



CITY OF DALLAS

January 14, 1999

Colonel James S. Weller
District Engineer
U.S. Army Corps of Engineers, Fort Worth District
P.O. Box 17300
Fort Worth, Texas 76102-0300

RE: Dallas Floodway Extension Project: GRR/EIS Letter of Assurance

Dear Colonel Weller:

This is in response to your request for a sponsor letter of assurance concerning the U.S. Army Corps of Engineers' (Corps) Dallas Floodway Extension (DFE) Project and concurrence with the DFE Programmatic Agreement as outlined in your letter dated December 9, 1998.

The City fully supports and appreciates the efforts of the Corps and the Assistant Secretary of the Army (Civil Works) in adopting the Locally Preferred Plan as the Federally Supportable Plan, and therefore, the Recommended Plan. The City also appreciates the Corps' adoption and adherence to Section 351 of the 1996 Water Resources Development Act that extends credit for past City construction of the portions of the Rochester Park Levee and the Central Wastewater Treatment Plant Levee deemed compatible with the subject DFE Project.

The DFE project has an estimated total project cost of approximately \$127.6 million, of which an estimated \$21.8 million would be the non-Federal share after application of the aforementioned credit. The City understands the cost sharing requirements and has the financial capability to provide its share of the total project cost. The City's voters passed the Trinity River Corridor Projects bond referendum on May 2, 1998. The ten-year, \$246 million referendum includes \$24.7 million specifically for the City's local share of the DFE project cost.

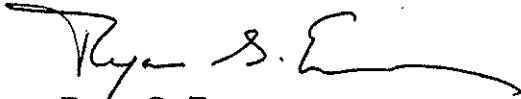
The City has reviewed the Programmatic Agreement signed on October 8, 1998, between the Corps, the Texas State Historic Preservation Officer, and the Advisory Council on Historic Preservation. The City of Dallas agrees with the content and language of the Programmatic Agreement that the planned undertakings by the Corps' Fort Worth District have appropriately considered possible impacts to potentially significant resources within

Colonel James S. Weller
Page Two
January 14, 1999

the project area. Therefore, the City supports the Corps' Fort Worth District, in completing their responsibilities under Section 106 of the National Historic Preservation Act.

I appreciate the continued pursuit of the Fort Worth District to implement the Dallas Floodway Extension Project and look forward to the project cooperation agreement that is scheduled to be signed by the City and the Corps during the Fall of 2000. This flood control project is the cornerstone to the City's efforts to transform the Trinity River Corridor to be a safe and attractive amenity for our public.

Sincerely,

A handwritten signature in black ink, appearing to read "Ryan S. Evans", with a long horizontal flourish extending to the right.

Ryan S. Evans
Assistant City Manager

DD/GA/c:\data\dfel\memo\assurance.ltr

c: Honorable Ronald Kirk, Mayor
 Teodoro J. Benavides, City Manager
 David C. Dybala, P.E., Director of Public Works and Transportation
 Larry Scalf, Assistant City Attorney, City Attorney
 Jim Anderson, Historic Preservation Team, Planning & Development



Attn: Soils Section, 101 S. Main Street, Temple, Texas 76501-7682

FAX

Date:

1-19-99

Number of pages including cover sheet:

3

To:

Bill Colbert

Phone:

817-978-3026

Fax phone:

817-978-9947

CC:

From:

Mike Runge

Phone:

(254) 742-9858

Fax phone:

(254) 742-9859

REMARKS:

☐ Urgent☒ For your review☐ Reply ASAP☐ Please comment

AD FORM 1006 for Dallas Floodway
Extension Project



United States
Department of
Agriculture

Natural
Resources
Conservation
Service

101 South Main
Temple, Texas
76501-7682

January 19, 1999

Bill Colbert
Department of the Army
Fort Worth District, Corps of Engineers
Fort Worth, Texas

Dear Bill,

Enclosed is a completed Form AD-1006 Farmland Conversion Impact Rating for the Dallas Floodway Extension Project. Since the prime farmland soils portion of the project area is currently in a non-agricultural use (golf course); no prime farmland is involved in this project.

If I can be of further assistance, call me at 254-742-9858.

Sincerely,

A handwritten signature in cursive script, reading "Mike Risinger".

Mike Risinger
Soil Scientist

JAN -19 99 (THU) 13 56

USACE-CESWF-EV

TEL: 8179789947

P.002

U.S. Department of Agriculture

FARMLAND CONVERSION IMPACT RATING

PART I (To be completed by Federal Agency)		Date Of Land Evaluation Request <u>1-19-1999</u>	
Name Of Project <u>Dallas Floodway Extension</u>		Federal Agency Involved <u>U.S. Army Corps of Engineers</u>	
Proposed Land Use <u>Floodway Swale / Wetlands / Open Space (Rec.)</u>		County And State <u>Dallas County Texas</u>	
PART II (To be completed by SCS)		Date Request Received By SCS	
Does the site contain prime, unique, statewide or local important farmland? (If no, the FPPA does not apply - do not complete additional parts of this form).		Yes <input type="checkbox"/>	No <input checked="" type="checkbox"/>
Major Crop(s)	Formable Land In Govt. Jurisdiction Acres: %	Acres Irrigated	Average Farm Size
		Amount Of Farmland As Defined In FPPA Acres: %	
Name Of Land Evaluation System Used	Name Of Local Site Assessment System	Date Land Evaluation Returned By SCS	
PART III (To be completed by Federal Agency)		Alternative Site Rating	
		Site A	Site B
A. Total Acres To Be Converted Directly		<u>105</u>	
B. Total Acres To Be Converted Indirectly		<u>157</u>	
C. Total Acres In Site		<u>262</u>	
PART IV (To be completed by SCS) Land Evaluation Information			
A. Total Acres Prime And Unique Farmland			
B. Total Acres Statewide And Local Important Farmland			
C. Percentage Of Farmland In County Or Local Govt. Unit To Be Converted			
D. Percentage Of Farmland In Govt. Jurisdiction With Same Or Higher Relative Value			
PART V (To be completed by SCS) Land Evaluation Criterion			
Relative Value Of Farmland To Be Converted (Scale of 0 to 100 Points)			
PART VI (To be completed by Federal Agency)			
Site Assessment Criteria (Those criteria are explained in 7 CFR 558.5(b))	Maximum Points		
1. Area In Nonurban Use <u>60%</u>	<u>9</u>		
2. Perimeter In Nonurban Use <u>75%</u>	<u>8</u>		
3. Percent Of Site Being Farmed <u>0%</u>	<u>0</u>		
4. Protection Provided By State And Local Government	<u>0</u>		
5. Distance From Urban Builtup Area <u>500 feet</u>	<u>0</u>		
6. Distance To Urban Support Services <u>4 (2.5 mi.)</u>	<u>0</u>		
7. Size Of Present Farm Unit Compared To Average <u>no size</u>	<u>0</u>		
8. Creation Of Nonfarmable Farmland	<u>0</u>		
9. Availability Of Farm Support Services	<u>5</u>		
10. On-Farm Investments	<u>0</u>		
11. Effects Of Conversion On Farm Support Services	<u>0</u>		
12. Compatibility With Existing Agricultural Use	<u>0</u>		
TOTAL SITE ASSESSMENT POINTS	160	<u>22</u>	
PART VII (To be completed by Federal Agency)			
Relative Value Of Farmland (From Part VI)	100		
Total Site Assessment (From Part VI above or a local site assessment)	160		
TOTAL POINTS (Total of above 2 lines)	260		
Site Selected.	Date Of Selection	Was A Local Site Assessment Used? Yes <input type="checkbox"/> No <input type="checkbox"/>	
Reason For Selection:			



DEPARTMENT OF THE ARMY
FORT WORTH DISTRICT, CORPS OF ENGINEERS
P. O. BOX 17300
FORT WORTH, TEXAS 76102-0300

REPLY TO
ATTENTION OF:

October 28, 1998

Environmental Division

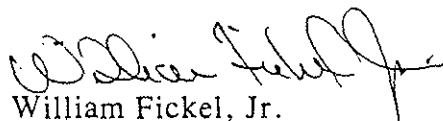
Mr. Bob Anderson
National Park Service
1709 Jackson Street
Omaha, Nebraska 68102

Dear Mr. Anderson:

We recently determined that your office has been given responsibility for maintaining records of property or facility acquisitions with funds appropriated under the Land and Water Conservation Act (LWCA). On October 26, Mr. Bill Colbert of my staff discussed with you a proposed flood damage reduction, recreation and ecosystem restoration project proposal along the Trinity River in Dallas, Texas. The U.S. Army Corps of Engineers has completed a Draft General Reevaluation Report and Integrated Environmental Impact Statement for the Dallas Floodway Extension. Public and agency comment on the proposal was initiated on May 7, 1998, and closed on August 14, 1998. Consolidated Department of Interior (DOI) comments were provided by letter dated July 7, 1998.

