November 8, 2017

Davc Kuisti
Idaho Transportation Department
2600 Frontage Road
Lewiston, Idaho 83501

RE: FINAL 401 Water Quality Certification for NWW-2017-537-B02, ITD/US12, Fish Creek Bridge, MP 120.1

Dear Mr. Kuisti:

A public comment period occurred from October 12, 2017 to November 2, 2017. During that period the Idaho Department of Environmental Quality (DEQ) received comments from the Idaho Conservation League. DEQ considered the comments proposed and modified the water quality certification accordingly. The final Section 401 water quality certification for the above referenced project is attached.

Section 401 of the Clean Water Act requires that states issue certifications for activities which are authorized by a federal permit and which may result in the discharge to surface waters. In Idaho, the DEQ is responsible for reviewing these activities and evaluating whether the activity will comply with Idaho’s Water Quality Standards, including any applicable water quality management plans (e.g., total maximum daily loads). A federal discharge permit cannot be issued until DEQ has provided certification or waived certification, or by taking no action.

This letter is to inform you that DEQ has evaluated the information submitted to us by the U.S. Army Corps of Engineers and is issuing the attached 401 certification, subject to the terms and conditions contained therein.

If you have any questions or concerns please contact me at (208) 799-4370 or john.cardwell@deq.idaho.gov.

Sincerely,

John Cardwell
Regional Administrator
Lewiston Regional Office

ec: Nicholle Braspennickx, ACOE
    Loren Moore, DEQ State Office
    Sujata Connell, DEQ LRO
    Shawn W. Smith, ITD
Army Corps of Engineers Nationwide Permit # NWW-2017-537B02 Water Quality Certification

The Idaho Department of Environmental Quality prepared a 401 Water Quality Certification (WQC) for the draft 404 permit proposed to be issued by Army Corps of Engineers (ACOE) to the Idaho Transportation Department Fish Creek/Highway 12 bridge replacement project. DEQ conducted a 21-day public comment period from October 12, 2017 through November 2, 2017. DEQ received comments from one organization, The Idaho Conservation League (ICL). The comments are listed below with corresponding responses from DEQ.

1. Permit Documents

We request that DEQ provide the documentation on which DEQ based its Draft 401 Certification of the permittee’s proposed activity. We also request that DEQ provide this information in its electronic public notice for future draft 401 certifications. This documentation includes, but is not limited to, the permittee’s 404 permit application and the permittee’s joint application for permit.

DEQ’s Draft 401 Certification in this instance frequently refers back to the permittee’s permit application documents, in order to explain how and why the permittee’s proposed project will comply with the applicable water quality requirements. However, DEQ’s public notice did not provide any of the documents or background information to which it referred in its 401 certification. As such, the general public and concerned citizens lack the necessary information to understand the proposed project and DEQ’s certification.

Including supporting documents and information is standard DEQ practice in other permitting contexts such as air permitting. There, DEQ attaches the permittee’s permit application along with DEQ’s statement of basis and draft air permit. Although, DEQ does not draft statements of bases in the 401 context, we request DEQ provide the other relevant supporting documents and information when presenting a draft 401 certification for public review. Doing so would not necessitate significant time or resources on DEQ’s part, and including these documents would significantly support and facilitate public involvement and understanding.

Response:

- The ACOE request for certification and supporting documentation for the Fish Creek bridge replacement project is available by contacting the ACOE or by email:

  Walla Walla District
  CENWW-OC
  201 North 3rd AVE
  Walla Walla, WA 99362-1876
  foia-nww@usace.army.mil
  Phone: 509-527-7706
  Fax: 509-527-7819

2. Project Location and Description

We request DEQ provide the latitude and longitude for the proposed project and for all future project proposals. We also request that the Project Description provide more detail of the scope, actions, and impacts anticipated from the permittee’s proposal.

As a general matter, DEQ should always provide the latitude and longitude or an address to the location of the proposed project or activity. Providing this information whether required by rule or not is a basic
courtesy, which assists the general public and allows them to more easily locate the proposed project.

In addition, the Project Description should provide the details and specifics necessary to fully evaluate the grounds upon which DEQ certified the proposed project. Prior 401 certifications issued by DEQ have included specifics such as the duration of the proposed work, the linear feet or surface area of streambank impacted, the size and quantity of riprap to be installed, etc. It is unclear why this Project Description appears to be particularly lacking in this regard.

Response:

- DEQ provides the legal project location to the ¼, ¼ section. A narrative description of the project location is also provided in the project description section of the certification.
- DEQ has updated the certification to include the scope latitude longitude and actions in the project description. The Antidegradation Review section and the Protection and Maintenance of Existing Uses section of the certification also provide more project detail and scope.

