MISSISSIPPI INSURANCE DEPARTMENT
BULLETIN NO. 2005-10
September 28, 2005

On September 7, 2005, the Mississippi Department of Insurance ("Department") issued Bulletin No. 2005-6, in an effort to address certain insurance coverage issues facing Mississippians impacted by Hurricane Katrina. More specifically, Bulletin 2005-6 stated that insurance adjusters could not summarily determine the cause of damage without inspecting the damaged property, and instructed that all insurers were to fully inspect damaged property prior to making a coverage decision.

It has come to the attention of the Department that the Federal Emergency Management Agency ("FEMA") has instituted procedures whereby catastrophically damaged areas in Mississippi may apply to FEMA for direct federal assistance or reimbursement for debris removal from private property where there is an immediate threat to life, public health, safety or property. Consequently, state, county and municipal governments in catastrophically damaged areas, upon satisfying the guidelines established by FEMA, are receiving reimbursement approval from FEMA to go forward with debris removal on eligible private property. These reimbursement approvals are being granted via letters forwarded directly from the Federal Coordinating Officer/Disaster Recovery Manager at FEMA to the requesting state or local authority.

In an effort to assist insurers in knowing the approximate timeframes for debris removal in a particular jurisdiction, the Department will be posting copies of the aforementioned FEMA approval letters on its website at www.doi.state.ms.us (click on Hurricane Katrina link). This will allow insurers to contact the state or local authority named in the approval letter for additional information, including specific debris removal dates. It is the Department's hope that this will enable insurers to better coordinate adjusting activities in order to fully comply with the directives of Bulletin No. 2005-6.

As of the date of this Bulletin, FEMA has issued to local authorities in Mississippi at least ten (10) reimbursement approval letters for debris removal. These letters are already posted on the Department's website, and future letters will be posted as they are issued by FEMA. Insurers are encouraged to visit the Department's website frequently for postings of additional approval letters.

GEORGE DALE
COMMISSIONER OF INSURANCE
September 20, 2005

Edward A. Favre
Mayor
City of Bay St. Louis
310 Old Spanish Trail
Bay St. Louis, MS 39520

Re: Debris Removal from Private Property

Dear Mayor Favre:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible residential debris in those areas of your city as specified in your letter of September 18, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carwile, III
Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
October 25, 2005

The Honorable Leon Small, Mayor
Town of Beaumont
P.O. Box 605
Beaumont, MS 39423

Re: Debris Removal from Private Property

Dear Mayor Small:

This letter is in response to your October 12, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the town of Beaumont is in the public interest. I thus approve removal of such debris in those areas of your town where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

James N. Russo
Deputy Federal Coordinating Officer
FEMA-1604-DR-MS
September 26, 2005

Rusty Quave
Mayor
City of D'Iberville
P.O. Box 6519
D'Iberville, MS 39540

Re: Debris Removal from Private Property

Dear Mr. Quave:

This letter is in response to your request dated September 22, 2005, to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

A determination that the removal of eligible residential debris in your city is in the public interest has been made by FEMA. Your letter indicates compliance with the above referenced policy process requirements. I thus approve removal of such debris in those areas of D'Iberville where you determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power. We accept the procedures as set out in section “(6)” of your letter in that regard.

We recognize your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carwile, III
Deputy Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
September 26, 2005

Rusty Quave
Mayor
City of D'Iberville
P.O. Box 6519
D'Iberville, MS 39540

Re: Debris Removal from Private Property

Dear Mr. Quave:

This letter is in response to your request dated September 22, 2005, to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

A determination that the removal of eligible residential debris in your city is in the public interest has been made by FEMA. Your letter indicates compliance with the above referenced policy process requirements. I thus approve removal of such debris in those areas of D'Iberville where you determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power. We accept the procedures as set out in section "(6)" of your letter in that regard.

