

318.18 Aggregation

County Name	Section {1,2,3}	Revenue	Expense	Description	Revenue Value	Expenditure Value	Principal	Interest
Alachua	1	Revenue			\$ 242,503.26			
Alachua	1		Expense	Professional Services		\$ 58,274.33		
Alachua	1		Expense	Communication Services		\$ 600.00		
Alachua	1		Expense	Repair & Maintenance		\$ 121,453.34		
Alachua	1		Expense	Office Supplies		\$ 838.25		
Alachua	1		Expense	Buildings		\$ 209.90		
Alachua	2	Revenue			\$ -			
Alachua	3	Revenue			\$ -			
Baker	1	Revenue			\$ 13,777.00			
Baker	1		Expense	Fiber Optic Maintenance		\$ 42.00		
Baker	1		Expense	Repairs to Gate		\$ 193.00		
Baker	1		Expense	Elevator Maintenance		\$ 1,763.00		
Baker	1		Expense	Repairs to Security Camera		\$ 2,294.00		
Baker	1		Expense	Chair, Stool for Ct. Admin.		\$ 755.00		
Baker	2	Revenue			\$ -			
Baker	3	Revenue			\$ -			
Bay	1	Revenue			\$ 258,787.93			
Bay	1		Expense	Debt Svc on Juvenile Justice Facility		\$ 73,438.98		
Bay	2	Revenue			\$ -			
Bay	3	Revenue			\$ -			
Bradford	1	Revenue			\$ 27,961.80			
Bradford	1		Expense		41091	\$ 15,698.08		
Bradford	1		Expense		41122	\$ 15,648.48		
Bradford	1		Expense		41153	\$ 27,982.42		
Bradford	1		Expense	July		\$ 2,782.88		
Bradford	1		Expense	August		\$ 1,000.46		
Bradford	1		Expense	September		\$ 1,000.46		
Bradford	2	Revenue			\$ -			
Bradford	3	Revenue			\$ -			
BREVARD	1	Revenue			\$ 367,657.83			
BREVARD	1		Expense	Salaries		\$ 5,525.86		
BREVARD	1		Expense	Operating		\$ 362,131.97		
BREVARD	2	Revenue			\$ -			
BREVARD	3	Revenue			\$ -			

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County Name	Section {1,2,3}	Revenue	Expense	Description	Revenue Value	Expenditure Value	Principal	Interest
Broward	1	Revenue			\$ 1,803,680.81			
Broward	1		Expense	Not available		\$		
Broward	1		Expense	Not available		\$		
Broward	2	Revenue			\$			
Broward	2		Expense	Not available		\$		\$ -
Broward	2		Expense	Not available		\$		\$ -
Broward	3	Revenue			\$			
Broward	3		Expense	Not available		\$		\$ -
Broward	3		Expense	Not available		\$		\$ -
Calhoun	1	Revenue			\$ 6,065.00			
Calhoun	2	Revenue			\$			
Calhoun	3	Revenue			\$			
Charlotte	1	Revenue			\$ 78,861.02			
Charlotte	1		Expense	Personnel		\$ 58,938.46		
Charlotte	1		Expense	Operations		\$ 220,987.66		
Charlotte	1		Expense	Building R/M		\$ 113,380.29		
Charlotte	2	Revenue			\$			
Charlotte	3	Revenue			\$			
Citrus	1	Revenue			\$ 63,915.00			
Citrus	1		Expense	Transfer for Debt Service		\$ 62,500.00		
Citrus	2	Revenue			\$			
Citrus	3	Revenue			\$			
Clay	1	Revenue			\$ 131,973.62			
Clay	1		Expense	Courthouse Expansion		\$ 426,978.95		
Clay	2	Revenue			\$ 131,973.62			
Clay	3	Revenue			\$ 131,973.62			
COLLIER	1	Revenue			\$ 261,194.19			
COLLIER	2	Revenue			\$			
COLLIER	3	Revenue			\$			
Columbia	1	Revenue			\$ 51,800.78			
Columbia	1		Expense	Courthouse Maintenance		\$ 51,800.78		
Columbia	2	Revenue			\$			
Columbia	3	Revenue			\$			
Dade	1	Revenue			\$ 2,921,467.88			
Dade	1		Expense	Court Facilities Debt Service		\$ 2,921,467.88		
Dade	2	Revenue			\$			
Dade	3	Revenue			\$			

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County Name	Section {1,2,3}	Revenue	Expense	Description	Revenue Value	Expenditure Value	Principal	Interest
DeSoto	1	Revenue			\$ 28,373.80			
DeSoto	1		Expense	Salaries		\$ 4,120.54		
DeSoto	1		Expense	Lawn Maintenance		\$ 1,050.00		
DeSoto	1		Expense	Custodial Contract		\$ 6,510.00		
DeSoto	1		Expense	Repairs & Maintenance		\$ 14,774.10		
DeSoto	1		Expense	Supplies		\$ 37.64		
DeSoto	1		Expense	Capital Expense		\$ 5,161.33		
DeSoto	2	Revenue			\$ -			
DeSoto	3	Revenue			\$ -			
Dixie	1	Revenue			\$ 18,110.06			
Dixie	1		Expense	Courtroom A/C Upgrade		\$ 53,933.26		
Dixie	1		Expense	Survey/Court Security		\$ 1,841.91		
Dixie	2	Revenue			\$ -			
Dixie	3	Revenue			\$ -			
Duval	1	Revenue			\$ 797,949.00			
Duval	1		Expense	OPERATING COST		\$ 391,813.90		
Duval	1		Expense	REPAIRS AND MAINTENANCE		\$ 64,380.49		
Duval	2	Revenue			\$ -			
Duval	3	Revenue			\$ -			
Escambia	1	Revenue			\$ 207,956.49			
Escambia	1		Expense	Judicial Building		\$ 234,746.50		
Escambia	1		Expense	Repair & Maintenance		\$ -		
Escambia	1		Expense	Custodial		\$ -		
Escambia	1		Expense	Utilities		\$ -		
Escambia	2	Revenue			\$ -			
Escambia	3	Revenue			\$ -			
Flagler	1	Revenue			\$ 47,688.89			
Flagler	1		Expense	Judicial Center Security Alarm Battery service call		\$ 831.25		
Flagler	1		Expense	Hvy Equip Machine Rental & supplies to clean windows JC		\$ 1,117.30		
Flagler	1		Expense	Security System Repair		\$ 1,485.94		
Flagler	1		Expense	Elevator Mtce Chgs		\$ 3,329.67		
Flagler	1		Expense	Security System Mtce		\$ 6,100.00		
Flagler	1		Expense	Court Shelving		\$ 2,221.48		
Flagler	2	Revenue			\$ -			
Flagler	3	Revenue			\$ -			

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County Name	Section {1,2,3}	Revenue	Expense	Description	Revenue Value	Expenditure Value	Principal	Interest
Franklin	1	Revenue			\$ 9,247.00			
Franklin	1		Expense	Courthouse Maintenance		\$ 388,379.54		
Franklin	1		Expense	Courthouse Utilities		\$ 20,708.57		
Franklin	1		Expense	Courthouse Security		\$ 39,297.43		
Franklin	2	Revenue			\$ -			
Franklin	3	Revenue			\$ -			
Gadsden	1	Revenue			\$ 93,448.35			
Gadsden	1		Expense	Communications		\$ 6,095.50		
Gadsden	1		Expense	Utilities		\$ 14,970.39		
Gadsden	1		Expense	Bld Renovation		\$ 1,810.00		
Gadsden	1		Expense	Security		\$ 6,089.58		
Gadsden	1		Expense	C		\$ -		
Gadsden	2	Revenue			\$ -			
Gadsden	3	Revenue			\$ -			
Gilchrist	1	Revenue			\$ 2,640.00			
Gilchrist	1		Expense	Court Facilities, Signage		\$ 6,166.87		
Gilchrist	2	Revenue			\$ -			
Gilchrist	3	Revenue			\$ -			
Glades	1	Revenue			\$ -			
Glades	2	Revenue			\$ -			
Glades	3	Revenue			\$ -			
Gulf	1	Revenue			\$ 933.24			
Gulf	2	Revenue			\$ -			
Gulf	3	Revenue			\$ -			
Hamilton	1	Revenue			\$ -			
Hamilton	2	Revenue			\$ -			
Hamilton	3	Revenue			\$ -			
Hardee	1	Revenue			\$ 43,528.89			
Hardee	1		Expense	Local Law Libraries		\$ 5,424.67		
Hardee	2	Revenue			\$ -			
Hardee	3	Revenue			\$ -			
Henry	1	Revenue			\$ 27,950.73			
Henry	1		Expense	None		\$ -		
Henry	1		Expense	None		\$ -		
Henry	2	Revenue			\$ 27,950.73			
Henry	2		Expense	None		\$ -		
Henry	2		Expense	None		\$ -		
Henry	3	Revenue			\$ 27,950.73			
Henry	3		Expense	None		\$ -		
Henry	3		Expense	None		\$ -		

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County Name	Section {1,2,3}	Revenue	Expense	Description	Revenue Value	Expenditure Value	Principal	Interest
Hernando	1	Revenue			\$ 142,085.43			
Hernando	1		Expense	Administrative Fees		\$ 1,065.29		
Hernando	1		Expense	Uncapitalized equipment		\$ 2,463.72		
Hernando	1		Expense	Bldgs-Const and/or Improv		\$ 2,475.20		
Hernando	2	Revenue			\$ -			
Hernando	3	Revenue			\$ -			
Highlands	1	Revenue			\$ 58,288.87			
Highlands	1		Expense	Payroll Charges		\$ 9,056.01		
Highlands	1		Expense	Courthouse-Carpet cleaning		\$ 1,764.46		
Highlands	1		Expense	Courthouse-strip/wax floors		\$ 1,665.00		
Highlands	1		Expense	Elevator Maintenance		\$ 300.00		
Highlands	1		Expense	Pest Control		\$ 846.72		
Highlands	1		Expense	Matting Service		\$ 265.65		
Highlands	1		Expense	Insurance		\$ 248.00		
Highlands	1		Expense	Fire Sprinkler/Suppression Repairs & Maintenance		\$ 8,891.87		
Highlands	1		Expense	Miscellaneous Repairs & Maintenance		\$ 5,159.50		
Highlands	1		Expense	Security Camera System Service		\$ 90.00		
Highlands	1		Expense	Air Conditioning R&M		\$ 3,677.51		
Highlands	1		Expense	Elevator Recertification		\$ 300.00		
Highlands	1		Expense	Payroll Charges		\$ 3,250.19		
Highlands	1		Expense	Communications & Freight		\$ 2.91		
Highlands	1		Expense	Rent/Lease Office Equipment		\$ 135.23		
Highlands	1		Expense	Education & Training		\$ 13.99		
Highlands	1		Expense	Books & Publications		\$ 2,426.57		
Highlands	2	Revenue			\$ -			
Highlands	3	Revenue			\$ -			
Hillsborough	1	Revenue			\$ -			
Hillsborough	2	Revenue			\$ 699,968.00			
Hillsborough	2		Expense	This item represents debt service on the Court Facilities			\$ -	\$ -
Hillsborough	2		Expense	Revenue Bonds. Note that there was no principal or interest paid during this quarter.			\$ -	\$ -
Hillsborough	2		Expense				\$ -	\$ -
Hillsborough	3	Revenue			\$ -			
Holmes	1	Revenue			\$ 17,359.26			
Holmes	1		Expense	CenturyLink- Line for HVAC Controls		\$ 243.50		
Holmes	1		Expense	Wiregrass Systems-Door Buzzer for St. Attny Office		\$ 980.00		
Holmes	2	Revenue			\$ -			
Holmes	3	Revenue			\$ -			

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County Name	Section {1,2,3}	Revenue	Expense	Description	Revenue Value	Expenditure Value	Principal	Interest
Indian River	1	Revenue			\$ 62,196.40			
Indian River	1		Expense	State Attorney		\$ 21,427.12		
Indian River	1		Expense	Public Defender		\$ 1,231.76		
Indian River	1		Expense	Guardian Ad Litem		\$ 23,932.50		
Indian River	1		Expense	Law Library - 25%		\$ 15,549.10		
Indian River	2	Revenue			\$ 62,196.40			
Indian River	3	Revenue			\$ 62,196.40			
Jackson	1	Revenue			\$ 108,737.97			
Jackson	1		Expense	COURT HOUSE RENOVATIONS		\$ 216,140.58		
Jackson	2	Revenue			\$ -			
Jackson	3	Revenue			\$ -			
Jefferson	1	Revenue			\$ 20,742.20			
Jefferson	2	Revenue			\$ -			
Jefferson	3	Revenue			\$ -			
Lafayette	1	Revenue			\$ 1,245.00			
Lafayette	1		Expense	Court Administrator's Office		\$ 2,345.00		
Lafayette	2	Revenue			\$ -			
Lafayette	3	Revenue			\$ -			
Lake	1	Revenue			\$ 342,981.01			
Lake	1		Expense	Clerk of Court		\$ 79,807.66		
Lake	1		Expense	State Attorney		\$ 14,770.55		
Lake	1		Expense	Public Defender		\$ 8,561.35		
Lake	1		Expense	Circuit Judge		\$ 89,124.43		
Lake	1		Expense	Guardian Ad Litem		\$ 3,028.01		
Lake	2	Revenue			\$ -			
Lake	3	Revenue			\$ -			
Lee	1	Revenue			\$ 441,760.92			
Lee	1		Expense	Court Administration		\$ 430,555.80		
Lee	2	Revenue			\$ -			
Lee	3	Revenue			\$ -			
Leon	1	Revenue			\$ 328,486.89			
Leon	1		Expense	Utilities etc.		\$ 328,486.89		
Leon	2	Revenue			\$ -			
Leon	3	Revenue			\$ -			

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County Name	Section {1,2,3}	Revenue	Expense	Description	Revenue Value	Expenditure Value	Principal	Interest
Levy	1	Revenue						
Levy	1		Expense	SUPPLIES		\$ 87.00		
Levy	1		Expense					
Levy	1		Expense					
Levy	1		Expense			\$ -		
Levy	1		Expense			\$ -		
Levy	2	Revenue						
Levy	2		Expense			\$ -		\$ -
Levy	2		Expense			\$ -		
Levy	3	Revenue						
Levy	3		Expense			\$ -		
Levy	3		Expense			\$ -		
Liberty	1	Revenue			\$ 4,635.00			
Liberty	2	Revenue			\$ -			
Liberty	3	Revenue			\$ -			
Madison	1	Revenue			\$ 111,096.69			
Madison	1		Expense	Inter-fund transfer to Clerk's BOCC finance budget		\$ 30,823.00		
Madison	1		Expense	Courthouse Comm. Svcs		\$ 728.12		
Madison	1		Expense	Courthouse Utilities		\$ 7,129.42		
Madison	1		Expense	Courthouse Repairs & Maint.		\$ 10,871.52		
Madison	2	Revenue			\$ -			
Madison	3	Revenue			\$ -			
Manatee	1	Revenue			\$ 249,236.00			
Manatee	1		Expense	Judicial Ctr Revenue Bonds, Series 2004 debt service		\$ 2,335,500.00		
Manatee	1		Expense	Judicial Ctr Revenue Bonds, Series 2006 debt service		\$ 1,335,740.00		
Manatee	1		Expense	Judicial Center Construction costs		\$ -		
Manatee	2	Revenue			\$ -			
Manatee	3	Revenue			\$ -			
Marion	1	Revenue			\$ 165,384.34			
Marion	1		Expense	Courthouse Security		\$ 161,128.46		
Marion	1		Expense	Law Library		\$ 16,538.43		
Marion	2	Revenue			\$ -			
Marion	3	Revenue			\$ -			

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County Name	Section {1,2,3}	Revenue	Expense	Description	Revenue Value	Expenditure Value	Principal	Interest
Martin	1	Revenue			\$ 196,376.54			
Martin	1		Expense	Bailiffs		\$ 456,593.00		
Martin	1		Expense	Countywide Building Repair & Maintenance		\$ 57,429.00		
Martin	1		Expense	Countywide Utility & Contract Mgmt		\$ 55,248.34		
Martin	1		Expense	State Attorney/Article V		\$ 27,674.11		
Martin	1		Expense	Public Defender/Article V		\$ 3,014.11		
Martin	1		Expense	Judicial Non-Departmental		\$ 29,674.50		
Martin	2	Revenue			\$ -			
Martin	3	Revenue			\$ -			
Monroe	1	Revenue						
Monroe	1		Expense	Court Facilities		\$ 53,984.84		
Monroe	1		Expense			\$ -		
Monroe	1		Expense			\$ -		
Monroe	2	Revenue						
Monroe	3	Revenue						
Nassau	1	Revenue			\$ 18,399.16			
Nassau	1		Expense	Communications		\$ 538.81		
Nassau	1		Expense	Rentals/Leases		\$ 495.69		
Nassau	1		Expense	Maintenance Ser. Cont.		\$ 96.30		
Nassau	1		Expense	Printing & Binding		\$ 916.24		
Nassau	1		Expense	Other Current Charges		\$ 224.00		
Nassau	1		Expense	Equipment<750		\$ 845.40		
Nassau	2	Revenue			\$ -			
Nassau	3	Revenue			\$ -			
Okaloosa	1	Revenue			\$ 186,094.35			
Okaloosa	1		Expense	Debt Service Fund		\$ 186,094.35		
Okaloosa	2	Revenue			\$ -			
Okaloosa	3	Revenue			\$ -			
Okeechobee	1	Revenue			\$ -			
Okeechobee	2	Revenue			\$ -			
Okeechobee	3	Revenue			\$ -			
Orange	1	Revenue			\$ 1,198,495.31			
Orange	2	Revenue			\$ -			
Orange	3	Revenue			\$ -			
Osceola	1	Revenue			\$ 580,042.15			
Osceola	1		Expense	Capital		\$ 122.14		
Osceola	1		Expense	Operating		\$ 79.99		
Osceola	1		Expense	Cost Allocation		\$ 1,099.25		
Osceola	2	Revenue			\$ -			
Osceola	3	Revenue			\$ -			

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County Name	Section {1,2,3}	Revenue	Expense	Description	Revenue Value	Expenditure Value	Principal	Interest
Palm Beach	1	Revenue			\$ 1,260,153.96			
Palm Beach	1		Expense	Maintenance		\$ 1,196,338.77		
Palm Beach	1		Expense	Security		\$ 4,245,027.19		
Palm Beach	1		Expense	Utilities		\$ 301,086.08		
Palm Beach	1		Expense	Construction & Debt Service		\$ 661,265.04		
Palm Beach	2	Revenue			\$ -			
Palm Beach	3	Revenue			\$ -			
Pasco	1	Revenue			\$ 256,524.95			
Pasco	2	Revenue			\$ -			
Pasco	3	Revenue			\$ -			
Pinellas	1	Revenue			\$ 642,096.00			
Pinellas	1		Expense	North City Facility		\$ 446,197.00		
Pinellas	1		Expense	South/Central Facility		\$ 1,358,899.00		
Pinellas	1		Expense	Construction Expenditures		\$ 1,559,825.00		
Pinellas	2	Revenue			\$ -			
Pinellas	3	Revenue			\$ -			
Polk	1	Revenue			\$ 582,343.67			
Polk	1		Expense	Facility Lease		\$ 134,813.58		
Polk	1		Expense	Maintenance		\$ 382,271.17		
Polk	1		Expense	Utilities		\$ 304,678.55		
Polk	2	Revenue			\$ -			
Polk	3	Revenue			\$ -			
Putnam	1	Revenue			\$ 39,835.60			
Putnam	1		Expense	Security Improvements		\$ 62,148.71		
Putnam	1		Expense	Operating Supplies		\$ 769.27		
Putnam	1		Expense	Furniture and Flooring		\$ 7,743.14		
Putnam	2	Revenue			\$ -			
Putnam	3	Revenue			\$ -			
Santa Rosa	1	Revenue			\$ 144,774.74			
Santa Rosa	1		Expense	Salaries, Utilities, Leases, Repairs and Maintenance		\$ 315,246.92		
Santa Rosa	1		Expense	Salaries, Books and Publications, Subscriptions		\$ 9,963.70		
Santa Rosa	2	Revenue			\$ -			
Santa Rosa	3	Revenue			\$ -			

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County Name	Section {1,2,3}	Revenue	Expense	Description	Revenue Value	Expenditure Value	Principal	Interest
Sarasota	1	Revenue			\$ 323,246.30			
Sarasota	1		Expense	Security Equipment Maintenance		\$ 30,860.40		
Sarasota	1		Expense	Security Services		\$ 31,046.00		
Sarasota	1		Expense	Janitorial Services		\$ 41,163.72		
Sarasota	1		Expense	Emergency Elevator Telephone Answering Services		\$ 1,291.68		
Sarasota	1		Expense	Elevator Maintenance		\$ 9,865.14		
Sarasota	1		Expense	Building Maintenance		\$ 29,102.50		
Sarasota	2	Revenue			\$ -			
Sarasota	3	Revenue			\$ -			
Seminole	1	Revenue			\$ 621,285.33			
Seminole	1		Expense	Security		\$ 1,165,073.65		
Seminole	1		Expense	Utilities		\$ 238,354.22		
Seminole	1		Expense	Repairs & Maintenance		\$ 46,319.41		
Seminole	2	Revenue			\$ -			
Seminole	3	Revenue			\$ -			
St. Johns	1	Revenue			\$ 100,766.55			
St. Johns	1		Expense	Postage		\$ 23.50		
St. Johns	1		Expense	Equipment		\$ 35,827.13		
St. Johns	2	Revenue			\$ -			
St. Johns	3	Revenue			\$ -			
St. Lucie	1	Revenue			\$ 269,115.66			
St. Lucie	1		Expense	Clerk of Ct Bldg-Debt Service		\$ -		
St. Lucie	1		Expense	Old Courthouse Ren; Clerk of Ct Bldg-Constr. & Renovations		\$ 298,610.72		
St. Lucie	1		Expense	New Court House Maint. Imp.		\$ 46,034.71		
St. Lucie	1		Expense	Courthouse Parking Garage		\$ 17,300.00		
St. Lucie	1		Expense	Other Contr Srv; Legal; Travel		\$ 59,061.21		
St. Lucie	1		Expense	Communication; Postage & Freight		\$ 1,374.04		
St. Lucie	1		Expense	Equipment Maint.		\$ 572.33		
St. Lucie	1		Expense	Ins & Bond; Special Dist. Fees		\$ -		
St. Lucie	1		Expense	Office Supplies; Equip-<\$1,000; Office Supplies-Computers		\$ 305.83		
St. Lucie	1		Expense	Law Books; Subscriptions; Mach. & Equip.; Works of Art		\$ 101,748.85		
St. Lucie	2	Revenue			\$ -			
St. Lucie	3	Revenue			\$ -			
Sumter	1	Revenue			\$ 82,535.83			
Sumter	1		Expense	Misc equipment		\$ 1,471.90		
Sumter	2	Revenue			\$ -			
Sumter	3	Revenue			\$ -			

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County Name	Section {1,2,3}	Revenue	Expense	Description	Revenue Value	Expenditure Value	Principal	Interest
Suwannee	1	Revenue			\$ 16,579.68			
Suwannee	1		Expense	Communications		\$ 1,148.59		
Suwannee	1		Expense	Repairs & Maintenance				
Suwannee	1		Expense	Office Supplies		\$ 17.00		
Suwannee	1		Expense	Operating Supplies		\$ 426.52		
Suwannee	1		Expense	Courthouse Improvements				
Suwannee	1		Expense	Machinery & Equipment				
Suwannee	2	Revenue			\$ -			
Suwannee	3	Revenue			\$ -			
Taylor	1	Revenue			\$ 8,860.00			
Taylor	1		Expense	Courthouse		\$ 8,860.00		
Taylor	2	Revenue			\$ -			
Taylor	3	Revenue			\$ -			
Union	1	Revenue			\$ 3,090.00			
Union	1		Expense	Courthouse Maintenance		\$ 3,090.00		
Union	2	Revenue			\$ -			
Union	3	Revenue			\$ -			
Volusia	1	Revenue			\$ 411,529.36			
Volusia	1		Expense	Personnel Services		\$ 127,947.97		
Volusia	1		Expense	Repairs & Maintenance		\$ 129,138.84		
Volusia	1		Expense	Janitorial		\$ 122,280.34		
Volusia	1		Expense	Security		\$ 19,175.52		
Volusia	1		Expense	Insurance		\$ -		
Volusia	1		Expense	Law Library		\$ 51,441.17		
Volusia	2	Revenue			\$ -			
Volusia	3	Revenue			\$ -			

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County Name	Section {1,2,3}	Revenue	Expense	Description	Revenue Value	Expenditure Value	Principal	Interest	
Walton	1	Revenue			\$ 51,885.66				
Walton	1		Expense	Rent/State Attorney's Office		\$ 11,112.42			
Walton	1		Expense	Utilities/State Attorney's Office		\$ 2,592.36			
Walton	1		Expense	Utilities/Public Defender		\$ 3,615.11			
Walton	1		Expense	Utilities/Courthouse		\$ 56,606.20			
Walton	1		Expense	Utilities/South Walton		\$ 17,527.31			
Walton	1		Expense	Courthouse Repairs		\$ 5,748.92			
Walton	2	Revenue			\$ -				
Walton	3	Revenue			\$ -				
Totals					\$ 17,699,948.85	\$ 25,585,450.71	\$ -	\$ -	\$ -

Notes

1. Section 1 relates to s. 318.18 (13) (a) 1, Florida Statutes.
2. Section 2 relates to s. 318.18 (13) (a) 2, Florida Statutes.
3. Section 3 relates to s. 318.18 (13) (a) 3, Florida Statutes.
4. Data was reported for 65 of the 67 counties. Counties not reporting are Wakulla and Washington.
5. Expenditure data is not statutorily required and may be incomplete.
6. Data is for the reporting period July 1, 2012 through September 30, 2012.

**BOARD OF COUNTY COMMISSIONERS
GULF COUNTY, FLORIDA**

Towan Kopinsky, Grant Writer/Coordinator

1000 CECIL G. COSTIN SR. BLVD., ROOM 312, PORT ST. JOE, FLORIDA 32456
PHONE: (850) 229-6144 / FAX (850) 229-9252 / EMAIL: tkopinsky@gulfcounty-fl.gov

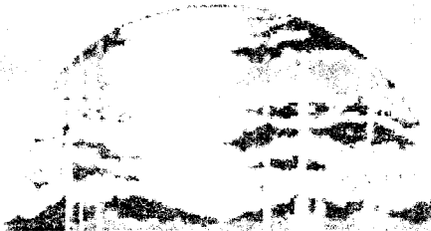
M E M O R A N D U M

TO: BOARD OF COUNTY COMMISSIONERS

FROM: TOWAN, GRANT COORDINATOR

DATE: FEBRUARY 6, 2013

TOPIC: CATF MEMBERS



I wanted to make the Board aware that, upon the resignation of 2 Citizens Advisory Task Force Members (for CDBG Projects), we will be placing a notice on the website to request applications for volunteers to serve on this committee. If you have any questions, please give me a call at 229-6144.

Thanks.

2013 Feb - 6 AM 9:20

2-17-13 13 44

Towan
CARMEN L. McLEMORE
District 1

WARD McDANIEL
District 2

JOANNA BRYAN
District 3

TAN SMILEY
District 4

WARREN J. YEAGER, JR.
District 5

NOTICE TO RECEIVE SEALED BIDS

14

BID #1213-08

The Gulf County Board of County Commissioners will receive sealed bids from any qualified person, company, or corporation interested in providing the following:

PIPE AS INDICATED ON SPECIFICATION SHEETS

Please place YOUR COMPANY NAME, SEALED BID, and the BID NUMBER on the outside of your envelope, and provide three copies of your proposal.

Bids must be submitted to and specifications may be obtained from the Gulf County Clerk's Office at 1000 Cecil G. Costin, Sr., Blvd., Room 148, Port St. Joe, Florida, 32456 by **4:30 p.m., E.T. on Friday, February 22, 2013.** Bids will be opened at this same location on Monday, February 25, 2013 at 10:00 a.m., E.T.

Any questions concerning this bid should be directed to Joe Danford or Jake Lewis, Gulf County Public Works at (850) 227-1401.

BOARD OF COUNTY COMMISSIONERS
GULF COUNTY., FLORIDA
/s/Tynalin Smiley, Chairman

Attest:

/s/ Rebecca L. Norris, Clerk

Ad Date: February 14 & 21, 2013

Ad #2013-08

Publish in Legals

Invoice: Gulf County BOCC

2013 FEB - 5 AM 9:03

OFFICE OF THE CLERK
GULF COUNTY, FLORIDA
1000 CECIL G. COSTIN, SR. BLVD.
PORT ST. JOE, FLORIDA 32456

14

GULF COUNTY BOARD OF COUNTY COMMISSIONERS
BID NO. 1213-08
SPECIFICATIONS
CULVERT PIPE

Bid for FEMA Projects

QTY	LNTH	DIAM	TYPE
16	20'	42"	N-12 STIB CORR
6	20'	24"	N-12 STIB CORR
6	20'	18"	N-12 STIB CORR

**FOB Gulf County Public Works,
1001 Tenth St., Port St. Joe, FL 32456
Refer questions to Joe Danford or Jake Lewis 850-227-1401**

JOB NOTICE

The Gulf County Board of County Commissioners is accepting applications for a Central Services Director. Applications and a complete job description are available in our HR office or at www.gulfcounty-fl.gov. EOE Application deadline is Thursday, February 28th at 5:00 p.m. E.T. For more information, please contact Brett Lowry or Lynn Lanier, Deputy Administrator at 850-229-6106. Gulf County enforces a Drug-Free Workplace Policy and is an Equal Opportunity / Affirmative Action Employer.

/s/ Rebecca L. Norris

Tynalin Smiley
Chairman

Advertise: February 14 and 21, 2013

Invoice: Gulf County Board of County Commissioners

Ad size: Help Wanted

Ad #2013-09

2013 FEB -5 AM 9:03

RECEIVED
GULF COUNTY BOARD OF COUNTY COMMISSIONERS
OFFICE OF THE CLERK
1000 W. GULF BLVD.
GULF COUNTY, FL 32107

PUBLIC NOTICE

A Public Hearing will be held at the Planning and Development Review Board (PDRB) meeting on Monday, February 18 , 2013 at 8:45 a.m. EST, and at the Board of County Commissioners (BOCC) meeting on Tuesday, February 26, 2013 at 9:00 a.m. EST. Both public hearings will be held in the BOCC Meeting Room at the Robert M. Moore Administration Building, 1000 Cecil G. Costin Sr. Blvd., Port St. Joe, Florida. The public hearings will be to discuss and act on the following:

1. Variance Application - Ellis C. Smith - Parcel ID # 03806-085R - Located in Section 31, Township 6 South, Range 11 West, Gulf County, Florida - encroachment into road setback to within 10' of ROW.
2. Variance Application - Sprit of Holiness Church - Parcel ID #02892-000R - Located in Section 11, Township 7 South, Range 10 West, Gulf County, Florida, encroachment into road setback.
3. Variance Application - Mars Real Estate Ventures, LLC - Parcel ID #06345-810R - Located in Section 25, Township 8 South, Range 12 West, Gulf County, Florida, encroachment into road setback.
4. Variance Application - Rubye G. Griffin - Parcel ID #03806-005R - Located in Section 31, Township 6South, Range 11 West, Gulf County, Florida, encroachment into road setback.
5. County Development Regulations and Policies
6. Staff, Public and Open Discussion

The public is encouraged to attend and be heard on these matters. Information prior to the meeting can be viewed at the Planning Department at 1000 Cecil G. Costin Sr. Blvd., Room 311.