3. Tier II Protection

At page 2 of DEQ’s Draft 401 Certification, DEQ states, “According to DEQ’s 2014 Integrated Report, this receiving water body AU is fully supporting its coldwater aquatic life and secondary contact recreation beneficial uses (IDAPA 58.01.02.052.05.a).” We request DEQ provide the citation to the 2014 Integrated Report, where the report identifies the specific beneficial uses fully supported in Fish Creek.

We also request that DEQ explain why it did not accord Fish Creek Tier II protection of the other beneficial uses supported by this water body, including primary contact recreation, agricultural and industrial water supply, wildlife habitat, and aesthetics. Pursuant to IDAPA 58.01.01.05.b., water bodies identified in the Integrated Report as not assessed will be provided an appropriate level of protection on a case-by-case basis using information available at the time of a proposal for a new or reissued permit or license. DEQ’s Draft 401 Certification does not indicate that DEQ conducted the analysis of Fish Creek required by IDAPA regulation cited above to determine whether Tier II protection should be accorded to the other beneficial uses supported by this water body. If DEQ has not conducted this analysis, we request DEQ do so and provide that analysis in a reissued draft 401 certification.

Response:

- This Fish Creek assessment unit (ID17060303CL052_04) is in Category 2, waters fully supporting assessed beneficial uses, for cold water aquatic life and secondary contact recreation. This assessment unit can be found in Appendix F of Idaho’s 2014 Integrated Report, https://www.deq.idaho.gov/media/60179654/idaho-2014-integrated-report.pdf.
- This assessment unit has cold water aquatic life and secondary contact recreation uses that have been assessed and are fully supporting. In addition to these uses, all waters of the state are protected for agricultural and industrial water supply, wildlife habitat, and aesthetics (IDAPA 58.01.02.100). Protection of these uses will generally be satisfied by complying with the water quality criteria found in IDAPA 58.01.02.200. Because cold water aquatic life and contact recreation uses are considered more sensitive uses than agricultural and industrial water supply, wildlife habitat, and aesthetics, these uses are considered to be supported when cold water aquatic life and contact recreation are supported.
- E.coli sample data from Fish Creek are well below the primary contact recreation sample maximum of four hundred six (406) E.coli organisms per one hundred (100) ml and secondary contact recreation sample maximum of five hundred seventy-six (576) E.coli organisms per one hundred (100) ml (IDAPA 58.01.02.251.i). This assessment unit has been assessed for secondary contact recreation and will be given Tier II protection for that use.
Idaho Department of Environmental Quality
Final §401 Water Quality Certification

November 8, 2017

404 Permit Application Number: NWW-2017-537-B02, ITD/US 12, Fish Creek Bridge, MP120.1 ITD Key No. 13883

Applicant/Authorized Agent: Idaho Transportation Department

Project Location: MP 120.1 US highway 12, T35N R9E S33 SW ¼ NW ¼
Latitude: 46.333417 Longitude: 115.346448

Receiving Water Body: Fish Creek

Pursuant to the provisions of Section 401(a)(1) of the Federal Water Pollution Control Act (Clean Water Act), as amended; 33 U.S.C. Section 1341(a)(1); and Idaho Code §§ 39-101 et seq. and 39-3601 et seq., the Idaho Department of Environmental Quality (DEQ) has authority to review activities receiving Section 404 dredge and fill permits and issue water quality certification decisions.

Based upon its review of the joint application for permit, received on September 15, 2017, DEQ certifies that if the permittee complies with the terms and conditions imposed by the permit along with the conditions set forth in this water quality certification, then there is reasonable assurance the activity will comply with the applicable requirements of Sections 301, 302, 303, 306, and 307 of the Clean Water Act, the Idaho Water Quality Standards (WQS) (IDAPA 58.01.02), and other appropriate water quality requirements of state law.

This certification does not constitute authorization of the permitted activities by any other state or federal agency or private person or entity. This certification does not excuse the permit holder from the obligation to obtain any other necessary approvals, authorizations, or permits.

Project Description

The project will remove the existing bridge and one instream pier from US highway 12 over Fish Creek and replace with a 112 foot long and 38 foot wide single span bridge that uses 6 precast AASHTO type IV girders to support the roadway and bridge rail above the stream channel. All instream work including pier removal and protective riprap placement will be conducted during the low flow season and fisheries work window between July 15 and August 15. 40 linear feet of stream channel will be impacted as well as 116 cubic yards of material will be placed into Fish Creek. A cofferdam will be in place to effectively divert flow around work area.

