

BOARD OF COUNTY COMMISSIONERS
GULF COUNTY, FLORIDA

CHIEF ADMINISTRATOR'S OFFICE

Donald Butler, Chief Administrator

1000 CECIL G. COSTIN, SR. BLVD., ROOM 302, PORT ST. JOE, FLORIDA 32456

PHONE: (850) 229-6111/229-6106/639-6700 • FAX: (850) 229-9252 • EMAIL: dbutler@gulfcounty-fl.gov

DATE AND TIME OF MEETINGS: SECOND TUESDAYS AT 9:00 A.M., E.T. AND FOURTH TUESDAYS AT 6:00 P.M., E.T.

MEMORANDUM

TO: Ms. Rebecca Norris, Clerk of Courts

FROM: Donald Butler, Chief Administrator *DB*

SUBJECT: Mike Todd

DATE: July 15, 2010

Per recommendation of EMS Director Houston Whitfield, Mr. Mike Todd has been re-hired as a part-time EMT effective July 17, 2010. Mr. Todds' rate of pay will be \$12.3225 per hour.

Please feel free to contact me should you have any questions.

Thanks,

Donald Butler, Chief Administrator

2010 AUG -4 PM 12:36
GULF COUNTY
CLERK OF COURTS

**CC: Information Packet
Elaine Bland**

**Concurrent Notice
Notice of Finding of No Significant Impact and
Notice of Intent to Request Release of Funds**

August 16, 2010

Gulf County
1000 Cecil G. Costin, Sr. Blvd., Room 309
Port St. Joe, FL 32456
(850) 229-6144

These notices shall satisfy two separate but related procedural requirements for activities to be undertaken by Gulf County.

REQUEST FOR RELEASE OF FUNDS

On or about September 1, 2010, Gulf County will submit a request to the Florida Department of Community Affairs for the release of \$2,536,175 in Community Development Block Grant (CDBG) funds for a Disaster Recovery Initiative project under Title I of the Housing and Community Development Act, as amended, to be used in three (3) service areas. Service Area #1 includes the construction of approximately 275 LF of rock revetment at the most narrow section of Cape San Blas Road/CR-30E, known locally as the Stump Hole (approximately 29° 40.7' North Latitude, 85° 21.9' West Longitude). Service Area #2 includes the installation of approximately 3,300 LF of new sewer force main along the Martin Luther King Boulevard/Williams Avenue Connector Road, Avenue A and US-98, with associated lift station improvements within the City of Port St. Joe. Service Area #3 includes the mitigation/rehabilitation of identified affordable rental housing communities throughout the County.

FINDING OF NO SIGNIFICANT IMPACT

Gulf County has determined that the project will have no significant impact on the human environment. Therefore, an Environmental Impact Statement under the National Environmental Policy Act of 1969 (NEPA) is not required. Additional project information is contained in the Environmental Review Record (ERR) on file at the Robert M. Moore Administration Building, 1000 Cecil G. Costin, Sr. Blvd., Room 309, Port St. Joe, FL 32456, and may be examined or copied Monday through Thursday from 7:00 a.m. to 5:30 p.m., E.T.

PUBLIC COMMENTS

Any individual, group, or agency may submit written comments on the ERR to the Robert M. Moore Administration Building, 1000 Cecil G. Costin, Sr. Blvd., Room 309, Port St. Joe, FL 32456. All comments must be received by August 31, 2010. Comments will be considered prior to the County requesting a release of funds. Comments should specify which notice they are addressing.

RELEASE OF FUNDS

Gulf County certifies to the Florida Department of Community Affairs and HUD that Commissioner Carmen L. McLemore in his capacity as Board of County Commissioners' Chairman consents to accept the jurisdiction of the Federal Courts if an action is brought to enforce responsibilities in relation to the environmental review process and that these responsibilities have been satisfied. The State's approval of the certification satisfies its responsibilities under NEPA and related laws and authorities and allows the County to use the CDBG funds.

OBJECTIONS TO RELEASE OF FUNDS

HUD will accept objections to its release of fund and Gulf County's certification for a period of fifteen days following the anticipated submission date or its actual receipt of the request (whichever is later) only if they are on one of the following bases:

- (a) the certification was not executed by the Certifying Officer of the County;
- (b) the County has omitted a step or failed to make a decision or finding required by HUD regulations at 24 CFR part 58;
- (c) the grant recipient has committed funds or incurred costs not authorized by 24 CFR Part 58 before approval of a release of funds by the State; or
- (d) another Federal agency acting pursuant to 40 CFR Part 1504 has submitted a written finding that the project is unsatisfactory from the standpoint of environmental quality. Objections must be prepared and submitted in accordance with the required procedures (24 CFR Part 58, Sec. 58.76) and shall be addressed to the Florida Department of Community Affairs, CDBG Program, 2555 Shumard Oak Boulevard, Tallahassee, Florida 32399-2100. Potential objectors should contact the County to verify the actual last day of the objection period.

Date issued: August 16, 2010

Carmen L. McLemore, Chairman
Board of County Commissioners

Ad #2010-52

Date: August 16, 2010

Publish in Legals

Invoice: Gulf County Board of County Commissioners Account #4522382

**Notice for Early Public Review of a Proposal to Support
Activity in the 100-Year Floodplain and Wetland**

To: All Interested Agencies, Groups, and Individuals

This is to give notice that Gulf County has been awarded a Community Development Block Grant (CDBG) for a Disaster Recovery Initiative project from the Florida Department of Community Affairs. The funding is provided by the U.S. Department of Housing and Urban Development (HUD) and will be used in three (3) service areas. Service Area #1 includes the construction of approximately 275 LF of rock revetment at the most narrow section of Cape San Blas Road/CR-30E, known locally as the Stump Hole (approximately 29° 40.7' North Latitude, 85° 21.9' West Longitude). Service Area #2 includes the installation of approximately 3,300 LF of new sewer force main along the Martin Luther King Boulevard/Williams Avenue Connector Road, Avenue A and US-98, with associated lift station improvements within the City of Port St. Joe. Service Area #3 includes the mitigation/rehabilitation of identified affordable rental housing communities throughout the County.