Ad #2013-07

Date: February 7, 2013 and February 14, 2013

Invoice: Gulf County Planning Department

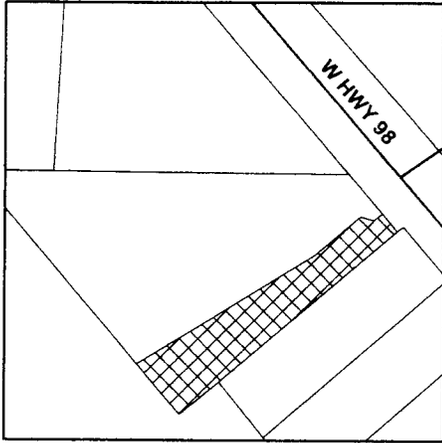
Size: **Headline no smaller than 18 point**

Must be at least 2 columns wide by 10 inches long

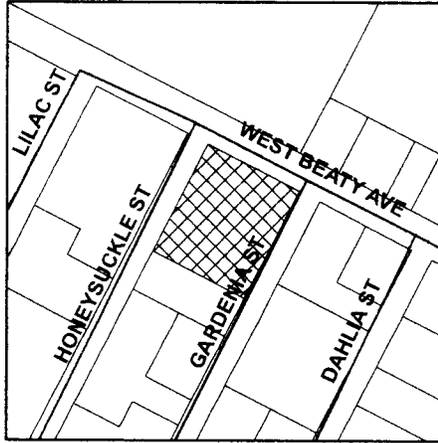
Must not appear in the newspaper portions where legal notices and classified advertisements appear

MAP

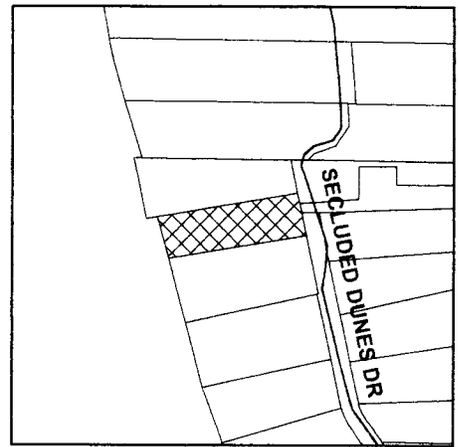
Variance - Ellis C. Smith



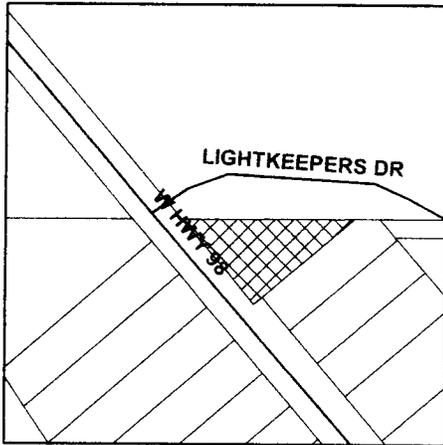
Variance - Sprit of Holiness Church



Variance - Mars Real Estate Ventures



Variance - Rubye G. Griffin



PUBLIC NOTICE

In accordance with their Transition Plan, Gulf County has adopted the following policies:

Drug-Free Workplace Policy (as modified 10-10-06)

Section 504 of the 1973 Rehabilitation Act Policy (as modified 11-08-11)

Americans with Disabilities Act of 1990 (as modified 02-12-13)

These policies are on file with the Gulf County Clerk of Circuit Court, 1000 Cecil G. Costin, Sr. Blvd., Port St. Joe, FL 32456.

Gulf County is an Equal Employment Opportunity/Affirmative Action Employer.

**Tynalin Smiley
Chairman**

**Ad Date: February 14, 2013
Ad Size: Legals
Ad #2013-10
Invoice: Gulf County BOCC**

2013 FEB - 6 AM 8: 37

VISITOR PERCEPTION



no luggage

FEBRUARY 5, 2013

Visitor Perception Three Phases

Methodology

Objectives

Visitor Profile

Visitor Perception

The Brand Ambassador

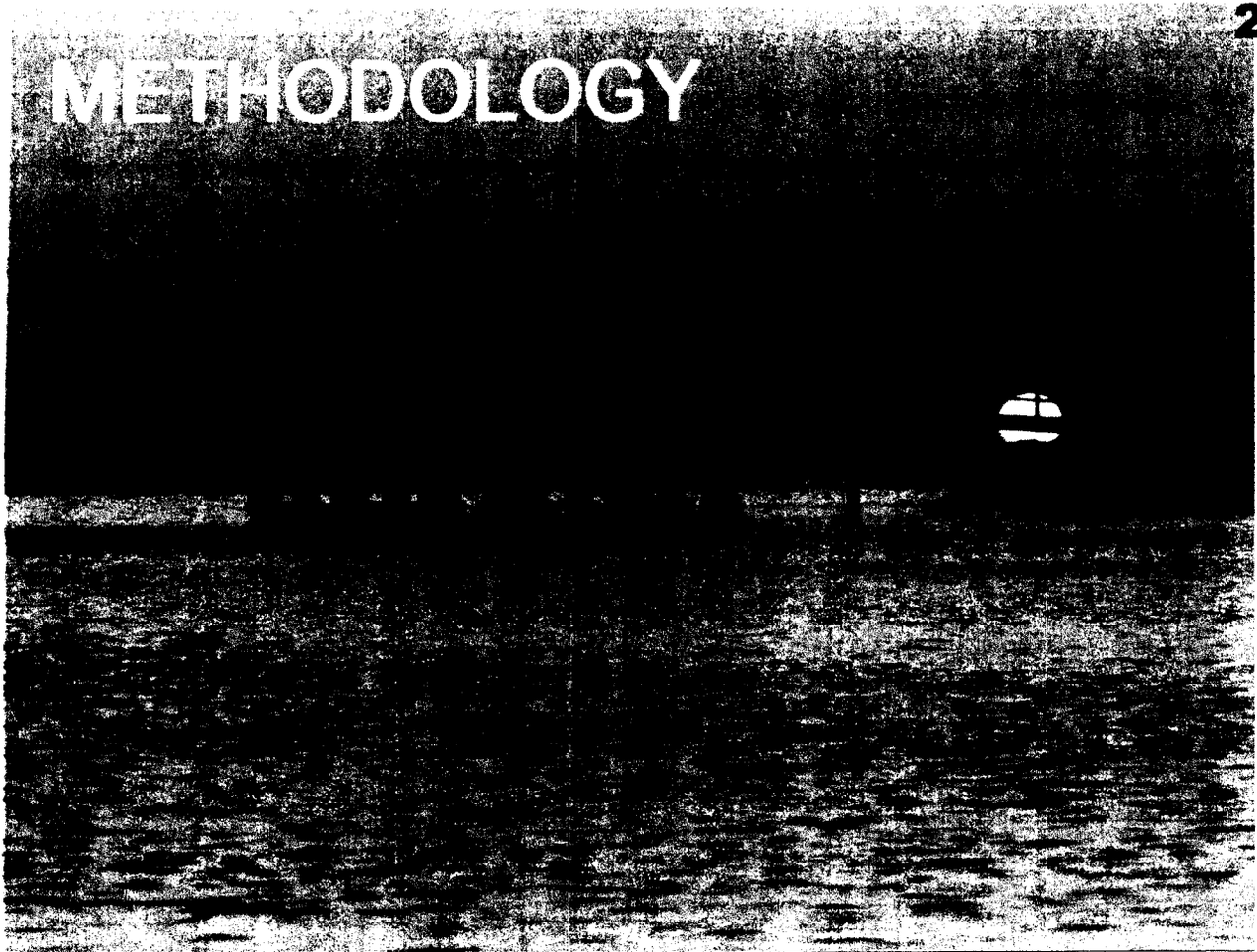
The Gulf County Experience

Opportunities / Conclusions

2013 FEB -6 AM 11:10

2-12-13 CL

METHODOLOGY



STAKEHOLDERS

VISIONS

IMPACT

CONCLUSIONS

– Stakeholder Interviews in November

- 26 participants
- 30-45 minute interviews
- Face-to-face
- Mixed sample - lodging, merchants experts, public
- In-market observation

STATEHOLDERS

VISITORS

AMBASSADORS

– Visitor Opinion Survey in December

- Online survey - Gulf County database
- 745 completes - 3.5% response
- 400 sample size - pulled at random
- 300 visitors / 100 non-visitors
- 60% women / 40% men



STATEHOLDERS

VISITORS

AMBASSADORS

– Loyal Visitor Interviews in January

- 22 participants
- 30-45 minute interviews
- email / phone
- Mixed sample - from lodging partners & database
- 60% women / 40% men

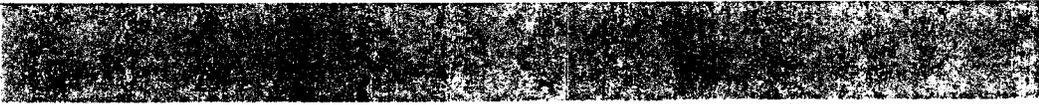


OBJECTIVES

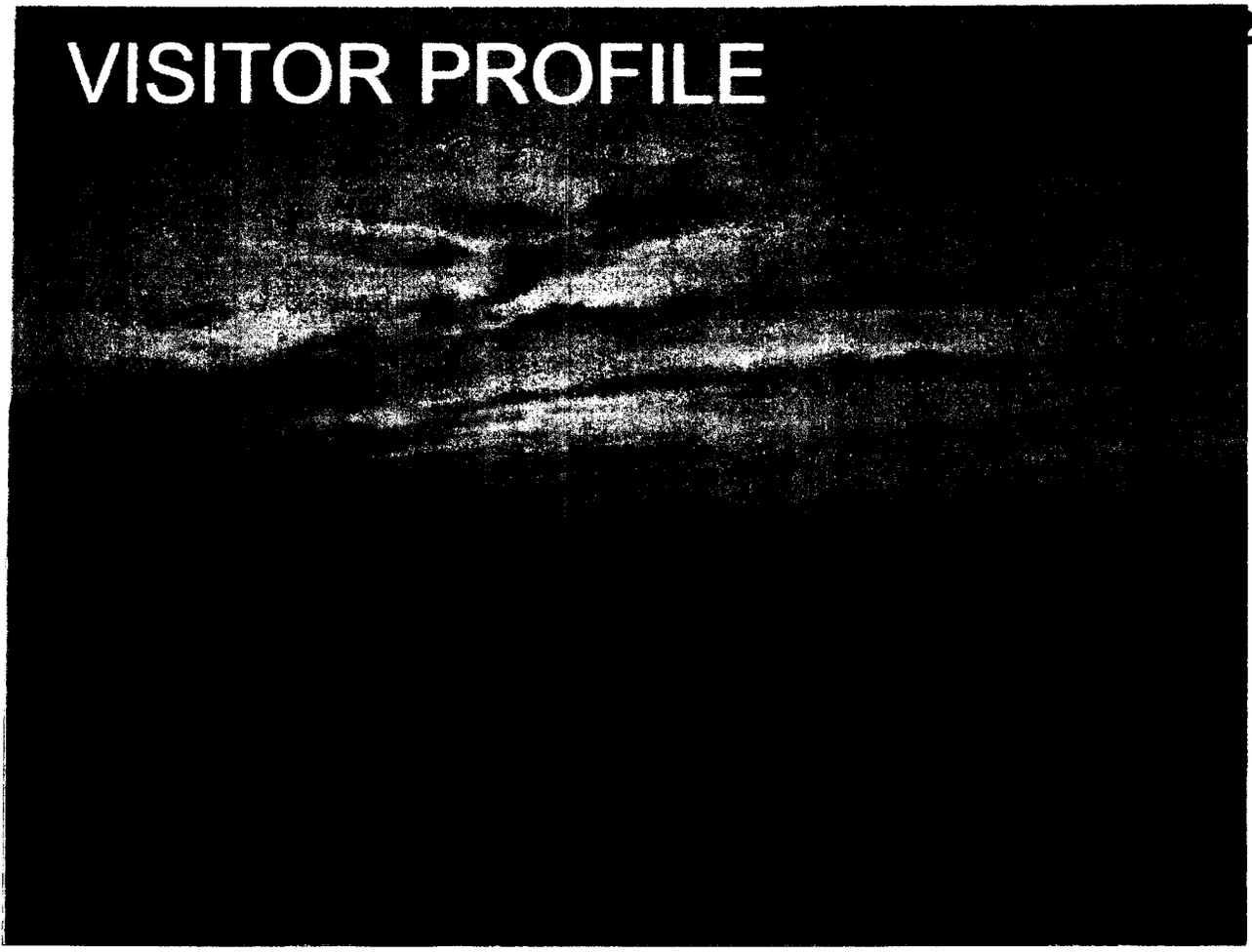


The following objectives are intended to provide a comprehensive overview of the project's goals and the specific tasks that will be undertaken. These objectives are designed to ensure that the project is completed on time, within budget, and to the highest quality standards. The primary focus is on the development and implementation of a robust system that meets the needs of the organization and its stakeholders. The objectives are as follows:

- 1. To conduct a thorough analysis of the current system and identify areas for improvement.
- 2. To design a new system architecture that is scalable, secure, and user-friendly.
- 3. To develop and test the system components, ensuring that they meet the required specifications.
- 4. To implement the system and provide training to the end users.
- 5. To monitor the system's performance and make necessary adjustments to optimize its efficiency.



VISITOR PROFILE



Married

Majority aged 35-64 (48.8% are 50-64)

Traveling with significant other (84%)

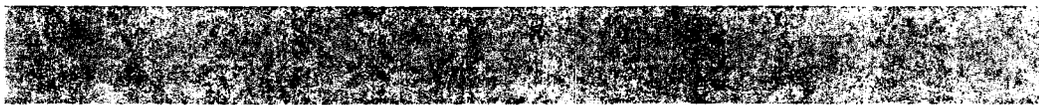
Making vacation planning decisions together

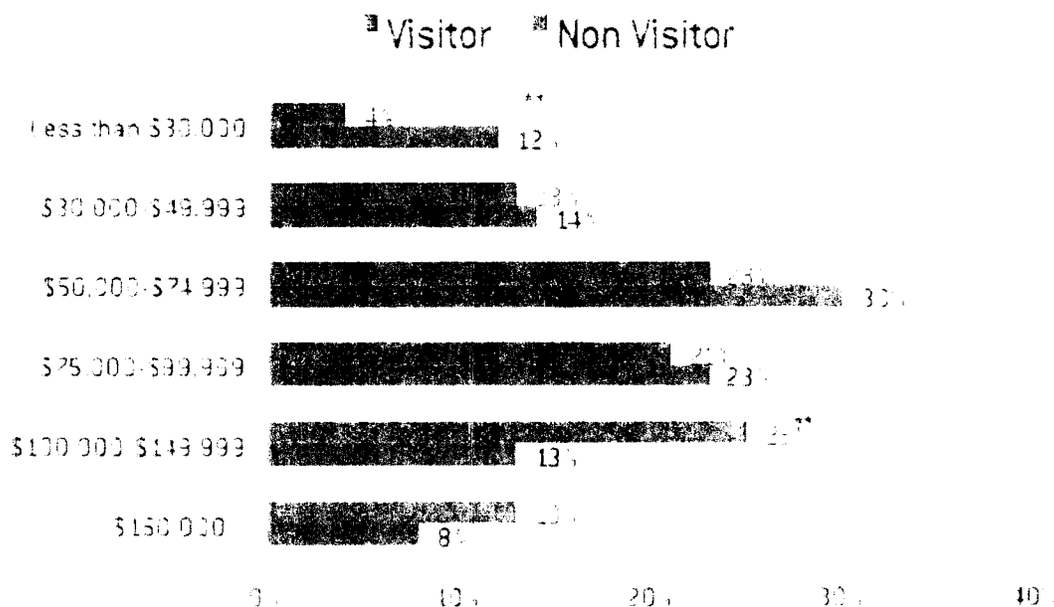
Planning three months to a year in advance

Some college+

92% drive to Gulf County

52% say they travel with their children, but only 30% have kids in the HH, suggesting 22% must be traveling with their adult kids

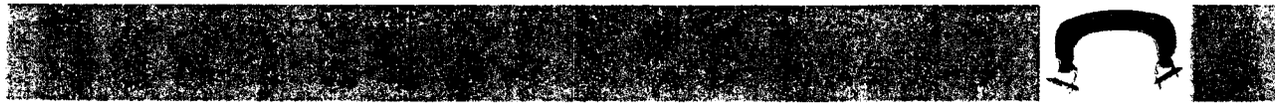
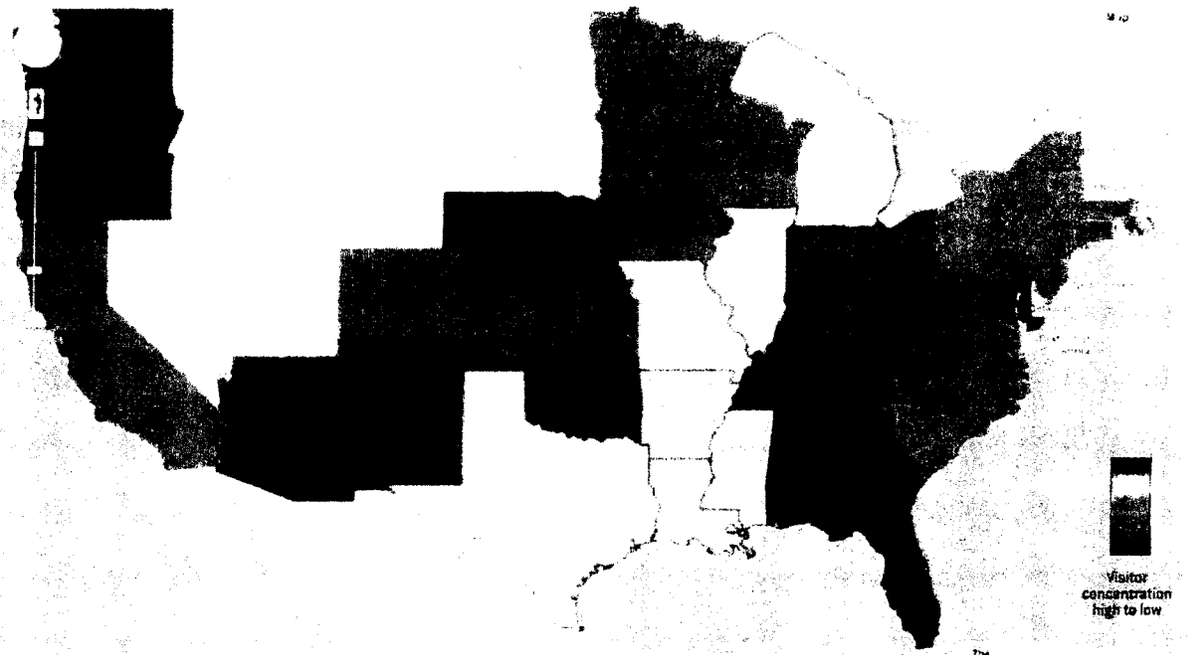




Visitors

Non Visitors





– Southerners tend to be:

Older with lower income (65+, HHI 50-75K)
 Summer, Fall and Spring visitors
 Have been 3+ times in 2 years
 Short-term planners (<1 month out)

– Midwesterners tend to be:

Slightly younger (higher 18-49 year olds)
 In a higher income bracket (\$75K+)
 Long-range travel planners (1+ years out)

- 21% Georgia
- 17% Florida
- 11% Tennessee
- 8% Alabama
- 4% Indiana
- 4% Kentucky
- 4% Ohio
- 3% Illinois
- 3% Missouri
- 3% Texas
- 2% Louisiana
- 2% Michigan
- 2% Mississippi
- 2% New Jersey
- 2% New York



	Total		Have Visited GC		Have Not Visited GC	
Total	400	100.0%	300	100.0%	100	100.0%
Suburban	204	51.0%	148	49.3%	56	56.0%
Rural	143	35.8%	113	37.7%	30	30.0%
Urban	53	13.3%	39	13.0%	14	14.0%

Almost 90% of current visitor lives in Suburban or Rural communities
 - much like Gulf County



	Total		Have Visited GC		Have Not Visited GC	
Total	300	100.0%	300	100.0%	0	100.0%
Summer	191	63.7%	191	63.7%	0	0.0%
Fall	158	52.7%	158	52.7%	0	0.0%
Winter	155	51.7%	155	51.7%	0	0.0%
Spring	108	36.0%	108	36.0%	0	0.0%

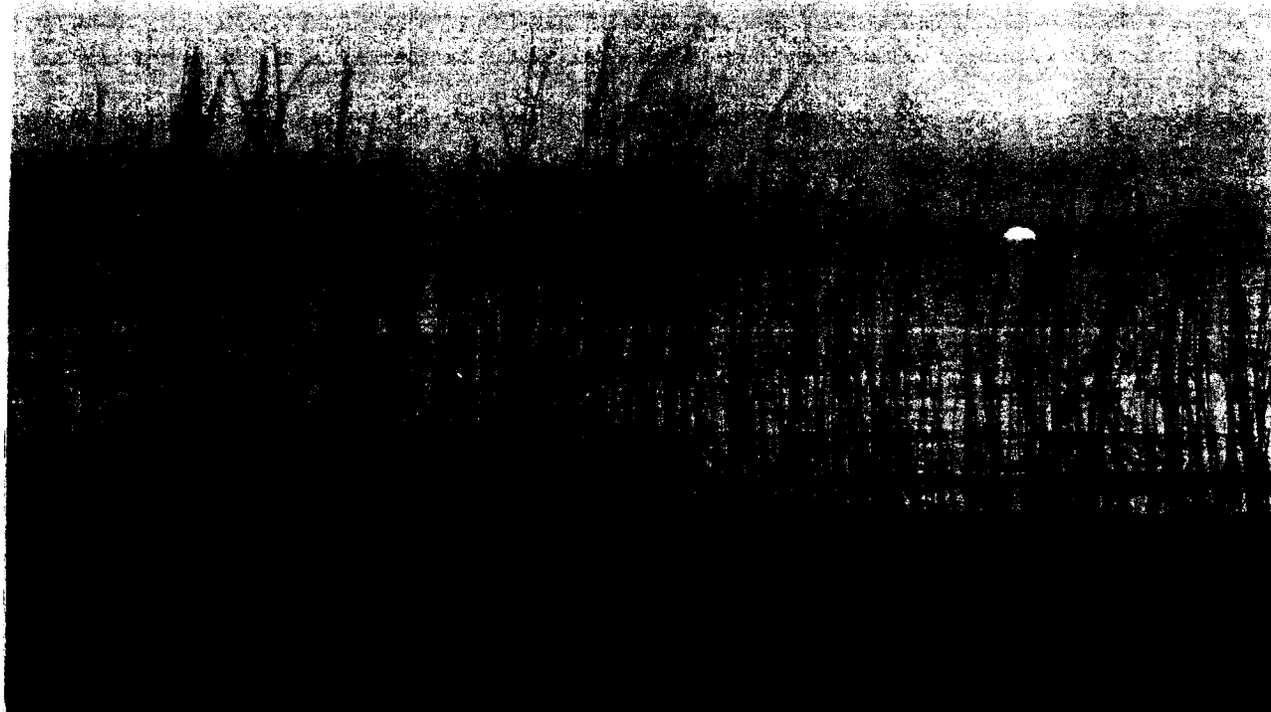


	Total		Have Visited GC		Have Not Visited GC	
Total	300	100.0%	300	100.0%	0	100.0%
1x	123	41.0%	123	41.0%	0	0.0%
2x	76	25.3%	76	25.3%	0	0.0%
3x	26	8.7%	26	8.7%	0	0.0%
4x	20	6.7%	20	6.7%	0	0.0%
5 or more times	55	18.3%	55	18.3%	0	0.0%

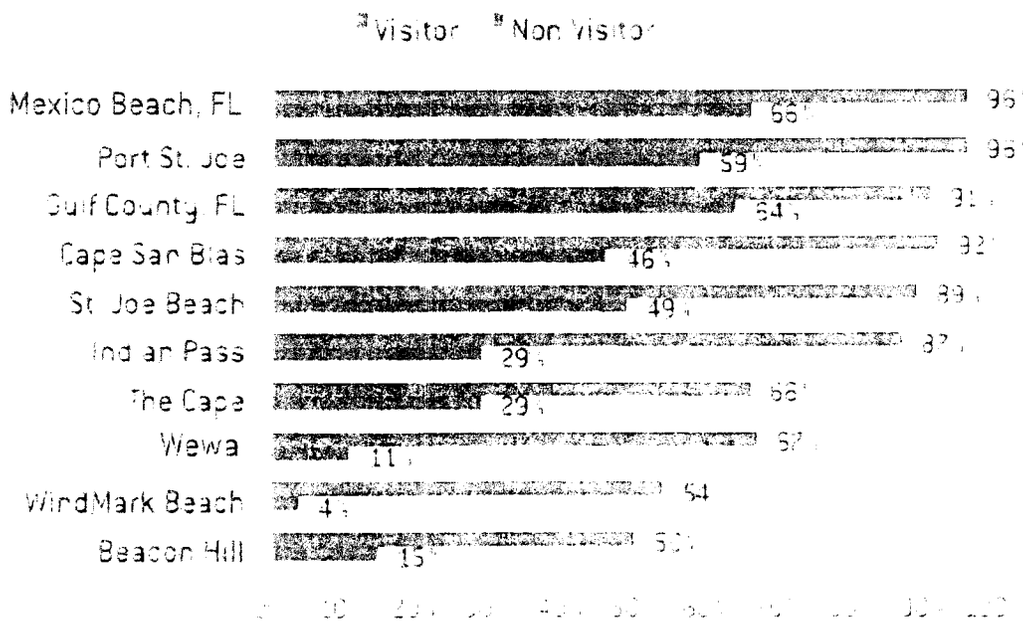


	Total		Have Visited GC		Have Not Visited GC	
Total	400	100.0%	300	100.0%	100	100.0%
An explorer/adventurous person	228	57.0%	170	56.7%	58	58.0%
A planner	202	50.5%	153	51.0%	49	49.5%
Someone who likes solitude/to be alone	179	44.8%	135	45.0%	44	44.0%
An outdoorsman/woman	159	42.3%	125	42.0%	43	43.0%
Spontaneous	158	39.5%	110	36.7%	48	48.0%
An organizer - likes to plan activities for everyone in the group	131	32.8%	97	32.3%	34	34.0%
A fisherman/woman/angler	124	31.0%	97	32.3%	27	27.0%
A social person/likes to be a part of a group	122	30.5%	88	29.3%	34	34.0%
None of the above	11	2.8%	7	2.3%	4	4.0%





Awareness: Name Recognition?



Where do you stay?

32% Other (Mexico Beach)

Where do you tell friends and family you stay?

18% Mexico Beach



30% do not think any of the choices are like Gulf County

Brand Ambassadors feel even more strongly - almost 100% think Gulf County is like nothing else



"Not only do you have beautiful views of the ocean, but you can see things like [redacted] or Crooked Island."

"A ton of nature, plants and animals. [redacted] and [redacted]."

"It's [redacted]. The beaches are more natural with the [redacted] driftwood, etc. You are able to see more [redacted], etc."

"No, it's not like St George's Is. When we went to SGI last year we were there two days and the kids wanted to come back. They said the people were different and there were too many of them. And it didn't have the [redacted] like The Cape."

"Port St Joe – it's more like a regular town. I'd say it's [redacted]."

"The whole area is unique. It's not been discovered. All [redacted] No franchises."

"I think they sold all bait shops in Destin and turned them into coffee houses. They keep saying they are the best fishing village in the world – I think there is terrible fishing there. All I could hear is traffic."



96% of visitors think Gulf County beaches are clean.

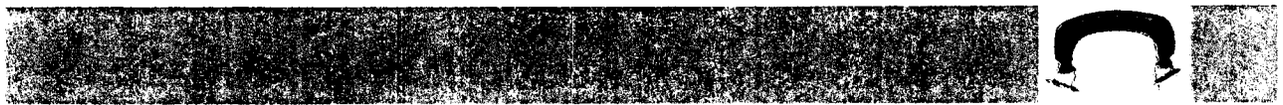
75% think Mexico Beach is different from GC beaches primarily because Mexico Beach is more developed with more crowds.

Being pet friendly is important to 41% of visitors, which is significantly more important than it is to non-visitors (31%).

Gulf County's most loyal visitors (5+) are 50% more likely to consider pet-friendliness an important fact than non-visitors.



relaxing
 peaceful
 beautiful
 quiet
 friendly
 uncrowded
 unspoiled
 serene
 laidback
 pristine



quiet
 uncrowded
 friendly
 serene
 secluded
 beach
 wonderful
 fun
 laidback
 unspoiled
 clean
 pristine
 tranquil
 warm
 restful
 enjoyable
 quite
 natural



Uncrowded, Unspoiled, Uncommercial.

"I lived in Hawaii for three years and I would choose to go to the Gulf County area any day. It's the undisturbed nature, the low commercial development, the friendly people and lots of outdoor activities available that lure me there as well as everyone else I know who goes there. Please don't ever let it get "commercial"."

"Other beaches on the panhandle are white, but Gulf County beaches are really uncrowded when you compare those in Destin. When we return to Sisters or Sunset Coastal we are welcomed as family."

"Hope that it stays Forgotten. You're trying to save the stuff you end up destroying. Can't "preserve" - But, I hope that the people down there "conserve" the area."

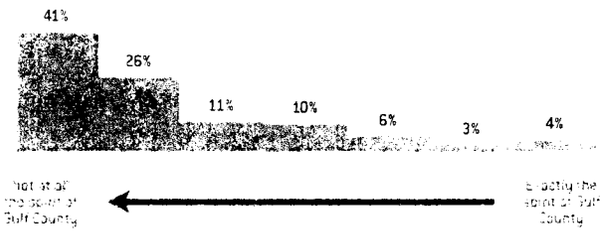
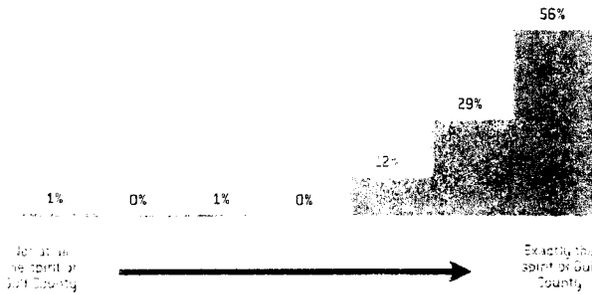
"It's the pace - no traffic, cars, planes or anything. I love to get up and just have coffee with the sunrise. There's nothing man can make that's better than what God did (on Cape San Blas). You don't ever want to go home. I haven't ever found a place like it."

"(In Destin) Beer is warm when you get home from convenience store because the traffic is so bad."

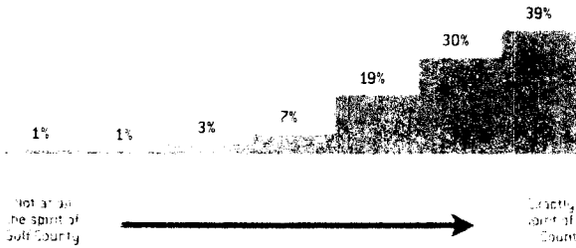
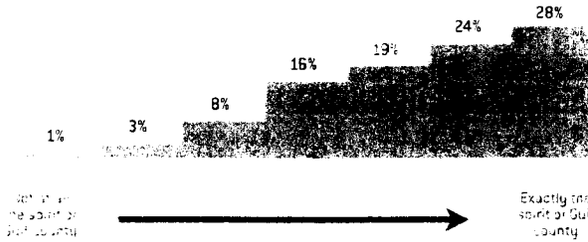


Uncrowded, Unspoiled, Uncommercial.

