



REPLY TO
ATTENTION OF

DEPARTMENT OF THE ARMY
U.S. ARMY CORPS OF ENGINEERS, SOUTH ATLANTIC DIVISION
60 FORSYTH STREET SW, ROOM 10M15
ATLANTA, GA 30303-8801

September 30, 2024

South Atlantic Division
Regulatory Technical Regional
Execution Center (TREC)

SUBJECT: Third-Party Contractor Notification/ Non-federal Designation

To Whom It May Concern:

This letter is to notify you that the US Army Corps of Engineers (USACE), South Atlantic Division (SAD), has named SES Energy Services LLC as a third-party contractor to support Wilmington District, Charleston District, Savannah District, Mobile District, and/or Jacksonville District Regulatory Division(s) by reviewing various Department of the Army permit applications for proposed activities that are subject to Section 10 of the Rivers and Harbors Act of 1899 and/or Section 404 of the Clean Water Act. This support would include proposed activities in the state(s) of North Carolina, South Carolina, Georgia, Alabama, Mississippi and/or Florida. A representative of SES Energy Services LLC may be reaching out to you directly during project review.

Furthermore, the USACE hereby designates SES Energy Services LLC as our non-Federal representative pursuant to all applicable laws and regulations, such as but not limited to, 36 CFR §800.2(a)(3) and 50 CFR §402.08. As the action agency, the USACE remains responsible for the determination of scope, findings of effect, and compliance with all applicable laws and regulations. No government-to-government consultation is authorized by this designation.

SES Energy Services LLC may be reached via email at SADRegulatorySupport@bbch-llc.com. Please be sure to include the associated project number in any project related correspondence. We request that the USACE Technical Team, the SAD TREC, also be copied on any correspondence via email at SADRegulatoryTREC@usace.army.mil.

Please contact me via email at Travis.G.Hughes@usace.army.mil or by phone at 843-670-5909, if you have questions regarding the designation of SES Energy Services LLC as our non-Federal third-party contractor.

Sincerely,

Travis G Hughes

Travis G. Hughes
Bipartisan Infrastructure Law Program
Manager/Technical Team Lead