Dam Safety
General Permit to Conduct Repairs and Alterations to Dams

GP-015: Filing-Only Categories
(Filing and Notice to Municipality Required)

Refer to the Dam Safety General Permit Authorization Table available on the DEEP website.

This general permit authorizes two levels of limited minor repairs and alterations to dams and removal of remnants of dams. A filing using the corresponding DEEP form is required. Work authorized under Section 3(a)1 of this permit to the limits specified may be done on dams less than 15 feet high and storing less than 50 acre-feet of water without professional engineering oversight. Sections 3(a)2 and 3(a)3 of this permit authorize increased amounts of work on any size dam and removal of remnants of dams with professional engineering oversight. You must review Sections 3(a)1, 3(a)2, and 3(a)3 of this permit to determine if your proposed work can be authorized by this permit. Refer to Dam Safety General Permits GP-014 Non-Filing and GP-016 Approval of Filing version if your proposed work is not listed in Section 3(a) or exceeds the limitations specified in this permit.

Categories Include:

**Without Professional Engineering oversight – Use form DEEP-IWRD-GP-015-3(a)1**
- Dams less than 15 feet high /storing less than 50 ac-ft of water:
  - Replacing up to 25 square yards of riprap; restoring eroded areas, filling up to 15 animal burrows;
  - Quantity limited Concrete and Masonry Repairs.

**With Professional Engineering oversight – Use form DEEP-IWRD-GP-015-3(a)2**
- Installing up to 200’ of New Toe Drains; Minor Repairs to Trash Racks, Gates, Valves – No Excavation;
- Placing up to 75 Square Yards of Riprap; Removing Tree Root Systems (low tree density); Filling up to 20 Animal Burrows; Increased Limited Amounts of Minor Concrete and Masonry Repair, Sliplining up to a 36” Diameter Outlet Pipe, Grouting Voids; Installing Bridges Over Spillways not Requiring a Center Support; Digging Test Pits, Drilling Soil Borings, Installing Piezometers, and Removal of Remnants of Dams no Longer Impounding Water or Collecting Sediment.

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Dam Safety General Permit to Conduct Repairs and Alterations to Dams – GP-015: Filing-Only Categories

Section 1. Authority
This general permit is issued under the authority of Section 22a-411 of the General Statutes.

Section 2. Definitions
As used in this general permit, the following definitions shall apply:

“Abutment” means natural ground that borders on either end of the dam structure. Right and left abutments are those on respective sides of the dam when an observer looks downstream.

“Appurtenance” means any structure or mechanism other than the dam itself which is associated with its operation.

“As-Built Drawings” means plans or drawings portraying the actual constructed dimensions and conditions of a dam, dike, levee or related structure. Most often, permit approved plans are marked to indicate where the actual as-constructed conditions differ from those shown on the permit approved plans. The plans are then re-issued and labeled “as-built” or “record” drawings.

“Authorized Activity” means any activity authorized by this general permit.

“Best management practice” means a practice, procedure, activity, structure or facility designed to prevent or minimize pollution or other environmental damage or to maintain or enhance existing environmental quality. Best management practices include, but are not limited to: erosion and sedimentation controls; restrictions on land use or development; construction setbacks from wetlands or watercourses; proper disposal of waste materials; procedures for equipment maintenance to prevent fuel spillage, construction methods to prevent flooding or disturbance of wetlands and watercourses; procedures for maintaining continuous stream flows; confining construction that must take place in watercourses at times when water flows are low and fish and wildlife will not be adversely affected.

“Commissioner” means the commissioner of the State of Connecticut Department of Energy and Environmental Protection as defined by Section 22a-2(a) of the General Statutes.

“Conduit” means a closed channel to convey the discharge through or under a dam, typically a pipe.

“Crest” means the top or highest portion of a dam. The term “crest of dam” means the top portion of the dam. The term “crest of spillway” means the highest portion of the spillway which allows water to overflow and typically sets the normal impoundment elevation.

“Dam” means any barrier of any kind whatsoever which is capable of impounding or controlling the flow of water, including but not limited to storm water retention or detention dams, flood control structures, dikes, and incompletely breached dams.

“Dam Owner” means any person or entity shown on the most recent deed or report of title recorded in municipal land records as the owner of property upon which a dam is fully or partially located.

“Dam Safety Program” means the Dam Safety Program of the State of Connecticut Department of Energy and Environmental Protection. The Dam Safety Program is located within the Inland Water
Resources Division, one of four divisions of the Bureau of Water Protection and Land Reuse of The Department of Energy and Environmental Protection.

“Department” means the State of Connecticut Department of Energy and Environmental Protection.

“Design Storm” means the meteorological precipitation event selected for a particular dam used to compute runoff and inflows to the impoundment of the dam. The minimum design storm for Connecticut dams is the 100 year storm event (one percent chance of being equaled or exceeded in any given year).

“Drawdown” means the intentional lowering of the water surface of an impoundment below its normal elevation by opening gates or valves or otherwise causing a release of water from the impoundment.

“Embankment” means the portion of a dam constructed of earth or earth and stone masonry connecting topographic features and often shaped to have sloping sides, a level crest, typically vegetated with a grass cover, and provides a manmade barrier which impounds water.

“Endangered species” as defined in Section 26-304 of the Connecticut General Statutes means any native species documented by biological research and inventory to be in danger of extirpation throughout all or a significant portion of its range within the state and to have no more than five occurrences in the state, and any species determined to be an “endangered species” pursuant to the federal Endangered Species Act;

“Erosion and sedimentation control measure” means a specific design for vegetative, nonstructural or structural means for controlling erosion and sedimentation described in the Connecticut Guidelines for Soil Erosion and Sediment Control published by the Connecticut Council on Soil and Water Conservation pursuant to Section 22a-328 of the General Statutes.

“Existing natural resource map” means a topographic map prepared by the U.S. Geological Survey; a flood boundary map prepared by the Federal Emergency Management Agency; a soil survey map prepared by the Cooperative Soil Survey of the U.S. Natural Resources Conservation Service; a National Wetlands Inventory Map prepared by the U.S. Fish and Wildlife Service; a State and Federal Listed Species and Natural Communities map or a map of coastal resources prepared by the Department of Energy and Environmental Protection; photogrammetric map; and similar depictions of the land and natural resources.