This notice is required by Section 2(a)(4) of Executive Order 11988 for Floodplain Management, and by Section 2(b) of Executive Order 11990 for the Protection of Wetlands, and is implemented by HUD Regulations found at 24 CFR 55.20(b) for the HUD action that is within and/or affects a floodplain or wetland.

Construction will be undertaken in the 100-year floodplain and/or a wetland. Gulf County is interested in alternatives and public perceptions of possible adverse impacts that could result from the project as well as potential mitigation measures. The portions of the project that lie within the 100-year floodplain include all of Service Area #1 and a portion of Service Area #2 along Avenue A and US-98. Additionally, all of Service Area #1 is located within a wetland area. The purpose of this project is to provide mitigation assistance to areas impacted by the 2008 storm season.

Written comments must be received by the County at 1000 Cecil G. Costin Sr. Boulevard, Room 309, Port St. Joe, FL 32456, on or before August 13, 2010.

Additional information may be obtained by contacting Towan Kopinsky, Grant Coordinator, at (850) 229-6144 or Jeffrey C. Winter, Project Manager/Environmental Review Specialist, at (904) 264-6203.

Date issued: July 27, 2010

Carmen L. McLemore, Chairman
Board of County Commissioners

Ad #2010-49

Publication Date: July 27, 2010

Publish in Legals

Invoice: Gulf County Board of County Commissioners Account #4522382

FILED FOR RECORD
FEDERAL COURTS
CLERK OF CIRCUIT COURT
GULF COUNTY, FLORIDA
2010 JUL 22 PM 3:48

**Notice and Public Explanation of a Proposed
Activity in the 100-Year Floodplain and Wetland**

5

To: All Interested Agencies, Groups, and Individuals

This is to give notice that Gulf County has conducted an evaluation as required by Executive Orders 11988 and 11990 in accordance with HUD regulations at 24 CFR 55.20 to determine the potential affect that its activity in the 100-year floodplain and wetland will have on the environment.

Gulf County intends to undertake a project funded by a Florida Small Cities Community Development Block Grant. The proposed project will be used in three (3) service areas. Service Area #1 includes the construction of approximately 275 LF of rock revetment at the most narrow section of Cape San Blas Road/CR-30E, known locally as the Stump Hole (approximately 29° 40.7' North Latitude, 85° 21.9' West Longitude). Service Area #2 includes the installation of approximately 3,300 LF of new sewer force main along the Martin Luther King Boulevard/Williams Avenue Connector Road, Avenue A and US-98, with associated lift station improvements within the City of Port St. Joe. Service Area #3 includes the mitigation/rehabilitation of identified affordable rental housing communities throughout the County. The portions of the project that lie within the 100-year floodplain include all of Service Area #1 and a portion of Service Area #2 along Avenue A and US-98. The scope of work in both Service Area #1 and #2 involves improvements to existing infrastructure that already exist in the 100-year floodplain. The portions of the project that lie within a wetland area include all of Service Area #1.

Gulf County has determined that it has no practicable alternative other than to proceed with the work. This activity will have no significant impact on the environment for the following reasons:

The project sites in their current uses contain existing rock revetment in Service Area #1, residents who are within 1,000 feet of an existing sewer main in Service Area #2 and existing housing communities in Service Area #3. The mitigation assistance included in this project is being conducted to better serve the residents of the County and provide for a safer community during future storm events. This project proposes no major changes that would have a significant impact on the environment.

Although portions of the project are located in the 100-year floodplain and wetland, the improvements cannot be undertaken in any other location due to the scope of the project. There is, therefore, no practicable alternative.

The proposed improvements conform to applicable floodplain protection standards. The proposed action will not affect natural or beneficial floodplain values, and residents of the community will benefit from the project. Failure to provide the mitigation assistance could result in unnecessary and preventable damages as a result of future storm events.

Additional agencies involved in this project include the Florida Department of Community Affairs and the U.S. Department of Housing and Urban Development.

Additional information may be obtained by contacting: Towan Kopinsky, Grant Coordinator, at (850) 229-6144 or Jeffrey C. Winter, Project Manager/Environmental Review Specialist, at (904) 264-6203.

Written comments must be received by Gulf County at 1000 Cecil G. Costin Sr. Boulevard, Room 309, Port St. Joe, FL 32456, on or before August 31, 2010.

Date issued: August 16, 2010

Carmen L. McLemore, Chairman
Board of County Commissioners

Ad #2010-51

Date: August 16, 2010

Publish in Legals

Invoice: Gulf County Board of County Commissioners Account #4522382

5

PUBLIC NOTICE

A Public Hearing will be held at the Planning and Development Review Board (PDRB) meeting on Monday, August 16, 2010 at 8:45 a.m. EST, and at the Board of County Commissioners (BOCC) meeting on Tuesday, August 24, 2010 at 6:00 p.m. EST. Both public hearings will be held in the BOCC Meeting Room at the Robert M. Moore Administration Building, 1000 Cecil G. Costin Sr. Blvd., Port St. Joe, Florida. The public hearings will be to discuss and act on the following:

1. Subdivision re-plat - Planters Cove - Paradise Investments/Parapet Properties - Parcel ID #06370-805R, -810R, -835R - 1 Acre in Section 18, Township 9 South, Range 11 West, Gulf County, Florida - Replat of Lots 1,2 and 7 subject to all Federal, State and Local Development Regulations stated and unstated.
2. Preliminary Subdivision Plat - Palms at Money Bayou, LLC - Craig Donley - Parcel ID #03179-005R - 9.47 Acres in Section 19, Township 9 South, Range 10 West, Gulf County, Florida - A ten (10) lot subdivision subject to all Federal, State and Local Development Regulations stated and unstated.
3. Preliminary Subdivision Plat - Hibiscus Horizons - Jay Rish - Parcel ID #06268-503R, -516R, -514R - 2.1 Acres in Section 6, Township 9 South, Range 11 West, Gulf County, Florida - A three (3) lot subdivision subject to all Federal, State and Local Development Regulation stated and unstated.