To our knowledge, the project would not impact any properties or facilities that were acquired with LWCA funds. However, no comments were provided by DOI to confirm our presumption. I have included a copy of the original notice to the public which includes a description of the proposed actions as well as a map showing approximate location of proposed features. Your discussion with Mr. Colbert indicated that your office should be able to conduct a quick review of the proposal. We appreciate your assistance in expediting completion of this action. Should you have any questions regarding this request, please contact Mr. Bill Colbert at (817) 978-3026.

Sincerely,



William Fickel, Jr.
Chief, Environmental Division

Enclosure



United States Department of the Interior

NATIONAL PARK SERVICE

Midwest Support Office

1709 Jackson Street

Omaha, Nebraska 68102-2571

IN REPLY REFER TO:

48-00015 (MWSO-P/G)

NOV 6 1998

Mr. William Fickel, Jr.
Chief, Environmental Division
Fort Worth District
Army Corps of Engineers
Department of the Army
P.O. Box 1730
Fort Worth, Texas 76102-0300

Dear Mr. Fickel:

Thank you for your letter of October 28 and its accompanying "Notice of Availability" related to the proposed Dallas floodway extension within the Trinity River Basin. This information was helpful in our understanding the extent of this project and its potential impacts on recreation facilities and parklands within the study area.

We reviewed this proposal with respect to the Land and Water Conservation Fund (L&WCF) and Urban Park and Recreation Recovery programs and found that one L&WCF assisted park, Woodland Springs Park, exists within the study area. It is our opinion, however, that the proposed flood protection project will not have a negative impact on this L&WCF assisted site.

Thank you for the early coordination on this proposed project. Any questions you have may be directed to me at 402-221-3358.

Sincerely,

Robert Anderson
Program Leader - Grants

Barry R. McBee, *Chairman*
R. B. "Ralph" Marquez, *Commissioner*
John M. Baker, *Commissioner*
Dan Pearson, *Executive Director*



TEXAS NATURAL RESOURCE CONSERVATION COMMISSION

Protecting Texas by Reducing and Preventing Pollution

January 6, 1998

Mr. Michael G. Ensich
Chief, Environmental Division
Department of The Army
P.O. Box 17300
Fort Worth, Texas 76102-0300

Re: U.S. Army Corps of Engineers Dallas Floodway Extension Flood Damage
Reduction Project

Dear Mr. Ensich:

The following staff of the Texas Natural Resource Conservation Commission has reviewed the above-referenced project and offer the following comments:

Water Quality Division:

The Data Collection Section has reviewed information regarding a general conformity review on the U.S. Army Corps of Engineers Dallas Floodway Extension Flood Damage Reduction Project. Although we do not anticipate significant long-term environmental impacts from this project as long as construction and waste disposal activities associated with it are completed in accordance with applicable local, state, and federal environmental permits and regulations. However, it is recommended that the applicant take necessary steps to insure that best management practices to control runoff from construction sites be utilized to prevent impact to surface and groundwater.

If you have questions regarding water quality comments, please feel free to contact Mr. Clyde Bohmfalk, Watershed Management Team, at (512) 239-1315.

Thank you for the opportunity to review this project. If I may be of further service, please call me at (512) 239-1486.

Sincerely,

A handwritten signature in cursive script that reads "Kathy Beyer".

Kathy Beyer
Office of Policy and Regulatory Development



DEPARTMENT OF THE ARMY
FORT WORTH DISTRICT, CORPS OF ENGINEERS
P. O. BOX 17300
FORT WORTH, TEXAS 76102-0300

REPLY TO
ATTENTION OF:

September 18, 1997

Environmental Division

Ms. Cindy Jorgensen
Intergovernmental Relations Division
Texas Natural Resource Conservation Commission
P.O. Box 13087
Austin, Texas 78711-3087

Dear Ms. Jorgensen:


Thank you for your response dated September 8, 1997 regarding a general conformity review on the U.S. Army Corps of Engineers Dallas Floodway Extension flood damage reduction project. I appreciate the time you spent to evaluate the proposed project for air quality impacts.

Your communication indicated that the proposed project would likely require certification under Section 401 of the Clean Water Act. As was subsequently discussed and concurred upon between Mr. Mark Fisher and Mr. Billy Colbert of our respective staffs, our intention is to proceed under Section 404(r) with this project. Section 404(r) of the Clean Water Act waives the requirement for the Corps of Engineers to obtain a State Water Quality Certificate provided that information on the effects of the discharge of dredged or fill material into waters of the United States, including the application of the Section 404(b)(1) guidelines, are included in an environmental impact statement (EIS) on the proposed project. Section 404(r) also requires that the EIS be submitted to Congress before the actual discharge takes place or prior to authorization or appropriation of funds for project construction.

A draft EIS is being prepared and scheduled for public and agency review following internal policy review. Your office will be provided with copies and an opportunity to comment upon release for public review. Should your agency have comments on the draft EIS, they will be considered in the finalization of the Section 404(b)(1) analysis.

If you have any further questions regarding the air quality or water quality impacts of the proposed project, please contact Dr. Hank Jarboe (817) 978-3248 or Mr. Billy Colbert (817) 978-3026 of my Ecological Section. Thank you for your time in this matter.

Sincerely,


for Michael G. Ensched
Chief, Environmental Division

Barry R. McBee, *Chairman*
R. B. "Ralph" Marquez, *Commissioner*
John M. Baker, *Commissioner*
an Pearson, *Executive Director*



TEXAS NATURAL RESOURCE CONSERVATION COMMISSION

Protecting Texas by Reducing and Preventing Pollution

September 8, 1997

Michael G. Ensich
Department of the Army
Fort Worth District, Corps of Engineers
P.O. Box 17300
Fort Worth, Texas 76102-0300

Re: General Conformity Review/Flood Damage Reduction Project/Dallas County

Dear Mr. Ensich:

The following staff of the Texas Natural Resource Conservation Commission (TNRCC) has reviewed the above-referenced project and offer the following comments:

Office of Policy and Regulatory Development:

The Office of Policy and Regulatory Development has reviewed the above-referenced project for General Conformity impacts in accordance with 40 CFR Part 93 and Chapter 101.30 of the TNRCC General Rules. The proposed project is located in Dallas County, which is classified as a moderate ozone nonattainment area. Therefore, general conformity rules apply. However, the proposed project should not produce significant emissions increases of ozone precursor emissions. Therefore, a general conformity analysis will not be required.

Although any demolition, construction, rehabilitation or repair project will produce dust and particulate emissions, these actions pose no significant impact upon air quality standards. The minimal dust and particulate emissions can easily be controlled with standard dust mitigation techniques by the construction contractors.

If you have any questions regarding air quality, please feel free to contact Mr. Charles Mueller, Manager, Policy Coordination and Development Section, at (512) 239-1916.

Water Quality Division:

The Standards and Assessment Section has reviewed the above-referenced project. As you are probably aware, this project will likely require a certification, under Section 401 of the Clean Water Act, from the TNRCC, that this project will not result in violations of the Texas Surface Water Standards or other applicable state law. The TNRCC feels that properly designed and constructed wetlands can be very environmentally beneficial. The agency staff

Mr. Michael G. Enschede

Page 2


September 8, 1997

look forward to reviewing this project in the context of that certification.

If you have any questions regarding water quality, please feel free to contact the agency's 401 coordinator, Mark Fisher, at (512) 239-4586.

Thank you for the opportunity to review this project. If I may be of further service, please call me at (512) 239-3518.

Sincerely,

A handwritten signature in cursive script that reads "Cindy Jorgensen". The signature is written in black ink and is positioned above the printed name and title.

Cindy Jorgensen

Intergovernmental Relations Division

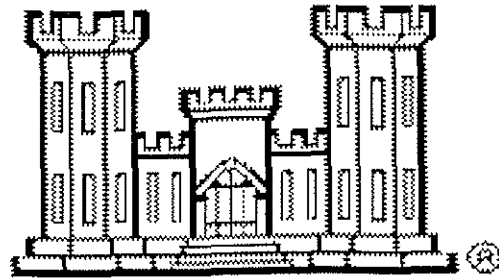
MEMORANDUM FOR FILE

SUBJECT: Interagency Coordination for the Dallas Floodway Extension Flood Control Project
Air Quality Impacts/Compliance. TNRCC Response Delay Inquiry.

1. Ms. Jorgenson, Agency Coordinator of the TNRCC Office of Air Quality (512-239-3503) was contacted 4 August 1997 regarding a response for letter dated 23 June 1997 forwarded from TNRCC Arlington Office (Mr. Mike Delacruz- 817-469-6750) regarding air quality compliance for the DFE project.
2. Ms. Jorgenson was recontacted 5 August 1997 regarding response letter. She indicated she had seen the letter prior to moving offices, but as of now it was lost. She requested a facsimile transmission of a copy of the letter and a response would be compiled and mailed the date of this telephone conversation. A copy of the letter was transmitted to her office at 512-239-3335.