“Fill” means any material that is used to raise the level of the ground surface, whether such surface is above, at, or below the water table, and includes but is not limited to consolidated material such as concrete and unconsolidated material such as sand, gravel and stone.

“Flood” means a general and temporary condition of partial or complete inundation of normally dry land areas.

“Floodplain” means floodplain as defined in Section 25-68b of the General Statutes.

“Floodway” means the regulatory floodway as defined in 44 CFR Chapter 1, Part 59.1 for a particular watercourse and delineated on a map titled Floodway & Flood Boundary Map or Flood Insurance Rate Map issued by FEMA for the municipality wherein such watercourse is located.
“Freeboard” means the vertical dimension between the crest (top) of the dam at its lowest point and the crest of the spillway, which controls the reservoir water surface elevation. The design storm freeboard is the vertical dimension between the crest (top) of the dam at its lowest point and the peak reservoir water surface elevation during the design storm event. The minimum recommended design storm freeboard for earth embankment dams is one foot.

“Grout” means a mixture of cement, sand, and water, or a similar chemical formulation with low viscosity used to fill voids, fractures, or joints in masonry, rock, sand and gravel, and other materials. As a verb, it refers to filling voids with grout.

“Hazard Classification” means a system of classifying dams by their downstream hazard potential in accordance with Section 22a-409-2 of the Regulations of Connecticut State Agencies.

“Height of Dam” means the vertical distance between the lowest point on the crest of the dam and the lowest point in the original streambed.

“Individual permit” means a permit issued by the commissioner to a named permittee pursuant to Section 22a-403 of the General Statutes.

“Intake” means a structure located on a dam, in a reservoir, or on a river through which water can be drawn from the water body into a conduit to a discharge point.

“Jurisdictional Dam” means a dam subject to the jurisdiction conferred by chapter 446j of the Connecticut General Statutes which includes all dams, dikes, reservoirs and other similar structures, with their appurtenances, without exception and without further definition or enumeration herein, which, by breaking away or otherwise, might endanger life or property.

“Length of Dam” means the horizontal distance along the dam and including any incorporated spillway(s) which lies between abutment contacts or to the point where the crest of the dam meets existing natural grade.

“Listed Species” means species of special concern, threatened species, or endangered species as defined in Section 26-304 of the Connecticut General Statutes.

“Low Level Outlet” means an intake structure on a dam or spillway often with a control valve of some sort situated near the bottom of the dam or impoundment such that it is capable of withdrawing water from lower levels of the impoundment and is potentially capable of significantly lowering or draining the impoundment.

“Material” means material as defined in Section 22a-38 of the Connecticut General Statutes.

“Municipality” means a city, town or borough of the state.

“Permittee” means any entity to which is authorized to conduct work pursuant to this general permit.

“Pollution” means pollution as defined in Section 22a-423 of the General Statutes.

“Riprap” means a layer of large stone or broken rock placed in random fashion on the slope of an embankment dam or in a channel as protection against the erosive flow of water, waves, and/or ice.
“Site” means geographically contiguous land or water on which an authorized activity takes place or on which an activity for which authorization is sought under this general permit is proposed to take place. Non-contiguous land or water owned by the same person and connected by a right-of-way which such person controls and to which the public does not have access shall be deemed the same site.

“Solid Waste” means solid waste as defined in Section 22a-207 of the General Statutes.

“Spalling” means the deterioration a concrete surface under the action of weather or other erosive force resulting in the breaking away of the surface material and exposing aggregate and/or reinforcing steel.

“Spillway” means a structural component of a dam over or through which water from the impoundment is discharged to downstream receiving waters. If the discharge is controlled by gates or valves, it is considered a controlled spillway; if the spillway crest is not mechanically operable, it is considered an uncontrolled spillway. The “principal spillway” sets the normal elevation of the impoundment and conveys normal flows from the impoundment to the downstream waters. An “Auxiliary Spillway” supplements the discharge of the principal spillway during less frequent flood flows. The term “Emergency Spillway” has been replaced by Auxiliary Spillway, however either term indicates a spillway with a higher crest elevation than that of the principal spillway.

“Storage” means the aggregate volume of water in the impoundment being retained by the dam when the impoundment is at the elevation set by the principal spillway, expressed in millions of gallons or in acre-feet. The storage in acre-feet may be roughly calculated by multiplying the pond surface area in acres by the average depth of the impoundment in feet when the impoundment is at the elevation set by the principal spillway.

“Structure” means the dam, its appurtenances, abutments and foundation.

“Surface Area” means the area in square feet or in acres of the surface of the body of water impounded by the dam when the impoundment is at the level set by the principal spillway.

“Toe” means the base portion of the impounding structure which intersects with natural ground at the upstream and downstream sides. In the case of a concrete gravity dam the upstream intersect is referred to as the “heel.”

“Watercourses” means watercourses as defined in Section 22a-38 of the General Statutes.

“Wetlands” means wetlands as defined in Section 22a-38 of the General Statutes.
Section 3. Authorization under this General Permit

(a) Eligible Activities

Provided the requirements of Section 3(b), and Sections 4, 5, and 6 of this permit are satisfied, this general permit authorizes the following activities on all jurisdictional dams:

1) Repairs to Dams 15 feet or less in height and 50 acre-feet or less of storage, professional engineer oversight is not required:

The following activities are authorized on all dams that are 15 feet in height or lower and with an impoundment storage volume of 50 acre-feet or less with the impoundment at the normal spillway elevation (Normal Storage). The filing need not be prepared by a Connecticut Licensed Professional Engineer and the work may be done without engineering oversight. Only one filing may be submitted at a time and work authorized under the filing must be completed before a subsequent filing may be made. Any impoundment drawdown necessary for the activity must meet the requirements of Section 3(b)5 of this permit. The maximum extent of repairs allowed by a filing for each activity is as indicated below.