Antidegradation Review

The WQS contain an antidegradation policy providing three levels of protection to water bodies in Idaho (IDAPA 58.01.02.051).
• Tier I Protection. The first level of protection applies to all water bodies subject to Clean Water Act jurisdiction and ensures that existing uses of a water body and the level of water quality necessary to protect those existing uses will be maintained and protected (IDAPA 58.01.02.051.01; 58.01.02.052.01). Additionally, a Tier I review is performed for all new or reissued permits or licenses (IDAPA 58.01.02.052.07).

• Tier II Protection. The second level of protection applies to those water bodies considered high quality and ensures that no lowering of water quality will be allowed unless deemed necessary to accommodate important economic or social development (IDAPA 58.01.02.051.02; 58.01.02.052.08).

• Tier III Protection. The third level of protection applies to water bodies that have been designated outstanding resource waters and requires that activities not cause a lowering of water quality (IDAPA 58.01.02.051.03; 58.01.02.052.09).

DEQ is employing a water body by water body approach to implementing Idaho’s antidegradation policy. This approach means that any water body fully supporting its beneficial uses will be considered high quality (IDAPA 58.01.02.052.05.a). Any water body not fully supporting its beneficial uses will be provided Tier I protection for that use, unless specific circumstances warranting Tier II protection are met (IDAPA 58.01.02.052.05.c). The most recent federally approved Integrated Report and supporting data are used to determine support status and the tier of protection (IDAPA 58.01.02.052.05).

**Pollutants of Concern**

The primary pollutants of concern for this project are sediment and temperature. As part of the Section 401 water quality certification, DEQ is requiring the applicant comply with various conditions to protect water quality and to meet Idaho WQS, including the water quality criteria applicable to sediment and temperature.

**Receiving Water Body Level of Protection**

This project is located on Fish Creek within the Lochsa River Subbasin assessment unit (AU) ID17060303CL052_04 (Fish Creek - Hungery Creek to mouth). Beneficial uses for this AU have not been designated. Because DEQ presumes most waters in the state will support cold water aquatic life and primary or secondary contact recreation beneficial uses, undesignated waters are protected for these uses (IDAPA 58.01.02.101.01.a). In addition to these uses, all waters of the state are protected for agricultural and industrial water supply, wildlife habitat, and aesthetics (IDAPA 58.01.02.100).

According to DEQ's 2014 Integrated Report, this receiving water body AU is fully supporting its coldwater aquatic life and secondary contact recreation beneficial uses (IDAPA 58.01.02.052.05.a). As such, DEQ will provide Tier II protection in addition to Tier I for this water body (IDAPA 58.01.02.051.02; 58.01.02.051.01).

**Protection and Maintenance of Existing Uses (Tier I Protection)**

A Tier I review is performed for all new or reissued permits or licenses, applies to all waters subject to the jurisdiction of the Clean Water Act, and requires demonstration that existing uses
and the level of water quality necessary to protect existing uses shall be maintained and protected. The numeric and narrative criteria in the WQS are set at levels that ensure protection of existing and designated beneficial uses.

During project construction, the applicant will implement, install, maintain, monitor, and adaptively manage best management practices (BMPs) directed toward reducing erosion and minimizing turbidity levels in receiving water bodies downstream of the project. In addition, permanent erosion and sediment controls will be installed at this site that will minimize or prevent future sediment contributions from the project area. All in-water work will be conducted during low flows to reduce the potential for turbidity. As long as the project is conducted in accordance with the provisions of the project plans, Section 404 permit, and conditions of this certification, then there is reasonable assurance the project will comply with the state’s numeric and narrative criteria. These criteria are set at levels that protect and maintain existing and designated beneficial uses.

There is no available information indicating the presence of existing beneficial uses aside from those listed and discussed above; therefore, the permit ensures that the level of water quality necessary to protect beneficial uses is maintained and protected in compliance with the Tier I provisions of Idaho’s WQS (IDAPA 58.01.02.051.01 and 58.01.02.052.07).

**High-Quality Waters (Tier II Protection)**

The Fish Creek is considered high quality for cold water aquatic life and secondary contact recreation. As such, the water quality relevant to these uses must be maintained and protected, unless a lowering of water quality is deemed necessary to accommodate important social or economic development.