Dr. Hank Jarboe
Environmental Resource Specialist
Ecological Resources Section

ENVIRONMENTAL RESOURCES
819 TAYLOR STREET, 13A18
P.O. BOX 17300
FORT WORTH, TEXAS 76102-0300
(CESWF-EV-EE)



US Army
Corps of
Engineers

DATE: August 5, 1997

PAGES: 3

TO:

Name: Ms. Cindy Jorgenson
Office: TNRCC, Office of Air Quality, Federal Agency Coordinator
Telephone #: 512-239-3503
Facsimile #: 512-239-3335

FROM:

Name: Dr. Hank Jarboe
Office: CESWF - EV-EE
Telephone #: 817-978-3248
Facsimile #: 817-978-7539

REMARKS:

Cindy, here is a photocopy of the letter we sent June 23. Verbal communication with Mr. Mike Delacruz of your Arlington Office was conducted prior to composition of this letter. Thank you for your time. ---Hank

Authorization Signature _____



DEPARTMENT OF THE ARMY
FORT WORTH DISTRICT, CORPS OF ENGINEERS
P. O. BOX 17300
FORT WORTH, TEXAS 76102-0300

REPLY TO
ATTENTION OF:

June 23, 1997

Environmental Division

Mr. Jesse Macias
Texas Natural Resource and Conservation Commission
1101 East Arkansas Lane
Arlington, Texas 76010

Dear Mr. Macias:

The U.S. Army Corps of Engineers is proposing to construct a flood damage reduction project in the Dallas Floodway Extension of Dallas, Texas. The proposed project includes an off-channel swale (Chain of Wetlands), consisting of an upper and lower section averaging 400 feet and 600 feet in width, respectively. In addition to the Chain of Wetlands swale, the plan would include the construction of earthen levees on both sides of the river. One levee would extend from the existing Dallas Floodway East Levee to the Rochester Park Levee. The east levee would be about 3 miles long and average 21 feet in height. The other levee would extend from near the confluence of Cedar Creek and the Trinity River downstream to the Central Wastewater Treatment Plant on the west. The west levee would run approximately 2.3 miles and average 20 feet in height. The Chain of Wetlands and levees would impact approximately 600 acres of land. A map of the project area is enclosed.

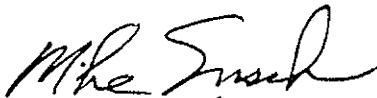
In accordance with the National Environmental Policy Act (NEPA), Council of Environmental Quality (CEQ) and Engineering Regulations (ER) 200-2-2, the Corps of Engineers is preparing an Environmental Impact Statement (EIS) to address the environmental impacts of the proposed project.

The Corps anticipates no significant contribution to existing regulated air pollutants from either project construction activities or project implementation. There will be no on site storage of petroleum or petroleum based by-products and no stationary sources emitting regulated air pollutants. Construction debris will not be burned on site. A potential mobile emitting source would be the diesel-powered construction equipment. Particulates from dust in the disturbed areas may also be generated causing temporary impacts during construction activities.

Computer simulation models have been run to determine the influence of tree removal on regulated pollutants. Based upon these evaluations, we believe that the Dallas Floodway Extension Project, as proposed, would not affect the State's ability to meet air quality compliance and that no further analysis is necessary.

Mr. Mark Delacruz of your staff has been contacted regarding the air quality issues of this proposed project. If you have any questions that Mr. Delacruz cannot answer, please contact Dr. Hank Jarboe of my staff. Thank you for your time in this matter.

Sincerely,

A handwritten signature in cursive script, appearing to read "Mike Enschede".

Michael G. Enschede
Chief, Environmental Division

Enclosure



TEXAS
HISTORICAL
COMMISSION

George W. Bush • Governor

John L. Nau, III • Chairman

Curtis Tunnell • Executive Director

The State Agency for Historic Preservation

HISTORY PROGRAMS DIVISION

April 30, 1998

Dept. of the Army
Corps of Engineers, Fort Worth District
Attn: Michael Enschede
P.O. Box 17300
Fort Worth, TX 76102-0300

Re: Dallas Floodway Extension Project, Dallas, Dallas Co., TX (N25)

Dear Mr. Enschede:

The State Historic Preservation Office [SHPO] reviewed the state undertaking referenced above under Section 106 of the National Historic Preservation Act, 36 CFR 800. The SHPO's National Register Division reviews properties to determine their historical significance.

The National Register Division conducted a review of the following properties by applying state and federal criteria for historical designation:

- Six properties in the vicinity of the Dallas Floodway Extension Project, Dallas, Dallas Co., TX
 - A-6, 2836 & 2838 Alex St.
 - A-7, A-9, 2 buildings at 3040 Morrell St.
 - A-12, 519 Pontiac
 - A-16 2708 11th St.
 - A-36, (?) South Lancaster

These properties are **NOT ELIGIBLE** for listing in the National Register of Historic Places. No further review of this undertaking as it affects this property is required. For questions about this review contact Gregory Smith, History Programs Division, 512/463-6013.

It is possible that buried cultural remains may be present in the project area. If such materials are encountered during construction or disturbance activities, work should cease in the immediate area; work may continue in the project area where no cultural materials are present. Please contact the SHPO's Division of Antiquities Protection at 512/463-6096 to consult on further actions that may be necessary to protect the cultural remains. Thank you for your interest in the cultural heritage of Texas, and for your compliance with this federal review process.

Sincerely,

Gregory W. Smith, Historian,
for James W. Stealy, DSHPO
National Register Division

**Advisory
Council On
Historic
Preservation**

PM-
DE
DA

The Old Post Office Building
1100 Pennsylvania Avenue, NW, #809
Washington, DC 20004

Reply to: 12136 West Bayaud Avenue, #330
Lakewood, Colorado 80226

December 22, 1997

Archie D. Pollock III
Major, Corps of Engineers
Fort Worth District
P.O. Box 17300
Fort Worth, TX 76102-0300

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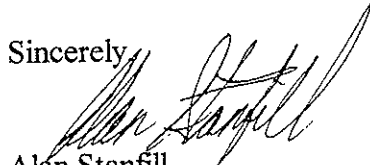
REF: *Dallas Floodway Extension Project, Dallas County, TX*

Dear Major Pollock:

Thank you for your letter of November 6, 1997, notifying us of the referenced undertaking. We look forward to participating in consultation for the development of a programmatic agreement. Please send us all pertinent information about the undertaking and a proposed schedule for completion of the consultation effort so that we may adjust our schedules accordingly.

If we can be of assistance, please contact me at (303) 969-5110.

Sincerely,



Alan Stanfill
Historic Preservation Specialist
Western Office of Planning and Review



TEXAS
HISTORICAL
COMMISSION

George W. Bush • Governor
John L. Nau, III • Chairman
Curtis Tunnell • Executive Director

The State Agency for Historic Preservation

October 28, 1997

Michael Ensich
Chief, Planning Division
Dept. of the Army
Ft. Worth District, Corps of Engineers
P.O. Box 17300
Fort Worth, Texas 76102-0300

Re: Draft report: *Archeological, Architectural, Archival, and Geoarcheological Investigations of the Proposed Dallas Floodway Extension Project, Dallas County, Texas.*
(COE-FWD, F2)

Dear Mr. Ensich:

Thank you for the opportunity to review the above-referenced draft report. Overall, the report is thorough, well organized, and well written. The geomorphological and archival studies provide information that is used to craft creative specific recommendations for completing cultural resources investigations for this project. We concur with the majority of the authors' recommendations.

Specifically, this office concurs that the following sites within the project footprint are ineligible for inclusion in the National Register of Historic Places (NRHP) due to high levels of disturbance and poor integrity: 41DL69, 70, 84, 220, and 317. However we will be unable to concur that site 41DL104 is ineligible until the other plotted location of the site is examined. If nothing is found at that location, we would concur that the site probably has been destroyed.

This office does *not* concur that the following sites are eligible for inclusion in the NRHP because their potential to address important research questions has not been established: 41DL318, 319, 320, 337, 338, 355, 356, and 357. The results of the recent site visits for some of these sites did not identify where shell was coming from or if associated artifacts were present. The authors are relying on original site records from Skinner's 1991 work, which identified the shell lenses, but did not involve test excavations. In our opinion, the NRHP eligibility status of these sites is currently unknown. We recommend that a comprehensive plan for testing of these sites should be developed in order to establish their data potential.

We concur with the authors' conclusion that the best way to complete consultation for this large-scale, multi-year project would be to develop a Programmatic Agreement. We look forward to assisting the COE in preparation of such a document.


Regarding sites within the APE, but outside of the project footprint, we concur with all of the authors conclusions. Specifically, we concur that site 41DL223 is ineligible for inclusion in the NRHP (because it is a log structure moved to this site with no cultural deposits present) and that all other sites should be considered of unknown eligibility pending further testing.


DIVISION OF ANTIQUITIES PROTECTION

P.O. Box 12276 • Austin, TX 78711-2276 • 512/463-6096 • Fax 512/463-8927 • TDD 1-800-735-2989

Please contact Bill Martin at 512/463-5867 for archeological concerns and Mr. Greg Smith of the National Register Division at 512/463-6013 for architectural concerns.