a) Replacing up to 25 square yards of missing and storm scoured riprap on dams, along embankments, and within spillway discharge channel(s). Authorization includes adding new riprap only in areas where riprap already exists and includes moving displaced riprap back to its original location. Replacement riprap shall not be smaller in size than the existing riprap. This does not authorize placing riprap in new areas. Authorization does not include restoration of undersized or improperly installed riprap which is displaced by more frequent high flow events, occurring more than once per year.

b) Restoring minor eroded areas. This would include tire ruts and damage from pedestrian traffic, and bare areas. Hand repair only, no heavy equipment. The restoration must use appropriate fill material properly compacted and include topsoil, seed, and hay mulch for establishing vegetation. Authorization to restore erosion caused by overtopping of the dam’s earthen embankment or to fill a sinkhole or depression in the embankment is not included in this category as these anomalies must be properly investigated by a professional engineer.

c) Filling animal burrows in downstream slopes only and restoration of the embankment where the burrow has a maximum depth of 3 feet and the bottom is visible and dry and vacated by the animal. A maximum of up to 15 burrows may be restored per filing. The burrows must be refilled with properly compacted suitable embankment fill of similar particle size gradation to the soil of the embankment in the area of the burrow. The filling may be done by hand only, without use of heavy excavation equipment. The work must include topsoil and establishing grass cover or bedding and matching size riprap if the area was riprapped.

d) Patching of spalling and sealing of concrete surfaces done by hand. A maximum of 500 square feet of repairs not requiring reinforcing steel is allowed per filing. The maximum repair depth allowed under this filing is one (1) inch.

e) Repair of cracks in concrete. Filling of cracks occurring in concrete portions of the dam with an appropriate repair material. Total crack length repaired per filing shall not exceed 200 feet. This shall not include pressure grouting or epoxy injection.

f) Repair of concrete structures on the dam done by hand of up to one cubic yard of concrete (Fifty four (54) 1/2 cubic foot ready mix bags) in total for the dam. Formwork and reinforcing steel is allowed.
g) **Repointing** voids and repairing masonry including brick and block work on the dam’s upstream face, crest, and appurtenant structures such as training walls, wing walls, headwalls, and endwalls. This does not authorize demolition and re-construction. Repointing and repairing masonry located on the downstream face of the dam is authorized only where the downstream masonry of the dam or spillway is already mortared and the masonry is not discharging seepage, or where a system to safely discharge seepage reaching the downstream masonry face of the dam is in place and is maintained. Maximum $\frac{1}{4}$ cubic yard of mortar (fourteen $\frac{1}{2}$ cubic foot ready mix bags) allowed per filing.

2) **Repairs to Dams of any size and storage capacity; Connecticut licensed professional engineer oversight is required:**

The following activities are authorized on dams of any size and storage capacity, provided the filing for coverage is certified, signed and stamped by a Connecticut licensed professional engineer experienced in dam repairs and the work is overseen by that licensed professional engineer. Only one filing per dam may be submitted at a time and work authorized under the filing must be completed before a subsequent filing may be made. Any impoundment drawdown necessary for the activity must meet the requirements of Section 3(b)5 of this permit. The maximum extent of repairs allowed by filing for each activity is as indicated below.

a) **Installation of up to 200 linear feet of engineered toe drain systems**, Toe drains shall be designed using accepted dam engineering practice and the filing shall include a plan view of the extent of the toe drains, a profile view indicating the elevations, and a detail of the proposed trench, cleanouts, outlet structure, flow measurement area, material specifications, and a sequence of construction including the drawdown depth and duration necessary for the work.

b) **Minor repair of trash racks, gates and valves within inlet or outlet or drop inlet structures** that can be completed without excavation into the dam.

c) **Placing up to 75 square yards of riprap** on dams, along embankments, and within spillway discharge channel(s). Authorization includes adding new riprap in areas where necessary and includes moving displaced riprap back to its original location. Replacement riprap shall not be smaller in size than the existing riprap. Filing shall include an engineered design and diagrams showing the areas to be riprapped, bedding materials, aggregate sizes and installation procedure.

d) **Removing tree root systems and restoration of earth dam crests, slopes, and abutments where the tree density is less than one three-inch (3”) tree per 100 square feet**, to restore dam embankments which are not heavily overgrown with woody vegetation back to the original design. Changes in the shape and slopes of the dam other than to restore it to its original design are not authorized under this permit.

The tree density on the crest and slope shall be computed by counting the number of trees or tree stumps on the dam greater than 3” diameter at ground level on the top, the upstream and downstream embankment slopes, and within 25 feet of the downstream toe, and the abutment / embankment contacts and dividing by the square footage of the areas of the dam with tree overgrowth and multiplying that by 100.

When the work includes removal of tree root systems within the phreatic zone of the dam, typically near the downstream toe, the filing must include an evaluation of the need for a downstream filter and / or toe drain.
The filing must include plans showing areas of tree root removal and restoration, indicate the quantity of trees present and the total square footage on the crests or slopes proposed to be restored, fill material specifications appropriate for the portion of the embankment being repaired, compaction requirements, construction procedures and related information.

Whenever this activity would require filling of wetlands, the filing must include in the appropriate attachment, verification from the US Army Corps of Engineers that the Category 1 wetlands general permit has been accepted for this work.

Dams which are more heavily overgrown and having tree densities exceeding the limit of 1 tree per 100 square feet or where the wetlands impacts exceed that which is allowable under the US Army Corps Category 1 wetlands general permit cannot be authorized under this general permit. To conduct this activity you must file under Dam Safety General Permit GP-016 (approval of filing) or an individual dam safety permit and the appropriate levels of state and federal permitting.

e) **Filling Animal Burrows on upstream or downstream slopes** and restoration of the embankment where the burrows full extent can be determined without excavation and the bottoms of the burrows are above the phreatic surface. A maximum of 20 burrows may be restored per filing. The burrows must be refilled with properly compacted suitable embankment fill of similar particle size gradation to the soil of the embankment in the area of the burrow. The work must include topsoil and establishing grass cover or bedding and matching size riprap if the area was riprapped. A plan to prevent further burrowing must be prepared and implemented.