The public is encouraged to attend and be heard on these matters. Information prior to the meeting can be viewed at the Planning and Building Department at 1000 Cecil G. Costin Sr. Blvd., Room 312.

Advertise It

Ad #2010-50

Date: August 5 and August 12, 2010

Invoice: Gulf County Planning Department, account #4522644

Enclosure: Map

Size: **Headline no smaller than 18 point**

Must be at least 2 columns wide by 10 inches long

Must not appear in the newspaper portions where legal notices and classified advertisements appear

Proof of Publication required

2010 JUL 26 AM 11:31

FILED
REBECCA L. NORRIS
CLERK OF CIRCUIT COURT
GULF COUNTY, FLORIDA

Planters Cove

Palms at Money Bayou, LLC

Hibiscus Horizons



NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN that the Gulf County Board of County Commissioners will hold a public hearing to consider adoption of an Ordinance with the following title:

AN ORDINANCE OF GULF COUNTY, FLORIDA, ("COUNTY") RELATED TO SEXUAL OFFENDER AND SEXUAL PREDATOR RESIDENCE PROHIBITION; REPEALING GULF COUNTY ORDINANCE NO. 2006-19 PROVIDING FOR PENALTIES; PROVIDING FOR EXCEPTION, PROPERTY OWNERS PROHIBITED FROM RENTING REAL PROPERTY TO CERTAIN SEXUAL OFFENDERS AND SEXUAL PREDATORS, PROVIDING FOR PENALTIES, PROVIDING FOR A REPEALER, PROVIDING FOR SEVERABILITY, AND PROVIDING FOR AN EFFECTIVE DATE.

The public hearing will be held during the Gulf County Board of County Commissioner's meeting on Tuesday, August 24, 2010 at 6:00 p.m., E.T., in the County Commissioner's meeting room in the Robert M. Moore Administration Building, Gulf County Courthouse Complex, Port St. Joe, Florida.

All interested persons may appear and be heard with respect to the proposed Ordinance. If a person decides to appeal any decisions made by the Gulf County Commission with respect to any matter considered at this hearing, he/she will need a record of the proceedings and that for such purpose he/she may need to ensure a verbatim record of the proceedings made and which would include any evidence upon which the appeal is to be based.

A copy of the proposed Ordinance is available for inspection on weekdays between the hours of 9:00 a.m. est., and 5:00 p.m. est. at the Office of the Clerk of Court, Gulf County Courthouse, 1000 C.G. Costin, Sr., Blvd., Port St. Joe, Florida, 32456.

BOARD OF COUNTY COMMISSIONERS
GULF COUNTY, FLORIDA

BY: CARMEN MCLEMORE, CHAIRMAN

Ad Dates: August 12, 2010 and August 19, 2010

Ad #2010-54

Publish in Legals

Invoice: Gulf County Board of County Commissioners Account #4522382

SUNGARD PENTAWATION, INC.
DATE: 07/29/2010
TIME: 16:55:02
SELECTION CRITERIA: orgn.fund='120'
ACCOUNTING PERIOD: 10/10

BAY COUNTY BOARD OF COUNTY COMMISSIONERS
EXPENDITURE STATUS REPORT

July 2010

SORTED BY: FUND, DEPT TOTAL, 1ST SUBTOTAL, ACCOUNT
TOTALLED ON: FUND, DEPT TOTAL, 1ST SUBTOTAL
PAGE BREAKS ON: FUND, DEPT TOTAL

FUND-120 LIBRARY
DEPT TOTAL-0361 GULF COUNTY LIBRARY
1ST SUBTOTAL-5100000 PERSONAL SERVICES

ACCOUNT	TITLE	BUDGET	PERIOD EXPENDITURES	ENCUMBRANCES OUTSTANDING	YEAR TO DATE EXP	AVAILABLE BALANCE	YTD/ BUD
5101200	SALARIES & WAGES-REGULAR	111,945.00	11,776.57	.00	91,521.50	20,423.50	81.76
5102100	FICA TAXES-MATCHING	8,564.00	890.86	.00	6,886.63	1,677.37	80.41
5102200	RETIREMENT CONTRIBUTIONS	11,023.00	1,233.06	.00	9,087.92	1,935.08	82.45
5102300	LIFE & HEALTH INSURANCE	4,428.00	299.04	.00	3,983.18	444.82	89.95
5102400	WORKERS COMP. PREMIUMS	415.00	.00	.00	333.00	82.00	80.24
	TOTAL PERSONAL SERVICES	136,375.00	14,199.53	.00	111,812.23	24,562.77	81.99

1ST SUBTOTAL-5300000 OPERATING EXPENSES	BUDGET	PERIOD EXPENDITURES	ENCUMBRANCES OUTSTANDING	YEAR TO DATE EXP	AVAILABLE BALANCE	YTD/ BUD	
5304101 COMMUNICATIONS SERVICES	1,000.00	82.19	.00	852.15	147.85	85.22	
5304125 POSTAGE/TRANS/FREIGHT	14.00	110.00	.00	124.00	-110.00	885.71	
5304301 UTILITY SERVICES	20,394.00	2,076.59	.00	14,726.87	5,667.13	72.21	
5304501 INSURANCE & BONDS	937.00	.00	.00	702.00	235.00	74.92	
5304605 REPAIR/MAINT-BLDG & GRND	470.00	32.00	.00	354.00	116.00	75.32	
5304615 REPAIR/MAINT-EQUIPMENT	450.00	.00	.00	293.04	156.96	65.12	
5305101 OFFICE SUPPLIES	100.00	.00	.00	32.45	67.55	32.45	
5305202 OPER SUPPLIES-JANITORIAL	75.00	.00	.00	40.12	34.88	53.49	
5305401 BOOKS/RESOURCE MATR/SUBS	5,472.00	.00	.00	4,794.47	677.53	87.62	
	TOTAL OPERATING EXPENSES	28,912.00	2,300.78	.00	21,919.10	6,992.90	75.81

