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-INFORMAL WETLAND DETERMINATION (STEP 1)-

FIELD INSPECTION AND DATA REPORT

For questions regarding wetland delineation procedures, the need for special permits, or to obtain agency verification of the findings and conclusions presented herein prior to site planning or development, please contact TEC, LLC.

Site PID#: 00101480008

Acres: 4.33 County: Collier

Katharina Shoemaker

Address: xxxx Limpkin Rd

Subdivision/legal: 24 47 27 W1/2 OF NW1/4 OF SW1/4 OF NW1/4 LESS S & W 30FT

Report authorized to (CLIENT¹): Ryan Dick

Agent: Not authorized

Inspection date: 7/9/2020

Prior agency history identified: 🖌 NO 🗌 YES:

REGULATORY SUMMARY

Inspected by:

Tropical Environmental Consultants, LLC. identified 1.36 acres of wetland² habitat within the study site excluding perennial surface waters, i.e. canals, lakes, ponds. That portion which is not deemed as wetland, or is comprised of other surface waters, is upland as depicted on the accompanying map found within this report. <u>All findings and conclusions presented herein are informal and non-binding, subject to agency review and verification</u>. For questions regarding wetland delineation procedures, the need for special permits, or to obtain agency verification of the findings and conclusions presented herein prior to site planning or development, please contact TEC, LLC. for further assistance.

Will State (FDEP/WMD) permits or approvals be required to address the presence of wetland habitat within
the site?YES (ERP permit)Anticipated permitting time-frame (months): N/AN/A

NO 🗸 UNDETERMINED

Will Federal (USACE/EPA) permits or approvals be required to address the presence of wetland habitat within
the site?YES (dredge and fill permit)Anticipated permitting time-frame (months): N/ANO✓ UNDETERMINED

Are listed species, or evidence thereof, present within the site? YES 🗸 NO

Local county or city municipalities may require a permit *prior to any mechanical actions or land alteration* conducted within a property, regardless of the type, location, or scope. TEC recommends obtaining a verification of these findings with the State, as well as reviewing local rules and regulations with the development/environmental services department of the city or county of jurisdiction prior to ANY site work.

1 All findings are the sole property of TEC, LLC. and the client named above.

2 The wetland delineation provided in this report was conducted per Florida Department of Environmental Protection (Ch.62-340 of the F.A.C.), and United States Army Corps of Engineers (1987 Wetland Delineation Manual-GACPRS) criteria and is subject to agency verification.

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BUILDING SUITABILITY SUMMARY

Further explanation of each corresponding question is provided within the "Question Detail" sheet at the conclusion of this report.

Q1	Shall a state FDEP/SWFMD and/or federal environmental resource permit authorizing for wetland							
	impacts be required for this property?							
Q2	If present, is the on-site wetland isolated, contiguous, or undetermined per State definition?							
	□ Isolated ✓ Contiguous □ Undetermined (may connect offsite) □ N/A- Upland							
Q3	Will compensatory mitigation likely be required? NO YES COMMENTS: This will depend on proposed impact							
Q4	If wetlands are impacted, what is the functional <u>quality</u> (UMAM/WRAP/ETC) of the							
	wetland resource, and thus the relative cost of mitigation for these areas?							
	VERY HIGH HIGH 🖌 MEDIUM LOW VERY LOW N/A- Upland							
Q5	If wetlands are found on site, what is the anticipated seasonal high water (SHW) elevation during a typical rainy-season, and for how long will near-ground water levels persist?							
	MAJORITY OF SITE 2-4 inches 🖌 above 🗌 below ground 1-2 weeks/year.							
	MINORITY OF SITE N/A inches above below ground N/A weeks/year.							
Q6	Is limestone located near (6" +-) or above the surface of the lot? NO YES							
Q7	Will the property potentially qualify for a reduction of the assessed value, and therefore the taxable							
	value, by local county Property Appraiser due to the presence of wetlands on-site? 🗌 NO 🖌 YES							
Q8	Are exotic-nuisance plant species prolific throughout the lot? 📝 NO 🗌 YES							
Q9	During completion of the field visit, did TEC biologists witness the presence or evidence of protected							
	(listed) animal species? 🖌 NO 🗌 YES							

The conclusions presented herein are based on TEC staff interpretation of the rules and procedures set fourth by the regulating agencies contemporaneous with the inspection date. The type of environmental resource permit(s) deemed required (if any) is based upon the anticipated impact footprint for a 2,000 sq. ft. residence and associated structures (unless otherwise noted). An environmental resource permit (ERP), approved variance, or exemption is ALWAYS required when impacting wetlands. Local building departments may accept this report as part of a complete building permit application, however this does not exempt you from the need for additional State/Federal permits or approvals should environmental resources be impacted in fact (please refer to "Question Detail" page Q1 for more information). For State verification please contact TEC, FDEP 239-344-5600, or SFWMD 239-338-2929.

SUMMARY NOTES:

The majority of the wetlands on site are present within the northern portion of the property, several agricultural ditches were present and two of them connect to the wetlands on site, since some of these ditches are connected to the natural occurring wetlands, proper wetland related permits would need to be obtained in order to fill these ditches in. A portion of the western side of the lot has recently been altered and burnt, this area appears to have been upland prior to alterations.

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Site Documentation Photographs- Wetland

View of wetland

Soil profile

Non-hydric Cross-section



Expanded lenticels

Vegetated tussocks or hummocks

Water marks



SUMMARY NOTES:

The wetlands exhibit conditions of a hydric pine flatwoods community.



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Site Documentation Photographs- Upland

View of upland

Soil profile

Non-hydric

Cross-section





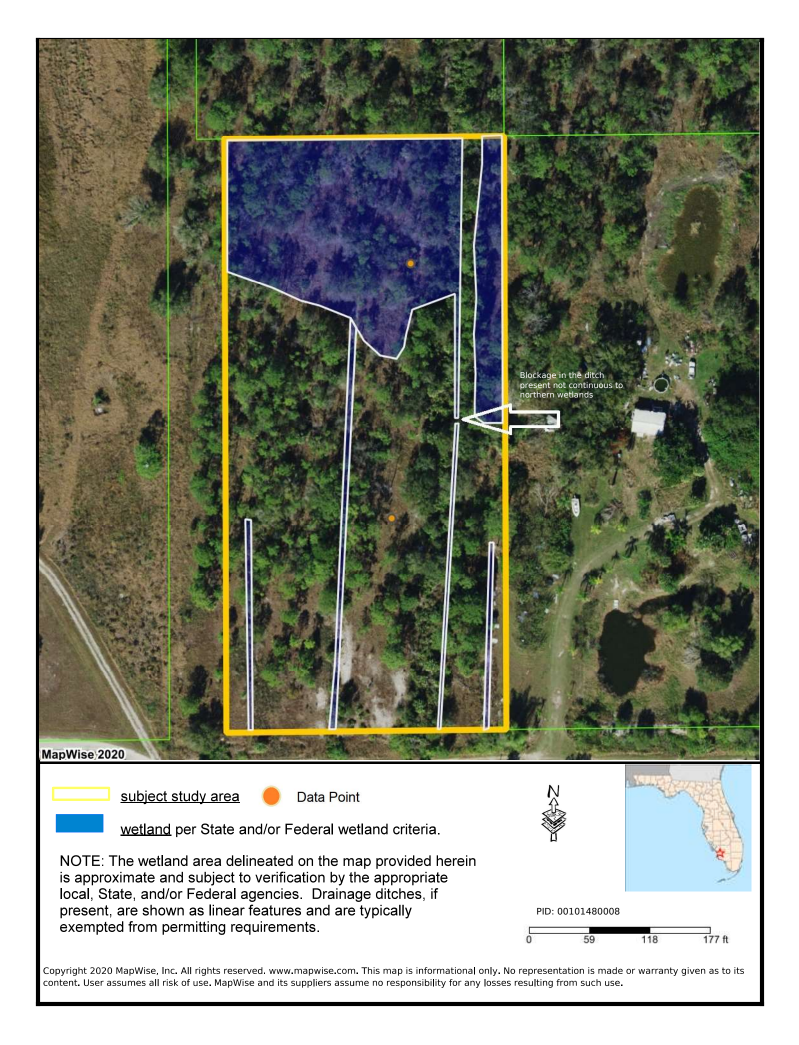


Additional photos



SUMMARY NOTES:

The disturbed area observed on site is pictured under additional photos, the second photo is the upland island present in the north east corner which seperates the on site wetlands from one another.