f) **Patching of spalling and sealing of concrete surfaces.** A maximum of 1000 square feet of surficial repairs that require reinforcing steel and welded wire fabric is authorized per filing.

g) **Repair of cracks in concrete.** Filling of cracks occurring in concrete portions of the dam with an appropriate repair material. Total crack length repaired shall not exceed 500 feet. This shall not include pressure grouting or epoxy injection.

h) **Repair of concrete structures** on dams, spillways, and appurtenances requiring formwork and reinforcing steel. The volume of concrete used for the repair must not exceed the following quantity limitations:

i. **Earth Embankment Dams:**

   \[
   \text{Dam Length} \times \text{Dam Height} / 200 = \text{Maximum cubic yards of concrete.}
   \]

   Example:
   
   \[
   200' \times \text{Long Dam} \times 20' \text{ high} / 200 = 20 \text{ maximum cubic yards of concrete.}
   \]

ii. **Concrete Gravity Dams:**

   \[
   \text{Dam Length} \times \text{Dam Height} / 100 = \text{Maximum cubic yards of concrete}
   \]

   Example:
   
   \[
   200' \times \text{Long Dam} \times 20' \text{ high} / 100 = 40 \text{ maximum cubic yards for repair.}
   \]

Projects requiring concrete volumes that exceed the limit computed by this formula will require the Approval of Filing category general permit or an individual dam safety permit.
i) **Repointing** voids and repairing masonry including brick and block work on the dam’s upstream face, crest, and appurtenant structures such as training walls, wing walls, headwalls, and endwalls. This does not authorize demolition and re-construction. Repointing and repairing masonry located on the downstream face of the dam is authorized only where the downstream masonry of the dam or spillway is already mortared and the masonry is not discharging seepage, or where a system to safely discharge seepage reaching the downstream masonry face of the dam is in place and is maintained. Maximum 1/2 cubic yard of mortar (twenty seven ½ cubic foot ready mix bags) for the dam per filing.

j) **Sliplining and grouting up to 100 linear feet of up to 36-inch diameter existing outlet pipes** where the existing pipe is not significantly deformed. If the pipe to be slip lined is part of the principal spillway, the filing shall include documentation that the sliplining will not reduce the capacity of the existing pipe or that the dam will have adequate capacity to safely pass the design storm once the liner pipe is installed. In addition, the filing must include documentation of the interior condition of the pipe to be sliplined including confirming that the existing pipe can accept a liner and that deformation of the existing pipe will not prevent the liner from being installed.

k) **Grouting voids** by means of gravity fed cement or pressure injection chemical grouting process which is overseen by a Connecticut licensed professional civil engineer. Filing must include a plan view indicating the areas to be grouted and include the procedures proposed and materials to be used. There is no volume limitation on the amount of grout.

l) **Installation of footbridges or vehicular bridges over spillways not requiring center support piers** provided the low chord of the bridge is set above anticipated peak impoundment water surface elevation computed for the design flood for the dam. The filing must include reference to an engineering report that contains the design flood elevation information.

m) **Digging test pits, drilling soil borings, installing piezometers** when necessary to investigate internal conditions within earth embankment dams. Documentation of these activities including the location, depths, water levels, materials and conditions found including photographs if appropriate shall be kept within the permanent file maintained for the dam and provided to the commissioner upon request. Test pits shall be backfilled and properly compacted in lifts appropriate for the material being excavated and the top cover restored.

3) **Removal of remnants of a dam** which no longer impounds water, does not accumulate or retain significant volumes of sediment and its removal will not cause channel instability. In addition to the requirements for authorization in Section 3(b) remnant dams proposed for removal shall meet the following conditions:

   a) The dam is no longer capable of creating or retaining a permanent impoundment,

   b) The dam is not continuing to accumulate sediment. Any sediment currently being retained exists only in isolated pockets which occupy an area less than half the width of the channel they are located in.

   c) The removal of the dam remnants must not adversely affect channel stability, must not cause streambed or stream bank erosion, and must not release a large amount of sediment.

   d) In addition to the requirements for authorization in Section 3(b) the work necessary to gain access to the dam and the actual removal of the dam must not create adverse effects on public or private property and infrastructure.
Parties proposing to remove a dam under the authorization of this permit must consult with the DEEP Dam Safety Program and the DEEP Inland Fisheries Division during the early planning stages to discuss the proposed removal project. A consultation with the DEEP Wildlife Division’s Natural Diversity Database (NDDB) must also be completed when the most recent NDDB map indicates that listed species may exist in the area of the project. A consultation with the municipal wetlands agent is also recommended.

e) The permittee must assemble the information from the consultations and other documentation pertinent to the project and include it in the filing. In addition to the requirements in Sections 3(b) and 4(b), such documentation for a remnant dam removal should include:

i. Records of consultations with municipal or state or federal agencies;

ii. description of the project including identification of the owner(s) of the property the dam is located on and of the owner’s consent to allow the removal of the dam;

iii. information that shows how the proposed removal project meets each of the criteria in Section 3(a)3a-d above;

iv. copies of the notification to the municipality and of any communications to and from the municipality or residents in the municipality regarding the dam removal; and

v. photographs documenting the dam to be removed and upstream and downstream areas which will be affected by the removal.

(b) Requirements for Authorization

The activities listed in Section 3(a) of this general permit are authorized provided:

1) Filing for Authorization

A filing on forms prescribed and provided by the commissioner describing the proposed activity authorized by this permit including the appropriate fee has been submitted in accordance with Section 4 of this general permit. When filing for coverage under Section 3(a)(2) or 3(a)(3) of this permit, the filing must be signed and stamped by a Connecticut licensed professional engineer.

2) Notification to Municipality Two Weeks Prior to Initiating Activities

The notification required in sections 4(e) and 5(e) of this permit has been submitted to the municipality or municipalities a minimum of two weeks prior to initiation of the activities proposed and a copy of such notice has been provided to the Department at the address provided thereon or has been included within the filing.

3) Dam Registration.

The dam has been registered in accordance with Section 22a-409(b) of the Connecticut General Statutes (CGS).