We recognize your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]
William F. Carwile, III
Deputy Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
September 22, 2005

C. J. Wheeler
City Manager
City of Gautier
3330 Highway 90
Gautier, MS 39553

Re: Debris Removal from Private Property

Dear Mr. Wheeler:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible residential debris in those areas of your city as specified in your letter and attachments of September 20, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as possible.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carwile, III
Deputy Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
September 20, 2005

Kelly W. Wright
President
George County Board of Supervisors
355 Cox Street
Lucedale, MS 39452

Re: Debris Removal from Private Property

Dear Mr. Wright:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible residential debris in those areas of your county as specified in your letter of September 19, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally, as you work to restore the beauty of your county from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William I. Carwile, III
Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
September 22, 2005

Harry P. Hewes, Esquire
City Attorney
City of Gulfport
Post Office Box 1780
Gulfport, MS 39502-1780

Re: Debris Removal from Private Property

Dear Mr. Hewes:

This letter is in response to your request dated September 20, 2005, to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

A determination that the removal of eligible residential debris in your city is in the public interest has been made by FEMA. Your letter indicates compliance with the above referenced policy process requirements. I thus approve removal of such residential debris in those areas of the City of Gulfport where you determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power. We accept the procedures as set out in section “(6)” of your letter in that regard.

We recognize your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your county from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carwile, III
Deputy Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
September 20, 2005

Rocky Pullman
President
Hancock County Board of Supervisors
P.O. Box 429
Bay St. Louis, MS 39520

Re: Debris Removal from Private Property

Dear Mr. Pullman:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible residential debris in those areas of your city as specified in your letter of September 19, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally as you work to restore the beauty of your county from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carwile, III
Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
September 22, 2005

Bobby Eleuterius  
President  
Harrison County Board of Supervisors  
P.O. Drawer CC  
Gulfport, MS 39502-0860

Re: Debris Removal from Private Property

Dear Mr. Eleuterius:

This letter is in response to your request dated September 21, 2005, to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 5523.13.

A determination that the removal of eligible residential debris in your county is in the public interest has been made by FEMA. Your letter indicates compliance with the above referenced policy process requirements. I thus approve removal of such residential debris in those areas of Harrison County where you determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power. We accept the procedures as set out in section "(6)" of your letter in that regard.

We recognize your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your county from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carville, III  
Deputy Federal Coordinating Officer  
Disaster Recovery Manager  
FEMA DR-1604-MS
October 4, 2005

Johnny L. DuPree
Mayor
City of Hattiesburg
P.O. Box 1898
Hattiesburg, MS 39403-1898

Re: Debris Removal from Private Property

Dear Mr. Dupree:

This letter is in response to your September 28, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the City of Hattiesburg is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III
Deputy Federal Coordinating Officer /
Disaster Recovery Manager
FEMA DR-1604-MS
September 29, 2005

Manly Barton  
President  
Jackson County Board of Supervisors  
P.O. Box 998  
Pascagoula, MS 39568

Re: Debris Removal from Residential Private Property

Dear Mr. Barton:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible debris from residential private property in those areas of your county as specified in your letter of September 19, 2005, and the Attachments dated September 28, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally, as you work to restore the beauty of your county from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

Robert B. Hooper

William L. Carwile, III  
Deputy Federal Coordinating Officer/  
Disaster Recovery Manager  
FEMA DR-1604-MS
October 4, 2005

William C. Brooks
Mayor
Town of Leakesville
301-A Lafayette Avenue
Leakesville, MS 39451

Re: Debris Removal from Private Property

Dear Mr. Brooks:

This letter is in response to your September 28, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the City of Hattiesburg is the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III
Deputy Federal Coordinating Officer/Disaster Recovery Manager
FEMA DR-1604-MS
October 6, 2005

Jimmie McLain  
Mayor  
Town of McLain  
P.O. Box 5  
McLain, MS 39456

Re: Debris Removal from Private Property

Dear Mr. McLain:

This letter is in response to your September 28, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the City of McLain is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concurrent notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation and.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III  
Deputy Federal Coordinating Officer/  
Disaster Recovery Manager  
FEMA DR-1604-MS
September 20, 2005