Sincerely,



 James E. Bruseth, Ph.D.
Deputy State Historic Preservation Officer

JEB/wam

cc: Ms. Melissa Green, Geo-Marine, Inc.



TEXAS
HISTORICAL
COMMISSION

George W. Bush • Governor
John L. Nau, III • Chairman
Curtis Tunnell • Executive Director

The State Agency for Historic Preservation

September 23, 1997

Michael Ensich
Chief, Planning Division
Dept. of the Army
Ft. Worth District, Corps of Engineers
P.O. Box 17300
Fort Worth, Texas 76102-0300

Re: Cultural Resource Investigations for the Proposed Dallas Floodway Extension Area
(COE-FWD, F2)

Dear Mr. Ensich:

Thank you for the opportunity to review the above-referenced draft plan for identifying, evaluating, and treating historic properties that may be affected by the proposed levee, wetlands, and sump construction along the floodplain and terraces of the Trinity River. After reviewing the document, we concur with your conclusion that the best way to complete consultation for this large-scale, multi-year project would be to develop a Programmatic Agreement. We look forward to assisting you in preparation of such a document.

We understand that a revised report on the initial investigations completed by Geo-Marine, Inc., is being sent to us for review. Therefore, we will refrain from commenting on the specific eligibility recommendations until we receive the revised version of Appendix H. If we may be of further assistance, please contact Bill Martin of our staff at 512/463-5867.

Sincerely,

A handwritten signature in cursive script, appearing to read "William A. Martin".

for James E. Bruseth, Ph.D.
Deputy State Historic Preservation Officer

JEB/wam

DIVISION OF ANTIQUITIES PROTECTION

P.O. Box 12276 • Austin, TX 78711-2276 • 512/463-6096 • Fax 512/463-8927 • TDD 1-800-735-2989

December 7, 1998

Executive Office

SUBJECT: Forwarding Copy of Signed Programmatic Agreement for the Dallas Floodway Extension Project, Dallas, Texas

The Honorable Gary McAdams
President - Wichita & Affiliated Tribes
P.O. Box 729
Anadarko, Oklahoma 73005

Dear Mr. McAdams:

We are providing you a copy of the Programmatic Agreement (PA) prepared by the U.S. Army Corps of Engineers, Fort Worth District (CESWF), for a multi-phase / multi-year project in and adjacent to the Trinity River, as part of our responsibilities under the Section 106 of the *National Historic Preservation Act*. This project will construct new levees, add to existing levees, add water control features, and will channelize a portion of the Trinity River within the city limits of Dallas, Texas, for flood control. The PA stipulates responsibilities and treatments for archeological resources located within the project area which are eligible for the National Register of Historic Places and may be adversely impacted by the project. The PA was signed by District Engineer for the Fort Worth District on August 26, 1998, by the Texas Historic Preservation Officer on September 9, 1998, and was formally accepted by the Advisory Council on Historic Preservation on October 8, 1998.

We are providing a copy of the PA to you for your concurrence with conditions stipulated in the document. We would appreciate your signature in the block provided as an indication that you have reviewed the document and agree that the planned actions by CESWF have appropriately considered any potential impacts to potentially significant resources within our project area. Please return a copy of the signed document to our offices when completed for our files. A copy of this letter and the PA are being furnished to your tribal Native American Indian Graves Protection and Repatriation Coordinator. If you have any questions, please contact Mr. Stephen P. Austin in the CESWF Environmental Branch at 817-978-6385.

Sincerely,

Enclosure

James S. Weller
Colonel, U.S. Army Corps of Engineers
District Engineer

Copy Furnished with Enclosure:

Mr. Virgil Swift
NAGPRA Coordinator
Wichita & Affiliated Tribes
P.O. Box 729
Anadarko, Oklahoma 73005

Mr. Austin/rbp/8-6385
METZ CESWF-EV-EC
HATHORN CESWF-EV-E
JOHNS, CESWF-EV
FICKEL CESWF-EV
RICE, CESWF-PM-C
MOCEK, CESWF-PM
MCCARTHY, CESWF-XO
LEEMAN, CESWF-DD
WISE, CESWF-DD
WELLER, CESWF-DE

December 7, 1998

Executive Office

SUBJECT: Forwarding Copy of Signed Programmatic Agreement for the Dallas Floodway Extension Project, Dallas, Texas

The Honorable Elmo Clark
President - Caddo Tribe of Oklahoma
P.O. Box 487
Binger, Oklahoma 73009

Dear Mr. Clark:

We are providing you a copy of the Programmatic Agreement (PA) prepared by the U.S. Army Corps of Engineers, Fort Worth District (CESWF), for a multi-phase / multi-year project in and adjacent to the Trinity River, as part of our responsibilities under the Section 106 of the *National Historic Preservation Act*. This project will construct new levees, add to existing levees, add water control features, and will channelize a portion of the Trinity River within the city limits of Dallas, Texas, for flood control. The PA stipulates responsibilities and treatments for archeological resources located within the project area which are eligible for the National Register of Historic Places and may be adversely impacted by the project. The PA was signed by District Engineer for the Fort Worth District on August 26, 1998, by the Texas Historic Preservation Officer on September 9, 1998, and was formally accepted by the Advisory Council on Historic Preservation on October 8, 1998.

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Sincerely,

Enclosure

James S. Weller
Colonel, U.S. Army Corps of Engineers
District Engineer

Copy Furnished with Enclosure:

Mr. Stacey Halfmoon
NAGPRA Coordinator
Caddo Tribe of Oklahoma
P.O. Box 487
Binger, Oklahoma 73009

Mr. Austin/rbp/8-6385
METZ CESWF-EV-EC
HATHORN CESWF-EV-E
JOHNS, CESWF-EV
FICKEL CESWF-EV
RICE, CESWF-PM-C
MOCEK, CESWF-PM
MCCARTHY, CESWF-XO
LEEMAN, CESWF-DD
WISE, CESWF-DD
WELLER, CESWF-DE

December 7, 1998

Executive Office

SUBJECT: Forwarding Copy of Signed Programmatic Agreement for the Dallas Floodway Extension Project, Dallas, Texas

The Honorable Virginia Combrink
President - Tonkawa Tribe of Oklahoma
P.O. Box 70
Tonkawa, Oklahoma 74653

Dear Ms. Combrink:

We are providing you a copy of the Programmatic Agreement (PA) prepared by the U.S. Army Corps of Engineers, Fort Worth District (CESWF), for a multi-phase / multi-year project in and adjacent to the Trinity River, as part of our responsibilities under the Section 106 of the *National Historic Preservation Act*. This project will construct new levees, add to existing levees, add water control features, and will channelize a portion of the Trinity River within the city limits of Dallas, Texas, for flood control. The PA stipulates responsibilities and treatments for archeological resources located within the project area which are eligible for the National Register of Historic Places and may be adversely impacted by the project. The PA was signed by District Engineer for the Fort Worth District on August 26, 1998, by the Texas Historic Preservation Officer on September 9, 1998, and was formally accepted by the Advisory Council on Historic Preservation on October 8, 1998.

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Sincerely,

Enclosure

James S. Weller
Colonel, U.S. Army Corps of Engineers
District Engineer

Copy Furnished with Enclosure:

Mr. Don Patterson
NAGPRA Coordinator
Tonkawa Tribe of Oklahoma
P.O. Box 70
Tonkawa, Oklahoma 74653

Mr. Austin/rbp/8-6385
METZ CESWF-EV-EC
HATHORN CESWF-EV-E
JOHNS, CESWF-EV
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RICE, CESWF-PM-C
MOCEK, CESWF-PM
MCCARTHY, CESWF-XO
LEEMAN, CESWF-DD
WISE, CESWF-DD
WELLER, CESWF-DE

December 7, 1998

Executive Office

SUBJECT: Forwarding Copy of Signed Programmatic Agreement for the Dallas Floodway Extension Project, Dallas, Texas

The Honorable Juanita Pahdopony
Tribal Administrator - Commanche Tribe
P.O. Box 908
Lawton, Oklahoma 73002

Dear Ms. Pahdopony:

We are providing you a copy of the Programmatic Agreement (PA) prepared by the U.S. Army Corps of Engineers, Fort Worth District (CESWF), for a multi-phase / multi-year project in and adjacent to the Trinity River, as part of our responsibilities under the Section 106 of the *National Historic Preservation Act*. This project will construct new levees, add to existing levees, add water control features, and will channelize a portion of the Trinity River within the city limits of Dallas, Texas, for flood control. The PA stipulates responsibilities and treatments for archeological resources located within the project area which are eligible for the National Register of Historic Places and may be adversely impacted by the project. The PA was signed by District Engineer for the Fort Worth District on August 26, 1998, by the Texas Historic Preservation Officer on September 9, 1998, and was formally accepted by the Advisory Council on Historic Preservation on October 8, 1998.

