water samples, except for mercury and selenium, which shall be reported as Total Recoverable Concentrations.
### TABLE 1

**CONCENTRATIONS OF DETECTED COMPOUNDS (µg/L)**

**WATER**  
**Mouth of the San Bernard River**

**Date Sampled:** March 5, 2008

<table>
<thead>
<tr>
<th>Parameter</th>
<th>WQO*</th>
<th>Detection Limit</th>
<th>Acute</th>
<th>Chronic</th>
<th>B1</th>
<th>B2</th>
<th>B3</th>
<th>B4</th>
<th>B5</th>
<th>B6</th>
<th>EB</th>
<th>Field Blank</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arsenic</td>
<td>149</td>
<td>78</td>
<td>1.00</td>
<td>1.58</td>
<td>2.06</td>
<td>2.05</td>
<td>2.10</td>
<td>2.11</td>
<td>2.25</td>
<td>2.13</td>
<td>BDL</td>
<td>BDL</td>
</tr>
<tr>
<td>Beryllium</td>
<td>N/A</td>
<td>N/A</td>
<td>0.20</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
</tr>
<tr>
<td>Cadmium</td>
<td>45.4</td>
<td>10.0</td>
<td>1.00</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
</tr>
<tr>
<td>Chromium, Total</td>
<td>N/A</td>
<td>N/A</td>
<td>1.00</td>
<td>0.83</td>
<td>0.97</td>
<td>1.01</td>
<td>0.61</td>
<td>0.67</td>
<td>0.93</td>
<td>0.75</td>
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<td>BDL</td>
</tr>
<tr>
<td>Chromium, III</td>
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<td>N/A</td>
<td>1.00</td>
<td>0.83</td>
<td>0.97</td>
<td>1.01</td>
<td>0.61</td>
<td>0.67</td>
<td>0.93</td>
<td>0.75</td>
<td>BDL</td>
<td>BDL</td>
</tr>
<tr>
<td>Copper</td>
<td>13.5</td>
<td>3.6</td>
<td>1.00</td>
<td>2.65</td>
<td>1.27</td>
<td>1.18</td>
<td>1.18</td>
<td>1.13</td>
<td>1.21</td>
<td>1.23</td>
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<td>BDL</td>
</tr>
<tr>
<td>Lead</td>
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<td>5.3</td>
<td>1.00</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
</tr>
<tr>
<td>Nickel</td>
<td>118</td>
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<td>1.00</td>
<td>1.25</td>
<td>1.30</td>
<td>1.27</td>
<td>1.07</td>
<td>1.25</td>
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<tr>
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<td>1.89</td>
<td>1.57</td>
<td>1.85</td>
<td>1.58</td>
<td>1.85</td>
<td>1.84</td>
<td>1.70</td>
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<td>BDL</td>
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<td>1.00</td>
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<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
</tr>
<tr>
<td>Thallium</td>
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<td>N/A</td>
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<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
<td>BDL</td>
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<tr>
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<td>0.43</td>
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<td>BDL</td>
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<td>N/A</td>
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<td>0.05</td>
<td>0.04</td>
<td>0.06</td>
<td>0.04</td>
<td>0.04</td>
<td>BDL</td>
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<td>8.64</td>
<td>7.45</td>
<td>7.83</td>
<td>8.89</td>
<td>8.30</td>
<td>BDL</td>
<td>N/A</td>
</tr>
</tbody>
</table>

*Dup = Duplicate Sample  
BDL = Below Detection Limits  
* µg/L  
** Texas Water Quality Standards for Saltwater  
J = Analyte detected below Detection Limit
## TABLE 2

CONCENTRATIONS OF DETECTED COMPOUNDS (ug/L)  
ELUTRIATE  
Mouth of the San Bernard River

**Date Sampled:** March 5, 2008

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Acute</th>
<th>Chronic</th>
<th>Detection Limit</th>
<th>B1</th>
<th>B2</th>
<th>B3</th>
<th>B3 Dup</th>
<th>B4</th>
<th>B5</th>
<th>B6</th>
</tr>
</thead>
<tbody>
<tr>
<td>Antimony</td>
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<td>N/A</td>
<td>3.00</td>
<td>0.93 J</td>
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<td>0.75 J</td>
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<td>0.29 J</td>
<td>0.42 J</td>
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<tr>
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<td>149</td>
<td>78</td>
<td>1.00</td>
<td>2.13</td>
<td>2.28</td>
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<tr>
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<tr>
<td>Copper</td>
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<td>3.6</td>
<td>1.00</td>
<td>1.27</td>
<td>0.93 J</td>
<td>1.11</td>
<td>1.23</td>
<td>1.04</td>
<td>1.08</td>
<td>1.06</td>
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<tr>
<td>Lead</td>
<td>133</td>
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<td>1.00</td>
<td>BDL</td>
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<td>BDL</td>
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<td>BDL</td>
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<tr>
<td>Nickel</td>
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<td>13.1</td>
<td>1.00</td>
<td>3.21</td>
<td>2.70</td>
<td>2.98</td>
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<td>0.36 J</td>
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<td>BDL</td>
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<td>2.83</td>
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<td>1.87</td>
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<td>N/A</td>
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<td>10.5</td>
<td>8.99</td>
<td>9.86</td>
<td>11.1</td>
<td>9.27</td>
<td>11.1</td>
</tr>
</tbody>
</table>

**Dup** = Duplicate Sample  
**BDL** = Below Detection Limits  
* mg/L  
** Texas Water Quality Standards for Saltwater  
J = Analyte detected below Detection Limit
### Table 3

**Concentrations of Detected Compounds (dry weight)**

**Sediment**

**Mouth of the San Bernard River**

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Detection Units</th>
<th>NOAA Limit</th>
<th>ERL</th>
<th>B1</th>
<th>B2</th>
<th>B3</th>
<th>B4</th>
<th>B5</th>
<th>B6</th>
<th>Dup</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arsenic</td>
<td>mg/kg</td>
<td>0.30</td>
<td>8.2</td>
<td>6.14</td>
<td>8.01</td>
<td>4.21</td>
<td>3.99</td>
<td>4.32</td>
<td>6.14</td>
<td>11.4</td>
</tr>
<tr>
<td>Beryllium</td>
<td>mg/kg</td>
<td>1.00</td>
<td>N/A</td>
<td>0.97 J</td>
<td>1.38</td>
<td>0.71 J</td>
<td>0.71 J</td>
<td>0.61 J</td>
<td>0.96 J</td>
<td>1.65</td>
</tr>
<tr>
<td>Cadmium</td>
<td>mg/kg</td>
<td>0.10</td>
<td>1.2</td>
<td>0.31</td>
<td>1.15</td>
<td>0.23</td>
<td>0.34</td>
<td>0.13</td>
<td>0.25</td>
<td>2.69</td>
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<tr>
<td>Chromium, Total</td>
<td>mg/kg</td>
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<td>33.1</td>
<td>17.4</td>
<td>17.3</td>
<td>18.1</td>
<td>21.8</td>
<td>39.3</td>
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<td>mg/kg</td>
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<td>N/A</td>
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<td>33.1</td>
<td>17.4</td>
<td>17.3</td>
<td>18.1</td>
<td>21.8</td>
<td>39.3</td>
</tr>
<tr>
<td>Copper</td>
<td>mg/kg</td>
<td>1.00</td>
<td>34.0</td>
<td>12.5</td>
<td>17.6</td>
<td>8.99</td>
<td>7.98</td>
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<td>46.7</td>
<td>19.9</td>
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<td>Nickel</td>
<td>mg/kg</td>
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<td>20.9</td>
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<td>Selenium</td>
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<td>0.29</td>
<td>0.16 J</td>
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<td>Zinc</td>
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<td>150</td>
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<td>Ammonia</td>
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<td>0.10</td>
<td>N/A</td>
<td>229</td>
<td>366</td>
<td>204</td>
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<td>178</td>
<td>297</td>
<td>415</td>
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<tr>
<td>TOC</td>
<td>%</td>
<td>0.10</td>
<td>N/A</td>
<td>0.57</td>
<td>0.58</td>
<td>0.86</td>
<td>0.50</td>
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<td>Percent Solids</td>
<td>%</td>
<td>0.10</td>
<td>N/A</td>
<td>48.5</td>
<td>34.7</td>
<td>56.5</td>
<td>59.5</td>
<td>54.4</td>
<td>35.5</td>
<td>26.7</td>
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| Gravel               | %               | N/A       | 0.0 | 0.0 | 0.0 | 0.0 | 0.0 | 0.0 | 0.0 | 0.0 |
| Sand                 | %               | N/A       | 0.5 | 17.9 | 44.3 | 40.9 | 46.2 | 2.7 | 2.7 |
| Silt                 | %               | N/A       | 36.6 | 7.9 | 12.4 | 21.0 | 9.3 | 22.4 | 20.6 |
| Clay                 | %               | N/A       | 62.9 | 73.3 | 43.3 | 38.1 | 44.5 | 74.9 | 76.7 |
| D50                  | mm              | N/A       | 0.002 | 0.002 | 0.010 | 0.002 | 0.019 | 0.000 | 0.000 |