Matthew J. Avara
Mayor
City of Pascagoula
P.O. Drawer 908
Pascagoula, MS 39568

Re: Debris Removal from Private Property

Dear Mr. Avara:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible residential debris in those areas of your city as specified in your letter of September 20, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carwile, III
Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
September 20, 2005

Adrain Lumpkin, Jr.
County Administrator
Pearl River County
P.O. Box 569
Poplarville, MS 39470

Re: Debris Removal from Private Property

Dear Mr. Lumpkin:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible residential debris in those areas of your county as specified in your letter of September 20, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally as you work to restore the beauty of your county from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III
Federal Coordinating Officer
Disaster Recovery Manager
FEMA DR-1604-MS
October 20, 2005

The Honorable John Anderson, President
Perry County Board of Supervisors
P.O. Box 345
New Augusta, MS 39462

Re: Debris Removal from Private Property

Dear President Anderson:

This letter is in response to your October 13, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in Perry County is in the public interest. I thus approve removal of such debris in those areas of your county where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your county from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

James N. Russo
Deputy Federal Coordinating Officer
FEMA-1604-DR-MS
September 22, 2005

Carl L. Scott
Mayor
City of Petal
P.O. Box 564
Petal, MS 39465

Re: Debris Removal from Private Property

Dear Mr. Scott:

This letter is in response to your request dated September 19, 2005, to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the City of Petal is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in some exigent cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation and.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carwile, III
Deputy Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
September 26, 2005

Duncan R. Hatten  
President  
Stone County Board of Supervisors  
P.O. Drawer 7  
Wiggins, MS 39577

Re: Debris Removal from Residential Private Property

Dear Mr. Hatten:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible residential debris in those areas of your county as specified in your letter of September 19, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally, as you work to restore the beauty of your county from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III  
Federal Coordinating Officer/  
Disaster Recovery Manager  
FEMA DR-1604-MS
September 26, 2005

Duncan R. Hatten  
President  
Stone County Board of Supervisors  
P.O. Drawer 7  
Wiggins, MS 39577

Re: Debris Removal from Residential Private Property

Dear Mr. Hatten:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible residential debris in those areas of your county as specified in your letter of September 19, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally, as you work to restore the beauty of your county from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III  
Federal Coordinating Officer/  
Disaster Recovery Manager  
FEMA DR-1604-MS
September 20, 2005

Tommie Longo
Mayor
City of Waveland
Waveland, MS 39576

Re: Debris Removal from Private Property

Dear Mr. Longo:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible residential debris in those areas of your city as specified in your letter of September 18, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]
William L. Carwile, III
Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
October 6, 2005

Fred Andrews
President
Wayne County Board of Supervisors
Wayne County Courthouse
Waynesboro, MS 39367

Re: Debris Removal from Private Property

Dear Mr. Andrews:

This letter is in response to your October 6, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the County of Wayne is the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the FEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III
Deputy Federal Coordinating Officer/Disaster Recovery Manager
FEMA DR-1604-MS
September 26, 2005

Duncan R. Hatten
President
Stone County Board of Supervisors
P.O. Drawer 7
Wiggins, MS 39577

Re: Debris Removal from Residential Private Property

Dear Mr. Hatten:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible residential debris in those areas of your county as specified in your letter of September 19, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally, as you work to restore the beauty of your county from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III
Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
September 26, 2005

Rusty Quave
Mayor
City of D’Iberville
P.O. Box 6519
D’Iberville, MS 39540

Re: Debris Removal from Private Property

Dear Mr. Quave:

This letter is in response to your request dated September 22, 2005, to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

A determination that the removal of eligible residential debris in your city is in the public interest has been made by FEMA. Your letter indicates compliance with the above referenced policy process requirements. I thus approve removal of such debris in those areas of D’Iberville where you determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power. We accept the procedures as set out in section “(6)” of your letter in that regard.