4) Documentation of Work, Record Keeping, and Notifications

In order to be able to verify that work undertaken under the authorization of this permit complies with the limits of the permit, the permittee and or dam owner shall document the quantity of work completed by means of recorded measurements, sketches, diagrams, photographs, and other written methods in a manner that complies with the reporting and record keeping requirements in Section 5(b) of this permit.
5) Impoundment Drawdown Consultations, Notifications, and Limitations

The permittee shall not draw down the impoundment by more than three (3) inches below the normal pool elevation set by the principal spillway or the permittee shall consult with the DEEP Inland Fisheries Division a minimum of two weeks in advance of initiating any drawdown necessary to undertake an activity authorized by this permit which will lower the impoundment more than three (3) inches below the normal pool elevation set by the principal spillway. The drawdown and refilling procedures shall conform to any limitations imposed by the Inland Fisheries Division.

Prior written notification to the commissioner of the intent to draw down an impoundment shall be made and the drawdown shall be in conformance with the exemption provisions of the water diversion regulation in section 22a-377(b)-1(a)(16) paragraphs (A), (B), and (C) and which includes the requirements of section 22a-377(b)-1(b) regarding best management practices.

The requirements of this Section shall not apply to active public water supply or flood control dams which routinely have variable impoundment elevations or when low inflow or drought conditions cause lowered impoundments.

6) Access by Mechanical Construction Equipment

Mechanical equipment used to conduct activities authorized by this permit shall access the dam and site by traveling on existing access roads, on the dam itself, or through uplands as much as is possible and may only travel through wetlands which are associated with the dam which are within twenty five (25) feet of the dam's abutments, downstream toe, upstream shoreline, or any appurtenant structure associated with the dam and its function. Wetlands outside of these areas and not associated with the dam shall not be filled or altered to create access road(s) for mechanical equipment without prior approval and permission of the entity having jurisdiction over those wetlands.

7) Water Resources

Such activity will cause only minimal adverse impacts individually, and only minimal adverse cumulative impact, on the environment, including without limitation on wetlands and watercourses and fish and wildlife habitat.

8) Fisheries Impacts

The activities including impoundment drawdowns shall not impact fisheries resources, including fisheries habitat.

9) Listed Species

Such activity will not threaten the continued existence of any species listed pursuant to Section 26-306 of the General Statutes as endangered, threatened or species of special concern and will not result in the destruction or adverse modification of habitat designated as essential to such species.

10) US Army Corps of Engineers (USACE)-Connecticut General Permit.

Such Activity has been exempted from permitting by the USACE, or meets the requirements for Category 1 of the USACE’s Connecticut General Permit whenever filling of wetlands is proposed.

11) Avoidance of Adverse Impacts

Such activity, as described in the Filing for Authorization, is the least environmentally damaging means of accomplishing the main objective of such activity.
12) Water Quality Standards

Such activity will meet the requirements of the Connecticut Water Quality Standards Regulations sections 22a-426-1 to 22a-426-9, inclusive, of the Regulations of Connecticut State Agencies.

13) Coastal Area Management

Such activity will be consistent with all applicable goals and policies in Section 22a-92 of the General Statutes and will not cause adverse impacts to coastal resources as defined in Section 22a-93 of the General Statutes.

14) Aquifer Protection

Such activity, if it is located within an aquifer protection area as mapped under Section 22a-354b of the General Statutes, will comply with regulations adopted pursuant to Section 22a-354i of the General Statutes.

15) Conservation and Preservation Restrictions

Such activity, when located on or which may affect property upon which a conservation or preservation restriction meeting the requirements of Section 47-42d of the Connecticut General Statutes exists, shall be in compliance with any such restriction. A written notice stating that the proposed activity is in compliance with the terms of the restriction and with this permit shall be prepared and signed by the permittee and by the holder of such restriction. A copy the notice shall have been provided to the commissioner.

16) Flood Management

Such activity will be consistent with all applicable standards and criteria established in sections 25-68d(b) of the General Statutes and sections 25-68h-1 through 25-68h-3, inclusive, of the Regulations of Connecticut State Agencies.

17) Flood Hazards

Such activity will not cause or contribute to flooding or flood hazards, permanently obstruct a floodway, or interfere with federal, state or municipal flood management efforts, and does and will comply with 44 CFR Chapter 1, Parts 59 through 79, inclusive.

(c) Geographic Area

This general permit shall apply throughout the State of Connecticut.

(d) Effective Date and Expiration Date of This General Permit

This general permit is effective on the date it is issued by the commissioner and expires ten (10) years from such date of issuance.

(e) Effective Date of Authorization and Completion of Activities

An activity is authorized under this general permit upon receipt, by the commissioner, of a complete filing on the appropriate form and with the appropriate fee, in accordance with Section 4 of this general permit. The activity or activities authorized by an acceptable filing must be completed within three (3) years of the date of the filing unless an extension is authorized in writing by the commissioner.

(f) Transition to and from an Individual Permit. No person shall operate or conduct an activity authorized by both an individual permit and this general permit. The requirements for transitioning authorization are as follows:

1) Transition from an Individual Permit to Authorization under this General Permit. If an activity meets the requirements of authorization of this general permit and such operation or activity is
Presently authorized by an individual permit, the entity to whom any such individual permit has been issued (“the permittee”) may surrender the right to operate or conduct any activity under such individual permit. The permittee shall acknowledge its intention to surrender its permit in writing to the commissioner. However, any such surrender shall not take effect, and such permittee’s individual permit shall continue to apply, until the date that the commissioner issues an authorization for such operation or activity under this general permit.

2) **Transition from Authorization under this General Permit to an Individual Permit.** If the commissioner approves a filing under this general permit and subsequently issues an individual permit for the same activity, then on the date any such individual permit is issued by the commissioner, the authorization issued under this general permit shall automatically expire.

### Section 4. Filing for Authorization

**(a) Who Must File for Authorization**

Any person(s) or municipality seeking under the authority of this general permit to undertake a regulated activity shall submit to the commissioner: 1) a completed filing and 2) the applicable general permit fee.

**(b) Scope of the Filing for Authorization**

A requester shall submit a filing to activate authorization for each dam and its associated impoundment separately. If there are additional dams or dikes on that impoundment, all activities at the structures of that impoundment may be included on a single filing.