Dup = Duplicate Sample
BDL = Below Detection Limit
J = Analyte detected below Detection Limit
APPENDIX E

OTHER PROJECT COORDINATION
18 June 2008

JOINT PUBLIC NOTICE
U.S. ARMY CORPS OF ENGINEERS, GALVESTON DISTRICT
AND
TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

PUBLIC NOTICE NO. IWW-M-11-S-1

GULF INTRACOASTAL WATERWAY -
RECONNECTION OF THE MOUTH OF THE
SAN BERNARD RIVER TO THE
GULF OF MEXICO
BRAZORIA COUNTY, TEXAS

PURPOSE
This public notice is issued in accordance with the provisions of Federal regulations, Title 33 CFR 337.1 and Title 40 CFR 230, concerning the policy, practice, and procedures to be followed by the U.S. Army Corps of Engineers (USACE) in connection with disposition of dredged or fill material in navigable waters.

This notice is being distributed to interested State, Federal, and local agencies, private organizations, news media, and individuals in order to assist in collecting facts and recommendations concerning the dredging and dredged material disposition for the Gulf Intracoastal Waterway (GIWW) - Mouth of the San Bernard River, Brazoria County, Texas.

This public notice supplements PUBLIC NOTICE NO. IWW-M-11 dated December 13, 1974, which described maintenance dredging of the San Bernard River (Main Channel) - Texas.

The purpose of this notice is to inform the public that the USACE is planning to reopen the mouth of the San Bernard River to the Gulf of Mexico where it existed prior to the construction of the Brazos River Diversion Channel. The proposed reconnection of the river to the Gulf is necessary for the operation and maintenance of the GIWW and, more specifically, to address navigation safety issues in the vicinity of the Brazos River Floodgates.

NEED FOR WORK
The USACE is responsible for maintaining the GIWW to its authorized dimensions to ensure navigability of the waterway. The mouth of the San Bernard River has migrated about two miles
to the southwest since the 1929 construction of the Diversion Channel and is now almost closed at the Gulf of Mexico due to sand accretion. Longshore transport and wind-blown sand have caused rapid sediment deposition along this accreting shoreline that has overtaken and almost closed the mouth of the river. The blockage of the river mouth is diverting the river flow into the GIWW eastward causing the river to seek an outlet to the Gulf through the Brazos River Flood Gates. The diversion of water through the Brazos River Flood Gates has caused an increase in water velocity producing unsafe conditions for commercial navigation on the GIWW.

**PROJECT LOCATION**

The proposed project is located on the upper Texas coast in Brazoria County, southwest of Freeport. Brazoria County is bordered by Matagorda, Fort Bend, Harris and Galveston Counties. The river intersects with the GIWW approximately one mile north of the Gulf of Mexico. The Brazos River Floodgates are located on the GIWW approximately five miles to the east of the intersection of the San Bernard River with the GIWW (Figure 1).

![Figure 1: Location of Floodgates in Relation to the Project Area](image-url)
Figure 2: The Reconnection of the Mouth of the San Bernard River to the Gulf of Mexico

PROJECT DESCRIPTION

The proposed project would consist of dredging the San Bernard River channel immediately south of the GIWW to the Gulf of Mexico (Station 0+00 to 96+23) through the existing and relatively recent sand spit (Figure 2). The entire reach, extending approximately two miles from the GIWW to the 10-foot contour line in the Gulf, would be dredged by hydraulic pipeline dredge to -10 feet mean low tide (MLT), with a bottom width of 100 feet and a top width of 160 feet. This effort would generate approximately 385,000 cubic yards (CY) of dredged material and 45,000 CY of vegetative debris.

Approximately 150,000 CY of material would be dredged from the existing river channel from the GIWW to the spit (Station 0+00 to 55+00) and placed in Placement Area (PA) 90. PA 90 is a 119-acre, totally confined upland site previously coordinated for disposal of dredged material from the GIWW. This PA is located on the south side of the GIWW adjacent to the east bank of the San Bernard River, and is used about every five to six years for GIWW maintenance dredging.
An estimated 235,000 CY of sand would be dredged through the spit to the 10-foot contour line in the Gulf (Station 55+00 to 96+23) and deposited in the surf zone downdrift (southwest) of the new channel in the Surf PA, resulting in beach nourishment. Approximately 45,000 CY of vegetative debris, including large drift wood and other flotsam located on the spit in the proposed alignment, would be removed and deposited parallel to the Gulf shoreline above the beach vegetation line in the 9-acre Debris PA prior to dredging the new channel. The Debris PA is a temporary, one-time use area for project construction. The debris would be wind-rowed parallel to the beach above the beach vegetative line. Vegetative debris found buried in the spit during dredging would also be removed and placed in the Debris PA. Non-vegetative debris including potentially hazardous material would be removed by the contractor and properly disposed of in a licensed disposal facility off site.

PLACEMENT AREA
Three placement areas have been identified for this project, including PA 90, a surf zone placement area, and a temporary placement area for driftwood and vegetative debris removed from the proposed channel alignment across the spit.

Existing PA 90 is 119 acres in size. The PA is an active, leveed, totally confined PA that is currently used for maintenance dredging of the GIWW about every five to ten years.

The Surf Zone PA extends approximately 3,000 feet downdrift from the proposed channel parallel to the beach and in the active surf zone. Sediment placed in this PA will re-enter the littoral system and nourish the beach downdrift of the new channel.

A one-time use Debris PA approximately nine acres in size is proposed immediately adjacent to and downdrift of the new channel. It is estimated that 45,000 CY of driftwood and other water-deposited vegetative debris material requires removal. In coordination with state and Federal resource agencies, it was determined that the best plan for removing this material was to wind-row it parallel to the beach at the vegetation line in order to trap sediment and help stabilize the beach. Debris will be removed by front-end loaders or backhoes and placed parallel to the beach.