We recognize your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III
Deputy Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
September 27, 2005

Jerry Alexander
Mayor
City of Wiggins
117 North First Street
Wiggins, MS 39577

Re: Debris Removal from Residential Private Property

Dear Mr. Alexander:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible residential debris in those areas of your county as specified in your letter of September 20, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III
Federal Coordinating Officer
Disaster Recovery Manager
FEMA DR-1604-MS
September 27, 2005

William Skellie, Jr.
Mayor
City of Long Beach
P.O. Box 929
Long Beach, MS 39560

Re: Debris Removal from Residential Private Property

Dear Mr. Skellie:

This letter is in response to your request dated September 22, 2005, to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

A determination that the removal of eligible residential debris in your city is in the public interest has been made by FEMA. Your letter indicates compliance with the above referenced policy process requirements. I thus approve removal of such debris in those areas of Long Beach where you determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power. We accept the procedures as set out in section "(6)" of your letter in that regard.

We recognize your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, II
Deputy Federal Coordinating Officer/Disaster Recovery Manager
FEMA DR-1604-MS
September 27, 2005

A. J. Holloway
Mayor
City of Biloxi
P.O. Box 429
Biloxi, MS 39533

Re: Debris Removal from Residential Private Property

Dear Mr. Holloway:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible residential private property debris in those areas of your city as specified in your letter of September 19, 2005, and Attachment A, dated September 27, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carville, III
Deputy Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
September 28, 2005

Connie Morgan
Mayor
City of Ocean Springs
P.O. Box 1800
Ocean Springs, MS 39577

Re: Debris Removal from Residential Private Property

Dear Mayor Morgan:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible debris from residential private property in those areas of your city as specified in your letter and attachment of September 28, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carwile, III
Deputy Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
September 28, 2005

Xavier Z. Bishop
Mayor
City of Moss Point
4412 Denny Street
Moss Point, MS 39563-2899

Re: Debris Removal from Residential Private Property

Dear Mayor Bishop:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible debris from residential private property in those areas of your city as specified in your letter of September 23, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carwile, III
Federal Coordinating Officer/Disaster Recovery Manager
FEMA DR-1604-MS
September 29, 2005

Manly Barton  
President  
Jackson County Board of Supervisors  
P.O. Box 998  
Pascagoula, MS 39568  

Re: Debris Removal from Residential Private Property  

Dear Mr. Barton:

This letter is in response to your request to remove debris from private property in a manner that allows for direct federal aid or reimbursement under Section 403 of the Stafford Act and applicable regulations and FEMA Recovery Division policy.

I hereby approve removal of eligible debris from residential private property in those areas of your county as specified in your letter of September 19, 2005, and the Attachments dated September 28, 2005, as being an immediate threat to life, public health, safety or property.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

While our approval of your request is not contingent upon your use of any particular legal process, we encourage you to be cognizant of the ownership rights of the citizens from whose private property you seek to remove debris. We suggest that you obtain a right of entry, or use the processes of nuisance abatement or condemnation and concomitant notice provisions. We understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005 and sanction use of police power, again giving as much notice as possible.

Finally, as you work to restore the beauty of your county from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III  
Deputy Federal Coordinating Officer/ 
Disaster Recovery Manager  
FEMA DR-1604-MS
October 4, 2005

William C. Brooks
Mayor
Town of Leakesville
301-A Lafayette Avenue
Leakesville, MS 39451

Re: Debris Removal from Private Property

Dear Mr. Brooks:

This letter is in response to your request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the Town of Leakesville is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that these methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation and.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carwile, III
Deputy Federal Coordinating Officer/Disaster Recovery Manager
FEMA DR-1604-MS
October 4, 2005

Johnny L. DuPree
Mayor
City of Hattiesburg
P.O. Box 1898
Hattiesburg, MS 39403-1898

Re: Debris Removal from Private Property

Dear Mr. DuPree:

This letter is in response to your September 28, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the City of Hattiesburg is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III
Deputy Federal Coordinating Officer
Disaster Recovery Manager
FEMA DR-1604-MS
October 6, 2005

Fred Andrews
President
Wayne County Board of Supervisors
Wayne County Courthouse
Waynesboro, MS 39367

Re: Debris Removal from Private Property

Dear Mr. Andrews:

This letter is in response to your October 6, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the County of Wayne is the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III
Deputy Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
October 4, 2005

