STATE OF MARYLAND
DEPARTMENT OF THE ENVIRONMENT
WATER AND SCIENCE ADMINISTRATION
NONTIDAL WETLANDS AND WATERWAYS PERMIT

PERMIT NUMBER: 17-NT-3089/201760592

EFFECTIVE DATE: March 16, 2018

EXPIRATION DATE: March 16, 2023

PERMITTEE: Columbia Gas Transmission, LLC
5151 San Felipe, Suite 2400
Houston, TX 77056
Attn: Wade Abbott

IN ACCORDANCE WITH ENVIRONMENT ARTICLE §5-503(a), §5-504 AND §5-906(b), ANNOTATED CODE OF MARYLAND (2007 REPLACEMENT VOLUME), COMAR 26.17.04 AND 26.23.01, AND 26.08.02 AND THE ATTACHED CONDITIONS, Columbia Gas Transmission, LLC ("PERMITTEE"), IS HEREBY AUTHORIZED BY THE WATER AND SCIENCE ADMINISTRATION ("ADMINISTRATION") TO CONDUCT A REGULATED ACTIVITY IN A NONTIDAL WETLAND, BUFFER, OR EXPANDED BUFFER, AND/OR TO CHANGE THE COURSE, CURRENT OR CROSS-SECTION OF WATERS OF THE STATE, IN ACCORDANCE WITH THE ATTACHED PLANS APPROVED BY THE ADMINISTRATION ON February 26, 2018 ("APPROVED PLAN") AND PREPARED BY Arcadis U.S., Inc. AND INCORPORATED HEREIN, AS DESCRIBED BELOW:

Construct approximately 3.06 miles of new 8-inch diameter natural gas pipeline in Maryland as part of a 3.37 mile pipeline originating at an interconnection at Columbia’s 1804 and 10240 pipelines in Fulton County, Pennsylvania and extending south to a proposed point of delivery meter station in Morgan County, West Virginia. The proposed project will permanently impact 127 linear feet (923 square feet) and temporarily impact 95 linear feet (1,130 square feet) of perennial and intermittent streams. The project also proposes to temporarily impact 14,885 square feet of regulated floodplain, temporarily impact 2,642 square feet of emergent wetland, and temporarily impact 8,829 square feet of wetland buffer. The proposed project alignment extends from the state line at Fulton County, Pennsylvania in the north, to the state line at Morgan County, West Virginia in the south, and is approximately 1.4 miles west of Hancock in Washington County.

MD Grid Coordinates 228890 x 296837

Denise M. Keenher
Program Manager
Wetlands and Waterways Program

Attachments: Conditions of Permit
Special Conditions
Best Management Practices
SPCC
HDD Contingency Plan
Plans

cc: WSA Compliance Program w/file
U.S. Army Corps of Engineers, Northern Section
1. **Validity**: Permit is valid only for use by Permittee. Permit may be transferred only with prior written approval of the Administration. In the event of transfer, transferee agrees to comply with all terms and conditions of Permit.

2. **Initiation of Work, Modifications and Extension of Term**: Permittee shall initiate authorized activities in waterways, including streams and the 100-year floodplain, within two (2) years of the Effective Date of this Permit or the Permit shall expire. [Annotated Code of Maryland, Environment Article 5-510(a)-(b) and Code of Maryland Regulations 26.17.04.12]. Permittee may submit written requests to the Administration for (a) extension of the period for initiation of work, (b) modification of Permit, including the Approved Plan, or, (c) not later than 45 days prior to Expiration Date, an extension of term. Requests for modification shall be in accordance with applicable regulations and shall state reasons for changes, and shall indicate the impacts on nontidal wetlands, streams, and the floodplain, as applicable. The Administration may grant a request at its sole discretion. (Annotated Code of Maryland, Environment Article 5-510(c), and Code of Maryland Regulations 26.17.04.12, and Annotated Code of Maryland, Environment Article 5-907 and Code of Maryland Regulations 26.23.02.07).

3. **Responsibility and Compliance**: Permittee is fully responsible for all work performed and activities authorized by this Permit shall be performed in compliance with this Permit and Approved Plan. Permittee agrees that a copy of the Permit and Approved Plan shall be kept at the construction site and provided to its employees, agents and contractors. A person (including Permittee, its employees, agents or contractors) who violates or fails to comply with the terms and conditions of this Permit, Approved Plan or an administrative order may be subject to penalties in accordance with §5-514 and §5-911, Department of the Environment Article, Annotated Code of Maryland (2007 Replacement Volume).

