EVERSOURCE ENERGY FUNDING AGREEMENT UNDER
SECTION 214 OF THE WATER RESOURCES
DEVELOPMENT ACT OF 2000, AS AMENDED

The District Engineer announces the preliminary intent of the U.S. Army Corps of Engineers, New England District (Corps), to enter into a Memorandum of Agreement with Eversource Energy (ES) to accept and expend funds from ES to expedite processing of its Department of the Army (DA) permit applications pursuant to Section 10 of the Rivers and Harbors Act of 1899 (“Section 10”), Section 404 of the Clean Water Act (“Section 404”), Section 103 of the Marine Protection, Research, and Sanctuaries Act of 1972 (“Section 103”) and authorization requests pursuant to Section 14 of the RHA (33 U.S.C. §408) ("Section 408"), subject to certain limitations pursuant to Section 214 of the Water Resources Development Act of 2000, as amended. This public notice solicits comments from the public on the proposed acceptance and expenditure of funds contributed by ES to expedite the evaluation of ES’s DA permit applications and Section 408 Permission requests.¹

Section 214 of the Water Resources Development Act of 2000 (Section 214), as amended and codified at 33 U.S.C. 2352, provides in part that:

“The Secretary, after public notice, may accept and expend funds contributed by a non-Federal public entity, public utility company, natural gas company, or railroad carrier to expedite the evaluation of a part of that entity, company, or carrier related to a project or activity for a public purpose under the jurisdiction of the Department of the Army.”

ES is eligible to provide funds to the Corps under Section 214 as a non-Federal public entity. The authority to accept and expend funds under Section 214 has been delegated from the Secretary of the Army to District and Division Commanders, including the Commander of the New England District, U.S. Army Corps of Engineers.

Prior to entering into a funding agreement pursuant to Section 214, the Corps must ensure that the funding agreement would not impact impartial decision making by the Corps or adversely affect the timeline for evaluation of the DA permit applications and/or Section 408 authorizations of other

¹ The Memorandum of Agreement and the associated funding will apply to permit applications and Section 408 requests filed by wholly-owned Eversource companies. These include, for example, NSTAR Electric Company dba Eversource Energy, Public Service Company of New Hampshire dba Eversource Energy and The Connecticut Light and Power Company dba Eversource Energy.
applicants/requesters within the district.

**How the Corps Would Expound Funds:**
The Corps Regulatory Program is funded as a Congressionally appropriated line item in the annual Federal budget. Additional funds received from ES would be used by the Corps to expedite the review of ES’s Section 408 requests and Section 404/Section 10 DA permit applications for projects with a public purpose in accordance with the provisions of Section 214. The Corps Regulatory and Section 408 Programs would establish separate accounts to track the receipt and expenditure of the ES funds to ensure they would be expended for the intended purpose. District employees would charge their time against the established account when processing ES’s priority permit applications and conducting other related activities as specified below (see “Activities for Which Funds Would be Expended”).

**Reason for the Funding Agreement:**
ES’s work often requires permits from the Corps under Section 404, Section 10, and require authorizations pursuant to Section 408 for all temporary or permanent alterations, occupations, or use of a water resource development projects constructed by the Corps.

Over the last few years, the number of ES projects requiring DA permits has increased substantially and ES expects that these higher levels will continue for the foreseeable future. Accelerated review and decision making is critical to ES's ability to access its physical utility systems to conduct routine maintenance, construction and emergency repair operations and to ensure system reliability and safety standards are maintained in compliance with national, regional, and industry standards and practices. With this funding agreement, the Corps would be able to provide ES with dedicated staff to ensure priority review, consistency, and opportunity for staff training and process improvements.

**How Acceptance of Funds Is Expected to Expedite the Permit/Authorization Review:** Since the purpose of Section 214 is to expedite the permit review and the Section 408 authorization process, a funding agreement is an ideal vehicle to improve the permitting process. The Corps and ES believe that a dedicated Corps project manager would be able to develop expertise in the types of projects performed by ES, which would improve the efficiency of the review process. Further, based on experience and the volume of expected ES permit applications going forward, the Corps expects that using funds accepted from ES to support a Corps project manager to evaluate ES permit applications would result in expedited reviews for ES projects and to process Section 408 authorizations. A 214-funding agreement would also improve the ability of the Corps and ES to coordinate and prioritize the review of projects based on ES project schedules and deadlines. In addition, this would benefit the reviews of non-ES permit applications because non-funded project managers would have additional time to handle the remaining workload.

**Activities for Which Funds Would be Expended:** Funds would be expended primarily for the labor and overhead of the Regulatory Division for processing ES DA permit applications and to fund Section 408 reviews, as needed.