William C. Brooks
Mayor
Town of Leakesville
301-A Lafayette Avenue
Leakesville, MS 39451

Re: Debris Removal from Private Property

Dear Mr. Brooks:

This letter is in response to your September 28, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the City of Hattiesburg is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III
Deputy Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
October 6, 2005

Jimmie McLain
Mayor
Town of McLain
P.O. Box 5
McLain, MS 39456

Re: Debris Removal from Private Property

Dear Mr. McLain:

This letter is in response to your September 28, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the City of McLain is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation and

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III
Deputy Federal Coordinating Officer/Disaster Recovery Manager
FEMA DR-1604-MS
October 7, 2005

Andy Dial
President
Jones County Board of Supervisors
P.O. Box 1468
Laurel, MS 39441

Re: Debris Removal from Private Property

Dear Mr. Dial:

This letter is in response to your September 29, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in Jones County is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carville, III
Deputy Federal Coordinating Officer/Disaster Recovery Manager
FEMA DR-1604-MS
October 7, 2005

Fred Andrews
President
Wayne County Board of Supervisors
Wayne County Courthouse
Waynesboro, MS 39367

Re: Debris Removal from Private Property

Dear Mr. Andrews:

This letter is in response to your October 6, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the County of Wayne is the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carwile, III
Deputy Federal Coordinating Officer/Disaster Recovery Manager
FEMA DR-1604-MS
October 10, 2005

Tim Waldrup
Mayor
City of Ellisville
Ellisville, MS 39211

Re: Debris Removal from Private Property

Dear Mr. Waldrup:

This letter is in response to your September 30, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the City of Ellisville is the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carville, III
Deputy Federal Coordinating Officer/Disaster Recovery Manager
FEMA DR-1604-MS
October 12, 2005

V.O. Smith
Mayor
City of Collins
P.O. Box 400
Collins, MS 39428-0400

Re: Debris Removal from Private Property

Dear Mr. Smith:

This letter is in response to your September 28, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the City of Collins is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanctions use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]
William L. Carwile, III
Deputy Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
October 12, 2005

Fred Hatten
President
Lamar County Board of Supervisors
P.O. Box 1240
Purvis, MS 39475-1240

Re: Debris Removal from Private Property

Dear Mr. Hatten:

This letter is in response to your October 10, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in Lamar County is the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

William L. Carville, III
Deputy Federal Coordinating Officer
Disaster Recovery Manager
FEMA DR-1604-MS
October 13, 2005

Billy Hudson
President
Forrest County Board of Supervisors
P.O. Box 1310
Hattiesburg, MS 39403-1310

Re: Debris Removal from Private Property

Dear Mr. Hudson:

This letter is in response to your October 3, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in Forrest County is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MFEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]

William L. Carwile, III
Deputy Federal Coordinating Officer/
Disaster Recovery Manager
FEMA DR-1604-MS
October 16, 2005

J.E. Smith
Mayor
City of Bay Springs
39 South 6th Street
P.O. Box 307
Bay Springs, MS 39422

Re: Debris Removal from Private Property

Dear Mr. Smith:

This letter is in response to your October 10, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the City of Bay Springs is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

James N. Musso
Deputy Federal Coordinating Officer
FEMA DR-1604-MS
October 16, 2005

Earnest Holder
President
Greene County Board of Supervisors
P.O. Box 460
Leakesville, MS 39451

Re: Debris Removal from Private Property

Dear Mr. Holder:

This letter is in response to your October 13, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in Greene County is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

James N. Russo
Deputy Federal Coordinating Officer
FEMA DR-1604-MS
October 19, 2005

The Honorable Roger H. Herrin, Mayor
City of Purvis
P.O. Box 308
Purvis, MS 39475

Re: Debris Removal from Private Property

Dear Mayor Herrin:

This letter is in response to your October 13, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the city of Purvis is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

James N. Russo
Deputy Federal Coordinating Officer
FEMA-1604-DR-MS
October 19, 2005

The Honorable Albert Garner, Mayor
Town of New Augusta
P.O. Box 401
New Augusta, MS 39462

