no of Apolicani	. W1111am	G. Parke and So	118		DERABATIA	NT OF TH	E ADIAV
	04	per 12, 1984		i I SACRAMEI	STRIN OTE	nt of the	PS OF EN
194070 Date	septem	July 31, 1987	•		SACRAME		PUTHIA .
phation Date (I/a)	ppliceble)			16.0	•	DEPUT	dru h
	\ /	DEBARTM	ENT OF THE	,		Sep 24	, 29
VERIFIED	· 🔀		PERMIT	9190			
MICROFILM	WED L	- 4 01 1004				Willes	nclia
ferring to written	request dated	July 31, 1984	for a perm	alt to: .on the secommendat			•
ireuent to section	LUOI LA BALIYE	navigable waters of the ire and Harbors Act of M					
				, the leavence of a De	rmit from t	he Secretary	y of the
1 Transport dred	tred meterial	for the purpose of du	<u>mping it into occe</u> seers pursuant to l	n waters upon the Mi	Arine Protec	tion, leses	rch and
ecretary of the Ar	my acting the 1972 (66 Sunt	for the purpose of durough the Chief of Engli			0440*		
William C. P	Parke and	Sons, 1022 West	t 2100 South	, Ugden, Utah	8440I.		
	•	•	1				
			•				•
e pereph antpolise	ed by the Secr	etary of the Army	1.40 - 14	d a.f. m.l	nean		
ω pláce 177	cubic ya	etary of the Army: rds of backfill	and 40 cubi	c yaras or ri	heap+ -		
	- Na	. بالخدي					
	-14						
	~10						
	-14					•	
in the Weber	River.					·	
in the Weber	-					· · · · · · · · · · · · · · · · · ·	<u></u> .
in the Weber		lf mile unstream	n of the Wil	lard Canal Di	version	Dam, wi	thin
in the Weber		lf mile unstream	n of the Wil	lard Canal Di	version	Dam, wi	thin
in the Weber	on one-ha Lp 6 Nort	lf mile upstream	n of the Wil	lard Canal Dity, Utah,			·:
in the Weber	on one-ha Lp 6 Nort	lf mile upstream	n of the Wil	lard Canal Dity, Utah,			·:
in the Weber	on one-halp 6 Nort	lf mile unstream	n of the Will, Weber Coun	lard Canal Dity, Utah,			·:
in the Weber at 8 locatio 19, Townshi in accordance witness, give file num.	on one-halp 6 Nort	If mile upstream, Range 2 West	n of the Wil, Weber Coun	lard Canal Dity, Utah,			·:
in the Weber at 8 locatio 19, Townshi in accordance witness, give file num.	on one-halp 6 Nort	lf mile upstream	n of the Wil, Weber Coun	lard Canal Dity, Utah,			·:
in the Weber at 8 locatio 19, Townshi in accordance witness, give file num.	on one-halp 6 Nort	If mile upstream, Range 2 West	n of the Wil, Weber Coun	lard Canal Dity, Utah,			·:
in the Weber at 8 locatio 19, Townshi in accordance witness, give file num.	on one-halp 6 Nort	If mile upstream, Range 2 West	n of the Wil, Weber Coun	lard Canal Dity, Utah,			·:
in the Weber at 8 locatio 19, Townshi in accordance with the same	on one-halp 6 Nort	If mile upstream, Range 2 West	n of the Wil, Weber Coun	lard Canal Dity, Utah,			·:
in the Weber at a locatio 19, Townshi in accordance witings, give file num. "Bank Prote	on one-halp 6 North	If mile upstream, Range 2 West and drawings attached hinte identification marks.	n of the Wil, Weber Coun	lard Canal Dity, Utah,			·:
at a locatic 19, Townshi in accordance witings, give file num "Bank Protes	on one-hall p 6 North	If mile upstream, Range 2 West and drawings attached hinte identification marks.	n of the Wil, Weber Coun	lard Canal Dity, Utah,			·:
in the Weber at a locatic 19, Townshi in accordance wit ings, give file num "Bank Prote subject to the fo I. General Com-	on one-halp 6 Nort	If mile upstream, Range 2 West and drawings attached hinte identification marks.	of the Will, Weber Coun	lard Canal Dity, Utah,	ide a part o	f this permi	t (on draw-