1ST SUBTOTAL-5600000 CAPITAL OUTLAY	BUDGET	PERIOD EXPENDITURES	ENCUMBRANCES OUTSTANDING	YEAR TO DATE EXP	AVAILABLE BALANCE	YTD/ BUD
5606623 BOOKS - LOCAL	7,511.00	370.98	.00	5,035.65	2,475.35	67.04
	TOTAL CAPITAL OUTLAY	7,511.00	370.98	5,035.65	2,475.35	67.04

1ST SUBTOTAL-5900000 NON-OPERATING EXPENSES	BUDGET	PERIOD EXPENDITURES	ENCUMBRANCES OUTSTANDING	YEAR TO DATE EXP	AVAILABLE BALANCE	YTD/ BUD
5909910 RESERVE FOR CONTINGENCIE	3,104.00	.00	.00	.00	3,104.00	.00
	TOTAL NON-OPERATING EXPENSES	3,104.00	.00	.00	3,104.00	.00

TOTAL GULF COUNTY LIBRARY	BUDGET	PERIOD EXPENDITURES	ENCUMBRANCES OUTSTANDING	YEAR TO DATE EXP	AVAILABLE BALANCE	YTD/ BUD
	175,902.00	16,871.29	.00	138,766.98	37,135.02	78.89

2010 AUG - 14 AM 10:48

RECEIVED

2010 AUG -2 AM 7: 22

GULF COUNTY BOCC
HUMAN RESOURCES DEPT

August 2, 2010

RE: Letter of Resignation

To whom it may concern:

Please let this letter serve as my notice to resign my position with Public Works as Mechanic II effective August 12, 2010.

Thank you for the opportunity to work for the Board of County Commissioners and for all you have done for me during my time of employment.

Sincerely,



Charles Dwayne (Wayne) Strange

2010 AUG -4 PM 12: 36

OFFICE OF THE CLERK
GULF COUNTY BOARD OF COUNTY COMMISSIONERS
1000 W. GULF BLVD.
PACIFIC BEACH, FL 32088



Florida Department of Agriculture and Consumer Services
Division of Agricultural Environmental Services

MOSQUITO CONTROL PESTICIDE USE INSPECTION REPORT

CHARLES H. BRONSON
COMMISSIONER

Chapter 388.361, F.S. and 5E-13.0371, F.A.C.
Telephone: (850) 922-7011; FAX (850) 413-7044

Bureau of Entomology and Plant
Control
1203 Governors Square Boulevard,
Suite 300
Tallahassee, Florida 32301

DATE OF INSPECTION: 7/27/10

I. FACILITY

NAME: Gulf County Mosquito Control	TELEPHONE NO: 850 227-1401
ADDRESS: 1001 10th Street	COUNTY: Gulf
CITY:	ZIP CODE: 32456
INDIVIDUAL IN CHARGE: Mr. Mark Cothran	TITLE: DIRECTOR
INDIVIDUAL INTERVIEWED: Mr. Mark Cothran	TITLE: DIRECTOR
NUMBER FULL TIME EMPLOYEES: 3	NUMBER PART TIME EMPLOYEES 3
NUMBER CERTIFIED IN PHPC: 3	

II. PESTICIDE STORAGE

	YES	NO
Is storage area clean, orderly and secure? <i>Secure and clean.</i>	X	
Have all cancelled, suspended, unregistered, and/or chemically unstable products been properly stored or disposed? <i>None noted.</i>	X	
Are appropriate pesticide labels carried inside cab and on secondary container on spray vehicle? <i>Carried in spray vehicle.</i>	X	

III. DISPOSAL

Are procedures for the disposal of pesticide containers consistent with label directions? <i>Empty containers disposed of according to labeled directions.</i>	X	
Are rinsates added to spray mixes? <i>Rinsates are disposed of as hazardous waste.</i>	X	
Is there a system utilized that minimizes contamination of soil, water, and environment at the wash down area? <i>Vehicles washed at designated wash area.</i>	X	
DISPOSAL COMMENTS: <i>Discussed using mineral oil for rinsing drums.</i>		

IV. WORKER SAFETY

Is personal protective equipment required by pesticide labels available and in use by applicators? <i>All label-required P.P.E. issued to applicators.</i>	X	
Is this equipment in satisfactory condition?	X	
Is the policy regarding use of protective equipment explained to all employees? <i>Policy in place.</i>	X	
Are Material Safety Data Sheets available in office, storage area and spray vehicles?	X	
Are emergency telephone numbers readily available? <i>Kept in service vehicles and in office.</i>	X	
Are there records documenting adequate annual training and instruction to unlicensed applicators? <i>Adequate records maintained.</i>	X	
Worker safety comments:		

V. EQUIPMENT

	YES	NO
Is equipment clean and maintained for mosquito control operations? <i>4 truck-mounted ULV foggers and 1 truck-mounted larvicide unit.</i>	X	
Is there an established procedure for flow rate calibration and (adequate flow rate equipment to determine oz/min and/or a/acre for adulticide usage as per label requirements) daily use determination of flow rate? <i>Verified daily upon refilling spray tanks.</i>	X	
Is there an established annual procedure for droplet size verification? <i>Verified annually and after equipment maintenance. Last checked on 1/3/10</i>	X	
EQUIPMENT COMMENTS:		

VI. RECORDS

Are pesticide use records required by state law maintained for 3 years?	YES	12
<i>Adequate records maintained.</i>	X	
Are surveillance records required by state law maintained for 3 years?		
<i>Adequate records maintained.</i>	X	
RECORDS COMMENTS:		

VII. PESTICIDES AND METHODS OF APPLICATION

ADULT CONTROL: *Permanone 30+30 applied via truck-mounted ULV fogger at a rate of 4.9 oz/min @ 10 mph at a mix rate of 8:1 with BVA oil to control adult mosquitoes within the county. - Use appears consistent with labeled directions.*