COMPOSITION AND QUANTITY OF MATERIALS
Approximately 385,000 cubic yards (CY) of dredged material will be generated with sand placed in the Surf PA for beach nourishment and material not compatible with beach placement deposited in PA 90.
DREDGING EQUIPMENT
Construction and future maintenance dredging of this project is expected to be performed by a hydraulic cutterhead dredge. This type of equipment utilizes a rotating cutter and a centrifugal pump to excavate and entrain sediment in high velocity water and pumps the slurry through a floating or temporary land-based pipeline to the placement area. Although dredging contractors have different sizes of dredges, it is expected that the dredging will require a 20-inch (pipeline diameter) or larger cutterhead dredge. In addition to the dredge, other types of equipment associated with this task include, a spill barge, inland tug, crew boat and a flat work barge. Additional equipment to be used during the removal of the vegetative debris or any other earthwork includes bulldozers, draglines, cranes, and trucks.

DREDGING BY OTHERS
There is no dredging or deposition of materials by others covered by this notice. The Department of the Army permit program regulates non-Federal dredging activities.

COMPLIANCE WITH LAWS AND REGULATIONS
A Draft Environmental Assessment (EA) is being coordinated with the US Fish and Wildlife Service (USFWS), National Marine Fisheries Service (NMFS), and other Federal, state, and local agencies. Consultation has been initiated with the USFWS and NMFS in compliance with the Endangered Species Act. Although impacts to piping plover critical habitat have been identified, the overall effect of the project will create additional habitat and is considered beneficial to the species. The Biological Assessment (Appendix B of the Draft EA) concludes that the project may affect, but is not likely to adversely affect the species in the project area.

The EA also initiates Essential Fish Habitat (EFH) consultation requirements of the Magnuson-Stevens Fishery Conservation and Management Act. The initial determination is that the proposed action will not have an adverse impact on EFH or federally-managed fisheries in the Gulf of Mexico. The final determination relative to project impacts and the need for mitigation measures is subject to review by and coordination with the NMFS.

The proposed dredged material placement plan will also be evaluated with regard to the requirements of Section 404(b)(1) of the Clean Water Act. Water quality certification will be requested from the Texas Commission on Environmental Quality (TCEQ).

It is also our preliminary determination that the proposed action is consistent with the Texas Coastal Management Program (TCMP) to the maximum extent practicable.
The proposed activity will be coordinated with the State Historic Preservation Officer (SHPO). Our initial determination is that the proposed action will not have any adverse impacts on historic or cultural resources.

The following is a partial list of Federal, State, and local agencies with which these activities are being coordinated:

U.S. Environmental Protection Agency, Region 6  
U.S. Department of Commerce  
U.S. Department of the Interior  
Texas Historical Commission  
Texas Parks and Wildlife Department  
Texas Commission on Environmental Quality  
Texas General Land Office  
Coastal Coordination Council  
Texas Department of Transportation  
Texas Water Development Board

STATE WATER QUALITY CERTIFICATION
Texas Commission on Environmental Quality (TCEQ) certification is required. The TCEQ is reviewing the proposed project under Section 401 of the Clean Water Act and in accordance with Title 31, Texas Administrative Code Section 279.1-13 to determine if the work would comply with State water quality standards. By virtue of an agreement between the USACE and the TCEQ, this public notice is also issued for the purpose of advising all known interested persons that there is pending before the TCEQ a decision on water quality certification under such act. Any comments concerning this work may be submitted to the Texas Commission on Environmental Quality, Attention: 401 Coordinator, MC-150, P.O. Box 13087, Capitol Station, Austin, Texas 78711-13087. The public comment period extends 30 days from the date of publication of this notice. A copy of the public notice with a description of work is made available for review in the TCEQ's Austin office.

The TCEQ may conduct a public meeting to consider all comments concerning water quality if requested in writing. A request for a public meeting must contain the following information: the name, mailing address, and telephone number of the person making the request; a brief description of the interest of the requester, or of persons represented by the requester; and a brief description of how the project would adversely affect such interest.

EVALUATION FACTORS
The decision whether to proceed with the proposed reopening of the San Bernard River to the Gulf of Mexico will be based on an evaluation of the probable impact of the proposed activity on
the public interest. That decision will reflect the national concern for both protection and utilization of important resources as well as public and environmental safety and economic concerns.

ENVIRONMENTAL DOCUMENTATION
It is anticipated that an Environmental Assessment and Finding of No Significant Impact will fulfill the requirements of the National Environmental Policy Act. Single copies of these documents will be available by written request to the address below. The draft EA is also available online for review in the “Hot Topics” section at: http://www.swg.usace.army.mil.

PUBLIC COMMENT
Persons desiring to express their views or provide information to be considered in evaluating the impact of this work and the future maintenance and operations are requested to mail their comments within 30 days of the date of this notice to:

District Engineer
U.S. Army Engineer District, Galveston
ATTN: CESWG-PE-PR, Ms. Natalie Rund
P.O. Box 1229
Galveston, Texas 77553-1229

or email at: Natalie.A.Rund@usace.army.mil

The comments should make specific reference to Public Notice No. IWW-M-11-S-1. Any person who has an interest, which may be affected by this action, may request a public hearing. The request must be submitted in writing within 30 days of the date of this notice and must clearly set forth the interest which may be affected and the manner in which the interest may be affected by this activity. Any questions concerning the proposed action may be directed to Ms. Natalie Rund at (409) 766-6384, or the email address above.

David C. Weston
Colonel, Corps of Engineers
District Engineer
Environmental Section

Ms. Tammy Books
Coastal Division, General Land Office
P.O. Box 12873
Austin, TX 78701

Dear Ms. Brooks:

Pursuant to 31 TAC §506.20, Consistency Determination for Federal Agency Activities and Development Projects of the Texas Coastal Management Program (TCMP), please find enclosed the document titled Restoration of the Mouth of the San Bernard River to the Gulf of Mexico Draft Environmental Assessment (DEA) that addresses the effort to restore the mouth of the San Bernard River to the Gulf of Mexico (Gulf), Brazoria County, Texas. The proposed reconnection of the river to the Gulf is necessary to restore safe and efficient operation and maintenance of the Gulf Intracoastal Waterway and the Brazos River Floodgates. The U.S. Army Corps of Engineers finds that the proposed action is consistent with the goals and policies of the TCMP. The Consistency Determination may be found in the DEA in Appendix A.

We request that you initiate consistency review of this project. We have released the DEA for 30-day public comment, and would appreciate your response by July 21, 2008. If you have any questions, please contact Ms. Natalie Rund at 409-766-6384.

Sincerely,

Richard Medina
Chief, Planning and Environmental Branch

Enclosure
July 28, 2008

Mr. Rick Medina  
Chief, Planning and Environmental Branch  
Galveston District Corps of Engineers  
PO Box 1229  
Galveston Texas 77553-1229

Re:  Gulf Intracoastal Waterway – Reconnection of the Mouth of the San Bernard River to the Gulf of Mexico, Brazoria County, Texas  
CMP #: 08-0179-F2

Dear Mr. Medina:

Pursuant to Section 506.20 of 31 TAC of the Coastal Coordination Act, the project referenced above has been reviewed for consistency with the Texas Coastal Management Program (CMP).

It has been determined that there are no significant unresolved consistency issues with respect to the project. Therefore, this project is consistent with the CMP goals and policies.

Sincerely,

Tammy S. Brooks  
Consistency Review Coordinator  
Texas General Land Office

cc:  Natalie Rund, COE
Environmental Section

Ms. L'oreal W. Stepney, Director
Water Quality Division
Texas Commission on Environmental Quality
MC-145
P.O. Box 13087
Capitol Station
Austin, TX 78711-3087

Dear Ms. Stepney:

Please find enclosed the document titled *Restoration of the Mouth of the San Bernard River to the Gulf of Mexico Draft Environmental Assessment* (DEA) that addresses the effort to reopen the mouth of the San Bernard River to the Gulf of Mexico, Brazoria County, Texas. The proposed reconnection of the river to the Gulf is necessary to restore safe and efficient operation and maintenance of the Gulf Intracoastal Waterway and the Brazos River Floodgates. The proposed discharge areas are described in the enclosed DEA. A Clean Water Act Section 404(b)(1) evaluation provided as Appendix C of the DEA. It is requested that the Texas Commission on Environmental Quality review the enclosed information and issue a State Water Quality Certificate for the proposed project. Your comments are requested by July 21, 2008, which is the end of the 30-day public comment period. If you have any questions regarding this project, please contact Ms. Natalie Rund at (409) 766-6384.

