

EXHIBIT 8



Florida Department of Environmental Protection

Marjory Stoneman Douglas Building
3900 Commonwealth Boulevard
Tallahassee, Florida 32399-3000

Rick Scott
Governor

Jennifer Carroll
Lt. Governor

Herschel T. Vinyard, Jr.
Secretary

February 7, 2011

Ms. Kerri A. MacNutt, Project Scientist
Cardno ENTRIX
22 Sarasota Center Blvd.
Sarasota, FL 34240

RE: Federal Emergency Management Agency - Emergency Operations Centers -
Sarasota County, Construct a New Emergency Operations Center Facility -
Sarasota County, Florida.
SAI # FL201012135559C

Dear Ms. MacNutt:

The Florida State Clearinghouse has coordinated a review of the federal grant application under the following authorities: Presidential Executive Order 12372; Section 403.061(40), *Florida Statutes*; the Coastal Zone Management Act, 16 U.S.C. §§ 1451-1464, as amended; and the National Environmental Policy Act, 42 U.S.C. §§ 4321-4347, as amended.

Based on the information contained in the application for federal assistance and enclosed state agency comments, the state has no objections to the allocation of federal funds for the subject project and, therefore, the funding award is consistent with the Florida Coastal Management Program (FCMP). The state's continued concurrence will be based on the activity's compliance with FCMP authorities, including federal and state monitoring of the activity to ensure its continued conformance, and the adequate resolution of any issues identified during subsequent regulatory reviews. The state's final concurrence of the project's consistency with the FCMP will be determined during the environmental resource permitting process in accordance with Section 373.428, *Florida Statutes*.

Thank you for the opportunity to review the proposed project. Should you have any questions regarding this letter, please contact Ms. Lauren P. Milligan at (850) 245-2170.

Yours sincerely,

Sally B. Mann, Director
Office of Intergovernmental Programs

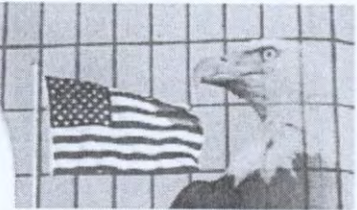
SBM/lm
Enclosures



Florida

Department of Environmental Protection

"More Protection, Less Process"



Categories

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Project Information	
Project:	FL201012135559C
Comments Due:	01/25/2011
Letter Due:	02/11/2011
Description:	FEDERAL EMERGENCY MANAGEMENT AGENCY - EMERGENCY OPERATIONS CENTERS - SARASOTA COUNTY, CONSTRUCT A NEW EMERGENCY OPERATIONS CENTER FACILITY - SARASOTA COUNTY, FLORIDA.
Keywords:	FEMA - CONSTRUCT A NEW EMERGENCY OPERATIONS CENTER FACILITY - SARASOTA CO.
CFDA #:	97.052
Agency Comments:	
SW FLORIDA RPC - SOUTHWEST FLORIDA REGIONAL PLANNING COUNCIL	
No Comments Received	
COMMUNITY AFFAIRS - FLORIDA DEPARTMENT OF COMMUNITY AFFAIRS	
STATE - FLORIDA DEPARTMENT OF STATE	
No Comment/Consistent	
SOUTHWEST FLORIDA WMD - SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT	
No comments.	

For more information or to submit comments, please contact the Clearinghouse Office at:

3900 COMMONWEALTH BOULEVARD, M.S. 47
 TALLAHASSEE, FLORIDA 32399-3000
 TELEPHONE: (850) 245-2161
 FAX: (850) 245-2190

Visit the [Clearinghouse Home Page](#) to query other projects.