LARVAL CONTROL: *Vectobac 12AS applied to areas of standing water within the county at a rate of 16 oz/acre in various amounts of water (5-100gal) depending on the application equipment. - Use appears consistent with labeled directions.*

PESTICIDE APPLICATION COMMENTS:

VIII. INTEGRATED ARTHROPOD CONTROL PROGRAM § 388.281(2)

	YES	NO
Are larvicides used? <i>Vectobac 12AS</i>	X	
Are adulticides used? <i>Permanone 30+30</i>	X	
Are source reduction measures taken? <i>Roadside ditches maintained by public works.</i>	X	
Is public education provided?	X	
Is personnel training and certification provided? <i>Adequate training records maintained.</i>	X	
Is surveillance conducted? <i>Traps and landing rates.</i>	X	

IX. FIXED-WING AND ROTARY AIRCRAFT

	YES	NO
Are all aircraft used for mosquito control currently registered on form DACS-13354?	N/A	
Are all aircraft secured when not in use, to prevent or deter theft or unauthorized use?	N/A	
Are pesticides securely stored to prevent access by unauthorized persons?	X	
List all aircraft types with aircraft number(s), DACS registration number(s) and registration expiration date(s):	<i>N/A</i>	

X. BACKGROUND

PREVIOUS INSPECTION RESULTS: *No violations noted.* DATE: *April 8, 2008*

XI. VIOLATIONS

None noted.

XII. COMMENTS / PHPC License Number & Expiration Date

Mr. Mark Cothran / PHPC #9488, Expires 2/15/2014

XIII. ATTACHMENTS

NAME OF INDIVIDUAL INTERVIEWED: <i>Mr. Mark Cothran</i>	NAME OF INSPECTOR: <i>Steven Harrison, Environmental Manager</i>
SIGNATURE: <i>[Signature]</i>	SIGNATURE: <i>[Signature]</i>
FACILITY NAME: <i>Gulf County Mosquito Control</i>	DATE: <i>7/27/10</i>



U. S. ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF INSPECTION

ADDRESS (EPA Regional Office)
 61 Forsyth St.
 Atlanta, GA 30303

DATE 7/27/10 HOUR 9:00 A.M.
 P.M.

NAME OF INDIVIDUAL <i>Mr. Mack Cothran</i>	TITLE <i>Director</i>
FIRM NAME <i>Gulf County Mosquito Control</i>	FIRM ADDRESS (Number, Street, City, State and Zip Code) <i>1001 10th Street Port St. Joe, FL 32456</i>
SIGNATURE OF EPA EMPLOYEE <i>Steve Harrison</i> Steven Harrison	TITLE <i>Environmental Manager</i>

REASON FOR INSPECTION

FOR THE PURPOSE OF INSPECTING AND OBTAINING SAMPLES OF ANY PESTICIDES OR DEVICES PACKAGED, LABELED, AND RELEASED FOR SHIPMENT, AND SAMPLES OF ANY CONTAINERS OR LABELING FOR SUCH PESTICIDES OR DEVICES, IN PLACES WHERE PESTICIDES OR DEVICES ARE HELD FOR DISTRIBUTION OR SALE (Sec. 9 (a) and 12 (a)(2)(B)).

FOR THE PURPOSE OF INSPECTING AND OBTAINING COPIES OF THOSE RECORDS SPECIFIED IN SECTION 8 AND 40 CFR PART 169. (Sec. 8 and 12(a)(2)(B)).

VIOLATION SUSPECTED:

NONE: Routine Mosquito Control Inspection

For the purpose of inspecting sites where insecticides are being used for Public Health Pest Control, in order to collect data on the use of pesticides and to determine whether pesticides are being used in compliance with Chapter 388, Florida Mosquito Control Law, Chapter 5E-13, F.A.C., and with FIFRA, the Federal Insecticide, Fungicide, and Rodenticide Act.

[Signature] Director 7/27/10
 Signature Title Date

Section 8, 9 (a) and 12 (a) (2) (B) of the Federal Insecticide, Fungicide, and Rodenticide Act, as amended (7 U.S.C. 136 et seq.) are quoted on the reverse of this form.



Florida Department of Environmental Protection

Northwest District
160 Governmental Center
Pensacola, Florida 32502-5794

Charlie Crist
Governor

Jeff Kottkamp
Lt. Governor

Michael W. Sole
Secretary

July 22, 2010

BY ELECTRONIC MAIL
orin@tauntontruss.com

David Taunton
Post Office Box 870
Wewahitchka, Florida

Re: Taunton Sand Mine
702 US Highway 71 North
Wewahitchka, Florida

Facility ID: FLA441473
File No. FLA441473-002-IWF
Gulf County

Dear Mr. Taunton:

This letter is to advise you that the Department has received your notice of intent to continue the use of a general permit as provided in Rule 62-660.804, Florida Administrative Code (F.A.C.), for a sand mine operation located in Gulf County, Florida. We received the notice of intent and fee on July 07, 2010.

The Department is not at this time objecting to your continued use of such general permit for Taunton sand mine, located at the above stated address. Please be advised that you are required to abide by all the conditions in the attached Rule 62-4.540, F.A.C. General Permit for Sand and Limestone Mines.

Your permit coverage identification number is FLA441473-002-IWF, please refer to this number in all correspondence or permit inquires. Your continued use of the general permit will last until five years from the date of this letter. If you wish to continue coverage beyond the expiration date, a notice of continued use of the general permit must be given at least 30 days before expiration.

2010 AUG-4 PM 12:35

RECEIVED
OFFICE OF THE SECRETARY
DEPARTMENT OF ENVIRONMENTAL PROTECTION
160 GOVERNMENTAL CENTER
PENSACOLA, FLORIDA 32502-5794

Taunton Sand Mine
FLA44173-002-IWF
Page 2

If you have any questions, please contact Cecily Tart at 850.595.8300, extension 1154.

