

BOARD OF COUNTY COMMISSIONERS

GULF COUNTY, FLORIDA

INFORMATION

JUNE 14, 2011

PAGE NO.

BCC CORRESPONDENCE:

A) Notices:

P.B.R.B. Recommendations (June 20, 2011) 1-2

CORRESPONDENCE TO BCC:

B) Bay Cares, Inc. (Request for Donation) 3-5

C) Clerk of Court (Annual Bond Rating Review) 6-7

D) Department of the Air Force (Tyndall Air Force Base – Draft Environmental Assessment) 8

E) FL Dept. of Environmental Protection (City of Port St. Joe - Third Amended Consent Order concerning Wastewater Treatment Facility) 9-18

F) FL Dept. of Environmental Protection (City of Wewahitchka - Wastewater Treatment Facility Permit) 19-38

G) Gulf County C.D.C. (2009-2012 L.H.A.P.) 39-41

H) Northwest Florida Transportation Corridor Authority (U.S. 98 Corridor Master Plan) 42-50

I) Public Service Commission (Order Suspending Tariffs) 51-54

J) U.S. Department of Homeland Security (St. Joseph Peninsula Beach) 55

PUBLIC NOTICE

A Public Hearing will be held at the Planning and Development Review Board (PDRB) meeting on Monday, June 20, 2011 at 8:45 a.m. EST, and at the Board of County Commissioners (BOCC) meeting on Tuesday, June 28, 2011 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 Application - Hibiscus Horizons - by Jay Rish for Parcel ID #'s 06268-503R, 06268-509R, 06268-513R, 06268-514R and 06268-516R - Located in Section 6, Township 9 South, Range 11 West, Gulf County, Florida - Determination of Development Order for platting a subdivision for said parcels.
- 2. Open Discussion
- 3. Staff

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.

Ad #2011-27

Date: June 9, 2011 and June 16, 2011

Invoice: Gulf County Planning Department

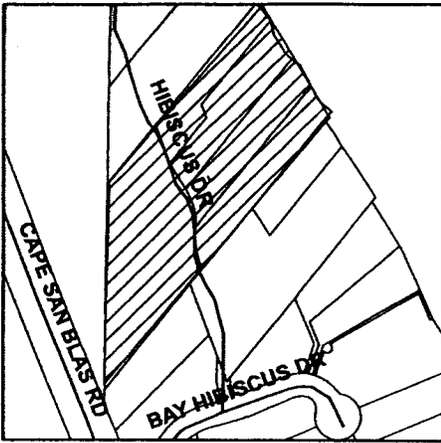
Size: **Headline no smaller than 18 point**

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

Hibiscus Horizons





RECEIVED
 JUN 2 2011
 COUNTY COMMISSIONERS

BAY CARES, INC. REQUEST FOR DONATION

PO Box 181
 Panama City, FL 32401
 Phone: (850)872-4455 – Ext. 1127

DATE: May 19, 2011

BILL TO:
 Board of County Commissioners
 Gulf County
 1000 Cecil G. Coslin, Sr. Blvd.
 Port St. Joe, FL 32456

FOR:
 Indigent Health Care Support

Year: Oct. 1, 2011 – Sept. 30, 2012

DESCRIPTION	AMOUNT
Indigent care support to Bay Cares Federal Tax ID #59-3155410	Balance Due \$3,420.00

Number of Patients seen 2010 109

Value of services provided 2010 \$134,927.76

Make all checks payable to Bay Cares, Inc.

Please see enclosed BayCares Financial Statement for 2010 and Financial Projections for 2011.

If you have any questions concerning this invoice please contact:

Duke George
 Duke George, Coordinator
 (850)872-4455, Ext. 1127

011 JUN -8 AM 11:28

Enclosures (2)

MDG/mm

BAY CARES, INC. IS A 501(c)3 ORGANIZATION. ALL DONATIONS ARE TAX DEDUCTIBLE. FEDERAL TAX #59-3155410002, DIVISION OF CONSUMER SERVICES REGISTRATION 3CH 180263. A COPY OF THE OFFICIAL REGISTRATION AND FINANCIAL INFORMATION MAY BE OBTAINED FROM THE DIVISION OF CONSUMER SERVICES BY CALLING TOLL FREE (800-435-7352) WITHIN THE STATE. REGISTRATION DOES NOT IMPLY ENDORSEMENT, APPROVAL, OR RECOMMENDATION BY THE STATE.

BayCares
Financial Statement 2010

		Quarter	Cumulative
REVENUE			
Actual Revenue January - March 2010		\$54,440.59	\$54,440.59
Actual Revenue April - June 2010		\$36,568.94	\$91,009.53
Actual Revenue July - September 2010		\$25,774.05	\$116,783.58
Actual Revenue October - December 2010		\$2,871.12	\$119,654.70
Sapphire Award 2008 reserve funds			\$18,885.41
	Total Revenue		\$138,540.11
EXPENSES			
			Annual
	Salaries, Fringe Benefits, Insurance, HR Expense (2-FTEs)		\$79,176.11
	Miscellaneous Expense (IRS penalty, PO Box, audit)		\$4,364.00
	Reimbursement to Bays Medical Society		\$55,000.00
	Total Expenses		\$138,540.11
	Balance		\$0.00
	In-Direct Provided by Bay CHD		
11	In-kind Direct Expenses (Office Space, Utilities, Security, Etc.)		\$8,269.20
12	In-kind Supervisory and Indirect Support		\$7,677.17
13	Total Inkind Donated by Bay County Health Dept (Lines 11 & 12)		\$15,946.37

BAYCARES FINANCIAL PROJECTIONS 2011

	QUARTER	ANNUAL
PROJECTED REVENUE 2011		
1 Participating Counties (other than Bay County)	\$7,564.75	\$30,259.00
2 Bay County Board of County Commissioners	\$21,250.00	\$85,000.00
3 Hospitals		
4 BMC	\$2,400.00	\$9,600.00
5 GCMC	\$1,250.00	\$5,000.00
6 Community Partners - PanCare, Washington County Care Team	\$2,238.00	\$8,952.00
7 Interest earned	\$60.00	\$240.00
Total Projected Revenue	\$34,762.75	\$139,051.00
PROJECTED EXPENSES 2011		
8 Salaries, Fringe Benefits, Insurance, HR Expense (3-FTEs)	\$31,631.16	\$126,524.64
9 Miscellaneous Expense (CPA, P.O. Box, State fees, Etc.)	\$2,500.00	\$10,000.00
Total Projected Expenses	\$34,131.16	\$136,524.64
RESERVE (1.8%)	\$631.59	\$2,526.36
YEAR END BALANCE		0
PROJECTED IN-KIND PROVIDED BY BAY CHD		
10 In-kind Direct Expenses (Office Space, Utilities, Security, Etc.)	\$1,487.67	\$5,950.68
11 In-kind Supervisory and Indirect Support	\$1,943.65	\$7,774.60
12 Total In-kind Donated by Bay County Health Dept (Line Item 10 & 11)	\$3,431.32	\$13,725.28

CLERK OF CIRCUIT AND COUNTY COURTS

RECORDER AND COMPTROLLER
GULF COUNTY, FLORIDA

REBECCA L. NORRIS, CLERK
1000 Cecil G. Costin, Sr. Blvd., Port St. Joe, Florida 32456

May 26, 2011

Gulf County Board of County Commissioners
1000 Cecil G. Costin Sr. Blvd Room 302
Port St. Joe, FL 32456

Dear Sirs:

During the annual bond rating review by Fitch and Moody's the following information was brought to my attention through a question from Fitch Ratings.

"Does the gas tax DSRF now need to be funded over 12 months, not 5 years, given MBIA's recent S&P rating downgrade below 'A'?"

The Clerk's office emailed Stan Livengood, with Morgan Keegan & Company this question on May 11, 2011. Stan called and referred us to *Page 15 of the Gas Tax Revenue Refunding Bond Document*. In short, the answer to the question from Fitch Ratings is yes, Gulf County must now fund the remainder of the \$1,000,000 required reserve with 12 months of the downgrade.

Please note the following excerpt from the referenced bond document.

"In the event (a) the rating of the claims-paying ability of the issuer of the surety bond or insurance policy falls below "A" or (b) the rating of the issuer of the letter of credit falls below "A" or (c) the issuer of the Reserve Account credit instrument defaults in its payment obligations or (d) the issuer of the Reserve Account credit instrument becomes insolvent, the County shall either (i) deposit into the Reserve Account an amount sufficient to cause the cash or Investment Securities on deposit in the Reserve Account to equal to the Reserve Requirement on all Outstanding Bonds, such amount to be paid over the ensuing year in equal installment on at least a monthly basis or (ii) replace such instrument with a surety bond, insurance policy or letter or credit meeting the requirements in the Resolution within six months of such occurrence."

Stan said the downgrading of the insurer was approximately one month ago therefore Gulf County has approximately eleven (11) months to fully fund the reserve. According to the bond document, should you choose the first option this must be done in monthly installments. Currently there is \$401,155.68 in the Reserve Account. The monthly installment needed to fully fund the reserve in 11 months is \$54,440.39.

If gas taxes are on-target there should be \$400,000 in the Public Improvement Fund (Debt Service Fund) which can be used to partially fund the reserve. There is also approximately \$200,000 in the Secondary Road and Bridge Fund from gas tax proceeds (pledged) which were not needed in prior years for debt service.

The County already was obligated to funding the reserve over a five year period and had pledged to budget approximately \$200,000 each year until the reserve was funded.

The alternative is "or (ii) replace such instrument with a surety bond, insurance policy or letter or credit meeting the requirements in the Resolution within six months of such occurrence."

Please advise the Clerk's office of your decision as it may be necessary to prepare and adopt a budget amendment for the monthly transfers.

Regards,

A handwritten signature in black ink, appearing to read "Rebecca L. Norris", with a long, sweeping flourish extending to the right.

Rebecca L. Norris
Clerk

Cc: Donald Butler, County Administrator
Jeremy Novak, County Attorney



DEPARTMENT OF THE AIR FORCE
HEADQUARTERS AIR COMBAT COMMAND
JOINT BASE LANGLEY-EUSTIS VIRGINIA

Gulf County
Board of County Commissioners
1000 Cecil G. Costin, Sr. Blvd.
Port St. Joe, FL 32456

COMMUNICATIONS SECTION
COMMISSIONERS

MAY 29 2011

Dear Commissioners,

The United States Air Force (Air Force) has prepared a Draft Environmental Assessment (EA) at Tyndall Air Force Base (AFB), Florida (FL) to assess the potential environmental consequences associated with the beddown of 21 F-22 primary aircraft and up to 20 T-38A aircraft. Alternatives to the Proposed Action will include an alternative with 21 F-22 primary aircraft and 10 T-38A aircraft and the No Action Alternative in which no aircraft would beddown. Based on the analysis contained in the attached Draft EA, a Draft Finding of No Significant Impact (FONSI)/Finding of No Practicable Alternative (FONPA) has also been prepared.

This letter has been sent to you in accordance with the public comment process required by the Council on Environmental Quality regulations implementing the National Environmental Policy Act and for the purpose of interagency and intergovernmental coordination and notification for environmental planning.

We would appreciate your comments within 30 days of receipt of this letter. Please contact the EA Project Manager, Mr. Nick Germanos, at HQ ACC/A7PS, 129 Andrews St, Langley AFB, VA 23665 or at (757) 764-9334 with any questions or concerns that you or your staff may have. Thank you for your assistance in this matter.

Sincerely,

DIMASALANG F. JUNIO, Colonel, USAF
Chief, Programs Division A7

Attachments: Draft Environmental Assessment for the F-22 Operational Squadron and T-38A Detachment Beddown

2011 JUN -8 AM 11:28

RECEIVED
COMMUNICATIONS SECTION
MAY 31 2011

Lynn Lanier

From: epost_nwdwf [epost.nwdwf@dep.state.fl.us]
Sent: Friday, May 27, 2011 2:49 PM
To: mmagidson@fairpoint.net
Cc: Evans, Bill; 'Glenn Davis, City of Port St. Joe WWTF'; 'Philip Jones, P.E., Preble-Rish, Inc.'; commissioner4@gulfcountry-fl.gov; bocc@gulfcountry-fl.gov; 'Charles Weston, City of Port St. Joe'; Cooley, Sally; Duncan, Haley; Lambdin, Patricia; Penton, Josie; Smith, Edward C.; Thurman, Diana M.
Subject: Issuance of Executed Third amended CO - Port St. Joe WWTF
Attachments: PSJ_XACO_06_0326D.pdf

Dear Sir/Madam:

The Northwest District of the Florida Department of Environmental Protection Water Facilities Program (NWDWF) issues electronic documents, in lieu of hard copies, via our Epost system.

We ask that you please:

1. **Respond electronically to this cover page to acknowledge receipt.** Do this by selecting "Reply" on the menu bar of your e-mail software and then select "Send". Please do not delete the subject line. We must receive verification that the document has been received to avoid repeated e-mail attempts to deliver.

Open the attached document which may require immediate action on your part within a specified time frame. Please open and review the document(s) as soon as possible.

(The attached document is in Adobe Portable Document Format (pdf). Adobe Acrobat Reader can be downloaded for free at the following internet site:

<http://www.adobe.com/products/acrobat/readstep2.html>)

****Note****

When printing the attached document from Adobe Acrobat Reader, select "Document and Comments" from the "Print What:" menu item. If this is not done, the signature and or dates may not appear on the printed document.

Please advise this office of any changes to your e-mail address or that of the Engineer-of-Record. These changes or any other requests concerning e-mail management should be made by contacting Ashley Livingston at (850) 595 - 0675 or Rebecca Wilson at (850) 595- 0668.

Thank you.

DEP Electronic Postal System
 Water Facilities
 Northwest District Office
 Department of Environmental Protection
 E-Mail Address: epost_nwdwf@dep.state.fl.us

Please be advised that if you have the Norton Anti-virus software, a warning may appear when you attempt to open our document. This is only a warning. We send our documents virus-free.

The Department of Environmental Protection values your feedback as a customer. DEP Secretary Herschel T. Vinyard Jr. is committed to continuously assessing and improving the level and quality of services provided to you. Please take a few minutes to comment on the quality of service you received. Copy the url below to a web browser to complete the DEP survey: <http://survey.dep.state.fl.us/?refemail=epost.nwdwf@dep.state.fl.us> Thank you in advance for completing the survey.



Florida Department of Environmental Protection

Northwest District
160 W. Government Street, Suite 308
Pensacola, Florida 32502-5740

Rick Scott
Governor

Jennifer Carroll
Lt. Governor

Herschel T. Vinyard, Jr.
Secretary

May 27, 2011

BY ELECTRONIC MAIL
mmagidson@fairpoint.net

Honorable Mel C. Magidson, Jr., Mayor
City of Port St. Joe
Post Office Box 278
Port St. Joe, Florida 32457

Subject: Issuance of Executed Third Amended Consent Order; City of Port St. Joe WWTF;
Permit # FL0020206; OGC File No. 06-0326D-23-IW; Gulf County

Dear Mayor Magidson:

Enclosed is a copy of the executed Third Amended Consent Order (OGC File No. 06-0326D-23-IW) concerning the City of Port St. Joe domestic wastewater treatment facility ("WWTF"), Permit # FL0020206, located in Gulf County. Please note the requirements in the Third Amended Consent Order for which you are responsible and fulfill all pertinent actions accordingly. Unless otherwise noted, all deadlines for completing requirements and actions in the Third Amended Consent Order are to be calculated from its effective date, which is the date the Third Amended Consent Order was filed with the Department Clerk, as noted on the signature page.