4. **Failure to Comply**: If Permittee, its employees, agents or contractors fail to comply with this Permit or Approved Plan, the Administration may, in its discretion, issue an administrative order requiring Permittee, its employees, agents and contractors to cease and desist any activities which violate this Permit, or the Administration may take any other enforcement action available to it by law, including filing civil or criminal charges.

5. **Suspension or Revocation**: Permit may be suspended or revoked by the Administration, after notice of opportunity for a hearing, if Permittee: (a) submits false or inaccurate information in Permit application or subsequently required submittals; (b) deviates from the Approved Plan, specifications, terms and conditions; (c) violates, or is about to violate terms and conditions of this Permit; (d) violates, or is about to violate, any regulation promulgated pursuant to Title 5, Department of the Environment Article, Annotated Code of Maryland as amended; (e) fails to allow authorized representatives of the Administration to enter the site of authorized activities at any reasonable time to conduct inspections and evaluations; (f) fails to comply with the requirements of an administrative action or order issued by the Administration; or (g) does not have vested rights under this Permit and new information, changes in site conditions, or amended regulatory requirements necessitate revocation or suspension.

6. **Other Approvals**: Permit does not authorize any injury to private property, any invasion of rights, or any infringement of federal, State or local laws or regulations, nor does it obviate the need to obtain required authorizations or approvals from other State, federal or local agencies as required by law.

7. **Site Access**: Permittee shall allow authorized representatives of the Administration access to the site of authorized activities during normal business hours to conduct inspections and evaluations necessary to assure compliance with this Authorization. Permittee shall provide necessary assistance to effectively and safely conduct such inspections and evaluations.

8. **Inspection Notification**: Permittee shall notify the Administration's Compliance Program at least five (5) days before starting authorized activities and five (5) days after completion. For Washington County Permittee shall call 301-689-1480. If Permit is for a project that is part of a mining site, please contact the Land and Materials Administration’s Mining Program at 410-537-3557 at least five (5) days before starting authorized activities and five (5) days after completion.

9. **Sediment Control**: Permittee shall obtain approval from the Washington County Soil Conservation District for a grading and sediment control plan specifying soil erosion control measures. The approved grading and sediment control plan shall be included in the Approved Plan, and shall be available at the construction site.

10. **Best Management Practices During Construction**: Permittee, its employees, agents and contractors shall conduct authorized activities in a manner consistent with the Best Management Practices specified by the Administration (see attached).
11. **Disposal of Excess:** Unless otherwise shown on the Approved Plan, all excess fill, spoil material, debris, and construction material shall be disposed of outside of nontidal wetlands, nontidal wetlands buffers, and the 100-year floodplain, and in a location and manner which does not adversely impact surface or subsurface water flow into or out of nontidal wetlands.

12. **Temporary Staging Areas:** Temporary construction trailers or structures, staging areas and stockpiles shall not be located within nontidal wetlands, nontidal wetlands buffers, or the 100-year floodplain unless specifically included on the Approved Plan.

13. **Temporary Stream Access Crossings:** Temporary stream access crossings shall not be constructed or utilized unless shown on the Approved Plan. If temporary stream access crossings are determined necessary prior to initiation of work or at any time during construction, Permittee, its employees, agents or contractors shall submit a written request to the Administration and secure the necessary permits or approvals for such crossings before installation of the crossings. Temporary stream access crossings shall be removed and the disturbance stabilized prior to completion of authorized activity or within one (1) year of installation.

14. **Discharge:** Runoff or accumulated water containing sediment or other suspended materials shall not be discharged into waters of the State unless treated by an approved sediment control device or structure.

15. **Instream Construction Prohibition:** To protect important aquatic species, motor-driven construction equipment shall not be allowed within stream channels unless on authorized ford crossings. Activities within stream channels are prohibited as determined by the classification of the stream (COMAR 26.08.02.08): The Potomac River and Little Tonoloway Creek are Use I waterways; in-stream work may not be conducted from March 1 through June 15 inclusive, of any year. See Special Condition No. 3.

16. **Instream Blasting:** Permittee shall obtain prior written approval from the Administration before blasting or using explosives in the stream channel. See Special Condition No. 2.