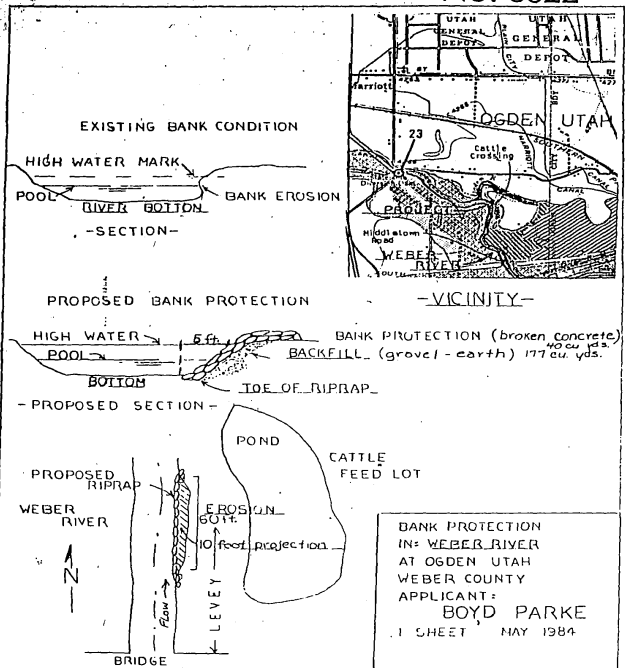
ENG FORM 1721, Sep 82

EDITION OF 1 JUL 77 IS OBSOLETE

BOOK 1454 PAGE 1254

- b. That all activities authorized herein shall, if they involvé, during their construction or operation, any discharge of pollutants this waters of the United States or ocean waters, be at all times consistent with applicable water quality standards, efficient limitations and standards of performance, prohibitions, pretreatment standards and management practices established pursuant to the Clean Water Act (25 U.S.C. 1344), the Marine Protection, Research and Sanctuaries Act of 1972 (P.L. 92-532, 36 Sec. 1053), or pursuant to applicable State and local law.
- c. That when the activity authorized herein involves a discharge during its construction or operation, or any pollutant including designs or fill material, into waters of the United States, the authorized activity shall, if applicable water quality standards are revised or modified during the term of this permit, be modified, if specesary, to conform with such revised or modified water quality standards within 6 months of the effective date of any revision or modification of water quality standards, or as directed by an implementation plan contained in such revised or modified standards, or within such longer period of time as the District Engineer, in consultation with the Regional Administrator of the Environmental Protection Agency, may determine to be reasonable under the circumstances.
- d. That the discharge will not destroy a threatened or endangered species as identified under the Endangered Species Act, or endanger the critical habitat of such species.
- a. That the permittee agrees to make every reasonable effort to prosecute the construction or operation of the work authorized herein in a manner so as to minimize any adverse impact on fish, wildlife, and natural environmental values.
- f. That the permittee agrees that he will prosecute the construction or work authorized herein in a manner so as to minimize any degradation of water quality.
- g. That the permittee shall allow the District Engineer or his authorized representative(s) or designee(s) to make periodic inspections at any time deemed necessary in order to assure that the activity being performed under authority of this permit is in accordance with the terms and conditions prescribed herein.
- h. That the permittee shall maintain the structure or work authorized herein in good condition and in reasonable accordance with the plans and drawings attached hereto.
- i. That this permit does not convey any property rights, either in real estate or material, or any exclusive privileges; and that it does not authorize any injury to property or invasion of rights or any infringement of Federal, State, or local laws or regulations.
- That this permit does not obviate the requirement to obtain state or local assent required by law for the activity authorized herein.
- k. That this permit may be either modified, suspended or revoked in whole or in part pursuant to the policies and procedures of 33 CFR 325.7.
- 1. That in issuing this permit, the Government has relied on the information and data which the permittee has provided in connection with his permit application. If, subsequent to the issuance of this permit, such information and data prove to be materially false, materially incomplete or inaccurate, this permit may be modified, suspended or revoked, in whole or in part, and/or the Government may, in addition, institute appropriate legal proceedings.
- m. That any modification, suspension, or revocation of this permit shall not be the basis for any claim for damages against the United States.
- n. That the permittee shall notify the District Engineer at what time the activity authorized herein will be commenced, as far in advance of the time of commencement as the District Engineer may specify, and of any suspension of work, if for a period of more than one week, resumption of work and its completion.
- o. That if the activity authorized berein is not completed on or before 31st day of July 1987, ithree years from the date of issuance of this permit unless otherwise specified) this permit, if not previously revoked or specifically extended, shall automatically expire.
- p. That this permit does not authorize or approve the construction of particular structures, the authorization or approval of which may require authorization by the Congress or other agencies of the Federal Government.
- q. That if and when the permittee desires to abandon the activity authorized herein, unless such abandonment is part of a transfer procedure by which the permittee is transferring his interests herein to a third party pursuant to General Condition thereof, he must restore the area to a condition satisfactory to the District Engineer.
- r. That if the recording of this permit is possible under applicable State or local law, the permittee shall take such action as may be necessary to record this permit with the Register of Doeds or other appropriate official charged with the responsibility for maintaining records of title to and interests in real property.