Re: Debris Removal from Private Property

Dear Mayor Garner:

This letter is in response to your September 30, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the town of New Augusta is in the public interest. I thus approve removal of such debris in those areas of your town where you determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

James N. Rusko
Deputy Federal Coordinating Officer
FEMA-1604-DR-MS
October 25, 2005

The Honorable Melvin Mack, Mayor
City of Laurel
401 North 5th Avenue
P.O. Box 647
Laurel, MS 39441-0647

Re: Debris Removal from Private Property

Dear Mayor Mack:

This letter is in response to your October 5, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the city of Laurel is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

James N. Russo
Deputy Federal Coordinating Officer
FEMA-1604-DR-MS
October 23, 2005

The Honorable Robert E. McNair, Mayor
Town of Mount Olive
P.O. Box 510
Mount Olive, MS 39199

Re: Debris Removal from Private Property

Dear Mayor McNair:

This letter is in response to your October 18, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523-13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the town of Mount Olive is in the public interest. I thus approve removal of such debris in those areas of your town where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find. After a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your town from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

[Signature]
James N. Russo
Deputy Federal Coordinating Officer
FEMA-1604-DR-MS
October 27, 2005

Tony Green
County Administrator
Laurel County
410 Constitution Avenue
Meridian, MS 39301

Re: Debris Removal from Private Property

Dear Mr. Green:

This letter is in response to your October 27, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in Lauderdale County is in the public interest. I thus approve removal of such debris in those areas of your county where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your county from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

James N. Russo
Deputy Federal Coordinating Officer
FEMA-1604-DR-MS
October 27, 2005

The Honorable Robert V. Massengill, Mayor
City of Brookhaven
P.O. Box 672
Brookhaven, MS 39602-0672

Re: Debris Removal from Private Property

Dear Mayor Massengill:

This letter is in response to your October 21, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the city of Brookhaven is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

James N. Russo
Deputy Federal Coordinating Officer
FEMA-1604-DR-MS
October 27, 2005

Gary Walker, Supervisor
Lincoln County Board of Supervisors
301 South First Street
P.O. Box 555
Brookhaven, MS 39602-0555

Re: Debris Removal from Private Property

Dear Supervisor Walker:

This letter is in response to your October 21, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in Lincoln County is in the public interest. I thus approve removal of such debris in those areas of your county where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your county from Katrina’s wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

James N. Russo
Deputy Federal Coordinating Officer
FEMA-1604-DR-MS
October 27, 2005

The Honorable Billy McDonald, Mayor
City of Pass Christian
200 West Scenic Drive
P.O. Box 368
Pass Christian, MS 39571

Re: Debris Removal from Private Property

Dear Mayor McDonald:

This letter is in response to your October 24, 2005 request to be allowed to remove debris from private property in a manner that allows for direct federal aid or reimbursement under the Stafford Act, applicable regulations and FEMA Recovery Division Policy Number 9523.13.

I agree with the assertion in your letter and hereby determine that the removal of eligible residential debris in the city of Pass Christian is in the public interest. I thus approve removal of such debris in those areas of your city where you will determine it poses an immediate threat to life, public health, safety or property.

Our approval recognizes that you will obtain a right of entry with terms similar to those on the MEMA form provided, or use the processes of nuisance abatement or condemnation and concomitant notice provisions when you deem that this is possible. However, we understand that those methods may be too slow in the most exigent of cases, and in those instances we join with the Attorney General of Mississippi and his opinion letter of September 9, 2005, and sanction use of police power, again giving as much notice as is reasonably prudent cognizant of the ownership rights of your citizens and the emergency nature of the situation.

We accept your agreement to assist the federal government in recovering any insurance proceeds that you find, after a reasonable search of records, were paid to any private party for such debris removal for which federal aid or reimbursement was received.

Finally, as you work to restore the beauty of your city from Katrina's wrath, we trust you remain mindful of the historic properties in the area and consult the Guidance we have provided as distributed through the Mississippi Emergency Management Agency.

Sincerely,

James N. Russo
Deputy Federal Coordinating Officer
FEMA-1604-DR-MS