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Sincerely,

Enclosure

James S. Weller
Colonel, U.S. Army Corps of Engineers
District Engineer

Copy Furnished with Enclosure:

Ms. Phyllis Attocknie
NAGPRA Coordinator
Commanche Tribe
P.O. Box 908
Lawton, Oklahoma 73002

Mr. Austin/rbp/8-6385
METZ CESWF-EV-EC
HATHORN CESWF-EV-E
JOHNS, CESWF-EV
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LEEMAN, CESWF-DD
WISE, CESWF-DD
WELLER, CESWF-DE

December 7, 1998

Executive Office

SUBJECT: Forwarding Copy of Signed Programmatic Agreement for the Dallas Floodway Extension Project, Dallas, Texas

The Honorable XXXXXX
City of Dallas
XXXXXX
Dallas, Texas 75XXX

Dear Mr. XXXXXXXX:

We are providing you a copy of the Programmatic Agreement (PA) prepared by the U.S. Army Corps of Engineers, Fort Worth District (CESWF), for a multi-phase / multi-year project in and adjacent to the Trinity River, as part of our responsibilities under the Section 106 of the *National Historic Preservation Act*. As you are aware, this project will construct new levees, add to existing levees, add water control features, and will channelize a portion of the Trinity River within the city limits of Dallas, Texas, for flood control. The PA stipulates responsibilities and treatments for archeological resources located within the project area which are eligible for the National Register of Historic Places and may be adversely impacted by the project. The PA was signed by District Engineer for the Fort Worth District on August 26, 1998, by the Texas Historic Preservation Officer on September 9, 1998, and was formally accepted by the Advisory Council on Historic Preservation on October 8, 1998.

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Sincerely,

Enclosure

James S. Weller
Colonel, U.S. Army Corps of Engineers
District Engineer

Mr. Austin/rbp/8-6385
METZ CESWF-EV-EC
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WISE, CESWF-DD
WELLER, CESWF-DE

CESWF-DE

7 December 1998

MEMORANDUM FOR Commander, Headquarters U.S. Army Corps of Engineers, ATTN: CECW-AG (Paul D. Rubenstein), 20 Massachusetts Avenue, NW, Washington, DC 20314

SUBJECT: Forwarding Copy of Signed Programmatic Agreement for the Dallas Floodway Extension Project, Dallas, Texas

1. The U.S. Army Corps of Engineers, Fort Worth District (CESWF) has been consulting with the Texas State Historic Preservation Officer (TXSHPO) and the Advisory Council on Historic Preservation (ACHP) to develop a Programmatic Agreement (PA) for the Dallas Floodway Extension Project (Enclosure). The project is a multi-phase / multi-year project and will construct and add existing levees for flood control, add water control features, and will channelize a portion of the Trinity River within the city limits of Dallas, Texas.
2. Because the project has the potential to adversely impact archeological resources within the project area eligible for the *National Register of Historic Places* (NRHP), CESWF entered into consultation with the TXSHPO and ACHP as part of our responsibilities under Section 106 (16 U.S.C. 470f) of the *National Historic Preservation Act* (P.L. 89-665 *et seq.*). That consultation has resulted in the referenced PA prepared per the authority at 36 C.F.R. § 800.13 and signed by District Engineer for the Fort Worth District on August 26, 1998, by the Texas Historic Preservation Officer on September 9, 1998, and formally accepted by the Advisory Council on Historic Preservation on October 8, 1998.
3. The PA stipulates that the planned actions by CESWF have appropriately considered any impacts to potentially significant resources within our project area boundaries and further specifies any necessary additional actions by CESWF with regard to the treatment, preservation, and mitigation of, identified and unknown NRHP historic properties.
4. We are providing your office a copy of the PA for your files. If you have any questions, please contact Mr. Stephen P. Austin in the CESWF Environmental Branch at 817-978-6385.

Enclosure

JAMES S. WELLER
COLONEL, EN
COMMANDING

Mr. Austin/rbp/8-6385
METZ CESWF-EV-EC
HATHORN CESWF-EV-E
JOHNS, CESWF-EV
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MCCARTHY, CESWF-XO
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WISE, CESWF-DD
WELLER, CESWF-DE

PROGRAMMATIC AGREEMENT

BETWEEN THE U.S. ARMY CORPS OF ENGINEERS, FORT WORTH DISTRICT,

THE ADVISORY COUNCIL ON HISTORIC PRESERVATION

AND THE

TEXAS HISTORIC PRESERVATION OFFICER

REGARDING THE DALLAS FLOODWAY EXTENSION PROJECT

WHEREAS the U.S. Army Corps of Engineers, Fort Worth District (CESWF) proposes to extend the Dallas Floodway south along the Trinity River floodplain between Corinth Street and Interstate Hwy. 20, to include construction, renovation, and extension of levees, development of a chain of wetlands with central linear lakes, construction of a series of sumps to contain storm water runoff, and rechannelize approximately 800m (2,600ft) of the Trinity River where it intersects Interstate 45, and which will be referred to herein as the Dallas Floodway Extension Project; and

WHEREAS the CESWF has determined that the Dallas Floodway Extension Project may have adverse effects on historic properties as defined at Section 301 (5) of the National Historic Preservation Act as amended (16 U.S.C. 470w-5); and

WHEREAS because the project is multi-phased over a four year period, has varying degrees of surface and subsurface disturbance, includes a variable identified resource base of historic and prehistoric archaeological sites, and may have an adverse effect on buried cultural resources, the CESWF has elected to comply with Section 106 of the National Historic Preservation Act (16U.S.C. 470f) through execution and implementation of a Programmatic Agreement (PA) pursuant to 36 CFR 800.13; and

WHEREAS the purposes of this PA are to expedite the 106 process by adjusting the relationship between the CESWF and the TXSHPO in the formulation and review of actions related to the DFE Project. This may be accomplished through an agreed upon program of continual interaction and collaboration between the CESWF and the TXHPO on cultural resources discovery and evaluation processes, as well as potential data recovery/mitigative measures. These factors, as well as laboratory procedures and special analyses, and interim reports of findings to other concurring parties, will be covered in stipulations of the PA. Reports on findings will be generated at each project stage although acceptance of a final draft will not be a requisite for continuing work. Problem resolution will be by teleconference; and

WHEREAS the CESWF has consulted with the Advisory Council on Historic Preservation (Council) and the Texas Historic Preservation Officer (TXHPO) in accordance with 36 CFR 800.13 to develop this PA; and

WHEREAS the CESWF pursuant to Section 101(d)(6)(B) of NHPA has invited the Caddo, Tonkawa, Wichita and Comanche tribes of Oklahoma to participate in the consultation in this Programmatic Agreement (PA); and

WHEREAS the CESWF, the TXHPO, and the Council have also invited the City of Dallas to participate in the consultation and to concur in this PA; and

WHEREAS the CESWF and the Council have provided for public involvement of this PA in accordance with 36 CFR 800.13 (c) by Public Scoping Meetings and published public notice; and

NOW, THEREFORE, the CESWF, the Council and TXHPO agree that the CESWF, upon decision to proceed with the DFE Project, shall ensure the following stipulations are implemented in order to take into account the effects of the DFE Project on historic properties.

STIPULATIONS

The CESWF shall ensure that the following stipulations are implemented:

I. General Investigative Requirements

A.) Any modification to the project footprint formulated and presented in the October 1997 Draft EIS will result in a reappraisal by CESWF in consultation with the TXHPO of the known cultural resources that will be subjected to direct or indirect impact by the project.

B.) Once the final construction design has been established, a definitive evaluation will be made on any of the seven previously reported prehistoric archaeological sites (41DL318, 41DL319, 41DL337, 41DL338, 41DL355, 41DL356 and 41DL357) or the historic landfill site (41DL320) that may be impacted by the construction project. The design and implementation of any necessary definitive evaluation (Attachment I) and/or data recovery /mitigative measures (Attachment II) will be carried out prior to beginning construction);

C.) A systematic intensive survey of the upper 80cm in the immediate proposed levee footprint will be completed prior to construction. The purpose of the program will be to search for historic archaeological deposits using a combination of shovel testing and remote sensing devices. Search efforts will be concentrated on high site potential loci identified in or indicated from archival sources. Any resource identified during the procedure will be evaluated for significance as a contributor in the study of historic development and landscape utilization through a specific research design and strategy (Attachment I);

D.) A systematic survey program of deposits below 80cm will be undertaken during the Plans and Specifications Phase prior to beginning construction. This program will be implemented on project footprint terrain that will incur impact below 80cm, ie., sumps, chain of lakes (central channel), river channel realignment (upper 5m). The program may involve the use of probes,

coring devices, backhoe, trackhoe, or a combination of these, to identify buried soil horizons and fossil surfaces with high potential for associated buried cultural deposits. The program will include the evaluation of identified sites in accordance with Appendix I. The mitigation of damages through extensive testing and/or data recovery to any significant resource determined eligible for the NRHP will follow the process outlined in Attachment II;

E.) A monitoring program by a professional archaeological team will be implemented throughout the Construction Phase of the project. Any unanticipated resource encountered will be documented and evaluated in consultation with the TXHPO pursuant to 36CFR800.4 and in accordance with Appendix I, with all those determined to be eligible for the National Register being further subjected to mitigative measures in accordance with Attachment II to minimize loss;

F.) Project review and oversight will primarily rely on review of work in progress, with incremental preparation of interim reports of findings presented in draft and final form for general distribution. In addition, quarterly progress reports written in telegraphic style with tables and figures will be provided to all parties to this agreement;

G.) All information and results of investigations will be the subject of professional technical reports that will be distributed to regional libraries and research facilities. In addition, an edition of the results will be written as a synthesis for distribution to the non-technical public and student population. One-hundred copies of each final report volume will be produced and disseminated broadly to university libraries, state offices and interested parties. Each volume will have a separate management abstract that briefly describes the need for the project, the nature of the cultural investigations and the results of those studies. The abstract will be less than 40 pages in length, printed and bound in manuscript format, and written in a manner that will reach the widest population of readers possible.