Sincerely,

Richard Medina
Chief, Planning and Environmental Branch

Enclosure
Ms. Natalie Rund
U.S. Army Corps of Engineers
Galveston District CESWG-PE-RE
P.O. Box 1229
Galveston, Texas 77553-1229

Re: Restoration of the Mouth of the San Bernard River to the Gulf of Mexico

Dear Ms. Natalie Rund:

As described in the Joint Public Notice, dated June 18, 2008, and the draft Environmental Assessment (EA) dated June, 2008, the applicant, United States Army Corps of Engineers (USACE) proposes to reopen the mouth of the San Bernard River to the Gulf of Mexico where it existed prior to the construction of the Brazos River Diversion Channel. The proposed reconnection of the river to the Gulf is necessary for the operation and maintenance of the Gulf Intracoastal Water Way (GIWW) and to address safety issues. The project is located in Brazoria County, Texas, southwest of Freeport.

The proposed project would consist of dredging the San Bernard River Channel immediately south of the GIWW to the Gulf of Mexico through the existing and relatively recent sand spit. The entire reach, extending two miles from the GIWW to the 10-foot contour line in the Gulf would be dredged by hydraulic pipeline dredge to -10 feet mean low tide (MLT), with a bottom width of 100 feet and a top width of 160 feet. Approximately 385,000 cubic yards (CY) of dredged material and 45,000 CY of vegetative debris would result from the dredging.

Approximately 150,000 CY of material would be placed in Placement Area (PA) 90. PA 90 is a 119-acre, confined upland site previously coordinated for disposal of dredged material from the GIWW. An estimated 235,000 CY of sand would be deposited in the surf zone downdrift (southwest) of the new channel in the Surf PA, resulting in beach nourishment. Approximately 45,000 CY of vegetative debris including large drift wood would be removed and deposited parallel to the Gulf shoreline above the beach vegetation line in the 9-acre Debris PA prior to dredging a new channel. The debris would be wind-rowed parallel to the beach above the beach vegetative line. Non-vegetative material including hazardous material would be removed by the contractor and properly disposed of in a licensed facility off site.
The proposed project will restore the course and outlet of the San Bernard River to its historic location. Although the project will destroy 2.1 acres of wetlands, it is projected that the project will also result in the natural restoration of up to 140 acres of wetlands in the abandoned river channel. Piping Plover critical habitat will also be impacted. Approximately 1.1 acres of critical habitat will be destroyed by the new river channel as it enters the Gulf; however, beach nourishment will create at least 2.5 acres, if not more, of critical habitat in its place. Other project impacts to upland vegetation and benthic communities are considered minimal and temporary.

In addition to the information contained in the public notice, the following information is needed for review of the proposed project. Responses to this letter may raise other questions that will need to be addressed before a water quality certification determination can be made.

1. The public notice states that the applicant plans to dispose of the dredge material in contained placement areas. The Texas Commission on Environmental Quality (TCEQ) requires that the effluent from contained disposal areas not exceed a total suspended solids concentration of 300 milligrams per liter. Please confirm this will be a requirement of the permit.

2. It is unclear from the public notice and the draft EA what the applicant’s plans are for long-term disposal of dredged material from maintenance dredging of the mouth of the San Bernard River. Please provide more details regarding where dredged material from the project maintenance dredging will be disposed. PA 90 is currently used for disposal of dredge material from the maintenance of the GIWW. Please address what impacts the additional placement of material from this project into PA 90 will have on the dredged material management for the GIWW.

3. From the public notice the proposed project will impact approximately 2.1 acres of wetlands and 1.1 acres of Piping Plover critical habitat. The draft EA projects the natural restoration of up to 140 acres of wetlands and at least 2.5 acres of Piping Plover critical habitat creation. However, the applicant has not provided any success criteria associated with the proposed "natural restoration" mitigation. Historically, a wetland mitigation ratio of approximately 2:1 has been used to meet the TCEQ’s goal of no net loss of wetlands functions and values for marsh creation. Please have the applicant provide a detailed mitigation plan which outlines specific success criteria which will adequately replace lost functions and values. The TCEQ strongly encourages the applicant to continue to include the 140 acres of wetlands and the 2.5 acres of critical habitat in the final mitigation plan. However the regulatory minimum for compliance with the requested success criteria is 4.2 acres of marsh creation.
The TCEQ looks forward to receiving and evaluating other agency or public comments. Please provide any agency comments, public comments, as well as the applicant's comments, to Mr. David Flores of the Water Quality Division MC-150, P.O. Box 13087, Austin, Texas 78711-3087. Mr. Flores may also be contacted by e-mail at dflores@tceq.state.tx.us, or by telephone at (512) 239-4590.

Sincerely,

[Signature]

L'Oreal W. Stepney, P.E., Director
Water Quality Division
Texas Commission on Environmental Quality

LWS/DF/jp
November 25, 2008

Ms. L'Oreal W. Stepney, Director
Water Quality Division
Texas Commission on Environmental Quality
MC-145
Post Office Box 13087
Capitol Station
Austin, Texas 78711-3087

Dear Ms. Stepney:

Reference is made to the U.S. Army Corps of Engineers’ (USACE) Mouth of the San Bernard River Project and your letter dated July 28, 2008 requesting additional information on the project. Our Draft Environmental Assessment (EA) entitled Draft Environmental Assessment for the Restoration of the Mouth of the San Bernard River to the Gulf of Mexico was submitted to your office for review on June 19, 2008 for the purpose of obtaining water quality certification for the proposed project. In addition, we teleconferenced with Mr. Mark Fisher of your staff concerning this project on August 29, 2008, and conducted an on-site visit that included Mr. Fisher and representatives of the U.S. Fish and Wildlife Service (Service) and National Marine Fisheries Service on November 4, 2008. We have conducted additional analysis, and have revised some placement and impact areas based on project field conditions post-Hurricane Ike (September 13, 2008), and based on preliminary construction plans and specifications now available; however, impacts to wetlands remain the same. Please note that although your correspondence refers to this project as a permit application, it is a Federal construction project and will be coordinated accordingly. We respond to your numbered comments below.

1. We propose to use existing Placement Area (PA) 90 located on the south side of the Gulf Intracoastal Waterway (GIWW) immediately east of the San Bernard River for placement of fine-grained dredged material from the river section of the proposed project. PA 90 is a previously coordinated disposal area operating under an existing water quality certification. Sand from the spit portion of the channel alignment will be placed in the surf for beach restoration, and it is this placement for which we request Section 401 certification.

2. An average of 76,000 cubic yards (CY) of maintenance material from Station 260+00 to Station 268+00 of the GIWW is placed in PA 90 approximately once every four years. Based on current surveys, we estimate a current capacity of 940,000CY in PA 90. Proposed dredging of the river channel would result in the placement of approximately 150,000CY of material in PA 90. Maintenance dredging of the San Bernard River channel is not proposed at this time and is not covered by the EA. The proposed channel has been designed to enhance self-scouring, but the river may require dredging again in six to twelve years. Additional evaluation was
conducted in response to your inquiry concerning the capacity of PA 90 and GIWW dredged material management, and we conservatively estimate that future maintenance dredging of the river, should it occur, would result in about the same quantity of material, 150,000CY, being placed in PA 90 every six years. With no maintenance of PA 90, its capacity would be reached in about 18 years. Raising the PA 90 levee four feet would increase its capacity by 660,000CY, and extend the life of the PA to about 30 years for acceptance of GIWW and San Bernard River sediment. In the unlikely event that the river channel were actually dredged every six years, two additional PAs close to the project area, PAs 89 and 92, could also be used for either GIWW or San Bernard River maintenance material. Both of these PAs have substantial capacity, which would extend the maintenance capacity of this project area well over 50 years, requiring no construction of new PAs for either the GIWW or the San Bernard River material. Post-Ike surveys indicate that the quantities of material proposed to be dredged did not change substantially.