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COUNTY: SARASOTA

DATE: 12/13/2010

2010-5818

COMMENTS DUE DATE: 1/25/2011

SCH-100-FEMA

CLEARANCE DUE DATE: 2/11/2011

SAI#: FL201012135559C

MESSAGE:

STATE AGENCIES	WATER MNGMNT. DISTRICTS	OPB POLICY UNIT	RPCS & LOC GOVS
COMMUNITY AFFAIRS	SOUTHWEST FLORIDA WMD		
X STATE			

The attached document requires a Coastal Zone Management Act/Florida Coastal Management Program consistency evaluation and is categorized as one of the following:

- X Federal Assistance to State or Local Government (15 CFR 930, Subpart F). Agencies are required to evaluate the consistency of the activity.
- Direct Federal Activity (15 CFR 930, Subpart C). Federal Agencies are required to furnish a consistency determination for the State's concurrence or objection.
- Outer Continental Shelf Exploration, Development or Production Activities (15 CFR 930, Subpart E). Operators are required to provide a consistency certification for state concurrence/objection.
- Federal Licensing or Permitting Activity (15 CFR 930, Subpart D). Such projects will only be evaluated for consistency when there is not an analogous state license or permit.

Project Description:

FEDERAL EMERGENCY MANAGEMENT AGENCY - EMERGENCY OPERATIONS CENTERS - SARASOTA COUNTY, CONSTRUCT A NEW EMERGENCY OPERATIONS CENTER FACILITY - SARASOTA COUNTY, FLORIDA.

To: Florida State Clearinghouse

AGENCY CONTACT AND COORDINATOR (SCH)
 3900 COMMONWEALTH BOULEVARD MS-47
 TALLAHASSEE, FLORIDA 32399-3000
 TELEPHONE: (850) 245-2161
 FAX: (850) 245-2190

EO. 12372/NEPA Federal Consistency

- No Comment
- Comment Attached
- Not Applicable
- No Comment/Consistent
- Consistent/Comments Attached
- Inconsistent/Comments Attached
- Not Applicable

From:

Division of Historical Resources
 Bureau of Historic Preservation

Division/Bureau:

Reviewer: Katie Peterson

Laura L. Kemmerer,
 Deputy SHPO
 12/30/2010

Date: 12/28/10

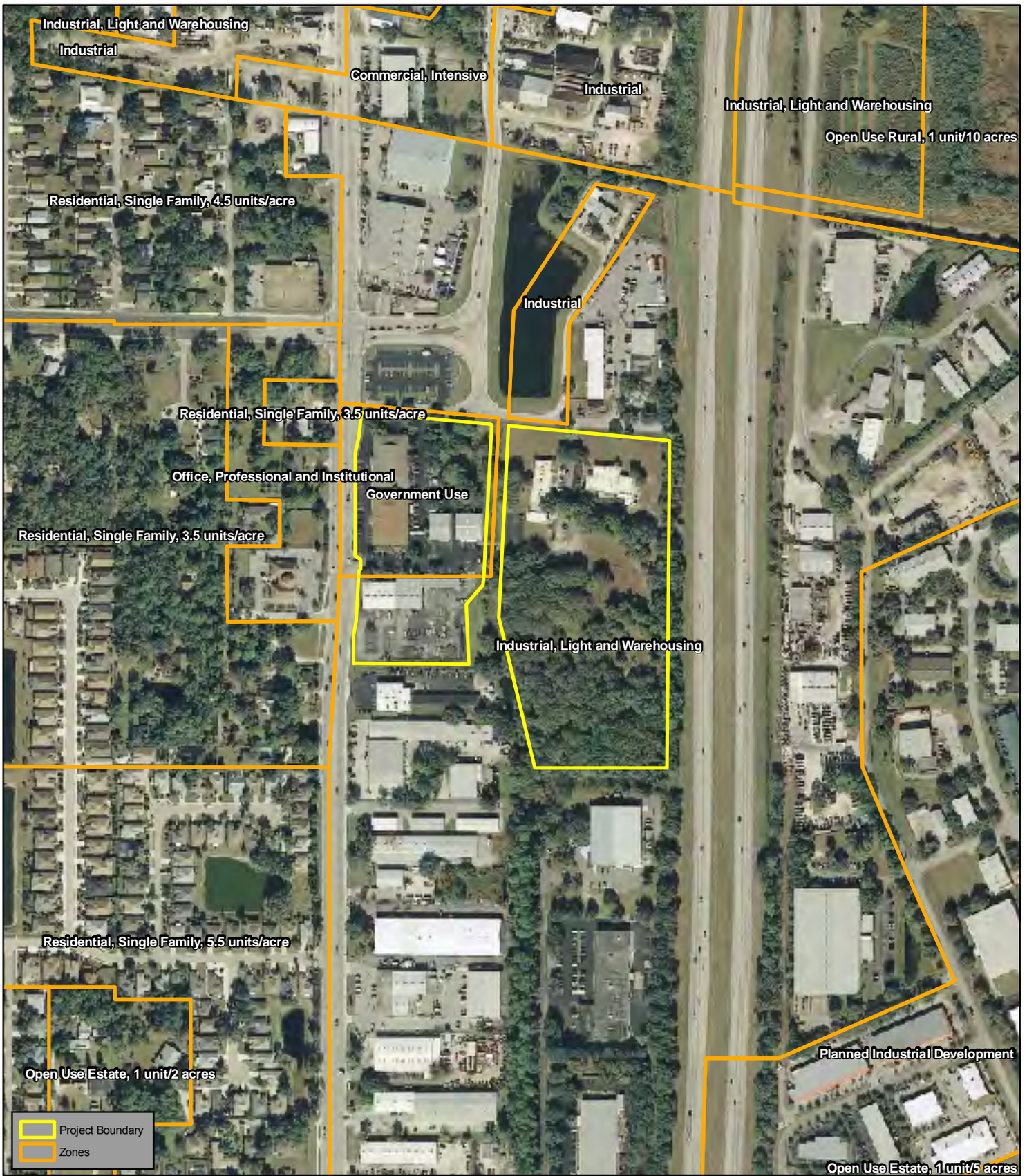
RECEIVED

JAN 04 2010

DEP Office of Intergov't Programs

RECEIVED
 BUREAU OF
 HISTORIC PRESERVATION
 2010 DEC 20 A 9:42

EXHIBIT 9



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Sarasota County Zoning Map

Existing Emergency Operations Center Sarasota County, Florida



Image: 2009

Sec 25
Twp 36 S
Rng 18 E



3905 Crescent Park Drive
Riverview, FL 33578-3625
ph. (813) 664-4500
fx (813) 664-0440
www.entrix.com

Coordinate System:
NAD 1983 UTM Zone 17N feet

EXHIBIT 10

EXECUTIVE SUMMARY

Sarasota County has requested WilsonMiller Stantec to evaluate the County-owned property (24± acres) at 1301 Cattlemen Road with respect to stormwater and environmental constraints. Sarasota County desires to construct a new Emergency Operations Center, SCAT Bus Transfer Facility, and other potential facilities on the site.

ENVIRONMENTAL ASSESSMENT

A WilsonMiller Stantec ecologist visited the site on May 5 and June 2, 2010, to assess current ecological conditions and to identify any wetlands and surface water features jurisdictional to Sarasota County, the Southwest Florida Water Management District (SWFWMD), or the United States Army Corps of Engineers (USACE). Wetland and upland habitats found on this parcel are categorized in Section 2 of this report using the most recent edition of the Florida Department of Transportation's "Florida Land Use, Cover and Forms Classification System (FLUCCS)." A habitat and land use map for the property is included (Figure 1) along with a Soils Map (Figure 2). The site was also inspected to determine whether wildlife are present or likely to be present based on specific habitat types that are listed as endangered or threatened by the U.S. Fish and Wildlife Service (FWS) or as endangered, threatened, or species of special concern by the Florida Fish and Wildlife Conservation Commission (FWC).