17. **Minimum Disturbance:** Any disturbance of stream banks, channel bottom, wetlands, and wetlands buffer authorized by Permit or Approved Plan shall be the minimum necessary to conduct permitted activities. All disturbed areas shall be stabilized vegetatively no later than seven (7) days after construction is completed or in accordance with the approved grading or sediment and erosion control plan.

18. **Restoration of Construction Site:** Permittee shall restore the construction site upon completion of authorized activities. Undercutting, meandering or degradation of the stream banks or channel bottom, any deposition of sediment or other materials, and any alteration of wetland vegetation, soils, or hydrology, resulting directly or indirectly from construction or authorized activities, shall be corrected by Permittee as directed by the Administration.

---

**SPECIAL CONDITIONS OF PERMIT**

1. Prior to commencement of work, the Permittee shall provide an Independent Environmental Monitor (IEM) to ensure compliance with the scope and conditions of this Permit. The Independent Environmental Monitor shall be selected in consultation with the Administration, be on site at all times during construction activities, and report directly to the Administration’s Compliance Program.

2. No blasting is permitted without prior written approval from the Administration. The Permittee shall obtain prior written approval from the Administration (Wetlands and Waterways Program) before blasting or using explosives for any aspect of this project.

3. Time-of-year work restrictions shall be in effect for all instream work and for Horizontal Directional Drilling (HDD) activities. The Potomac River and Little Tonoloway Creek are Use I waterways; in-stream work may not be conducted from March 1 through June 15 inclusive, of any year.

4. The Horizontal Directional Drilling Contingency Plan shall be in effect and implemented during all Horizontal Directional Drilling (HDD) activities.

5. The drilling fluid used in HDD operations shall consist of water and bentonite clay. No additives are permitted without prior approval from the Administration. The Permittee may submit for pre-approval a list of thickening additives to be stored on site in order to prevent delays in the drilling operation. Any additive must be certified in conformance with ANSI/NSF Standard 60 (Drinking Water Treatment Chemicals - Health Effects) and used in the manner indicated in the certification of the additive.

6. The HDD Contingency Plan shall be implemented as approved by the Administration and amended in the following Special Conditions No. 7 and No. 8. Any revisions to the Plan shall be approved by the Administration prior to implementation.
7. Section 2.0 of the HDD Contingency Plan is amended to require the Permittee with oversight by the IEM, to conduct visual monitoring of the Potomac River from a boat during all HDD operations under the river from sunrise to sunset.

8. Section 2.2 of the HDD Contingency Plan is amended to require the Permittee to immediately notify the WSA Compliance Program of each detected inadvertent release, including those which occur outside the State of Maryland but which could impact a waters of the State. Permittee shall notify the MDE Compliance Division within 24 hours of any leaks or explosions associated with the operation of this pipeline.

9. Permittee shall identify the downstream public drinking water intake facilities to the mouth of the Potomac River and the Chesapeake Bay and maintain a list of emergency contact numbers. In the event of an inadvertent release of drilling fluid or pollution event to the Potomac River or Little Tonoloway Creek, the Permittee shall immediately notify these downstream public drinking water intake facilities.

10. In the event of an inadvertent release of drilling fluid or a pollution event in the Potomac River or Little Tonoloway Creek, the Permittee will provide water quality monitoring downstream from the release until water quality satisfies the requirements of COMAR 26.08.02 for a Use 1 stream or matches the levels found immediately upstream from the release.

11. Prior to the start of work, the Permittee shall provide to the Wetlands and Waterways Program a copy of the final, approved Erosion and Sediment Control Plans.

12. After the first earth disturbance occurs on the site, and thenceforth during the entire period of Permit coverage whether the site is active or inactive, the Permittee shall conduct inspections of the permitted area. The person(s) inspecting the site may be a person on the Permittee staff or a third party hired or arranged to conduct inspections. The person conducting the inspection must hold a valid certificate of attendance at training program for responsible personnel as required by Section 4-104(b) of the Environment Article, unless the erosion and sediment control plan approval authority has waived the requirement for a Certificate of Training in accordance with Section 4-104(c) of the Environment Article. The Permittee shall conduct inspections at the following intervals: a. Once each calendar week (Sunday to Saturday), except as in c; b. The next day after a rainfall event resulting in runoff, except as in c; c. For areas meeting stabilization requirements of COMAR 26.17.01.07.B.6(f) and the erosion and sediment control plan, once per month. (If construction activity resumes in such a portion of the site at a later date, the inspection frequency immediately increases to that required in a and b; the Permittee must document the beginning and ending dates of the period of stabilization in its inspection records).