Your cooperation in resolving this matter is greatly appreciated. If you have any questions, please contact Dana Vestal at 850/595-0659, or dana.vestal@dep.state.fl.us.

Sincerely,

David P. Morres, P.E.
Program Administrator
Water Facilities

DPM/dev

Enclosure (1)

Honorable Mel C. Magidson, Jr., Mayor
City of Port St. Joe, City of Port St. Joe WWTF
OGC File No. 06-0326D-23-IW
Page 2 of 2

- c: DEP Domestic Wastewater Permitting Supervisor (bill.evans@dep.state.fl.us)
DEP Northwest District Panama City Office
DEP Wastewater Compliance Evaluation Section
Glenn Davis, City of Port St. Joe WWTF (gdavis@psj.fl.gov)
Philip Jones, P.E., Preble-Rish, Inc. (jonesp@preble-rish.com)
Nathan Peters, Jr., Gulf County Board of County Commissioners
(commissioner4@gulfcounty-fl.gov) (bocc@gulfcounty-fl.gov)
Charles Weston, City of Port St. Joe (cweston@psj.fl.gov)

BEFORE THE STATE OF FLORIDA
DEPARTMENT OF ENVIRONMENTAL PROTECTION

STATE OF FLORIDA DEPARTMENT)	IN THE OFFICE OF THE
OF ENVIRONMENTAL PROTECTION)	NORTHWEST DISTRICT
)	
vs.)	OGC FILE NO. 06-0326D-23-IW
)	
CITY OF PORT ST. JOE)	
_____)	

THIRD AMENDED CONSENT ORDER

The State of Florida Department of Environmental Protection ("Department") and the City of Port St. Joe ("Respondent") entered into Consent Order OGC File No. 06-0326-23-IW ("Original Order") on June 11, 2007; a First Amendment to the Original Order ("First Amendment") on May 2, 2008; and a Second Amendment to the Original Order ("Second Amendment") on April 27, 2009. It is hereby agreed between the parties that this Third Amendment to the Original Order ("Third Amendment") shall amend the Original Order and First Amendment, only to the extent specifically stated herein, and that all provisions of the Original Order and First Amendment, not addressed herein shall remain in full force and effect. The Second Amendment is superseded and replaced by this Third Amendment.

The Department finds and the Respondent admits the following:

1. Respondent issued a letter to the Department dated May 18, 2010, which requested an extension for the date by which Respondent shall modify the method and location of discharge so that all discharge of reclaimed water from the Facility will be completely removed from surface waters, Gulf County Canal and St. Joseph Bay, and applied to land. The Respondent requested the extension due to additional funding issues for the project. The Respondent was awarded necessary funding in October 2010.

2. The Sprayfield Project ("Sprayfield Project") shall include construction necessary to enable the Facility to remove its discharge from surface water and direct it to a sprayfield. The Sprayfield Project will allow the Facility to cease its intermittent surface water discharge. As part of the Sprayfield Project, modifications to the Facility will provide a 3.1 million gallon per day ("MGD") treatment capacity for high level disinfection through the addition of dual

effluent filters, dual chlorine contact chambers, and a pump station with a pipeline beneath the Gulf County Canal to a new 98-acre five-zone sprayfield with a 1.9 MGD capacity. The Department is adding the Headworks Project, detailed below, to the planned construction as part of this Third Amendment. The Headworks Project ("Headworks Project") shall include construction of a new headworks consisting of collection system modifications in lieu of the Mill Site master lift station, a single influent screen with backup bar screen, a Parshall flume for influent flow measurement, dual grit removal units and the influent pump station at the Facility. The Headworks Project is necessary to reduce potential future sanitary sewer overflows adjacent to Class II shellfish harvesting waters and to protect human health and the environment. The Headworks Project will also prevent inflow and infiltration issues along the terminus portion of the Facility's collection system.

3. Therefore, paragraphs 9 and 12 of the Original Order shall be amended as follows:

9. Respondent shall begin construction of the Headworks Project and Sprayfield Project by May 30, 2011. Respondent shall complete construction of the Headworks Project and Sprayfield Project no later than September 1, 2012.

a. Respondent shall submit a Certification of Completion of Construction to the Department within 30 days following the completion of construction, but no later than October 1, 2012.

12. Continuing until the Facility ceases the discharge to surface water or September 1, 2012, whichever comes first, discharge of wastewater from Outfall #D-001 to Gulf County Canal and St. Joseph Bay, shall on an interim basis comply with all permit conditions and effluent limits of the existing Permit, except for the interim discharge limits listed in Exhibit #1 of this Third Amendment.

4. Persons who are not parties to this Third Amendment, but whose substantial interests are affected by it, have a right to petition for an administrative hearing under Sections 120.569 and 120.57, Florida Statutes (F.S.). Because the administrative hearing process is designed to formulate final agency action, the filing of a petition concerning this Third Amendment means that the Department's final action may be different from the position it has taken in the Third Amendment.

The petition for administrative hearing must contain all of the following information:

- a) The OGC Number assigned to this Third Amendment;
- b) The name, address, and telephone number of each petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding;
- c) An explanation of how the petitioner's substantial interests will be affected by the Third Amendment;
- d) A statement of when and how the petitioner received notice of the Third Amendment;
- e) Either a statement of all material facts disputed by the petitioner or a statement that the petitioner does not dispute any material facts;
- f) A statement of the specific facts the petitioner contends warrant reversal or modification of the Third Amendment;
- g) A statement of the rules or statutes the petitioner contends require reversal or modification of the Third Amendment; and
- h) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the Department to take with respect to the Third Amendment.

The petition must be filed (received) at the Department's Office of General Counsel, 3900 Commonwealth Boulevard, MS# 35, Tallahassee, Florida 32399-3000 within 21 days of receipt of this notice. A copy of the petition must also be mailed at the time of filing to the Florida Department of Environmental Protection, Northwest District, 160 West Government Street, Suite 308, Pensacola, Florida 32502-5740. Failure to file a petition within the 21-day

period constitutes a person’s waiver of the right to request an administrative hearing and to participate as a party to this proceeding under Sections 120.569 and 120.57, F.S.. Before the deadline for filing a petition, a person whose substantial interests are affected by this Third Amendment may choose to pursue mediation as an alternative remedy under Section 120.573, F.S.. Choosing mediation will not adversely affect such person’s right to request an administrative hearing if mediation does not result in a settlement. Additional information about mediation is provided in Section 120.573, F.S. and Rule 62-110.106(12), F.A.C.

5. Respondent acknowledges and waives its right to an administrative hearing pursuant to Sections 120.569 and 120.57, F.S., on the terms of this Third Amendment. Respondent acknowledges its right to appeal the terms of this Third Amendment pursuant to Section 120.68, F.S., and waives that right upon signing this Third Amendment.

6. This Third Amendment is a final order of the Department pursuant to Section 120.52(7), F.S., and it is final and effective on the date filed with the Clerk of the Department unless a Petition for Administrative Hearing is filed in accordance with Chapter 120, F.S. Upon the timely filing of a petition this Third Amendment will not be effective until further order of the Department.

FOR THE RESPONDENT:



Mel C. Magidson, Jr.
Mayor

4/26/2011

DATE

FOR DEPARTMENT USE ONLY

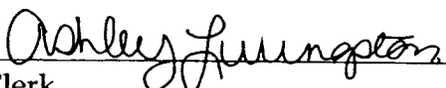
DONE AND ORDERED this 27th day of MAY, 2011, in Escambia County,
Florida.

STATE OF FLORIDA DEPARTMENT
OF ENVIRONMENTAL PROTECTION



Emile D. Hamilton
Assistant District Director

Filed, on this date, pursuant to Section 120.52, F.S., with the designated Department Clerk,
receipt of which is hereby acknowledged.



Clerk

May 27, 2011

DATE

Copies furnished to:

Lea Crandall, Agency Clerk
Mail Station 35

Exhibit # 1 - Interim Limits D-001

Effluent Limitations						Monitoring Requirements				
Parameter	Units	Max/Min	Annual Average	Monthly Average	Weekly Average	Single Sample	Monitoring Frequency	Sample Type	Monitoring Site Location Site Number	Notes
Flow	MGD	Maximum	1.25	Report	-	-	Continuous	Recording flow meters and totalizers	FLW-04	See Cond.I.A.4
pH	SI ¹	Range	-	-	-	6.0 to 8.5	Continuous	Meter	EFF-01	See Cond.I.A.3
Dissolved Oxygen	MG/L	Minimum				4	Daily	Grab	EFF-01	
BOD, Carbonaceous 5 day, 20C	MG/L	Maximum	20	30	40	60	Weekly	16-hour flow proportioned composite	EFF-01	
Solids, Total Suspended	MG/L	Maximum	20	30	45	60	Weekly	16-hour flow proportioned composite	EFF-01	
TKN (mg/l as N)	MG/L	Maximum		Report		Report	Weekly	16-hour flow proportioned composite	EFF-01	
Nitrate-Nitrite (mg/l as N)	MG/L	Maximum		Report		Report	Weekly	16-hour flow proportioned composite	EFF-01	
Total Nitrogen (mg/l as N)	MG/L	Maximum		Report		Report	Weekly	16-hour flow proportioned composite	EFF-01	
Ortho-Phosphate (mg/l as P)	MG/L	Maximum		Report		Report	Weekly	16-hour flow proportioned composite	EFF-01	
Total Phosphorus (mg/l as P)	MG/L	Maximum		Report		Report	Weekly	16-hour flow proportioned composite	EFF-01	
Coliform, Fecal	#/100ML	Maximum		Report GeoMean		Report	5/month	Grab	EFF-01	
Enterococci	#/100ML	Maximum		Report GeoMean		Report	5/month	Grab	EFF-01	
Whole Effluent Toxicity							See Permit Condition I.A.8		EFF-01	
Color	Pt-Co Units	Maximum				Report	Weekly	16-hour flow proportioned composite	EFF-01	
Total Recoverable Copper	µg/L	Maximum				13	Quarterly	16-hour flow proportioned composite	EFF-01	
Total Recoverable Iron	MG/L	Maximum				0.7	Quarterly	16-hour flow proportioned composite	EFF-01	



Florida Department of Environmental Protection

Northwest District
160 W. Government Street, Suite 308
Pensacola, Florida 32502-5740

19
Rick Scott
Governor

Jennifer Carroll
Lt. Governor

Herschel T. Vinyard, Jr.
Secretary

May 24, 2011

BY ELECTRONIC MAIL
(citywewa@gtcom.net)

Donald J. Minchew
City Manager
City of Wewahitchka
Post Office Box 966
Wewahitchka, Florida 32465

2011 JUN -8 AM 11:28
OFFICE OF THE SECRETARY
DEPARTMENT OF ENVIRONMENTAL PROTECTION
FLORIDA

Dear Mr. Minchew:

A review of the City of Wewahitchka wastewater treatment facility permit (FL0020125-003-DW1P/NR issued on December 16, 2009) and Administrative Order AO074NW (issued on December 16, 2009) have concluded that the Department should not have set effluent limits or permit conditions based upon "indirect potable reuse" pursuant to Rule 62-610.555(2)(d), F.A.C. (Part V) for outfall D-001, Chipola River. Therefore, this minor permit revision FL0020125-004-DWF/MM deletes all the Part V sampling and reporting requirements for outfall D-001. This letter is a minor permit revision pursuant to Rule 62-620.325(2)(a), Florida Administrative Code.

The City also notified the Department that they plan to submit a new application to reduce the scope of the WWTP modification that was proposed by application 003 in 2009. This permit will be revised following that application process.

Specifically, this action will delete the Part V requirements of Rule 62-610.555(2)(d), F.A.C., from the permit and Administrative Order (AO) No. AO074NW and change the disinfection level from high-level to intermediate-level disinfection. This action is based on the following reasons:

- There is an existing canal connecting the Chipola River to Port St. Joe. The canal supplies water to a new drinking plant for Port of St. Joe; the intake for the canal is located nine miles south (downstream) from Outfall D-001. At this time the canal has not been formally designated as a Class I Water, however, it must be protected as such due to its actual use. Thus, the intake for the canal pumping station on the Chipola River is considered the beginning of a Class I water for permitting limitation purposes.
- The discharge as described, even with the expanded surface water discharge, is not considered 'indirect potable reuse' pursuant to Rule 62-610.555(2)(d), F.A.C.
- Rule 62-610.555(1)(a), F.A.C., defines contiguous or tributary to as having at most a 4 hour travel time, and it is our understanding that the location of Wewahitchka's surface water discharge has a 6 hour travel time to the Port St. Joe potable water intake.

- Furthermore, the canal where the intake is located is currently designated a Class III surface water. Because the facility expansion never occurred and the Part V requirements for high level disinfection, etc., in the new permit were never met, removing the Part V requirements through a permit revision does not violate the anti-backsliding provisions of Rule 62-620.620(4), F.A.C., which are consistent with the Federal requirements.
- Therefore, since the travel time to Class II surface waters is less than 72 hours, the requirements of Rule 62-600.510(5), F.A.C., are applicable (e.g., intermediate disinfection, Class I reliability or the equivalent, and storage).
- Rule 62-600.510(5), F.A.C., state in part that... Intermediate disinfection, as described in subsection 62-600.440(6), F.A.C., shall be required for all new and existing facilities. Class I reliability, as described in paragraph 62-600.300(4)(I), F.A.C., shall be provided at a minimum. The Department shall approve other methods of providing facility reliability (as provided by paragraph 62-600.400(1)(b), F.A.C.) if the permittee provides reasonable assurances in the preliminary design report that the level of reliability provided is equivalent to the class of reliability required.
- Additionally, storage of the disinfected reclaimed water or effluents in a holding pond and recirculating capability (for additional treatment) shall be required as follows:
 - (a) Where the travel time is less than or equal to 24 hours, storage volume requirements shall be equal to the average daily flow (at which adequate treatment can be provided or for which reuse/disposal is permitted, whichever is less) of the facility multiplied by the sum of the number of full days per week when the operator is not on-site plus an additional 24-hour period.

This minor permit revision contains the following changes:

1. Permit Condition I.A.1 revised to delete Part V monitoring requirements and change the disinfection level from high- level to intermediate - level disinfection [i.e. deletion of turbidity, giardia, cryptosporidium, fecal coliform %, and add TSS (lbs)day limit 20.85 lbs/day monthly average].
2. Permit Conditions I.A.4 & 5 are revised to change the disinfection requirements from high - level to intermediate - level.
3. Permit Conditions I.A.6 thru I.A.10 are deleted.
4. Permit Condition I.C.5 is revised to delete reporting requirements for giardia and cryptosporidium.
5. Permit Condition VI.2 (page 15), Construction Schedule. The completion date for implementation steps 1 and 2 are revised to "As determined by Permittee."

Administrative order contains the following changes:

ADMINISTRATIVE ORDER AO074NW

Section II. FINDINGS OF FACT

Paragraph 4. Facts related to “indirect potable reuse” are hereby deleted.