AND THE SECOND STORE STO



BOOK 1454 PAGE 1256

- a That there shall be no unreasonable interference with navigation by the suistance or use of the activity authorized
- the transferoe's written agreement to comply with all terms and conditions of this permit or by the transferree subscribing to this permit or by the transferree subscribing to this permit in the space provided below and thereby agreeing to comply with all terms and conditions of this permit. In addition, if the permittes transfers the interests authorized betain by conveyance of realty, the deed shall reference this permit and the terms and conditions apscrifted herein and this permit shall be recorded along with the deed with the Register of Deeds or other appropriate official.
- u. That if the permittee during prosecution of the work authorized herein, encounters a previously unidentified archeological or other cultural resource within the area subject to Department of the Army jurisdiction that might be eligible for listing in the National Register of Historic Places, he shall immediately notify the district engineer.
- II. Special Conditions: Uters list conditions relating specifically to the proposed structure or work authorized by this permit):
- a. That no asphalt or bituminous rubble shall be used as bank protection, to prevent toxic substances from entering the waterway.
- b. That all broken concrete shall be free of exposed reinforcing steel, to prevent hazard to navigation. $\fill \fill \$
- c. That heavy equipment shall be operated from the landward side of the project, to hold turbidity in the stream to a minimum. $\ \ |$
- d. That all disturbed areas be seeded within 30 days after completion of the bank stabilization work, to help prevent future erosion.
- e. That the backfill and riprap shall not protrude riverward farther than the upstream and downstream natural bank, to prevent constriction of the normal stream width.

The state of the s

The following Special Conditions will be applicable when appropriate:

STRUCTURES IN OR APPECIAND NAVIGABLE WATERS OF THE UNITED STATES.

- a. That this possit does not authorize the interference with any suisting or proposed Federal project and that the permittee shall not be estitled to compensation for damage or injury to the structures or work authorized herein which may be caused by or result from saisting or future operations undertaken by the United States in the public interest.
- b. That no attempt shall be made by the permittee to prevent the full and free use by the public of all navigable waters at or adjacent to the activity authorized by this permit.
- c. That if the display of lights and signals on any structure or work authorized herein is not otherwise provided for by law, such lights and signals as may be prescribed by the United States Coast Guard shall be installed and maintained by and at the expense of the permittee.
- d. That the permittee, upon receipt of a notice of revocation of this permit or upon its expiration before completion of the authorised atructure or work, shall, without expense to the United States and in such time and manner as the Secretary of the Army or his authorised representative may direct, restore the waterway to its former conditions. If the permittee fails to comply with the direction of the Secretary of the Army or his authorised representative, the Secretary or his designee may restore the waterway to its former condition; by contract or otherwise, and recover the cost thereof from the permittee.
- 6. Structures for Small Boats: That permittee hereby recognizes the possibility that the structure permitted herein may be subject to damage by wave wash from passing vessels. The issuance of this permit does not relieve the permittee from taking all proper steps to insure the integrity of the structure permitted herein and the safety of boats moored thereto from damage by wave wash and the permittee shall not hold the United States liable for any such damage.

MAINTENANCE	DREDGING
-------------	----------

- b. That the permittee will advise the District Engineer in writing at least two weeks before he intends to undertake any maintenance dredging.

DISCHARGES OF DREDGED OR FILL MATERIAL INTO WATERS OF THE UNITED STATES!

- a. That the discharge will be carried out in conformity with the goals and objectives of the EPA Guidelines established pursuant to Section 404(b) of the Clean Water Act and published in 40 CFR 230;
 - b. That the discharge will consist of suitable material free from toxic pollutents in toxic amounts.
- c. That the fill created by the discharge will be properly maintained to prevent erosion and other non-point sources of pollution.

DISPOSAL OF DREDGED MATERIAL INTO OCEAN WATERS:

TRANSFEREE

- a. That the disposal will be carried out in conformity with the goals, objectives, and requirements of the EPA criteria established pursuant to Section 102 of the Marine Protection, Research and Sanctuaries Act of 1972, published in 40 CFR 220-228.
- b. That the permittee shall place a copy of this permit in a conspicuous place in the vessel to be used for the transportation and/or disposal of the dredged material as authorized herein.

This permit shall become effective on the date of the District Eng Permittee hereby accepts and agrees to tomply with the terms an	ı.	· Bost Till	
sel South	8-21-84	noting Page.	
WILLIAM C. PARKE AND SONS BY AUTHORITY OF THE SECRETARY OF THE ARMY!	7 845	DATE .	
ALBERT E. McCOLLAM, JR., LT. COLONEL, CE ARTHUR BONNELL LLIAMS, COLONEL, CE DISTRICT BUSINESS OF ENGINEERS OF THE OWNER OWNERS OF THE OWNER	, for	DATE	4

U.S. GOVERNMENT PRINTING OFFICE: 1983 O - 404-308

DATE

l ,

HATE OF CALIFORNIA On this 12th day of September Nineteen Hundred and Fighty Four .September in the year __, before me Mary A. Lindberg , a Notary Public, State of California, duly commissioned and sworn; personally appeared Lt. Col. Albert E. McCollam. Jr personally known to me (or proved to me on the basis of satisfactory MARY A LINDBERG MARY A LINDBERG MOTARY PUBLIC - CALIFORN SACRAMENTO COUNTY evidence) to be the person ____whose name ____is_subscribed to the within instrument, and acknowledged to me that ____ he ____ executed the same. IN WITNESS WHEREOF I have hereunto set my hand and affixed my official seal in the _County of <u> Sacraménto</u> on the date set forth above in this certificate. lotary Public, State of California

My commission expires.

1987

Cowdery's Form No. 32—Acknowledgement to Notary Public-Individuals (c.c. sec. 1189.)