13. Written reports of all inspections conducted by the Permittee shall be kept on file by the Permittee and submitted to the WSA Compliance Program within one business day of a request for the records. The Permittee shall ensure that the report includes: (1) the date and time of the inspection; (2) the name(s) of the individual(s) who performed the inspection; (3) an assessment of the condition of erosion and sediment controls and how any deficiencies were or are being addressed; (4) a description and date of any erosion and sediment control implementation and maintenance performed, including identification of any controls that have not been installed as required; and (5) a description of the site's present phase of construction.

14. Compliance with the Spill Prevention Control and Countermeasure Plan (SPCC) shall become a condition of this Permit (see attached).

15. The Permittee shall conduct all work authorized in this Permit in such a manner that it shall not damage or degrade any wells during construction. Nothing in this Permit authorizes the Permittee to damage or degrade any wells. In addition, for wells within 500 feet of workspaces, including those areas above HDD operations, the Permittee shall conduct, with the landowner's permission, pre and post construction monitoring for well yield and water quality. Records of such monitoring shall be kept on file by the Permittee and submitted to the WSA Compliance Program within one business day of a request for the records. In the event damage or degradation occurs to any wells, the Permittee shall replace or repair any wells it damages or degrades while performing work under this Permit, and, at a minimum, provide a temporary water supply to the affected landowner(s) until the repair or replacement is complete. Notwithstanding the above obligations, however, nothing in this Permit shall limit the authority of the Administration to seek any other relief or corrective action available to it under law in the event of a violation of this condition. This condition shall not be construed to limit any authority of the Department to issue any order or to take any action it deems necessary to protect public health or the environment, or to limit any authority the Department now has or may hereafter be delegated.
16. Nothing in this Permit authorizes the Permittee to unreasonably impact other water user(s) in the vicinity of the project. The Permittee shall conduct the work authorized in this Permit in such a manner that it shall not unreasonably impact such user(s). The Permittee shall comply with the following procedures, at a minimum, when other water user(s) in the vicinity are determined by the Administration to have been unreasonably impacted by the Permittee.

- If the Administration determines that other water user(s) in the vicinity of the project are unreasonably impacted by the work authorized under this Permit, the Permittee shall within twenty-four (24) hours provide bottled water for drinking and, if required by the Administration, a tanker for other uses. The Administration may require the Permittee to replace or retrofit the water supply well of an impacted user or take other corrective measures. In addition, the Administration may require the Permittee to reduce and/or cease the project to temporarily eliminate an unreasonable impact on other users or to require a third party investigation to determine if the Permittee work authorized under this Permit is causing an unreasonable impact on a nearby water supply well.

- An individual domestic water supply which has been determined by the Administration to be adversely impacted by the work authorized under this Permit shall be considered adequately replaced when the Permittee provides a new or retrofitted well, or alternative water supply approved by the Administration and the County Environmental Health Department. A new or retrofitted well shall meet the minimum yield requirements established in COMAR 26.04.04.26 and approval of use requirements established in COMAR 26.04.04.30, and County Environmental Health Department approval.

- Any non-domestic water supply which has been determined by the Administration to be adversely impacted by the work authorized under this Permit shall be considered adequately replaced when the Permittee provides a new or retrofitted well or other alternative water supply approved by the Administration and County Environmental Health Department. A new or retrofitted well shall be capable of yielding water at the same quantity and quality of water used or needed by the property owner/entity in the five years prior to the water supply disruption. A new or retrofitted non-domestic water supply for potable uses, must also meet the approval of use requirements in COMAR 26.04.04.30.

- If the water supply interruption is not of a temporary nature, the Permittee shall provide a permanent retrofitted/replacement water supply of a sufficient quantity and quality for the required use within a reasonable time, not to exceed 60 days. If any event occurs which causes, or which the Permittee reasonably expects to cause, a delay of the work to be performed under this condition, the Permittee shall notify the WSA Compliance Program in writing, within ten (10) working days of obtaining knowledge of the occurrence of such event and of its impact on timely compliance. The notice shall identify the cause of the delay, an estimate of the anticipated length of delay, the measures taken and to be taken by the Permittee to prevent or minimize the delay, and an estimate of the date by which such measures will be completed. The Permittee shall promptly comply with the requirements of this condition as soon as reasonably possible. The Permittee may request, in writing, an extension of the deadline at least ten (10) working days prior to the deadline. The Department may, at its sole discretion, grant an extension upon such a request.