Section III. ORDER

Revised paragraphs 1, 2, 3 & 5 as follows:

- Paragraph 1. The date for operator staffing compliance is extended until January 1, 2013 (thirty-six months from the date of issuance of the administrative order).
- Paragraph 2. The interim operator staffing requirements shall apply for thirty-six (36) months..
- Paragraph 3. The sampling and reporting requirements for turbidity, giardia, Cryptosporidium and the monitoring for total suspended solids at sampling location EFB-01 are deleted. Interim requirements for basic-level and intermediate-level disinfection are deleted as high-level disinfection is no longer required by the permit and compliance has been achieved for intermediate-level disinfection.

The following Table for Interim Discharge Monitoring and Reporting Requirements Permit Section I.A.1 is revised as follows:

Interim Discharge Monitoring and Reporting Requirements Permit Section I.A.1

<u>Parameter</u>	<u>Effluent Limitation</u>	<u>Measurement Frequency</u>	<u>Sample Type</u>	<u>Sample Location</u>	<u>Notes</u>
Flow, MGD, D-001	0.200 Max. Monthly Avg.	5 days/week	Flow Meter	FLW-01	See I.A.3
Solids, Total Suspended, lbs/day	Report Max. Monthly Avg.	Monthly	Calc.	CAL-01	
BOD. Carbonaceous 5 day, 20 C, lb/day	Report Max. Monthly Avg.	Monthly	Calc.	CAL-01	
Nitrogen. Total, lb/day	Report Max. Monthly Avg.	Monthly	Calc.	CAL-01	
Phosphorous. Total (as P). lb/day	Report Max. Monthly Avg.	Monthly	Calc.	CAL-01	

Paragraph 5.a.2. The compliance schedule requirements for high-level disinfection requirements are deleted.

Paragraph 5.a.3 & 4 are added:

- 5. a. The Permittee shall complete specified tasks as listed below within the specified time periods from the issuance date of this Order:

Item	Description	Due Date
1	Comply with intermediate disinfection requirements for chlorine residual, chlorine contact time and fecal coliform limitations.	Completed
2	Comply with high level disinfection requirements for filtration, chlorine contact time, total suspended solids, turbidity, chlorine residual and fecal coliform and approved operating protocol.	NLT 24 months
3	Comply with effluent loading limits for CBOD ₅ , TSS, TN & TP Permit Condition I.A.1.	Upon placing into service the modified WWTP
4	Comply with operator staffing requirements of Permit Condition V.A.1.	NLT 36 months (January 1, 2013)

Therefore, we have attached revised permit conditions, revised Administrative Order AO074NW conditions, interim DMR and final DMR replacement pages to reflect the previously mentioned changes. Please replace the old pages and use the new pages in future submittals.

The expiration date and all other terms and conditions of the permit FL0020125 and Administrative Order AO074NW remain in effect. Attach this notice to other documents required to be kept as a part of this permit and administrative order.

If you have any questions, please contact Jonathan May at 850-595-0609 or by email at jonathan.may@dep.state.fl.us.

Sincerely,



David P. Morres
 Program Administrator

DPM/jm

- Enclosures:
- Revised Permit Cover Pages 1R + 2R for treatment plant modification
 - Revised Permit Condition I.A.1 (page 3R) with Fecal Coliform revised & deletion of Turbidity, Giardia, & Cryptosporidium
 - Revised Permit Condition I.A.4 (page 4R) with fecal coliform condition revised & Percent fecal Coliform deleted and Conditions I.A.6 through I.A.10 deleted
 - Permit Conditions I.A.6 thru I.A.10 (page 4R) revised to delete requirements
 - Permit Condition I.C.1 (page 5R) flow limitation revised
 - Revised Permit Condition I.C.5 (page 6R) deletion for reporting requirements for giardia and cryptosporidium
 - Revised Permit Condition VI.2 (page 15R) revised Implementation Steps 1 & 2
 - DMR Part A D-001 monthly (Final) (3 pages)
 - DMR Part B (2 pages)
 - Interim DMR forms for D-001 (AO & CO) Part A (3 pages)

- c: Philip Jones, P.E., Preble-Rish, Inc. (jonesp@preble-rish.com)
Angie Jay, P.E., Preble-Rish, Inc. (jaya@preble-rish.com)
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NWD Panama City Office, DEP



Florida Department of Environmental Protection

Northwest District
160 W. Government Street, Suite 308
Pensacola, Florida 32502-5740

Rick Scott **24**
Governor

Jennifer Carroll
Lt. Governor

Herschel T. Vinyard, Jr.
Secretary

STATE OF FLORIDA DOMESTIC WASTEWATER FACILITY PERMIT

PERMITTEE:

The City of Wewahitchka

RESPONSIBLE OFFICIAL:

Don Minchew
Post Office Box 966
Wewahitchka, Florida 32465
(850) 639-2605

PERMIT NUMBER: FL0020125-003
FILE NUMBER: FL0020125-003-DW1P/NR
REVISION NUMBER: FL0020125-004-DWF/MM
ISSUANCE DATE: December 16, 2009
REVISION 004 DATE: May 24, 2011
EXPIRATION DATE: December 15, 2014

FACILITY:

Wewahitchka WWTP
804 East Sycamore St
Wewahitchka, FL 32465-9432
Gulf County
Latitude: 30°6' 20.8" N Longitude: 85°11' 9.7" W

This permit is issued under the provisions of Chapter 403, Florida Statutes (F.S.), and applicable rules of the Florida Administrative Code (F.A.C.) and constitutes authorization to discharge to waters of the state under the National Pollutant Discharge Elimination System. This permit does not constitute authorization to discharge wastewater other than as expressly stated in this permit. This permit is accompanied by an Administrative Order, pursuant to paragraphs 403.088(2)(e) and (f), Florida Statutes. Compliance with Administrative Order, AO074NW, is a specific requirement of this permit. The above named permittee is hereby authorized to construct and operate the facilities in accordance with the documents attached hereto and specifically described as follows:

WASTEWATER TREATMENT:

Existing: An existing 0.200 MGD maximum monthly average daily flow activated sludge system using the Austgen-Bigot Intermittent Cycle Extended Aeration System (ICEAS) process treatment system. The treatment system includes equalization with grit removal, nitrification/denitrification, reaeration, clarification, chlorine disinfection, and dechlorination. Biosolids undergo aerobic sludge digestion and dewatering on drying beds prior to land application at an agricultural land application site.

Proposed Modification: An expanded 0.500 MGD design capacity and 0.495 MGD permitted capacity, annual average daily flow (AADF) modified activated sludge process using Sequential Batch Reactors (SBR). Treatment plant modifications include replacing the existing 0.200 MGD activated sludge. Intermittent Cycle Extended Aeration System (ICEAS) process treatment system with a Sequential Batch Reactor (SBR) process system. Construction will include a new headworks with a Mechanical Bar Screen, influent sampler and flow measurement. Grit Separator and Master Pump Station; two new SBR units; a Post Equalization Tank; two new cloth Filters; replacement of existing Effluent Transfer Pumps; expansion of an existing 0.200 MG Effluent Reject Pond to 0.330 MG; ten new Sludge Drying Beds.

Construction shall be as described in the application and supporting materials received on April 7, 2009; and additional information received on June 18th, June 26th and August 28th.

Permitted flow is limited to 0.200 MGD monthly average daily flow (MADF) until completion of the treatment plant modifications. Following completion of treatment plant upgrades and upon Department approval flow will be limited to 0.330 MGD AADF until completion of construction of the Part II slow-rate restricted public access reuse system R-001. Following completion of the Part II

PERMITTEE: The City of Wewahitchka
FACILITY: Wewahitchka WWTP
Page No.: 2R of 22

PERMIT NUMBER: FL0020125 (Minor)
PA FILE NUMBER: FL0020125-004-DWF/MM

Proposed Modification continued:

slow-rate restricted public access reuse system the facility will be flow limited to 0.495 MGD. The permitted capacity may be increased to the design capacity of 0.500 MGD upon request by the permittee and with Departmental approval.

REUSE OR DISPOSAL:

Surface Water Discharge D-001: An expanded 0.330 MGD annual average daily flow to discharge to Chipola River, Class III fresh waters, Outstanding Florida Water, WBID 51. The outfall is approximately 2 feet in length and at a depth of approximately 2 feet. Beginning on the completion of construction and placing the facility into service the permitted surface water discharge will increase from 0.200 MGD AADF to 0.330 MGD AADF.

The point of discharge is located approximately at latitude 30°6' 6.3" N, longitude 85°10' 55" W.

Land Application R-001: A proposed new 0.500 MGD annual average daily flow permitted capacity slow-rate restricted public access reuse system. R-001 is a 268 acre spray field having a capacity of 0.500 MGD. The spray field is located approximately at latitude 30°10' 42.4" N, longitude 85°13' 5.1" W.

The new Part II slow-rate/ restricted public access spray irrigation system includes construction of a force main from the WWTP to a lined 1.5 MG wet weather storage pond and pumping station located at the spray irrigation site.

IN ACCORDANCE WITH: The limitations, monitoring requirements, and other conditions set forth in this cover sheet and Part I through Part IX on pages 2 through 22 of this permit.

I. RECLAIMED WATER AND EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

A. Surface Water Discharges

1. During the period beginning on the issuance date and lasting through the expiration date of this permit, the permittee is authorized to discharge reclaimed water to Outfall D-001 to Chipola River. Such reclaimed water shall be limited and monitored by the permittee as specified below and reported in accordance with condition I.C.8. :

Parameter	Units	Max/ Min	Limitations		Monitoring Requirements			Notes
			Limit	Statistical Basis	Frequency of Analysis	Sample Type	Monitoring Site	
Flow to D-001	MGD	Max Max	0.330 Report	Annual Average Monthly Average	5 Days/Week	Recording Flow Meter with Totalizer	FLW-01	See I.A.3
BOD, Carbonaceous 5 day, 20C	mg/L	Max Max Max Max	10.0 12.5 15.0 20.0	Annual Average Monthly Average Weekly Average Single Sample	Bi-weekly; every 2 weeks	8-hr FPC	EFF-01	
BOD, Carbonaceous 5 day, 20C	lb/day	Max	20.85	Monthly Average	Monthly	Calculated	CAL-01	
Solids, Total Suspended	mg/L	Max Max Max Max	10.0 12.5 15.0 20.0	Annual Average Monthly Average Weekly Average Single Sample	Bi-weekly; every 2 weeks	8-hr FPC	EFF-01	
Solids, Total Suspended	lbs/day	Max	20.85	Monthly Average	Monthly	Calculated	CAL-01	
Nitrogen, Total	mg/L	Max Max Max Max	5.0 6.25 7.5 10.0	Annual Average Monthly Average Weekly Average Single Sample	Bi-weekly; every 2 weeks	8-hr FPC	EFF-01	
Nitrogen, Total	lb/day	Max	10.43	Monthly Average	Monthly	Calculated	CAL-01	
Phosphorus, Total (as P)	mg/l.	Max Max Max Max	4.0 5.0 6.0 8.0	Annual Average Monthly Average Weekly Average Single Sample	Bi-weekly; every 2 weeks	8-hr FPC	EFF-01	
Phosphorus, Total (as P)	lb/day	Max	8.34	Monthly Average	Monthly	Calculated	CAL-01	
Coliform, Fecal	#/100mL	Max Max Max Max	14 14 43 86	Annual Average Monthly Median 90 th Percentile Single Sample	Bi-weekly; every 2 weeks	Grab	EFF-01	See I.A.4
pH	s.u.	Min Max	6.0 8.5	Single Sample Single Sample	5 Days/Week	Grab	EFF-01	
Oxygen, Dissolved (DO)	mg/L	Min	5.0	Single Sample	5 Days/Week	Grab	EFF-01	
Chlorine, Total Residual (For Disinfection)	mg/L	Min	1.0	Single Sample	Continuous	Meter	EFA-01	See I.A.5
Chlorine, Total Residual (For Dechlorination)	mg/L	Max	0.01	Single Sample	Bi-weekly; every 2 weeks	Grab	EFD-01	

2. Reclaimed water samples shall be taken at the monitoring site locations listed in Permit Condition I.A.1. and as described below:

Monitoring Site	Description of Monitoring Site
FLW-01	Effluent Flow Metering: Stevens Meter at Effluent Weir at Chlorine Contact Chamber
EFF-01	Final Effluent Sampling at Effluent Transfer Pump Basin: Auto Sampler at Pump Holding Basin or Sampling Port in discharge pipe
EFA-01	Sampling after Chlorination: Effluent Weir at Chlorine Contact Chamber
EFD-01	Sampling after Dechlorination: Sampling Port in discharge pipe at Effluent Transfer Pump Basin
CAL-01	Calculated Value

3. A recording flow meter with totalizer shall be utilized to measure flow and calibrated at least once every 12 months. [62-601.200(17) and .500(6)]
4. The effluent limitation for the monthly geometric mean (or median) for fecal coliform is only applicable if 10 or more values are reported. If fewer than 10 values are reported, the monthly geometric mean (or median) shall be calculated and reported on the Discharge Monitoring Report. [62-600.440(6)(c)]
5. A minimum of 1.0 mg/L total residual chlorine must be maintained for a minimum contact time of 15 minutes based on peak hourly flow. [62-600.440(6)(b)]

B. Reuse and Land Application Systems

- During the period beginning on the completion of construction and placing the facility into service and lasting through the expiration date of this permit, the permittee is authorized to direct reclaimed water to Reuse System R-001. Such reclaimed water shall be limited and monitored by the permittee as specified below and reported in accordance with condition I.8.:

Parameter	Units	Max/ Min	Limitations		Monitoring Requirements			Notes
			Limit	Statistical Basis	Frequency of Analysis	Sample Type	Monitoring Site	
Flow to R-001	MGD	Max Max	0.500 Report	Annual Average Monthly Average	5 Days/Week	Recording Flow Meter with Totalizer	FLW-01	See I.B.3
BOD, Carbonaceous 5 day, 20C	mg/L	Max Max Max	20.0 30.0 45.0 60.0	Annual Average Monthly Average Weekly Average Single Sample	Bi-weekly; every 2 weeks	8-hr FPC	EFF-01	
Solids, Total Suspended	mg/L	Max Max Max	20.0 30.0 45.0 60.0	Annual Average Monthly Average Weekly Average Single Sample	Bi-weekly; every 2 weeks	8-hr FPC	EFF-01	
Coliform, Fecal	#/100mL	Max Max Max	200 200 800	Annual Average Monthly Geo. Mean Single Sample	Bi-weekly; every 2 weeks	Grab	EFF-01	See I.B.4
pH	s.u.	Min Max	6.0 8.5	Single Sample Single Sample	5 Days/Week	Grab	EFF-01	
Chlorine, Total Residual (For Disinfection)	mg/L	Min	0.5	Single Sample	5 Days/Week	Grab	EFA-01	See I.B.5

- Reclaimed water samples shall be taken at the monitoring site locations listed in Permit Condition I.B.1. and as described below:

Monitoring Site	Description of Monitoring Site
FLW-01	Effluent Flow Metering: Stevens Meter at Effluent Weir at Chlorine Contact Chamber
EFF-01	Final Effluent Sampling at Effluent Transfer Pump Basin: Auto Sampler at Pump Holding Basin or Sampling Port in discharge pipe
EFA-01	Sampling after Chlorination: Effluent Weir at Chlorine Contact Chamber

