

From: [Hamilton, Elizabeth A CIV USARMY CESAM \(USA\)](#)
To: [Landry, Thomas G CIV USARMY CESAM \(USA\)](#)
Cc: [Zettle, Sheri M CIV USARMY CESAM \(USA\)](#)
Subject: Lowman Pipeline // SAM-2019-00914-ES // Public Notice Comments
Date: Wednesday, September 09, 2020 10:44:00 AM
Attachments: [2020-08-21.PN.19-914. SELC comment.pdf](#)
[2020-08-12.PN.19-914. Johnston Comment.pdf](#)
[2020-07-31.PN.19-914. Stokes comment and 08-05-20 RD response.pdf](#)
[2020-08-26.PN.19-914. Enfinger extension request.pdf](#)
[2020-08-31.RAI.19-914. PN Comments need permanent wetland impacts.pdf](#)
[2020-07-27.PN.19-914. PUBLIC NOTICE.pdf](#)

FOIA Note: Did not reproduce attachments as all have been provided in other records.

Tom,

Hope all is well with you and your family! I am providing the attached comments received during the 30-day public notice (attached) for SAM-2019-00914-ES, a proposed ~53-mile pipeline in Choctaw and Washington Counties, FYSA. Due to the inclusion of cultural resources survey locations in the maps provided by the applicant, I did not include impact specific maps in the notice. SELC, as well as a few other commenters, expressed concerns with the lack of information, requesting I provide the additional details and an extension of the notice period. The commenters requesting detailed maps were advised to submit a FOIA request, so that the sensitive cultural information would not be leaked to the public. Considering these comments and changes to proposed impacts made during the public notice, a request for information was provided to the agent/applicant following the end of the notice period (attached). Should the updated information still warrant review as a Standard Permit, it was decided in discussions with Craig and Sheri, that we would re-issue the notice for 30-days with the updated maps and impacts.

At this time, I don't believe any action is required on your part; however, you may want to familiarize yourself with the project/comments should any future issues arise. Please let me know if you have any questions/concerns. Thanks!

Respectfully,

Elizabeth A. Hamilton

U.S. Army Corps of Engineers

Project Manager

Mobile District, Regulatory Division

South Alabama Branch