ANALYSIS OF THE GULF COUNTY MARKET



Understand the spirit of Gulf County



calm

rested

content unrushed

home

happy

warm

excited

love

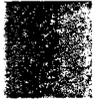
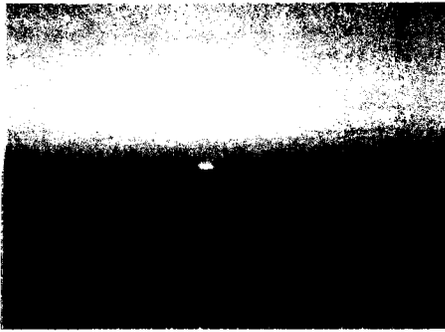
at peace

refreshed

unstressed

free





THE BRAND AMBASSADOR



The Explorer

47% female / 53% male (vs. 60/40)

35+ is key age demo (vs. 35-64)

\$100K+ is key HHI (vs. \$50-\$150K)

70% Grad College+ (vs. 55%)

More likely to live in close proximity (95% vs. 72%)

Explorer/adventurous (71% vs. 57%)

An organizer (46% vs. 33%)

A fisherman/angler (40% vs. 32%)

Significant off-season visitation

(76% vs. 36% winter; 89% vs. 53% fall)

More likely to bring toys

a bicycle (33% vs. 18%)

a kayak (22% vs. 11%)

a boat (29% vs. 10%)

more likely to do water-based activities

saltwater fish (51% vs. 36%)

boating (56% vs. 27%)

scalloping (46% vs. 22%)

snorkel (40% vs. 31%)



nature lover



casual adventurer



brand ambassador

explorer



the best of
orange boat



LANDS' END

THE BEACH

"Cape San Blas (is our favorite). We started camping there at the State Park 32 years ago and have camped there every year for 32 years. Same camp sites every year. The kids grew up there. We have also rented a beach house about 8 or 9 times in the last 15 years. We're right out near the State Park. Our beach house faces west so we always make sure we have dinner in time to see the sunset."

"New York City, I've been to Africa twice, we travel! Gulf County is our "go-to" relax trip."

"We'd go about 4x a year - Once at Thanksgiving, once at Spring Break, during the summer and then for a separate trip just for the adults. It was usually the same group of us, but sometimes the kids would bring friends."

"Well, I don't know anybody who can suck at fishing the way we do and still catch fish. We've caught Spanish, Grouper, Kings, crabs, Flounder, Whiting"

"My daughter was 3-4 months old. First time we spent a week vacation anywhere. My dad was a farmer so we just had weekends. Spent so much time on the beach - out on the Cape. Early morning to late night. Such an EASY vacation. My husband thought that once we had kids we'd "Throw out the anchor" Never going to do anything. Then we took our vacation to the Cape. It was so EASY. We thought - we're definitely going back."



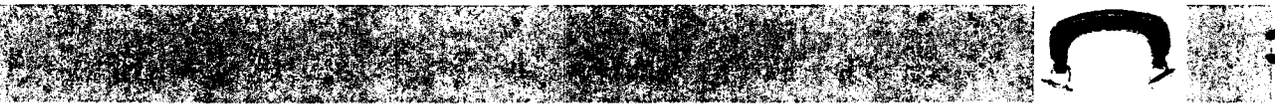
THE BEACH

"I'll tell you a story. This is kinda the way it is. I got to be friends with the maintenance guy. One night we went out to dinner at a fish house out on Highway 98 and just happened to run into him. Turns out he was friends with the owner who came over and he introduced us. The owner went back in the kitchen and started fixing special dishes, stuff that wasn't even on the menu. Then when we got the bill it turned out that he'd comped us half the stuff."

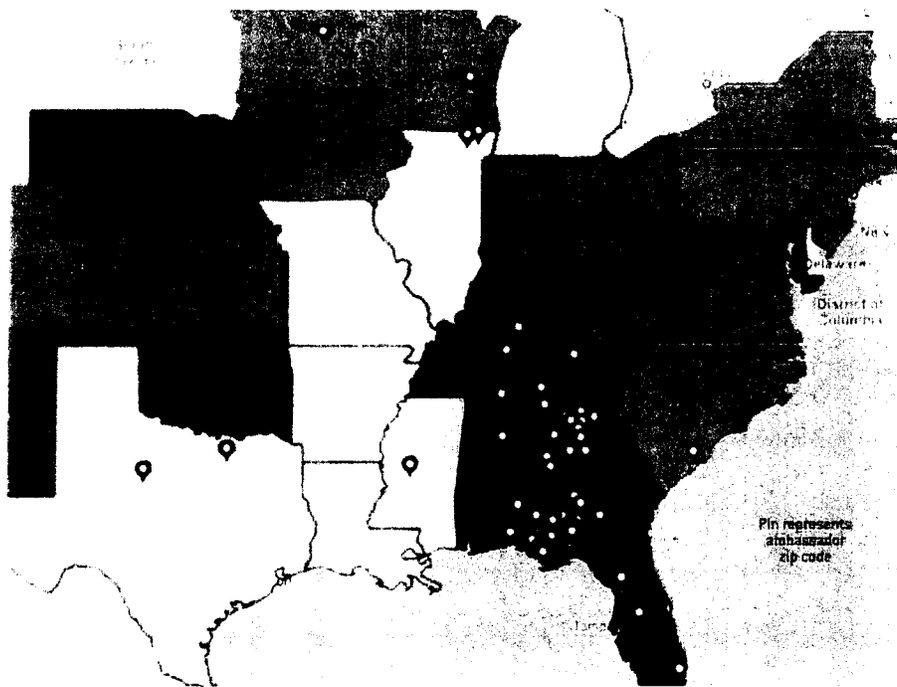
"We call this HOME. Atlanta is where we go back to live."

"It connects you with your family because that's what you do. Family. You play games, you play in the water. The kids aren't all busy with electronics and stuff. And you're not preoccupied with life, either. We've had the kids put on little plays and things while we've been out there -- things you don't do anywhere else."

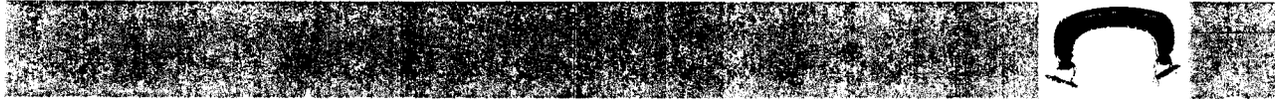
"Fished for 53 straight days this Fall."



United States



	Total		Have Visited GC		Have Not Visited GC	
Total	300	100.0%	300	100.0%	0	0.0%
Walk on the beach	289	96.0%	288	96.0%	0	0.0%
Pick shells	246	82.0%	246	82.0%	0	0.0%
Swim	225	75.0%	225	75.0%	0	0.0%
Read	200	66.7%	200	66.7%	0	0.0%
Sightsee	197	65.7%	197	65.7%	0	0.0%
Shop	196	65.3%	196	65.3%	0	0.0%
Explore	184	61.3%	184	61.3%	0	0.0%
Search for wildlife	119	39.7%	119	39.7%	0	0.0%
Saltwater fish	109	36.3%	109	36.3%	0	0.0%
Attend festivals or events	107	35.7%	107	35.7%	0	0.0%
Bird-watch	103	34.3%	103	34.3%	0	0.0%
Snorkel	92	30.7%	92	30.7%	0	0.0%
Go boating	90	29.7%	90	29.7%	0	0.0%
Canoe or kayak	69	23.0%	69	23.0%	0	0.0%
Scallop	65	21.7%	65	21.7%	0	0.0%
Freshwater fish	21	7.0%	21	7.0%	0	0.0%
Other	40	13.3%	40	13.3%	0	0.0%
Absolutely nothing	2	0.7%	2	0.7%	0	0.0%



45%



100%

I can think of no way to improve it. Every year as we arrive in the area we hope that there have been no major changes because our whole family loves it the way it is. We don't want to be entertained. We just want to relax and enjoy each other in a low-pressure atmosphere

just be yourselves, do not try to copy other
towns/areas



Stuck on a rainy day? I don't know, maybe a movie
theater. It's not like it's a problem.



Never feel stuck. Rain is just liquid sunshine.



	Total		Have Visited GC		Have Not Visited GC	
Total	400	100.0%	300	100.0%	100	100.0%
Friends and/or neighbors	92	23.0%	75	25.0%	17	17.0%
Family - generations have been going for years	86	21.5%	82	27.3%	4	4.0%
Online at visitgulf.com	86	21.5%	64	21.3%	22	22.0%
Online via other websites like tripadvisor.com, expedia.com, or yelp.com	59	14.8%	39	13.0%	20	20.0%
Magazine ad or article	52	13.0%	33	11.0%	19	19.0%
TV commercial	6	1.5%	5	1.7%	1	1.0%
Social sites: Facebook, Twitter, Pinterest, etc.	3	0.8%	1	0.3%	2	2.0%
Radio commercial	2	0.5%	2	0.7%	0	0.0%
Other	30	7.5%	28	9.3%	2	2.0%
Don't remember	42	10.5%	28	9.3%	14	14.0%
I had not heard about Gulf County, FL before taking this survey	21	5.3%	2	0.7%	19	19.0%



CONCLUSIONS

- ✓ Mindful Growth - Fall and Spring Opportunities
- ✓ Target like-minded, new visitors modeled from loyalists
- ✓ Find and convert more brand ambassadors
- ✓ Expand reach in Southern Geography
- ✓ Explore emerging markets in Midwest Corridor
- ✓ Stay true to Gulf County brand character - be specific

Commissioner5

From: Carol Paruch <carol.paruch@bairdwarner.com>
Sent: Tuesday, February 05, 2013 2:13 PM
To: commissioner5@gulfcounty-fl.gov
Subject: Cape San Blas lighthouse

Hi,

We own a home in Cape San Blas. We are very disheartened to hear that the lighthouse may be moved off the Cape. This makes no sense. It's history needs to be preserved and it should stay where it's been for the past 160 years. The lighthouse does not belong in Port St.Joe....it belongs on the Cape.

Thank you

Carol+Stan Paruch

Carol Paruch
Broker-Associate
Serving my client's real estate needs for over 35 years.
847-923-6944 direct office
630-881-0302 cell
Visit my website at
www.carolparuch.bairdwarner.com



17:01:17 9-03-13
2013-02-05 11:01:17 AM
2013-02-05 11:01:17 AM



DEPARTMENT OF THE AIR FORCE
HEADQUARTERS 96TH TEST WING (AFMC)
EGLIN AIR FORCE BASE FLORIDA

46

JAN 25 2013

Colonel Anthony A. Higdon
Commander, 96th Civil Engineer Group
501 DeLeon Street, Suite 100
Eglin AFB FL 32542-5133

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

Dear Mr. Butler

Thank you for your letter dated October 31, 2012 concerning the erosion in the Cape San Blas area. Eglin is available to have an on-site meeting and follow-up sit down meeting with the county at the county's convenience.

Unfortunately, due to limited resources, we do not anticipate having the funds or manpower to assist in a joint project. However, the Real Property Office is available to provide short-term real estate agreements to authorize access to the area should the county obtain funds and the restoration plan is approved by Eglin.

Please ensure any restoration/funding proposals are coordinated through the 96th Civil Engineer Group, Environmental Stewardship Branch, Ms. Maria Rodriguez at 882-0043 prior to submitting.

Sincerely


ANTHONY A. HIGDON, Colonel, USAF
Commander

2013 FEB - 6 / 11 9:02
INFORMATION
DATE 2/12/13 DE

BOCC

From: ERIK ASHER <erik-asher@live.com>
Sent: Friday, February 01, 2013 2:38 PM
To: boccc@gulfcounty-fl.gov
Subject: PLEASE SUBMIT THIS ORDINANCE FOR A VOTE

Importance: High

AN Ordinance, which shall be known and may be cited as the "2nd Amendment Preservation Ordinance." To prevent federal infringement on the right to keep and bear arms; nullifying all federal acts in violation of the 2nd Amendment to the Constitution of the United States.

THE BOARD OF COMMISSIONERS OF GULF COUNTY DO ENACT AS FOLLOWS:

SECTION 1: The GULF County Board of Commissioners finds that:

- A. The 2nd Amendment to the Constitution of the United States reads as follows, "A well regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed."
- B. All federal acts, laws, orders, rules or regulations regarding firearms are a violation of the 2nd Amendment

SECTION 2: PROHIBITION ON FEDERAL INFRINGEMENT OF THE RIGHT TO KEEP AND BEAR ARMS

- A. The GULF County Board of Commissioners declares that all federal acts, laws, orders, rules, regulations – past, present or future – in violation of the 2nd Amendment to the Constitution of the United States are not authorized by the Constitution of the United States and violate its true meaning and intent as given by the Founders and Ratifiers; and are hereby declared to be invalid in this county, shall not be recognized by this county, are specifically rejected by this county, and shall be considered null and void and of no effect in this county.
- B. It shall be the duty of the Sheriff of this County to take all measures as may be necessary to prevent the enforcement of any federal acts, laws, orders, rules, or regulations in violation of the 2nd Amendment to the Constitution of the United States.

SECTION 3 EFFECTIVE DATE

- A. This act takes effect upon approval by the GULF County Board of Commissioners.

2013 FEB -6 AM 9:23

2-12-13 L

Rick Scott
GOVERNOR



Jesse Panuccio
EXECUTIVE DIRECTOR

FLORIDA DEPARTMENT of
ECONOMIC OPPORTUNITY

January 23, 2012

The Honorable Tynalin Smiley
Chairman, Gulf County Board of County Commissioners
1000 Cecil G. Costin, Sr. Boulevard - Room 302
Port St. Joe, Florida 32456

RE: Monitoring Visit Scheduled
Small Cities Community Development Block Grant (CDBG) Program
Contract Number: 11DB-OH-02-33-01-H04

Dear Chairman Smiley:

In coordination with County staff and your grant administrator, I will be visiting your community on January 31, 2013, to monitor the above referenced Small Cities CDBG contract. I will meet at 9:00 a.m. Eastern Standard Time with your project staff and others responsible for the administration of the CDBG project.

Please have all your CDBG records available for review in the monitoring meeting room. The focus of the monitoring visit will be on the areas listed in the enclosure, and the identified documents should be available for immediate review. The purpose of the monitoring visit is to identify any issues that may need to be addressed prior to closeout and to provide technical assistance to resolve these or other issues of concern to you.

I will conduct an exit briefing by 11:30 a.m. (earlier if the monitoring is completed before then). I encourage you and other interested local officials to attend the exit meeting to discuss monitoring conclusions and any other project issues you may have. Technical assistance also can be provided at this time.

If you have any questions, please contact me at (850) 717-8418 or by e-mail at Patrick.Howard@deo.myflorida.com.

Sincerely,

Patrick Howard
Government Operations Consultant II

2013 FEB -6 AM 9:22

Enclosure

cc: Ms. Towan Kopinsky, Grant Writer/Coordinator, Gulf County
Mr. Ronald Vanzant, President, Jordan and Associates

Florida Department of Economic Opportunity The Caldwell Building 107 E. Madison Street Tallahassee, FL 32399-4120
866.FLA.2345 850.245.7105 850.921.3223 Fax www.FloridaJobs.org www.twitter.com/FLDEO www.facebook.com/FLDEO

An equal opportunity employer/program. Auxiliary aids and services are available upon request to individuals with disabilities. All voice telephone numbers on this document may be reached by persons using TTY/TDD equipment via the Florida Relay Service at 711.

Please have the following items available for the monitoring visit:

Activity Eligibility

- ▶ Documentation that all activities are being carried out in accordance with the application

Audit Review

- ▶ A-133 Audit Report (most recent) or local government audit if an A-133 audit was not required
- ▶ Management letter and local government response to letter

Environmental Fund Release Monitoring

- ▶ Letter from DEO approving the Environmental Review and releasing funds

Environmental Record Review

- ▶ Environmental Checklist/Statutory Checklist
- ▶ Environmental Review Record
- ▶ Findings of Categorical Exclusions
- ▶ Published Notices, Concurrent, Flood Plain, etc.
- ▶ Historical Preservation Correspondence

Equal Opportunity Requirements

- ▶ EEO Policy
- ▶ Job Announcement published in a newspaper (most recent)
- ▶ EEO Complaint Files (if any)
- ▶ Civil Rights Profile

Fair Housing Requirements

- ▶ Fair Housing Activity Documentation
- ▶ Fair Housing Ordinance
- ▶ Housing Discrimination Case Files (if any)

Financial Management I -- System Review

- ▶ Bank Statements
- ▶ Cash Journals/Registers/Ledgers
- ▶ Cost Allocation Plan (for indirect costs billed to the CDBG grant)
- ▶ Copies of All Request for Funds to Date
- ▶ Proof that CDBG funds are incorporated into the local government's general accounting system
- ▶ Proof of bonding

National Objective / Benefit Monitoring

- ▶ Documentation that the actual number of targeted beneficiaries is consistent with the application
- ▶ Copies of Income Survey Forms used during

the Application Process

Program Administration

- ▶ Application (CDBG)
- ▶ Citizen Participation Plan
- ▶ Contract (CDBG)
- ▶ Current Form 2880
- ▶ All construction and professional contracts

Section 504 Requirements

- ▶ Self-Evaluation Plan
- ▶ Transition Plan

Section 3

- ▶ Documentation that efforts have been made to reach Section 3 numerical goals for low- and very low-income residents and business concerns for low and very low-income residents

commissioner1

From: epost_nwdslerp <epost_nwdslerp@dep.state.fl.us>
Sent: Thursday, January 31, 2013 3:44 PM
To: Curtis.M.Flakes@usace.army.mil
Cc: Donald_Imm@fws.gov; Karen_Herrington@fws.gov; Ted.Hoehn@myfwc.com; Charles.mesing@myfwc.com; bonita.gorham@myfwc.com; steve.shea@myfwc.com; wildfed@gmail.com; Marilynblackwel@wmconnect.com; dan@apalachicolariverkeeper.org; Jennifer.L.Jacobson@usace.army.mil; Velma.F.Diaz@usace.army.mil; Mason, Heather; Crandall, Lea; Orr, Elizabeth; Hamilton, Shawn; Susanna.R.Maxwell@usace.army.mil; scott.sanders@myfwc.com; Llewellyn, Janet; Rach, Timothy; Mussetto, Teresa; tlakey@jacksoncountyfl.com; ccc@calhouncounty.org; calem@gtcom.net; asmith@gtcom.net; commissioner1@gulfcounty-fl.gov; gulf1@gtcom.net; boccc@gulfcounty-fl.gov; info19@franklinclerk.com; smokey@franklincountyflorida.com; michael@franklincountyflorida.com; noah@franklincountyflorida.com; pinki@franklincountyflorida.com; cheryl@franklincountyflorida.com; liberty1@gtcom.net; ehinson@gadsdencountyfl.gov; dcroley@gadsdencountyfl.gov; gmorgan@gadsdencountyfl.gov; bholt@gadsdencountyfl.gov; staylor@gadsdencountyfl.gov; DB4635@aol.com
Subject: Apalachicola River Snagging/USACOE -multiple Counties - Revised Notice of Intent
Attachments: AS NOI.pdf

Dear Sir/Madam:

The Northwest District of the Florida Department of Environmental Protection's Submerged Lands & Environmental Resource Program issues electronic documents, in lieu of hard copies, via our Epost system.

A minor correction/clarification has been made to the draft Apalachicola Snagging permit attached to the Notice of Intent to Issue.

Specific Condition 11 now reads:

"When using method 2 (mechanical relocation), a qualified wildlife biologist experienced in conducting listed species surveys in submerged environments shall accompany the permittee during snagging activities. The biologist shall perform localized surveys for each snag to be relocated to determine whether or not the snag is currently utilized by listed species. The biologist shall also examine the proposed relocation site to determine whether or not listed species habitat will be disturbed by the relocation."

All other language in the document remains unchanged.

We ask that you please:

1) *Respond electronically to this cover page to acknowledge receipt. We must receive verification that the document has been received to avoid repeated e-mail attempts to deliver.*

2) Open the attached document which may require immediate action on your part within a **51** specified time frame. Please open and review the document(s) as soon as possible.

Please note that our documents are sent virus free. However, if you use Norton Anti-virus software, a warning may appear when attempting to open the document. Please disregard this warning.

Thank you,

DEP Electronic Postal System
Department of Environmental Protection
Northwest District Office
Submerged Lands and
Environmental Resources Program
E-Mail Address: epost_nwdslerp@dep.state.fl.us

If you have received an authorization from the ERP program, please click on the survey link (below) to provide us valuable feedback about your experience.



Please take a few minutes to share your comments on the service you received from the department by clicking on this link [DEP Customer Survey](#).



**FLORIDA DEPARTMENT OF
ENVIRONMENTAL PROTECTION**

160 W GOVERNMENT STREET, SUITE 308
PENSACOLA, FLORIDA 32502-5794

52
RICK SCOTT
GOVERNOR

JENNIFER CARROLL
FL GOVERNOR

HERSCHEL VAN DYKE JR.
SECRETARY

NOTICE OF INTENT TO ISSUE

DEPARTMENT OF ENVIRONMENTAL PROTECTION
STATE OF FLORIDA

Environmental Resource Permit

**In the Matter of an
Application for Permit by:**

Applicant:

U.S. Army Corps of Engineers, Mobile District
P.O. Box 2288
Mobile, AL 36628-0001

Authorized Agent:

Curtis M. Flakes, Chief, Planning and Environmental Division
U.S. Army Corps of Engineers, Mobile District
P.O. Box 2288
Mobile, AL 36628-0001

Jackson, Gadsden, Calhoun, Liberty, Gulf, and Franklin Counties

Apalachicola River Snagging
Application No.: 07-0129424-008-EI

DATE:

January 31, 2013

SUBMERGED LANDS AND ENVIRONMENTAL RESOURCES PROGRAM**NOTICE OF INTENT TO ISSUE****DEPARTMENT OF ENVIRONMENTAL PROTECTION
STATE OF FLORIDA**

Application Number: 07-0129424-008-EI
Applicant: U.S. Army Corps of Engineers, Mobile District
Project Name: Apalachicola River Snagging
Counties: Jackson, Gadsden, Calhoun, Liberty, Gulf, Franklin

NOTICE OF INTENT TO ISSUE ENVIRONMENTAL RESOURCE PERMIT

The Department of Environmental Protection gives notice of its intent to issue an environmental resource permit under Part IV of Chapter 373, Florida Statutes (F.S.), and Title 62, Florida Administrative Code (F.A.C.) for the activity described below (draft copy of permit attached). Issuance of the environmental resource permit also constitutes certification of compliance with state water quality standards pursuant to Section 401 of the Clean Water Act, 33 U.S.C. 1341;

The Department acknowledges that maintenance snagging of the federal navigation channel falls within one of the federal powers listed in the Submerged Lands Act under 43 U.S.C. 1311(d) or 43 U.S.C. 1314, and, under those provisions, needs no authorization from the Board of Trustees to utilize sovereignty submerged lands. However, under the provisions of the Coastal Zone Management Act (16 U.S.C. 1451-1465) this activity requires the State of Florida's concurrence with a determination of consistency with the sovereignty submerged lands provisions of Florida's approved Coastal Management Program prior to federal approval of the proposed activity. The Applicant has provided affirmative reasonable assurance that the maintenance snagging activities are consistent with the sovereignty lands provisions of Florida's approved Coastal Management Program.

Where applicable (such as activities in coastal counties), issuance of the environmental resource permit also constitutes a finding of consistency with Florida's Coastal Zone Management Program, as required by Section 307 of the Coastal Management Act.

I. DESCRIPTION OF THE PROPOSED ACTIVITY

The applicant, U.S. Army Corps of Engineers, Mobile District, applied on May 29, 2012 to the Department of Environmental Protection for a permit/water quality certification to conduct maintenance snagging (relocation of tree snags out of the federal navigation channel) in the Florida portion of the Apalachicola, Chattahoochee, and Flint Rivers (ACF) Federal Navigation Project.

The activity is located in the Apalachicola River between River Mile 0.0 and River Mile 106.4 in Class III, Outstanding Florida Waters (entire Florida portion of river), and Apalachicola Bay Aquatic Preserve (River Miles 0.0 – 4.5) in Jackson, Gadsden, Calhoun, Liberty, Gulf, and Franklin Counties.

The navigation project maintenance activity includes the removal and sinking or nearby relocation of tree snags hazardous to navigation on the Apalachicola River from River Mile 0.0 to River Mile 106.4.

This authorization will allow the permittee to determine which snags pose a hazard to navigation and remove only those snags from the federal navigation channel.

II. AUTHORITY FOR REVIEW

The Department has permitting authority under Part IV of Chapter 373, F.S., and Chapter 62-346, F.A.C. The activity qualifies for processing as an environmental resource permit pursuant to Section 373.4145, F.S. The activity is not exempt from the requirement to obtain an environmental resource permit. Pursuant to Operating Agreements executed between the Department and the water management district, the Department is responsible for reviewing this application.

III. BACKGROUND/BASIS FOR ISSUANCE

A. General

The proposed activity is to conduct maintenance snagging (relocation of tree snags) that pose a hazard to navigation on the Apalachicola River from River Mile 0.0 to River Mile 106.4. Previous authorizations for both dredging and snagging activities (Permits 0129424-001 through 0129424-006) expired on February 25, 2005. A second request to extend the dredging and snagging permit was denied on April 13, 2005 because the project did not meet the conditions for issuance of a wetland resource permit under Rule 62-312.080, F.A.C. (File No. 0129424-007-DF). No dredging or snagging maintenance has occurred within the federal navigation channel since the authorizations expired. The applicant applied for a snagging-only permit on May 29, 2012.

Several state and federally listed species are present in the proposed project area. Species most likely to be affected by this project include:

- Gulf Sturgeon (federally threatened)
- Fat threeridge mussel (federally endangered)
- Purple bankclimber mussel (federally threatened)
- Chipola slabshell mussel (federally threatened)

The applicant has justified the need for this project as follows:

- Maintenance of a safe navigation channel is critical to ensuring the Corps can respond quickly should emergency situations arise at upstream projects requiring specialized equipment or parts that can only be transported by barge or boat.

These activities may only be necessary due to policies which are uniquely controlled by the applicant. In fact, the hazards caused by snags may be reduced or even eliminated by raising the river level—a policy over which the applicant has control. However, the proposed activities meet the requirements of Chapter 62-346, F. A.C. and therefore qualify for an Environmental Resource Permit.

B. Specific Regulatory Basis for Issuance

Pursuant to Rule 62-346.301, F.A.C., in order to obtain an individual permit, an applicant must provide reasonable assurance that the project will meet certain conditions. The conditions and how they will be met are described below:

1. *Will not cause adverse water quantity impacts to receiving waters and adjacent lands;*
 - a. The snagging activity is not likely to cause adverse water quantity impacts.
2. *Will not cause adverse flooding to on-site or off-site property;*
 - a. The permit will be conditioned to prohibit relocation of snags in ways that are likely to cause blockages of creeks, streams, or sloughs, or cause other blockages and flooding.
3. *Will not cause adverse impacts to existing surface water storage and conveyance capabilities;*
 - a. The snagging activity is not likely to cause adverse impacts to existing surface water storage and conveyance systems.
4. *Will not adversely impact the value of functions provided to fish and wildlife and listed species by wetlands and other surface waters;*
 - a. The permit will be conditioned to require the applicant to complete a Section 7 consultation with the U.S. Fish and Wildlife Service as required under the Endangered Species Act of 1973 before any snagging activities are undertaken. The condition will require the applicant to adhere to any listed species management criteria required as a result of the consultation.
 - b. The permit will be conditioned to prohibit impacts to adjacent wetland areas, marsh grasses, shorelines, or other valuable habitat.
5. *Will not cause a violation of the water quality standards set forth in Chapters 62-4, 62-302, 62-520, 62-522, and 62-550, F.A.C., including the provisions of Rules 62-4.243, 62-4.244 and 62-4.246, F.A.C., the antidegradation provisions of paragraphs 62-4.242(1)(a) and (b), F.A.C., subsections 62-4.242(2) and (3), F.A.C., and Rule 62-302.300, F.A.C., and any special standards for Outstanding Florida Waters and Outstanding National Resource Waters set forth in subsections 62-4.242(2) and (3), F.A.C.;*
 - a. The provisions of Rule 62-4.243, F.A.C. do not apply to this activity.
 - b. A mixing zone of no more than 150 meters downstream from each snag removed will be conditioned in the permit. This satisfies the provisions of Rule 62-4.244, F.A.C.

- c. Pursuant to the provisions of Rule 62-4.246, F.A.C., the permit will be conditioned to require turbidity monitoring and reporting. At no time will the turbidity at the edge of the mixing zone be above background levels, or the activity shall be stopped until the violations are addressed and corrected.
 - d. The activity will meet the antidegradation provisions of paragraphs 62-4.242(1)(a) and (b) as follows:
 - i. (1)(a): The activity meets this provision because it meets the requirements of Section 373.414(1), F.S.
 - ii. (1)(b)(1): The proposed project is important to and beneficial to the public health, safety, or welfare because it provides a means for the Corps to transport large items generally used for the public benefit upstream, such as the replacement power generators transported by barge on the river in December, 2000.
 - iii. (1)(b)(2): Turbidity associated with snag relocation and removal activities is expected to be short-term and minimal due to the sandy nature of the substrate. The activities will be conducted outside of spawning season for certain fish species and the Gulf sturgeon unless specific written approval to conduct activities during spawning season is granted by the Department. Minimal turbidity associated with the activities is not likely to adversely affect conservation of fish and wildlife, including endangered or threatened species, or their habitats.
 - iv. (1)(b)(3): For the reasons described in iii above, the proposed discharge (turbidity) is not likely to adversely affect the fishing or water-based recreational values or marine productivity in the vicinity of the proposed discharge.
 - v. (1)(b)(4): This provision is not applicable to the proposed activity.
 - e. The activity will meet the provisions of Rule 62-4.242(2), F.A.C. because it is considered by the Department to be clearly in the public interest (described later in this document), and will comply with the requirements of 62-4.242(2)(a)(2)(b), F.A.C. as conditioned in the permit (temporary mixing zone), and the requirements of 62-242(2)(b), F.A.C. because the activity is being conducted to maintain a permitted facility (federal navigation channel). For the portions of the river north of Gulf County, the provisions of 62-4.242(2), F.A.C. do not apply to the proposed snagging activities pursuant to Rule 62-4.242(2)(f)(1), F.A.C.
 - f. The provisions of Rule 62-4.242(3), F.A.C. do not apply to the Apalachicola River.
 - g. The activity meets the provisions of Rule 62-302.300, F.A.C. because it meets the requirements of subsection 373.414(1), F.S. (Additional criteria for activities in surface waters and wetlands) and Rule 62-346.302, F.A.C. (Additional conditions for issuance of individual and conceptual approval permits) pursuant to 62-302.300(17), F.A.C.
6. *Will not cause adverse secondary impacts to the water resources and not otherwise adversely impact the maintenance of surface or ground water levels or surface water flows established pursuant to Section 373.042, F.S.*

- a. The permit will be conditioned to minimize adverse secondary impacts that may occur to the water resources from the proposed activity. Such secondary impacts may include erosion, sedimentation, or damage to wildlife and/or listed species habitat. The permit will contain conditions that will require snags be sunk or relocated in a way that will prevent the above mentioned secondary impacts from occurring.
7. *Will be capable, based on generally accepted engineering and scientific principles, of being performed and of functioning as proposed;*
 - a. The permit will be conditioned to ensure compliance.
 8. *Will be conducted by an entity with the financial, legal and administrative capability of ensuring that the activity will be undertaken in accordance with the terms and conditions of the permit, if issued; and*
 - a. The permit will be issued to the United States Federal Government.
 - b. The applicant has legal capability to ensure compliance with the permit in accordance with the Federal Navigational Servitude granted by the Commerce Clause of the U.S. Constitution, and by the project area's designation as a federal navigation channel.
 9. *Will comply with any applicable special basin or geographic area criteria rules incorporated by reference in this chapter. When karst features exist on the site of a proposed stormwater management system, in addition to paragraphs (a) through (h) above, the applicant must provide reasonable assurance that untreated stormwater from the proposed system will not reach the Floridan Aquifer through sinkholes, solution pipes, or other karst features.*
 - a. This provision does not apply to the project.