To determine whether degradation will occur, DEQ must evaluate how the permit issuance will affect water quality for each pollutant that is relevant to cold water aquatic life and secondary contact recreation uses of the Fish Creek (IDAPA 58.01.02.052.06). The only pollutants of concern for this project are sediment and temperature. Because sediment and temperature are not relevant to contact recreation, project activities will not result in a lowering of water quality with respect to recreational beneficial use support. However, sediment and temperature are relevant to the aquatic life beneficial uses and the permittee must minimize the transport of the sediment and thermal loading through the implementation of best management practices (BMPs). Project activities are not expected to contribute to thermal loading in Fish Creek. The removal of riparian vegetation must be kept at a minimum to avoid erosion, maintain habitat, and prevent an increase in solar radiant heating of Fish Creek. Additionally, revegetation efforts must restore pre-project shade conditions. This project must also be carried out in a manner that prevents sediment from entering the stream uncontrolled. The use of cofferdams and dewatering and diverting the stream during the project will reduce sediment impacts on the water body. As such, the project complies with IDAPA 58.01.02.051.02 and IDAPA 58.01.02.052.06.

In order to maintain the ambient water quality conditions, permanent erosion and sediment controls must be implemented which will minimize or prevent future sediment contributions from the project area. The provisions in the 404 permit, coupled with the conditions of this certification, ensure that degradation to the Fish Creek - Hungery Creek to mouth will not occur.
Therefore, DEQ concludes that this project complies with the Tier II provisions of Idaho’s WQS (IDAPA 58.01.02.051.02; 58.01.02.052.06 and 58.01.02.052.08).

Conditions Necessary to Ensure Compliance with Water Quality Standards or Other Appropriate Water Quality Requirements of State Law

General Conditions

1. This certification is conditioned upon the requirement that any modification (e.g., change in BMPs, work windows, etc.) of the permitted activity shall first be provided to DEQ for review to determine compliance with Idaho WQS and to provide additional certification pursuant to Section 401. Such modifications may not be implemented until DEQ has determined whether additional certification is necessary.

2. DEQ reserves the right to modify, amend, or revoke this certification if DEQ determines that, due to changes in relevant circumstances—including without limitation, changes in project activities, the characteristics of the receiving water bodies, or state WQS—there is no longer reasonable assurance of compliance with WQS or other appropriate requirements of state law.

3. If ownership of the project changes, the certification holder shall notify DEQ, in writing, upon transferring this ownership or responsibility for compliance with these conditions to another person or party. The new owner/operator shall request, in writing, the transfer of this water quality certification to his/her name.

4. The applicant is responsible for all work done by contractors and must ensure the contractors are informed of and follow all the conditions described in this certification and the Section 404 permit.

5. If this project disturbs more than 1 acre and there is potential for discharge of stormwater to waters of the state, coverage under the EPA Stormwater Construction General Permit must be obtained. More information can be found at http://yosemite.epa.gov/R10/WATER.NSF/NPDES+Permits/Region+10+CGP+resources.

Erosion and Sediment Control

1. BMPs for sediment and erosion control suitable to prevent exceedances of state WQS shall be selected and installed before starting construction at the site. One resource that may be used in evaluating appropriate BMPs is DEQ’s Catalog of Stormwater Best Management Practices for Idaho Cities and Counties, available online at http://www.deq.idaho.gov/media/494058-entire.pdf. Other resources may also be used for selecting appropriate BMPs.

2. Permanent erosion and sediment control measures shall be installed in a manner that will provide long-term sediment and erosion control to prevent excess sediment from entering waters of the state.

3. A BMP inspection and maintenance plan must be developed and implemented. At a minimum, BMPs must be inspected and maintained daily during project implementation. BMPs shall be replaced or augmented if they are not effective.
4. All construction debris shall be properly disposed of so it cannot enter waters of the state or cause water quality degradation.

5. Disturbed areas suitable for vegetation shall be seeded or revegetated to prevent subsequent soil erosion.

6. Maximum fill slopes shall be such that material is structurally stable once placed and does not slough into the stream channel during construction, during periods prior to revegetation, or after vegetation is established.

**Turbidity**

1. Sediment resulting from this activity must be mitigated to prevent violations of the turbidity standard as stipulated under the Idaho WQS (IDAPA 58.01.02). *Any violation of this standard must be reported to the DEQ regional office immediately.*

2. All practical BMPs on disturbed banks and within the waters of the state must be implemented to minimize turbidity. Visual observation is acceptable to determine whether BMPs are functioning properly. If a plume is observed, the project may be causing an exceedance of WQS and the permittee must inspect the condition of the projects BMPs. If the BMPs appear to be functioning to their fullest capability, then the permittee must modify the activity or implement additional BMPs (this may also include modifying existing BMPs).