One jurisdictional wetland is located within the proposed project area and boundaries of the wetland were delineated in accordance with Chapter 62-340 F.A.C. The boundaries have been verified by Southwest Florida Water Management District personnel (Petition No. 42035664.000). The wetland is forested and in good condition. Forested wetlands are very sensitive to changes in hydroperiods so it will be critical that seasonal high and normal pool elevations fluctuate naturally post development to prevent tree mortality. Sarasota County imposes the strictest minimum buffer width of the three agencies, and in this case the minimum width will be 30 feet of undisturbed vegetation. Upland habitats on-site include pine-mesic oak and upland hardwood forests. There is a small mesic hammock (0.4 acres) adjacent to the northwest corner of the wetland, but since it is separated from the jurisdictional boundary of the wetland by an upland forest, it is not part of the wetland buffer. Up to 25% of the mesic hammock may be removed if no significant loss of function to the remaining hammock will occur. The property also contains other surface waters including an upland cut ditch that runs south to north bisecting the property and an existing stormwater treatment area. Please note that filling the upland cut north-south ditch and replacing it with a pipe would not be considered a *de minimus* impact and would be subject to standard avoidance/minimization review criteria.

WilsonMiller Stantec ecologists did not observe any protected wildlife species on the project site during the site visits. Protected species that may utilize this area under certain circumstances are limited to water-dependent species (with one exception) and include wood stork, Florida sandhill crane, Sherman's fox squirrel, American alligator, limpkin, little blue heron, reddish egret, snowy egret, and tricolored heron. Most of the site lies within the Secondary Zone of Florida Scrub- Protection Area IP-08 (Figure 3); however, investigators did not observe any suitable habitat or scrub jays during a study performed in the year 2000. The closest scrub jay population is almost six miles from the primary zone. Part of the recommended 660-foot protection zone surrounding bald eagle nest SA 054 falls within the east section of the property (Figure 3). The nest was deemed active the last time it was surveyed by the FWC in 2008. Consultation with wildlife agencies may be required by County staff at their discretion prior to development to determine whether specific protection guidelines will be required for a nearby eagle nest site.

I. INTRODUCTION

A WilsonMiller Stantec ecologist visited the site on May 5 and June 2, 2010, to assess current ecological conditions and to identify any wetlands and surface water features jurisdictional to Sarasota County, the Southwest Florida Water Management District (SWFWMD), or the United States Army Corps of Engineers (USACE). Wetland and upland habitats found on this parcel are categorized below using the most recent edition of the Florida Department of Transportation's "Florida Land Use, Cover and Forms Classification System (FLUCCS)." A habitat and land use map for the property is attached (Figure 1) along with a Soils Map (Figure 2). The site was also inspected to determine whether wildlife are present or likely to be present based on specific habitat types that are listed as endangered or threatened by the U.S. Fish and Wildlife Service (FWS) or as endangered, threatened, or species of special concern by the Florida Fish and Wildlife Conservation Commission (FWC).

II. SITE CHARACTERIZATION

A. WETLANDS

One jurisdictional wetland is located within the proposed project area and boundaries were delineated in accordance with Chapter 62-340 F.A.C. The boundaries have been verified by Southwest Florida Water Management District personnel (Petition No. 42035664.000).

FLUCCS Code 617 – Mixed wetland hardwood forest (1.9 Acres)

The wetland is characterized by a closed canopy of mature hardwood trees dominated by laurel oak (*Quercus laurifolia*). Other canopy species include American elm (*Ulmus americana*) and red maple (*Acer rubrum*). The subcanopy is relatively open and consists mostly of small cabbage palm (*Sabal palmetto*) with some scattered buttonbush (*Cephalanthus occidentalis*) and beauty berry (*Callicarpa americana*). Ground cover is relatively dense for a forested system and consists of a mix of marsh fern (*Thelypteris* spp.), wild coffee (*Psychotria nervosa*), chain fern (*Woodwardia virginica*), greenbrier (*Smilax* spp.), and poison ivy (*Toxicodendron radicans*). Nuisance/exotic species coverage is moderate and consists of scattered Brazilian pepper (*Schinus terebinthifolius*) and date palm (*Phoenix reclinata*) in the subcanopy and patchy creeping oxeye (*Sphagneticola trilobata*) and common dayflower (*Commelina diffusa*) in the ground cover. The soils within this wetland are mapped as Floridana-Delray fine sand, depressional and Holopaw fine sand, depressional by the U.S. Department of Agriculture Soil Conservation Service (April 1983) and hydrologic indicators observed include water-stained leaves and water marks on young oaks and maples.