Pursuant to Rule 62-346.302, F.A.C., in order to obtain an individual permit, an applicant must provide reasonable assurance that the project will meet certain additional conditions. The additional conditions and how they will be met are described below:

- (a) *Located in, on, or over wetlands or other surface waters will not be contrary to the public interest, or if such an activity significantly degrades or is within an Outstanding Florida Water, that the activity will be clearly in the public interest, as determined by balancing the following criteria as set forth in sections 10.2.3 through 10.2.3.7 of Applicant's Handbook Volume I adopted by reference in Rule 62-346.091, F.A.C.:*

Based on the seven (7) items evaluated below, the Department considers the activity to be clearly in the public interest.

1. *Whether the activity will adversely affect the public health, safety, or welfare or the property of others;*

- a. The permit will be conditioned to require all snags be placed in water (within sovereign submerged lands) to prevent any adverse affects to the public health, safety, or welfare or the property of others.
 - b. The activity is likely to be beneficial to public boat traffic because hazards to navigation will be removed from the federal navigation channel.
 - c. The activity is likely to be beneficial because the applicant will be able to transport large items to upstream projects (such as the power generators transported in 2000) that are necessary or beneficial to the public.
2. *Whether the activity will adversely affect the conservation of fish and wildlife, including endangered or threatened species, or their habitats;*
 - a. The permit will be conditioned to require the applicant to complete a Section 7 consultation with the U.S. Fish and Wildlife Service as required under the Endangered Species Act of 1973 before any snagging activities are undertaken. The condition will require the applicant to adhere to any listed species management criteria required as a result of the consultation.
 - b. The permit will be conditioned to prohibit impacts to adjacent wetland areas, marsh grasses, shorelines, or other environmentally sensitive areas that may provide valuable habitat.
 3. *Whether the activity will adversely affect navigation or the flow of water or cause harmful erosion or shoaling;*
 - a. The activity is expected to be beneficial for navigation because hazards to navigation will be removed from the federal navigation channel by cutting and allowing logs to sink to the bottom of the channel or will be mechanically relocated.
 - b. The permit will be conditioned to prohibit snagging practices that could cause or exacerbate erosion, shoaling, blocking of creeks and tributaries, or cause any other potentially adverse affects to the flow of water.
 4. *Whether the activity will adversely affect the fishing or recreational values or marine productivity in the vicinity of the activity;*
 - a. The permit will be conditioned to prohibit snagging activities during spawning season for the Gulf sturgeon and certain other fish species without specific written approval from the Department.
 - b. Snagging activities are not likely to affect recreational values in the project area.
 5. *Whether the activity will be of a temporary or permanent nature;*
 - a. Snags will be permanently sunken or mechanically relocated, unless they become dislodged by storms or high flows.

6. *Whether the activity will adversely affect or will enhance significant historical and archaeological resources under the provisions of Section 267.061, F.S.; and*
 - a. The permit will be conditioned to require the applicant to stop work and notify the appropriate authorities immediately if any historical resources are encountered during the snagging operations.

7. *The current condition and relative value of functions being performed by areas affected by the proposed activity.*
 - a. The applicant will be required to leave snags in the waterway to provide habitat. Temporary impacts to habitat caused by snag relocation are expected to occur. It is anticipated, however, that sunken or relocated snags will continue to provide habitat functions in the long-term, once they settle in the new locations.

Through the above and based on the general/limiting and specific conditions to the permit, the applicant has provided affirmative reasonable assurance that the construction of the activity, considering the direct, secondary and cumulative impacts, will comply with the provisions of Part IV of Chapter 373, F.S., and the rules adopted thereunder. Specifically, construction of the activity will not result in violations of water quality standards pursuant to Section 373.414(1), F.S., and set forth in Chapters 62-3, 62-4, 62-302, 62-520, 62-522, and 62-550, F.A.C. and will not degrade ambient water quality in Outstanding Florida Waters pursuant to Rule 62-4.242, F.A.C. The applicant also has demonstrated that the activity is clearly in the public interest, pursuant to Section 373.414(1), F.S.

IV. PUBLICATION OF NOTICE

The Department has determined that the proposed activity, because of its size, potential effect on the environment or the public, controversial nature, or location, is likely to have a heightened public concern or likelihood of request for administrative proceedings. Therefore, pursuant to Section 373.413(4), F.S., and paragraph 62-346.090(2)(j), F.A.C., you (the applicant) are required to publish at your own expense the enclosed notice of this Notice of Intent to Issue. The notice is required to be published one time within **30 days**, in the legal ad section of a newspaper or newspapers of general circulation in the area affected. For the purpose of this rule, "publication in a newspaper of general circulation in the area affected" means publication in a newspaper meeting the requirements of Sections 50.011 and 50.031, F.S., in the county or counties where the activity is to take place. The applicant shall provide proof of publication to:

Florida Department of Environmental Protection
 Submerged Lands and Environmental Resources Program
 Attn: Heather Mason
 160 W. Government Street
 Pensacola, Florida 32502-5740

The proof of publication shall be provided to the above address within **7 days** of publication. Failure to publish the notice and provide proof of publication within the allotted time shall be grounds for denial of the permit.

V. RIGHTS OF AFFECTED PARTIES

Under this intent to issue, the above applications are hereby granted subject to the applicant's compliance with any requirement in this intent to publish notice of this intent in a newspaper of general circulation and to provide proof of such publication in accordance with Section 50.051 of the Florida Statutes. This action is final and effective on the date filed with the Clerk of the Department unless a sufficient petition for an administrative hearing is timely filed under Sections 120.569 and 120.57 of the Florida Statutes as provided below.

If a sufficient petition for an administrative hearing is timely filed, this intent to issue automatically becomes only proposed agency action on the application(s), subject to the result of the administrative review process. Therefore, on the filing of a timely and sufficient petition, this action will not be final and effective until further order of the Department. When proof of publication is provided, if required by this intent, and if a sufficient petition is not timely filed, the permit will be issued as a ministerial action. Because an administrative hearing may result in the reversal or substantial modification of this action, the applicant is advised not to commence construction or other activities until the deadlines noted below for filing a petition for an administrative hearing or request for an extension of time have expired and until the permit has been executed and delivered.

Mediation is not available.

A person whose substantial interests are affected by the Department's action may petition for an administrative proceeding (hearing) under Sections 120.569 and 120.57 of the Florida Statutes. The petition must contain the information set forth below and must be filed (received by the clerk) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000.

Under subsection 62-110.106(4) of the Florida Administrative Code, a person whose substantial interests are affected by the Department's action may also request an extension of time to file a petition for an administrative hearing. The Department may, for good cause shown, grant the request for an extension of time. Requests for extension of time must be filed with the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000, before the applicable deadline. A timely request for extension of time shall toll the running of the time period for filing a petition until the request is acted upon. If a request is filed late, the Department may still grant it upon a motion by the requesting party showing that the failure to file a request for an extension of time before the deadline was the result of excusable neglect.

If a timely and sufficient petition for an administrative hearing is filed, other persons whose substantial interests will be affected by the outcome of the administrative process have the right to petition to intervene in the proceeding. Intervention will be permitted only at the discretion of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205 of the Florida Administrative Code.

In accordance with subsection 62-110.106(3) of the Florida Administrative Code, petitions for an administrative hearing by the applicant must be filed within 14 days of receipt of this written notice. Petitions filed by any persons other than the applicant, and other than those entitled to written notice under Section 120.60(3) of the Florida Statutes must be filed within 14 days of publication of the notice or within 14 days of receipt of the written notice, whichever occurs first. Under Section 120.60(3) of the Florida Statutes, however, any person who has asked the Department for notice of agency action may file a petition within 14 days of receipt of such notice, regardless of the date of publication.

The petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition for an administrative hearing within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57 of the Florida Statutes.

A petition that disputes the material facts on which the Department's action is based must contain the following information:

- (a) The name and address of each agency affected and each agency's file or identification number, if known;
- (b) The name, address, and telephone number of the petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests are or will be affected by the agency determination;
- (c) A statement of when and how the petitioner received notice of the agency decision;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;
- (e) A concise statement of the ultimate facts alleged, including the specific facts that the petitioner contends warrant reversal or modification of the agency's proposed action;

(f) A statement of the specific rules or statutes that the petitioner contends require reversal or modification of the agency's proposed action; and

(g) A statement of the relief sought by the petitioner, stating precisely the action that the petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute the material facts on which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, Florida Administrative Code.

Under Sections 120.569(2)(c) and (d) of the Florida Statutes, a petition for administrative hearing must be dismissed by the agency if the petition does not substantially comply with the above requirements or is untimely filed.

This intent to issue constitutes an order of the Department on its own behalf on the application for the regulatory permit. Subject to the provisions of Section 120.68(7)(a) of the Florida Statutes, which may require a remand for an administrative hearing, the applicant has the right to seek judicial review of the order under Section 120.68 of the Florida Statutes, by the filing of a notice of appeal under Rule 9.110 of the Florida Rules of Appellate Procedure with the Clerk of the Department in the Office of General Counsel, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida, 32399-3000; and by filing a copy of the notice of appeal accompanied by the applicable filing fees with the appropriate district court of appeal. The notice of appeal must be filed within 30 days from the date when the order is filed with the Clerk of the Department.

The applicant, or any party within the meaning of Section 373.114(1)(a) or 373.4275 of the Florida Statute, may also seek appellate review of the order before the Land and Water Adjudicatory Commission under Section 373.114(1) or 373.4275 of the Florida Statute. Requests for review before the Land and Water Adjudicatory Commission must be filed with the Secretary of the Commission and served on the Department within **20 days** from the date when the order is filed with the Clerk of the Department.

Executed in Pensacola, Florida.

STATE OF FLORIDA DEPARTMENT
OF ENVIRONMENTAL PROTECTION



Emile D. Hamilton
District Director

Enclosures: Exhibit 1, Notice of Publication, 3 pages
Exhibit 2, Draft Permit w/attachments, 34 pages

Copies furnished to:

- FDEP. Office of General Counsel
- U. S. Army Corps of Engineers
- Jackson, Gadsden, Calhoun, Liberty, Gulf, and Franklin Counties
- Dr. Donald W. Imm, U.S. Fish and Wildlife Service (USFWS)
- Karen Herrington, USFWS
- Ted Hoehn, Florida Fish and Wildlife Conservation Commission (FFWCC)
- Charles Mesing, FFWCC
- Bonita Gorham, FFWCC
- Steve Shea, FFWCC
- Scott Sanders, FFWCC
- Manley K. Fuller, Florida Wildlife Federation
- Marilyn Blackwell, Help Save the Apalachicola River Group
- Dan Tonsmeire, Apalachicola Riverkeeper
- Janet Llewellyn, FDEP
- Tim Rach, FDEP
- Teresa Mussetto, FDEP
- Jennifer Jacobson, USACE
- Velma Diaz, USACE
- File

CERTIFICATE OF SERVICE

The undersigned duly designated deputy clerk hereby certifies that this INTENT TO ISSUE and all copies was mailed or emailed before the close of business on January 31, 2013, 2013, to the above listed persons.

FILING AND ACKNOWLEDGMENT

FILED, on this date with the designated Department Clerk, pursuant to 120.52(11), Florida Statutes, receipt of which is hereby acknowledged.

Brandy Bass
Clerk

1/31/2013
Date

Prepared By: Heather Mason

37 pages attached

Exhibit 1

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION NOTICE OF INTENT TO ISSUE PERMIT

The Department of Environmental Protection gives notice of its intent to issue an environmental resource permit for Apalachicola River Snagging, file number 07-0129424-008-EI, to the US Army Corps of Engineers, Mobile District, at P.O. Box 2288, Mobile, Alabama 36628-0001

The purpose of the permit is to authorize maintenance snagging (relocation of tree snags out of the navigation channel) in the Florida portion of the Apalachicola, Chattahoochee, and Flint Rivers (ACF) Federal Navigation Project.

The project will be located in the Apalachicola River between River Mile 0.0 and River Mile 106.4 in Class III, Outstanding Florida Waters (entire Florida portion of river), and Apalachicola Bay Aquatic Preserve (River Miles 0.0 – 4.5) in Jackson, Gadsden, Calhoun, Liberty, Gulf, and Franklin Counties.

Based on all the above, and with the application of general and limiting specific conditions of the permit, the Department has reasonable assurance the project, as proposed, fully meets the environmental resources permitting requirements of Chapter 62-346, Florida Administrative Code, and will not harm the environment.

A person whose substantial interests are affected by the Department's action may petition for an administrative proceeding (hearing) under Sections 120.569 and 120.57 of the Florida Statute. The petition must contain the information set forth below and must be filed (received by the clerk) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000.

Because the administrative hearing process is designed to re-determine final agency action on the application, the filing of a petition for an administrative hearing may result in a modification of the permit, or even a denial of the application. Accordingly, the applicant will not commence construction or other activities under this permit until the deadlines below for filing a petition for an administrative hearing, or request for an extension of time, have expired.

Under subsection 62-110.106(4) of the Florida Administrative Code, a person whose substantial interests are affected by the Department's action may also request an extension of time to file a petition for an administrative hearing. The Department may, for good cause shown, grant the request for an extension of time. Requests for extension of time must be filed with the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000, before the applicable deadline. A timely request for extension of time shall toll the running time period for filing a petition until the request is acted upon. If a request is filed late, the Department may still grant it upon a motion by the requesting party showing that the failure to file a request for an extension of time before the deadline was the result of excusable neglect.

In the event that a timely and sufficient petition for an administrative hearing is filed, other persons whose substantial interests will be affected by the outcome of the administrative process have the right to

petition to intervene in the proceeding. Intervention will be only at the discretion of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205 of the Florida Administrative Code.

In accordance with subsection 28-106.111(2) and subparagraph 62-110.106(3)(a).4, Florida Administrative Code, petitions for an administrative hearing by the applicant must be filed within 14 days of receipt of written notice. Petitions filed by any persons other than the applicant, and other than those entitled to written notice under Section 120.60(3) of the Florida Statutes, must be filed within 14 days of publication of the notice.

Under Section 120.60(3) of the Florida Statute, however, any person who has asked the Department for notice of agency action may file a petition within 14 days of such notice, regardless of the date of publication.

The petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition for an administrative hearing within the appropriate time period shall constitute a waiver of those rights.

A petition that disputes the material facts on which the Department's action is based must contain the following information:

- (a) The name and address of each agency affected and each agency's file or identification number, if known;
- (b) The name, address, and telephone number of the petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests are or will be affected by the agency determination;
- (c) A statement of when and how the petitioner received notice of the agency decision;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;
- (e) A concise statement of the ultimate facts alleged, including the specific facts that the petitioner contends warrant reversal or modification of the agency's proposed action;
- (f) A statement of the specific rules or statutes that the petitioner contends require reversal or modification of the agency's proposed action; and
- (g) A statement of the relief sought by the petitioner, stating precisely the action that the petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute the material facts on which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, Florida Administrative Code. Under Sections 120.569(2)(c) and (d) of the Florida Statute, a petition for administrative hearing must be dismissed by the agency if the petition does not substantially comply with the above requirements or is untimely filed.

This action is final and effective on the date filed with the Clerk of the Department unless a petition is filed in accordance with the above. Upon the timely filing of petition this order will not be effective until further order of the Department.

This permit, when issued, constitutes an order of the Department. The applicant has the right to seek judicial review of the order under Section 120.68 of the Florida Statute, by the filing of a notice of appeal under Rule 9.110 of the Florida Rules of Appellate Procedure with the Clerk of the Department in the Office of General Counsel, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida, 32399-3000; and by filing a copy of the notice of the appeal accompanied by the applicable filing fees with the appropriate district court of appeal. The notice of appeal must be filed within **30 days** from the date when the final order is filed with the Clerk of the Department.

Requests for review before the Land and Water Adjudicatory Commission must be filed with the Secretary of the Commission and served on the Department within 20 days from the date when the final order is filed with the Clerk of the Department.

The application for this permit is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except for legal holidays, at the Northwest District office, 160 W. Government Street, Pensacola, Florida.

Exhibit 2

Environmental Resource Permit

Permittee/Grantee: U.S. Army Corps of Engineers, Mobile District
Permit No: 07-0129424-008-EI

PROJECT LOCATION

The activities authorized by this Permit and sovereignty submerged lands authorization are located in the Apalachicola River between River Mile 0.0 and River Mile 106.4 in Jackson, Gadsden, Calhoun, Liberty, Gulf, and Franklin Counties.

PROJECT DESCRIPTION

The permittee is authorized to conduct maintenance snagging (relocation of tree snags presenting a hazard to navigation out of the federal navigation channel) in the Florida portion of the Apalachicola, Chattahoochee, and Flint Rivers (ACF) Federal Navigation Project within the Apalachicola River, a Class III Outstanding Florida Waterbody (entire Florida portion of river) and Aquatic Preserve (River Miles 0.0 – 4.5) subject to all General and Specific Conditions in this permit. The federal navigation project maintenance activity includes the removal and nearby relocation of tree snags hazardous to navigation on the Apalachicola River from River Mile 0.0 to River Mile 106.4. This authorization will allow the permittee to determine which snags pose a hazard to navigation and remove only those snags from the federal navigation channel.

Snagging will be accomplished by two methods:

1. Use a barge-mounted excavator with a tree shear attachment to cut the snag. Once the tree is cut it will be allowed to sink to the bottom of the channel or relocated within the river where it will no longer be a hazard to navigation.
2. Use a barge-mounted crane with a clam-shell bucket to grasp the snag and orientate it out of the channel or remove the snag from its current location and relocate nearby within the river.

AUTHORIZATIONS

Apalachicola River Snagging

Environmental Resource Permit

The Department has determined that the activity qualifies for an Environmental Resource Permit. Therefore, the Environmental Resource Permit is hereby granted, pursuant to Part IV of Chapter 373, Florida Statutes (F.S.), and Rule 62-346, Florida Administrative Code (F.A.C.).

Sovereignty Submerged Lands Authorization

The Department acknowledges that maintenance snagging of the federal navigation channel falls within one of the federal powers listed in the Submerged Lands Act under 43 USC 1311(d) or 43 USC 1314, and, under those provisions, the U.S. Army Corps of Engineers (Corps) needs no authorization from the Board of Trustees to utilize sovereignty submerged lands for that activity. However, under the provisions of the Coastal Zone Management Act (16 USC 1451-1465), this activity requires Florida's concurrence with a determination of consistency with the sovereignty submerged lands provisions of Florida's approved Coastal Management Program prior to federal approval of the proposed activity. The State has determined that the activity is consistent with the sovereignty submerged lands provisions of Florida's approved Coastal Management Program.

Coastal Zone Management

This permit also constitutes a finding of consistency with Florida's Coastal Zone Management Program, as required by Section 307 of the Coastal Management Act.

Water Quality Certification

This permit also constitutes a water quality certification under Section 401 of the Clean Water Act, 33 U.S.C. 1341.

Other Authorizations

You are advised that authorizations or permits for this project may be required by other federal, state or local entities including but not limited to local governments and homeowner's associations. This permit does not relieve you from the requirements to obtain all other required permits or authorizations.

The activity described may be conducted only in accordance with the terms, conditions and attachments contained in this document. Issuance and granting of the permit and authorizations herein do not infer, nor guarantee, nor imply that future permits, authorizations, or modifications will be granted by the Department.

PERMIT CONDITIONS

The activities described herein must be conducted in accordance with:

- **The Specific Conditions**
- **The General Conditions**
- **The limits, conditions and locations of work shown in the attached drawings**
- **The term limits of this authorization**

You are advised to read and understand these conditions and drawings prior to commencing the authorized activities, and to ensure the work is conducted in conformance with all the terms, conditions, and drawings. If you are utilizing a contractor, the contractor also should read and understand these conditions and drawings prior to commencing the authorized activities. Failure to comply with these conditions, including any mitigation requirements, shall constitute grounds for revocation of the Permit and appropriate enforcement action by the Department.

SPECIFIC CONDITIONS

PRIOR TO CONDUCTING SNAGGING ACTIVITIES

1. Prior to the initial snagging activity undertaken pursuant to this permit, the permittee shall complete the Section 7 consultation with the United States Fish and Wildlife Service (USFWS) as required under the Endangered Species Act of 1973. The permittee shall adhere to all of the required strategies/actions for the protection of listed species and their habitats resulting from the consultation, up to and including not conducting the snagging activity.
2. The permittee shall contact the Department at 850-595-8300 or by email to Heather.Mason@dep.state.fl.us at least 48 hours before any snagging activities occur. The permittee shall provide the location where snagging will occur, the type and registration numbers of any vessels used, and the anticipated duration of activities.

SNAGGING ACTIVITIES

3. If during the progress of this project prehistoric or historic artifacts, such as pottery or ceramics, stone tools or metal implements, dugout canoes, or any other physical remains that could be associated with Native American cultures or early colonial or American settlement are encountered at any time within the project site area, the permitted project should cease all activities involving subsurface disturbance in the immediate vicinity of such discoveries. The permittee, or other designee, shall contact the Florida Department of State, Division of Historical Resources, Review and Compliance Section at (850) 245-6333 or (800) 847-7278, as well as the appropriate permitting agency office. Project activities should not resume without verbal and/or written authorization from the Division of Historical Resources. In the event that unmarked human remains are encountered during permitted activities, all work shall stop immediately and the proper authorities notified in accordance with Section 872.05, Florida Statutes.
4. The permittee shall apply the following criteria when determining if relocation of a snag is necessary, and shall only relocate those snags that fit the criteria:
 - a. Snags serving as bank stabilization shall not be disturbed.
 - b. Listed species are not currently using the snag or immediately surrounding substrate as habitat.
 - c. Listed species are not currently using the area where the relocated snag will be permanently placed.
 - d. a through c above may be superseded if the snag presents a clear danger to navigation, i.e., it cannot be avoided by barge traffic. If this is the case, the snag may be relocated using methods to reduce impact to the resource.
5. No snags shall be permanently removed from the river.
6. Snags shall be placed in water as follows, in a way that will not be detrimental to the health of the river:

- a. The amount of time a snag is exposed to the air while being relocated shall be kept to a minimum.
 - b. Snags shall be spaced to facilitate randomness, and shall not be placed in piles or groups of more than 4-5 snags apiece.
 - c. Snags shall not be placed where they may cause blockages of creeks, streams, or sloughs.
 - d. Snags shall not be placed in such a way that they are likely to float away and cause log jams or flooding.
 - e. Snags shall not be placed where they may cause or exacerbate erosion.
 - f. Snags shall be placed to prevent erosion, wherever practicable.
 - g. Snags may also be placed within dike fields and on the upstream portions of sandbars or old disposal sites.
7. Snagging activities shall not cause adverse impacts to adjacent wetlands, marshlands, submerged or emergent vegetation, or other environmentally sensitive lands.
 8. At least 1 foot clearance shall be present between the bottom of fully loaded vessels and the river bed. This shall apply to all vessels utilized to conduct snagging activities or to transport emergency items upstream.
 9. To protect listed species habitat, vessels utilized to conduct snagging activities or to transport emergency items upstream shall not run aground or cause scouring.
 10. Appropriate precautions should be taken to prevent barges or other vessels from running into riverbanks.
 11. When using method 2 (mechanical relocation), a qualified wildlife biologist experienced in conducting listed species surveys in submerged environments shall accompany the permittee during snagging activities. The biologist shall perform localized surveys for each snag to be relocated to determine whether or not the snag is currently utilized by listed species. The biologist shall also examine the proposed relocation site to determine whether or not listed species habitat will be disturbed by the relocation.
 12. The applicant shall utilize current maps assembled by USACOE, USFWS, and FFWCC containing the location of shoreline and deeper water habitats occupied by the listed mussel species to assist in identifying areas where snag habitat relocation activities could adversely affect the listed mussels. Special attention should be given to the identified areas, and snagging shall be avoided in those areas to the greatest extent practicable.
 13. It shall be the permittee's responsibility to ensure compliance with all permit conditions. Any misplacement of snags, unauthorized impacts to listed species habitat, or other violation of this permit and conditions shall result in the immediate shutdown of the operation until all

actions have been taken to bring the operation into compliance with the conditions of the permit.

14. If any snag is placed outside of the authorized areas, blocks any sloughs or creeks, or is transported out of the river onto shoreline, wetland, or other valuable habitat, the Department shall be notified immediately of the violation by phone (850-595-8300) and as soon as possible by letter or email. The permittee shall fully explain the violation and indicate all measures taken to prevent reoccurrence of the violation. After this notification has been received, the Department will evaluate the environmental concerns of the violation and provide verbal and written instructions to the permittee of the necessary corrective actions.
15. To protect populations of striped bass and other fish species that spawn in the spring, including Gulf sturgeon, the permittee shall not conduct snagging activities during March through May without specific written approval from Department. To request approval for snagging prior to the end of this period, the permittee shall:
 - a. Consult with FFWCC and USFWS at least 15 days, or at the earliest planning stages, before the proposed snagging start date.
 - b. The Department's approval decision shall take into consideration the recommendations of FFWCC and USFWS.
16. Snagging activities shall not be conducted in known sturgeon holding areas during March through November when Gulf Sturgeon is present in the river.

TURBIDITY AND TURBIDITY MONITORING

(Does not apply to snagging activities completed using snagging method 1, or to any snagging activities north of Gulf County pursuant to Rule 62-4.242(2)(f)(1), F.A.C.)

17. A temporary mixing zone for turbidity is granted from the point of each relocated snag with the following size and configuration constraint(s):
 - a. The mixing zone shall extend no further than 150 meters downstream (492 feet), from the point of turbidity generation [Chapter 62-4.244(5)(c), F.A.C.].
18. Monitoring for turbidity shall be conducted for the duration of the project. Sampling will commence prior to, but no more than 24 hours before initiation of any snagging activities. Sampling shall occur at a point 150 meters downstream of each relocated snag immediately before it is relocated, and again within 30 minutes of the snag being relocated.
19. Measurements must be acquired in adherence to the Department's Standard Operating Procedure (SOP) for field turbidity, available at the website: <http://publicfiles.dep.state.fl.us/dear/sas/sopdoc/2008sops/ft1600.pdf> More specifically, the instruments used to measure turbidity shall be fully calibrated within one month prior to

commencement of the project, and at least once a month thereafter during the project. Calibration shall be verified each morning prior to use, and after each time the instrument is turned on, using a turbidity "standard" that is different from the one used during calibration. Calibration procedures shall be recorded in a permanent logbook, and copies must be submitted with the data.

20. Turbidity samples shall be collected with a Kemmerer, Van Dorn, or a similar sampler that is designed to collect in situ water samples. Samples shall be analyzed immediately after collection with a turbidimeter that produces results in Nephelometric measurements. The field sample results shall be accurately recorded to the precision capabilities (decimal place) of the instrument. Field turbidimeter results shall be rounded to the next whole number (ex. 15.23 NTUs shall be recorded; however the results shall be interpreted as 16.00 NTUs). If monitoring reveals turbidity levels above background level at the edge of the mixing zone, the permittee shall cease all work pursuant to Specific Condition 21.
21. If monitoring reveals turbidity levels above background at the edge of the mixing zone described in Specific Condition 17, the permittee shall take the following measures:
 - a. Immediately cease all work contributing to the water quality violation. Work which may contribute to the violation shall not resume until corrective measures have been taken (including installation of turbidity screens around the work area), and turbidity levels have returned to acceptable levels; and
 - b. Stabilize work areas contributing to the violation. Modify work procedures responsible for the violation, install turbidity control devices, if necessary; and
 - c. Operations may not resume until the water quality standard for turbidity has returned to background levels.
 - d. The violation(s) shall be immediately reported to the Department of Environmental Protection, Submerged Lands & Environmental Resources Program, Compliance and Enforcement Section, Suite 202, Northwest District Office, 160 West Government Street, Pensacola, Florida 32501-5794, in writing or by telephone at (850) 595-8300. The report shall include a description of the corrective actions being taken or proposed to be taken. The report shall be made to the Department as soon as normal business hours resume if violation(s) are noted after normal business hours, on holidays, or on weekends. A copy of the monitoring data sheets, which indicate violation(s), shall be forwarded immediately to the Department.

Failure to report violation(s) or to follow correct procedures before resuming work shall constitute grounds for permit revocation and may subject the permittee to formal enforcement action.

22. Monitoring reports shall also include the following information for each sample that is taken:

Project Name: Apalachicola River Snagging
 Permittee: U.S. Army Corps of Engineers, Mobile District
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- a. Time of day samples taken;
- b. Depth of water body;
- c. Depth of sample;
- d. USGS 02358000 - Apalachicola River Gage stage and flow at Chattahoochee, Florida
(http://waterdata.usgs.gov/fl/nwis/uv/?site_no=02358000&PARAMeter_cd=00065.0060); and
- e. Antecedent weather conditions, including wind direction and velocity.

SNAGGING ACTIVITY MONITORING/REPORTING

23. By 15 April of each year, the permittee shall submit a draft Annual Maintenance Report to FDEP that summarizes the work done according to this permit during the previous calendar year. The report shall include:

- a. A summary of snagging activities
- b. A list of all snag relocations along the Apalachicola River that includes:
 - i. the latitude/longitude and/or river mile location (to the nearest 1/10 river mile) recorded for each snag before and after relocation;
 - ii. a description of the placement of the snag in the river (inside bend, outside bend, straight reach, left/right when facing downstream);
 - iii. a list of the number of snags relocated within each 5-mile bock of the Apalachicola River;
 - iv. a list of all officially reported Corps vessel groundings and hazardous material spills that were reported to the U.S. Coast Guard and a list of those reported to USACOE;
 - v. a summary of proposed snagging activities concerning the Apalachicola River for the next year;
 - vi. documentation of the threatened and endangered species surveys that were conducted to confirm that snags were not removed or relocated in habitat of these species; and
 - vii. a listing of any verified and unverified permit violations (violations that are suspected by the Department and reported to USACOE), actions taken to resolve verified violations, and steps taken to clarify unverified violations.

Within 30 days of receiving the Draft Annual Maintenance Report, the Department shall provide the permittee with comments and questions concerning the draft report. The Department's response may include comments from the interagency team (FDEP, FFWCC, USFWS, etc.). If the Department determines that any of the errors or omissions significantly affects the Department's ability to monitor USACOE's activities, the permittee will correct the errors or omissions within 30 days of receiving notification by the Department. When all errors or omissions have been corrected and approved by the Department, a Final Annual Maintenance Report shall be submitted to the Department.

EMERGENCIES/ADMINISTRATIVE

24. The construction phase expires at 11:59 p.m. on the date indicated on the cover page of this permit.
25. For emergencies involving a serious threat to the public health, safety, welfare, or environment, the emergency telephone contact number is **800-320-0519** (State Warning Point). The Department telephone number for reporting nonthreatening problems or system malfunctions is (850) 595-0663, day or night.
26. The mailing address for submittal of forms for the "Construction Commencement Notice", "As-Built Certification ...", "Request for Conversion of Stormwater Management Permit Construction Phase to Operation and Maintenance Phase", or other correspondence is FDEP, SLERP, 160 Governmental Center, Pensacola, Florida, 32502.

GENERAL CONDITIONS

1. This permit, including its general and specific conditions, must be construed in light of the February 28, 2006 Interagency Cooperative Agreement for Civil Works Projects (ICA) between the Department and the Corps. As recognized in the ICA, the Department has the authority to include reasonable conditions in this permit. All of the conditions in this permit, both general and specific, are enforceable to the extent sovereign immunity has been waived under 33 U.S.C. §§ 1323 and 1344(t). The ICA is incorporated herein by reference.
2. All activities approved shall be implemented as set forth in the drawings incorporated by reference and in compliance with the conditions and requirements of this document. The Corps shall notify the Department in writing of any anticipated changes in:
 - a. Operational plans;
 - b. Project dimensions, size or location;
 - c. Ability to adhere to permit condition;
 - d. Project description included in the permit;
 - e. Monitoring plans.