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National Wetlands Inventory (NWI)/ Hydric Soils (NRCS)/ Flood Zone Map (FEMA)







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Property Tax Data Details (Obtained from local property appraiser)

	Owner an	d Property	Description			Par	cel Map	
	Owner Name:	HUGO HOLD	INGS LLC					
Mai	ling Address:	PO BOX 1704						
	844 (B11819)	ATLANTA GA	30317 USA					
8	Site Address:	FL			States and	0		
	Subdivision:	ACREAGE H	EADER					A VI MA
	County:	COLLIER				- 61		all the real
La	nd Use Code:	99			Care A	6		A BALANT
La	nd Use Desc:	Acreage not z	oned agricultural	和雪				1. 1. 1.
La	nd Use FDOR Code:	99				\rightarrow		
La	nd Use FDOR Desc:						1.	
	Zoning:							The state of the
	Acres:	4.33	OT			39	and the second	
	PIN: 00101480008				pWise 2	020	Classed Maria	
	PIN2:	101480008						
	ALTKEY:	000100 021 2	C24					
Last	Data Update:							
			Legal Des	cription (no	ot offici	al)		
24 47	27 W1/2 OF N	W1/4 OF SW1	4 OF NW1/4 LESS	S & W 30FT				
	Bu	ilding Sun	nmary		20	019 Ce	rtified Val	lues
Actu	al Year Built:				Lar	nd: \$53,0	043	
Effe	ct. Year Built:			Land	Land Agricultural: \$26,964			
	Living SqFt:			Building: \$0				
	Total SqFt:			Misc: \$0				
A	djusted SqFt:				Just Valu	ue: \$53,0	043	
	Beds: Assessed Value: \$26,079							
				Soils				
MUID	Map U	nit Name	Component Name	Component Pct	Hydric	Hydric Grp	Percent of Total	Acres
7	IMMOKALEE	FINE SAND	IMMOKALEE	94	NO	B/D	100	4.33
						TOT	ALACRES	4.33

cm	$\begin{array}{c c c c c c c c c c c c c c c c c c c $		8 9	10 11	12 13	14	15 § denote	s the Rule, s raph, or sub	subsection,
FD	EP SLERC August 2019 Cha	apter	62-34	0, F.A.C.	. Data For	m	referenced fr		
1.	Date: SEE RPRT 2. Staff Present: \$	SEE RF	PRT			3.	Form reco	⁻ der(s): SE	EE RPT
4.	County: SEE RPRT 5. Site	lame: S	SEE RPF	τT		Trackir	ng #:		
6.	Point ID: SEE RPRT			GPS Coo	rdinates: See	Wetland	Delineation	ו Мар	
7.	7. Distances and bearings from fixed objects (if no GPS): N/A								
8.	Current condition of described point:	Autho	rized or l	egal conditio	n OUnautho	orized or i	illegal condi	tion	
9.	Work type: C Identification	ΟD	elineatio	า					
	Point status:)Non-W	/etland S	urface Wate	r 🔿 Upla	and			
10	Vegetative Stratum §62-340.400:								
	appropriate vegetative stratum. (Do			•		-			
	Canopy (Min. 10% areal extent)			•			dcover (No	min. area	al extent)
	○ Vegetation Absent (skip to #14)			· ·	· · ·	vny ?			
	. Plant List §62-340.200(2),(6),(16), § is under current conditions, withou					altoratio		eal extent estimator:	
	lect and identify plants in an area just la		_						
	not extend into different communities					-	ach specie		-
	Record the scientific name (binomial)		rd the perce		strat	um selecte	ed in #10,	transfer
	and status of <u>each</u> plant species necessary to identify/delineate and c	loopify		nt in the cano			umbers fro		<u>at</u>
	the plant community in the selected a			nns for each	groundcover species.		<u>um's colum</u> opriate stat		ns.
#		-			Groundcover		Facultative		
1.	Pinus elliottii	U	25			-			g
2.	Quercus laurifolia	FW	75	10				10	
3.	Melaleuca quinquenervia	F		1	7		1		
4.	Sabal palmetto	F	10		3				
5.	Andropogon virginicus	F			7				
6.	Axonopus spp.	F			10				
7.	Eupatorium capillifolium	F			2				
8.	Serenoa repens	U			3				
9.	· · ·								
10									
11.									
12									
13									
14									
15									
16									
17									
18									
19									
20									
	Percent areal extent totals for th	e stratu	um selec	ted in questi	ion 10	0	1	10	0
12	. In the stratum selected in #10: Wha	at is the	% area	extent of O	bligate plants	?			
	What is the % areal extent of Uplar	nd plant	.s?0						
	Is the areal extent of Obligate plant	s great	er than t	hat of Uplan	d plants?	⊖Yes	No		
13.	In the stratum selected in #10: What i	s the to	tal % are	al extent of (Obligate & Fac	ultative \	Net plants	combined	?10
	What is the total % areal extent of C	Obligate	, Faculta	ative Wet, &	Upland plants	combin	ed?10		
	What is the percentage of OBL + FA	ACW in	relation	to all plants	, excluding FA	C? (<u>O</u> BL	BL+FACW	100.0%	_
-	n 62-330 201(1) - Chanter 62-340 E A C. Data	-		al la na f a na na a a l	n autoantian CO 2	20.201(1)			Page 1 of 6

Form 62-330.201(1) - Chapter 62-340, F.A.C. Data Form Incorporated by reference in subsection 62-330.201(1), F.A.C. (effective date) Page 1 of 6

Point	Point ID/Location: See Wetland Delineation Map Soil describer: ab								
14. LF	14. LRR/MLRA U Textures: Peat, Mucky Peat, Muck, Mucky Mineral (S or F), Sand, Fine, Mar								
15. ls	15. Is a soil profile evaluation possible? • Yes O No If no, why? (If No, skip to #18)								
	16. Soil Description: As is under current conditions, without considering RSJ ¹ or the legality of any alterations								
Soil su	irface, o	^r 0 inch	depth for p	ourpose				ace (whether natural or fill)	
Horizon	beginning to ending Depth (inches)	ending Matrix $Matrix$ $Matrix Walue \le 3$: Depth Texture Hue Value/ $Hue Value/$ $Value \le 3$: H_2S (hydrogen sulfide odor): Indicate shallowest depth where detected							
1	0-4	sand	10 YR 6/1 97%						
2	4-9	sand	10 YR 6/1 95%						
3	9-12	sand	10 YR 7/1 90%						
4									
5									
6									
17. Hy	dric So	il Field	Indicator	s: If pre	esent, check all Hyc	lric Soil Field	I Indicators satisfied a	nd specify their beginning	
	Fexture			andy Tex		☑ Fine Tex		and ending depths	
<u> </u>	Histosol'		·	•	Gleyed Matrix*		ny Gleyed Matrix*	Indicator Begin End Present Depth Depth	
— ` <i>′</i>	Histic Ep Black Hi	•	·	,	∕ Redox ed Matrix		eted Matrix ox Dark Surface	1	
<u> </u>	Hydroge) Dark S			eted Dark Surface	2	
· /	Stratified		·	•	alue Below Surface		ox Depression	3	
<u> </u>	Organic	-	<u> </u>		Dark Surface	(F10) Mar	•	4	
(A7)	5cm Mu	cky Mine	eral*(S1	2) Barrie	er Islands 1cm Muck	(F12) Iron	-Manganese Masses	5	
<u> </u>	Muck Pr						bric Surface	6	
— ` <i>′</i>	(A9) 1cm Muck*(F22) Very Shallow Dark Surface								
	(A11) Depleted Below Dark Surface * = Stand-alone D Test - both hydric soil (A12) Thick Dark Surface * = Stand-alone D Test - both hydric soil and hydrologic indicator requirements, see NRCS Hydric Soils Technical Note 4.								
`	18. Excluding organic horizons, is any nonsoil horizon present at or within the uppermost 12 inches of the ground surface?								
	-	-		•	nestone fill, gravel, etc			-	
lf ı O	no or inc Yes ← \	onclusi Vhich n	ve, is the s nethod(s)?	soil hydr	cators present? C ric as determined by	other NRCS • No	S methods? ^{im} ∩Inconclusive ← Why		
•	• •				•			esent but for disturbance)	
			profile is:		ches or greater from inches Why? Lo		face? O Yes		
			•		_ · _		paction, weather conditi	ions, inspection interrupted)	
•	-				g water from soil su			Below • Not Observed	
	Form 62-330.201(1) - Chapter 62-340, F.A.C. Data Form Incorporated by reference in subsection 62-330.201(1), F.A.C. (effective date) Page 2 of 6								