B. UPLAND HABITATS

Upland habitats on-site include pine-mesic oak and upland hardwood forests.

FLUCCS Code 414 – Pine-Mesic Oak (2.6 Acres)

The pine-mesic oak forest on-site consists of a patchy canopy of live (*Quercus virginiana*) and laurel oaks mixed with slash pine (*Pinus elliottii*). The subcanopy is patchy and consists of the seedling canopy species. Ground cover has been mowed in some areas where it is comprised mostly of Bahia grass (*Paspalum notatum*) with bushy bluestem (*Andropogon glomeratus*), blackberry (*Rubus* spp.), patchy saw palmetto (*Serenoa repens*), and greenbrier. Where the canopy is denser, ground cover is minimal. Nuisance/exotic species coverage is

moderate and consists of scattered Brazilian pepper with Guinea grass (*Panicum maximum*), and elephant grass (*Pennisetum purpureum*) along the habitat edges. A 0.4-acre section of the Pine-Mesic Oak in the northwest corner of the native habitat area shows the characteristics of a mesic hammock.

FLUCCS Code 420 – Upland Hardwood Forests (1.6 Acres)

The upland hardwood forest consists of a closed canopy of laurel oaks with an open subcanopy of scattered cabbage palms. Ground cover is patchy and consists of blackberry, saw palmetto, sword fern (*Nephrolepis* spp.), and greenbrier. Nuisance/exotic species coverage is moderate and consists mostly of scattered Brazilian pepper.

C. OTHER SURFACE WATERS

FLUCCS Code 510 – Streams and Waterways (0.8 Acres)

A large steep-sided upland cut drainage ditch runs south to north and bisects the east and west parcels. There are also several swales that run east to west through the wetland on the south side of the property. These swales connect and discharge to the large north-south ditch.

FLUCCS Code 520 – Lakes (0.2 Acres)

There is a small stormwater treatment pond located near the north-central part of the property, adjacent to the main north-south ditch.

D. OTHER LAND USES

FLUCCS Code 175 – Governmental (12.9 Acres)

The west half and north quarter of this site consists of offices, parking lots, and related facilities for Sarasota County government.

E. PROTECTED SPECIES INVENTORY

A preliminary survey was conducted to determine whether listed species of wildlife are present or likely to be present based on specific habitat types. WilsonMiller Stantec ecologists did not observe any protected wildlife species on the project site during the site visits. Protected species that may utilize this area under certain circumstances are limited to water-dependent species (with one exception) and include:

SCIENTIFIC NAME	COMMON NAME	STATUS*
<i>Mycteria americana</i>	wood stork	Endangered
<i>Grus canadensis pratensis</i>	Florida sandhill crane	Threatened
<i>Sciurus niger shermani</i>	Sherman's fox squirrel	SSC*
<i>Alligator mississippiensis</i>	American alligator	SSC
<i>Aramus guarauna</i>	limpkin	SSC
<i>Egretta caerulea</i>	little blue heron	SSC
<i>Egretta rufescens</i>	reddish egret	SSC
<i>Egretta thula</i>	snowy egret	SSC
<i>Egretta tricolor</i>	tricolored heron	SSC
*SSC - species of special concern		

Most of the site lies within the Secondary Zone of Florida Scrub-Jay (*Aphelocoma coerulescens*) Protection Area IP-08 (Figure 3). This site was identified through soils analysis only, and investigators did not observe any suitable habitat (the primary site lies within a developed residential subdivision) or scrub jays during a study performed in the year 2000. The closest population is almost 6 miles from the primary zone.

Part of the recommended 660-foot protection zone surrounding bald eagle (*Haliaeetus leucocephalus*) nest SA 054 falls within the east section of the property (Figure 3). The nest was deemed active the last time it was surveyed by the FWC in 2008.