- A recording flow meter with totalizer shall be utilized to measure flow and calibrated at least once every 12 months. [62-601.200(17) and .500(6)]
- The effluent limitation for the monthly geometric mean for fecal coliform is only applicable if 10 or more values are reported. If fewer than 10 values are reported, the monthly geometric mean shall be calculated and reported on the Discharge Monitoring Report. [62-600.440(4)(c)]
- Total residual chlorine must be maintained for a minimum contact time of 15 minutes based on peak hourly flow. [62-610.410, 600.440(4)(b) and (5)(b)]

C. Other Limitations and Monitoring and Reporting Requirements

- During the period beginning on the issuance date and lasting through the expiration date of this permit, the treatment facility shall be limited and monitored by the permittee as specified below and reported in accordance with condition I.C.8.:

Parameter	Units	Max/ Min	Limitations		Monitoring Requirements			Notes
			Limit	Statistical Basis	Frequency of Analysis	Sample Type	Monitoring Site Number	
Flow thru WWTP (Influent)	MGD	Max Max Max	0.495* Report Report	Annual Average Monthly Average Quarterly Average	5 Days/Week	Recording Flow Meter with Totalizer	FLW-02	See I.C.4
Percent Capacity. (TMADF/Permitted Capacity) x 100	percent	Max	Report	Monthly Average	Monthly	Calculated	CAI-01	
BOD, Carbonaceous 5 day, 20C (Influent)	mg/L	Max	Report	Monthly Average	Bi-weekly; every 2 weeks	8-hr FPC	INF-01	See I.C.3
Solids, Total Suspended (Influent)	mg/L	Max	Report	Monthly Average	Bi-weekly; every 2 weeks	8-hr FPC	INF-01	See I.C.3

***denotes flow limited by constructed treatment capacity. Existing 0.200 MGD MADF treatment capacity.

PERMITTEE: The City of Wewahitchka
 FACILITY: Wewahitchka WWTP
 Page No.: 6R of 22

PERMIT NUMBER: FL0020125 (Minor)
 PA FILE NUMBER: FL0020125-004-DWF/MM

2. Samples shall be taken at the monitoring site locations listed in Permit Condition I.C.1. and as described below:

Monitoring Site	Description of Monitoring Site
FLW-02	Influent Flow Metering: Parshall Flume after Mechanical Bar Screen
INF-01	Influent Sampling at Headworks: Auto Sampler at Headworks before Grit Separator
CAL-01	Calculated Value

3. Influent samples shall be collected so that they do not contain digester supernatant or return activated sludge, or any other plant process recycled waters. [62-601.500(4)]
4. A recording flow meter with totalizer shall be utilized to measure flow and calibrated at least once every 12 months. [62-601.200(17) and .500(6)]
- ~~5. Sampling results for giardia and cryptosporidium shall be reported on DEP Form 62-610.300(4)(a)4, Pathogen Monitoring, which is attached to this permit. This form shall be submitted to the Department's Northwest District Office and to DEP's Reuse Coordinator in Tallahassee. [62-610.300(4)(a)]~~
6. The sample collection, analytical test methods and method detection limits (MDLs) applicable to this permit shall be conducted using a sufficiently sensitive method to ensure compliance with applicable water quality standards and effluent limitations and shall be in accordance with Rule 62-4.246, Chapters 62-160 and 62-601, F.A.C., and 40 CFR 136, as appropriate. The list of Department established analytical methods, and corresponding MDLs (method detection limits) and PQLs (practical quantitation limits), which is titled "FAC 62-4 MDL/PQL Table (April 26, 2006)" is available at <http://www.dep.state.fl.us/labs/library/index.htm>. The MDLs and PQLs as described in this list shall constitute the minimum acceptable MDL/PQL values and the Department shall not accept results for which the laboratory's MDLs or PQLs are greater than those described above unless alternate MDLs and/or PQLs have been specifically approved by the Department for this permit. Any method included in the list may be used for reporting as long as it meets the following requirements:
- The laboratory's reported MDL and PQL values for the particular method must be equal or less than the corresponding method values specified in the Department's approved MDL and PQL list;
 - The laboratory reported MDL for the specific parameter is less than or equal to the permit limit or the applicable water quality criteria, if any, stated in Chapter 62-302, F.A.C. Parameters that are listed as "report only" in the permit shall use methods that provide an MDL, which is equal to or less than the applicable water quality criteria stated in 62-302, F.A.C.; and
 - If the MDLs for all methods available in the approved list are above the stated permit limit or applicable water quality criteria for that parameter, then the method with the lowest stated MDL shall be used.

When the analytical results are below method detection or practical quantitation limits, the permittee shall report the actual laboratory MDL and/or PQL values for the analyses that were performed following the instructions on the applicable discharge monitoring report.

Where necessary, the permittee may request approval of alternate methods or for alternative MDLs or PQLs for any approved analytical method. Approval of alternate laboratory MDLs or PQLs are not necessary if the laboratory reported MDLs and PQLs are less than or equal to the permit limit or the applicable water quality criteria, if any, stated in Chapter 62-302, F.A.C. Approval of an analytical method not included in the above-referenced list is not necessary if the analytical method is approved in accordance with 40 CFR 136 or deemed acceptable by the Department. [62-4.246, 62-160]

7. The permittee shall provide safe access points for obtaining representative influent, reclaimed water, and effluent samples which are required by this permit. [62-601.500(5)]
8. Monitoring requirements under this permit are effective on the first day of the second month following permit issuance. Until such time, the permittee shall continue to monitor and report in accordance with previously effective permit requirements, if any. During the period of operation authorized by this permit, the permittee shall complete and submit to the Department Discharge Monitoring Reports (DMRs) in accordance with the frequencies specified by the REPORT type (i.e. monthly, toxicity, quarterly, semiannual, annual, etc.) indicated on the DMR forms attached to this permit. Monitoring results for each monitoring period shall be submitted in accordance with the associated DMR due dates below.

2. If the modifications for treatment plant expansion are not completed by the expiration date of this permit, the application to renew this permit shall include an updated capacity analysis report prepared in accordance with Rule 62-600.405, F.A.C. [62-600.405(5)]
3. The application to renew this permit shall include a detailed operation and maintenance performance report prepared in accordance with Rule 62-600.735, F.A.C. [62-600.735(1)]

A. Recordkeeping Requirements

1. The permittee shall maintain the following records and make them available for inspection at the following address: on the site of the permitted facility.
 - a. Records of all compliance monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, including, if applicable, a copy of the laboratory certification showing the certification number of the laboratory, for at least three years from the date the sample or measurement was taken;
 - b. Copies of all reports required by the permit for at least three years from the date the report was prepared;
 - c. Records of all data, including reports and documents, used to complete the application for the permit for at least three years from the date the application was filed;
 - d. Monitoring information, including a copy of the laboratory certification showing the laboratory certification number, related to the residuals use and disposal activities for the time period set forth in Chapter 62-640, F.A.C., for at least three years from the date of sampling or measurement;
 - e. A copy of the current permit;
 - f. A copy of the current operation and maintenance manual as required by Chapter 62-600, F.A.C.;
 - g. A copy of any required record drawings;
 - h. Copies of the licenses of the current certified operators; and
 - i. Copies of the logs and schedules showing plant operations and equipment maintenance for three years from the date of the logs or schedules. The logs shall, at a minimum, include identification of the plant; the signature and license number of the operator(s) and the signature of the person(s) making any entries; date and time in and out; specific operation and maintenance activities, including any preventive maintenance or repairs made or requested; results of tests performed and samples taken, unless documented on a laboratory sheet; and notation of any notification or reporting completed in accordance with Rule 62-602.650(3), F.A.C. The logs shall be maintained on-site in a location accessible to 24-hour inspection, protected from weather damage, and current to the last operation and maintenance performed.

[62-620.350, 62-602.650]

VI. SCHEDULES

1. In accordance with section 403.0882(2)(e) and (f), Florida Statutes, a compliance schedule for this facility is contained in Administrative Order AO074NW which is hereby incorporated by reference.
2. The following construction schedule for the facilities shall be followed, unless a minor permit revision is issued to amend the schedule:

	Implementation Step	Completion Date
1	Complete Construction of Treatment Plant Modifications for 0.495 MGD	As Determined by Permittee
2	Achieve Operational Status of Modified treatment Plant for 0.495 MGD.	As Determined by Permittee
3	Complete Construction of Part II Reclaimed Water Reuse System R-001	As Determined by Permittee
4	Achieve Operational Status of Part II Reclaimed Water Reuse System R-001	As Determined by Permittee

[62-620.400]

DEPARTMENT OF ENVIRONMENTAL PROTECTION DISCHARGE MONITORING REPORT - PART A

When Completed mail this report to: Department of Environmental Protection, Wastewater Compliance Evaluation Section, MS 3551, 2600 Blair Stone Road, Tallahassee, FL 32399-2400

PERMITTEE NAME: The City of Wewahitchka
 MAILING ADDRESS: P O Box 966
 Wewahitchka, Florida 32465

PERMIT NUMBER: FL0020125
 PA FILE NUMBER: FL0020125-003-DW/IP/NR
 LIMIT: Final
 CLASS SIZE: MI
 MONITORING GROUP NUMBER: D-001
 MONITORING GROUP DESCRIPTION: D-001 Surface Water Discharge, including Influent, with Influent RE-SUBMITTED DMR:
 NO DISCHARGE FROM SITE:
 MONITORING PERIOD: _____ From: _____ To: _____

DMR ISSUED: May 2011
 REPORT: Monthly
 PROGRAM: Domestic

FACILITY: Wewahitchka WWTP
 LOCATION: 804 East Sycamore St
 Wewahitchka, FL 32465-9432
 COUNTY: Gulf
 OFFICE: Northwest District Branch (Panama City)

Parameter	Sample Measurement	Quantity or Loading	Units	Quality or Concentration	Units	No. Ex.	Frequency of Analysis	Sample Type
Flow to surface waters	Sample Measurement							
PARM Code 50050 Y Mon. Site No. FLW-01	Permit Requirement	Report (An.Avg.)	MGD				5 Days/Week	Flow Totalizer
Flow to surface waters	Sample Measurement							
PARM Code 50050 I Mon. Site No. FLW-01	Permit Requirement	0.200 (Mo.Avg.)	MGD				5 Days/Week	Flow Totalizer
BOD ₅ Carbonaceous 5 day, 20C	Sample Measurement							
PARM Code 80082 Y Mon. Site No. EFF-01	Permit Requirement			10.0 (An.Avg.)	mg/L		Bi-weekly, every 2 weeks	8-hr FPC
BOD ₅ Carbonaceous 5 day, 20C	Sample Measurement							
PARM Code 80082 I Mon. Site No. EFF-01	Permit Requirement	20.0 (Max.)		15.0 (Wk.Avg.)	mg/L		Bi-weekly, every 2 weeks	8-hr FPC
BOD ₅ Carbonaceous 5 day, 20C	Sample Measurement							
PARM Code 80082 P Mon. Site No. CAL-01	Permit Requirement	20.85 (Mo.Avg.)	lb/day				Monthly	Calculated See Note 1
Solids, Total Suspended	Sample Measurement							
PARM Code 00530 Y Mon. Site No. EFF-01	Permit Requirement			10.0 (An.Avg.)	mg/L		Bi-weekly, every 2 weeks	8-hr FPC
Solids, Total Suspended	Sample Measurement							
PARM Code 00530 I Mon. Site No. EFF-01	Permit Requirement	20.0 (Max.)		15.0 (Wk.Avg.)	mg/L		Bi-weekly, every 2 weeks	8-hr FPC

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

NAME/TITLE OF PRINCIPAL EXECUTIVE OFFICER OR AUTHORIZED AGENT	SIGNATURE OF PRINCIPAL EXECUTIVE OFFICER OR AUTHORIZED AGENT	TELEPHONE NO	DATE
		() - () - ()	() / () / ()

COMMENT AND EXPLANATION OF ANY VIOLATIONS (Reference all attachments here):

DISCHARGE MONITORING REPORT - PART A (Continued)

FACILITY: Wewahitchka WWTP MONITORING GROUP NUMBER: D-001 Final PERMIT NUMBER: FL0020125-003-DW1P
 MONITORING PERIOD From: _____ To: _____

Parameter	Quantity or Loading	Units	Quality or Concentration	Units	No. Ex.	Frequency of Analysis	Sample Type
Solids, Total Suspended							
PARM Code 00530 I Mon. Site No. EFF-01	20.85 (Mo. Avg.)	lb/day				Bi-weekly, every 2 weeks	8-hr FPC
Nitrogen, Total							
PARM Code 00600 Y Mon. Site No. EFF-01			5.0 (An. Avg.)			Bi-weekly, every 2 weeks	8-hr FPC
Nitrogen, Total							
PARM Code 00600 I Mon. Site No. EFF-01			10.0 (Max.)	6.25 (Mo. Avg.)		Bi-weekly, every 2 weeks	8-hr FPC
Nitrogen, Total							
PARM Code 00600 P Mon. Site No. CAL-01	10.43 (Mo. Avg.)	lb/day				Monthly	Calculated See Note 2
Phosphorus, Total (as P)							
PARM Code 00665 Y Mon. Site No. EFF-01			4.0 (An. Avg.)			Weekly	8-hr FPC
Phosphorus, Total (as P)							
PARM Code 00665 I Mon. Site No. EFF-01			8.0 (Max.)	6.0 (Wk. Avg.)		Weekly	8-hr FPC
Phosphorus, Total (as P)							
PARM Code 00665 P Mon. Site No. CAL-01	8.34 (Mo. Avg.)	lb/day				Monthly	Calculated See Note 3
pH							
PARM Code 00400 I Mon. Site No. EFF-01			6.0 (Min.)	8.5 (Max.)		5 Days/Week	Grab
Chlorine, Total Residual (For Dechlorination)							
PARM Code 50060 P Mon. Site No. EFF-01				0.01 (Max.)		Bi-weekly, every 2 weeks	Grab
Oxygen, Dissolved (DO)							
PARM Code 00300 I Mon. Site No. EFF-01				5.0 (Min.)		5 Days/Week	Grab

Parameter	Quantity or Loading	Units	Quality or Concentration	Units	No. Ex.	Frequency of Analysis	Sample Type
Chlorine, Total Residual (For Disinfection)	Sample Measurement						
PARM Code 50060 A	Permit Requirement		1.0 (Min.)			Continuous	Meter
Mon. Site No. EFA-01	Sample Measurement						
Coliform, Fecal	Permit Requirement		14 (An Avg.)			Bi-weekly; every 2 weeks	Grab
Mon. Site No. EFF-01	Sample Measurement						
Coliform, Fecal	Permit Requirement		Report (Mo. Median)			Bi-weekly; every 2 weeks	Grab
Mon. Site No. EFF-01	Sample Measurement						
Flow, thru treatment plant	Permit Requirement	MGD				5 Days/Week	Flow Totalizer
PARM Code 50050 P	Sample Measurement						
Mon. Site No. FLW-02	Permit Requirement		0.200* (Mo. Avg.)			5 Days/Week	Flow Totalizer
Flow, thru treatment plant	Sample Measurement						
PARM Code 50050 Q	Permit Requirement						
Mon. Site No. FLW-02	Sample Measurement						
Percent Capacity, (TMADF/Permitted Capacity) x 100	Permit Requirement		Report (Mo. Avg.)			Monthly	Calculated
PARM Code 00180 P	Sample Measurement						
Mon. Site No. CAL-01	Permit Requirement						
BOD, Carbonaceous 5 day, 20C (Influent)	Sample Measurement						
PARM Code 80082 Q	Permit Requirement					Bi-weekly; every 2 weeks	8-hr FPC
Mon. Site No. INF-01	Sample Measurement						
Solids, Total Suspended (Influent)	Permit Requirement					Bi-weekly; every 2 weeks	8-hr FPC
PARM Code 00530 P	Sample Measurement						
Mon. Site No. INF-01	Permit Requirement						

Note 1. CBOD₅ (lb/day) shall be calculated using the Monthly Average Daily Flow (MADF) to D-001 and the Monthly Average CBOD₅ Concentration (CBODC) as follows:

$$CBOD_5 \text{ (lb/day)} = MADF \text{ (MGD)} \times CBODC \text{ (mg/L)} \times (8.34)$$

Note 2. Total Nitrogen (lb/day) shall be calculated using the Monthly Average Daily Flow (MADF) to D-001 and the Monthly Average Nitrogen Concentration (MANC) as follows:

$$\text{Total Nitrogen (lb/day)} = MADF \text{ (MGD)} \times MANC \text{ (mg/L)} \times (8.34)$$

Note 3. Total Phosphorous (lb/day) shall be calculated using the Monthly Average Daily Flow (MADF) to D-001 and the Monthly Average Phosphorous Concentration (MAPC) as follows:

$$\text{Total Phosphorous (lb/day)} = MADF \text{ (MGD)} \times MAPC \text{ (mg/L)} \times (8.34)$$

- Denotes Flow thru WWTP is limited to 0.200 MGD MADDF until completion of WWTP expansion.