3. TCEQ requests that at least 4.2 acres of marsh be established to offset the loss of approximately 2.1 acres of marsh resulting from the proposed project. We estimate that as much as 140 acres of marsh may be naturally restored as the abandoned river channel fills with sediment as a result of the proposed project. We propose to monitor the project area on an annual basis by aerial photography for at least three years. If after two years, at least 4.2 acres of new marsh have not established naturally, we will coordinate with TCEQ the planting of 4.2 acres of marsh in the project area. We propose to plant sprigs on 3-foot centers and achieve a 35 percent coverage one year after planting. If the planting is not successful, we will evaluate the planting area and either re-plant it or select a new location for planting. Monitoring will continue until we can demonstrate that 4.2 acres of *Spartina* of at least 35% coverage has been established either naturally, or by the Corps.

We trust that our coordination with your staff and the information provided in this letter address your concerns, and request that you issue a Section 401 State Water Quality Certification for the proposed project at your earliest convenience. Your assistance in the coordination of this project is greatly appreciated. If you have any questions please contact Ms. Natalie Rund by phone at 409-766-6384 or by e-mail at Natalie.A.Rund@usace.army.mil.

Sincerely,

Carolyn Murphy
Chief, Environmental Branch

Copies Furnished:
Mr. Karl Brown, OM
Mr. Mark Fisher, TCEQ
Ms. Natalie Rund  
U.S. Army Corps of Engineers  
Galveston District CESWG-PE-RE  
P.O. Box 1229  
Galveston, Texas 77553-1229  
Re: USACE Public Notice Number IWW-M-11-S-1

Dear Ms. Rund:

This letter is in response to the Environmental Assessment (EA) dated June 2008, and the public notice dated June 18, 2008, regarding the proposal to reopen the mouth of the San Bernard River to the Gulf of Mexico where the river existed prior to the construction of the Brazos River Diversion Channel. The proposed project is located in Brazoria County, Texas.

The Texas Commission on Environmental Quality (TCEQ) has reviewed the draft EA and the November 25, 2008 U.S. Army Corps of Engineers response to the TCEQ's July 28, 2008 comment letter. Based on our evaluation of the information contained in these documents, the TCEQ certifies that there is reasonable assurance that the project will be conducted in a way that will not violate water quality standards.

The TCEQ has reviewed this action for consistency with the goals and policies of the Texas Coastal Management Program (CMP) in accordance with the regulations of the Coastal Coordination Council, 31 TAC §505.30, and has determined that the action is consistent with the applicable CMP goals and policies.

No review of property rights, location of property lines, nor the distinction between public and private ownership has been made, and this certification may not be used in any way with regard to questions of ownership.

If you require additional information or further assistance, please contact Mr. Mark Fisher, Water Quality Assessment Section, Water Quality Division (MC-150), at (512) 239-4586.

Sincerely,

L'Oreal W. Stepney P.E., Director  
Water Quality Division

cc: Mr. Ben Rham, Secretary, Coastal Coordination Council, P.O. Box 12873, Austin, Texas 78711
Steve Parris  
U.S. Fish and Wildlife Service  
Field Supervisor Ecological Services  
17629 El Camino Real, Ste. 211  
Houston, TX 77058

Dear Mr. Parris:

The purpose of this letter is to satisfy consultation with the U.S. Fish and Wildlife Service, pursuant to the Coastal Barrier Resources Act (CBRA), for the proposed re-opening of the mouth of the San Bernard River to the Gulf of Mexico in Brazoria County, Texas. The mouth of the San Bernard River has migrated almost five miles to the southwest since 1938 and is now almost closed at the Gulf of Mexico due to sand accretion. This blockage is diverting water flow from the river eastward through the Gulf Intracoastal Waterway (GIWW) to the Brazos River Locks, where increased velocities are impeding barge traffic. The GIWW intersects the San Bernard River a little over a mile inland of the mouth of the river. The proposed project would relocate the mouth of the river to its historic location by excavation and dredging of sand across the accreted sand bar northeast of the current outlet. It is estimated that approximately 350,000 cubic yards of sand will be excavated. Disposal options under consideration for this material include placement southeast of the current river mouth in the surf zone for beach nourishment and placement area 90, which is a previously coordinated upland area.

The U.S. Army Corps of Engineers, Galveston District has concluded that the proposed project is an exempt activity from the CBRA's prohibition of expenditures of federal funds within Coastal Barrier Resources System Unit T05/T05P because the proposed project is being pursued under the authority to maintain safe waterway for commercial navigation, specifically the GIWW.

We are hereby requesting your written concurrence with the District's conclusion that the proposed project is an exempt activity under the CBRA. Your assistance with our coordination responsibilities is appreciated. If you have any questions, please contact Ms. Natalie Rund by phone at 409-766-6384 or by e-mail at Natalie.A.Rund@usace.army.mil.

Sincerely,

Carolyn Murphy  
Chief, Environmental Branch
Hi Natalie,

Thanks for the info. on PA90. It is helpful to see that utilizing this placement area for this project will not appreciably reduce the volume that is available for placing material during maintenance dredging of the GIWW.

As we've discussed, the boundary of Unit T05 followed the river when the unit was established in 1982. I understand that the proposal is to also follow the old channel to open the mouth of the San Bernard. It appears from the available information that a very short section of the project may be located just within Unit T05, though this may also be an artifact of the original CBRA map, of the digitized version or of the project map. The rest of the proposed dredged area is located within Otherwise Protected Areas. With the exception of federal flood insurance, there are no prohibitions on the expenditure of federal funds within Otherwise Protected Areas under the CBRA.

Based upon the project information you have provided here and in earlier meetings and documents, it appears that this project is not in conflict with the intent of the Coastal Barrier Resources Act, which is to prohibit the expenditure of federal funds which have the effect of encouraging development within the Coastal Barrier Resource System.

Please note that it is the Service's role to provide technical information and comments on the questions of consistency with the CBRA. The Service's response to a consultation request is in the form of an opinion only and that the Service has not been granted veto power. If you have any questions or if we can be of further assistance please contact me.

sincerely,

Edith Erfling
U.S. Fish & Wildlife Service
17629 El Camino Real, Suite 211
Houston, Texas  77058-3051
281-286-8282
fax 281-488-5882
1. Thank you for the additional information provided in this email. The Coastal Barrier Resource Act (CBRA) maps FWS provided to USACE in our meeting on October 17, 2008 illustrate that the proposed project partially encroaches on CBRA Unit T05. All other project features occur in Otherwise Protected Areas T05P and T06P, where there are no prohibitions on the expenditure of Federal funds or dredging.