II. Treatment of Significant Archaeological Resources

A.) The evaluation and/or data recovery (mitigation) programs in Attachments I and II were developed by the CESWF in consultation with the TXHPO. The programs are responsive to the Secretary of the Interior's Standards and Guidelines for Archaeological Documentation (48FR44734-37) and take into account the Council's publication Treatment of Archaeological Properties (draft, 1980).

B.) Minimum content of programs covered in Attachment I and Attachment II. The CESWF has ensured the program specifies, at a minimum:

1. A detailed research design and orientation based on prevailing themes and issues that will be addressed through testing or data recovery, with a discussion of why they are relevant;
2. A discussion of the field methodology aspects of the research strategy, with an explanation of how it is integrated with the research issues and themes, as well as a means to amend the recovery strategy, when necessary;
3. A discussion of the analytical techniques and how the results will be applied to the

- resolving research issues and themes;
4. The process of model reformulation through periodic incorporation of project data will have a positive effect through increased effectiveness on continued site and component evaluation, as well as on calculating the level of effort in ongoing data recovery/mitigative procedures;
 5. Refinements and reformulation of the research design and orientation, as well as the proposed strategy and analytical processes to test the models, will be presented to the TXHPO for a 15 day review prior to initiation of new fieldwork;
 6. A discussion of the methods and process to be used in both management and the dissemination of data;
 7. The proposed disposition of recovered materials and records;
 8. The process for involving the interested public in the dissemination of data;
 9. The plan for keeping the tribes informed during testing and data recovery operations;
 10. A proposed schedule for field, laboratory and preliminary report production shall be developed for each testing and data recovery plan.

C.) NAGPRA. Pursuant to Section 3(c) of NAGPRA and 43CFR10.5, the CESWF in consultation with the Caddo, Tonkawa, Wichita and Comanche tribes will develop and implement a Plan of Action regarding the management and disposition of Native American Cultural Items. CESWF will ensure that the Plan of Action meets the standards set forth in Attachment C, "Standards for Preparation of NAGPRA Plans of Action." The CESWF will draft a plan for review and comment by the Tribes, who will be given 30 days from receipt to propose modifications.

D.) Curation. Except as provided in Stipulation II. C, CESWF shall ensure that all materials and records resulting from the archaeological investigations are curated in accordance with 36CFR Part 79 by an institution or organization selected by CESWF in consultation with the Council, TXHPO and the tribes.

IV. Disputes and Resolution

A.) Should any party to this PA dispute or object to any action carried out or proposed by the CESWF with respect to the DFE Project or implementation of this PA, the CESWF shall consult with the objecting party to resolve the dispute or objection. If after initiating such consultation the CESWF determines that resolution cannot be made through consultation, the CESWF shall forward all information relevant to the dispute or objection to the Council, including the position of the CESWF relative to the dispute. The Council shall exercise one of the following options within 30 days after receipt of the pertinent documentation:

- 1.) Advise the CESWF that the Council concurs in the proposed CESWF final decision, whereupon the CESWF will respond to the objection accordingly;
- 2.) Provide the CESWF with recommendations, which the CESWF shall take into consideration in reaching a final decision regarding a response to the dispute or objection; or

3.) Notify the CESWF that the Council will comment pursuant to 36CFR800.6(b), and proceed to comment. The resulting comment shall be taken into account by the CESWF in accordance with 36CFR800.6(c)(2) and Section 110 (1) of NHPA.

B.) Should the Council not exercise one of the above options within 30 days after receipt of all pertinent documentation, the CESWF may assume Council concurrence with the CESWF response to the dispute or objection.

C.) The CESWF shall take into account any Council recommendations or comments provided in accordance with this stipulation with reference only to the subject of the objection; the CESWF responsibility to carry out all actions under this PA that are not the subjects of the dispute or objection shall remain unchanged.

D.) At any time during implementation of the measures stipulated in this PA, should a dispute or objection pertaining to this PA be raised by a member of the public, the CESWF shall notify the parties to this PA and take the dispute/objection into account, consulting with the disputee/objector and, should the disputee/objector so request, with any of the parties to this PA to resolve the dispute.

V. Amendments

Any party to this PA may propose to the CESWF that the PA be amended, whereupon the CESWF shall consult with the Council and other parties to this PA to consider such an amendment. 36CFR800.13 shall govern the execution of any such amendment.

VI. Termination

A.) If the CESWF determines that it cannot implement the terms of this PA, or if the TXHPO or Council determines that the PA is not being properly implemented, the CESWF, TXHPO or Council may propose to the other parties to this PA that it be terminated.

B.) The party proposing to terminate this PA shall so notify all concurring parties to this PA, explaining the reasons for termination and affording them at least thirty (30) days to consult and seek alternatives to termination.

C.) Should such consultation fail and the PA be terminated, the CESWF shall either:

1. Consult in accordance with 36CFR800.13 to develop a new PA; or
2. Request the comments of the Council pursuant to 36CFR800.5(e)(6).

VII. Expiration

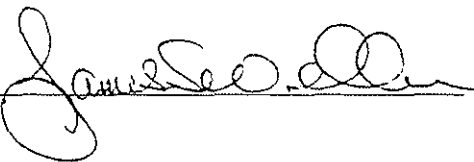
This Programmatic Agreement shall continue in force until such time as the CESWF completes all excavation and construction activity and all DFE Project objectives are operational, which will

include maintenance and stabilization actions which may be required for five years following completion of construction.

VIII. Execution

Execution and implementation of this Programmatic Agreement by the CESWF and the Council, and implementation of its terms, provides confirmation that the CESWF district has afforded the Council and TXHPO an opportunity to comment on the Dallas Floodway Extension Project and its effects on historic properties, and that the CESWF has taken into account the effects of the Dallas Floodway Extension Project on historic properties.

UNITED STATES ARMY CORPS OF ENGINEERS, FORT WORTH DISTRICT

By:  Date: 26 Aug 98

ADVISORY COUNCIL ON HISTORIC PRESERVATION

By:  Date: 10/8/98

TEXAS HISTORIC PRESERVATION OFFICER

By:  Date: 9-9-98

CONCUR:

City of Dallas

By: _____ Date: _____

Caddo Tribe of Oklahoma

By: _____ Date: _____

Tonkawa Tribe of Oklahoma

By: _____ Date: _____

Wichita Tribe of Oklahoma

By: _____ Date: _____

Comanche Tribe

By: _____ Date: _____

ATTACHMENT I

PHASE 2 TESTING AND EVALUATION INVESTIGATIONS IN THE DFE PROJECT AREA

Introduction

The CESWF has formulated a baseline framework from the results of the initial DFE cultural investigations. The framework will be the primary control for the levels of effort and fundamental procedures to be utilized by the project during the early stages of investigation. More detailed research objectives and thematic contexts will be required by each successive project element, and these will elaborate upon, test and result in periodic reformulations of the basic framework. As the reliable data base develops and expands, the ability to readily evaluate a property within the context of an archaeological cultural milieu is obtained.

Research Design

The contextual relationships between and among sites or components of a project inventory figure heavily in the process by which they are evaluated in terms of NRHP eligibility. Each component exist in a broad array of both organizational and abstract analytical contexts. However, for purposes of site or component evaluation, the body of interrelated research themes and issues that are based on the results of prior investigations in the project sub-region is available as a contextual apparatus. Research over the past thirty years and earlier addressed the establishment of a reliable cultural chronology with varying degrees of success., More recent work has concentrated on such behavior oriented themes as changes in settlement-subsistence systems, locational strategies, site typology, site formation processes (taphonomy), rudimentary social organization and structure, among others, although the fundamental issue of cultural stratigraphy remains an important component of research. A synthesis of research efforts in the project vicinity is presented elsewhere (Cliff et al. 1998). The models discussed in the cultural resources report, as well as the issues and themes recognized by the Texas Historical Commission and discussed in their regional planning document (Kenmotsu and Perttula 1993), should be utilized as an evaluation framework for archaeological resources. Consideration should also be given to the findings reported in major syntheses by Story et al. (1990) on the cultural ecology of the project area.