DAILY SAMPLE RESULTS - PART B

Permit Number: FL0020125-003-DW1P

Final

Facility: Wewahitchka WWTP

Monitoring Period From: _____ To: _____

	Chlorine, Total Residual mg/L	Chlorine, Total Residual mg/L	Coliform, Fecal #/100mL	Oxygen, Dissolved (DO) mg/L	BOD, Carbonaceous 5 day, 20C mg/L	BOD, Carbonaceous 5 day, 20C lb/day	Solids, Total Suspended mg/L	Solids, Total Suspended lb/day	Nitrogen, Total mg/L	Nitrogen, Total lb/day	
Code	50060	50060	74055	00300	80082	80082	00530	00530	00600	00600	
Mon. Site	EFA-01	EFD-01	EFF-01	EFF-01	EFF-01	EFF-01	EFF-01	EFF-01	EFF-01	EFF-01	
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29											
30											
31											
Total											
Mo. Avg.											

PLANT STAFFING:

Day Shift Operator Class: _____ Certificate No: _____ Name: _____

Evening Shift Operator Class: _____ Certificate No: _____ Name: _____

Night Shift Operator Class: _____ Certificate No: _____ Name: _____

Lead Operator Class: _____ Certificate No: _____ Name: _____

DAILY SAMPLE RESULTS - PART B

35

Permit Number: FL0020125-003-DW1P Final Facility: Wewahitchka WWTP
 Monitoring Period From: _____ To: _____

	pH (Min) s.u.	pH (Max) s.u.	Phosphorus, Total (as P) mg/L	Phosphorus, Total (as P) lb/day	Flow to D-001 Surface Waters MGD	Flow to R-001 Spray Irrigation MGD	Flow thru Treatment Plant MGD	BOD, Carbonaceous 5 day, 20C Influent mg/L	Solids, Total Suspended Influent mg/L		
Code	00400	00400	00665	00665	50050	50050	50050	80082	00530		
Mon. Site	EFF-01	EFF-01	EFF-01	EFF-01	FLW-01	FLW-01	FLW-02	INF-01	INF-01		
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Total											
Mo. Avg											

PLANT STAFFING:

Day Shift Operator Class: _____ Certificate No: _____ Name: _____
 Evening Shift Operator Class: _____ Certificate No: _____ Name: _____
 Night Shift Operator Class: _____ Certificate No: _____ Name: _____
 Lead Operator Class: _____ Certificate No: _____ Name: _____

35

When Completed mail this report to: Department of Environmental Protection, Wastewater Compliance Evaluation Section, MS 3551, 2600 Blair Stone Road, Tallahassee, FL 32399-2400

PERMITTEE NAME: The City of Wewahitchka
 MAILING ADDRESS: P O Box 966
 Wewahitchka, Florida 32465

FACILITY: Wewahitchka WWTP
 LOCATION: 804 East Sycamore St
 Wewahitchka, FL 32465-9432
 COUNTY: Gulf
 OFFICE: Northwest District Branch (Panama City)

PERMIT NUMBER: FL0020125
 PA FILE NUMBER: FL0020125-003-DWIP/NR
 LIMIT: Interim
 CLASS SIZE: MI
 MONITORING GROUP NUMBER: D-001
 MONITORING GROUP DESCRIPTION: D-001 Surface Water Discharge, including Influent, with Influent
 RE-SUBMITTED DMR:
 NO DISCHARGE FROM SITE:
 MONITORING PERIOD: From _____ To: _____

DMR ISSUED: May 2011
 REPORT PROGRAM: Monthly Domestic

Parameter	Quantity of Loading	Units	Quality or Concentration	Units	No. Ex.	Frequency of Analysis	Sample Type
Flow to surface waters (Interim AO)	Sample Measurement						
PARAM Code 50050 Y Mon. Site No. FLW-01	Permit Requirement (An. Avg.)	MGD				5 Days/Week	Flow Totalizer
Flow to surface waters (Interim AO)	Sample Measurement						
PARAM Code 50050 I Mon. Site No. FLW-01	Permit Requirement (Mo. Avg.)	MGD	0.200 (Mo. Avg.)			5 Days/Week	Flow Totalizer
BOD, Carbonaceous 5 day, 20C	Sample Measurement						
PARAM Code 80082 Y Mon. Site No. EFF-01	Permit Requirement (An. Avg.)		10.0 (An. Avg.)	mg/L		Bi-weekly; every 2 weeks	8-hr FPC
BOD, Carbonaceous 5 day, 20C	Sample Measurement						
PARAM Code 80082 I Mon. Site No. EFF-01	Permit Requirement (Wk. Avg.)		15.0 (Wk. Avg.)	mg/L		Bi-weekly; every 2 weeks	8-hr FPC
BOD, Carbonaceous 5 day, 20C (Interim AO)	Sample Measurement						
PARAM Code 80082 P Mon. Site No. CAL-01	Permit Requirement (Mo. Avg.)	lb/day				Monthly	Calculated See Note 1
Solids, Total Suspended	Sample Measurement						
PARAM Code 00530 Y Mon. Site No. EFF-01	Permit Requirement (An. Avg.)		10.0 (An. Avg.)	mg/L		Bi-weekly; every 2 weeks	8-hr FPC
Solids, Total Suspended	Sample Measurement						
PARAM Code 00530 I Mon. Site No. EFF-01	Permit Requirement (Wk. Avg.)		15.0 (Wk. Avg.)	mg/L		Bi-weekly; every 2 weeks	8-hr FPC

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

NAME/TITLE OF PRINCIPAL, EXECUTIVE OFFICER OR AUTHORIZED	SIGNATURE OF PRINCIPAL, EXECUTIVE OFFICER OR AUTHORIZED	TELEPHONE NO	DATE

COMMENT AND EXPLANATION OF ANY VIOLATIONS (Reference all attachments here):

DISCHARGE MONITORING REPORT - FAKI A (Continued)

MONITORING PERIOD From: _____ To: _____

Parameter	Quantity or Loading	Units	Quality or Concentration	Units	Frequency of Analysis	Sample Type
Solids, Total Suspended (Interim Limit AO)	Sample Measurement					
PARM Code 00530 I Mon. Site No. EFF-01	Report (Mo. Avg.)	lb/day			Bi-weekly; every 2 weeks	8-hr FPC
Nitrogen, Total (Interim CO)	Sample Measurement					
PARM Code 00600 Y Mon. Site No. EFF-01			10.0 (An. Avg.)	mg/L	Bi-weekly; every 2 weeks	8-hr FPC
Nitrogen, Total (Interim CO)	Sample Measurement					
PARM Code 00600 I Mon. Site No. EFF-01		20.0 (Max.)	15.0 (Wk. Avg.)	mg/L	Bi-weekly; every 2 weeks	8-hr FPC
Nitrogen, Total (Interim Limit AO)	Sample Measurement					
PARM Code 00600 P Mon. Site No. CAL-01	Report (Mo. Avg.)	lb/day			Monthly	Calculated See Note 2
Phosphorus, Total (as P)	Sample Measurement					
PARM Code 00665 Y Mon. Site No. EFF-01			4.0 (An. Avg.)	mg/L	Bi-weekly; every 2 weeks	8-hr FPC
Phosphorus, Total (as P)	Sample Measurement					
PARM Code 00665 I Mon. Site No. EFF-01		8.0 (Max.)	6.0 (Wk. Avg.)	mg/L	Bi-weekly; every 2 weeks	8-hr FPC
Phosphorus, Total (as P)	Sample Measurement					
PARM Code 00400 I Mon. Site No. EFF-01		6.0 (Min.)	8.5 (Max.)	s.u.	5 Days/Week	Grab
Chlorine, Total Residual (For Dechlorination)	Sample Measurement					
PARM Code 50060 P Mon. Site No. EFD-01			0.01 (Max.)	mg/L	Bi-weekly; every 2 weeks	Grab
Oxygen, Dissolved (DO)	Sample Measurement					
PARM Code 00300 I Mon. Site No. EFF-01			5.0 (Min.)	mg/L	5 Days/Week	Grab

DISCHARGE MONITORING REPORT - PART A (Continued)

FACILITY: Wewahitchka WWTTP

MONITORING GROUP NUMBER: D-001

PERMIT NUMBER: FL0020125-003-DW1P

From: _____ To: _____

Parameter	Quantity or Loading	Units	Quality or Concentration	Units	No. Ex.	Frequency of Analysis	Sample Type
Chlorine, Total Residual (For Disinfection)	Sample Measurement						
PARM Code 50060 A	Permit Requirement		1.0 (Min.)			5 Days/Week	Grab
Mon. Site No. EFA-01	Sample Measurement						
Coliform, Fecal	Permit Requirement		14 (An. Avg.)			Bi-weekly; every 2 weeks	Grab
Mon. Site No. EFF-01	Sample Measurement						
PARM Code 74055 Y	Permit Requirement		14 (Mo. Med.)	86 (Max.)		Bi-weekly; every 2 weeks	Grab
Mon. Site No. EFA-01	Sample Measurement						
Coliform, Fecal	Permit Requirement						
PARM Code 74055 I	Sample Measurement						
Mon. Site No. EFF-01	Permit Requirement						
Flow, through treatment plant	Report (An. Avg.)	MGD				5 Days/Week	Flow Totalizer
PARM Code 50050 P	Sample Measurement						
Mon. Site No. FLW-02	Permit Requirement						
Flow, through treatment plant	Report (QI Avg.)	MGD				5 Days/Week	Flow Totalizer
PARM Code 50050 Q	Sample Measurement						
Mon. Site No. FLW-02	Permit Requirement						
Percent Capacity, (TMADF/Permitted Capacity) x 100	Report (Mo. Avg.)	percent				Monthly	Calculated
PARM Code 00180 P	Sample Measurement						
Mon. Site No. CAL-01	Permit Requirement						
BOD, Carbonaceous 5 day, 20C (Influent)	Sample Measurement						
PARM Code 80082 R	Permit Requirement						
Mon. Site No. INF-01	Sample Measurement						
Solids, Total Suspended (Influent)	Permit Requirement						
PARM Code 00530 Q	Sample Measurement						
Mon. Site No. INF-01	Permit Requirement						

Note 1. CBOD₅ (lb/day) shall be calculated using the Monthly Average Daily Flow (MADF) to D-001 and the Monthly Average CBOD₅ Concentration (CBODC) as follows:

$$CBOD_5 \text{ (lb/day)} = MADF \text{ (MGD)} \times CBODC \text{ (mg/L)} \times (8.34)$$

Note 2. Total Nitrogen (lb/day) shall be calculated using the Monthly Average Daily Flow (MADF) to D-001 and the Monthly Average Nitrogen Concentration (MANC) as follows:

$$\text{Total Nitrogen (lb/day)} = MADF \text{ (MGD)} \times MANC \text{ (mg/L)} \times (8.34)$$

Note 3. Total Phosphorous (lb/day) shall be calculated using the Monthly Average Daily Flow (MADF) to D-001 and the Monthly Average Phosphorous Concentration (MAPC) as follows:

$$\text{Total Phosphorous (lb/day)} = MADF \text{ (MGD)} \times MAPC \text{ (mg/L)} \times (8.34)$$

Gulf County Community Development Corporation



401 Peters Street, Port St. Joe, FL 32456

Phone: (850) 229-1477 Fax: (850) 227-3392 Email: gulfcdc@yahoo.com

May 18, 2011

The Honorable Warren Yeager, Chairman
Gulf County Board of County Commissioners
1000 Cecil G. Costin Sr. Blvd.
Port St. Joe, FL 32456

Mr. Chairman,

The '09-12 LHAP currently states for Housing Program Strategy G. Florida Homebuyer Opportunity Program, letter e. Terms, Recapture and Default: If the county or eligible municipality receives repayment from the homebuyer within 18 months after the closing date of the loan the county or eligible municipality shall waive all interest charges. A homebuyer who fails to fully repay the loan within 18 months shall be subject to repayment terms provided in an appropriate strategy in the local housing assistance plan. All funds repaid to a county or eligible municipality shall be considered "program income" as defined in s. 420.9071 (24).

It is requested that the Gulf County Board of County Commissioners approve an update to include the following text: It is intended that the FHOP loan should be repaid within 18 months after the closing date of the loan. A homebuyer, who fails to fully repay the loan within the earlier of 18 months or 10 days after the receipt of their federal income tax refund, shall be subject to repayment terms outlined in the FHOP lien.

If you have any questions or require any additional information please contact me at 229-5399.

Sincerely,

Erika White
Executive Director

2011 JUN - 8 AM 11: 28

CLERK OF DISTRICT COURT
GULF COUNTY, FLORIDA

INFORMATION
DATE: 5-18-11 SB

Print - Close Window

Subject: About FHOP and 18 month repayment
From: Michael Chaney (chaney@flhousing.org)
To: gulfcdc@yahoo.com;
Date: Thu, 31 Mar 2011 13:46:53

I am writing about one of the findings in your most recent SHIP monitoring visit. It states: "The current local housing assistance plan (LHAP)... lists an FHOP strategy. Repayment terms stated in the LHAP indicate 'repayment from the homebuyer within 18 months after the closing date of the loan.' One FHOP file tested had a mortgage that specified 'loan shall be payable in full the earlier of 36 months.' The LHAP and Mortgage repayment terms don't match. The discrepancy in repayment terms... should be resolved."

I would like to suggest a response you could make to this finding.

The FHOP program created by the legislature does indeed state that FHOP funds should be repaid after 18 months, which is why this language appears in the Gulf County LHAP. However, the County's SHIP office has no power—short of initiating foreclosure—to force the FHOP homeowner to repay this loan within 18 months. For this reason, all the SHIP administrators across the state have placed FHOP liens on the homes purchased by FHOP buyers. If the loan is not repaid in 18 months, this lien will ensure that it is repaid at some point, usually when the house is resold.