As we discussed in our meeting, Unit T05 appears to have been mapped based on the 1982 location of the channel of the San Bernard River. The currently proposed project would dredge within the existing river channel to the sand spit that caused the river’s mouth to migrate. We have determined that the small area (500 feet) of encroachment on T05 is an artifact of the natural meandering of the river that occurred post-1982, after the original CBRS maps were published. T05 appears to have been mapped based on the 1982 location of the channel of the San Bernard River. Had the currently proposed project been developed in 1982, the entire project area would have fallen outside (west) of T05. If the currently proposed project’s alignment were now shifted to avoid T05, substantial additional environmental impacts to wetlands along the river channel would occur. Since it is the intent of CBRA to avoid damage to fish, wildlife and other natural resources, it was decided that the relocation of the project to avoid T05 would not be in compliant with the intent of the Act. In our opinion the project as currently formulated is consistent with the intent of CBRA.
Environmental Section

Mr. Rusty Swafford
Habitat Conservation Division
National Marine Fisheries Service
4700 Avenue U
Galveston, Texas 77550

Dear Mr. Swafford:

Please find enclosed the document titled *Restoration of the Mouth of the San Bernard River to the Gulf of Mexico Draft Environmental Assessment* (DEA) that addresses the effort to restore the mouth of the San Bernard River to the Gulf of Mexico (Gulf), Brazoria County, Texas. The proposed reconnection of the river to the Gulf is necessary to restore safe and efficient operation and maintenance of the Gulf Intracoastal Waterway and the Brazos River Floodgates. This DEA initiates Essential Fish Habitat (EFH) coordination. Please refer to Sections 3.5.1 and 4.4.1 in the DEA for a complete discussion of EFH. It is our conclusion that the proposed project will not adversely impact EFH.

Your comments on the DEA and EFH are requested by July 21, 2008, which is the close of the 30-day public comment period. If you have any questions, please contact Ms. Natalie Rund at 409-766-6384.

Sincerely,

Richard Medina
Chief, Planning and Environmental Branch

Enclosure
Colonel David C. Weston  
District Engineer, Galveston District  
Department of the Army, Corps of Engineers  
P.O. Box 1229  
Galveston, Texas 77553-1229  

Dear Colonel Weston:

The NOAA’s National Marine Fisheries Service (NMFS) has reviewed draft Final Environmental Assessment (EA) for the “RESTORATION OF THE MOUTH OF THE SAN BERNARD RIVER TO THE GULF OF MEXICO BRAZORIA COUNTY, TEXAS” dated December 2008 and transmitted to NMFS by a December 15, 2008, email from Ms. Natalie Rund of your staff. The purpose of the proposed project is to restore safe and efficient operation and maintenance of the Gulf Intracoastal Waterway (GIWW) and the Brazos River floodgates.

This project is being proposed because the San Bernard River mouth has significantly shoaled, which has made the GIWW hydraulically more efficient at capturing San Bernard River flows. The diverted river flows eastward into the GIWW is causing significant safety and navigation concerns at the Brazos River floodgates, where at times barges must be single tripped. Representatives for the barge industry have documented with photographs the bows of barges being forced under water as they are moved towards the west during a San Bernard flood flow. This situation causes great concerns for the potential of a barge sinking and potential causing serious injuries, as well as the potential for environmental damage.

In the EA, the U.S. Army Corps of Engineers (USACE) included an essential fish habitat (EFH) assessment and requests initiation of EFH consultation with NMFS. Based upon our EFH findings document with USACE Galveston District, NMFS has determined that the EA is an appropriate forum for EFH consultation. The EFH assessment describes approximately 23 acres of temporary impacts to estuarine and marine benthic habitats, as well as 2.1 acres of permanent impacts to estuarine emergent wetlands from the proposed dredging activities. An additional impact to about 19 acres of estuarine and marine benthic habitats may result from turbidity due to suspension of dredged sediments in the water column from dredged material disposal activities at the Surf PA. The USACE maintains that no permanent effects to EFH will occur as a result of the project and that the temporary project impacts will be self-mitigating. Therefore, the USACE concludes that no additional EFH mitigation is required.
Based upon our review of the USACE’s EFH assessment, our knowledge of the impacts of similar activities on the Texas coast, and a review of the scientific literature regarding benthic recovery from dredging activities, the NMFS concurs with the USACE’s EFH assessment and no further consultation for this proposed action is required.

If we may be of further assistance, please contact Mr. Rusty Swafford, Supervisor for the Gulf of Mexico Branch at (409) 766-3699.

Sincerely,

[Signature]

Miles M. Croom
Assistant Regional Administrator
Habitat Conservation Division
Colonel David C. Weston  
District Engineer, Galveston District  
Department of the Army, Corps of Engineers  
P.O. Box 1229  
Galveston, Texas 77553-1229

Dear Colonel Weston:

The NOAA’s National Marine Fisheries Service (NMFS) has reviewed draft Environmental Assessment (EA) for the “RESTORATION OF THE MOUTH OF THE SAN BERNARD RIVER TO THE GULF OF MEXICO BRAZORIA COUNTY, TEXAS” dated June 2008. The purpose of the proposed project is to restore safe and efficient operation and maintenance of the Gulf Intracoastal Waterway (GIWW) and the Brazos River floodgates.

This project is being proposed because the San Bernard River mouth has significantly shoaled, which has made the GIWW hydraulically more efficient at capturing San Bernard River flows. The diverted river flows eastward into the GIWW is causing significant safety and navigation concerns at the Brazos River floodgates. Representatives for the barge industry have photographs to document the bows of barges being forced under water as they are moved towards the west during a San Bernard flood flow. This situation causes great concerns for the potential of a barge sinking and potential of causing serious injuries, as well as the potential for environmental damage. Given the overriding safety, navigation and economic concerns from both delayed transit time and the additional dredging costs, NMFS does not object to the project as proposed. Our comments concerning the adequacy of the Draft EA are as follows:

3.0 AFFECTED ENVIRONMENT

3.5 AQUATIC RESOURCES

3.5.1 San Bernard River (page 11) – The statement that, “With near total closure of the mouth of the river and minimal flow or tidal exchange, it is assumed that the channel in the project area supports a depauperate fish population of more salt tolerant species.” is speculative and unsupported by any relevant studies or data. The NMFS recommends that this statement be removed from the final EA.
4.0 ENVIRONMENTAL IMPACTS OF THE PROPOSED ACTION

4.3 IMPACTS ON FISHERIES (page 20) – The statement that, “Positive benefits will entail from restoring river channel velocity and opening and stabilizing the mouth of the river through channel excavation, maintenance dredging, and beach nourishment.” is speculative and the proclaimed positive benefits are unsupported by any relevant studies or data. Additionally, we fail to understand how the dredging of a channel through an accreting shoreline could be considered “stabilizing the mouth of the river.” The Corps of Engineers’ own study cited on page two of the draft EA states that dredging the channel could keep the mouth of the river open and flowing for perhaps six to twelve years before longshore transport would again overtake the channel. Therefore, the NMFS recommends that this statement be removed from the final EA.

Thank you for your consideration of our recommendations. If we may be of further assistance, please contact Mr. Rusty Swafford of our Galveston Facility at (409) 766-3699.

Sincerely,

[Signature]

Miles M. Croom
Assistant Regional Administrator
Habitat Conservation Division
<table>
<thead>
<tr>
<th>Comment Number</th>
<th>Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Concur. The statement was removed from section 3.5.1 of the EA as recommended.</td>
</tr>
<tr>
<td>2.</td>
<td>Concur. Section 4.3.1 of the EA has been modified to address many of the concerns expressed in this comment; however, we continue to assert that reestablishing the river’s exchange with the Gulf results in overall environmental benefits.</td>
</tr>
</tbody>
</table>
July 17, 2008

District Engineer
U.S. Army Corps of Engineers, Galveston
ATTN: CESWG-PE-PR, Ms. Natalie Rund
P.O. Box 1229
Galveston, Texas 77553-1229

Mr. Mark Fisher, 401 Coordinator
Mail Code 150
TCEQ
P.O. Box 13087
Austin, Texas 73711-3087

Re: Public Notice IWW-M-11-S-1
Restoration of the Mouth of the San Bernard River to the Gulf of Mexico, Brazoria County, Texas

Texas Parks and Wildlife Department (TPWD) has reviewed the draft Environmental Assessment (EA) for the “Restoration of the Mouth of the San Bernard River to the Gulf of Mexico, Brazoria County, Texas” dated June 2008. The purpose of the proposed project is to reconnect the San Bernard River with the Gulf of Mexico to its 1929 historic location in an effort to restore safe operation and maintenance of the Gulf Intracoastal Waterway (GIWW); specifically, to restore navigation safety issues in the vicinity of the Brazos River Floodgates.