Such DA permit processing activities could include but would not be limited to the following: pre-application conferences, permit area determinations, application completeness reviews, jurisdictional determinations, site visits, preparation and distribution of public notices, preparation of correspondence, meetings, consultation and coordination with other agencies and consulting parties, public interest reviews, analyses of
alternatives, compensatory mitigation proposal reviews, preparation of environmental assessments, programmatic efforts preparation of permit decision documents and permit compliance. If ES’s funds are expended and not renewed, ES’s remaining permit applications would be processed like those of any other non-participant, in a manner decided by the assigned Regulatory Division project manager and his or her supervisor.

Section 408 program processing activities would include, but would not be limited to, the following: application completeness review, jurisdictional review, site visits, preparation of public notices, preparation of correspondence, meetings, coordination and consultation with other agencies, public interest review, distribution of public notices, engineering reviews, analysis of environmental assessments, preparation of decision documents and application compliance. Funds may also be expended to pay for support services or to hire independent contractors.

**Procedures to Ensure Impartial Decision Making:** To ensure the funds would not impact impartial decision making, the following procedures would be applied:

(a) Instruments for in-lieu fee programs proposed for review by the funding entity would be signed by the District Regulatory Division Chief, an equivalent, or a higher-level position that is not funded by any funding agreement.

(b) All final permit decisions and Section 408 authorizations where funds were used would be reviewed and approved in writing by a Corps official that is at least one level above the typical Corps decision-maker. Funds accepted under the agreement would not be expended for review of such decisions by supervisors or other Corps officials in the decision-making chain of command. Additionally, the one-level-above reviewer would hold a position that is not partially or fully funded by ES for at least one year.

(c) All applications/authorization requests reviewed using funds accepted under the agreement must comply with all applicable laws and regulations. The Corps would not eliminate any procedures or decisions that would otherwise be required for the type of project and permit application under consideration.

(d) All preliminary jurisdictional determinations (JDs) and approved JDs where funds would be used to complete the JD would have documentation in the administrative record that a non-funded Corps Regulatory Program staff member conducted a review of the determination. This review would not require a field review. For those approved JDs that require coordination with the U.S. Environmental Protection Agency, additional internal review would not be required.

(e) Funds from this agreement would not be used for enforcement activities; this includes, but is not limited to, the resolution of non-compliance issues.

(f) The executed funding agreement and all final permit decisions where ES funds are expended would be made available on the Corps Headquarters public web page.

**Impacts to the Regulatory and Section 408 Programs:** We do not expect priority review of the projects to negatively impact either the Regulatory program or Section 408 program or to increase the time for permit evaluations or permission requests of other projects since additional staff will be hired to augment this priority review. We expect that this funding agreement would have a net positive impact on the ability of the Corps Regulatory Program and Section 408 program to evaluate other applicants’ permit applications and authorization requests. The Corps would use the funds to support a Corps project manager(s) time to process ES’s DA permit applications and Section 408 authorizations. This would free up the existing Corps staff that would otherwise be used to process ES applications. Further, since permit process improvements that result from the funding agreement could be applied widely to other permit applicants, the Corps anticipates that this
funding agreement could result in additional time savings for other applicants in the district.

**Consideration and Submission of Comments:** In order to properly evaluate the proposal, we are seeking public comment. Anyone wishing to comment is encouraged to do so. Comments should be submitted in writing by the above date and should refer to the ES Funding Agreement. Comments may be sent electronically to kevin.r.kotelly@usace.army.mil or mailed to:

Kevin R. Kotelly, P.E.  
U.S. Army Corps of Engineers, New England District  
Regulatory Division  
696 Virginia Road  
Concord, MA 01742-2751

This public notice has a 30-day comment period. Following the review of comments received, the New England District Commander will determine if acceptance and expenditure of the funds is in compliance with Section 214 and Section 408. If the District Commander determines, after considering public comments, that the acceptance and expenditure of the funds is in compliance with Section 214 and Section 408, that the District would be able to preserve impartial decision-making, and that the timeframes of permit application reviews for other applicants in the District would not be adversely affected, the New England District may execute a Memorandum of Agreement (MOA) with the ES pursuant to Sections 214 and Section 408, and proceed to accept and expend such funds from ES. Funds will be accepted only if the public interest is better served through cost-effectiveness, enhanced evaluation capability, streamlined permit application processing, or other appropriate justification. A final informational public notice will be issued regarding the District Commander's decision. If a MOA is executed by the Corps and ES and later amended to change the amount of funds previously furnished or to extend the duration of the agreement, no new public notice will be issued provided that the purpose of the agreement remains the same as described in this notice.

For additional information please contact me at (978) 318-8703 or via email at kevin.r.kotelly@usace.army.mil.

Kevin R. Kotelly  
Chief, Permits and Enforcement Branch  
Regulatory Division

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If you would prefer not to continue receiving Public Notices by email, please contact Leslie Martin at (978) 318-8688 or by email at leslie.martin@usace.army.mil. You may also check here ( ) and return this portion of the Public Notice to: Leslie Martin, Regulatory Division, U.S. Army Corps of Engineers, 696 Virginia Road, Concord, MA 01742-2751.

NAME: ____________________________  
ADDRESS: ____________________________  
PHONE: ____________________________