Sincerely,

William A. Armstrong, P.E.
Industrial Wastewater Permitting
Section Supervisor

WAA\cnt

Attachments:

- Rule 62-4.540, F.A.C., General Conditions for All General Permits
- Rule 62-660.804, F.A.C., General Permit for Sand and Limestone Mines

- cc: Northwest District-Panama City Office
Gulf County Administrator (gulfcoadm@gtcom.net)
Gulf County Board of County Commissioners (gulfcoadm@gtcom.net)
Gulf County Public Health Department (douglas_kent@doh.state.fl.us)

62-4.540 General Conditions for All General Permits.

(1) The terms, conditions, requirements, limitations, and restrictions set forth in this Part are "general permit conditions" and are binding upon the permittee. The conditions are enforceable under Chapter 403, F.S.

(2) The general permit is valid only for the specific activity indicated. Any deviation from the specified activity and the conditions for undertaking that activity shall constitute a violation of the permit. The permittee is placed on notice that violation of the permit may result in suspension or revocation of the permittee's use of the general permit and may cause the Department to begin legal proceedings.

(3) The general permit does not convey any vested rights or any exclusive privileges. It does not authorize any injury to public or private property nor any invasion of personal rights. It does not authorize any infringement of federal, state or local laws or regulations. It does not eliminate the necessity for obtaining any other federal, state or local permits that may be required, or allow the permittee to violate any more stringent standards established by federal or local law.

(4) The general permit does not relieve the permittee from liability and penalties when the construction or operation of the permitted activity causes harm or injury to human health or welfare; causes harm or injury to animal, plant or aquatic life; or causes harm or injury to property. It does not allow the permittee to cause pollution in contravention of Florida Statutes and Department rules.

(5) The general permit conveys no title to land or water, nor does it constitute State recognition or acknowledgment of title. It does not constitute authority for reclamation of submerged lands. Only the Board of Trustees of the Internal Improvement Trust Fund may express State opinion as to title.

(6) No general permit shall authorize the use of state owned land without the prior consent of the Board of Trustees of the Internal Improvement Trust Fund pursuant to Section 253.77, F.S.

(7) The general permit may be modified, suspended or revoked in accordance with Chapter 120, Florida Statutes, if the Secretary determines that there has been a violation of any of the terms or conditions of the permit, there has been a violation of state water quality standards or state air quality standards, or the permittee has submitted false, incomplete or inaccurate data or information.

(8) The general permit shall not be transferred to a third party except pursuant to Fla. Admin. Code Rule 62-4.120.

(9) The general permit authorizes construction and where applicable operation of the permitted facility.

(10) The permittee agrees in using the general permit to make every reasonable effort to conduct the specific activity or construction authorized by the general permit in a manner that will minimize any adverse effects on adjacent property or on public use of the adjacent property, where applicable, and on the environment,

Effective 4-2-08

including fish, wildlife, natural resources of the area, water quality or air quality.

(11) The permittee agrees in using the general permit to allow a duly authorized representative of the Department access to the permitted facility or activity at reasonable times to inspect and test upon presentation of credentials or other documents as may be required by law to determine compliance with the permit and the Department rules.

(12) The permittee agrees to maintain any permitted facility, or activity in good condition and in accordance with the plans submitted to the department under Rule 62-4.530(1).

(13) A permittee's use of a general permit is limited to five years. However, the permittee may request continued use of the general permit by notifying the Department pursuant to Rule 62-4.530(1). However, the permittee shall give notice of continued use of a general permit thirty days before it expires.

Specific Authority 403.814(1) FS. Law Implemented 253.123, 253.124, 403.061, 403.087, 403.088, 403.702-403.73, 403.814, 403.851-403.864 FS. History - New 7-8-82, Formerly 17-5.54, Amended 8-31-88, Formerly 17-4.540.

Effective 4-2-08

62-660.804 General Permit for Sand and Limestone Mines.

(1) General Requirements. This rule authorizes a general permit for any person constructing or operating a sand or limestone mine designed and operated in accordance with this rule, provided that all of the conditions of this rule are met.

(a) This general permit shall be subject to the general conditions of Rule 62-4.540, F.A.C.

(b) A permittee for a sand or limestone mine general permit shall complete and submit to the Department DEP Form 62-660.900(6), Sand and Limestone Mine General Permit Notification Form, effective 1-2-91, which is adopted and incorporated herein by reference. This form may be obtained by contacting the appropriate district office or by writing the Department of Environmental Protection, Bureau of Water Facilities Planning and Regulation, 2600 Blair Stone Road, MS3535, Tallahassee, Florida 32399-2400. The general permit will become effective 30 days after Department receipt of the notification form, unless the Department notifies the permittee that the project does not qualify for a general permit.

(c) This general permit does not relieve the permittee of the responsibility for obtaining a wetlands resource permit or any other permits required by the Department or any other federal, state, or local agency.

(d) This general permit is not valid for phosphate, peat, or heavy mineral mining operations.

(2) Definitions. Terms used in this rule shall have the meaning specified below.

(a) "Limestone mine" means any mining operation in which the primary resource mined is composed principally of calcium or magnesium carbonate, which includes shell and coquina, along with the associated processing facility, water control system, and settling ponds.

(b) "Pollutants" mean any product defined as a pollutant in Section 206.9925, F.S.

(c) "Sand mine" means an area of land from which sand is being mined, along with the associated processing facility, water control system, and settling ponds.

(3) Information Requirements.

(a) The permittee shall submit a site plan, at a suitable scale, which clearly identifies the following:

1. Locations of discharges and receiving waters for storm events exceeding a 25-year, 24-hour storm event.
2. Existing and proposed areas to be mined.
3. Existing and proposed process wastewater storage areas.

(b) The facility shall have an exemption from ground water monitoring before use of this general permit.

(c) The facility shall have a permit under Chapter 373, F.S., for the Management and Storage of Surface Waters (MSSW), a consumptive use permit, or one or more letters of exemption from the Water Management District or delegated agency that has jurisdiction over the facility.