If the Department determines that a modification to the permit is required then the Corps shall apply for and obtain the modification. Department approval of the modification shall be obtained prior to implementing the change, unless the change is determined by the

Department to reduce the scope of work from that authorized under the original permit, and will not effect compliance with permit conditions or monitoring requirements.

3. If, for any reason, the Corps does not comply with any condition of limitation specified herein, the Corps shall immediately provide the Department with a written report containing the following information:
 - a. A description of and cause of the noncompliance;
 - b. The period of noncompliance, including dates and times;
 - c. Impacts resulting or likely to result from the noncompliance;
 - d. Steps being taken to correct the noncompliance; and
 - e. The steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.

Compliance with the provisions of this condition shall not preclude the Department from taking any enforcement action allowed under state law with respect to any noncompliance.

4. The Corps shall obtain any applicable licenses, permits, or other authorizations which may be required by federal, state, local, or special district laws and regulations. Nothing herein constitutes a waiver or approval of other Department permits or authorizations that may be required for other aspects of the total project.
5. Nothing herein conveys to the Corps or creates in the Corps any property right, any interest in real property, any title to land or water, constitutes State recognition or acknowledgement of title, or constitutes authority for the use of Florida's sovereign submerged lands seaward of the mean high-water line or an established erosion control line, unless herein provided, and the necessary title, lease, easement, or other form of consent authorizing the proposed use has been obtained from the State.
6. Any delineation of the extent of a wetland or other surface water submitted as part of the application, including plans or other supporting documentation, shall not be considered specifically approved unless a specific condition of this authorization or a formal determination under Section 373.421(2), F.S., provides otherwise.
7. Nothing herein authorizes any entrance upon or activities on property which is not owned or controlled by the Corps or local sponsor, or conveys any vested rights or any exclusive privileges.
8. This document or a copy thereof, complete with all conditions, attachments, modifications, and time extensions shall be kept at the work site of the authorized activity. The Corps shall require the contractor to review this document prior to commencement of the authorized activity.
9. The Corps specifically agrees to allow Department personnel with proper identification, at reasonable times and in compliance with Corps specified safety standards access to the

premises where the authorized activity is located or conducted for the purpose of ascertaining compliance with the terms of this document and with the rules of the Department and to have access to and copy any records that must be kept; to inspect the facility, equipment, practices, or operations regulated or required; and to sample or monitor any substances or parameters at any location reasonably necessary to assure compliance. Reasonable time may depend on the nature of the concern being investigated.

10. At least forty-eight (48) hours prior to the commencement of authorized activity, the Corps shall submit to the Department a written notice of commencement of activities indicating the anticipated start date and the anticipated completion date.
11. Within a reasonable time after completion of construction activities authorized by this permit, the Corps shall submit to the Department a written statement of completion. This statement shall notify the Department that the work has been completed as authorized and shall include a description of the actual work completed. The Department shall be provided, if requested, a copy of any as-built drawings required of the contractor or survey performed by the Corps.

If you have any questions about this document, please contact Heather Mason at 850-595-0608 or at Heather.Mason@dep.state.fl.us.

Executed in Escambia County, Florida.

STATE OF FLORIDA DEPARTMENT
OF ENVIRONMENTAL PROTECTION

Emile D. Hamilton
District Director

Attachments:

Exhibit 1, Project Maps and Section/Township/Range locations, 21 pages
Exhibit 2, Snag Relocation Data Sheet, 1 page

Copies of 62-346.900 forms can be obtained at:
<http://www.dep.state.fl.us/water/wetlands/erp/forms.htm>

Copies furnished to:

U.S. Army Corps of Engineers
FWC, Imperiled Species Management Section
Jackson, Gadsden, Calhoun, Liberty, Gulf, and Franklin Counties
Dr. Donald W. Imm, U.S. Fish and Wildlife Service (USFWS)
Karen Herrington, USFWS

Project Name: Apalachicola River Snagging
Permittee: U.S. Army Corps of Engineers, Mobile District
Permit No: 07-0129424-008-EI
Page 10 of 12

Ted Hoehn, Florida Fish and Wildlife Conservation Commission (FFWCC)
Charles Mesing, FFWCC
Bonita Gorham, FFWCC
Steve Shea, FFWCC
Scott Sanders, FFWCC
Manley K. Fuller, Florida Wildlife Federation
Marilyn Blackwell, Help Save the Apalachicola River Group
Dan Tonsmeire, Apalachicola Riverkeeper
Janet Llewellyn, FDEP
Tim Rach, FDEP
Teresa Mussetto, FDEP
Jennifer Jacobson, USACE
Velma Diaz, USACE
File

CERTIFICATE OF SERVICE

The undersigned hereby certifies that this permit, including all copies, were mailed and/or emailed before the close of business on _____, to the above listed persons.

FILING AND ACKNOWLEDGMENT

FILED, on this date, under Section 120.52(7) of the Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.

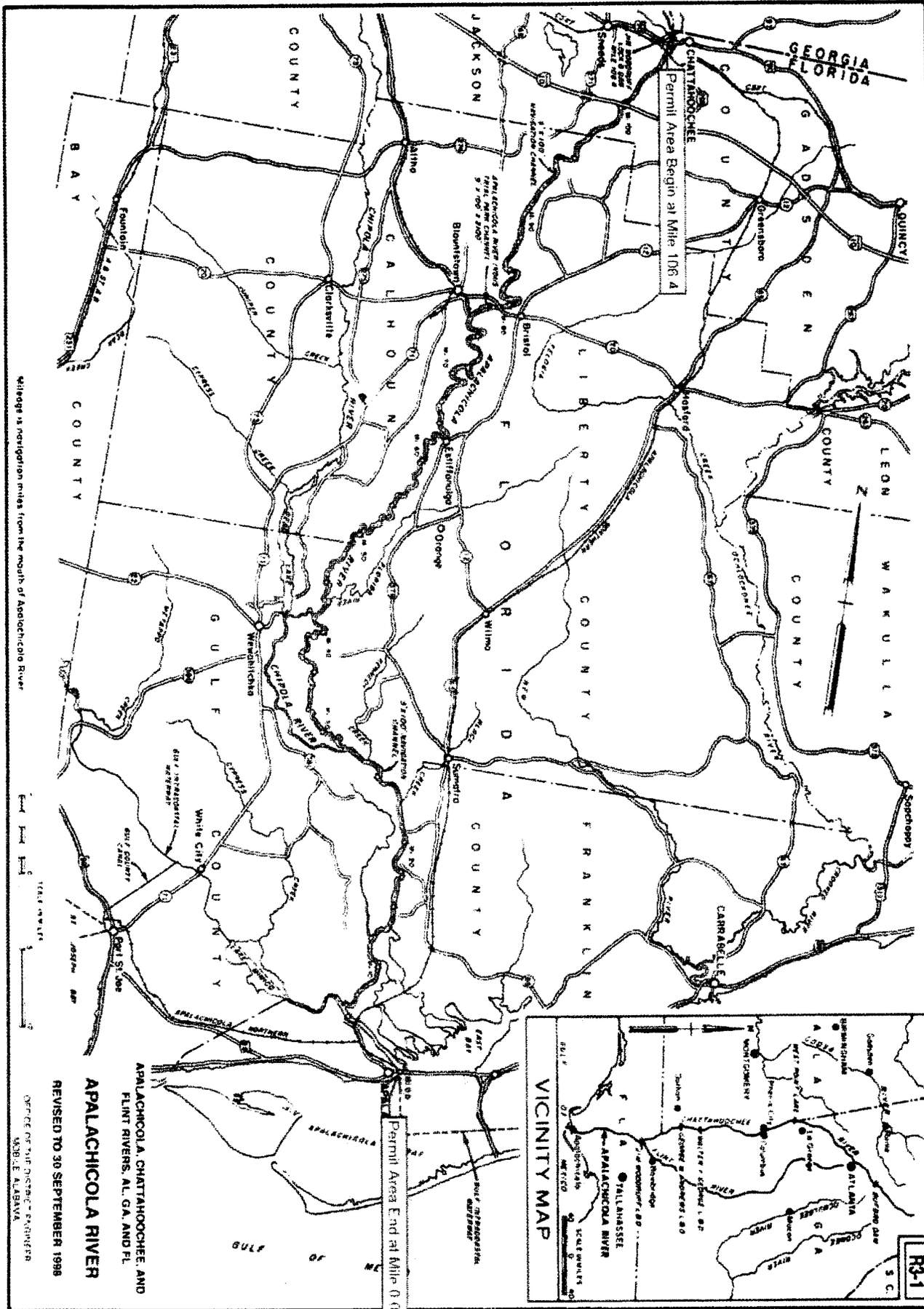
Clerk Date

Prepared By: Heather Mason

22 pages attached

Exhibit 1

CORPS OF ENGINEERS



Shoalage is navigation miles from the mouth of Apalachicola River

1000 FEET

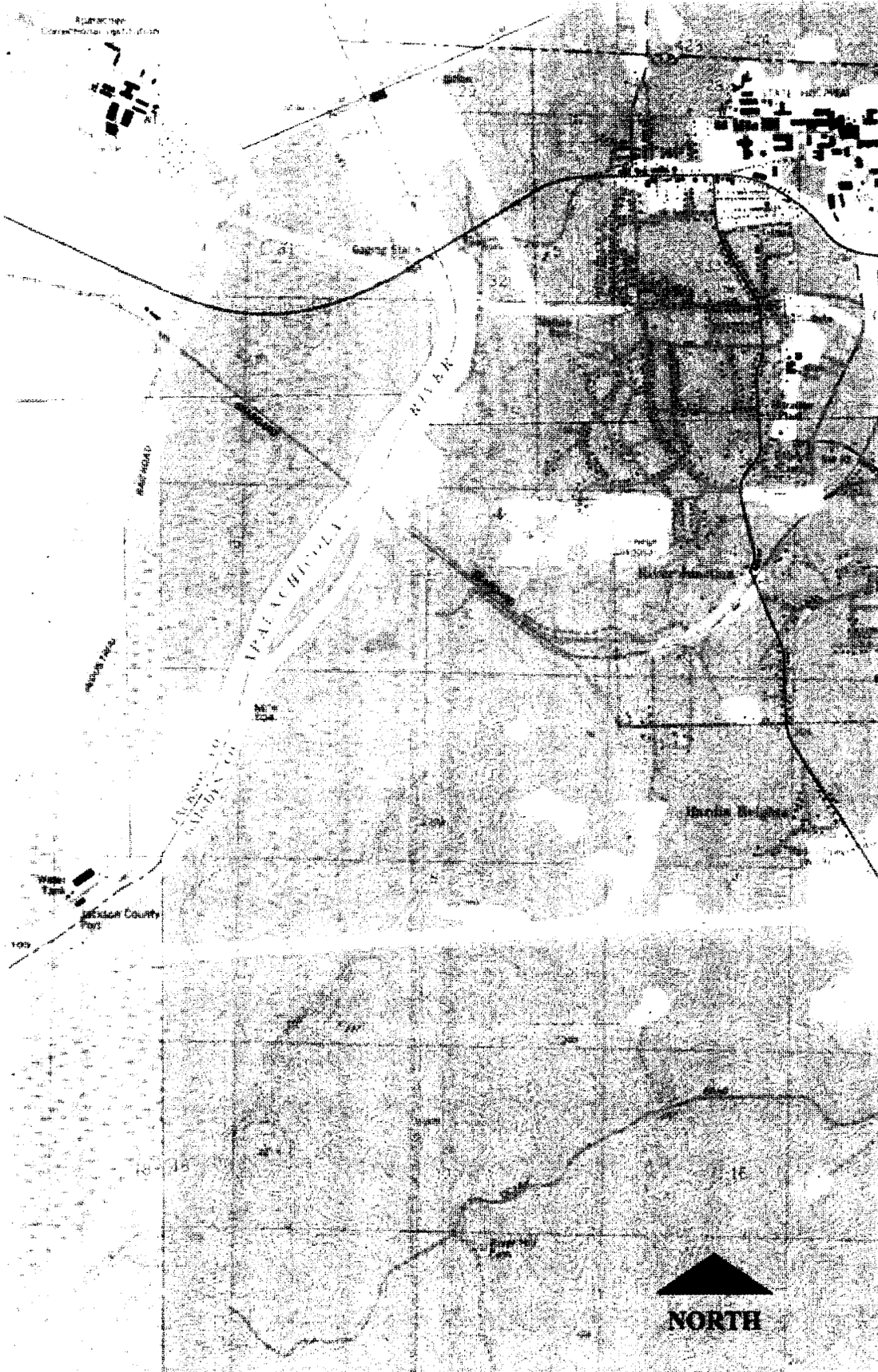
APALACHICOLA RIVER
 APALACHICOLA, CHATTAHOOCHEE, AND
 FLINT RIVERS, AL, GA, AND FL
 REVISED TO 30 SEPTEMBER 1988
 OFFICE OF THE DISTRICT ENGINEER
 MOBILE ALABAMA

Permit Area End at Mile 0.0

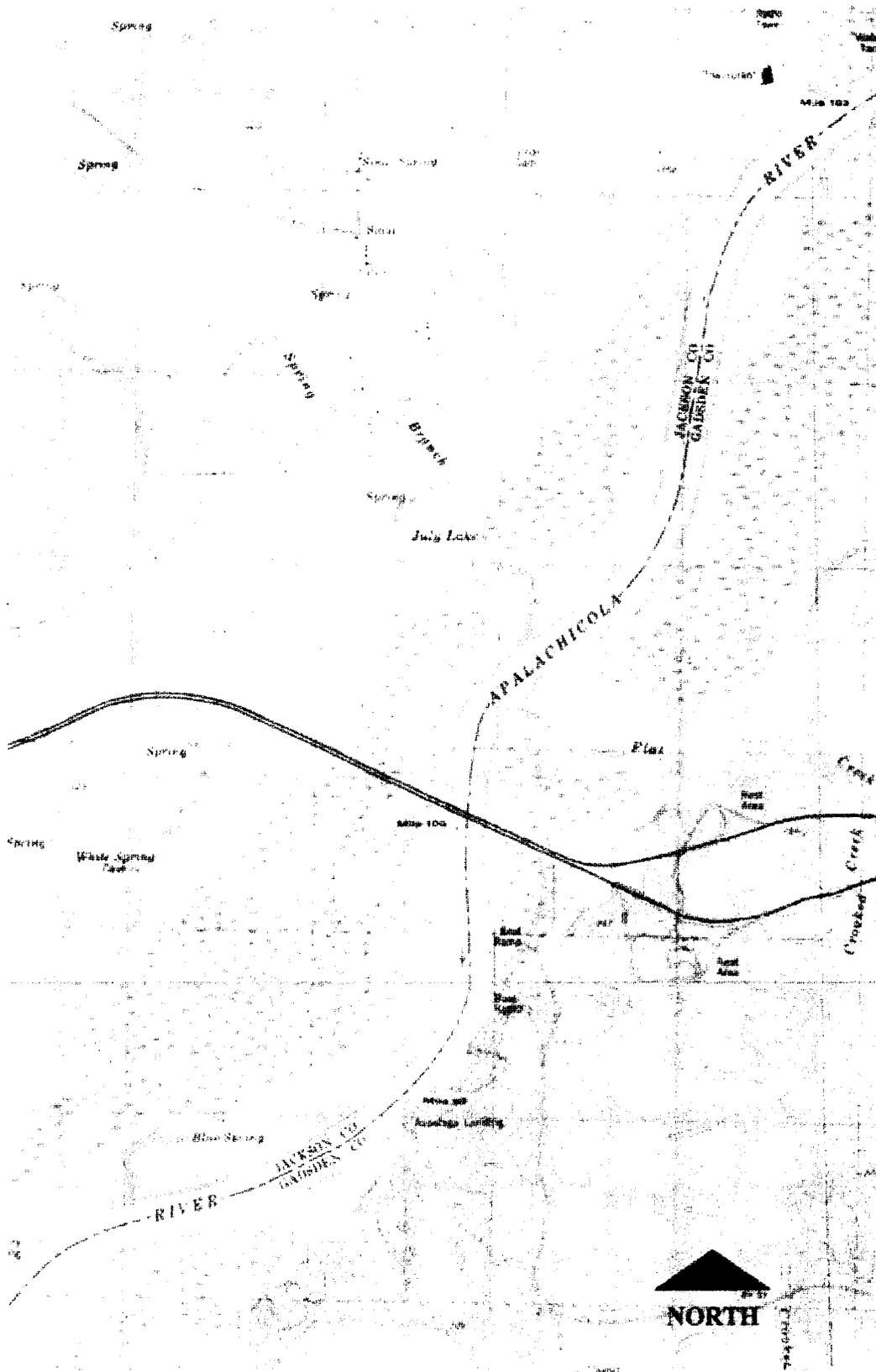
Permit Area Begin at Mile 106.4

R3-1

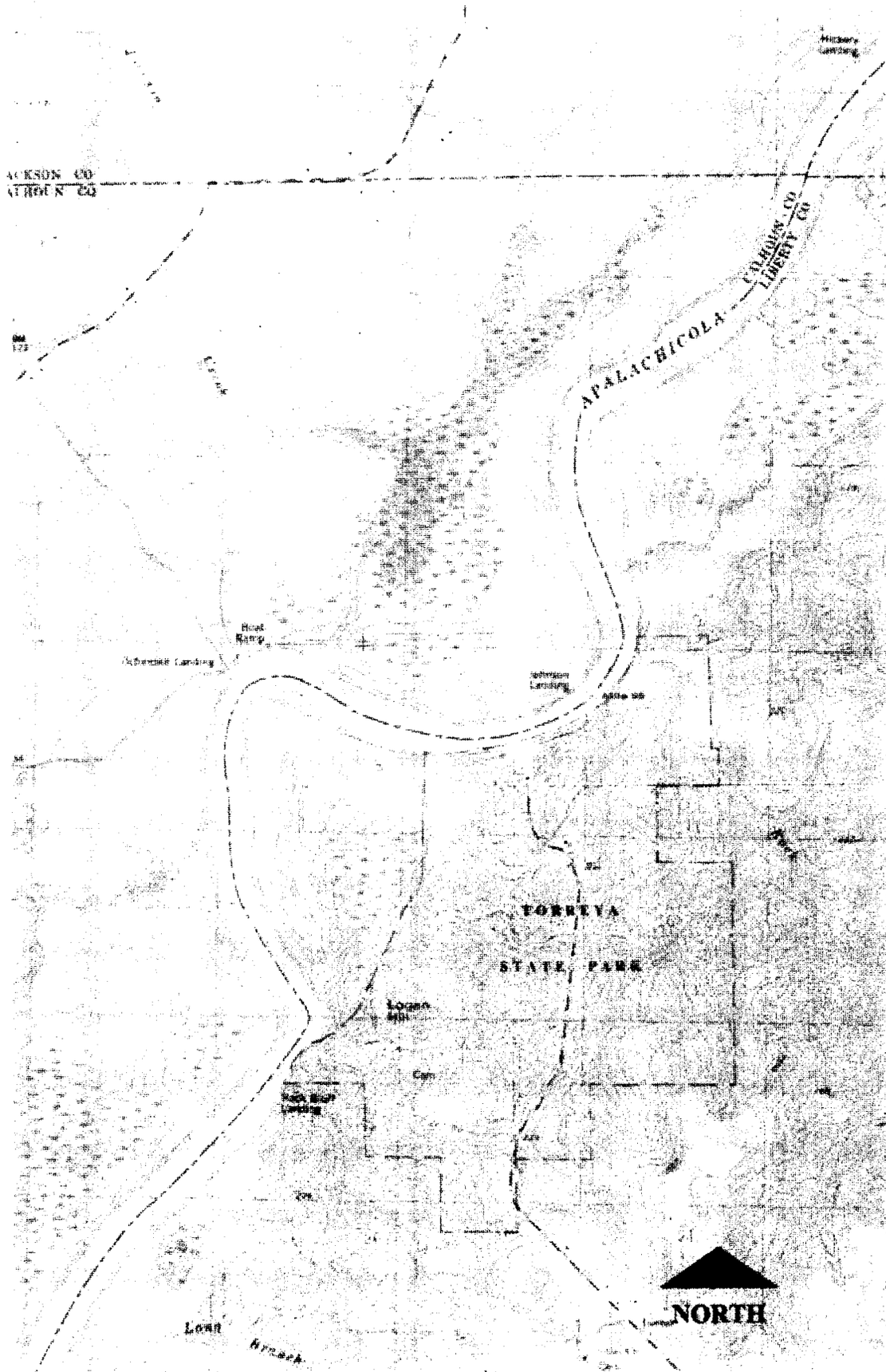
U S ARMY



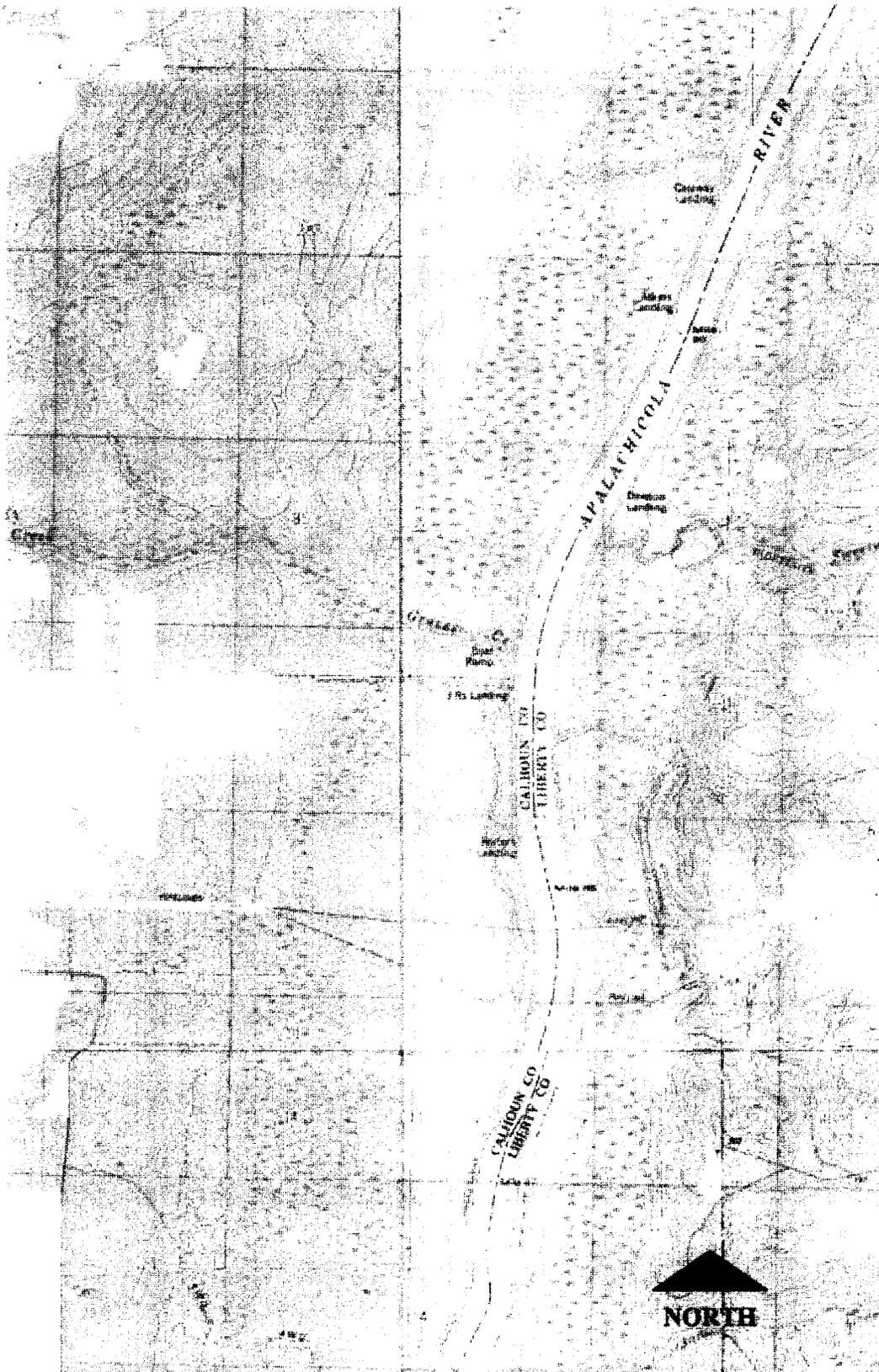
Excerpt from Chattahoochee, FLA-GA and Sneads, FLA-GA USGS Quad Maps
Scale: 1" = 0.5 Mile



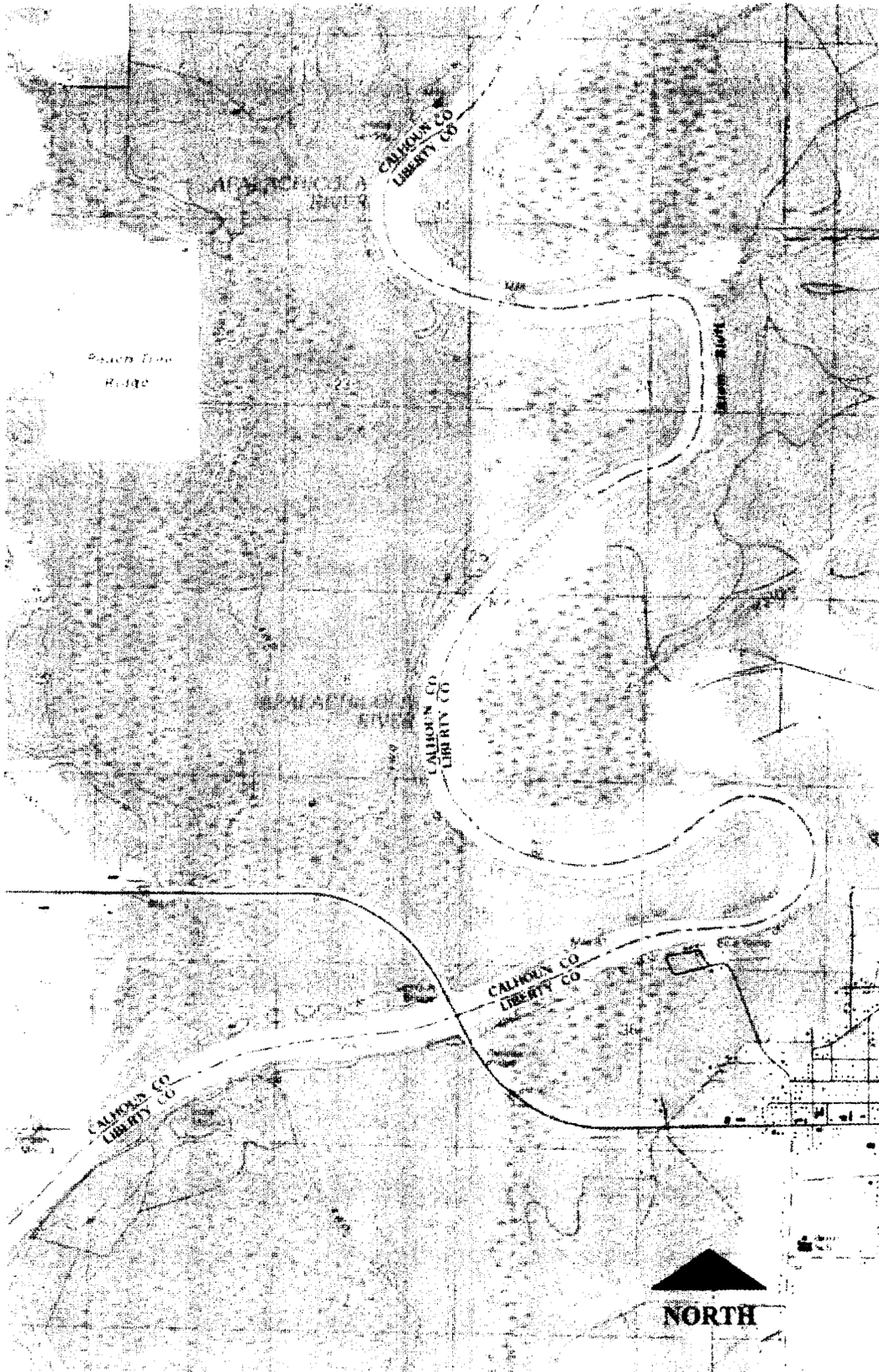
Excerpt from Sneads, FLA-GA and Rock Bluff, FLA USGS Quad Maps
Scale: 1" = 0.5 Mile



Excerpt from Rock Bluff, FLA USGS Quad Map
Scale: 1" = 0.5 Mile



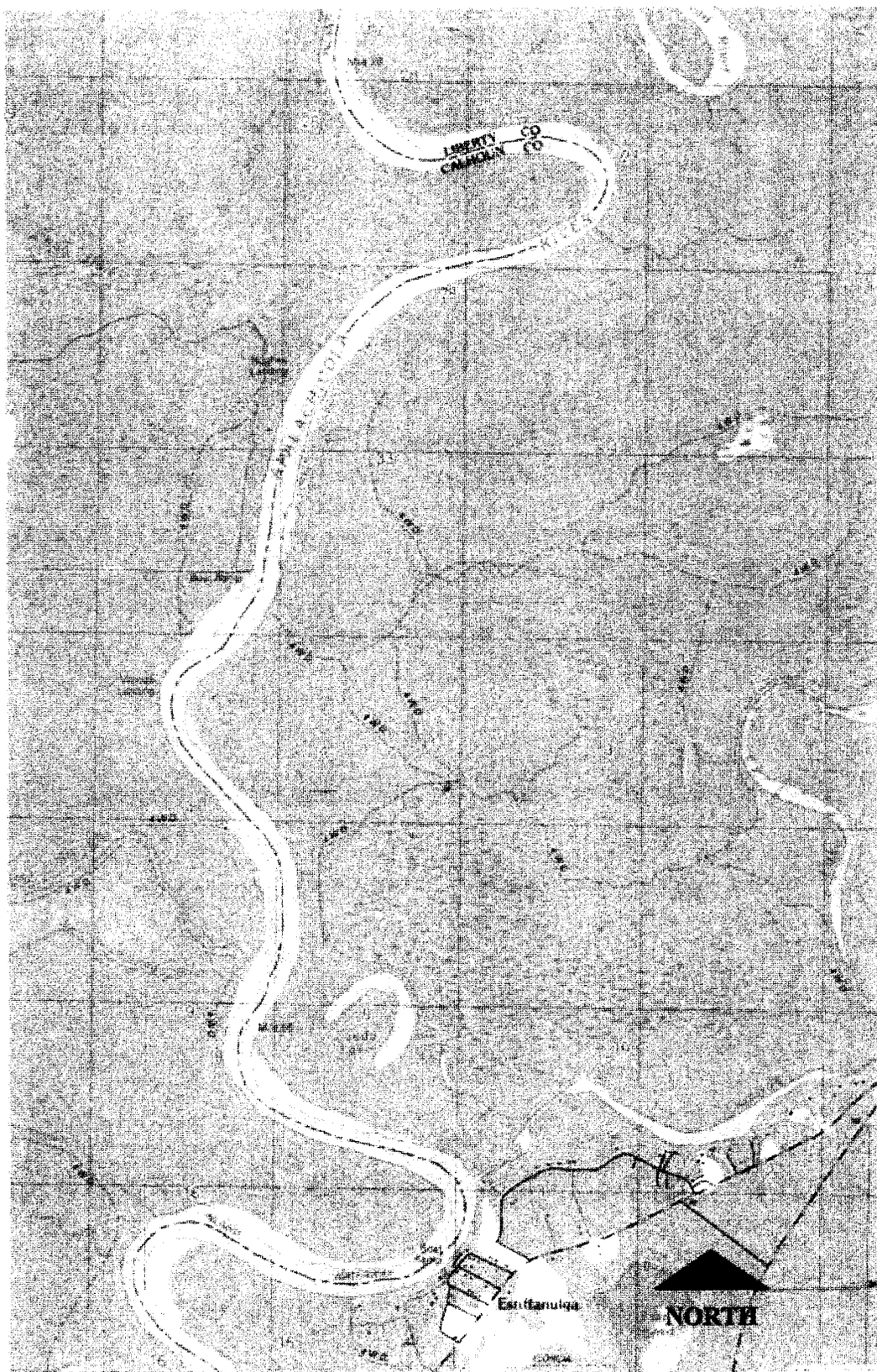
Excerpt from Rock Bluff, FLA and Bristol, FLA USGS Quad Maps
Scale: 1" = 0.5 Mile