The only guidance on this topic is provided in Section 47(6) of the 09/10 General Appropriations act, which offers directions on implementation of FHOP, which is Appropriation #1570:

"If the county or eligible municipality receives repayment from the homebuyer within 18 months after the closing date of the loan the county or eligible municipality shall waive all interest charges. A homebuyer who fails to fully repay the loan within the earlier of 18 months or 10 days after the receipt of their federal income tax refund, shall be subject to repayment terms provided in the local housing assistance plan, including penalties for not using his or her refund for repayment. Penalties may not exceed 10 percent of the loan amount and shall be included in the loan agreement with the homebuyer."

Therefore, a SHIP administrator is justified in placing a lien on an FHOP home. However, the FHOP lien states that repayment should not be made before 36 months—not 18 months—from the date of purchase. Florida Housing Finance Corporation supplied you and the other SHIP offices with a sample FHOP lien that included this 36 month detail for a very important reason: If an FHOP lien requires repayment 36 months or later after the purchase, then it is the policy of FHA lenders to not count the

\$8000 of FHOP down payment assistance as a loan. In this way, it will not negatively affect the debt ratios when a buyer applies for a first mortgage to buy a house. It will not restrict the amount of mortgage money for which a buyer can qualify.

The 36 month figure in the FHOP lien, therefore, is a convenient number placed there to avoid problems for the borrower. That is the explanation for the difference between the 18 and 36 figures. I would suggest that neither the County's LHAP nor the FHOP lien need to be changed—this same situation is present in many other SHIP jurisdictions across Florida.

If, however, you decide to update your LHAP, you could include the following text:

It is intended that the FHOP loan should be repaid within 18 months after the closing date of the loan. A homebuyer who fails to fully repay the loan within the earlier of 18 months or 10 days after the receipt of their federal income tax refund, shall be subject to repayment terms outlined in the FHOP lien." By the way, this LHAP change does not require review and approval by the County's affordable housing advisory committee. It can simply be approved by the County Commission.

Let me know if you have any further questions about this matter.

Sincerely,

Michael Chaney

--

Michael Chaney
(850) 980-1307
Florida Housing Coalition



Save-The-Date
Statewide Annual Affordable Housing Conference
September 26-28, 2011, in Orlando

NORTHWEST FLORIDA TRANSPORTATION CORRIDOR AUTHORITY

ROBERT B. MONTGOMERY, CHAIRMAN
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ROBERT E. MCGILL III
J. CAREY SCOTT III
TOMMY BARFIELD-EX OFFICIO



May 18, 2011

Warren Yeager
Chairman
Gulf County Board of County Commissioners
1000 Cecil G. Costin Boulevard
Port St. Joe, Florida 32456

Subject: U.S. 98 Corridor Master Plan

2011 JUN -8 AM 11:28

OFFICE OF THE
CLERK OF THE
SHERIFF
GULF COUNTY, FLORIDA

Dear Chairman Yeager:

I am writing to you on behalf of the Northwest Florida Transportation Corridor Authority (NFTCA). The NFTCA maintains a corridor master plan for the U.S. 98 corridor in Northwest Florida pursuant to Part III of Chapter 343 of the Florida Statutes. This corridor master plan was last updated during the May 27, 2010 NFTCA public meeting. At its April 28, 2011 public meeting, the NFTCA considered updates to the corridor master plan and determined that none were needed at that time.

Please find enclosed a copy of the 2011 NFTCA corridor master plan. It is also available online at www.nwftca.com. I would appreciate greatly if you would share this information with your full county commission. If you have any questions, please contact me or the NFTCA representative for your county. I can be reached at (850) 932-9228.

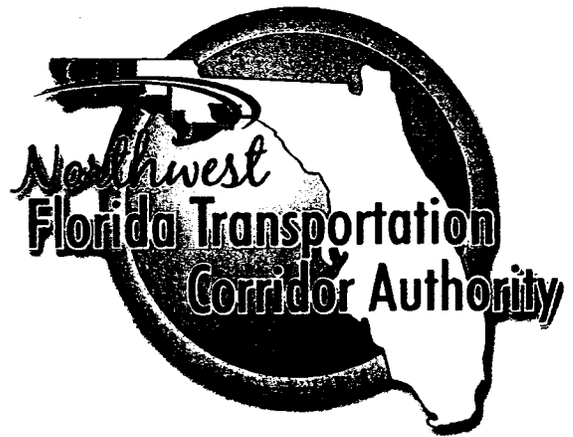
Sincerely,

Robert Montgomery
Chairman

Cc: Rick Gallant, FTC

REGISTRATION

DATE 6-14-11 LL



Master Plan

Summary Report

2011
Prepared for:
Northwest Florida
Transportation Corridor Authority

HDR

ONE COMPANY | *Many Solutions*

I. Executive Summary

The Northwest Florida Transportation Corridor Authority (NFTCA) was created by the 2005 Florida Legislature. The enabling legislation is contained in Florida Statute Section 343.80. The primary purpose of the Authority is to improve mobility on the U.S. 98 corridor in Northwest Florida to enhance traveler safety, identify and develop hurricane evacuation routes, promote economic development along the corridor, and implement transportation projects to alleviate current or anticipated traffic congestion. The Authority is authorized to construct any feeder roads, reliever roads, connector roads, bypasses, or appurtenant facilities that are intended to improve mobility along the U.S. 98 corridor. The Authority is further authorized to plan, design, finance, and construct transportation improvement projects. The NFTCA may acquire and hold title to property that will accommodate the development of transportation facilities. Additionally, the Authority may seek financial assistance from local, State and the Federal government as well as private entities. The NFTCA is also authorized to implement toll facilities to aid in funding projects.

As its first order of business, the NFTCA was directed by the Florida Legislature to develop and adopt a corridor master plan no later than July 1, 2007. The goals and objectives of the master plan are to identify areas of the corridor where mobility, traffic safety, and efficient hurricane evacuation need to be improved; evaluate the economic development potential of the corridor and consider strategies to develop that potential; develop methods of building partnerships with local governments, other state and federal entities, the private-sector business community, and the public in support of corridor improvements; and to identify projects that will accomplish these goals and objectives. Presently, this is the only activity being pursued by the NFTCA.

Phase I of the Master Plan was completed in April 2006, by the FDOT. This phase consisted primarily of a data collection effort that documents existing conditions and identifies transportation projects recently completed or currently under study, design, right-of-way acquisition or construction. The primary purpose of this effort is to evaluate the effect of these planned projects on the transportation system during Phase II.

Phase II of the Master Plan included the development of a comprehensive Corridor Master Plan for US 98 and its associated transportation network. The Master Plan is intended to guide the development of a multimodal, intrastate transportation system that will serve the mobility needs of people and freight across northwest coastal Florida, minimize travel time for emergency evacuations and foster economic growth and development in the region. The key results from this effort include adopted goals

and objectives, traffic data collection, land use data collection, traffic modeling, alternatives development and analysis, stakeholder involvement, and documentation of the Master Plan.

The development of the Master Plan followed an accepted process of developing goals and objectives, compiling and analyzing existing data, preparing travel forecasts based upon the best available data sources, and evaluating plan alternatives against the goals and objectives. The process included the development of four (4) initial alternatives that examined various combinations of projects to meet the Authority's goals and objectives. Public input on the development of the Master Plan has been received since August 2006, from comments received at monthly Authority meetings, website comments, letters, and e-mails. Four public workshops were held in February and March 2007 to afford opportunities for additional public input in the development of the Master Plan. Comments have been summarized and reviewed in preparing the Master Plan.

The Master Plan has been developed by evaluating the performance measures of the various components forming each of the four alternatives relative to the established goals and objectives and in consideration of comments received as part of the public involvement program.

The Master Plan relies heavily upon the development of a new limited access corridor from just east of the Alabama State Line in Escambia County to SR 79 in Bay County. This new facility that is generally parallel to US 98 affords substantial relief to the US 98 corridor through these more populated areas. Selected improvements to existing US 98 are also proposed at critical locations. Additionally, several north-to-south routes would be improved for both regional connectivity to the I-10 corridor to the north and to better facilitate hurricane evacuation along the coast. The plan would insure connectivity of at least one north-to-south four-lane divided highway in each of the eight counties. A major new bridge crossing is proposed across Escambia Bay. Relocation of US 98 in Franklin County east of the Apalachicola River to St. Teresa Island will reduce vulnerability during hurricanes and tropical storms ensuring public safety and commerce are not jeopardized in this area. Improving US 319 north to Tallahassee and improvements to SR 363 will further aid in evacuating the coastal areas of eastern Franklin and Wakulla Counties. The Master Plan is described in greater detail and depicted on maps elsewhere in this document.

II. Goals & Objectives

The Authority identified Goals and Objectives for the development of the Master Plan. The goals for the Master Plan were formed to reflect the Authority's charge that is described in the enabling legislation:

Enabling Legislation

"The authority shall develop and adopt a corridor master plan no later than July 1, 2007. The goals and objectives of the master plan are to identify areas of the corridor where mobility, traffic safety, and efficient hurricane evacuation need to be improved; evaluate the economic development potential of the corridor and consider strategies to develop that potential; develop methods of building partnerships with local governments, other state and federal entities, the private-sector business community, and the public in support of corridor improvements; and to identify projects that will accomplish these goals and objectives."

Once the goals were established, specific objectives were identified to provide several measures to report on how well the goals are being met, as follows:

GOAL A: Improve the mobility of people and goods throughout the US 98 corridor area.

Objectives:

Provide a maximum average peak season travel time of 4 hours or less from the Fla.\Alabama State line to the Wakulla\Jefferson County line along U.S. 98.

Provide an overall Level of Service of "D" or better for the US 98 corridor in year 2030.

Reduce overall network travel time in the eight-county region by at least 20% over the no-build\condition for year 2030.

Provide an average travel speed of 55 mph or greater between key modal hubs including seaports and airports.

At a minimum, maintain the rate of change in person hours of delay on strategic intermodal system (SIS) and Emerging SIS highways in the northwest Florida region.

GOAL B: Enhance traffic safety along the US 98 corridor for all modes of travel.

Objectives

Improve safety and traffic flow along US 98 by reducing the number of automobile crashes to or below 121.4 per 100 million vehicle mile traveled (VMT.)

Improve safety and traffic flow along US 98 by reducing the number of commercial vehicle crashes to or below 7.7 per 100 million VMT.

Achieve a five percent annual reduction in the rate of driver, bicyclist, pedestrian, and motorcycle fatalities and serious injuries along US 98.

GOAL C: Reduce hurricane evacuation clearance times on US 98 and designated routes connecting with US 98.

Objectives

Provide a maximum clearance time of 18 hours for all identified hurricane zones within each county.

Provide an east to west evacuation route in each county useable through a Category 2 event.

Provide system options or redundancy to minimize regional vulnerability from storm destruction.

Ensure that the local and regional evacuation route network is connected to SIS and Emerging SIS facilities.

GOAL D: Identify transportation strategies that enhance the region's economic development potential.

Objectives:

Provide an average travel speed of 50 mph or greater between key employment and commerce centers including military installations.

Provide direct access to major ports, airports, and activity centers identified for future commercial and industrial development. Improve transportation access to rural and economically distressed counties and communities in the northwest Florida region that are currently eligible for the Rural Economic Development Initiative (REDI) and Enterprise Zones in a manner that reflects regional and community visions.

GOAL E: Build partnerships with key stakeholders throughout the region in formulating transportation alternatives for the US 98 corridor.

Objectives

Provide for early, continuing, timely, and proactive opportunities in the Master Plan process for the public to express their views and become educated on the issues and potential solutions.

Work with local governments and private entities to gain support for proposed corridor improvements.

GOAL F: Identify projects along with finance strategies for implementation.

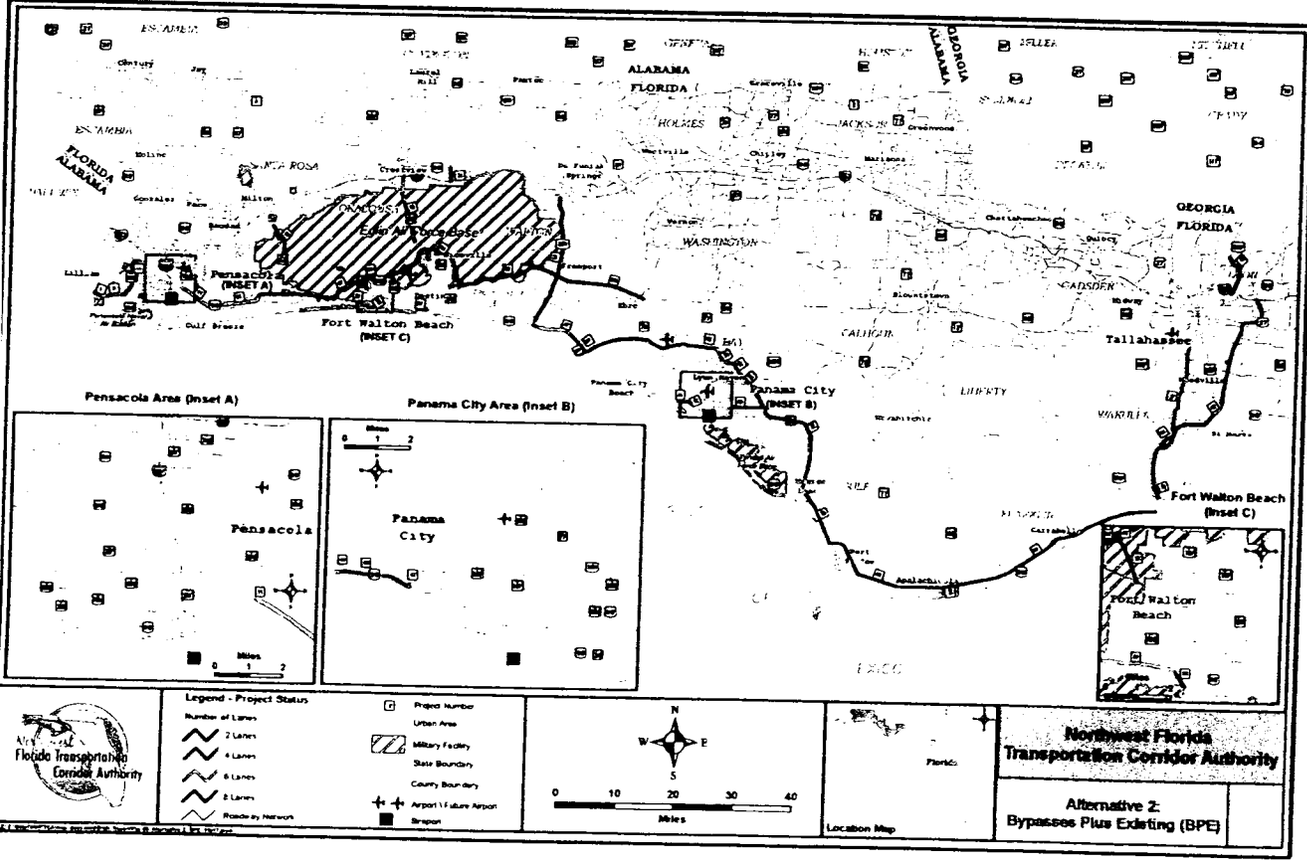
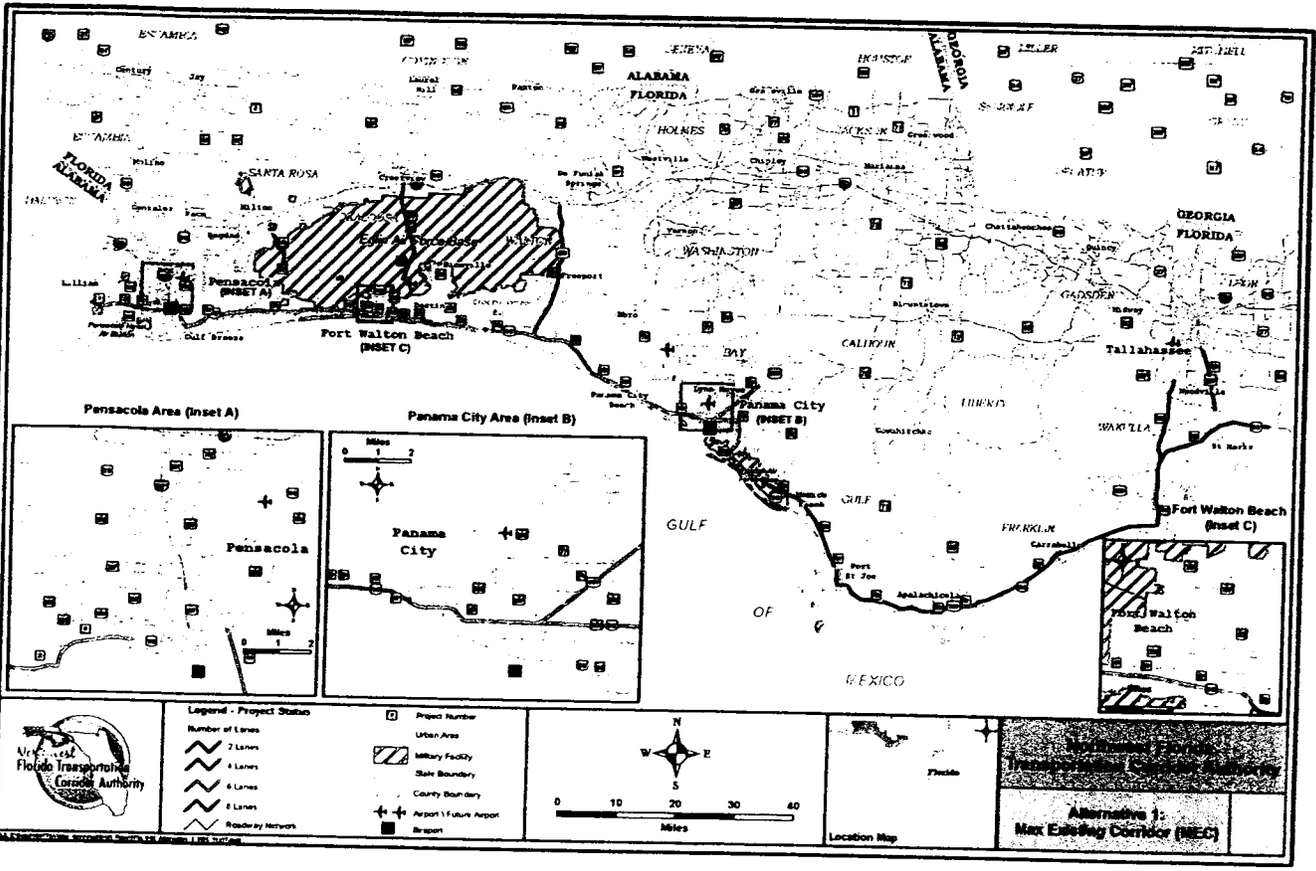
Objectives