(d) The facility shall have filed a notice of mining or intent to mine with the Department of Environmental Protection.

(e) A Best Management Practices (BMP) Plan shall be developed and implemented for the facility. The BMP Plan shall prevent or minimize the potential for the release of pollutants to waters of the state from ancillary activities, including material storage areas, plant site runoff, in-plant transfer, process and material handling areas, and loading and unloading operations through plant site runoff, spillage or leaks, or drainage from raw material storage. The BMP Plan shall be subject to the following requirements:

1. The applicant shall maintain the BMP Plan at the facility and shall make the plan available upon request.
2. The BMP Plan shall be documented in narrative form, and shall include any necessary plot plans, drawings, or maps. The BMP Plan shall be prepared and certified by a professional engineer registered in the State of Florida and shall be reviewed by the plant engineering staff and the plant manager.
3. The BMP Plan shall identify areas, systems or components of the facility that have a potential for causing a release of pollutants to waters of the state, due to equipment failure, improper operation, or natural phenomena such as extreme rain or winds.
4. The plan shall include a prediction of the direction, rate of flow, and total quantity of pollutants which could be discharged from the facility as a result of equipment failure, improper operation, or natural phenomena such as extreme rain or winds.
5. The BMP Plan shall establish specific preventative and remedial procedures to prevent pollutants from reaching waters of the state in amounts which will cause violation of water quality standards.
6. The BMP Plan shall be modified as necessary whenever there is a change at the facility which increases the potential for the release of pollutants to waters of the state.

(4) Design Requirements.

- (a) A professional engineer registered in the State of Florida shall certify that the sand or limestone mine is designed to recycle process wastewater and contain process wastewater and runoff from storm events up to a 25-year, 24-hour storm event.
- (b) All earthen dams storing process wastewater and runoff above grade shall be constructed and maintained in accordance with good engineering practices.
- (c) The mine shall be reasonably designed and maintained to prevent entry of unauthorized personnel.

(5) Operational Requirements.

- (a) There shall be no discharge to surface waters except as a result of storms exceeding a 25-year, 24-hour storm event.
- (b) No chemicals, except water conditioners or pH adjusters which have been approved by the Department as not adversely affecting the quality of the water contained in the mine, shall be added to the process water used for transporting, washing or processing of the sand or limestone.

Specific Authority 403.051, 403.814 FS. Law Implemented 120.55, 403.051, 403.061, 403.087, 403.814 FS. History—New 1-2-91, Amended 4-22-93, Formerly 17-660.804, Amended 12-24-96.

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of amended standard offer contract, by Progress Energy Florida.

DOCKET NO. 100168-EI
ORDER NO. PSC-10-0464-TRF-EI
ISSUED: July 21, 2010

The following Commissioners participated in the disposition of this matter:

NANCY ARGENZIANO, Chairman
LISA POLAK EDGAR
NATHAN A. SKOP

2010 AUG -4 PM 12:36
COMMUNICATIONS SECTION

ORDER APPROVING STANDARD OFFER CONTRACT AND RELATED TARIFFS

BY THE COMMISSION:

Case Background

Since January 1, 2006, each investor-owned electric utility (IOU) has been required to continuously offer to purchase capacity and energy from specific types of renewable resources. Section 366.91(3), Florida Statutes (F.S.) specifies that the contracts for purchase must be based on the utility's full avoided cost as defined in Section 366.051, F.S., and provide a term of at least ten years. Rules 25-17.200 through 25-17.310, Florida Administrative Code (F.A.C.), implement the statutes.

Progress Energy Florida (Progress) filed its petition for approval of an amended standard offer contract and accompanying tariff COG-2 rate schedule on April 1, 2010. The contract, as directed by Rule 25-17.250, F.A.C., is based on the 2010 Ten-Year Site Plan. Progress has identified a 178 megawatt (MW) combustion turbine fueled by natural gas as a unit available to be avoided. The in-service date of the unit is projected to commence on June 1, 2018.

We have jurisdiction over this matter pursuant to Sections 366.04 through 366.06, 366.91, and 366.92, F.S.

I. Analysis

Because Progress is an IOU, Rule 25-17.250(1), F.A.C., requires it to continuously make available a standard offer contract for the purchase of firm capacity and energy from renewable generating facilities and small qualifying facilities with a design capacity of 100 kilowatts (kW) or less. In its 2010 Ten-Year Site Plan, Progress has identified a 178 MW natural gas-fired combustion turbine as its avoided unit. The projected in-service date of the unit is June 1, 2018.

Any renewable generator can still elect to have no performance requirements to deliver energy on an as-available basis under the current standard offer. If the renewable generator

3576 JUL 21 2010

commits to certain performance requirements based on the avoided unit, including being on-line and delivering capacity by the in-service date, it can receive a capacity payment. To promote renewable generation, we require multiple options for capacity payments, including the option to receive Early or Levelized payments. Table 1 illustrates the various annual payments that would be made to a renewable facility of 50 MW running at a 94 percent capacity factor, with an in-service date of January 1, 2011.

Table 1 – Estimated Annual Payments to a 50 MW Renewable Facility (94% Capacity Factor)