22. Hydrologic Indicators: As is under current conditions, without considering RSJ ¹ or the legality of any alterations					
Present at or near point	Predicted during normal high water or wet season◆	Within 100 ft waterward of point (not for upland points)	 Describe the type of all checked indicators. Approximate the distance and compass direction of indicators within 100 ft of the point. For water level indicators (potential indicators denoted by *) note the height from ground surface at the point as well as waterward (with distance from point). Only for indicators not present due to dry season/drought 		
* √			Expanded lenticels		
✓		✓			
✓					
it at point	inc	hes	bove Ground SurfaceNo Water Level Indicatorsbove Soil SurfaceN/A (described point is Upland)		
			, F.A.C. present or predicted with normal high water or lo ○ Evaluation Impossible ← Why?		
nition §62	2-340.300	(1), F.A.C			
		-	or the legality of any alterations:		
		•			
•					
 25. A & B Test Wetland Criteria §62-340.300(2)(a),(b), F.A.C. As is under current conditions, without considering RSJ¹ or the legality of any alterations: a) Is the areal extent of Obligate plants in the stratum selected in #10 greater than the areal extent of all Upland plants in that stratum? (See #12) C Yes No Vegetation Absent (skip to #25f) Evaluation Impossible (skip to #26a) 					
		-	in the stratum selected in #10 equal to or greater than ants? (See #13) ● Yes ○ No		
-					
	•	· ·	ck outcrop-soil complex, or is the substrate located yes, which condition is present?		
			b present at the described point? (See #23) ●Yes ○No		
62-340.3	00(2)(b),	F.A.C. at t	he described point?		
res 💽	10		oplication of the A or B Test such that the Altered Sites		
	Present at or near point point	Present at or near point Predicted during normal high water or wet season ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓	Present at or near point Predicted during normal high water or wet season • Within 100 ft waterward of point (not for upland points) Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season • Image: Season •		

Point ID/Location: See Wetland Delineation Map
26. C Test Wetland Criteria §62-340.300(2)(c), F.A.C.
As is under current conditions, without considering RSJ ¹ or the legality of any alterations:
a) Per §62-340.300(2)(c), F.A.C. is the described point Pine Flatwoods or Improved Pasture, or does it have
drained soils? • Yes • No If yes, select which of the following are met, then skip to #26d
🗌 Pine Flatwoods 🔄 Improved Pasture 🔄 Drained Soils
Pine Flatwoods must have flat terrain, a monotypic or mixed canopy of long leaf pine or slash pine, and a ground cover dominated by saw palmetto with other species that are <u>NOT</u> obligate or facultative wet. Improved Pasture means areas where the dominant native plant community has been replaced with planted or natural recruitment of herbaceous species which are <u>NOT</u> obligate or facultative wet species and which have been actively maintained for livestock through mechanical means or grazing. Drained Soils are those in which permanent alterations, <u>excluding mechanical pumping</u> , preclude the formation of hydric soils.
 b) Are the soils at the described point saline sands (salt flats-tidal flats), or have they been field verified by NRCS's Keys to Soil Taxonomy (4th ed. 1990) as Umbraqualfs, Sulfaquents, Hydraquents, Humaquepts, Histosols (except Folists), Argiaquolls, or Umbraquults?
c) Do the soils at the described point have a NRCS hydric soil field indicator (see #17), <u>and</u> is the point located within a map unit named or designated by the NRCS as frequently flooded, depressional, or water?
Map Unit: ○Yes ●No ○Inconclusive ← Why? (skip to #27a)
 d) Are the C Test criteria met per §62-340.300(2)(c), F.A.C. at the described point? O Yes O No (Note: If no to 26a and yes to either 26b or 26c, C Test criteria are met)
e) Are there any alterations or conditions affecting reliable application of the C Test such that the Altered Sites Test is more appropriate? O Yes I No
27. D Test Wetland Criteria §62-340.300(2)(d), F.A.C.
As is under current conditions, without considering RSJ ¹ or the legality of any alterations:
a) Is the soil hydric as verified by a NRCS hydric soil field indicator? (See #17)
$\bigcirc Yes \qquad \bigcirc No (skip to #27d) \qquad \bigcirc Inconclusive \leftarrow Why? \qquad (skip to #28)$
b) Does any NRCS hydric soil field indicator begin at the soil surface <u>or</u> are any of the following indicators present :
A1, A2, A3, A4, A5, A7, A8, A9, S4, F2? OYes ONo (If yes, then hydrologic indicator §62-340.500(8) or (11) is met)
c) Is one or more of the hydrologic indicators in §62-340.500, F.A.C. present at the described point? (See #23) CYes CNo
d) Are the D Test criteria met per §62-340.300(2)(d), F.A.C. at the described point? O Yes O No (Note: If yes to 27a and yes to either 27b or 27c, D Test criteria may be met)
e) Are there any alterations or conditions affecting reliable application of the D Test such that the Altered Sites Test is more appropriate? O Yes O No
28. Altered Sites Tests §62-340.300(3), F.A.C. (Legal/Authorized or Illegal/Unauthorized)
For purposes of Chapter 62-340, F.A.C. altered refers to any natural or man-induced condition(s) which masks or eliminates reliable expression of wetland indicators (i.e. hydrophytic vegetation, hydric soils, and hydrologic indicators). Unaltered or normal does not require a natural condition , only an expression of wetland indicators that is sufficient to reliably identify or delineate the wetland using the criteria in §62-340.300, F.A.C.
Are alterations affecting normal wetland condition? O Yes O No (<i>skip to #32</i>) O Evaluation Impossible (<i>skip to #32</i>)
29. Authorized or Legally Altered Vegetation and Soils Test Criteria §62-340.300(3)(a), F.A.C.
a) Are there authorized or legal alterations affecting <u>reliable</u> expression of vegetation at the described point?
b) Are there authorized or legal alterations affecting <u>reliable</u> soil evaluation at the described point? CYes CNo If yes, how? (If no to both 29a and 29b, skip to #30)
c) If yes to 29a or 29b, which criteria tests are affected by the legal alterations?
 d) Using the most reliable available information and reasonable scientific judgment, would the types of evidence and characteristics contemplated in §62-340.300, F.A.C. identify or delineate the described point as a wetland with cessation of the legal altering activities? Ores ONo If no, why? (If no, skip to #30)
e) If yes to 29d, what §62-340.300, F.A.C. evidence is present now and/or will be present in the future with cessation of legal altering activities? Plants Soils Hydrologic indicators
 f) If yes to 29d, which tests would be passed with cessation of legal altering activities? Wetland Definition A Test B Test C Test D Test Why?