TPWD is not opposed to the relocation of the mouth of the San Bernard River to its 1929 historic location, the use of Existing Placement Area (PA) 90, the proposed Surf Zone PA, or the one-time use of the proposed Debris PA. However, TPWD disagrees with many of project benefits stated throughout the EA, including the benefits listed in Section 9.0 Conclusions that claim benefits that will occur or will result from the proposed closure of the existing mouth of the San Bernard River.

A site visit to the “existing” mouth of the San Bernard River (river) on July 12, 2008 confirms that the river no longer connects with the Gulf of Mexico. The former mouth is completely silted with no visible change in elevation of the beach when comparing the elevation of the beach at the river’s mouth to the northeast and southwest of the river. Also, there is no visible change in elevation of the first sand ridge at this location when comparing the elevation of the ridge at the river’s mouth to the northeast and southwest of the river. Behind the sand ridge is an approximate 100-yard wide sand flat that connects with water from the river.

The condition that currently exists at the mouth is described as a benefit that will be created as a result of the construction of the project. Since this condition currently exists, it can not be claimed as a benefit of the proposed project. An example of the EA claiming these benefits is in section 4.4 Impacts on Threatened and Endangered Species, 4.1.1 Piping Plover (Charadrius melodus). “Although the project would destroy 1.1 acres of critical habitat, closure of the existing mouth of the river and beach nourishment is conservatively estimated to generate 2.5 acre of critical habitat, as described above, for an overall gain of 1.4 acres of...
critical habitat for the project.” “Closing the existing mouth of the river and stabilizing the beach by periodic beach nourishment would both create and protect critical habitat in the project area, resulting in an overall beneficial effect on the species. The loss of 1.1 acres of critical habitat is discountable because of the creation of at least 2.5 acres of critical habitat, resulting in a net gain of 1.4 acres of critical habitat for the Critical Habitat Unit TX-32. As a result we conclude that the project will effect, but is not likely to adversely affect the continued existence of the piping plover.” Other sections in the EA that claim project benefits due to the closure of the existing river mouth include; Figure 3 in Section 3.2 Placement Areas, Section 4.0 Environmental Impacts of the Proposed Action, Section 4.1 Impacts on Vegetation, Section 4.2 Impacts on Wildlife, Section 4.3.1 Impacts on Essential Fish Habitat, Section 5.0 Mitigation, Section 6.1.7 Proposed Restoration of the Mouth of the San Bernard River to the Gulf of Mexico, Section 6.3 Cumulative Impacts Conclusions, and Section 9.0 Conclusions.

The EA also makes other statements that describe positive environmental benefits of the proposed project that are not supported with scientific data. Examples include: Section 2.1 No Action, “Along with hazardous conditions on the GIWW, the continued migrations of the river would result in the degradation of biological resources in and along the river as the mouth closes off entirely, losing gulf exchange and tidal action in its lower reaches.” Section 3.5.1 San Bernard River, “With the near total closure of the mouth of the river and minimal flow or tidal exchange, it is assumed that the channel in the project area supports a depauperate fish population of more salt tolerant species.” Section 4.3 Impacts on Fisheries, “Positive benefits to fisheries will entail from restoring river channel velocity and opening and stabilizing the mouth of the river through channel excavation, maintenance dredging and beach nourishment.”

In Section 3.4 Wildlife Resources, the EA describes the habitat in the vicinity of the project as marshes and pastureland. TPWD disagrees with the description of the project area as pastureland. While this area is grazed, using the term pastureland to describe the area is not an accurate description of the habitat type at or in the vicinity of the proposed project area. The habitat should be more accurately described as the Seacoast Bluestem - Gulfdune Paspalum Tallgrass Prairie and West Gulf Coastal Plain Cordgrass Dune Grassland, vegetation associations that are commonly found behind dune ridges on the middle and upper Texas coast (NatureServe 2001).

TPWD also questions the accuracy of Table 5, San Bernard River Habitat Impacts in Section 4.0 Environmental Impacts of the Proposed Action. In this section and associated table, the EA only quantifies the direct impacts from the dredging of the river into a 10-foot deep channel with a 100-foot bottom width and a 160-foot top width. The EA does not address or quantify any indirect impacts that may occur from the proposed project such as “natural” widening of the river over time particularly, where the river will meet the Gulf of Mexico.
Ms. Natalie Rund
Mr. Mark Fisher
Page 3 of 3
July 17, 2008

It is the opinion of Texas Parks and Wildlife that many of the projects stated environmental benefits are exaggerated and unfounded, we recommend these statements be removed from the Environmental Assessment.

Questions can be directed to Cherie O’Brien at 281-534-0132.

Sincerely,

[Signature]
Rebecca Hensley
Ecosystem Resources Program Regional Director
Coastal Fisheries Division

RH:WJS:COB
1. We appreciate your support of this project. We have made some revisions and provided clarification of benefits in the EA.

2. Concur. The conditions at the mouth of the San Bernard River have changed over the course of the coordination of this project, and the EA has been revised to reflect current, post-Hurricane Ike project conditions. Aerial photographs of the river’s mouth taken in early 2008 demonstrate that the mouth was tidally open to the Gulf. A field trip with resource agency staff was conducted January 24, 2008. The description of the project area in the draft EA, released for public comment June 19, 2008, was based on the aerial photographs and field trip. A post-Ike field trip with resource agencies on November 4, 2008 resulted in an updating of the description of the project area in the Final EA. The river now ends about 1,200 feet inland from the Gulf, and the EA has been revised to reflect this.

3. Do not concur. At the time the Draft EA was written, the description of the project area was accurate, and the benefits described were reasonable conclusions. In light of post-Ike project changes, the EA has been revised to reflect changed project conditions, and no longer asserts creation of a specific amount of piping plover critical habitat, although beach nourishment will result in the augmentation of this habitat. Re-establishing the tidal connection of the river to the Gulf is considered a positive environmental benefit.

4. Do not concur. Although the river in the project area was not sampled for this project, the East and Hogan, 2003 sampling study of the river documented that the farther downstream the river was sampled, the less diverse the fish population was. At West Columbia, only seven species (of a total of 32 species documented for the river) were found. Since we did not sample the river for this project, the statement assuming a depauperate fish population in the project area based on the East and Hogan study has been removed from the EA; however, we continue to assert that reestablishing the river’s exchange with the Gulf results in overall environmental benefits.

5. Concur. The description of upland grasses has been modified, although it should be noted that there are no dune ridges in the project area.