Notwithstanding the above obligations, however, nothing in this Permit shall limit the authority of the Administration to seek any other relief or corrective action available to it under law in the event of a violation of this condition. This condition shall not be construed to limit any authority of the Administration to issue any order or to take any action it deems necessary to protect public health or the environment, or to limit any authority the Administration now has or may hereafter be delegated.

17. To prevent the formation of sinkholes and possible adverse impacts to underground water supplies, the Permittee will incorporate best management practices (BMPs) to seal voids uncovered by trenching operations. At a minimum, the Permittee shall adhere to the following procedures for sinkhole remediation:

**Sinkhole Remediation**

Proper sinkhole remediation involves a three-step process:
- Investigation
- Stabilization
- Final grading

The method of sinkhole remediation is contingent upon the scope of the problem and the nature of subsequent land use.
Investigation
The investigation phase should determine the areal extent and depth of the sinkhole. The investigation should also determine the depth and location of bedrock pinnacles upon which sinkhole stabilization may be founded. The investigation may consist of visual inspection, excavation, or installation of soil borings, and may be conducted in combination with geophysical studies.

Visual Inspection - This is generally useful for smaller sinkholes (less than 10 feet in diameter), where the bedrock “throat” of a sinkhole is entirely visible from ground surface.

Excavation - Backhoe excavation is commonly useful for small to moderately sized sinkholes (less than 20 feet in diameter), where the throat of a sinkhole is not visible from ground surface. A track hoe, “clamshell,” or other type of equipment may be useful where soil depths exceed approximately 15 feet. Unconsolidated material (soil and fill) is removed from the sinkhole until bedrock pinnacles and/or the throat of the sinkhole is visible.

Soil Borings - Auger, core, airtrack, or other boring equipment is utilized where large sinkholes and/or extensive sinkhole development is anticipated, and critical foundation structures are planned (bridge abutments, major roadways, and structures with loadings concentrated over small areas). This investigation involves a closely spaced boring program to determine the location and depth of bedrock pinnacles and cavities and sinkhole throats.

Geophysical Studies - Geophysical measurements may be used in conjunction with intrusive methods to further delineate the sinkhole dimensions. Studies include but are not limited to the use of electromagnetic terrain conductivity (EMC), seismic refraction, or resistivity.

Stabilization
Stabilization of sinkholes may involve reverse-grade backfilling, grouting, or subsurface engineered structures.

Reverse-graded Backfilling - This method is generally useful on small to moderately sized sinkholes. The throat of the sinkhole is excavated, and then filled with clean, interlocking, rock material. The stone diameter of the initial fill layer should be approximately one-half the diameter of the throat or cutter width. Above the initial fill layer is placed progressively smaller diameter clean rock fill up to or near the ground surface. Compaction of each rock grade is essential. Generally a minimum of three gradation sizes of fill are necessary for stabilization.

Grouting - This method is generally useful for moderate to large sinkholes. Borings are placed in the ground adjacent to the sinkhole and a concrete mix (grout) is injected, either under pressure or gravity, into the subsurface.

Engineered Subsurface Structures - This method is generally used on larger sinkholes or where concentrated load-bearing structures are anticipated. The technique involves creating a bridge between bedrock pinnacles to form a stable base, above which appropriate construction may be completed.

Final Grading
In order to provide permanent stabilization and prevent groundwater contamination, final grading of the sinkhole location must be completed to avoid infiltration of water from the ground surface. Where structures such as roads, buildings, parking lots, or other impervious surfaces are planned, grading and construction over stabilized sinkholes may proceed as is appropriate. Where open space is planned at stabilized sinkhole locations, the final grading should include the placement of low permeability topsoil or clay and a vegetative cover, with a positive grade maintained away from the sinkhole location to avoid ponding or infiltration.

18. Prior to hydrostatic testing of the gas line, Permittee must provide the Administration and the Department of Natural Resources with specific information relative to the source of test water and the manner and location in which the water will be disposed. If the source or waste location of the water involves other than municipal water and sewer systems, the Department must approve the plan prior to line testing. Additional Conditions may be imposed if the water is drawn directly from, or returned to Waters of the State, or regulated Nontidal Wetlands, or the 25-foot nontidal wetland buffer.