III. DEVELOPMENT CONSTRAINTS AND PROCESSES

The wetland on-site falls under the jurisdiction of Sarasota County, SWFWMD, and the USACE, which means that a Development Permit, Environmental Resource Permit (ERP), and a Dredge and Fill (D&F) permit would be required from the respective agencies prior to any impacts. Impacts would be allowed only if they are first avoided and then minimized to the extent possible and if suitable mitigation is offered to offset any allowable impacts. Because this wetland is forested and is in good condition, the agencies would apply a high protection standard to it, making complete removal extremely difficult. More likely to be approved would be minor impacts needed to facilitate infrastructure design constraints if those impacts are absolutely necessary and if they are limited to wetland fringes. What constitutes suitable mitigation would be determined after applying a Uniform Mitigation Assessment Methodology (UMAM) analysis to determine the functional losses incurred through the proposed impacts and the functional lift necessary to offset them. Suitable mitigation, if approved, may be in the form of withdrawing credits from the Fox Creek Regional Offsite Mitigation Area, restoring part of the on-site wetland, or creating additional wetland habitat in on-site uplands suitable for that use.

Forested wetlands are very sensitive to changes in hydroperiods so it will be critical that seasonal high and normal pool elevations fluctuate naturally post development to prevent tree mortality. There are three swales that begin on the east side of the property, extend westerly through the existing wetland, and discharge to the large north-south ditch. The trees and herbaceous vegetation within the wetland have adapted over time to any alterations in hydroperiods that may have occurred historically when the swales were excavated, because there are no visible signs of stress in the wetland.

The proposed seasonal high water elevation was set based on existing conditions and should be maintained post development. In order for that to occur, the flowline elevations of the swales through the wetland should remain as should the points of discharge from the swales to the existing ditch. The sections of the swales on the east side of the wetland could be filled (provided filling is approved through the permitting processes) without significantly affecting the wetland's hydroperiod. If the north-south ditch is proposed to be filled and filling is authorized, the design needs to accommodate flow from the swales into the pipe. Maintaining the swales through the wetland is subject to regulatory agency approval through the development process.

Sarasota County imposes the strictest minimum buffer width of the three agencies, and in this case the minimum width will be 30 feet of undisturbed vegetation. There is a small mesic hammock (0.4 acres) adjacent to the northwest corner of the wetland, but since it is separated from the jurisdictional boundary of the wetland by an upland forest, it is not part of the wetland buffer. Up to 25% of the mesic hammock may be removed if no significant loss of function to the remaining hammock will occur.

None of the agencies should require mitigation for impacts to the Other Surface Waters and even completely removing the small swales should be permissible without the imposition of mitigation. Please note however, that filling the main north-south ditch and replacing it with a pipe would not be considered a *de minimus* impact and would be subject to standard avoidance/minimization review criteria. The agencies would be concerned about losses in the water quality improvement functions of the existing ditch and would require proof of equivalent or greater water quality improvements for any alternative method of treatment proposed.

The site lies within secondary protection zones of the Florida scrub jay and bald eagle. Typically that means that an owner must consult with the appropriate state and/or federal agency prior to developing a site within these zones and must adhere to protection guidelines imposed. However, the County has the discretion of waiving the consultation requirement on a case-by-case basis when a property falls within the secondary protection (use) zone of Florida scrub jays. In this case, the primary zone was identified solely by soil type, which means that soil was present that could support scrub habitat under the right conditions. Secondary use zones are then applied to a certain radius (about 1300 feet-1500 feet in this case) around the primary zone. An inventory of potential sites was conducted in 2000 and this site, identified as Protection Area IP-08, was found to contain no scrub jays and no suitable scrub jay habitat because it consists entirely of a residential subdivision. The closest known group of scrub jays is almost 6 miles from this site. Dispersal of scrub jays from other sites to this primary zone is virtually impossible since there is no habitat to support them; therefore, it is likely that County regulatory staff will not require consultation with any wildlife agency prior to approving development on the subject site.