**(c) Contents of the Filing for Authorization**

1) **Fees**

   a) A filing for authorization fee of $100 shall be submitted with each filing for authorization for activities authorized under Section 3(a)1 and a fee of $200 shall be submitted with each filing for authorization for activities authorized under Section 3(a)2 or 3(a)3.

   50% Municipal Discount. The fees to be submitted with filings from municipalities shall be $50 for activities authorized under Section 3(a)1 and $100 for activities authorized under Section 3(a)2 or 3(a)3.

   A filing for authorization shall not be deemed complete and no activity shall be authorized by this general permit unless the fee has been paid in full.

   b) The fee shall be paid by check or money order payable to the **Department of Energy and Environmental Protection**.

   c) The filing for authorization fee is non-refundable.

2) **Information Requirements and Filing for Authorization Form**

A filing for authorization shall be filed on forms prescribed and provided by the commissioner and shall include the following:

   a) Legal name, address, telephone number, and email address of the person, corporation or municipality making the filing. If the filer is not an individual person, provide the exact name of the entity including as registered with the Connecticut Secretary of the State if so registered and include the name, title, phone number, and email address of the person or persons representing the entity in this matter.
b) Name of Property Owners. If different from that of the filer: the legal name, address, and telephone number and email address of the owner(s) of the properties including the municipal assessors map block and lot (or the equivalent) data for each parcel within which the dam is contained or on which the subject activity is to take place.

c) Legal name, address, and telephone number of the filer's attorney or other representative, if applicable.

d) Legal name, address, and telephone number of any consultant(s) or engineer(s), if any, retained by the filer to complete the Filing for Authorization form, or to design or construct the subject activity.

e) The nearest street address to the primary access to the dam. Information necessary for obtaining access to the dam.

f) Location Map - A 8.5” x 11” map with a minimum scale of 1:24,000 which includes labels indicating the location of the dam, street names, municipality name, the name of the dam, the Connecticut Dam ID#, north arrow, and includes an arrow indicating the nearest location (street) address for access to the dam.

g) A description of the present and intended use(s) of the dam at which such activity will be conducted and the reason for conducting such activity.

h) The proposed initiation date(s) for the activities including the estimated duration(s) of the subject activity or activities.

i) Description of Proposed Activities. Narrative descriptions on the form provided and applicable attachments of all the proposed dam repair activities to be conducted under the authorization of this general permit including the following:

   i. Computations utilizing the formulas in Section 3 for determining the limits of the scope of work to be conducted for verification that the proposed work is within the limits established by this permit.

   ii. For activities authorized in Section 3(a)(1) of this permit the filing shall include photographs, sketches, diagrams, and reports prepared by the filer as necessary to depict the existing conditions and the proposed areas and quantities of repairs to be conducted. All such documents shall minimally be labeled with the Connecticut Dam ID#, the dam name, the town, the dam owner’s name, and the date of the filing.

   iii. For activities authorized in Section 3(a)(2) of this permit, a Connecticut licensed professional engineer shall include photographs, sketches, diagrams, and reports as necessary to depict the existing conditions and the proposed areas and quantities of repairs to be conducted. When site plans are necessary to depict the proposed activity, the filing shall include a scale drawing or drawings which include the signature and professional engineer stamp of the Connecticut licensed professional engineer. Drawing(s) shall be at a minimum scale of 1”=40’, include a scale bar, north arrow, title block, with dam name, Connecticut Dam ID#, town, dam owners name, consultants name, date, and be fully labeled to show all pertinent features necessary to properly depict the proposed work as within the limits of the authorizations of this permit.

   iv. For activities authorized by Section 3(a)(3) of this permit, a report including the informational requirements of Section 3(a)(3)(e) shall be included as an attachment to the filing form.
v. The filing must include information describing the type and quantities of materials to be used or placed and include details of construction methods and a sequence of construction activities specifying proposed dates of starting and for completing the work.

j) When filing for coverage under Section 3(a)(2) or 3(a)3 of this permit, the filing must be signed and stamped by a Connecticut licensed professional engineer.

k) Fisheries Review. When an impoundment drawdown which lowers the impoundment more than three (3) inches below the principal spillway is necessary for the completion of the activities for which authorization is sought, the filing must include the results of the DEEP Inland Fisheries Division consultation. Identified fisheries interests at the subject dam must be incorporated into the project. The consultation is typically initiated by submitting the form entitled “Request for Determination of Need for Fishway for Dam Safety Permit,” which is available on the Dam Safety Website www.ct.gov/deep/dams or on the DEEP Inland Fisheries Division Fisheries Management Programs webpage.

l) Natural Diversity Data Base (NDDB). When a preliminary screening indicates that your project and any additionally affected areas intersect or overlap with an NDDB area on the screening maps, the filing must include a completed NDDB review with a response from DEEP Wildlife confirming that the proposed activity will have no impact on the listed species. The consultation with DEEP Wildlife is typically initiated by filing a Request for Natural Diversity Data Base (NDDB) State Listed Species Review Form, available on the DEEP Wildlife website.

m) Wetlands. If the work will include any filling of federally regulated wetlands, the filing must include a copy of the filed Appendix 1a: Category 1 Certification Form and any included attachments as associated with obtaining coverage under the Department of the Army General Permit for the State of Connecticut. Return confirmation from the US Army Corps of Engineers that the activity is covered within Category 1 of that general permit must also be included.

n) A detailed description of the pollution prevention and best management practices that will be implemented to minimize construction in and disturbance of floodplains, wetlands, and watercourses, and prevent pollution.

o) Copy of the notice filed with the municipality.

p) The signature of the filer and of the individual or individuals responsible for actually preparing the filing for authorization, each of whom shall certify in writing in accordance with Section 6(d) of this general permit.