Point ID/Location: See Wetland Delineation Map
30. Authorized or Legally Altered Hydrology Test Criteria §62-340.300(3)(b), F.A.C.
a) Has wetland hydrology of the area been legally drained or lowered? OYes ONo (<i>If no, skip to #31</i>) If yes, how?
b) Has wetland hydrology been legally eliminated at the described point? O Yes O No (If no, skip to #31)
c) If yes to 30b, using reasonable scientific judgment or §62-340.550, F.A.C., have dredging or filling activities authorized by Part IV of Chapter 373, F.S. permanently eliminated wetland hydrology at the described point such that the wetland definition cannot be met? OYes (point is upland) ONo (<i>If yes</i> , <i>skip to #31</i>) <i>Chapter 373, F.S. Part II activities (e.g., water use permits) or other temporary hydrologic alterations</i>
(e.g., surface water pumps, drought) do not apply to this or any other Ch. 62-340, F.A.C. determinations.
 d) If no to 30c, what §62-340.300, F.A.C. evidence is present now and/or will be present in the future with cessation of temporary hydrologic drainage? Plants Soils Hydrologic indicators
e) If no to 30c, Which tests would be passed with cessation of temporary hydrologic alterations?
□ Wetland Definition □ A Test □ B Test □ C Test □ D Test Why?
31. Unauthorized or Illegally Altered Sites Test Criteria §62-340.300(3)(c), F.A.C.
If the altering activity is a violation of regulatory requirements, then application of §62-340.300(3)(c), F.A.C. and all provisions of Chapter 62-340, F.A.C. are utilized to identify or delineate the wetland in a forensic manner. This identification or delineation reflects the condition immediately prior to the unauthorized alteration .
a) Have any unauthorized alterations affected the normal wetland condition at the described point? O Yes O No If yes, how? (If no, skip to #32)
 b) If yes to 31a, which criteria tests are affected by the unauthorized alterations? □ A Test □ B Test □ C Test □ D Test
c) With reasonable scientific judgment is the described point a wetland, or would it have been a wetland immediately prior to the unauthorized alteration? O Yes O No If no, why? (If no, skip to #32)
d) If yes to 31c, what §62-340.300, F.A.C. evidence is present now and/or was present immediately prior to the unauthorized alteration?
e) If yes to 31c, which tests would be passed immediately prior to the unauthorized alteration? Uetland Definition A Test B Test C Test D Test Why?
32. Wetland and Other Surface Water Summary §62-340.600(2)(a-e), F.A.C.:
Given normal expression, cessation of authorized alterations, or immediately prior to any unauthorized alterations:
a) With reasonable scientific judgment is the described point a wetland as defined in §62-340.200(19), F.A.C. and located by Ch. 62-340, F.A.C.? • Yes O No If yes, which criteria identified or delineated the wetland?
🖂 Wetland Definition 🛛 A Test 🔀 B Test 🗋 C Test 🗔 D Test
If summary answers differ from answers in 25f, 25g, 26d, or 27d, why?
 b) Is the described point located at or within the Mean High Water Line of a tidal water body? ○ Yes ○ No ● MHWL Unknown
c) Is the described point located at or within the Ordinary High Water Line of a non-tidal natural water body or natural watercourse? OYes ONO
d) Is the described point located at or within the top of the bank of an artificial lake, borrow pit, canal, ditch, or other type of artificial water body or watercourse with side slopes of 1 foot vertical to 4 feet horizontal or <u>steeper</u> , excluding spoil banks when the canals and ditches have resulted from excavation into the ground? OYes • No
e) Is the described point located at or within the Seasonal High Water Line of an artificial lake, borrow pit, canal, ditch, or other type of artificial water body or watercourse with side slopes <u>flatter</u> than 1 foot vertical to 4 feet horizontal or an artificial water body created by diking or impoundment above the ground? CYes • No
33. Connection or Isolation of Wetland per Applicant's Handbook Vol.1 Section 2.0
If the described point is a wetland, does it have a connection via wetlands or other surface waters, or is it wholly surrounded by uplands and therefore isolated? Connected Isolated N/A (Point is not wetland) Form 62-330.201(1) - Chapter 62-340, F.A.C. Data Form Incorporated by reference in subsection 62-330.201(1), F.A.C. (effective date) Page 5 of 6

Po	Point ID/Location: See Wetland Delineation Map								
sar	34. Photographs and/or videos: Soil profile with Data Form, Soil profile close-up, Cross section(s) at 6" depth for sandy textures and/or critical depths for fine textures, Hydric soil indicators, Water table or inundation depth, Four cardinal directions of plant strata present, Hydrologic indicators (with scale as necessary), Critical plant ID (optional)								
#	Memory Card # / Metadata	Description, compass direction (if applicable)	Taken By						
1.									
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Notes: See Site Documentation - WETLAND

Helpful Definitions for Applying Ch 62-340, F.A.C.

¹**RSJ** stands for Reasonable Scientific Judgment where used throughout this Data Form (See <u>The Florida Wetlands Delineation Manual</u> pg. 2 & 12)

²HSTS stands for Hydric Soils Technical Standard (See NRCS Hydric Soils Technical Note 11)

Definition from §62.340.200(19) Florida Administrative Code

"Wetlands," as defined in subsection 373.019(17), F.S., means those areas that are inundated or saturated by surface water or ground water at a frequency and a duration sufficient to support, and under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soils. Soils present in wetlands generally are classified as hydric or alluvial, or possess characteristics that are associated with reducing soil conditions. The prevalent vegetation in wetlands generally consists of facultative or obligate hydrophytic macrophytes that are typically adapted to areas having soil conditions described above. These species, due to morphological, physiological, or reproductive adaptations, have the ability to grow, reproduce or persist in aquatic environments or anaerobic soil conditions. Florida wetlands generally include swamps, marshes, bayheads, bogs, cypress domes and strands, sloughs, wet prairies, riverine swamps and marshes, hydric seepage slopes, tidal marshes, mangrove swamps and other similar areas. Florida wetlands generally do not include longleaf or slash pine flatwoods with an understory dominated by saw palmetto.

Definition from §373.019(19) Florida Statutes

"Surface water" means water upon the surface of the earth, whether contained in bounds created naturally or artificially or diffused. Water from natural springs shall be classified as surface water when it exits from the spring onto the earth's surface.

Definition from §373.019(14) Florida Statutes

"Other watercourse" means any canal, ditch, or other artificial watercourse in which water usually flows in a defined bed or channel. It is not essential that the flowing be uniform or uninterrupted.

Definition from §62.340.200(15) Florida Administrative Code

"Seasonal High Water" means the elevation to which the ground and surface water can be expected to rise due to a normal wet season.

From The Florida Wetlands Delineation Manual pg. 37

Ordinary high water is that point on the slope or bank where the surface water from the water body ceases to exert a dominant influence on the character of the surrounding vegetation and soils. The OHWL frequently encompasses areas dominated by non-listed vegetation and non-hydric soils. When the OHWL is not at a wetland edge, the general view of the area may present an "upland" appearance.