3. Containment measures such as silt curtains, geotextile fabrics, and silt fences must be implemented and properly maintained to minimize instream sediment suspension and resulting turbidity.

4. Turbidity monitoring must be conducted, recorded. Monitoring must occur each day during project implementation when project activities may result in turbidity increases above background levels. *A properly and regularly calibrated turbidimeter is required.*

   Results from the compliance point sampling must be compared to the background levels sampled during each monitoring event. If the downstream turbidity exceeds upstream turbidity by 50 nephelometric turbidity units (NTU) or more, the project is causing an exceedance of the WQS. If an exceedance occurs, the permittee must inspect the condition of the projects BMPs. If the BMPs appear to be functioning to their fullest capability, then the applicant must modify the activity (this may include modifying existing BMPs).

   Copies of daily logs for turbidity monitoring must be available to DEQ upon request. The log must include background measurements (in NTUs) or observations; compliance point measurements or observations; comparison of background and compliance point monitoring as a numeric value (in NTUs) or in narrative form; and location, time, and date for each sampling event. The report must describe all exceedances and subsequent actions taken and the effectiveness of the action including subsequent monitoring.

**In-water Work**

1. Work in open water is to be kept at a minimum and only when necessary. Equipment shall work from an upland site to minimize disturbance of waters of the state. If this is not
practicable, appropriate measures must be taken to ensure disturbance to the waters of the state is minimized.

2. Work in waters of the state shall be restricted to areas specified in the application.

3. Activities that include constructing and maintaining intake structures must include adequate fish screening devices to prevent fish entrainment or capture.

4. Stranded fish found in dewatered segments should be moved to a location (preferably downstream) with water.

5. To minimize sediment transport, stream channel or stream bank stabilization must be completed prior to returning water to a dewatered segment.

**Pollutants/Toxics**

1. The use of chemicals such as soil stabilizers, dust palliatives, sterilants, growth inhibitors, fertilizers, and deicing salts during construction and operation should be limited to the best estimate of optimum application rates. All reasonable measures shall be taken to avoid excess application and introduction of chemicals into waters of the state.

**Vegetation Protection and Restoration**

1. Disturbance of existing wetlands and native vegetation shall be kept to a minimum.

2. If authorized work results in unavoidable vegetative disturbance, riparian and wetland vegetation shall be successfully reestablished to function for water quality benefit at pre-project levels or improved at the completion of authorized work.

**Management of Hazardous or Deleterious Materials**

1. Petroleum products and hazardous, toxic, and/or deleterious materials shall not be stored, disposed of, or accumulated adjacent to or in the immediate vicinity of waters of the state. Adequate measures and controls must be in place to ensure that those materials will not enter waters of the state as a result of high water, precipitation runoff, wind, storage facility failure, accidents in operation, or unauthorized third-party activities.

2. Daily inspections of all fluid systems on equipment to be used in or near waters of the state shall be done to ensure no leaks or potential leaks exist prior to equipment use. A log book of these inspections shall be kept on site and provided to DEQ upon request.

3. Equipment and machinery must be removed from the vicinity of the waters of the state prior to refueling, repair, and/or maintenance.

4. Emergency spill procedures shall be in place and may include a spill response kit (e.g., oil absorbent booms or other equipment).

5. In accordance with IDAPA 58.01.02.850, in the event of an unauthorized release of hazardous material to state waters or to land such that there is a likelihood that it will enter state waters, the responsible persons in charge must

   a. Make every reasonable effort to abate and stop a continuing spill.
b. Make every reasonable effort to contain spilled material in such a manner that it will not reach surface or ground waters of the state.

c. Call 911 if immediate assistance is required to control, contain, or clean up the spill. If no assistance is needed in cleaning up the spill, contact the appropriate DEQ regional office during normal working hours or Idaho State Communications Center after normal working hours (1-800-632-8000). If the spilled volume is above federal reportable quantities, contact the National Response Center (1-800-424-8802).
- Lewiston Regional Office: 208-799-4370 / 877-541-3304

d. Collect, remove, and dispose of the spilled material in a manner approved by DEQ.

Right to Appeal Final Certification

The final Section 401 Water Quality Certification may be appealed by submitting a petition to initiate a contested case, pursuant to Idaho Code § 39-107(5) and the “Rules of Administrative Procedure before the Board of Environmental Quality” (IDAPA 58.01.23), within 35 days of the date of the final certification.

Questions or comments regarding the actions taken in this certification should be directed to Mark Sellet at (208) 799-4370 or email at mark.sellet@deq.idaho.gov.

[Signature]
John Cardwell
Regional Administration
Lewiston Regional Office