(d) Where to File for Authorization

The filing for authorization shall be filed with the commissioner at the following address:

CENTRAL PERMIT PROCESSING UNIT
DEPARTMENT OF ENERGY AND ENVIRONMENTAL PROTECTION
79 ELM STREET
HARTFORD, Connecticut 06106-5127

(e) Notice to Municipality

A notification of intent to conduct regulated activities using the DEEP notice form shall be provided to the inland wetlands agency in the municipality where such activities are located at least two weeks prior to conducting such activities.
(f) **Additional Information**

The commissioner may require a requester to submit additional information, which the commissioner reasonably deems necessary to evaluate the consistency of the subject activity with the requirements for authorization under this general permit.

(g) **Action by Commissioner**

1) The commissioner may reject without prejudice a filing for authorization if he determines that it does not satisfy the requirements of Section 4(c) of this general permit or more than thirty (30) days have elapsed since the commissioner requested that the requester submit additional information or the required fee and the requester has not submitted such information or fee. Any filing for authorization re-filed after rejection shall be accompanied by the fee specified in Section 4(c)(1) of this general permit.

2) The commissioner may disapprove a filing for authorization if he finds that the proposed activity is reasonably likely to be inconsistent with the requirements for authorization under Section 3 of this general permit, or for any other reason provided by law.

3) Disapproval of a filing for authorization under this Section shall constitute notice to the requester that the subject activity may not lawfully be conducted or maintained without the issuance of an individual permit or the appropriate General Permit.

4) Rejection or disapproval of a filing for authorization shall be in writing.

**Section 5. Conditions of this General Permit**

The permittee shall at all times continue to meet the requirements for authorization set forth in Section 3(b) of this general permit. Any permittee authorized to conduct activities as described in Sections 3(a) of this general permit shall assure that activities authorized by this general permit are conducted in accordance with the following conditions:

(a) **Operating Conditions**

A permittee shall assure that each action with respect to which he has sought and obtained authorization under this general permit is, as applicable, constructed and maintained in accordance with the authorization and the following conditions:

1) **Time of Year Restriction on In-water Construction**

   From September 30th through May 31st the permittee shall not place fill, excavate material, or conduct any other construction activity in any watercourse unless such activity is confined by a cofferdam or other device which isolates such activity from the watercourse.

2) **Pollution Prevention/Best Management Practices**

   The permittee shall not cause or allow the authorized activity, including any construction associated therewith, to result in pollution or other environmental damage and shall employ best management practices to prevent such damage. The permittee shall, in addition to employing any other best management practices necessary to prevent such damage, do the following:

   a) **Controlling Erosion**

      The permittee shall install and maintain in optimal condition erosion and sedimentation controls to prevent erosion and discharge of material into any waters of the state, including wetlands, as a result of the authorized activity or any construction associated therewith. Such controls shall be installed and maintained in conformity with the
Connecticut Guidelines for Soil Erosion and Sediment Control, as revised, published by the Connecticut Council on Soil and Water Conservation pursuant to Section 22a-328 of the General Statutes.

b) Proper Disposal of Material
All material and solid waste generated during any construction associated with such activity shall be staged and managed in accordance with applicable federal, state and municipal law including but not limited to the provisions of the General Permit for Contaminated Soil and/or Sediment Management (Staging and Transfer) (DEP-SW-GP-001).

(b) Reporting and Record Keeping Requirements

1) If the work authorized by filing under this general permit is not initiated within sixty (60) days of the date of the filing, the permittee shall provide to the commissioner a minimum of one week advance written notice of the proposed initiation of the work. An email to the dam safety program staff at: DEEP.DamSafety@ct.gov will be accepted as written notice.

2) Within 30 days of the completion of activities authorized under Section 3(a)(1) this permit, the permittee shall submit to the commissioner a work completion report including photographs, narrative descriptions, and diagrams as needed to describe and show the work and quantities of work completed as within the limits authorized by this permit. The work completion report should be submitted as an Adobe Acrobat pdf (portable document format) to the program staff at DEEP.DamSafety@ct.gov.

3) Within 30 days of the completion of activities authorized under Section 3(a)(2) or 3(a)(3) of this permit a work completion report which includes a description of the work completed along with photos, diagrams, sketches indicating the work completed must be submitted. The report must be signed and stamped by the Connecticut licensed professional engineer overseeing the work. A Record Drawing comprising an as-built revision of the scale drawing(s) provided under Section 4(c)i of this permit which has been signed and stamped by a Connecticut licensed professional engineer is required for work authorized by Sections 3(a)(2)(e, f, i & j) when that work alters or adds infrastructure to the existing dam. The work completion report and any record drawings should be submitted as an Adobe Acrobat pdf (portable document format) to the program staff at DEEP.DamSafety@ct.gov.

4) The permittee shall maintain a copy of this general permit and all permit-related information on site whenever undertaking work authorized by this permit.

5) The permittee, if not the dam owner, shall provide copies of all records of maintenance and repairs done under the authorization of this permit to the dam owner.

6) The dam owner shall retain a permanent file with records of maintenance and repairs to the dam, all engineering plans and diagrams, reports and correspondence regarding the dam and shall provide copies of any or all of that information to the commissioner upon request.

7) Contractor Notification.

If the authorized activity will be constructed by a person(s) under contract to the permittee or dam owner, the permittee shall (A) give a copy of this general permit and of permittee’s filing for authorization hereunder to such contractor(s) prior to the start of construction, and (B) retain a written receipt for such copy, signed and dated by such contractor(s).

(c) Recording and Reporting Violations

Within forty-eight (48) hours after the permittee learns of a violation of this general permit, the permittee shall report same in writing to the commissioner. Such report shall include the following information:
1) the provision(s) of this general permit that has been violated;
2) the date and time the violation(s) was first discovered and by whom;
3) the cause of the violation(s), if known;
4) if the violation(s) has ceased, the duration of the violation(s) and the exact date(s) and time(s) it was corrected;
5) if the violation(s) has not ceased, the anticipated date when it will be corrected;
6) steps taken and steps planned to prevent reoccurrence of the violation(s) and the date(s) such steps were implemented or will be implemented; and
7) the signatures of the permittee and of the individual(s) responsible for actually preparing such report, each of whom shall certify in writing in accordance with Section 6(d) of this general permit.