6. Do not concur. The EA and Table 5 capture both direct and indirect project impacts in-so-far as they can be determined. For example, the gradual filling of the abandoned channel of the river by aeolian and overwash sediments would be an indirect impact of the project. In regard to the concern over the mouth of the river widening, our modeling suggests this will not happen, at least in response to the dredged channel. The channel has been designed to be deep and narrow in order to
increase the velocity of the water as it approaches the Gulf. The intent of this design is for the river channel to be self-scouring into the Gulf. If this design works as intended, the velocity of the water should maintain a deep, narrow channel.
Minnichbach, Nicole C SWG

From: Minnichbach, Nicole C SWG
Sent: Thursday, January 10, 2008 3:39 PM
To: 'Steve Hoyt'; 'Ed Baker (ed.baker@thc.state.tx.us)'
Cc: Rund, Natalie A SWG; Boren, Robert B SWG; Murphy, Carolyn E SWG
Subject: Proposed emergency re-opening of the mouth of the San Bernard River
Attachments: Figure 1 SanBernard.pdf; Figure 2 SanBernard.pdf

The US Army Corps of Engineers, Galveston District (USACE) is proposing to re-open the mouth of the San Bernard River to alleviate the diversion of water through the Brazos River Flood Gates, causing an increase in water velocity and producing unsafe conditions for commercial navigation.

The current location of the river mouth is approximately 5 miles southwest of its original location. The accretion of sand and subsequent migration of the river mouth has almost entirely blocked the river’s discharge into the Gulf of Mexico. To alleviate the increased current velocities that impede safe navigation, the USACE proposes a 7.5-foot deep and 100-foot wide dredge within the existing channel from the intersection of the GIWW and the San Bernard to the recently accreted spit (Figure 1 – Orange). From there, a new channel will be dredged through the accreted spit 10-feet deep and 100-feet wide out to the 10-foot contour in the Gulf of Mexico (Figure 1 – Green).

The USACE plans to deposit the sandy dredged material into the surf for natural deposition (Figure 1 – Yellow) and the clayey material into existing Placement Areas.

There are seven recorded sites in the vicinity of the proposed project (Voellinger & Nash 1989) (Figure 2). Six sites (41BO81-85 and 41BO205) do not appear to be eligible for the National Register of Historic Places (NRHP). The seventh site, site 41BO170, is the DuCroz cemetery. Cemeteries are not normally considered eligible for the NRHP; however, they are protected by State Law. The proposed project will not impact any of these sites since all improvements will be limited to the channel. No historic properties will be affected by the dredging of the spit, since this material is recent accretion.

The probability for impacting a submerged historic property is low within the existing channel since it has been previously dredged. The channel extension to the 10-foot contour (approximately ½ mile) is within State Tract 406. State Tract 406 is on the Texas Historical Commission’s list of sensitive state tracts. The USACE staff archeologist does not have any additional information regarding the potential for submerged historic properties within the proposed extension.

Ed, please let me know if you concur with my terrestrial assessment, and Steve, could you provide me with additional information regarding possible shipwrecks and/or surveys previously conducted at the proposed extension.

Thank you.

Nikki Minnichbach
Staff Archeologist
CESWG-PE-PR
409.766.3878 - Office
409.766-3064 - Fax
nicole.c.minnichbach@us.army.mil
San Bernard River
Gulf Intracoastal Waterway
Gulf of Mexico

Project Features

Placement Area
Dredge to 7.5 Feet MLT, Sta. 0+00 to 55+00
Dredge to 10 Feet MLT, Sta. 55+00 to 95+00

GIWW: Mouth of the San Bernard River, Brazoria County, Texas

Created by: A. Catanzaro, 1-10-08
July 1, 2008

Mr. Douglas Jones  
PBS&J  
6504 Bridge Point Parkway, Suite 200  
Austin, TX 78730

Re: Project review under Section 106 of the National Historic Preservation Act of 1966 and the Antiquities Code of Texas  
Draft Report, Remote-sensing Survey of Proposed Channel Creation for Historic Properties Investigations, GIWW to Mouth of the San Bernard River, Brazoria County, Texas. THC Permit #4851  
COE-VD

Dear Mr. Jones:

Thank you for your correspondence describing the above referenced project. This letter serves as comment on the proposed project from the State Historic Preservation Officer, the Executive Director of the Texas Historical Commission. As the state agency responsible for administering the Antiquities Code of Texas, these comments also provide recommendations on compliance with state antiquities laws and regulations.

The review staff, led by State Marine Archeologist Steven D. Hoyt, has completed its review of the above referenced draft report. We concur with the assessment of the report’s authors regarding avoidance or investigation of significant anomalies identified in the report. Based on the report recommendations, the Corp of Engineers has modified the channel alignment to avoid all recommended anomalies by a sufficient margin. We appreciate the extra effort that PBS&J put into ensuring the entire project area was surveyed, including the offshore breaker area. We look forward to receiving the final report.

Thank you for your cooperation in this federal and state review process, and for your efforts to preserve the irreplaceable heritage of Texas. If you have any questions concerning our review or if we can be of further assistance, please contact Steve Hoyt at 512/927-7882.

Sincerely,

[Signature]

for F. Lawerence Oaks, State Historic Preservation Officer

cc: Nicole Minnichbach, COE
July 2, 2008

District Engineer
U.S. Army Engineer District, Galveston
ATTN: CESWG-PE-PR, Ms. Natalie Rund
P.O. Box 1229
Galveston, Texas 77553-1229

Re: Public Notice No. IWW-M-11_S-1

Dear Ms. Rund:

The Texas Department of Transportation (TxDOT) as the non-federal sponsor of the Gulf Intracoastal Waterway (GIWW) supports the U.S. Army Corps of Engineers (Corps) proposed GIWW project to re-establish a direct connection of the San Bernard River to the Gulf of Mexico in Brazoria County. As the mouth of the San Bernard River has migrated to the west over the years, flow from the river has been diverted into the GIWW. This has resulted in increased currents through the West Brazos River Floodgate. These currents create additional challenges for barge traffic passing through the floodgate. Restoring the connection of the San Bernard River to the Gulf of Mexico should decrease currents within the GIWW and through the West Brazos River Floodgate. Any reduction in currents through the floodgate will aid barge traffic in the safe, efficient, and effective movement of commodities.

TxDOT has been a member of the Corps project development team. The project has been designed in an environmentally sound manner that minimizes adverse impacts to the environment and beneficially uses dredged material to nourish the beach to the west of the project. There are also numerous other ancillary public benefits associated with the project. Therefore, TxDOT fully supports the proposed dredging project and associated dredged material disposal plan for restoring the connection of the San Bernard River to the Gulf of Mexico.

If you should have any questions, please contact Jennifer Moczygemba, Director of Multimodal by phone at (512) 486-5125 or by email at jmoczyg@dot.state.tx.us.

Sincerely,

James L. Randall, P.E.
Director, Transportation Planning and Programming

cc: Jennifer Moczygemba, P.E., Transportation Planning and Programming Division, TxDOT
Dianna F. Noble, P.E., Director, Environmental Affairs Division, TxDOT
1. Thank you for your support of the project.
Friends Of the River
SAN BERNARD
PO Box 93
Brazoria, TX 77422

July 10, 2008

District Engineer
U.S. Army Engineer District, Galveston
ATTN: CESWG-PE-PR, Ms. Natalie Rund
P. O. Box 1229
Galveston, Texas 77553-1229

Re: Public Notice No. IWW-M-11-S-1

Dear Ms. Natalie Rund:

This letter serves as evidence of overwhelming support from the organization, Friends Of the River (F.O.R.) San Bernard for the re-opening of the mouth of the San Bernard River as outlined in the Draft: Environmental Assessment: Restoration of the Mouth of the San Bernard River to the Gulf of Mexico; Brazoria County Texas dated June 2008.

F.O.R. would like to commend the U.S.A.C.E. for its diligent efforts in addressing all of this project’s various aspects in a compact and understandable document.

By affixing our signatures below, the Board of Directors of F.O.R. accept and endorse the draft environmental assessment (Public Notice No. IWW-M-11-S-1) on behalf of the members of F.O.R. San Bernard.

Thank you,

Bruce Barker
Marvin Severe
Don Lee
HarryW. Haxton
Patricia K. Moore

www.SanBernardRiver.com
1. Thank you for your support of the project.