Consultation with wildlife agencies may be required by County staff at their discretion prior to development to determine whether specific protection guidelines will be required for a nearby eagle nest site. Even though the presence of the nest was not reconfirmed after 2008, protection guidelines currently apply because of this "recent" sighting (less than 5 years). However, consultation should not be necessary because of several factors that should allow the project to proceed in accordance with recommended protection guidelines: the nest is separated from the development site by a six-lane, high-speed highway (Interstate 75); the development activity is not likely to be visible from the nest, and there is similar existing development closer to the nest than the proposed development site.

EXHIBIT 11



An Equal Opportunity Employer

Southwest Florida Water Management District

2379 Broad Street, Brooksville, Florida 34604-6899

(352) 796-7211 or 1-800-423-1476 (FL only)

TDD only: 1-800-231-6103 (FL only)

On the Internet at WaterMatters.org

Bartow Service Office
170 Century Boulevard
Bartow, Florida 33830-7700
(863) 534-1448 or
1-800-492-7862 (FL only)

Sarasota Service Office
6750 Fruitville Road
Sarasota, Florida 34240-9711
(941) 377-3722 or
1-800-320-3503 (FL only)

Tampa Service Office
7601 Highway 301 North
Tampa, Florida 33637-6759
(813) 985-7481 or
1-800-836-0797 (FL only)

- Ronald E. Oakley**
Chair, Pasco
- Hugh M. Gramling**
Vice Chair, Hillsborough
- H. Paul Sonft, Jr.**
Secretary, Polk
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Treasurer, Sumter
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- Todd Pressman**
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- Albert G. Joergler**
Sarasota
- Maritza Rovira-Forino**
Hillsborough
- David L. Moore**
Executive Director
- William S. Bilenky**
General Counsel

September 1, 2010

Steve Kirk
Sarasota County Planning Services
1660 Ringling Boulevard
Sarasota, FL 34236

SEP 3 2010

Subject: Final Agency Action Transmittal Letter for Formal Determination of Wetlands and Other Surface Waters
Petition No.: 42035664.000
Project Name: 1301 Cattlemen Road
County: Sarasota
Sec/Twp/Rge: 25/36S18E

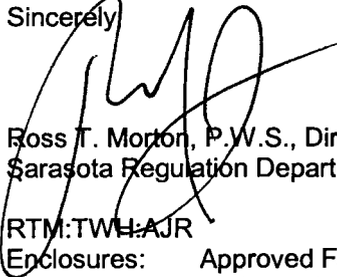
Dear Mr. Kirk:

This letter constitutes notice of Final Agency Action for Approval of the above referenced Petition for Formal Determination of Wetlands and Other Surface Waters. This approval does not authorize any construction activities or constitute conceptual approval of any anticipated projects. Construction, alteration, operation, removal or abandonment of a surface water management system requires a permit from the District pursuant to Rule 40D-4.041, Florida Administrative Code, (F.A.C.), and Section 373.413, Florida Statutes, (F.S.), unless exempt pursuant to 40D-4.051, F.A.C., or 373.406, F.S.

You or any person whose substantial interests are affected by the District's action regarding a petition may request an administrative hearing in accordance with Sections 120.569 and 120.57, Florida Statutes, (F.S.), and Chapter 28-106, Florida Administrative Code, (F.A.C.), of the Uniform Rules of Procedure. *A request for hearing must: (1) explain how the substantial interests of each person requesting the hearing will be affected by the District's action, or proposed action, (2) state all material facts disputed by the person requesting the hearing or state that there are no disputed facts, and (3) otherwise comply with Chapter 28-106, F.A.C.* Copies of Sections 28-106.201 and 28-106.301, F.A.C. are enclosed for your reference. A request for hearing must be filed with (received by) the Agency Clerk of the District at the District's Brooksville address within 21 days of receipt of this notice. Receipt is deemed to be the fifth day after the date on which this notice is deposited in the United States mail. Failure to file a request for hearing within this time period shall constitute a waiver of any right you or such person may have to request a hearing under Sections 120.569 and 120.57, F.S. Mediation pursuant to Section 120.573, F.S., to settle an administrative dispute regarding the District's action in this matter is not available prior to the filing of a request for hearing.

