LICENSE # Official Use Only LICENSE APPLICATION To remove sand, gravel or fill material from state owned water bottoms. Submit this application with a \$25/\$50 application fee and a royalty fee ____, or in lieu of royalty fee, a bond in the _____. (See #16 on page 2) amount of \$ Louisiana Department of Wildlife and Fisheries Revenue Section P.O. Box 80399 Baton Rouge, LA 70898 1. Applicant's Name: Name, and title of authorized agent Mailing Address: Mailing Address: Street Address, if different: Street Address, if different: Phone: (Phone: () Email: Email: Statement of authorization: I hereby designate and authorize to act on my behalf as my agent in the processing of this license application and to furnish, upon request, supplemental information in support of this application. Date Signature of Applicant ___ 4. Dredge site information: Waterbody: ____ River Mile Marker: Levee Station Marker: Latitude: _____ Longitude: ____ Parish: Nearest town: Estimated amount of fill sand or fill material to be removed under this license, if granted: 5. Fill sand or fill material: _____cubic yds If material is to be stored at a location other than licensed site, provide the following information: Address or location of site: Latitude: Longitude:_ (Attach a copy of quadrangle map/s) Detailed description of proposed activity (purpose and ultimate disposition of materials) 6. (Use a separate sheet, if necessary) Method of removal of dredged material (circle as appropriate): 7. Bucket Dredge Suction Dredge Cutterhead Other (specify): Proposed beginning date of dredging: 8. 9. Coastal Use Permit # _____ Date of Issue: _____ Expiration Date: ____ ____ Date of Issue: _____ Corps Permit # ____ Expiration Date: ___ Application is hereby made for a license to authorize the activities described herein. I certify that I am familiar with the information contained in this application and that, to the best of my knowledge and belief, such information is true, complete, and accurate. I further certify that I possess the authority to undertake the proposed activities, or I am acting as the duly authorized agent of the applicant. I further stipulate that I have read and agree to abide by the conditions on the reverse of this application form and I understand my rights and obligations thereunder. Signature of Applicant Date Signature of Agent Date

ROYALTY FEES

1. The consideration for which this license has been made is the payment by aforesaid LICENSEE to the DEPARTMENT a minimum royalty at the following rates:

Class A (Commercial resale) 29¢ per cubic yard; Class B (Commercial not for resale) 25¢ per cubic yard; Class C (Noncommercial purpose) 15¢ per cubic yard; Class D (Public benefit) 5¢ per cubic yard; Class E (All other applications) 25¢ per cubic yard

Any interest and/or penalty owed on unpaid royalty shall be established by the DEPARTMENT in accordance with the Administrative Procedure Act.

- 2. LICENSEE agrees to report in a timely fashion to the DEPARTMENT, all dredging performed during the life of this license. It is understood the LICENSEE shall file a monthly report, on forms obtained from the DEPARTMENT, on or before the last day of the month following the month during which the licensed material is removed whether you dredge or not. This monthly report will include all dredging that has been completed during the month that the licensed material is removed. The monthly report shall be accompanied with full payment of all royalty(ies) due the DEPARTMENT. Attachment(s) to this monthly report shall include a cross section survey affidavit(s) as specified in paragraph number 3. Upon failure to pay royalty when due, a penalty of one and one-half percent (1.5%) per month calculated upon the royalty due, shall be levied and collected by the DEPARTMENT in addition to the royalty due. This penalty shall become due without demand for payment by the DEPARTMENT. In cases where there was no job projects during the month, a report shall be filed indicating therein "no operations". Failure to submit a monthly report or submitting a monthly report with false information will be cause for license revocation or suspension.
- 3. During the life of this license, LICENSEE agrees that a cross section survey of each dredge project will be completed by a Registered Professional Engineer or a Registered Professional Land Surveyor for the purpose of determining the quantity of material excavated. Upon completion of a cross section survey by a qualified engineer, LICENSEE agrees to have said engineer complete an affidavit giving pertinent details of the cross section survey. The DEPARTMENT will furnish an affidavit for this purpose. This affidavit will be used as an attachment in conjunction with all cross section surveys. LICENSEE further agrees that each dredge project taking place during the life of this license will be certified in this manner by his qualified engineer.
- 4. It is agreed that LICENSEE, and not DEPARTMENT, shall be liable for any and all state, local, and federal taxes and fees due for any and all materials taken pursuant to this agreement including state severance taxes. It is further understood and agreed that the royalties paid pursuant to this license shall be in addition to, and not in lieu of, any and all state, local and federal taxes and fees, including state severance taxes.