Definition from §403.803(14) Florida Statutes

"Swale" means a manmade trench which:

(a) Has a top width-to-depth ratio of the cross-section equal to or greater than 6:1, or side slopes equal to or greater than 3 feet horizontal to 1 foot vertical; (b) Contains contiguous areas of standing or flowing water only following a rainfall event;

(c) Is planted with or has stablized vegetation suitable for soil stabilization, stormwater treatment, and nutrient uptake; and

(d) Is designed to take into acount the soil erodibility, soil percolation, slope, slope length, and drainage area so as to prevent erosion and reduce pollutant concentration of any discharge.

cm 1	2 3 4 5 6						15 § denot	es the Rule, s graph, or sub	subsection,
FDEP SLE	ERC August 2019 Ch	apter	62-34	0, F.A.C.	. Data For	m		from Ch. 62-3	
1. Date: S	EE RPRT 2. Staff Present:	SEE RE	PORT			3.	Form reco	order(s): SE	E RPT
4. County	SEE RPRT 5. Site	Name:	SEE RPI	۲T		Trackir	ng #:		
6. Point II	D: SEE RPRT	_		GPS Coo	rdinates: See	Wetland	Delineatio	on Map	
7. Distand	ces and bearings from fixed ob	jects (if r	no GPS):	N/A					
8. Curren	t condition of described point:	O Author	orized or	egal conditio	n OUnautho	orized or i	illegal cond	dition	
9. Work t	/pe: Oldentification	۰D	elineatio	n			-		
Point s	tatus: OWetland	🔿 Non-V	Vetland S	urface Wate	r 💿 Upla	and			
	tative Stratum §62-340.400								
	priate vegetative stratum. (D			•		-			
	nopy (Min. 10% areal extent)			•	,		idcover (N	o min. area	al extent)
	getation Absent (skip to #14)					Vhy?			
	t List §62-340.200(2),(6),(16), der current conditions, witho					altaratia		real extent estimator:	
	d identify plants in an area just		-						d point
	tend into different communities					_	•	es present	
	d the scientific name (binomia	al)		ord the perce				ted in #10,	
	atus of <u>each</u> plant species			nt in the cano				om <u>only tha</u>	<u>at</u>
	sary to identify/delineate and int community in the selected			anopy, and g nns for each	groundcover species			<u>nn</u> into the itus columr	ne -
	omial of Observed Species	-			Groundcover				
	ioa repens	U	cunopy	10	1	opiana	labunan		onguto
	cus laurifolia	FW	40	15	3			40	
	elliotii	U	50	25		50			
	opus spp.	F			20				
	orium capillifolium	F			2				
· · ·	caulon pycnostachyum	U			3				
	a auriculiformis	F	5		5		5		
8. Vitus	rotundifolia	F			5				
9. Amph	icarpum muhlenbergianum	FW			3				
10.									
11.									
12.									
13.									
14.									
15.									
16.									
17.									
18.									
19.									
20.									
P	ercent areal extent totals for t	he stratu	um selec	ted in questi	ion 10	50	5	40	0
12. In the	e stratum selected in #10: Wh	at is the	% area	extent of O	bligate plants?	? 0			
Wha	t is the % areal extent of Upla	nd plant	ts?50						
Is the	e areal extent of Obligate plar	nts great	er than t	hat of Uplan	d plants?	⊖Yes	No)	
13. In the	stratum selected in #10: What	is the to	tal % are	eal extent of (Obligate & Fac	ultative \	Net plants	combined	?40
	is the total % areal extent of	-					-		
What is the percentage of OBL + FACW in relation to all plants, excluding FAC? (<u>OBL+FACW+UPL</u>) <u>44.4%</u>									

Form 62-330.201(1) - Chapter 62-340, F.A.C. Data Form Incorporated by reference in subsection 62-330.201(1), F.A.C. (effective date) Page 1 of 6

16. Soil Description: As is under current conditions, without considering RSJ ¹ or the legality of ar Soil surface, or 0 inch depth for purposes of Chapter 62-340, F.A.C. is the muck or mineral surface (whether beginning to ending Depth moist condition Matrix Texture moist condition Matrix for sandy matrix Value ≤ 3: for sandy condition Matrix Matrix Matrix Matrix Matrix Matrix Matrix Matrix Matrix Value ≤ 3:	 <i>p</i>, <i>skip to #18</i> <i>ny alteration</i> <i>natural or fil</i> <i>than matrix</i>), <i>volume in</i> <i>in horizon.</i> 					
16. Soil Description: As is under current conditions, without considering RSJ ¹ or the legality of ar Soil surface, or 0 inch depth for purposes of Chapter 62-340, F.A.C. is the muck or mineral surface (whether beginning to ending Depth moist condition Matrix Texture moist condition Matrix for sandy matrix Value ≤ 3: for sandy condition Matrix Matrix Matrix Matrix Matrix Matrix Matrix Matrix Matrix Value ≤ 3:	ny alteration natural or fil than matrix), % volume in). in horizon.					
Soil surface, or 0 inch depth for purposes of Chapter 62-340, F.A.C. is the muck or mineral surface (whether beginning moist to ending moist Depth Matrix Matrix Matrix Value < 3:	natural or fil than matrix), % volume in). in horizon.					
Horizon beginning to ending Depth moist Matrix Texture moist condition Matrix for sandy matrix horizons w/ value ≤ 3: - Describe soil features: DA (areas darker than matrix), LA (areas lighter t RC (redox concentrations): Record in moist condition hue value/chroma; G horizon; boundaries (sharp/clear/diffuse); shape (rounded/linear/angular) - OB (organic bodies): Record texture (muck or mucky mineral), % volume - OB (organic bodies): Record texture (muck or mucky mineral), % volume	than matrix), % volume in). in horizon.					
Horizon beginning to ending Depth moist Matrix Texture moist condition Matrix Texture ior sandy matrix horizons w/ value ≤ 3: RC (redox concentrations): Record in moist condition hue value/chroma; (horizon; boundaries (sharp/clear/diffuse); shape (rounded/linear/angular) Horizon Matrix borizons w/ value ≤ 3: No sandy matrix horizons w/ value ≤ 3: RC (redox concentrations): Record in moist condition hue value/chroma; (horizon; boundaries (sharp/clear/diffuse); shape (rounded/linear/angular)	% volume in). in horizon.					
(inches) (in						
10-4sand10 YR 6/1 75%15% of fibrous roots present						
2 4-8 sand 10 YR 5/1 95%						
3 8-15 sand 10 YR 7/1 90%						
4						
5						
6						
17. Hydric Soil Field Indicators: If present, check all Hydric Soil Field Indicators satisfied and specify the	eir beginning					
☑ All Texture ☑ Sandy Texture ☑ Fine Texture and ending	•					
((1) histosof(04) bandy bicyca Mathx(12) Eddiny bicyca Mathx Present	Begin End Depth Dept					
(A2) Histic Epipedon* (S5) Sandy Redox (F3) Depleted Matrix (A3) Black Histic* (S6) Stripped Matrix (F6) Redox Dark Surface	· · ·					
(A4) Hydrogen Sulfide* (S7) Dark Surface (F7) Depleted Dark Surface 2.						
(A5) Stratified Layers* (S8) Polyvalue Below Surface (F8) Redox Depression 3.						
(A6) Organic Bodies (S9) Thin Dark Surface (F10) Marl 4.						
(A7) 5cm Mucky Mineral*(S12) Barrier Islands 1cm Muck(F12) Iron-Manganese Masses 5						
(A8) Muck Presence*(F13) Umbric Surface 6						
(A9) 1cm Muck*(F22) Very Shallow Dark Surface						
(A11) Depleted Below Dark Surface * = Stand-alone D Test - both hydric soil (A12) Thick Dark Surface * = Stand-alone D Test - both hydric soil and hydrologic indicator To combine layers/indicators to meet thickness requirements, see NRCS Hydric Soils Technical Note 4						
(A12) Thick Dark Surface and hydrologic indicator requirements, see NRCS Hydric Soils Technical Note 4. 18. Excluding organic horizons, is any nonsoil horizon present at or within the uppermost 12 inches of the ground surface?						
○ Yes (e.g. bedrock, rock outcrop, limestone fill, gravel, etc) ● No ○ Soil profile or site inaccessil						
19. Is one or more hydric soil field indicators present? OYes ONO OInconclusive (e.g., evaluation to						
If no or inconclusive, is the soil hydric as determined by other NRCS methods? (impeded by distunct in nonsoil, no site a ○ Yes ← Which method(s)? (Inconclusive ← Why?)	urbance, wate					
(e.g., hydric soil definition, HSTS ² , indicator present at drier elevation, indicator would be present but for d	listurbance)					
20. Is the depth of the soil profile 20 inches or greater from the soil surface? O Yes O No						
If no, depth of soil profile is: 15 inches Why? Loose sand						
(e.g., root refusal, nonsoil, water table, loose sand, heavy texture, compaction, weather conditions, inspectio 21. Observed height or depth of standing water from soil surface: inches Above Below • N	•					
21. Observed height or depth of standing water from soil surface: inches OAbove OBelow ON Form 62-330.201(1) - Chapter 62-340, F.A.C. Data Form Incorporated by reference in subsection 62-330.201(1), F.A.C. (effective date						