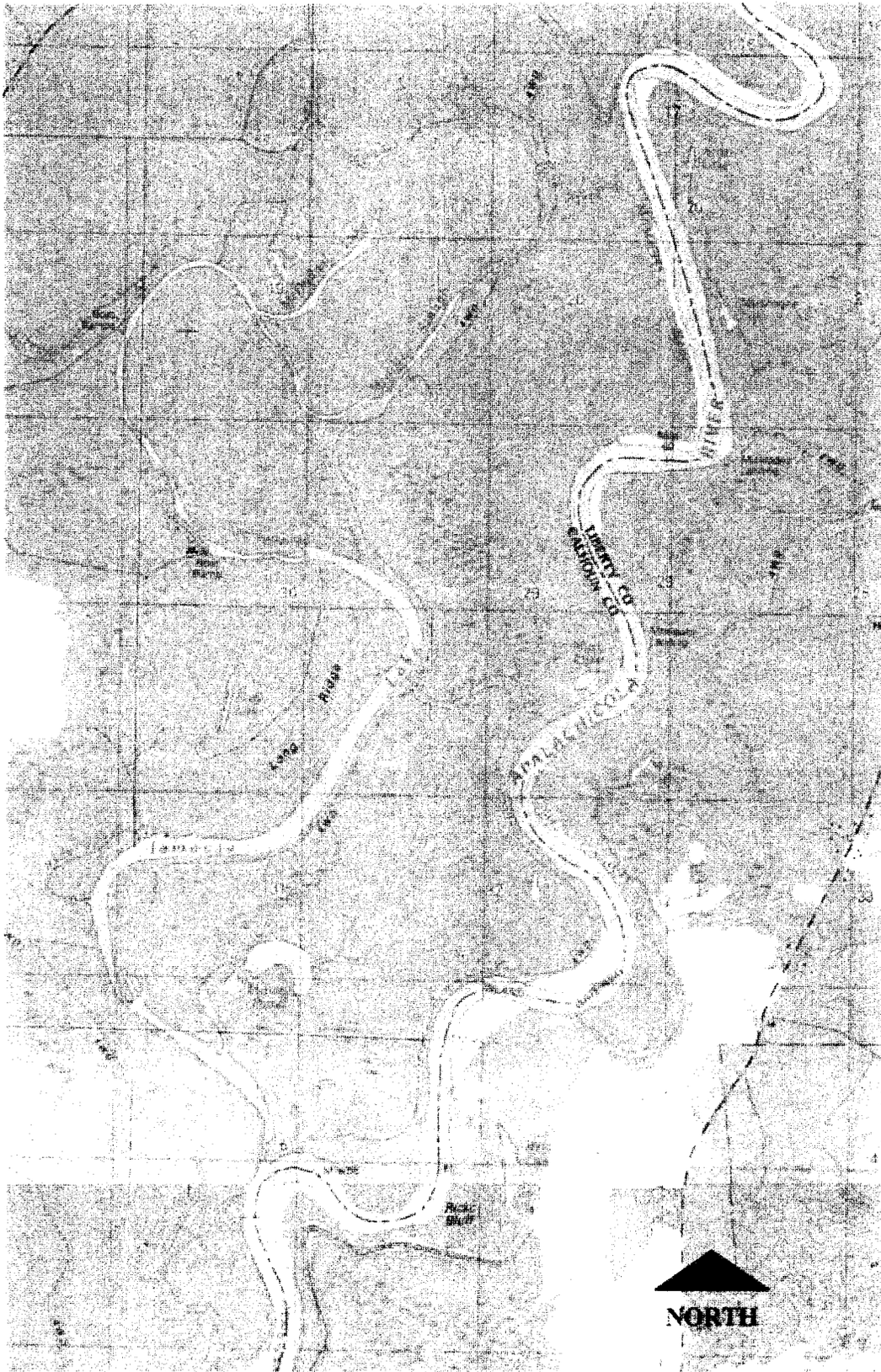
Excerpt from Bristol, FLA and Blountstown, FLA USGS Quad Maps
Scale: 1" = 0.5 Mile



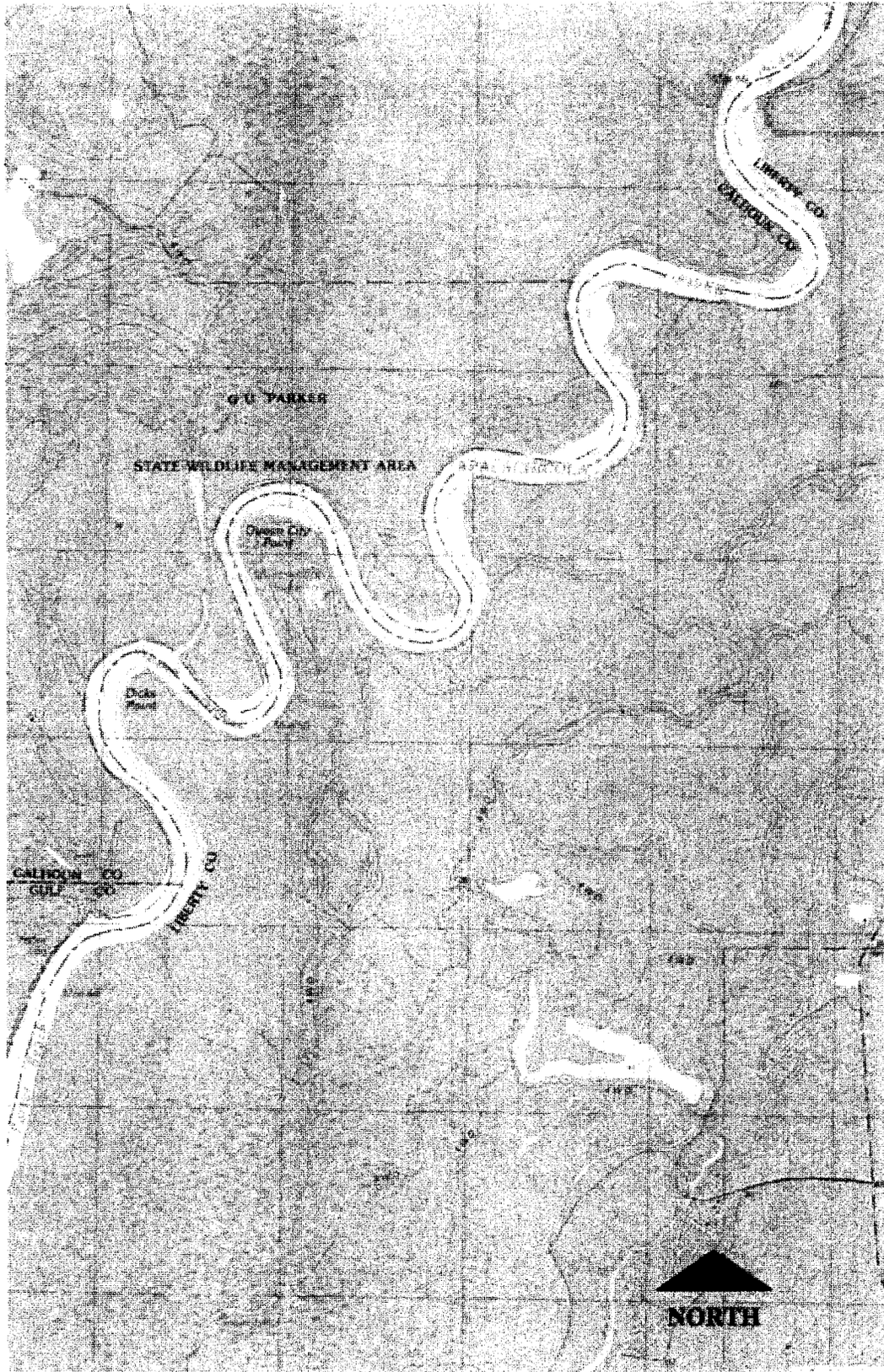
Excerpt from Blountstown, FLA and Estiffanulga, FLA USGS Quad Maps
Scale: 1" = 0.5 Mile



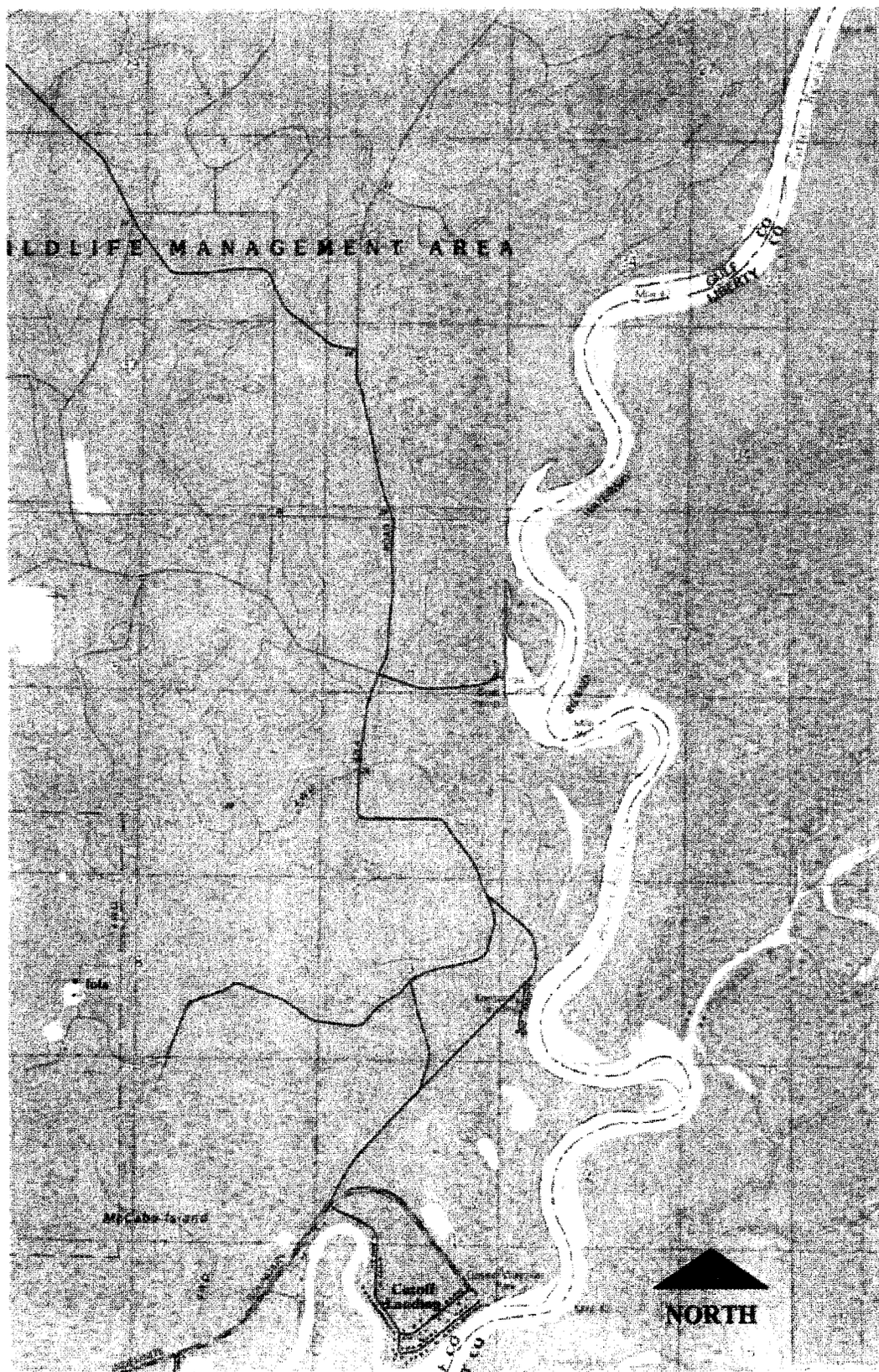
Excerpt from Estifanulga, FLA USGS Quad Map
Scale: 1" = 0.5 Mile



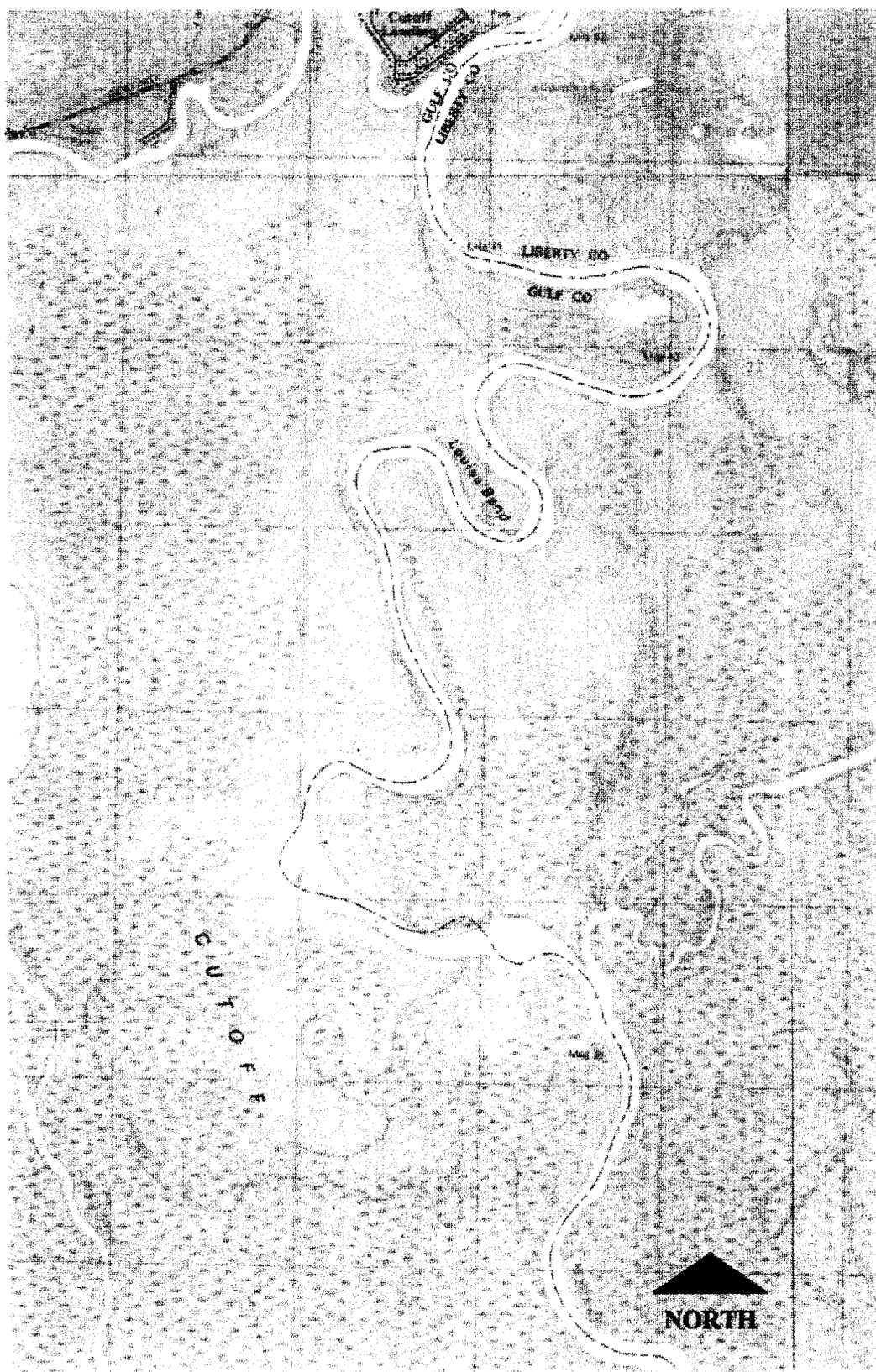
Excerpt from Estifanulga, FLA and Orange, FLA USGS Quad Maps
Scale: 1" = 0.5 Mile



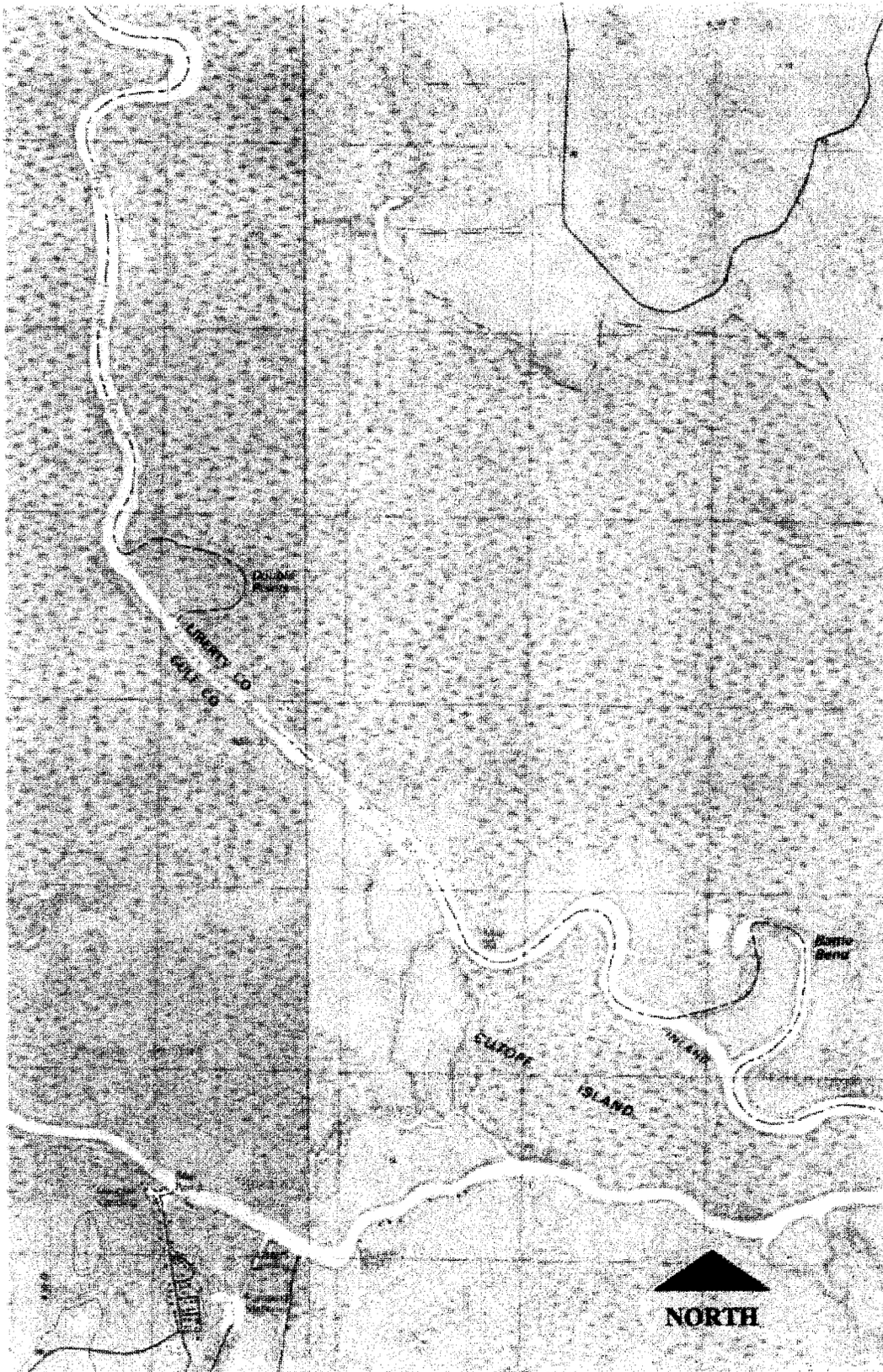
Excerpt from Orange, FLA USGS Quad Map
Scale: 1" = 0.5 Mile



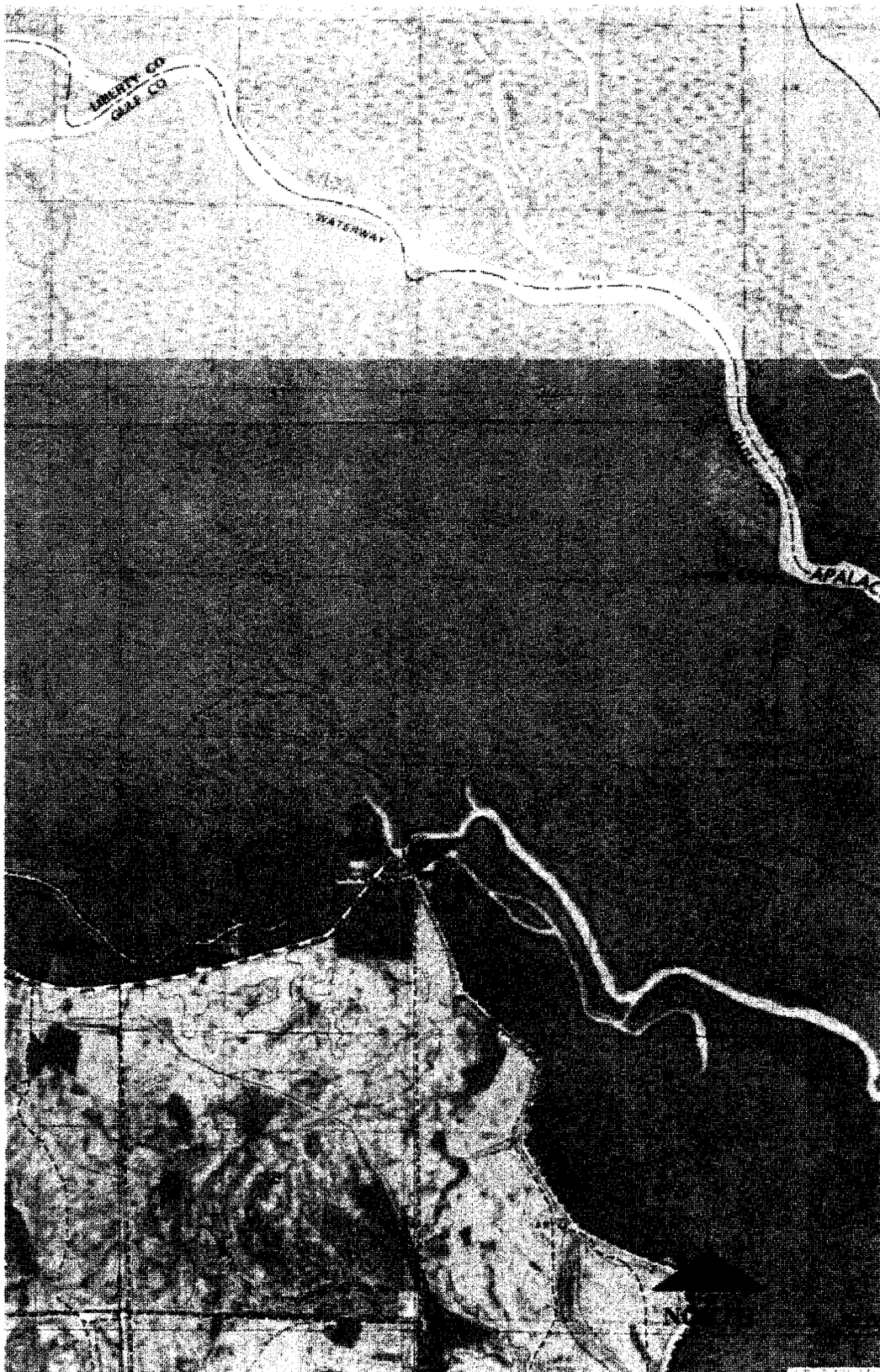
Excerpt from Orange, FLA and Dead Lake, FLA USGS Quad Maps
Scale: 1" = 0.5 Mile



Excerpt from Dead Lake, FLA and Wewahitchka, FLA USGS Quad Maps
Scale: 1" = 0.5 Mile



Excerpt from Wewahitchka, FLA and Kennedy Creek, FLA USGS Quad Maps
Scale: 1" = 0.5 Mile



Excerpt from Kennedy Creek, FLA and Forbes Island, FLA USGS Quad Maps
Scale: 1" = 0.5 Mile



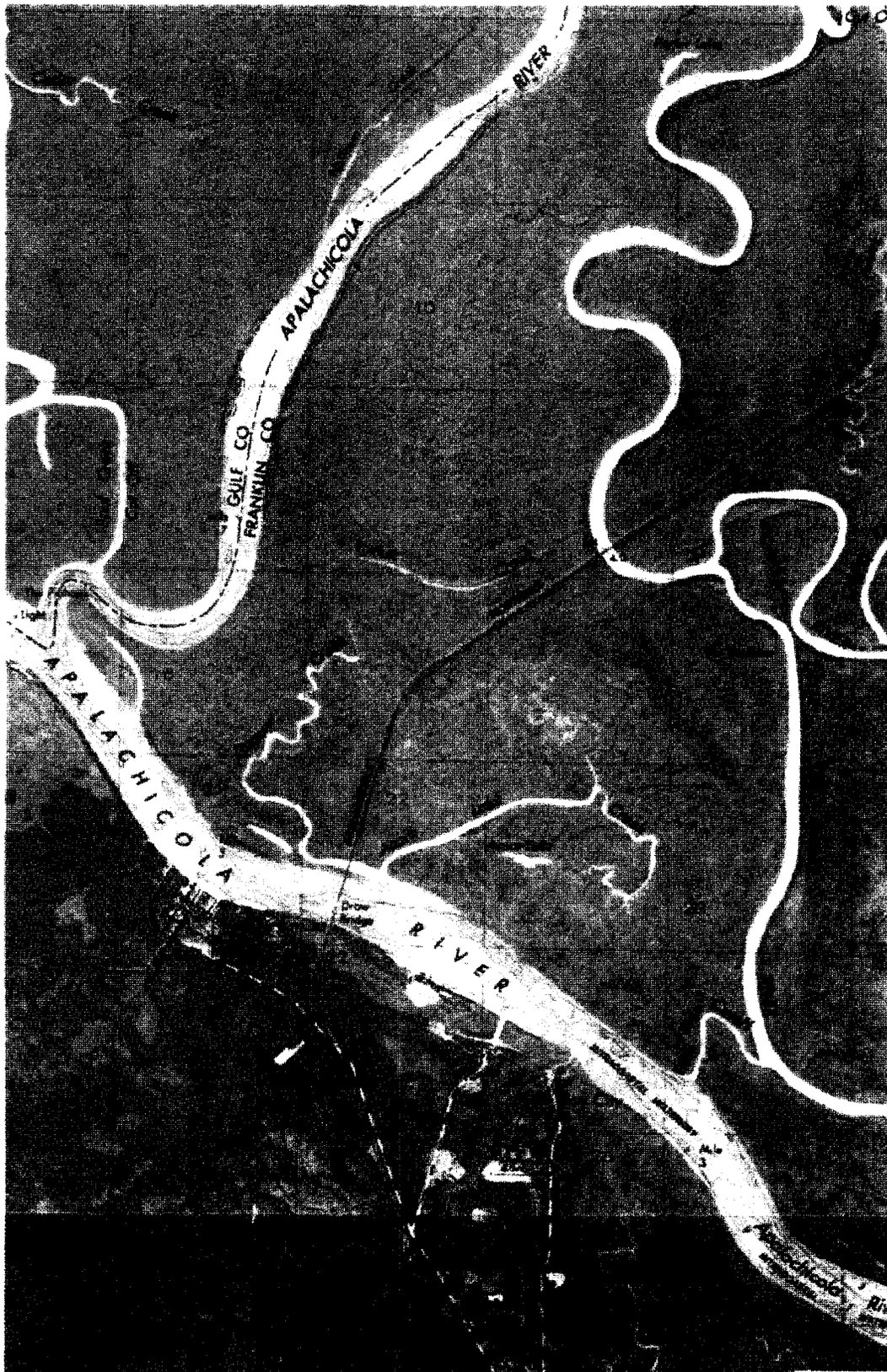
Excerpt from Forbes Island, FLA USGS Quad Map
Scale: 1" = 0.5 Mile



Excerpt from Forbes Island, FLA; Fort Gadsden, FLA; Jackson River, FLA;
and Beverly, FLA USGS Quad Maps
Scale: 1" = 0.5 Mile



Excerpt from Jackson River, FLA and Beverly, FLA USGS Quad Maps
Scale: 1" = 0.5 Mile



Excerpt from Jackson River, FLA and West Pass. FLA USGS Quad Maps
Scale: 1" = 0.5 Mile



Excerpt from West Pass, FLA and Apalachicola, FLA USGS Quad Maps
Scale: 1" = 0.5 Mile

APALACHICOLA RIVER				
COUNTY	QUADRANGLE MAP	SECTION	TOWNSHIP	RANGE
Jackson	Chattahoochee	31	4N	6W
		6,7	3N	6W
Jackson	Rock Bluff	26, 33, 34, 35	3N	7W
Gadsden	Chattahoochee	29, 32	4N	6W
		5, 6, 7	3N	6W
Gadsden	Sneads	12, 13, 23, 24, 26	3N	7W
		7	3N	7W
Gadsden	Rock Bluff	4, 5, 8, 7, 18, 19, 30	2N	7W
		25, 36	2N	8W
		1, 12	1N	8W
Calhoun	Bristol	12, 13, 14, 23, 24, 25, 26, 35, 36	1N	8W
Calhoun	Blountstown	14, 23, 26, 35, 34	1N	8W
Calhoun	Blountstown	3, 4, 9, 10, 14, 15, 22, 21	15	8W
Calhoun	Estiffanulga	21, 27, 28, 33	15	8W
		4, 5, 9, 16, 17, 20, 29, 31, 32	25	8W
Calhoun	Orange	6, 7	35	8W
		12, 13, 14, 23	35	9W
Liberty	Rock Bluff	3, 4, 9, 8, 17	2N	7W
		20, 19, 30	2N	7W
		36	2N	8W
		1, 12	1N	8W
Liberty	Bristol	12, 13, 14, 23, 24, 25, 36	1N	8W
		30, 31	1N	7W
Liberty	Blountstown	34, 35	1N	8W
		3, 10, 11, 15, 14	15	8W
		23, 22	15	8W
Liberty	Estiffanulga	21, 22, 26, 28, 33	15	8W
		4, 9, 10, 15, 16	25	8W
		17, 20, 21, 28, 29, 32	25	8W
		5	35	8W
Liberty	Orange	5, 6, 7	35	8W
		12, 13, 14, 23, 24, 22, 27	35	9W
Liberty	Dead Lake	27, 34, 33	35	9W
Liberty	Dead Lake	4, 3, 10, 9, 16	45	9W
Liberty	Wawahitchka	15, 21, 22, 28, 33, 34	45	9W
		3, 4, 9, 10, 15, 22	55	9W
Liberty	Kennedy Creek	22, 23, 24, 25	55	9W
		30, 31, 32, 33	55	8W
Liberty	Forbes Island	33	55	8W
		4, 3, 10	65	8W
Gulf	Dead Lake	27, 34, 33	35	9W
		4, 3, 9, 10, 16	45	9W
Gulf	Orange	26, 27	35	9W

APALACHICOLA RIVER (Con't)				
Gulf	Wewahitchka	16, 21, 22, 28, 33, 34	45	9W
		3, 4, 9, 10, 16, 15, 22	55	9W
Gulf	Kennedy Creek	22, 23, 24, 25, 36	55	9W
		30, 31, 32	55	8W
Gulf	Forbes Island	32	55	8W
		4, 3, 10, 15	65	8W
Gulf	Jackson River	16, 21, 27, 28, 34	75	8W
		2, 3, 10, 16	85	8W
Franklin	Forbes Island	10, 14, 15, 23, 26, 35	65	8W
		2, 11	75	8W
Franklin	Jackson River	14, 22, 23, 27, 34, 35	75	8W
		2, 3, 9, 10, 15, 16, 21, 22, 23, 27, 26	85	8W
Franklin	Apalachicola	25, 36	85	8W
		31	85	7W
		6	95	7W
CHIPOLA CUTOFF				
Gulf	Dead Lake	16, 17	45	9W



Florida Department of Environmental Protection

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

Rick Scott
Governor

Jennifer Carroll
Lt. Governor

Herschel T. Vinyard Jr.
Secretary

Permittee/Authorized Entity:

Charles B. Golden, Jr.
725 CC Land Road
Eastpointe, Florida 32328

Charles B. Golden, Jr. - Deadhead Logging

Environmental Resource Permit

**State-owned Submerged Lands Authorization –
Granted Pending Document Execution**

**U.S. Army Corps of Engineers Authorization –
Separate Corps Authorization May be Required**

Counties: Franklin, Liberty & Gulf
Permit No.: 19-0272818-002-EI
Use Agreement File No.: UA-19-456
BOT No.:190226761

Permit Issuance Date: January 31, 2013
Permit Construction Phase Expiration Date: January 31, 2018

2013 FEB -5 PM 05:23

**Consolidated Environmental Resource Permit
and Sovereignty Submerged Lands Authorization**

Permittee: Charles Golden – dba Golden Cypress

Permit No: 19-0272818-002-EI

PROJECT LOCATION

The activities authorized by this Permit and sovereignty submerged lands authorization are located on the Apalachicola River, in the following Sections, Townships, and Ranges of Franklin, Liberty and Gulf Counties, at the following Latitude/Longitudes:

Sections: 33, Township 05 South, Range 08 West.