If you have any questions concerning this approval, please contact Todd W. Hershfeld at the Sarasota Service Office, extension 6505.

Sincerely,



Ross T. Morton, P.W.S., Director
Sarasota Regulation Department

RTM:TWH:AJR

Enclosures: Approved Formal Determination of Wetlands and Other Surface Waters w/Attachments
Noticing Packet (42.00-064)
Sections 28-106.201 and 28-106.301, F.A.C.

cc: File of Record 42035664.000
Gary S. Comp, WilsonMiller, Inc.
Adam Gaylord, WilsonMiller, Inc.
Eric Hickman, Florida Department of Environmental Protection
Terri L. Behling, Southwest Florida Water Management District

**SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT
FORMAL DETERMINATION OF WETLANDS
AND OTHER SURFACE WATERS
NO. 42035664.000**

**EXPIRATION DATE:
September 1, 2015**

**FORMAL DETERMINATION ISSUED DATE:
September 1, 2010**

This Formal Determination of Wetlands and Other Surface Waters No. 42035664.000 is issued under the provisions of Section 373.421, Florida Statutes, (F.S.), and Rule 40D-4.042 and Section 3.4 of the Environmental Resource Permit Basis of Review, Florida Administrative Code, (F.A.C.). This Formal Determination consists of the District's determination of the locations on the property of the landward extent (boundaries) of wetlands and other surface waters based on the documentation consisting of a certified survey submitted by the Petitioner. This Formal Determination does not authorize any construction activities or constitute conceptual approval of any anticipated projects. Construction, alteration, operation, removal or abandonment of a surface water management system requires a permit from the District pursuant to Rule 40D-4.041, F.A.C., and Section 373.413, F.S, unless exempt pursuant to 40D-4.051, F.A.C. or 373.406, F.S. This Formal Determination does not in any way establish boundaries of sovereign submerged lands.

PROJECT NAME: 1301 Cattlemen Road

GRANTED TO: Sarasota County Planning Services
1660 Ringling Boulevard
Sarasota, FL 34236

ABSTRACT: Agency verification of the boundary that represents the landward extent of wetlands and other surface waters was conducted on July 9, 2010 by Todd W. Hershfeld, Staff Environmental Scientist. The other participant present was Damon Moore of Stantec for the Petitioner. At several sites along the wetlands boundaries, hydrologic indicators, vegetation and/or soils were examined in order to corroborate the portion of the respective boundary with the requirements of Chapter 62-340, F.A.C. The flagged boundaries were initially located by the Petitioner's Environmental Consultant. There is one wetland located with the project area, the landward extent of this one wetland comprises a total of 1.95 acres, and six (6) hydric cut ditches that total 0.28 acre. This 17.90 acre project is located east of Cattlemen Road and south of Porter Way in Sarasota County. Agency verification of seasonal high water indicators, within the project wetlands, was conducted during this field review. The limits of the wetlands are delineated on the certified survey prepared by WilsonMiller, Inc., and received by the District on August 9, 2010, appended as Attachment A.

COUNTY: Sarasota

SEC/TWP/RGE: 25/36S18E

PROJECT SIZE: 18.80 Acres

**WETLAND AND OTHER
SURFACE WATER ACRES:**

CURRENT LAND USE: Environmental

DATE PETITION FILED: June 24, 2010

Pursuant to Subsection 373.421 (4), F.S., the Governing Board may revoke the Formal Wetland Determination upon a finding that the Petitioner has submitted inaccurate information to the District.

The Formal Wetland Determination shall be binding for the stated duration provided physical conditions on the property do not change so as to alter the boundaries of wetlands and other surface waters during that period.

Attachment A: Documents depicting the landward extent (boundaries) of wetlands and other surface waters are hereby incorporated into this petition by reference and the Petitioner shall comply with them.



Authorized Signature