In addition to cultural contextual considerations, sites and components within multiple horizontally and/or vertically stratified sites must meet minimal standards to be considered an eligible candidate for the National Register. Since the relationship between and among artifacts is essential to identifying patterns of behavior, such as activity areas and tool kit analyses, the irretrievable loss of provenience of a relatively small number of artifacts in an assemblage or component will severely limit the value of the assemblage in model testing or reformulation. Consequently, the deposits that contain the artifacts should be *in situ* and the artifact patterns should be as intact as possible given the variety of bioturbative and mechanical natural processes

to which they may have been variably effected. If the disturbance is great enough to entirely obscure or destroy the artifact distributional pattern or if the material from several related components are inextricably mixed, the component or components and artifact patterns must be considered unreliable on all but the most basic analytical levels.

The evaluation process must take into account a wide variety of conditions and criteria other than intact cultural materials and *in situ* deposits. Component composition and chronological position become important factors when weighing the value of sites and components against one another. The field study will be supplemented by archival investigations designed to link the historic site to specific families and/or activities. Those components that have intact deposits and can provide key information on the development of historic contexts and themes may be considered eligible for inclusion to the NRHP, and consequently subject to possible mitigative action per Attachment II. Since data recovery is the most time consuming effort, the components providing the greatest body of reliable information and range of data over relative horizontal space will be given greatest priority. Priority will then be provided to components that can address specific questions or may be essential in addressing and clarifying specific themes or issues. These sites or components may have fewer variables; however, the information generated from these components will be necessary in formulating explanatory models of culture change, etc.

Research Strategy

Phase 2 (testing and evaluation) field methodology and procedures must be oriented to acquiring the data necessary to fulfill the objectives laid out in the research design. Techniques employed may vary with the type of resource being evaluated. For example, the use of a metal detector may be an invaluable aide for investigation of some historic period resources, but have very limited value at others. The use of 10cm or thicker arbitrary levels may be effective in acquiring samples from identified single component prehistoric sites, but their use may be counterproductive in the evaluation of identified multiple horizontally oriented overlapping lenticular artifact distributions typical of multiple stratified prehistoric sites. In addition, many of these latter site class either have been subjected to varying degrees of post-depositional bioturbation or later occupations may have disturbed the distribution left by earlier occupants through intensive site use practices, such as digging storage/refuse pits or hearths/firepits and post holes for structures, among others. As a consequence, the research strategy employed may be oriented toward identifying occupational or walking surfaces rather than horizons, since horizons are frequently post-depositional characteristics imposed on the matrix that may or may not be due, in part, to incorporated cultural debris.

Although standardization, per se, may be considered the ideal pursued in evaluation methodology, the occurrence variability noted above clearly indicates it would not be prudent in all cases. However, guidelines or standards that set minimum and maximum parameters for various evaluation factors are generally recognized throughout the investigative community, as well as state and federal agencies. Such characteristics as controls for horizontal and vertical provenience, establishing definitive horizontal shape (configuration), orientation and size of an

occupation, screen size and technique (water, dry), feature treatment and recordation, among others. The following testing strategy will be applicable to all known archaeological sites considered potentially eligible for inclusion to the National Register of Historic Places (listed in Stipulation I. B.), as well as those historic and prehistoric archaeological sites that will be located during the intensive pre-construction survey investigations and determined potentially eligible:

1. Horizontal dimensions (site delineation) will be established using shovel test excavations or trenching along a standard north oriented grid, with units placed at minimum-maximum intervals of five to 20 meters depending on site characteristics. On sites with deeply buried cultural deposits, coring may be used to identify the surface which can subsequently be reached for testing through removal of overburden by backhoe or other mechanical means.

2. All shovel test units in the upper 100cm of matrix will have horizontal dimensions of 50cm by 50cm. At sites where cultural deposits begin at or below 100cm, trenching may be utilized for vertical delineation of components.

3. Shoring or further horizontal expansion will be necessary before testing operations can proceed at components below 135cm. Mechanical means should be employed to remove overburden that is 40cm or more thick. However, the stripping should be monitored by professional archaeologists to assure that unidentified resources are not destroyed by the process.

4. Once the surface of the uppermost cultural horizon is reached in each test unit, the depth below surface of the stratigraphic sequence, including cultural horizons, will be measured from a permanent datum. Differential variability across a distribution indicates intrasite (component) patterning is present. The intact components that contain higher levels of identifiable and definable activity clusters are evaluated as having greater scientific value; consequently, they are more likely to be eligible for inclusion to the NRHP.

5. Each component in a multiple stratified archaeological site must be recognized for its potential contribution to modeling past human behavior. Consequently, it is likely that given the moderately high potential that most sites will contain multiple components, some of those components may be determined not eligible, while others at the same locus (horizontal) may be determined eligible.

6. At a minimum, all Phase 2 investigations at a specific locus will require:

- a. horizontal and vertical extent of each identified component and/or occupational horizon. At stratified multiple component sites, the surface elevation of each relative to current ground surface should be established;

- b. per every 1500 sq. m of horizontal distribution, the minimum excavation of 10 sq. meters of surface area will be undertaken in higher artifact density areas identified during delineation procedures. At least four of the units should be contiguous in order to evaluate potential horizontal variability (activity areas), with maximum horizontal provenience of one sq. m and maximum vertical provenience by occupation layer or 10cm arbitrary level maintained;

- c. special samples, such as charcoal, faunal or floral materials, will be collected, bagged and stabilized separately, and matrix samples for flotation will be recovered from all other cultural

features encountered, (e g., hearths, firepits, storage or refuse pits, post molds);

d. for sites with no readily apparent natural or cultural stratigraphy, a minimum of one test unit (one meter square) will be excavated in arbitrary five centimeter control levels to search for changes and concentrations in artifact frequency that may relate to living surfaces;

e. sediment and pollen columns should be taken from an intact profile for later analyses, with special efforts made to isolate and/or bracket those from identified components;

f. a 20cm contour interval (maximum) topographic map will be generated for each site, with all pertinent observations, natural setting and the investigative efforts clearly indicated. The surface of each buried component will be plotted using a permanent surface datum and data points below surface for generation and presentation as a three dimensional GIS layer;

g. scaled profile drawings and descriptions of at least one wall of each test unit will be made, as well as scaled drawings in profile and planform of all observed features. Photographic coverage of all profiles, features and plans will also be maintained;

h. A bag list for all samples taken will be maintained in the field, as well as photographic record forms.

7. All material recovered from Phase 2 field investigations will be stabilized and/or washed and/or dried for analyses and curation. Analyses will be by recognized standard categories so that the information can be readily compared to other samples. Analyses of faunal and floral materials will be carried out at a level which considers a wide array of applications, such as seasonality, environmental reconstruction, climatic change, subsistence strategies, energy/caloric contribution and total diet composition. All materials will be labeled and curated in accordance with Texas Archaeological Research Laboratory guidelines.

8. A preliminary report will be produced on the testing procedures, analyses and results at each locus where Phase 2 investigations were carried out. The report, which will essentially be in the format of a site description, will discuss the results of the analyses, chronological implications, and the evaluation (NRHP eligibility) of the site and/or a specific component or components at a locus in contributing to the body of knowledge and understanding of past inhabitants of the area. In addition, comparisons with other known local or regional sites and/or components should be considered. The description will include a discussion of the testing operations, presentation of the topographic map and a discussion of the topographic setting, discussion of the stratigraphic profile, sequence and soil processes, discussions of the artifactual and cultural materials recovered and the analytical procedures used, the presence or absence of activity patterns or clusters (intrasite/intra-component variability). In addition, the description will provide conclusions as to NRHP eligibility and recommendations on whether additional investigations will provide essential new data. The level of effort for mitigating the adverse effect on an NRHP eligible site or component will be included in the recommendations.

The preliminary report will be geared to the dissemination of primary information and presentation of Phase 2 site/component evaluation results. The project has been designed in order that laboratory and report production processes will be undertaken in tandem with field investigations. The preparation and analyses of special samples, such as floral, faunal, pollen, sediment and charcoal for dating, may take a relatively lengthy time to complete. In addition, the

results of these studies are most effective in comparative analyses that precedes syntheses, although they are also utilized to explain factors like the activities and rationale of an occupation or possibly the time of year and the prevailing climatic conditions. The preliminary report will note whether special samples were recovered from a site/component and their status in the ongoing analytical process..

9. A final report on the testing operations will be produced upon completion of testing operations and prior to initiating construction. This report will incorporate the findings from all phase 2 investigations in two formats. The initial format will be primarily presentation of the testing program research design and strategy, site specific data presentation and recommendations for additional work, if necessary. The results of all special samples will be incorporated in each site report, which will include a segment on site interpretation and integration into a larger research paradigm. The second format will concentrate on a synthesis of the phase 2 investigations and a reformulation of the model and research issues or themes explicit in the research design, such as changing settlement patterns and subsistence strategies, adjustments to climatic maximums and minimums, other so-called 'mid-range' themes such as demographics and social structure or organization,, as well as environmental reconstruction and change. Any Phase 3 data recovery operations at specific components tested during the Plans and Specifications phase or Phase 3 mitigation actions undertaken at sites located and evaluated during the Construction phase must address the issues and themes of the reformulated research design.