Point ID/Location: See Wetland D	Point ID/Location: See Wetland Delineation Map Indicator evaluator:					
22. Hydrologic Indicators: As is	under cu	rrent cond	ditions, wit	hout considering RSJ ¹ or the legality of any alterations		
Hydrologic Indicators per §62-340.500, F.A.C. (and as applied to §62-340.600, F.A.C.)	Present at or near point	Predicted during normal high water or wet season◆	Within 100 ft waterward of point (not for upland points)	 Describe the type of all checked indicators. Approximate the distance and compass direction of indicators within 100 ft of the point. For water level indicators (potential indicators denoted by *) note the height from ground surface at the point as well as waterward (with distance from point). Only for indicators not present due to dry season/drought 		
(1) Algal mats*						
(2) Aquatic mosses or liverworts*						
(3) Aquatic plants*						
(4) Aufwuchs						
(5) Drift lines and rafted debris*						
(6) Elevated lichen lines*						
(7) Evidence of aquatic fauna						
(8) Hydrologic data*						
(9) Morphological plant adaptations*						
(10) Secondary flow channels						
(11) Sediment deposition*						
(12) Tussocks or hummocks*						
(13) Water marks*						
Highest water level indicator height	t at point	:inc	choc	bove Ground SurfaceNo Water Level Indicatorsbove Soil SurfaceN/A (described point is Upland)		
				F.A.C. present or predicted with normal high water or No ○Evaluation Impossible ← Why?		
24. Delineation by Wetland Defin	ition §62	2-340.300	(1), F.A.C	•		
As is under current conditions,			-			
 a) Has a <u>wetland boundary</u> been d b) If yes to 24a, can the boundary I 						
 25. A & B Test Wetland Criteria §62-340.300(2)(a),(b), F.A.C. As is under current conditions, without considering RSJ¹ or the legality of any alterations: a) Is the areal extent of Obligate plants in the stratum selected in #10 greater than the areal extent of all Upland plants in that stratum? (See #12) Yes No Vegetation Absent (<i>skip to #25f</i>) Evaluation Impossible (<i>skip to #26a</i>) 						
 b) Is the areal extent of Obligate ar 80% of all the plants in that strat 			•	in the stratum selected in #10 equal to or greater than ants? (See #13)		
c) Is the soil hydric as identified usi ◯Yes	-			,		
d) Is the substrate composed of rive within an artificially created wetla		•		ck outcrop-soil complex, or is the substrate located yes, which condition is present?		
e) Is one or more of the hydrologic in	dicators ir	ו §62-340.	.500, F.A.C	. present at the described point? (See #23) ○Yes ● No		
f) Are the A Test criteria met per §6 (Note: If yes to 25a and yes to eithe						
g) Are the B Test criteria met per § (Note: If yes to 25b and yes to eithe						
Test is more appropriate? CY	es 💽	No		oplication of the A or B Test such that the Altered Sites		

Point ID/Location: See Wetland Delineation Map
26. C Test Wetland Criteria §62-340.300(2)(c), F.A.C.
As is under current conditions, without considering RSJ ¹ or the legality of any alterations:
a) Per §62-340.300(2)(c), F.A.C. is the described point Pine Flatwoods or Improved Pasture, or does it have
drained soils? • Yes
🛛 Pine Flatwoods 🛛 Improved Pasture 🗌 Drained Soils
Pine Flatwoods must have flat terrain, a monotypic or mixed canopy of long leaf pine or slash pine, and a ground cover dominated by saw palmetto with other species that are <u>NOT</u> obligate or facultative wet. Improved Pasture means areas where the dominant native plant community has been replaced with planted or natural recruitment of herbaceous species which are <u>NOT</u> obligate or facultative wet species and which have been actively maintained for livestock through mechanical means or grazing. Drained Soils are those in which permanent alterations, <u>excluding mechanical pumping</u> , preclude the formation of hydric soils.
 b) Are the soils at the described point saline sands (salt flats-tidal flats), or have they been field verified by NRCS's Keys to Soil Taxonomy (4th ed. 1990) as Umbraqualfs, Sulfaquents, Hydraquents, Humaquepts, Histosols (except Folists), Argiaquolls, or Umbraquults? O Yes No
c) Do the soils at the described point have a NRCS hydric soil field indicator (see #17), <u>and</u> is the point located within a map unit named or designated by the NRCS as frequently flooded, depressional, or water?
Map Unit: ○Yes ○No ○Inconclusive ← Why? (skip to #27a)
d) Are the C Test criteria met per §62-340.300(2)(c), F.A.C. at the described point? O Yes If No (Note: If no to 26a and yes to either 26b or 26c, C Test criteria are met)
e) Are there any alterations or conditions affecting reliable application of the C Test such that the Altered Sites Test is more appropriate? O Yes I No
27. D Test Wetland Criteria §62-340.300(2)(d), F.A.C.
As is under current conditions, without considering RSJ ¹ or the legality of any alterations:
a) Is the soil hydric as verified by a NRCS hydric soil field indicator? (See #17)
$\bigcirc Yes \qquad \bigcirc No (skip to #27d) \qquad \bigcirc Inconclusive ← Why? \qquad (skip to #28)$
b) Does any NRCS hydric soil field indicator begin at the soil surface <u>or</u> are any of the following indica tors present:
A1, A2, A3, A4, A5, A7, A8, A9, S4, F2? • Yes • No (If yes, then hydrologic indicator §62-340.500(8) or (11) is met)
c) Is one or more of the hydrologic indicators in §62-340.500, F.A.C. present at the described point? (See #23) Yes No
d) Are the D Test criteria met per §62-340.300(2)(d), F.A.C. at the described point? O Yes O No (Note: If yes to 27a and yes to either 27b or 27c, D Test criteria may be met)
e) Are there any alterations or conditions affecting reliable application of the D Test such that the Altered Sites Test is more appropriate? O Yes O No
28. Altered Sites Tests §62-340.300(3), F.A.C. (Legal/Authorized or Illegal/Unauthorized)
For purposes of Chapter 62-340, F.A.C. altered refers to any natural or man-induced condition(s) which masks or eliminates reliable expression of wetland indicators (i.e. hydrophytic vegetation, hydric soils, and hydrologic indicators). Unaltered or normal does not require a natural condition, only an expression of wetland indicators that is sufficient to reliably identify or delineate the wetland using the criteria in §62-340.300, F.A.C. Are alterations affecting normal wetland condition? O Yes O No (skip to #32) C Evaluation Impossible (skip to #32)
29. Authorized or Legally Altered Vegetation and Soils Test Criteria §62-340.300(3)(a), F.A.C.
a) Are there authorized or legal alterations affecting <u>reliable</u> expression of vegetation at the described point? C Yes C No If yes, how?
b) Are there authorized or legal alterations affecting <u>reliable</u> soil evaluation at the described point? O Yes O No If yes, how? (If no to both 29a and 29b, skip to #30)
c) If yes to 29a or 29b, which criteria tests are affected by the legal alterations?
d) Using the most reliable available information and reasonable scientific judgment, would the types of evidence and characteristics contemplated in §62-340.300, F.A.C. identify or delineate the described point as a wetland with cessation of the legal altering activities? Ores ONo If no, why? (If no, skip to #30)
e) If yes to 29d, what §62-340.300, F.A.C. evidence is present now and/or will be present in the future with cessation of legal altering activities? Plants Soils Hydrologic indicators
 f) If yes to 29d, which tests would be passed with cessation of legal altering activities? Wetland Definition A Test B Test C Test D Test Why?