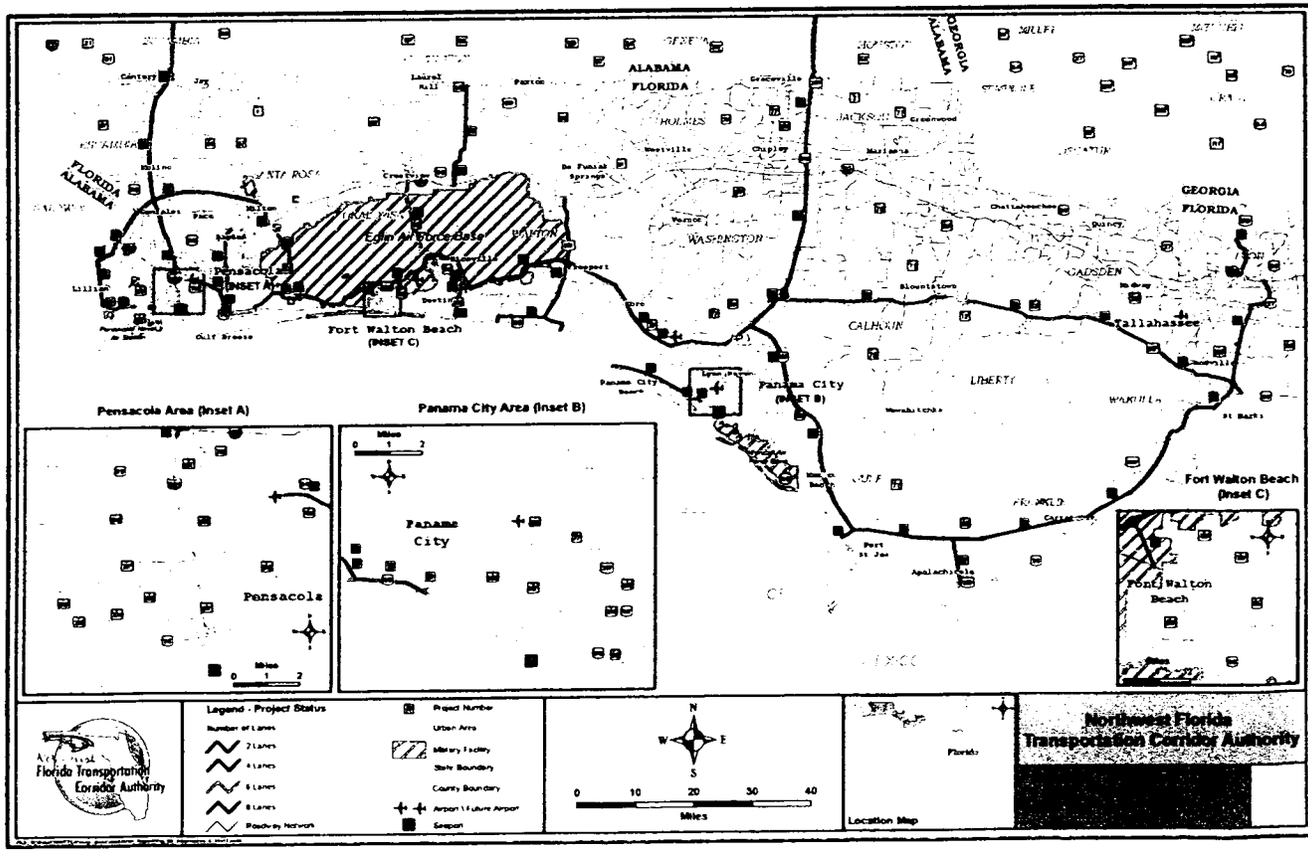
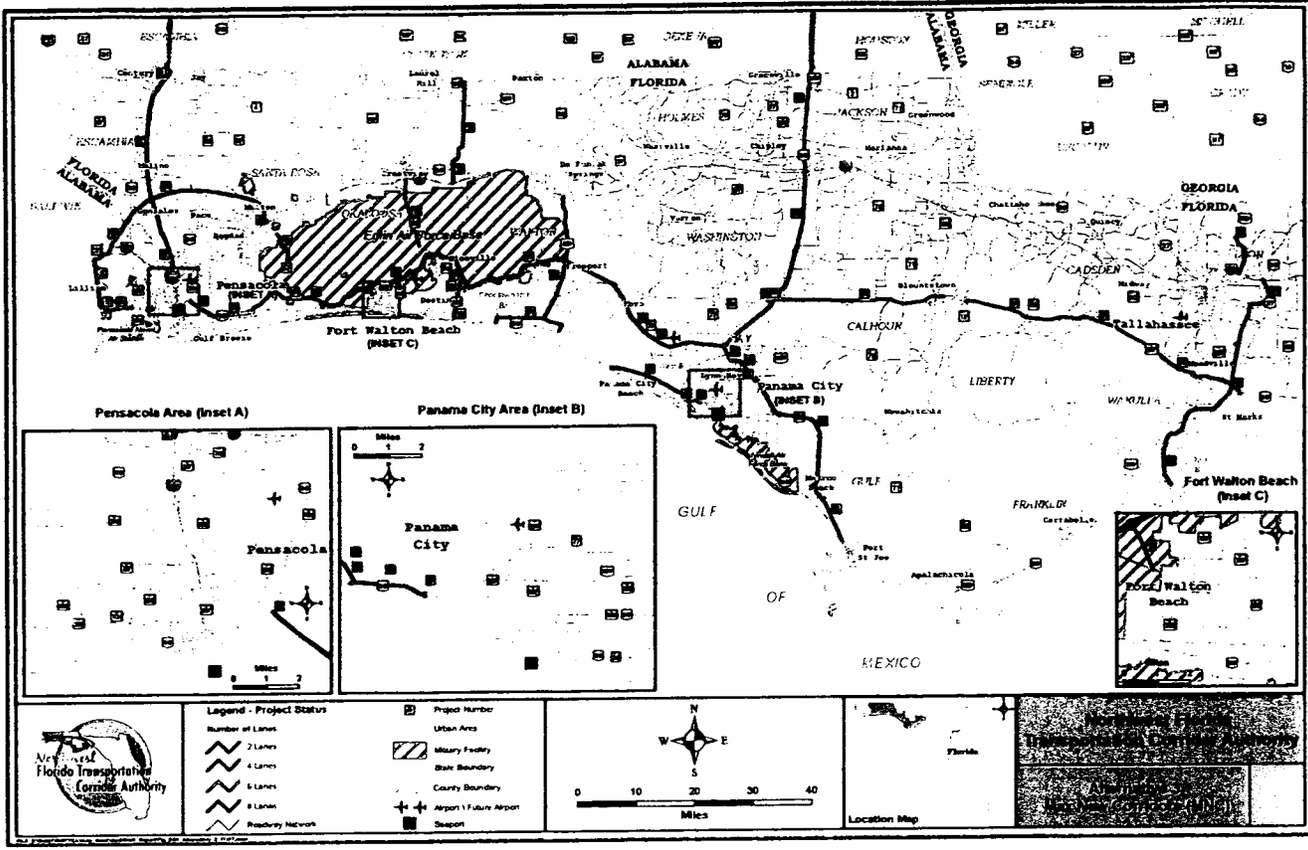
Work with Federal, State, and local governments as well as private entities to explore the full range of opportunities for advancing projects that would not require traditional means of finance.

Assign top priority to projects that would provide direct revenue.

Prioritize projects that maximize achieving established goals.

Designate regionally significant projects along US 98 and establish investment priorities among these facilities in all participating counties as provided by the Transportation Regional Incentive Program (TRIP).





Master Plan Development

The development of the Master Plan for the US 98 corridor included a number of considerations. First, a travel demand modeling process was developed, refined, and implemented to forecast traffic for the year 2030. Next, these models were used to forecast traffic conditions for a “no build” condition based on the highway network of existing plus committed (E+C) roadway capacity projects. Based on forecasted roadway level-of-service (LOS) deficiencies through the year 2030, the Consultant team devised a set of themed alternatives, each with a listing of projects to provide congestion relief to the US 98 corridor and roadways linking US 98 to other regions. Existing Transportation Planning Organization/Agency (TPO/TPA) long-range transportation plans (LRTPs) and transportation improvement programs (TIPs) were considered in developing these alternatives.

The Consultant team developed four transportation alternatives for the US 98 study area that combine a wide range of highway strategies to address increasing congestion. Each alternative has an underlying theme associated with it and a list of transportation projects to relieve congestion:

ALTERNATIVE 1: Maximize Existing Corridors (MEC)

– This alternative attempted to relieve US 98 congestion by maximizing the capacity of the existing US 98 corridor through the addition of travel lanes, grade separated interchanges, and other capacity improvements. Where US 98 is currently 2 lanes, it was proposed for widening to 4 lanes, and where it is 4 lanes, it was generally proposed for 6 or 8 lanes. The primary exception to this approach is along coastal areas of Franklin County where US 98 has been designated a Scenic Byway and frequent hurricane damage results from close proximity of the roadway to the water. Along this section a new parallel roadway alignment was proposed.

ALTERNATIVE 2: Bypasses Plus Existing (BPE)

– This alternative includes several key capacity improvements to the existing US 98 corridor in conjunction with bypasses and parallel corridor improvements in areas where additional roadway widening might be difficult or provide limited impact in relieving congestion. Examples of new corridors included the New Pensacola Bay Bridge, the Navarre-Fort Walton Beach-Niceville Bypass, the Wright Parkway Bridge connecting Fort Walton Beach with Santa Rosa Island, the Destin East-West Collector System, the West Bay Bypass, the Gulf Coast Parkway, the Gulf-Franklin Parkway, and the Red Hills-Coastal Parkway.

ALTERNATIVE 3: Maximize New Corridors (MNC)

– This alternative maximizes the use of new bypasses and parallel corridors in conjunction with very few capacity improvements to the existing US 98 corridor.

This alternative proposed a larger number of limited access roadways than the BPE alternative, including a Pensacola Beltway, an extension between the Navarre-Fort Walton Beach-Niceville Bypass and the West Bay Bypass, and corridors linking US 98 to Alabama. A new Powerline Road corridor was proposed parallel to US 98 in Panama City Beach and four-laning of SR 20 and SR 267 to the east was also proposed in place of US 98 widenings or parallel roads through Franklin and Wakulla counties.

4: Super Max New Corridors (SMNC)

– This alternative was largely similar to the MNC alternative, with a few subtle changes aimed at achieving a continuous system of limited access highways paralleling US 98 and I-10. In Escambia and Santa Rosa Counties, an alternative bridge alignment was proposed to connect the area near the Pensacola Airport with Garton Point. In Bay County, the Gulf Coast Parkway was shifted further east to a completely new alignment connecting the Panama City-Dothan Connector with Port St. Joe. This corridor bypasses the Gulf-Bay Parkway, directly connects with a limited access Gulf-Franklin Parkway, and ultimately the Red Hills-Coastal Parkway leading towards Georgia north of Tallahassee.