Sections: 3, 4, 10, 14, 15, 23, 26 & 35, Township 06 South, Range 08 West

Sections: 2, 11, 14, 22, 23, 27, 34, & 35, Township 07 South, Range 08 West

Sections: 2, 3, 10, 15, & 16, Township 08 South, Range 08 West

Latitude/Longitude:	beginning:	30° 00' 11.7"N	-85° 03' 43.06"W
	ending:	29° 46' 6.5" N	-85° 02' 37.7"W

PROJECT DESCRIPTION

The permittee is authorized to recover and remove pre-cut submerged timber from the waters of the Apalachicola River, beginning at mile marker 26.1 and ending approximately 20 miles south to mile marker 6.1, an Outstanding Florida Waterbody, Class II Waters of the State, Unclassified Shellfish Harvesting Area. Authorized activities are depicted on the attached exhibits.

AUTHORIZATION

Recovery and removal of pre-cut submerged timber commonly referred to as Deadhead Logging, on state-owned submerged lands.

Environmental Resource Permit

The Department has determined that the activity qualifies for an Environmental Resource Permit. Therefore, the Environmental Resource Permit is hereby granted, pursuant to Part IV of Chapter 373, Florida Statutes (F.S.), and Chapter Rule 62-346, Florida Administrative Code (F.A.C.).

Sovereignty Submerged Lands Authorization

The activity is located on sovereignty submerged lands owned by the State of Florida. It therefore also requires authorization from the Board of Trustees of the Internal Improvement Trust Fund (Board of Trustees), pursuant to Article X, Section 11 of the Florida Constitution, and Section 253.77, F.S. As staff to the Board of Trustees under Sections 253.002, F.S., the Department has determined that the activity qualifies for and requires a Use Agreement, as long as the work performed is located within the boundaries as described and is consistent with the terms and conditions herein. The Department intends to execute Use Agreement, #19-456, upon execution of this permit. **You may not begin construction of the activities described until you receive a copy of the executed Use Agreement from the Department.** Upon expiration of this Use Agreement, the Permittee will be required to obtain another submerged land authorization in order to continue with the deadhead logging project.

Federal Authorization

A copy of this permit has been sent to the U.S. Army Corps of Engineers (USACE). The USACE may require a separate permit. Failure to obtain any required federal permits prior to construction could subject you to enforcement action by that agency.

Coastal Zone Management

This permit also constitutes a finding of consistency with Florida's Coastal Zone Management Program, as required by Section 307 of the Coastal Management Act.

Water Quality Certification

This permit constitutes a water quality certification under Section 401 of the Clean Water Act, 33 U.S.C. 1341.

Other Authorizations

You are advised that authorizations or permits for this project may be required by other federal, state or local entities including but not limited to local governments and homeowner's associations. This permit does not relieve you from the requirements to obtain all other required permits or authorizations.

The activity described may be conducted only in accordance with the terms, conditions and attachments contained in this document. Issuance and granting of the permit and authorizations herein do not infer, nor guarantee, nor imply that future permits, authorizations, or modifications will be granted by the Department.

PERMIT SOVEREIGNTY SUBMERGED LANDS CONDITIONS

The activities described herein must be conducted in accordance with:

- **The Specific Conditions**
- **The General Conditions**
- **The General Conditions for Sovereignty Submerged Lands Authorization**
- **The limits, conditions and locations of work shown in the attached drawings**
- **The term limits of this authorization**

You are advised to read and understand these conditions and drawings prior to commencing the authorized activities, and to ensure the work is conducted in conformance with all the terms, conditions, and drawings. If you are utilizing a contractor, the contractor also should read and understand these conditions and drawings prior to commencing the authorized activities. Failure to comply with these conditions, including any mitigation requirements, shall constitute grounds for revocation of the Permit and appropriate enforcement action by the Department.

Operation of the facility is not authorized except when determined to be in conformance with all applicable rules and this permit/certification/authorization and Use Agreement for sovereignty submerged lands authorization, as specifically described above.

SPECIFIC CONDITIONS--PRIOR TO START OF ACTIVITY

1. At least 48 hours prior to commencement of work authorized by this permit, the permittee shall notify the Department of Environmental Protection, Submerged Lands & Environmental Resources Program, Northwest District Office, 160 West Government Street, Suite 202, Pensacola, Florida 32502-

5794, in writing. The Department telephone number for reporting problems, malfunctions or exceedances under this permit is (850) 595-8300 during normal working hours.

2. The Permittee shall notify the Department in writing of all persons that have been given authorization to work with the permittee or work under this Agreement. This notification must be made prior to the start of any logging activities. Any person whose name is not listed with the Department will be considered unauthorized and the department will pursue applicable enforcement actions for any unauthorized logging activities.

SPECIFIC CONDITIONS – PERMITTED ACTIVITY

3. The permittee is bound to the specific conditions of the Use Agreement and the Pre-recovery Assessment Report as well as those in this permit.

4. The terms, conditions, and provisions of the required Use Agreement shall be met. Construction of this activity shall not commence on sovereign submerged lands, title to which is held by the Board of Trustees of the Internal Improvement Trust Fund, until all required Use Agreement documents have been executed to the satisfaction of the Department.

5. If the approved permit drawings conflict with the specific conditions, then the specific conditions shall prevail.

6. The permittee shall notify the Apalachicola National Forest, Apalachicola Ranger District, P.O. Box 579, Bristol, Florida, 32321 at least 24 hours prior to conducting work within the boundaries of the Apalachicola National Forest.

7. Removal of logs or debris shall be accomplished only by winching and hoisting. There shall be no dredging or filling associated with the extraction of logs other than physically required to attach a winch and hoisting devices to logs.

8. A flotation device shall be used to transport logs or debris and protect the submerged river bottom from damage.

9. Recovery of deadhead logs in any manner that will cause bank erosion or upland damages that will result in future water quality problems is prohibited.

10. Deadhead recovery operations shall not block navigational access.

11. Florida Fish and Wildlife Conservation Commission (FWC) maintained public boat ramps may not be used for staging of deadhead logging operations.

12. The property owner and the Department must approve any landings that are to be used as an official removal site of pre-cut timber. Use of any removal site without written authorization from the property owner is prohibited. The authorized landing sites for this permit are public and private landing sites owned and maintained by Brown's Landing, Bloody Bluff Landing and Henry Abercrombie Jr. Boat Ramp. These are the only landing sites that have been approved by the Department and proposed to use as an official retrieval sites. Use of any other removal sites is prohibited without modification to the Permit.

SPECIFIC CONDITIONS – DEADHEAD LOGGING

13. This permit authorizes work on the Apalachicola River, for a distance previously mentioned in this permit. If additional work within this river reach is required during the term of this permit, the permittee shall request a permit modification. If additional work on a different waterbody is required, the permittee shall apply for an additional permit for that particular waterbody.
14. This permit and a current Use Agreement authorize the recovery and removal of pre-cut submerged timber by one team of no more than three persons.
15. Recovery of deadfalls, storm falls, or any naturally occurring timber during deadhead logging activities in sovereignty submerged lands is prohibited.
16. Recovery of deadheads from aquatic vegetated bottoms is prohibited.
17. Recovery of deadheads from springs and spring runs is prohibited.
18. Recovery of deadheads from sandbars is prohibited.
19. A minimum water depth of four feet is required for all deadhead log retrieval and removal activities.
20. In order to prevent bank destabilization and subsequent bank failure recovery of deadheads embedded within the banks in the outer bends of the river or from submerged aquatic vegetation, is prohibited
21. Pre-cut timber log stacks shall be marked by a labeled buoy or other device. There shall not be more than 10 marked log stacks in the area of permitted reach.
22. Logging operations shall be conducted at least 30 feet from any seawalls, bulkheads, or docks. The permittee will be held responsible for any damage attributed to private and/or public property that has ensued due to deadhead logging activity.
23. In the event that biological studies by the Department indicate that deadhead logging operations have resulted in substantial habitat destruction or water quality degradation, the permittee may be required to mitigate adverse project impacts to meet the public interest criteria established by Chapter 373.414, F.S. Mitigation may include placement of cut timbers to replace habitat removed during deadhead logging.
24. The Permittee shall comply with all local, state, and federal laws, rules and regulations (laws) in the performance of this Agreement. If the Permittee fails to comply with such laws, or if the Department has received more than one verified and substantiated complaint against Permittee related to deadhead logging, or if the Permittee is accused of a crime related to deadhead logging, the Department will suspend the permit and/or Use Agreement until a final decision or adjudication has been made. Failure to follow laws or receipt of verified and substantial complaints may result in termination of the permit and/or Use Agreement and/or denial of any future Permit and/or Use Agreements for deadhead logging, depending on the severity of the complaint and whether the Department has reasonable assurance that the

problem would not be repeated. Conviction of a crime related to deadhead logging shall be grounds for termination of the Permit and/or Use Agreement and denial of any future Permit and/or Use Agreement for the activity of deadhead logging.

SPECIFIC CONDITIONS – HISTORIC AND CULTURAL

25. If prehistoric or historic artifacts, such as pottery or ceramics, stone tools or metal implements, dugout canoes, or any other physical remains that could be associated with Native American cultures or early colonial or American settlement are encountered at any time within the project site, shall cease all activities involving subsurface disturbance in the immediate vicinity of such discoveries. The permittee, or designee, shall contact the Florida Department of State, Division of Historical Resources, Review and Compliance Section at (850) 245-6333 or (800) 847-7278, as well as the appropriate permitting agency office. Project activities may not resume without verbal and/or written authorization from the Division of Historical Resources. In the event that unmarked human remains are encountered during permitted activities, all work shall stop immediately and the proper authorities notified in accordance with section Chapter 872.05, Florida Statutes. Permittee must comply with all restrictions determined for historical sites within the permitted reach of river.

26. The permittee shall comply with the following recommendations from the Division of Historical Resources:

- a. No logs may be removed from historic properties including archaeological sites, shipwrecks including abandoned or submerged watercraft, historic structures, or other historic resource contexts.
- b. Removal of logs from the permitted area should only occur at previously identified and documented areas.
- c. No modified logs, such as dugout canoes, or logs with attached or associated hardware or tackle may be removed.
- d. The permittee shall carefully examine the areas of log retrieval and all logs as they are being removed from the water in order to ensure they are not dugout canoes. If a canoe is located, it shall immediately be returned to the water in the location where it was found. A GPS reading should be taken for the location and reported to the Division of Historical Resources within 24 hours of discovery.
- e. Prehistoric or historic artifacts shall not be removed from the Apalachicola river bottom. If found, the permittee should note the type of artifact or other cultural evidence, record the location, take GPS coordinates, take photographs of the adjacent river bank and transmit this information to the Division of Historical Resources, Compliance and Review Section.
- f. Title to all historic artifacts abandoned on state owned and state controlled lands rests with the Division of Historical Resources.
- g. Pursuant to rules 1A-31 and 1A-32, Florida Administrative Code, the Division of Historical Resources is allowed to levy administrative fines in cases where historic resources are removed without proper authorization
- h. In the absence of the Isolated Finds Program, removal of artifacts from river bottoms and other sovereign submerged lands is a first degree misdemeanor under section 267.13(1)(a), Florida Statutes.
- i. If any other significant historical resources are discovered the permittee is required to contact the FDEP with location information.

SPECIFIC CONDITIONS –LISTED SPECIES

27. The permitted section of Apalachicola River harbors two listed species, the Gulf sturgeon (*Acipenser oxyrinchus desotoi*) and the Freshwater mussels (Fat three-ridge, Purple Bankclimber and Washboard)) . The following conditions must be adhered to in order to avoid impacts to these species.

28. Deadhead logging is prohibited during the Gulf sturgeon's spawning run, March 15 to May 15.

29. In order to avoid an accidental or intentional take at a known occurrence location of the Freshwater mussels, there shall be a 300-foot 'no deadhead log harvest zone' around these locations. The upstream coordinates of this prohibited logging zone are latitude 29° 57' 56.2"/ longitude -85° 01' 21.2" and the downstream coordinates are latitude 29° 52' 55.2" /longitude -85° 00' 53.2"

SPECIFIC CONDITIONS – MONITORING/REPORTING REQUIREMENTS

30. On a weekly basis, the applicant shall report to the Department as described in Attachment A of the current Use Agreement. Weekly reports shall be submitted to Susan Radford every Friday by fax at (850) 595-8311, by cell phone (850) 324-4734, by office phone at (850) 595-0635 or by email at susan.radford@dep.state.fl.us.

SPECIFIC CONDITIONS - TURBIDITY

31. A mixing zone for turbidity is granted with the following size and configuration constraints: The mixing zone shall extend no further than 150 meters downstream, not to exceed 150 meters, from the points of turbidity generation.

32. The restricted mixing zones approved by the Department are located within "Outstanding Florida Waters" and existing ambient water quality may be degraded for a period not to exceed 30 days, and natural background for turbidity must be achieved at the mixing zone boundary. Lowered water quality shall occur only within the restricted mixing zones approved by the Department in Specific Condition 31.

GENERAL CONDITIONS

1. All activities authorized by this permit shall be implemented as set forth in the plans, specifications and performance criteria approved by this permit. Any deviation from the permitted activity and the conditions for undertaking that activity may constitute grounds for revocation or enforcement action by the Department, unless a modification has been applied for and approved in accordance with Rule 62-346.100, F.A.C.

2. This permit or a copy thereof, complete with all conditions, attachments, exhibits, and modifications, shall be kept at the work site of the permitted activity during the construction phase. The complete permit shall be available for review at the work site upon request by the Department staff. The permittee shall require the contractor to review the complete permit prior to commencement of the activity authorized by this permit. A weather-resistant sign, measuring at least 8 1/2 inches by 11 inches, and including the permit number (in lettering that is easily visible from the access road) shall be placed on the property facing the road.

3. Activities approved by this permit shall be conducted in a manner that does not cause violations of state water quality standards.

4. Immediately prior to, during construction, and for the period of time after construction to allow for stabilization of all disturbed areas, the permittee shall implement and maintain erosion and sediment control best management practices, such as silt fences, erosion control blankets, mulch, sediment traps, polyacrylamide (PAM), temporary grass seed, permanent sod, and floating turbidity screens to retain sediment on-site and to prevent violations of state water quality standards. These devices shall be installed, used, and maintained at all locations where the possibility of transferring suspended solids into the receiving waterbody exists due to the permitted work, and shall remain in place at all locations until construction is completed and soils are permanently stabilized. All best management practices shall be in accordance with the guidelines and specifications described in the State of Florida Erosion and Sediment Control Designer and Reviewer Manual (Florida Department of Transportation and Florida Department of Environmental Protection, 2007), unless a project-specific erosion and sediment control plan is approved as part of the permit. If project-specific conditions require additional measures during any phase of construction or operation to prevent erosion or control sediments beyond those specified in the approved erosion and sediment control plan, the permittee shall implement additional best management practices as necessary, in accordance with the guidelines and specifications in the *State of Florida Erosion and Sediment Control Designer and Reviewer Manual*, Prepared for Florida Department of Transportation & Florida Department of Environmental Protection by HydroDynamics Incorporated in cooperation with Stormwater Management Academy, June 2007. The permittee shall correct any erosion or shoaling that causes adverse impacts to the water resources as soon as practicable. Once project construction has been deemed complete, including the re-stabilization of all side slopes, embankments, and other disturbed areas, and before conversion of the permit to the operation and maintenance phase, all silt screens and fences, temporary baffles, and other materials that are no longer required for erosion and sediment control shall be removed.

5. Stabilization measures shall be initiated for erosion and sediment control on disturbed areas as soon as practicable in portions of the site where construction activities have temporarily or permanently ceased, but in no case more than seven days after the construction activity in that portion of the site has temporarily or permanently ceased.

6. At least 48 hours prior to commencement of activity authorized by this permit, the permittee shall submit to the Department a fully executed Form 62-346.900(3), "Construction Commencement Notice," incorporated by reference herein, indicating the expected start and completion dates. Information on how a copy of this form may be obtained is contained in Rule 62-346.900, F.A.C.

7. Within 30 days after completion of construction of the whole system, or independent portion of the system, the permittee shall notify the Department that construction has been completed and the system is ready for inspection by submitting one of the following forms to the Department office that issued the permit:

- a. For systems other than those that serve an individual, private single-family residential dwelling unit, duplex, triplex, or quadruplex, Form 62-346.900(4), "As-Built Certification by a Registered Professional." If the registered professional has certified that the system has been built substantially in compliance with the plans and specifications in the permit, and that such system is ready for inspection, the permittee shall also submit Form 62-346.900(6), "Request for Conversion of Environmental Resource Individual Permit Construction Phase to Operation and Maintenance Phase." The system shall not be used and operated for its permitted purpose until the Department has approved the request to authorize the operation phase, in accordance with Rule 62-346.095, F.A.C. The "As-Built Certification" shall be for the purpose of determining if the work was completed in

substantial compliance with permitted plans and specifications. The certification shall include as-built drawings in the form of the permitted drawings that clearly show any substantial deviations made during construction. The plans must be clearly labeled as "as-built" or "record" drawings.

b. For systems that serve an individual, private single-family residential dwelling unit, duplex, triplex, or quadruplex, Form 62-346.900(5), "Construction Completion and Inspection Certification for a System Serving an Individual, Private Single-Family Dwelling Unit."

8. Each phase or independent portion of the permitted system must be completed in accordance with the permitted plans and permit conditions prior to the initiation of the permitted use of the facility, or the site infrastructure located within the area served by that portion or phase of the system.
9. The permittee shall remain liable for compliance with the operation and maintenance of the system in accordance with the terms and conditions of the permit for the life of the system, unless such permit is transferred to an acceptable responsible entity in accordance with Rules 62-346.095 and 62-346.130, F.A.C. Once transfer of the permit has been approved by the Department, the transferee shall be liable for compliance with all the terms and conditions of the operation and maintenance phase of the permit for the life of the system.
10. Should any other regulatory agency require changes to the permitted system, the permittee shall notify the Department in writing of the changes prior to implementation so that the Department can determine whether a permit modification is appropriate.
11. This permit does not convey to the permittee or create in the permittee any property right or any interest in real property, nor does it authorize any entrance upon or activities on property that is not owned or controlled by the permittee, or convey any rights or privileges other than those specified in this permit or Chapter 62-346, F.A.C. Permittees having the right to exercise the power of eminent domain or who had a contract to purchase the property subject to this permit shall not commence any work under this permit until the permittee has provided the Department with proof of transfer of ownership of the property in the name of the permittee. If such transfer of ownership does not occur, the permittee shall surrender this permit, and the permit shall be null and void.
12. Pursuant to Section 373.422, F.S., prior to conducting any activities on sovereign submerged lands, the permittee must receive all necessary approvals and authorizations under Chapters 253 and 258, F.S. Written authorization that requires formal execution by the Board of Trustees of the Internal Improvement Trust Fund shall not be considered received until it has been fully executed.
13. The permittee shall hold and save the Department harmless from any and all damages, claims, or liabilities that may arise by reason of the construction, alteration, operation, maintenance, removal, abandonment or use of any system authorized by the permit.
14. The permittee shall notify the Department in writing at least 30 days prior to any sale, conveyance, or other transfer of ownership or control of a permitted system or the real property on which the permitted system is located. Where ownership of the land subject to the permit was demonstrated through a long-term lease, the lessee must have transferred ownership and control of the permitted system to the current landowner or new lessee, effective prior to or on the date of expiration of the lease. All transfers of ownership or transfers of a permit are subject to the requirements of Rules 62-346.095 and 62-346.130, F.A.C.

15. Upon reasonable notice to the permittee, Department staff with proper identification shall have permission to enter, inspect, sample and test the system to ensure conformity with the plans and specifications authorized in the permit.
16. If historical or archaeological artifacts are discovered at any time on the project site, the permittee shall immediately notify the Department.
17. The permittee shall immediately notify the Department in writing of any previously submitted information that is later discovered to be inaccurate.
18. The issuance of this permit does not relieve the permittee from the responsibility to obtain any other required federal, state, and local authorizations.
19. The permittee is advised that, pursuant to Section 556.105, F.S., excavating contractors are required to provide certain information concerning the excavation that may affect underground facilities through the one-call notification system not less than two, nor more than five, business days before beginning any excavation.

GENERAL CONDITIONS FOR SOVEREIGNTY SUBMERGED LANDS AUTHORIZATION

Any use of sovereignty submerged lands is subject to the following general conditions are binding upon the applicant and are enforceable under Chapter 253, F.S. and, as applicable, Chapter 258, F.S.:

1. Sovereignty submerged lands may be used only for the specified activity or use. Any unauthorized deviation from the specified activity or use and the conditions for undertaking that activity or use will constitute a violation. Violation of the authorization will result in suspension or revocation of the applicant's use of the sovereignty submerged lands unless cured to the satisfaction of the Board of Trustees.
2. Authorization under Rule 18-21.005, Florida Administrative Code (F.A.C.), conveys no title to sovereignty submerged lands or water column, nor does it constitute recognition or acknowledgment of any other person's title to such land or water.
3. Authorizations under Rule 18-21.005, F.A.C., may be modified, suspended or revoked in accordance with its terms or the remedies provided in Sections 253.04, F.S. and Chapter 18-14, F.A.C.
4. Structures or activities will be constructed and used to avoid or minimize adverse impacts to resources.
5. Construction, use, or operation of the structure or activity will not adversely affect any species which is endangered, threatened or of special concern, as listed in Rules 68A-27.003, 68A-27.004, and 68A-27.005, F.A.C.
6. Structures or activities will not unreasonably interfere with riparian rights. When a court of competent jurisdiction determines that riparian rights have been unlawfully affected, the structure or activity will be modified in accordance with the court's decision.

7. Structures or activities will not create a navigational hazard.
8. Structures will be maintained in a functional condition and will be repaired or removed if they become dilapidated to such an extent that they are no longer functional.
9. Structures or activities will be constructed, operated, and maintained solely for water dependent purposes.
10. The applicant agrees to indemnify, defend and hold harmless the Board of Trustees and the State of Florida from all claims, actions, lawsuits and demands in any form arising out of the authorization to use sovereignty submerged lands or the applicant's use and construction of structures on sovereignty submerged lands. This duty to indemnify and hold harmless will include any and all liabilities that are associated with the structure or activity including special assessments or taxes that are now or in the future assessed against the structure or activity during the period of the authorization.
11. Failure by the Board of Trustees to enforce any violation of a provision of the authorization or waiver by the Board of Trustees of any provision of the authorization will not invalidate the provision not enforced or waived, nor will the failure to enforce or a waiver prevent the Board of Trustees from enforcing the unenforced or waived provision in the event of a violation of that provision.
12. Applicant binds itself and its successors and assigns to abide by the provisions and conditions set forth in the authorization. If the applicant or its successors or assigns fails or refuses to comply with the provisions and conditions of the authorization, the authorization may be terminated by the Board of Trustees after written notice to the applicant or its successors or assigns. Upon receipt of such notice, the applicant or its successors or assigns will have thirty (30) days in which to correct the violations. Failure to correct the violations within this period will result in the automatic revocation of this authorization.
13. All costs incurred by the Board of Trustees in enforcing the terms and conditions of the authorization will be paid by the applicant. Any notice required by law will be made by certified mail at the address shown on page one of the authorization. The applicant will notify the Board of Trustees in writing of any change of address at least ten days before the change becomes effective.
14. This authorization does not allow any activity prohibited in a conservation easement or restrictive covenant that prohibits the activity.

NOTICE OF RIGHTS

This action is final and effective on the date filed with the Clerk of the Department unless a petition for an administrative hearing is timely filed under Sections 120.569 and 120.57, F.S., before the deadline for filing a petition. On the filing of a timely and sufficient petition, this action will not be final and effective until further order of the Department. Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice.

Petition for Administrative Hearing

A person whose substantial interests are affected by the Department's action may petition for an administrative proceeding (hearing) under Sections 120.569 and 120.57, F.S. Pursuant to Rule 28-106.201, F.A.C., a petition for an administrative hearing must contain the following information:

- a. The name and address of each agency affected and each agency's file or identification number, if known;
- b. The name, address, and telephone number of the petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests are or will be affected by the agency determination;
- c. A statement of when and how the petitioner received notice of the agency decision;
- d. A statement of all disputed issues of material fact. If there are none, the petition must so indicate;
- e. A concise statement of the ultimate facts alleged, including the specific facts that the petitioner contends warrant reversal or modification of the agency's proposed action;
- f. A statement of the specific rules or statutes that the petitioner contends require reversal or modification of the agency's proposed action, including an explanation of how the alleged facts relate to the specific rules or statutes; and
- g. A statement of the relief sought by the petitioner, stating precisely the action that the petitioner wishes the agency to take with respect to the agency's proposed action.

The petition must be filed (received by the Clerk) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000. Also, a copy of the petition shall be mailed to the applicant at the address indicated above at the time of filing.

Time Period for Filing a Petition

In accordance with subsection 62-110.106(3), F.A.C., petitions for an administrative hearing by the applicant must be filed within **14** days of receipt of this written notice. Petitions filed by any persons other than the applicant, and other than those entitled to written notice under Section 120.60(3), F.S. must be filed within **14** days of publication of the notice or within 14 days of receipt of the written notice, whichever occurs first. Under Section 120.60(3), F.S., however, any person who has asked the Department for notice of agency action may file a petition within 14 days of receipt of such notice, regardless of the date of publication. The failure to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the discretion of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, F.A.C.

Extension of Time

Under subsection 62-110.106(4), F.A.C., a person whose substantial interests are affected by the Department's action may also request an extension of time to file a petition for an administrative hearing. The Department may, for good cause shown, grant the request for an extension of time. Requests for extension of time must be filed with the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000, before the applicable deadline for filing a petition for an administrative hearing. A timely request for extension of time shall toll the running of the time period for filing a petition until the request is acted upon.

Mediation

Mediation is not available in this proceeding.

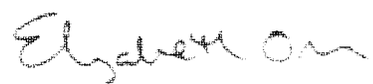
Judicial Review

Any party to this action has the right to seek judicial review pursuant to Section 120.68, F.S., by filing a Notice of Appeal pursuant to Rules 9.110 and 9.190, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 3900 Commonwealth Boulevard, M.S. 35, Tallahassee, Florida 32399-3000; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 days from the date this action is filed with the Clerk of the Department.

If you have any questions about this document, please contact Susan Radford at (850) 595-0635 or at susan.radford@dep.state.fl.us

Executed in Escambia County, Florida.

STATE OF FLORIDA DEPARTMENT
OF ENVIRONMENTAL PROTECTION



Elizabeth Orr
Program Administrator
Submerged Lands & Environmental
Resource Program

Attachments:

- permit map (1 page)
- pre-recovery assessment (8 pages)
- restrictions to logging (14 pages)
- landing authorization (3 pages)

Copies furnished to:

- Laura Kammerer, DHR
- Gail Carmody, USFWS
- Sandra Pursifull, USFWS
- Terry Wells, USACE
- Permit Compliance, DHR
- FWC
- NWFWMD
- Christopher Paxton, FWC
- Jeff Vowell, FFS
- Franklin County Commission
- Liberty County Commission
- Gulf County Commission

Permittee: Golden, Charles
Permit No: 19-0272818-002-EI
Page 12 of 13

CERTIFICATE OF SERVICE

The undersigned duly designated deputy clerk hereby certifies that this permit and authorization to use sovereign submerged lands, including all copies were mailed before the close of business on January 31, 2013, 2013, to the above listed persons.

FILING AND ACKNOWLEDGMENT

FILED, on this date, pursuant to 120.52(9),
Florida Statutes, with the designated Department Clerk,
receipt of which is hereby acknowledged.

Clerk

Brandy Bass

Date

1/31/2013

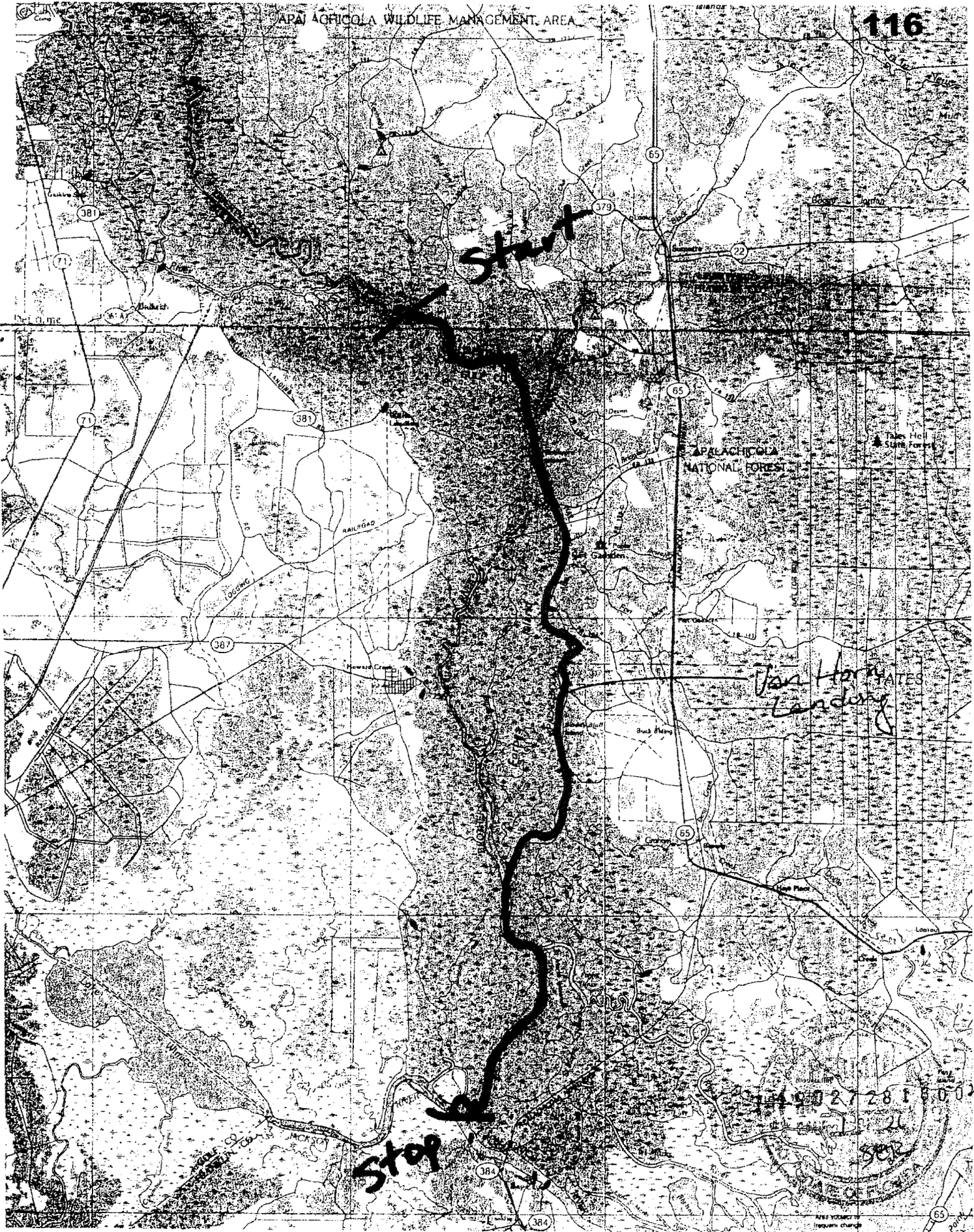
Start

*Jan H. HAYES
Landry*

Stop

140027281800

ser



Pre-Recovery Assessment Report

Apalachicola River

Mile Marker 26 to Mile Marker 6

Charles Golden

Joseph Ward

Permit #: 19-0272818-001 DF

Originally Conducted

June 24, 2003



File Name: Charles Golden & Joseph Ward
File No.: 19-0272818-001-DF
Page 2 of 4

Pre-recovery assessment survey for Permit #19-0272818-001-DF on the Apalachicola River was performed in a single visit. Charles Golden has attended the Master Dead Head Logger Certification Course and received his certification. Mr. Golden is aware of restrictions and information pertaining to the Master Dead Head Logger Certification Course. Mr. Golden is aware of the Technical Advisory Committee recommendations as well as the bank erosion index criteria. Joseph Ward is not a certified Master Deadhead Logger. Therefore, until he receives certification, any logging activities conducted under this permit will require Mr. Golden, or another Master Deadhead Logger, to be on site during any log retrieval activity.