Point ID/Location: See Wetland Delineation Map				
30. Authorized or Legally Altered Hydrology Test Criteria §62-340.300(3)(b), F.A.C.				
a) Has wetland hydrology of the area been legally drained or lowered? OYes ONo (<i>If no, skip to #31)</i> If yes, how?				
b) Has wetland hydrology been legally eliminated at the described point? O Yes O No (If no, skip to #31)				
 c) If yes to 30b, using reasonable scientific judgment or §62-340.550, F.A.C., have dredging or filling activities authorized by Part IV of Chapter 373, F.S. permanently eliminated wetland hydrology at the described point such that the wetland definition cannot be met? OYes (point is upland) ONo (If yes, skip to #31) Chapter 373, F.S. Part II activities (e.g., water use permits) or other temporary hydrologic alterations 				
(e.g., surface water pumps, drought) do not apply to this or any other Ch. 62-340, F.A.C. determinations.				
 d) If no to 30c, what §62-340.300, F.A.C. evidence is present now and/or will be present in the future with cessation of temporary hydrologic drainage? Plants Soils Hydrologic indicators 				
e) If no to 30c, Which tests would be passed with cessation of temporary hydrologic alterations?				
Wetland Definition A Test B Test C Test D Test Why?				
31. Unauthorized or Illegally Altered Sites Test Criteria §62-340.300(3)(c), F.A.C.				
If the altering activity is a violation of regulatory requirements, then application of §62-340.300(3)(c), F.A.C. and all provisions of Chapter 62-340, F.A.C. are utilized to identify or delineate the wetland in a forensic manner. This identification or delineation reflects the condition immediately prior to the unauthorized alteration .				
a) Have any unauthorized alterations affected the normal wetland condition at the described point? O Yes O No If yes, how? (If no, skip to #32)				
 b) If yes to 31a, which criteria tests are affected by the unauthorized alterations? □ A Test □ B Test □ C Test □ D Test 				
c) With reasonable scientific judgment is the described point a wetland, or would it have been a wetland immediately prior to the unauthorized alteration? OYes ONo If no, why? (If no, skip to #32)				
 d) If yes to 31c, what §62-340.300, F.A.C. evidence is present now and/or was present immediately prior to the unauthorized alteration? Plants Soils Hydrologic indicators 				
e) If yes to 31c, which tests would be passed immediately prior to the unauthorized alteration? Wetland Definition A Test B Test C Test D Test 				
32. Wetland and Other Surface Water Summary §62-340.600(2)(a-e), F.A.C.:				
Given normal expression, cessation of authorized alterations, or immediately prior to any unauthorized alterations:				
a) With reasonable scientific judgment is the described point a wetland as defined in §62-340.200(19), F.A.C. and located by Ch. 62-340, F.A.C.? OYes • No If yes, which criteria identified or delineated the wetland?				
🗌 Wetland Definition 🔄 A Test 🔄 B Test 🔲 C Test 📄 D Test				
If summary answers differ from answers in 25f, 25g, 26d, or 27d, why?				
 b) Is the described point located at or within the Mean High Water Line of a tidal water body? Yes No MHWL Unknown 				
c) Is the described point located at or within the Ordinary High Water Line of a non-tidal natural water body or natural watercourse? OYes INO				
d) Is the described point located at or within the top of the bank of an artificial lake, borrow pit, canal, ditch, or other type of artificial water body or watercourse with side slopes of 1 foot vertical to 4 feet horizontal or <u>steeper</u> , excluding spoil banks when the canals and ditches have resulted from excavation into the ground? OYes • No				
e) Is the described point located at or within the Seasonal High Water Line of an artificial lake, borrow pit, canal, ditch, or other type of artificial water body or watercourse with side slopes <u>flatter</u> than 1 foot vertical to 4 feet horizontal or an artificial water body created by diking or impoundment above the ground? CYes ONO				
33. Connection or Isolation of Wetland per Applicant's Handbook Vol.1 Section 2.0				
If the described point is a wetland, does it have a connection via wetlands or other surface waters, or is it wholly surrounded by uplands and therefore isolated? Connected Isolated • N/A (Point is not wetland) Form 62-330.201(1) - Chapter 62-340, F.A.C. Data Form Incorporated by reference in subsection 62-330.201(1), F.A.C. (effective date) Page 5 of 6				

Point ID/Location: See Wetland Delineation Map				
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#	Memory Card # / Metadata	Description, compass direction (if applicable)	Taken By	
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Notes: See Site Documentation - UPLAND

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From The Florida Wetlands Delineation Manual pg. 37

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"Swale" means a manmade trench which:

(a) Has a top width-to-depth ratio of the cross-section equal to or greater than 6:1, or side slopes equal to or greater than 3 feet horizontal to 1 foot vertical; (b) Contains contiguous areas of standing or flowing water only following a rainfall event;

(c) Is planted with or has stablized vegetation suitable for soil stabilization, stormwater treatment, and nutrient uptake; and

(d) Is designed to take into acount the soil erodibility, soil percolation, slope, slope length, and drainage area so as to prevent erosion and reduce pollutant concentration of any discharge.



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Question Detail

Q1: The Florida Department of Environmental Protection will require E.R.P's (Environmental Resource Permits) for most projects proposing to alter the topography of the land via digging, filling, building, or machine clearing. Non-regulated or exempt activities include, but are not limited to; residential construction when confined to upland habitat, alteration of manmade isolated wetlands, and agricultural impacts. Unless noted otherwise, TEC determined the project's need for an ERP permit based upon a conceptual site configuration designed to minimize environmental loss as much as practicable. ***Prior to planning or land alteration efforts, TEC recommends the applicant obtain agency verification of the findings and conclusions including, but not limited to; the location and extent of uplands and wetlands on site as presented by TEC, LLC.*** Neglecting to secure agency verification may subject the applicant to otherwise avoidable compliance/enforcement/ actions in cases where an agency concludes wetlands or surface waters were in fact adversely impacted after the fact. In addition, city or county regulations typically require prior notification or permits for vegetation removal actions in both upland and wetland areas.*** Please contact TEC, LLC. with questions or for further assistance with the verification or permit process.

Q2: Isolated wetlands do not flow into other wetlands or surface waters that are themselves connected to waters of the State. A wetland may connect via a man-made ditch or stream and eventually flow into the Gulf of Mexico or the Atlantic Ocean. Impacts to "Isolated" wetlands are generally considered minor, and wetland mitigation is often not required.

Q3: State and Federal agencies typically require wetland mitigation when a project proposes to eliminate or diminish the function of wetlands on site, and when impacts exceed 0.10 acres. Special exceptions allowing the applicant to avoid mitigation vary between the State and Federal agencies, and include, but are not limited to; property creation date, prior permit history, verification of "isolated" or "contiguous", minimization of impact, and several other site-specific criteria. For many projects, wetland mitigation is a specific condition of the permit, and must be completed prior to construction activities. The final determination shall be made by the applicable regulatory agencies.

Q4: Mitigation-related costs increase for impacts to higher quality wetlands, and for impacts which exceed generally accepted standard square footage thresholds for the use proposed. Therefore, construction of a typical-size residence positioned within low-quality wetland habitat will be less costly to mitigate than for the same residence constructed within high-quality wetlands. Likewise, a larger home will require more mitigation than a smaller home built within the same functioning wetland. The amount of mitigation required is directly related to the 'Quality' of wetlands being impacted. The quality of wetland(s) on this site is described on page one (1).

Q5: South Florida experiences a dry and wet season, typical to tropical and sub-tropical environments. Florida's rainy season occurs May/June and runs through September/October, with surface water levels dropping several feet after October. Excessive water levels within the building footprint will likely increase the need for fill material to elevate the building/septic ground and could increase overall project costs. Additionally, standing water may contribute to reduced recreational, building, gardening, or livestock use. A local builder knowledgeable of building and engineering-related elevation requirements may assist you in understanding what additional costs may be incurred as a result of low-lying or submerged lands. These levels will occur during the latter part of the summer rainy season. Standing water is anticipated to remain at or near ground level for approximately weeks. South Florida's rainy season occurs from June/July-October.