19. Permittee shall comply with the Air and Radiation Administration requirements of COMAR 26.11.06.03D. The MDE Air and Radiation Administration Compliance Program monitors this aspect of the work.
20. A Toxic Materials Permit is required for the application of certain pesticides to eradicate vegetation near or within any regulated wetland or waterway. The Permittee shall obtain a Toxic Material Permit from MDE prior to the use of these chemicals.

21. The Permittee shall use an applicator certified by the State of Maryland for the application of any pesticide which is required to be applied by a certified applicator.

22. If the Permittee transfers ownership or operation of this pipeline after completion, the Permittee shall, at the time of transfer, notify the Administration’s Wetlands and Waters Program and shall advise the new owner/operator in writing of MDE conditions that must be met for continued operation and provide a copy of such notification to MDE.

23. The Permittee shall report to the Administration’s Wetlands and Waterway Program within one business day any citizen making a complaint to the Permittee reporting leaking gas or any other release from the construction or operation of the pipeline. This can be made by phone or email. The Permittee shall provide to the Administration in writing the completed or planned response and any planned or actual corrective action to address the citizen complaint within 3 business days.

FEDERALLY MANDATED STATE AUTHORIZATION

The State of Maryland issued a Water Quality Certification to the U.S. Army Corps of Engineers for projects receiving federal authorization under the Maryland State Programmatic General Permit 5.

U.S. ARMY CORPS OF ENGINEERS AUTHORIZATION

The U.S. Army Corps of Engineers has reviewed this activity under the Maryland State Programmatic General Permit (MDSPGP-5), as a Category B activity. The federal authorization will be sent separately by the Corps and should be followed when performing the authorized work.
BEST MANAGEMENT PRACTICES FOR WORKING IN
NONTIDAL WETLANDS, WETLAND BUFFERS,
WATERWAYS, AND 100-YEAR FLOODPLAINS

1) No excess fill, construction material, or debris shall be stockpiled or stored in nontidal wetlands, nontidal wetland buffers, waterways, or the 100-year floodplain.

2) Place materials in a location and manner which does not adversely impact surface or subsurface water flow into or out of nontidal wetlands, nontidal wetland buffers, waterways, or the 100-year floodplain.

3) Do not use the excavated material as backfill if it contains waste metal products, unsightly debris, toxic material, or any other deleterious substance. If additional backfill is required, use clean material free of waste metal products, unsightly debris, toxic material, or any other deleterious substance.

4) Place heavy equipment on mats or suitably operate the equipment to prevent damage to nontidal wetlands, nontidal wetland buffers, waterways, or the 100-year floodplain.

5) Repair and maintain any serviceable structure or fill so there is no permanent loss of nontidal wetlands, nontidal wetland buffers, or waterways, or permanent modification of the 100-year floodplain in excess of that lost under the originally authorized structure or fill.

6) Rectify any nontidal wetlands, wetland buffers, waterways, or 100-year floodplain temporarily impacted by any construction.

7) All stabilization in the nontidal wetland and nontidal wetland buffer shall consist of the following species: Annual Ryegrass (Lolium multiflorum), Millet (Setaria italica), Barley (Hordeum sp.), Oats (Avena sp.), and/or Rye (Secale cereale). These species will allow for the stabilization of the site while also allowing for the voluntary revegetation of natural wetland species. Other non-persistent vegetation may be acceptable, but must be approved by the Nontidal Wetlands and Waterways Division. Kentucky 31 fescue shall not be utilized in wetland or buffer areas. The area should be seeded and mulched to reduce erosion after construction activities have been completed.

8) After installation has been completed, make post-construction grades and elevations the same as the original grades and elevations in temporarily impacted areas.

9) To protect aquatic species, in-stream work is prohibited as determined by the classification of the stream:

   Use I waters: In-stream work shall not be conducted during the period March 1 through June 15, inclusive, during any year.
   Use III waters: In-stream work shall not be conducted during the period October 1 through April 30, inclusive, during any year.
   Use IV waters: In-stream work shall not be conducted during the period March 1 through May 31, inclusive, during any year.

10) Stormwater runoff from impervious surfaces shall be controlled to prevent the washing of debris into the waterway.

11) Culverts shall be constructed and any riprap placed so as not to obstruct the movement of aquatic species, unless the purpose of the activity is to impound water.