Year	Capacity Payment Type			
	Normal	Levelized	Early	Early Levelized
	(\$000)	(\$000)	(\$000)	(\$000)
2011	\$ 21,228	\$ 21,228	\$ 22,812	\$ 23,184
2012	\$ 23,652	\$ 23,652	\$ 25,284	\$ 25,608
2013	\$ 28,800	\$ 28,800	\$ 30,480	\$ 30,756
2014	\$ 30,056	\$ 30,056	\$ 31,784	\$ 32,018
2015	\$ 34,856	\$ 34,856	\$ 36,638	\$ 36,818
2016	\$ 36,512	\$ 36,512	\$ 38,348	\$ 38,474
2017	\$ 39,109	\$ 39,109	\$ 40,999	\$ 41,077
2018	\$ 45,045	\$ 45,603	\$ 43,359	\$ 43,383
2019	\$ 43,362	\$ 43,812	\$ 41,622	\$ 41,592
2020	\$ 41,857	\$ 42,205	\$ 40,069	\$ 39,985
2021	\$ 40,545	\$ 40,785	\$ 38,703	\$ 38,559
2022	\$ 42,096	\$ 42,228	\$ 40,206	\$ 40,002
2023	\$ 43,851	\$ 43,869	\$ 41,901	\$ 41,637
2024	\$ 48,284	\$ 48,176	\$ 46,274	\$ 45,944
2025	\$ 50,143	\$ 49,915	\$ 48,079	\$ 47,683
2026	\$ 51,514	\$ 51,160	\$ 49,384	\$ 48,922
2027	\$ 54,816	\$ 54,336	\$ 52,626	\$ 52,098
2028	\$ 54,695	\$ 54,083	\$ 52,445	\$ 51,839
2029	\$ 56,136	\$ 55,386	\$ 53,820	\$ 53,142
2030	\$ 57,811	\$ 56,923	\$ 55,429	\$ 54,673

If a renewable generator elects to receive payments under the Normal or Levelized options, it would receive as-available energy rates until 2018, the in-service date of the avoided units. If the Early or Early Levelized options are selected, capacity payments begin at an earlier date but tend to be less in the outer years as the net present value of payments must remain the same. In addition, capacity payments greater than those made under the Normal option require additional performance security from the renewable generator.

Progress submitted several revised tariff sheets related to the proposed amended standard offer, and corresponding to its COG-2 rate schedule. The revised sheets reflect the modifications in some of the language in the proposed contract, changes in the minimum specifications and milestones, and changes in the economic parameters of the avoided unit. Beyond these revisions, all other terms are retained from the 2009 standard offer contract.

The provisions of the 2010 standard offer contract and related tariffs submitted by Progress conform to all requirements of Rules 25-17.200 through 25-17.310, F.A.C. Progress has filed tariff sheets that reflect the economic and technical assumptions of the 2018 avoided unit. The amended standard offer contract provides flexibility in the arrangements for payment so that a developer of renewable generation may select the payment stream best suited to its financial needs.

II. Decision

Based on the foregoing, we find Progress' standard offer contract and related tariffs comply with Rules 25-17.200 through 25-17.310, F.A.C., and are therefore approved.

Based on the foregoing, it is

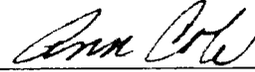
ORDERED by the Florida Public Service Commission that Progress Energy Florida's standard offer contract and related tariffs are hereby approved, effective July 13, 2010. It is further

ORDERED that the provisions of this Order, shall become final and effective upon the issuance of a Consummating Order unless an appropriate petition, in the form provided by Rule 28-106.201, Florida Administrative Code, is received by the Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on the date set forth in the "Notice of Further Proceedings" attached hereto. It is further

ORDERED that if a protest is filed within 21 days of the issuance of the Order, the tariffs shall remain in effect pending resolution of the protest. Potential signatories to the standard offer contract shall be aware that Progress Energy Florida's tariffs and standard offer contracts may be subject to a request for hearing, and if a hearing is held, may subsequently be revised. It is further

ORDERED that in the event this Order becomes final, this docket shall be closed.

By ORDER of the Florida Public Service Commission this 21st day of July, 2010.



ANN COLE
Commission Clerk

(S E A L)

MCB

NOTICE OF FURTHER PROCEEDINGS

The Florida Public Service Commission is required by Section 120.569(1), Florida Statutes, to notify parties of any administrative hearing or judicial review of Commission orders that is available under Sections 120.57 or 120.68, Florida Statutes, as well as the procedures and time limits that apply. This notice should not be construed to mean all requests for an administrative hearing or judicial review will be granted or result in the relief sought.

Mediation may be available on a case-by-case basis. If mediation is conducted, it does not affect a substantially interested person's right to a hearing.

The Commission's decision on this tariff is interim in nature and will become final, unless a person whose substantial interests are affected by the proposed action files a petition for a formal proceeding, in the form provided by Rule 28-106.201, Florida Administrative Code. This petition must be received by the Office of Commission Clerk, 2540 Shumard Oak Boulevard, Tallahassee, Florida 32399-0850, by the close of business on August 11, 2010.

In the absence of such a petition, this Order shall become final and effective upon the issuance of a Consummating Order.

Any objection or protest filed in this docket before the issuance date of this order is considered abandoned unless it satisfies the foregoing conditions and is renewed within the specified protest period.



Douglas E. Barr
Executive Director

Northwest Florida Water Management District ²⁴

81 Water Management Drive, Havana, Florida 32333-4712
(U.S. Highway 90, 10 miles west of Tallahassee)

(850) 539-5999 • (Fax) 539-2777

July 30, 2010

2010 AUG -2 PM 1:09
CLERK OF CIRCUIT COURT
STATE OF FLORIDA
TALLAHASSEE

Chairman
Gulf County Commission
Post Office Box 901
Port St. Joe, FL 32456

Dear Sir/Madam:

In accordance with the provisions of Section 373.536(5)(c), Florida Statutes, enclosed is the Northwest Florida Water Management District's Standard Format Tentative Budget Submission including information for the preceding fiscal year, the current fiscal year and proposed amounts for the upcoming fiscal year.

If you have any questions regarding this report, please contact me at (850)539-5999.

Sincerely,

Jean Whitten
Director, Division of Administration

JW/ab

Enclosure

** Complete Report on file with Clerk **

GEORGE ROBERTS
Chair
Panama City

PHILIP K. McMILLAN
Vice Chair
Blountstown

STEVE GHAZVINI
Secretary/Treasurer
Tallahassee

PETER ANTONACCI
Tallahassee

STEPHANIE BLOYD
Panama City Beach

JOYCE ESTES
Eastpoint

TIM NORRIS
Santa Rosa Beach

JERRY PATE
Pensacola

RALPH RISH
Port St. Joe