Q6: Limestone located near the surface of the lot may require special design/construction considerations including the placement of an on-site sewage treatment system in areas of elevated limestone. A general building contractor or septic Engineer may assist you in understanding these considerations.

Q7: Contact TEC or your local property tax collector for more information regarding the valuation of wet land for property tax purposes.

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Q8: Exotic-nuisance vegetation is difficult to control in the landscape and when found in dense quantities on vacant land, can spread rapidly, and tends to decrease the value of that land to wildlife and other native plant species. For these reasons, local county regulations often require a property owner to remove non-native nuisance species prior to issuing a Certificate of Occupancy, adding additional development costs to a project. Removal of any vegetation (including exotic species) by mechanical means may require a vegetation removal permit from your local County/City building department.
 Q9: Federal and State agencies provide special protections for endangered or threatened species. Additional environmental surveys and procurement of permits or verification of no negative affect may be required when altering habitat, even if listed species were not identified during completion of the informal wetland determination. It is up to the applicant via the services of an environmental consultant to ensure development actions do not adversely affect listed species. Federal agencies will conduct a review for listed species prior to the issuance of permits including permits for jurisdictional wetland impacts. Often the applicant will be responsible for providing to these agencies a species survey report during the review process.

ADDITIONAL QUESTIONS? NEED ASSISTANCE? CONTACT TEC FOR FURTHER INFORMATION

Thank you for allowing TEC, LLC. to assist you with your environmental project needs!

"Finding balance between human use and the environment" since 1983 Jurisdictional Wetland Evaluations*Environmental Resource Permitting*Listed Species Surveys*Water Use Permitting*Restorations*Consultations Collier*Lee*Hendry*Charlotte*DeSoto www.TropicalEnvironmentalConsultants.com





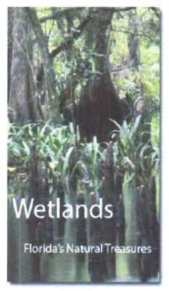
FLORIDA

Florida Department of Environmental Protection

Dredging and Filling in Wetlands

What are wetlands? Wetlands are areas where water inundates the land or saturates the soil long enough and regularly enough to support, and under normal circumstances do support, a prevalence of plants that are specially adapted to these conditions. Wetlands are typically found along shorelines (floodplains, tidal marshes, etc.), in depressions (cypress domes, freshwater marshes, etc.) and at groundwater upwellings (springs, seepage slopes, etc.). All state, regional and local governments use soils, hydrology (water patterns) and plants to identify wetlands. This procedure is explained in Chapter 62-340 of the Florida Administrative Code, under "Delineation of the Landward Extent of Wetlands and Surface Waters."

What is fill? The term "fill" includes any material that is placed in, on, or over wetlands or other surface waters. For example, dirt, sand, gravel, rocks, shell, pilings, mulch and concrete are all considered fill if they are placed in a wetland or other surface water.



What is dredging? The term "dredging" refers to any type of excavation conducted in wetlands or other surface waters. Dredging includes digging, pulling up vegetation by the roots, leaving vehicular ruts, or any other activity that disturbs the soil.

You should be aware that if the Department of Health is requiring that the Onsite Sewage Treatment & Disposal System (OSTDS) drain field be elevated due to a high water table, the site could be in a wetland.

There also are many other activities that may require DEP permits for wetland impacts. Examples of these activities include: constructing a dock or seawall, installing a fence, filling for a house pad or driveway, filling that "low spot", dredging a pond, dredging a ditch, removing trees, or dredging a channel for boat access.

Why do we need to protect wetlands?

At one time, people thought of wetlands as being "useless wastelands." We now know that wetlands are one of our more important natural resources because of the many environmental and economic benefits that they provide.

What Benefits are provided by wetlands?

Flood Control - After storm events, wetlands intercept and slowly release large quantities of water, which could otherwise flood upland areas and neighboring properties.

<u>Water Ouality Improvement</u> - Wetlands filter and remove toxins and excess nutrients from the water passing through them to keep surface water bodies suitable for swimming, fishing, and sometimes as a source of drinking water.

<u>Productivity</u> – Regular inputs of water, sediments and nutrients cause most wetlands to be highly productive. Vegetation grows very quickly in wetlands, producing a great deal of timber and food for plant-eating animals.

Habitat - Many animals live in wetlands for all or part of their lives and many others depend on wetland creatures as a food source. Wetlands are especially important as nesting and nursery grounds.

Economic Benefits - Wetlands are important to Floridians because they support our commercial fishing, tourism and recreation industries.

<u>Erosion Control</u> - Maintaining wetlands between moving water and uplands is an effective and economical way to protect property from erosion.

<u>Aquifer Recharge</u>—Most ground water supplies are recharged from the water that collects in wetlands and then infiltrates into the ground.

How do I know if my property is a wetland?

In many cases, the periodic occurrence of standing water will be a good indication that you have a wetland. However, many wetlands have standing water for only part of the year, and some will have no standing water, or may be on a seepage slope, so they may be difficult to recognize during dry periods. If the property contains saturated or hydric (wet) soils, there is a good chance that the property may contain wetlands. Because of varying natural conditions, it often can be difficult to determine whether a soil would be considered hydric. If you are familiar with common wetland plants like cypress, black gum, red bay, sweet gum, red maple, water oak, cattails, or arrowhead, their presence will offer another helpful clue that you have a wetland. Once you have identified a wetland, it may be difficult to determine its exact boundaries (the presence of pine trees cannot be used alone to determine if you have a wetland or not). When in doubt, you should contact a professional environmental consultant or the DEP for assistance in determining whether or not your proposed work site is a wetland, and where its limits are.

Property surveys, county cadastral surveys, land use or zoning, FEMA flood zone mapping and the National Wetlands Inventory **cannot** be used to indicate if there are wetlands. Ask your building consultant or contractor if they can determine the extent of wetlands as defined by Florida Administrative Code Chapter 62-340.

What agencies regulate dredge and fill?

Dredging and filling is regulated by many local governments, the water management districts and the U.S. Army Corps of Engineers (Corps). When you submit your application to DEP, a copy is automatically forwarded to the Corps. Although the water management districts share this regulatory program with DEP, they are usually not involved with residential activities by homeowners. For information on local government regulations, please contact your county building permit / inspection office.

What happens if I dredge or fill in jurisdictional wetlands without a DEP permit?

Dredging or filling in jurisdictional wetlands or surface waters without a permit from **DEP** is a violation of Sections 373.430(1)(b) and 403.161(1)(b) Florida Statutes. The DEP may require complete restoration of the unpermitted

activity and can seek monetary fines of up to \$10,000 per violation per day. Additionally, other local, state and federal agencies may assess their own penalties and



Permitting in wetlands: Neither county building permits, lake excavation permits nor OSTDS/ Department of Health permits authorizes construction activities in wetlands.

fines. The contractor or agent of the owner can also be held accountable for violations of these Florida Statutes.

Any construction site that will result in a disturbance of one acre or more of upland or wetland are required to seek coverage under the <u>Generic Permit for Stormwater Discharge from Large and Small Construction Activities</u> or NPDES Permit (National Pollution Discharge Elimination System).

For assistance in determining whether or not your proposed work site contains a wetland or for additional information, please contact an environmental professional.

Useful links:

- http://www.dep.state.fl.us/water/wetlands/index.htm
- http://www.dep.state.fl.us/coastal/programs/aquatic.htm
- <u>http://www.leg.state.fl.us/Welcome/index.cfm</u>
- <u>http://www.dep.state.fl.us/legal/Rules/</u> <u>mainrulelist.htm</u>
- http://www.saj.usace.army.mil/permit/index.html
- <u>http://wetlandextension.ifas.ufl.edu</u>
- http://www.dep.state.fl.us/water/stormwater/npdes/index.htm