AUDIT & INSPECTION

- 5. DEPARTMENT reserves the right, and the said LICENSEE so agrees, to license the DEPARTMENT'S authorized representatives to examine any and all of LICENSEE'S books, records and memoranda of whatever kind or nature, pertaining to or having any connection whatever with the removal or sale of said licensed material.
- 6. DEPARTMENT further reserves the right, and LICENSEE so agrees, to have the DEPARTMENT'S agents or representatives inspect the dredges, barges, boats, scows or other related equipment of any kind by which the said licensed material is removed, and to keep a check on the number of holding pits at the project stockpile site, and also to determine by whatever means it may deem necessary, the number of cubic yards of licensed material which have been removed from the hereinabove described beds or water bottoms, and to require the payment thereof.
- 7. LICENSEE agrees that it has or will acquire valid permits issued by the United States Army Corps of Engineers, the Louisiana Department of Natural Resources and any other agencies as may be required by law.

LIABILITY, HOLD-HARMLESS, DEFENSE

- 8. LICENSEE agrees that it shall be liable and responsible for any and all damage or damages done, or which may be done by it, its agent, directors, or employees of any kind, whether such damage or damages be done to the property of the State or the property of an individual, firm or corporation, or to any person or persons.
- 9. LICENSEE further agrees to provide legal defense and representation to the DEPARTMENT and/or Louisiana Wildlife and Fisheries Commission for any and all lawsuits and legal claims which may arise as a result of this license or operations hereunder. LICENSEE further agrees to fully indemnify the DEPARTMENT for any and all claims for damages to property or bodily injury (including death) which may arise through the above said lawsuits and legal claims.

OPERATION AND LOCATION

- 10. The extent of a single licensed site in the Mississippi River, the Atchafalaya River, the Red River, the Pearl River (not including the West Pearl), the Calcasieu River below the saltwater barrier, the Ouachita/Black River south of the confluence of Bayou Bartholomew shall not exceed one linear mile and shall not extend across the geometric center line of the stream. The extent of a single licensed site on all other streams except designated Natural and Scenic Streams shall not exceed one linear half mile. Fill material, sand and gravel shall not be licensed to be removed from the water bottom of any designated Natural and Scenic River unless removal of such material is specifically allowed by statute.
- 11. LICENSEE further agrees, binds and obligates itself to notify the DEPARTMENT through the Fill Material License Section of the Department of Wildlife and Fisheries, in writing, at least ten (10) days prior to putting into actual service any and every dredge, barge, scow or boat used in the removal of the licensed material.
- 12. LICENSEE binds and obligates itself not to dredge within one hundred (100) yards of the dredging operations of any other operator holding a similar license from the Department of Wildlife and Fisheries.

REVOCATION OF LICENSE

13. The DEPARTMENT may revoke or suspend any license issued upon a determination by the DEPARTMENT that the holder of the license has violated the statutes or the rules and regulations of the commission; however, the LICENSEE shall be entitled to an appeal from his revocation or suspension through an adjudicatory hearing pursuant to the Administrative Procedure Act, R.S. 49:950 et seq..

VIOLATIONS AND PENALTIES

14. Any person or firm found to be dredging without, or in violation of a validly issued license from this DEPARTMENT shall be subject to civil penalties pursuant to R.S. 56:2012.

ASSIGNMENT OF CONTRACT

15. License is non-transferable.

PERFORMANCE BOND

16. LICENSEE further agrees and obligates itself to execute and furnish to the DEPARTMENT, in advance of issuance of a Commercial License (Class A or B), a bond in the manner prescribed by law. The minimum amount of this performance bond shall be in the amount equal to the known volume (historical capacity) of all existing pits to be filled. The performance bond, based on the volume of material dredged, shall be determined as follows:

Class of License	Bond Value Per Volume Dredged
A - Commercial resale	29¢ per cubic yard
B - Commercial not for resale	25¢ per cubic yard

This bond or irrevocable letter of credit shall designate the DEPARTMENT as payee or beneficiary with a surety company authorized to do business in Louisiana as surety thereon, assuring that it will faithfully, promptly, and diligently carry out and perform all of the conditions and obligations imposed, described and assumed in this license, including but not limited to the payment of all royalties. A certified copy of such bond must be submitted to the Department of Wildlife and Fisheries before commencement of any dredging operation.