ATTACHMENT II

PHASE 3 DATA RECOVERY AND MITIGATIVE ACTIONS AT HISTORIC PROPERTIES IN THE DFE PROJECT AREA

Mitigation will take place through two separate processes: 1) as planned procedures resulting from the anticipated loss of data from an identified historic property during projected construction; 2) as salvage operations following on-site evaluation of resources located during construction monitoring and are subsequently determined to be historic properties. The former will follow the evaluation program discussed in Attachment I, and the data recovery strategy will be determined by the results of the testing and the specific themes and research elements which can be addressed through additional investigations at particular loci or components. The field procedures and laboratory analyses will be contingent on the testing results, which will be incorporated into the reformulated research design for Northeast Texas.

By contrast, the mitigation program followed during construction would include many aspects of phase 2 testing and phase 3 data recovery, although all work would be accomplished under crisis management conditions. As a consequence, this latter program would potentially suffer persistent time constraints, which will give it a 'salvage archaeology' character. However, the project contains enough elements to insure that in most instances land moving activities in an area could be routed to an alternate work location until mitigative plans are implemented for any significant cultural resources discovered during construction. *To insure that maximum flexibility is maintained, the construction contractor will be required to identify alternate work areas for each project element.*

Primary concerns during this phase 3 operation is with the excavated areas associated with sumps, diversion channel and chain of wetlands construction. The location of sites through the monitoring of trenching actions is generally not highly successful due to a variety of factors, such as pore water intrusion (water in the matrix of soil horizons), smearing of surfaces by machinery, inability to sample using screens, inaccessibility of close inspection, among others. However, since the areas to be disturbed are not limited to a narrow trench, the potential for identifying an unanticipated archaeological component may be enhanced since a greater surface area will be open for inspection. In addition, a considerable body of locational data would have been generated on the nature of the deposits and cultural components by the investigations during the preceding Plans and Specifications phase.

The sumps, which will average 10 acres in size, will be located above the current floodplain along the edge of the valley wall in areas that have been artificially filled during and by historic use of the area. However, historic and prehistoric surfaces and deposits are believed to be present below the fill, and historic period surfaces or features may be present within the fill. The sumps will extend to between 10 and 15 feet (3 to 4.6m) below surface; consequently, the upper four to five meters of deposits will be removed or severely disturbed. Once the boundaries have been established, a coring and/or trenching program will be undertaken to identify buried deposits and

fossil surfaces. Any historic or prehistoric cultural deposits located by the procedures will be examined to determine potential eligibility. Any site or component determined to be potentially eligible will be evaluated by Phase 2 testing procedures, with subsequent Phase 3 data recovery carried out on components determined to be historic properties. Any potentially significant resources discovered by the construction monitoring team may require Phase 2 testing and Phase 3 data recovery programs as mitigative measures.

The diversion channel, which is approximately 365 meters in length and 70 meters in width, will effect deposits to at least 12 meters below surface. The upper deposits will be sampled during activities covered in the general plan and Phase 2 investigations, with a core sampling plan to identify fossil horizons and evaluate site potential also part of the planned general investigation. However, with the exception of potential testing and data recovery operations on deeply buried archaeological sites (ie., below three meters) identified from the coring program, Phase 3 work will undertaken after identification during construction monitoring.

By contrast, the Chain of Wetlands will essentially be shallow, but will include a central channel or lake that is 20 meters wide and has a maximum depth of three meters. Construction of the central channel will disturb deposits to between three and four meters below surface. The planned program includes: a Phase 1 intensive survey of the upper meter of deposits and a sampling plan for the lower three meters using cores to identify high site potential fossil surfaces and cultural deposits, followed by trenching to inspect the deposits; a Phase 2 testing and evaluation operation at any significant cultural deposits located, and; Phase 3 data recovery at any eligible property that will be adversely effected by construction. However, the linear character of the 20 meter wide central lakes will tend to bisect a variety of buried fossil features, e.g., floodplain rises, relict levees, cut-off meanders (oxbow lakes), that may have associated cultural components. Consequently, Phase 2 and Phase 3 operations may be necessary as mitigative measures of significant resources located by the construction monitoring team.



DEPARTMENT OF THE ARMY
FORT WORTH DISTRICT, CORPS OF ENGINEERS
P. O. BOX 17300
FORT WORTH, TEXAS 76102-0300

REPLY TO
ATTENTION OF:

May 7, 1998

NOTICE OF AVAILABILITY
U.S. ARMY CORPS OF ENGINEERS, FORT WORTH DISTRICT

**Draft General Reevaluation Report and Integrated Environmental Impact
Statement, Dallas Floodway Extension, Trinity River Basin, Texas.**

All interested parties are hereby notified that the U.S. Army Corps of Engineers, Fort Worth District, has prepared a draft report with an integrated Environmental Impact Statement (EIS) addressing proposed activities to provide flood damage reduction and environmental restoration within the Trinity River Basin, City of Dallas, Dallas County, Texas.

Authority. This Notice of Availability is being issued to interested parties in accordance with the National Environmental Policy Act (NEPA) of 1969, Public Law (PL) 91-190, as amended, and the implementing regulations in Engineering Regulation (ER) 200-2-2. Flood damage reduction studies were conducted under the authority of Section 301 of the Rivers and Harbors Act of 1965.

Purpose and Background. Historic flooding and damages were investigated and details of their effects are included in this report. The primary project study area extends along the Trinity River from the existing Dallas Floodway to the confluence of Five Mile Creek, a distance of approximately 9.5 miles. The entire area experienced severe property damages in May 1989 and May 1990 flood events. Two thousand five hundred and fifty structures are located within the existing hydrologic condition Standard Project Floodplain of the study area. Based on January 1997 prices, these structures are estimated to sustain equivalent annual damages of approximately \$6.5 million.

Proposed Action and Alternatives. A wide range of structural and non-structural flood control measures evolved from the analysis of available economic, environmental, engineering, and social data during the course of this study. Non-structural alternatives include flood proofing, relocation, and permanent evacuation. The structural alternatives analyzed during the preliminary screening included channelization, clearing and grubbing, detention dams, swales, levees and combination plans. Additionally, variations of the final concept were analyzed to ensure that the solution was properly located and sized to provide the highest net annual benefits. Alternative plans identified and evaluated included the "No-Action" alternative.

Construction of two 1,200-foot bottom width swales was found to produce the greatest net benefits. This swale plan, extending from the existing Dallas Floodway downstream

PROJECT LANDS AND OPEN SPACE



FIGURE 1

NGVD to a point just downstream of the bridge. The remainder of the existing channel would remain unfilled and connected to the Trinity River for recreational access and aquatic habitat diversity.


Disposal of clean surplus material would occur in a previously disturbed surface mine site. Disposal of clean fill would be within an approximate 1000 acre site in the city of Dallas bounded by Post Oak Road, Pleasant Run Road, East Wintergreen Street, and Cottonwood Creek. The site is located across from the Southside Wastewater Treatment Plant located near the Southern Dallas County border.

An environmental mitigation plan for the FSP would involve acquisition of 1,135 acres in additional project lands, and would consist of grassland preservation, conversion of grassland to bottomland hardwood areas, and habitat improvement on existing bottomland hardwood areas. Environmental mitigation for the LPP would require acquisition, habitat development and management of 1,179 acres. The mitigation lands would be located within the Trinity flood plain within the general vicinity of the proposed project.

Public Meeting. A Public Meeting will be held Tuesday, June 9, 1998 in the Magnolia Ballroom of the Ramada Plaza Hotel, 1011 South Akard Street, Dallas, Texas. Information related to the project will be available as well as personnel from the U. S. Army Corps of Engineers to discuss various aspects of the proposed plan beginning at 5:00 p.m. Beginning at 7:00 p. m., after a brief project overview, the public and agencies will be afforded the opportunity to formally comment on the Draft EIS.

The official closing date for the receipt of comments is 45 days from the date on which the notice of availability of the Draft GRR/EIS appears in the Federal Register which is anticipated to be on or about May 15, 1998.

Copies of the Draft General Reevaluation Report and integrated EIS are available for review at the U.S. Army Corps of Engineers, P.O. Box 17300, 819 Taylor Street, Fort Worth, Texas 76102-0300. Copies have also been distributed to libraries in Dallas, Texas. The main text of the draft GRR/EIS is also available for review on the Fort Worth District Internet Home Page at <http://www.swf.usace.army.mil/>. For further information, contact Mr. Gene T. Rice, Jr., Project Manager, at U.S. Army Corps of Engineers, Fort Worth District, CESWF-PM-C, P.O. Box 17300, Fort Worth, Texas 76102-0300 or call at (817) 978-2110.


James S. Weller
Colonel, Corps of Engineers
District Engineer

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DALLAS FLOODWAY EXTENSION DRAFT EIS**

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