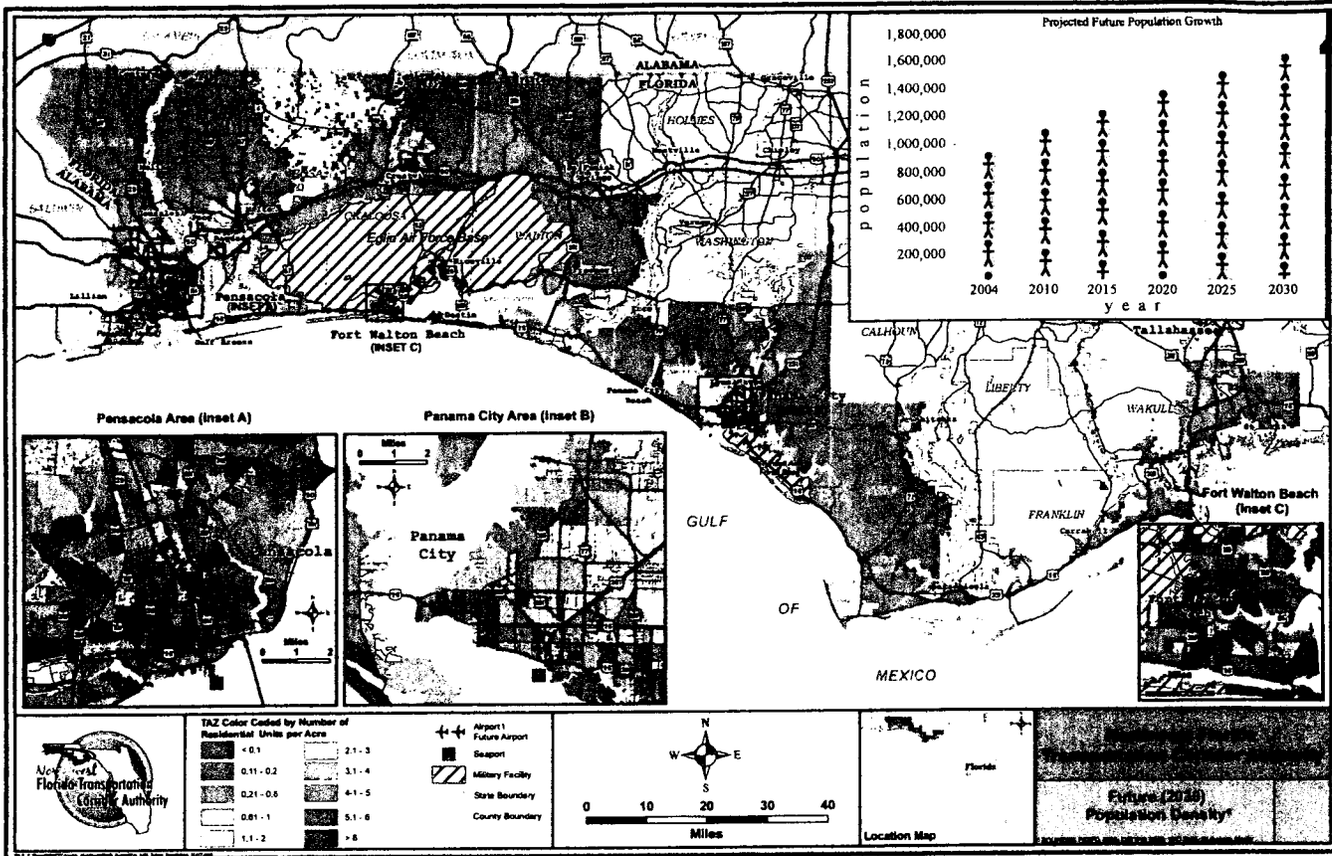
These four alternatives were subsequently coded into the travel demand forecasting models and tested to identify the potential impacts on US 98 traffic and LOS through the year 2030. Model statistics on travel times, congested speeds, delay, safety, and other measures were also produced to compare the effectiveness of each alternative in accordance with study goals and objectives. These results were reviewed with the Authority and used in the selection of the recommended alternative.

IV. Master Plan Analysis

The Master Plan was evaluated against the goals and objectives to determine how the system of projects performed.

Performance of Overall Goals and Objectives - The goals and objectives were measured for the overall study corridor using the criteria developed for the plan. These included overall travel time from end-to-end along US 98 and by the fastest alternative, reduction in overall network travel time and delay, improvements to traffic flow and safety for all users, and improvements to transportation access to Rural Economic Development Initiative Areas (REDI).

Improved Travel Time and Travel Reliability - The Master Plan meets this goal. The plan improves travel time between key destinations and throughout the region by enabling traffic to move relatively unimpeded along the limited access corridor. The new corridor is projected to remain uncongested throughout



the 2030 study horizon although several segments will be heavily traveled. Travel time path analyses show that the new corridor and the improved system of roadways provides the quickest and most reliable means of travel for long distance commutes, regional freight traffic or for inter-regional travel (such as trips from Panama City to Pensacola). The diversion of traffic to the new corridor benefits the entire region by lessening travel on US 98 and other parallel roadways.

Improves Levels of Service on US 98 - The plan meets this goal. The development of the centrally located limited access corridor with connections to major north-south travel routes improves the service conditions on the existing heavily traveled roadways. Traffic diversion to the new corridor provides relief for shorter, local trips to take place on arterial and major collector roadways. In addition, some improvements are recommended to US 98 and the north-south connecting roadways to help achieve this goal.

Reduces Hurricane Evacuation Clearance Time - The plan meets this goal. The hurricane evacuation clearance time is a measure of the total clearance time from the first car entering the network to the last car to reach it's safe destination. It also includes mobilization and reaction time as evacuees make preparations and secure their home. The clearance time analysis conducted for each of the 8 counties found that the recommended improvements provide for alternative corridors connecting additional capacity supply for an evacuation event. Additional improvements to north-south roadways provide additional capacity

for out-of-county evacuating traffic relieving bottle necks within the study area.

It should be noted, this is a comparative measure for the alternatives only and should not be used for the purposes of hurricane preparedness and evacuation planning.

Improves Safety - The alternative meets this goal. The new limited access corridor reduces the number of conflict points and at-grade intersections that are the source of most severe crashes on existing US 98 and connecting roadways. In addition, the trend of increasing crashes with increased congestion along US 98 is improved by the congestion relief provided by the new corridor.

V. Master Plan Implementation

Upon adoption of the Master Plan, the plan will be submitted to the Florida Legislature as stipulated in the Authority's enabling legislation. Upon legislative approval, an Action Plan will be developed to initiate the implementation of individual projects. The Action Plan will identify individual projects and their priority along with potential finance strategies. A plan summary will be developed to communicate the results to other governmental entities, organizations and citizens.



Mr. James F. Anders II
James F. Anders II was re-appointed to the board in October 2009 by Governor Charlie Crist and represents Walton County. Mr. Anders was born in 1951 in Marianna, Florida and grew up in Blountstown, Florida. Mr. Anders graduated from Blountstown High School in 1969 and graduated from the University of Florida in 1974 with a BSBA degree in management. After he graduated college he worked in the family farm

equipment and timber business in Blountstown, Florida. Mr. Anders currently buys and sells Land and Timber real estate throughout NW Florida. Mr. Anders moved to South Walton County in 1996, built a home on Camp Creek Lake in 1997 and presently resides there. Mr. Anders has lived his entire life in the Florida Panhandle.



Mr. Robert B. Montgomery
Robert B. Montgomery was re-appointed to the board in October 2009 by Governor Charlie Crist and represents Santa Rosa County. Mr. Montgomery attended Pensacola Junior College and graduated in 1967 with an Associate of Science degree. He also attended Florida State University School of Business and graduated in 1969 with a Bachelor of Science degree.

Mr. Montgomery is the owner of Montgomery Realtors in Gulf Breeze, Florida and has owned this business since 1971. Mr. Montgomery is currently active as a Board member of the Pensacola Junior College Foundation, member of the BB&T Bank Board of Directors, member of the Florida Alabama Strategic Task Force, member of Gateway Foundation Board in Pensacola, and a member of the Gulf Breeze High School Advisory Committee, just to name a few. Mr. Montgomery has had a history of being actively involved in the community.



Mr. James C. Scott III
James Carey Scott III was appointed to the board in October 2009 by Governor Charlie Crist and represents Bay County. Carey lives in, and is, Panama City where he is involved in various businesses. Carey attended and graduated from the University of South Carolina and The Florida State University. He has two children, Elizabeth and Nelson.

Carey has served on various public and charitable boards over the years and is firmly committed to the growth and success of Northwest Florida. Most recently, he chaired the planning board for the City of Panama City for ten years.



Honorable Cheryl K. Sanders
Cheryl Sanders was re-appointed to the board by Governor Charlie Crist in October 2009 and represents Franklin County. Cheryl was born and raised in Franklin County. She graduated from Carrabelle High School in 1973 and attended Lively Vocational Technical School in Tallahassee. Cheryl and her husband Oscar have been married for 33 years.

Cheryl was elected to the Franklin County Board of County Commissioners in 1998 and was re-elected in 2002 and 2006. While on the County Commission she has served as Vice-Chairman from 2000-2002 and Chairman from 2002-2006. She is presently active on the Florida Association of Counties as a Board Member and also on the Small County Coalition representing the Northern Gulf Region which includes several of the counties that are in the Authority.

"In my years of public service it has always been about the people and their needs. It's not about making promises that you can't keep about making commitments to the people you serve," says Mrs. Sanders.



Mr. Stephen K. Norris
Stephen K. Norris was re-appointed to the board in October 2009 by Governor Charlie Crist and represents Gulf County. He resides in Port St. Joe, Florida with his wife, Rebecca and two children, Zac and Ashton. Steve graduated from Wewahitchka High School in 1978. He was previously employed by St. Joe Paper Company and Florida Coast Paper Company for 20 years.

Steve is presently the co-owner of Scott's Quality Electric, Inc. and Classic Coastal Construction, Inc. He currently holds a registered electrical license and state certified builder license in the state of Florida.



Mr. Robert E. McGill III
Robert E. McGill, III was appointed to the board in October, 2009 by Governor Charlie Crist and represents Okaloosa County. He received an undergraduate degree from Tulane University in 1978, and graduated from Tulane University Law School in 1981. He has been a member of the Florida Bar since 1990, and his practice focuses on all aspects of real estate and construction law.

Bob is active in the Destin community and is currently serving on the Sacred Heart Hospital Development Board and the Walton County Political Action Committee. He has been a member of the Destin Rotary Club since 1987.

Lynn Lanier

From: Commission Clerk [CommissionClerk@psc.state.fl.us]
Sent: Thursday, May 05, 2011 4:59 PM
Subject: Order or Notice issued by the Public Service Commission (Email ID = 557782)
Attachments: 03118-11.pdf

The attached order or notice has been issued by the Public Service Commission.

If you have any problems opening this attachment, please contact the Office of Commission Clerk by reply email or at 850-413-6770.

When replying, please do not alter the subject line; as it is used to process your reply.

Thank you.

2011 JUN -8 AM 11:28

OFFICE OF THE
COMMISSION CLERK
PUBLIC SERVICE COMMISSION
STATE OF FLORIDA
TALLAHASSEE, FLORIDA

INFORMATION
DATE 6/14/11 51

BEFORE THE FLORIDA PUBLIC SERVICE COMMISSION

In re: Petition for approval of revisions to renewable energy tariff, by Florida Public Utilities Company.

DOCKET NO. 110089-EQ

In re: Petition for approval of renewable energy tariff and standard offer contract, by Florida Power & Light Company.

DOCKET NO. 110091-EQ

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

DOCKET NO. 110092-EI

In re: Petition for approval of revisions to standard offer contract and rate schedules COG-1 and COG-2, by Tampa Electric Company.

DOCKET NO. 110093-EI

In re: Petition for approval of new standard offer for purchase of firm capacity and energy from renewable energy facilities or small qualifying facilities and approval of revised tariff schedule REF-1, by Gulf Power Company.

DOCKET NO. 110095-EQ
ORDER NO. PSC-11-0215-PCO-EQ
ISSUED: May 5, 2011

The following Commissioners participated in the disposition of this matter:

- ART GRAHAM, Chairman
- LISA POLAK EDGAR
- RONALD A. BRISÉ
- EDUARDO E. BALBIS
- JULIE I. BROWN

ORDER SUSPENDING TARIFFS

BY THE COMMISSION:

On February 22, 2007, we adopted amendments to Rule 25-17.0832, Florida Administrative Code (F.A.C.), and new Rules 25-17.200 through 25-17.310, F.A.C., relating to renewable generating facilities. The rules require each investor-owned utility (IOU) to file with the Commission by April 1 of each year 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 kW or less. The electric investor-owned utilities, consisting of Florida Power & Light Company, Progress Energy Florida, Inc., Tampa Electric Company, Gulf Power

DOCUMENT NUMBER-DATE

03118 MAY -5 =

FPSC-COMMISSION CLERK

Company, and Florida Public Utilities Company, have all filed the required standard offer contracts by the April 1, 2011, deadline. We have jurisdiction over these contracts under Sections 366.04 and 366.91, Florida Statutes (F.S.).

If we do not take action upon these rate schedules within 60 days after filing, they will automatically go into effect. Our staff has recommended that the proposed tariffs be suspended to allow staff sufficient time to review the petitions and gather all pertinent information in order to present us with an informed recommendation on the tariff proposals. Pursuant to Section 366.06(3), F.S., we may withhold consent to the operation of all or any portion of a new rate schedule, delivering to the utility requesting such increase a reason or written statement of good cause for doing so within 60 days. We find that taking time to thoroughly review the petitions and gather information is good cause consistent with the requirement of Section 366.06(3), F.S., and therefore, the tariffs shall be suspended. Given our decision to suspend the tariffs, these dockets shall remain open to allow our staff adequate time to review the filings and bring a recommendation back to us on the merits of the filings.

Based on the foregoing, it is

ORDERED by the Florida Public Service Commission that Florida Power & Light Company, Progress Energy Florida, Inc., Tampa Electric Company, Gulf Power Company, and Florida Public Utilities Company's proposed standard offer contract tariffs are suspended. It is further

ORDERED that these dockets shall remain open pending final action on the tariffs.

By ORDER of the Florida Public Service Commission this 5th day of May, 2011.



ANN COLE
Commission Clerk
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399
(850) 413-6770
www.floridapsc.com

(SEAL)

LDH

NOTICE OF FURTHER PROCEEDINGS OR JUDICIAL REVIEW

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.

Any party adversely affected by this order, which is preliminary, procedural or intermediate in nature, may request: (1) reconsideration within 10 days pursuant to Rule 25-22.0376, Florida Administrative Code; or (2) judicial review by the Florida Supreme Court, in the case of an electric, gas or telephone utility, or the First District Court of Appeal, in the case of a water or wastewater utility. A motion for reconsideration shall be filed with the Office of Commission Clerk, in the form prescribed by Rule 25-22.0376, Florida Administrative Code. Judicial review of a preliminary, procedural or intermediate ruling or order is available if review of the final action will not provide an adequate remedy. Such review may be requested from the appropriate court, as described above, pursuant to Rule 9.100, Florida Rules of Appellate Procedure.



FEMA

MAY 6 2011

2011 JUN -8 AM 11:28

Mr. Marshall Nelson
Director
Gulf County Emergency Management
1000 Cecil G. Costin, Sr. Boulevard
Port St. Joe, Florida 32456

Dear Mr. Nelson:

Thank you for your letter of January 5, 2011, to the Department of Homeland Security's Federal Emergency Management Agency (FEMA), concerning work on St. Joseph Peninsula Beach, which is currently being reviewed as a first level appeal under disaster declaration FEMA-1806-DR, Florida. I appreciate your patience while we gathered the necessary information and thoroughly researched the issues related to your inquiry.

The State of Florida Division of Emergency Management submitted their appeal on behalf of Gulf County on July 13, 2010. This project required that FEMA consult with the U.S. Fish and Wildlife Service in order to comply with provisions of the Endangered Species Act and the Coastal Barriers Resources Act. Work on this appeal is nearing completion and FEMA will inform the State once a determination has been made.

If you need additional assistance, please contact FEMA's Office of Intergovernmental Affairs at (202) 646-4600.

Sincerely,

Tod Wells
Acting Director
Public Assistance Division

'11 MAY 16 PM 1:25