(d) Modification of Authorized Activity

In conducting and maintaining the activity authorized by this general permit, the permittee shall not make any alteration, except a de minimis alteration, to such activity and shall not make any de minimis alteration without first obtaining the written approval from the commissioner of such alteration. For the purposes of this general permit, a de minimis alteration means a change in the design or operation of the authorized activity that does not increase its adverse environmental or other impacts or significantly change the scope of work authorized.

If during the process of construction, unforeseen conditions are found at the dam and the permittee or the engineer determine that it would be appropriate to modify the design authorized by the filing, then the permittee shall notify the commissioner via the DEEP Dam Safety Program Staff by telephone (main number is 860 424-3706) within 24 hours of the discovery of the unforeseen conditions. If required, the permittee must provide a written description or drawings showing the proposed design modifications. The commissioner shall determine if the proposed design modifications can be categorized as de minimis or within the limits of the activities authorized under this permit. No work shall take place which was not authorized by the filing until the determination has been made and the design modification approved.

(e) Initiation and Completion of Authorized Activity

The permittee may not initiate the authorized activity any sooner than fourteen (14) days from the date the notification of intent to conduct regulated activities form has been submitted to the inland wetlands agency, or related environmental agency in the municipality where such activities are located. If the permittee does not complete the authorized activity within three (3) years after the date of the filing, said approval shall be null and void.

Section 6. General Conditions

(a) Reliance on Filing for Authorization

In evaluating the permittee’s filing for authorization, the commissioner has relied on information provided by the permittee. If such information proves to be false or incomplete, the permittee’s authorization under this general permit may be suspended or revoked in accordance with law, and the commissioner may take any other legal action provided by law.

(b) Duty to Correct and Report Violations

Upon learning of a violation of a condition of this general permit, a permittee shall immediately take all reasonable action to determine the cause of such violation, correct such violation and mitigate its results, prevent further such violation, and report in writing such violation and such corrective action to the commissioner in accordance with Section 5(c) of this general permit.
(c) **Duty to Provide Information**

If the commissioner requests any information pertinent to the authorized activity or to compliance with this general permit or with the permittee’s approval of request for authorization, the permittee shall provide such information in writing within thirty (30) days of such request. Such information shall be certified in accordance with Section 5(d) of this general permit.

(d) **Certification of Documents**

Any document, including but not limited to any notice, which is submitted to the commissioner under this general permit shall be signed by, as applicable, the registrant or the permittee in accordance with Section 22a-430-3(b)(2) of the Regulations of Connecticut State Agencies, and by the individual or individuals responsible for actually preparing such document, each of whom shall certify in writing as follows:

“I have personally examined and am familiar with the information submitted in this document and all attachments thereto, and I certify that, based on reasonable investigation, including my inquiry of those individuals responsible for obtaining the information, the submitted information is true, accurate and complete to the best of my knowledge and belief. I understand that a false statement made in the submitted information may be punishable as a criminal offense, in accordance with Section 22a-6 of the General Statutes, pursuant to Section 53a-157b of the General Statutes, and in accordance with any other applicable statute.”

(e) **Date of Filing**

For purposes of this general permit, the date of filing with the commissioner of any document is the date such document is received by the commissioner. The word "day" as used in this general permit means the calendar day; if any date specified in the general permit falls on a Saturday, Sunday, or legal holiday, such deadline shall be the next business day.

(f) **False Statements**

Any false statement in any information submitted pursuant to this general permit or the Filing for Authorization may be punishable as a criminal offense, in accordance with Section 22a-6, pursuant to Section 53a-157b of the General Statutes, and in accordance with any other applicable statute.

(g) **Correction of Inaccuracies**

Within fifteen (15) days after the date a permittee becomes aware of a change in any information in any material submitted pursuant to this general permit, or becomes aware that any such information is inaccurate or misleading or that any relevant information has been omitted, such permittee shall correct the inaccurate or misleading information or supply the omitted information in writing to the commissioner. Such information shall be certified in accordance with Section 6(d) of this general permit. The provisions of this Section shall apply beginning on the date of the filing.

(h) **Transfer of Authorization**

An authorization obtained by filing under this general permit is not transferable.

(i) **Other Applicable Law**

Nothing in this general permit shall relieve the permittee of the obligation to comply with any other applicable federal, state and municipal law, including but not limited to the obligation to obtain any other authorizations required by such law.

(j) **Other Rights**

This general permit is subject to and does not derogate any present or future rights or powers of the State of Connecticut and conveys no rights in real or personal property nor any exclusive privileges, and is subject to all public and private rights and to any federal, state, and municipal laws pertinent
to the property or activity affected by such general permit. In conducting any activity authorized hereunder, the permittee may not cause pollution, impairment, or destruction of the air, water, or other natural resources of this state. The issuance of this general permit shall not create any presumption that this general permit should or will be renewed.

Section 7. Commissioner’s Powers

(a) Abatement of Violations

The commissioner may take any action provided by law to abate a violation of this general permit, including the commencement of proceedings to collect penalties for such violation. The commissioner may, by summary proceedings or otherwise and for any reason provided by law, including violation of this general permit, revoke a permittee’s authorization hereunder in accordance with sections 22a-3a-2 through 22a-3a-6 of the Regulations of Connecticut State Agencies, inclusive. Nothing herein shall be construed to affect any remedy available to the commissioner by law.

(b) General Permit Revocation, Suspension, or Modification

The commissioner may, for any reason provided by law, by summary proceedings or otherwise, revoke or suspend this general permit or modify it to establish any appropriate conditions, schedules of compliance, or other provisions which may be necessary to protect human health and the environment.

(c) Filing of an Individual Application

When the commissioner notifies a permittee, in writing, that such permittee must obtain an individual permit if he wishes to continue lawfully conducting the authorized activity, the permittee may continue conducting such activity only if he files an application for an individual permit within thirty (30) days of receiving the commissioner’s notice. While such application is pending before the commissioner, the permittee shall comply with the terms and conditions of this general permit. Nothing herein shall affect the commissioner’s power to revoke a permittee’s authorization under this general permit at any time.

Issued Date: October 16, 2015

ROBERT J. KLEE
Commissioner

This is a true and accurate copy of the general permit executed on October 16, 2015 by the Commissioner of the Department of Energy and Environmental Protection.