The river reach requested for this permit extends from Apalachicola River Mile Marker 26.1 near Kennedy Creek (Latitude 30° 00' 11.7" N; Longitude 85° 03' 43.8" W) to Mile Marker 6 located at the Pinhook (Latitude 29° 46' 40.8" N; Longitude 85° 03' 1.6" W). Only the main river channel was surveyed. A separate permit is required for any named waterbody that is a tributary of the Apalachicola River in this area.

Photos were taken of areas depicting typical conditions existing on the outside banks (see Attachment A). Refer also to the attached logging restrictions table, which specifically locates areas of concern and contains a description of the restriction for each point (Attachment B). Be aware that there are several areas that are restricted due to the presence of threatened and endangered (T/E) mussel species.

Attachment C consists of several 1:24,000 scale maps showing the location of logging restrictions overlaid by Digital Ortho-Quad aerial photography. These maps are directly correlated with the logging restriction table. Copies of these maps can be used for weekly reporting of operations as directed in Attachment B of the Use Agreement.

The entire permit reach has been maintained by the U.S. Corps of Engineers as a navigable waterway for barge traffic and therefore has no areas of extreme shallowness. A central deep channel has been maintained while there are shallow shelves outside the dredged channel. Due to high water conditions, the normal high water in certain areas of the permitted reach is approximately 1 to 2 foot lower than present conditions.

The permittee has been informed to stop work and notify FDEP immediately if mussel beds are encountered during logging, as per Attachment B of the Use Agreement. Attachment D contains color photographs and descriptions of the four most commonly found T/E mussels in this reach. It is advised that the permittee review these descriptions and become familiar with their identifying characteristics. Also included in this attachment are photos of some mussels that are under Encouraged Consideration by the U.S. Fish and Wildlife Service. Although these mussels are not under federal restrictions, any sightings should also be reported to the Department.

There were no sections of the permit reach that were restricted due to the lack of woody debris. Woody debris is primarily located along the riverbanks. There were few areas of deadhead logs supporting natural snag material.

The following specific restrictions are in effect for the requested river reach:

1. All logging restrictions documented in Attachment A and Attachment B are incorporated as specific conditions of the permit.



File Name: Charles Golden & Joseph Ward

File No.: 19-0272818-001-DF

Page 3 of 4

2. The permit is specifically applicable to the main channel of the Apalachicola River and any specific unnamed waterbodies surveyed during the pre-recovery assessment. Small sloughs and unnamed creek entrances to the river can be logged without an additional permit. In general, if the end of the waterbody can be seen from the main channel and normal water inundates the waterbody, it is considered as included in this permit. No logging is permitted in any named tributary to the Apalachicola River without a separate permit. Where questions arise, permission for logging will be determined on a case-by-case basis.
3. Mussel beds that potentially contain threatened or endangered species listed by the USFWS could be encountered during log harvesting activities. During log harvesting activities, if a mussel bed is encountered, all logging must cease and the permittee must contact the FDEP District Office at 850-595-8300, extension 1290. Please report the location of the bed with the following information: latitude; longitude; relative riverbank location; and a nearby recognizable landmark or river mile marker.
4. There were a few embedded logs observed during the pre-recovery assessment, removal of dead head logs embedded in the banks of the river is expressly prohibited. The exposed portions of embedded logs are NOT ALLOWED to be cut or disturbed.
5. Where embedded dead head logs are supporting natural snag material, dead heads may not be removed if removal would destabilize the snag material.
6. Logs exposed by current low water conditions on the upper elevations of sandbars may be taken.
7. The use of public boat ramps is permitted for river access. It is the responsibility of the permittee to obtain permission to use the ramp for log recovery prior to commencing operations. Written permission from the governing entity responsible for the boat ramp (County government, Water Management District, etc.) should be forwarded to FDEP for inclusion in the permit file. For private landings, the permittee should obtain written permission for use from the owner of record and proof of the permission should be forwarded to the FDEP for inclusion in the permit file. A private landing owned by Kelly Butler on the main river channel and public boat landings Bloody Bluff Landing and the Henry Abercrombie J. Boat Ramp are the only landing sites that have been approved by the property owner and the Department to be used as official retrieval sites. Use of any other retrieval site is prohibited without modification to the Permit.
8. The permittee is required to maintain public access during retrieval operations and to repair any damage to public boat ramps caused by the operations. If a private landing is used, it is the responsibility of the permittee to ensure that recovery operations do not cause or increase erosion at or near the landing. All damage must be repaired.
9. According to the Use Agreement, the maximum number of personnel permitted on site during recovery operations is three. During recovery operations one of the three person crew may be used to transport recovered logs to the designated landing sites. At no time are more than three persons allowed to participate in any aspect of logging operations. The certified Master Deadhead logger is to remain at the site of log recovery at all times during normal operations.



File Name: Charles Golden & Joseph Ward

File No.: 19-0272818-001-DF

Page 4 of 4

10. As part of the required yearly report, the permittee is responsible for reporting the following information to FDEP within 30 days of the expiration of the Use Agreement. In the case of multiple permits, separate reports are required for each individual water body covered by the Use Agreement(s).

- a) The dates and times during which the actual recovery activities were performed.
- b) The number of logs recovered (number of branded and number of unbranded) from each waterbody where logs were recovered.
- c) The latitude and longitude (preferably GPS coordinates) for log recovery locations are also requested. Where multiple logs are recovered in a small area, a single point and the total number of logs recovered from the area will be acceptable.

Personnel Present for Pre-Recovery Assessment

June 24, 2003

Judson Day - FDEP

Sara Merritt - FDEP

Adam Teat - Logger



ATTACHMENT A
Pre-Recovery Assessment
Photo Log
Apalachicola River
Mile Marker 26 to Mile Marker 6
Charles Golden & Joseph Ward
Permit #: 19-0272818-001 DF
Originally Conducted
June 24, 2003

Note: Photograph numbers in this report may not match those originally documented in log book. The photographs have been ordered from upstream to downstream. All references to river banks are made facing downstream.



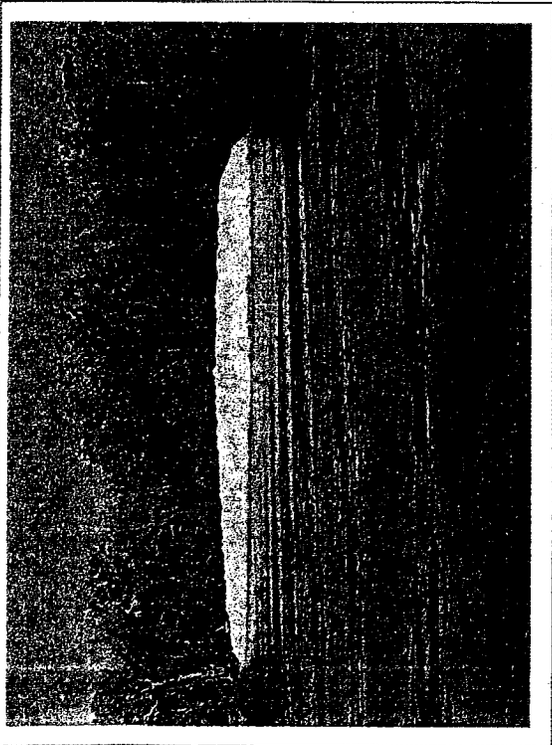


Photo 1. Sandbar at mouth of creek. 25 ft setback.
 GPS: 30° 00' 15.2" N 85° 03' 38.2" W

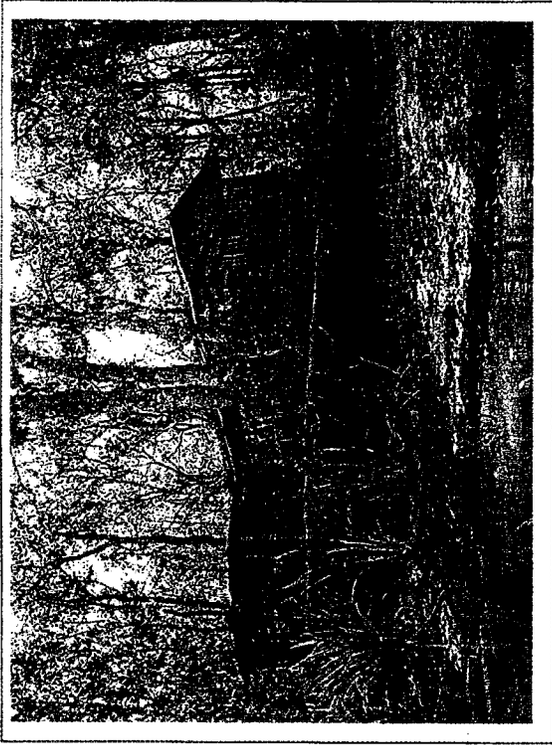


Photo 2. Old house on right bank just south of sandbar.

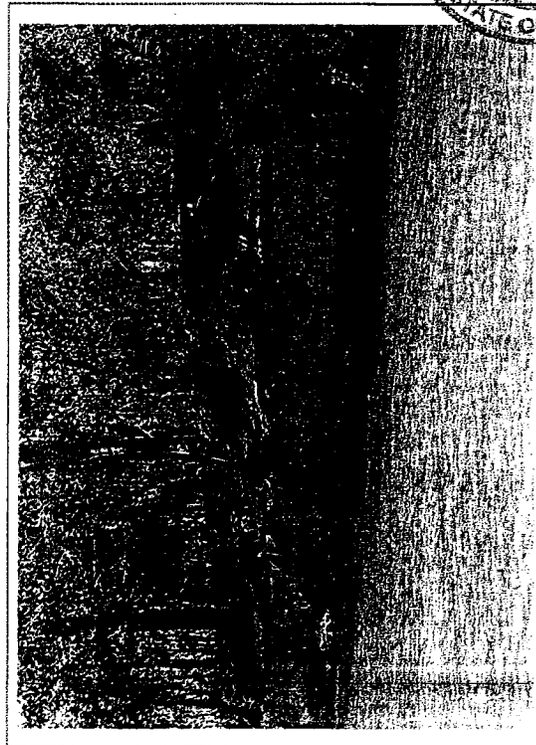


Photo 3. 25 foot setback due to erosion, Left Bank.
 GPS: 29° 59' 30" N 85° 02' 58.8" W

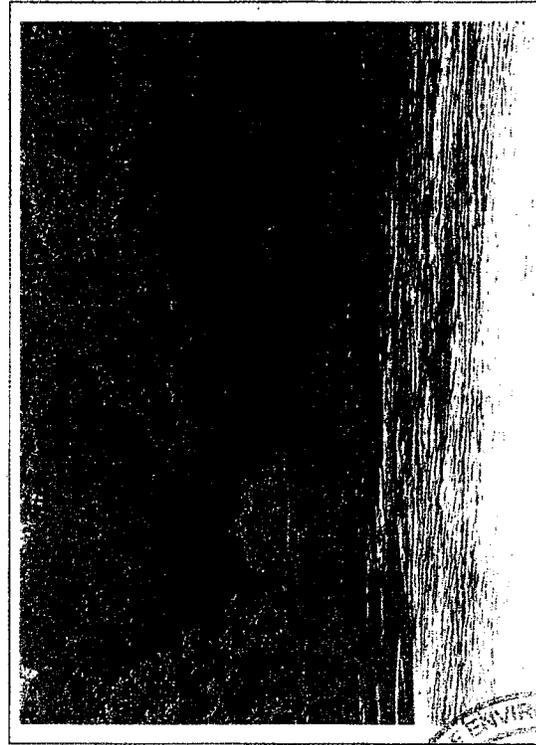


Photo 4. Brushy Creek



Photographs taken from photos on file with the Department.



Photo 5. Owl Creek. Mile Marker 22.2.

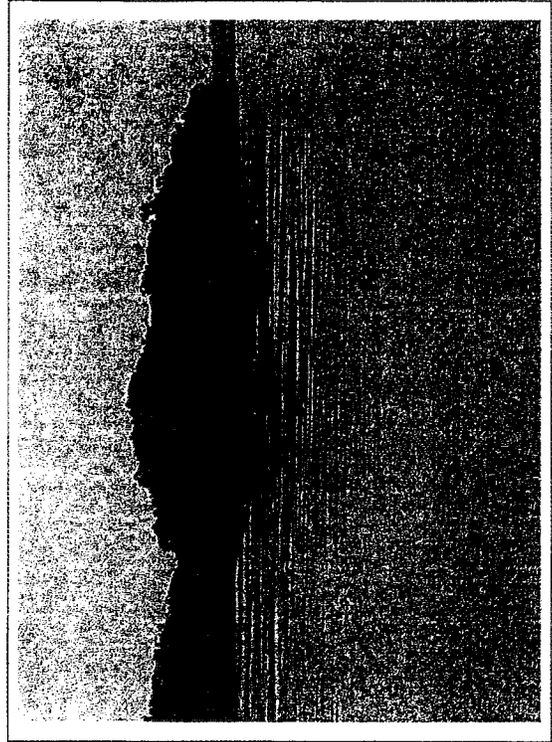


Photo 6. Start Brickyard Island

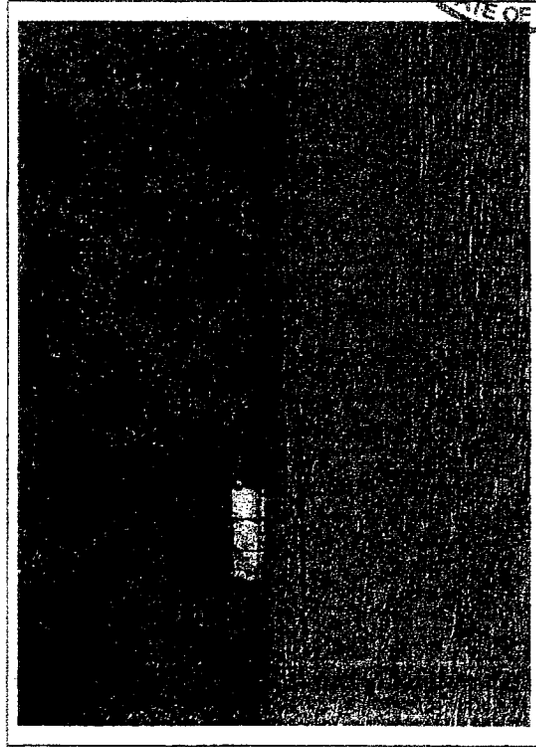


Photo 7. Powerlines and sunken boat

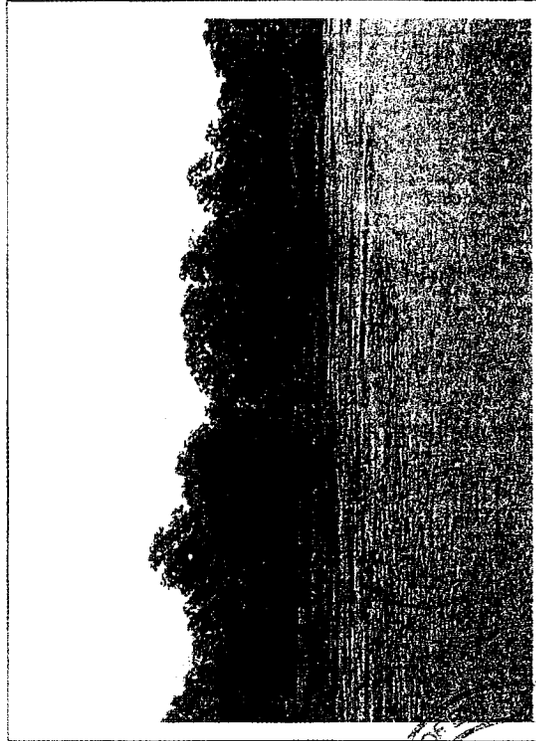
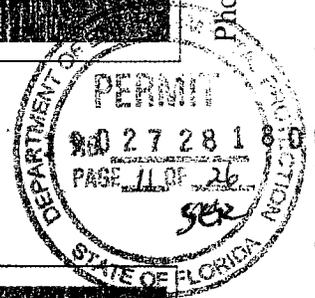


Photo 8. Fort Gadsden



Photographs taken from photos on file with the Department.

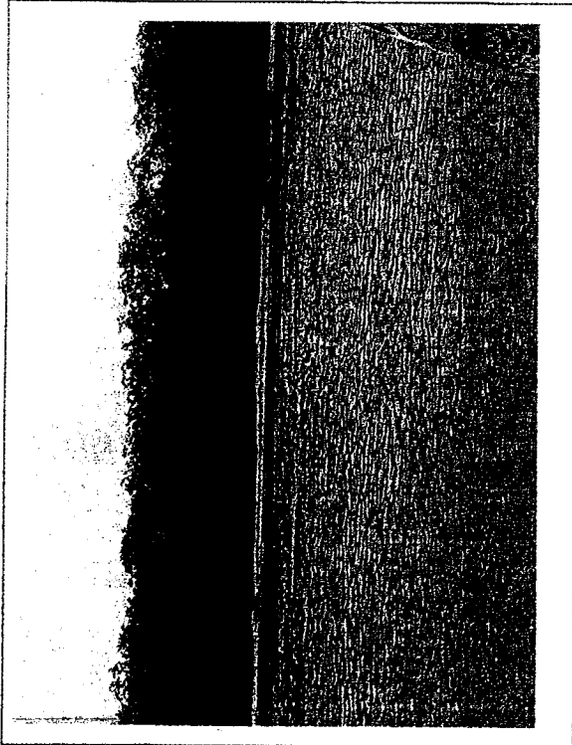


Photo 9. Dredge Spoil, Left Bank.

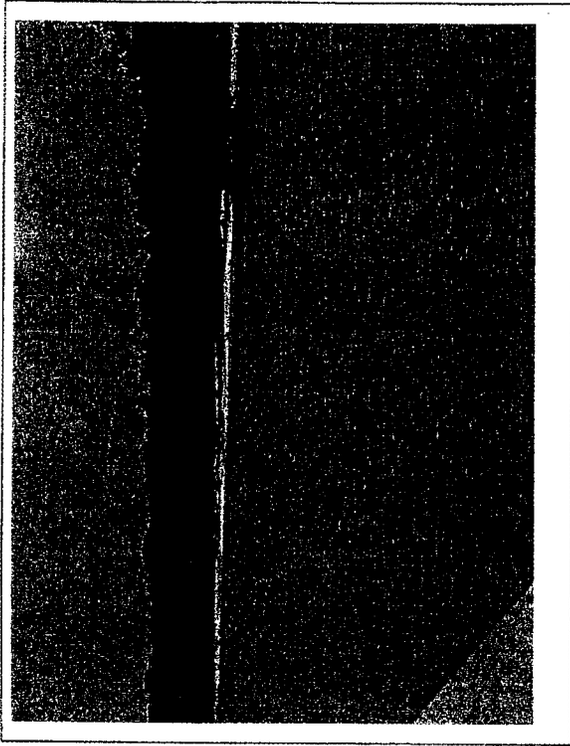


Photo 10. Dredge Spoil, Right Bank.

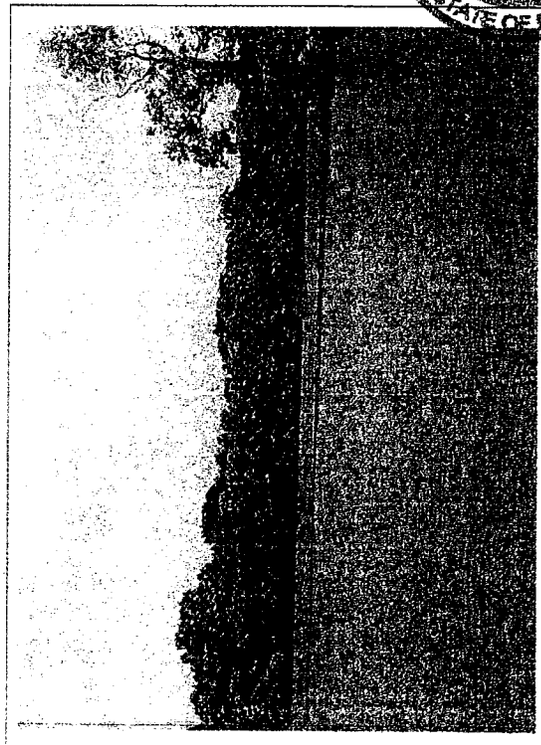


Photo 11. Brothers River. Mile Marker 12.2.

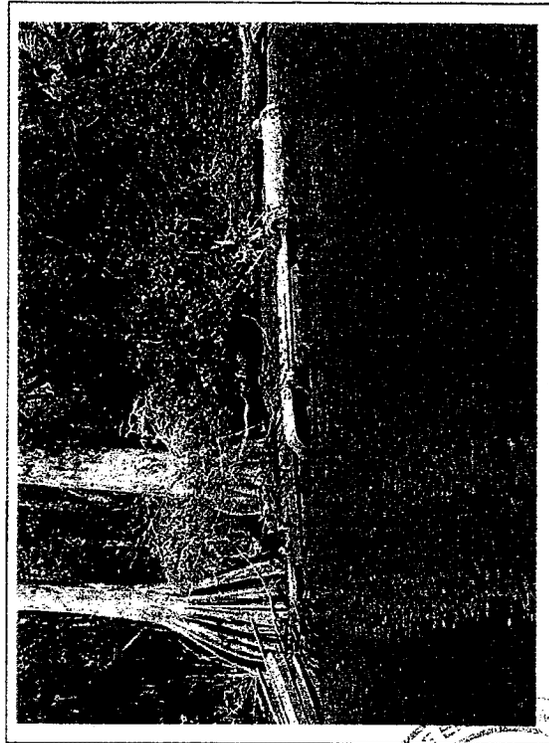
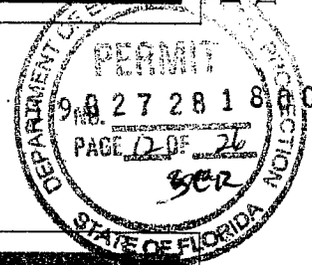


Photo 12. Mile Marker 8.5 (8.5 Wreck) 50 yard setback. N 29° 48' 5.9" W 85° 01' 47.5"



Photographs taken from photos in file with the Department.

ATTACHMENT B

Restrictions to Logging

Apalachicola River

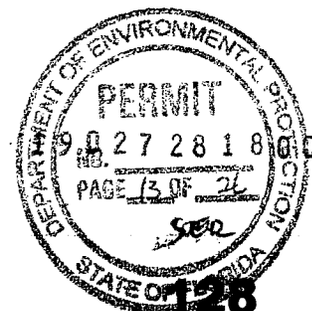
Mile Marker 26 to Mile Marker 6

Charles Golden & Joseph Ward

Permit #: 19-0272818-001 DF

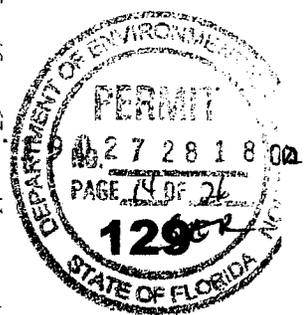
Originally Conducted

June 24, 2003



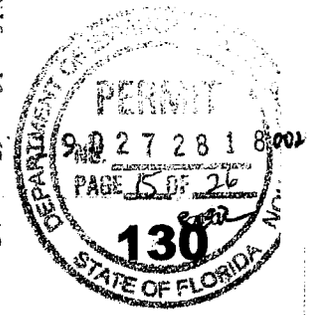
Permit # 19-0272818-001-DF
 Water Body: Apalachicola River
 Mile Marker 26 to Mile Marker 6
 Charles Golden
 Joseph Ward

Point #	Latitude		Longitude		Feature	Location Facing Downstream	Restrictions	Comments	Photo #
	DD	MM	SS	DD					
1	30	0	11.7	85	3	43.8	Start Permit	Mile Marker 26.1	
2	30	0	15.2	85	3	38.2	Kennedy Creek	Mile Marker 26	1
3	29	59	55.0	85	3	13.2	Historical Apiary		
4	29	59	42.5	85	3	9.9	Embedded Log	Log has been marked and is prohibited from removal.	
5	29	59	42.5	85	3	9.9	Bank Erosion	Start 15 foot Setback	
6	29	59	35.8	85	3	3.2	Bank Erosion	Stop 15 foot Setback	
7	29	59	30.0	85	2	58.8	Bank Erosion	Start 25 foot Setback	3
8	29	59	25.6	85	2	58.7	Bank Erosion	Stop 25 foot Setback	
9	29	59	23.1	85	2	24.7	Brushy Creek		4
10	29	59	16.7	85	1	46.6	Scott Creek		
11	29	58	47.2	85	1	37.9	ACOE "Environmental Study Site"		
12	29	58	16	85	1	31.6	Owl Creek	Do Not Disturb Area	5
13	29	58	1.3	85	1	23.5	Start Island	Mile Marker 22.2	6
14	29	57	56.2	85	1	21.2	Purple Bankclimber	300-foot No Logging Buffer	
15	29	57	56.2	85	1	21.2	Washboard	300-foot No Logging Buffer	
16	29	57	56.2	85	1	21.2	Fat Three-Ridge	300-foot No Logging Buffer	
17	29	57	31.2	85	1	17.7	End Island		



Permit # 19-0272818-001-DF
 Water Body: Apalachicola River
 Mile Marker 26 to Mile Marker 6
 Charles Golden
 Joseph Ward

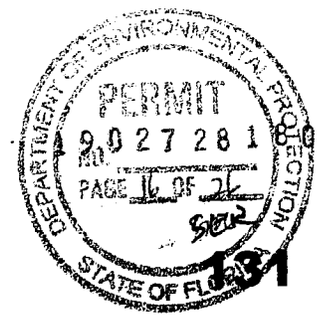
Point #	Latitude		Longitude		Feature	Location Facing Downstream	Restrictions	Comments	Photo #
	DD	MM	SS	DD	MM	SS			
18	29	57	1.6	85	1	7.3	Right Bank	Logging in Main Channel of Apalachicola River only.	Old Jetties on Left Bank Mile Marker 20.7
19	29	56	39.7	85	0	50.0			Sunken Boat
20	29	56	40.7	85	0	48.0			
21	29	56	34.9	85	0	47.1	Left Bank	Authorized to Use	
22	29	56	17.2	85	0	44.2	Left Bank	Not Authorized for log retrieval	
23	29	55	57.2	85	0	48.0		400-foot No Logging Buffer	US Forest Service Park
24	29	55	22.8	85	1	9.9			
25	29	54	41.9	85	0	46.2	Left Bank		
26	29	54	37.9	85	0	44.8	Right Bank	Start 15 foot Setback	
27	29	54	37.2	85	0	42.2	Right Bank	Stop 15 foot Setback	
28	29	53	55.5	85	0	49.8	Left Bank		
29	29	53	48.3	85	0	46.3	Left Bank		
30	29	52	55.2	85	0	53.2	Left Bank	300-foot No Logging Buffer	Megaloniaia nervosa
31	29	52	55.2	85	0	53.2	Left Bank	300-foot No Logging Buffer	Amblema neislerii
32	29	52	36.3	85	0	49.6	Right Bank		Across from Bloody Bluff Landing
33	29	52	23.0	85	0	42.9	Left Bank	Authorized to Use	
34	29	51	51.0	85	0	51.9	Right Bank		



Permit # 19-0272818-001-DF
 Water Body:
 Apalachicola River
 Mile Marker 26 to Mile Marker 6

Charles Golden
 Joseph Ward

Point #	Latitude		Longitude		Feature	Location Facing Downstream	Restrictions	Comments	Photo #	
	DD	MM	SS	DD						MM
35	29	51	48.5	85	0	48.0	Left Bank	Start 15 foot Setback	Do Not Disturb Area.	
36	29	51	42.7	85	0	50.0	Left Bank	Stop 15 foot Setback		
37	29	51	37.4	85	0	53.1	Right Bank			
38	29	50	41.5	85	1	53.9	Right Bank	Stop Dredge Spoil		
39	29	49	25.2	85	1	21.0	Brothers River		Mile Marker 12.2	11
40	29	49	25.2	85	1	21.0	St. Marks River		Mile Marker 10.2	
41	29	48	5.9	85	1	47.5	Left Bank	150 foot Setback	GU 115	12
42	29	47	27.0	85	2	11.3	Right Bank			
43	29	46	51.5	85	2	49.5	Right Bank			
44	29	46	45.0	85	2	56.8	Right Bank			
45	29	46	40.8	85	3	1.6	Saul's Creek			
							Pinhook			
							End Permit			
							Henry Abercrombie Ramp	Authorized to Use		



ATTACHMENT C

Restrictions to Logging

Digital Orthoquads with Annotations

Apalachicola River

Mile Marker 26 to Mile Marker 6

Charles Golden & Joseph Ward

Permit #: 19-0272818-001 DF

Originally Conducted

June 24, 2003



Charles Golden and Joseph Ward FDEP Permit # 19-0272818-001-DF Apalachicola River

Kennedy Creek

START PERMIT
29 59' 55.0" N
85 03' 13.2" W

Historical Apiary

Embedded Log, Start 15-foot Setback

Stop Setback

Brushy Creek

Start 25-foot Setback

Scott Creek

Stop 25-foot Setback

Corps Study Site

Owl Creek

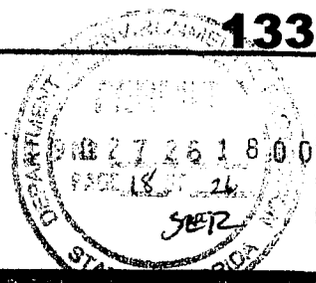
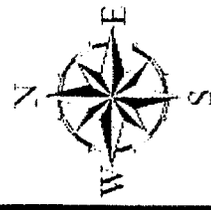
Start Island

Mussels
Notify DEP if encountered
300-foot No Logging Buffer

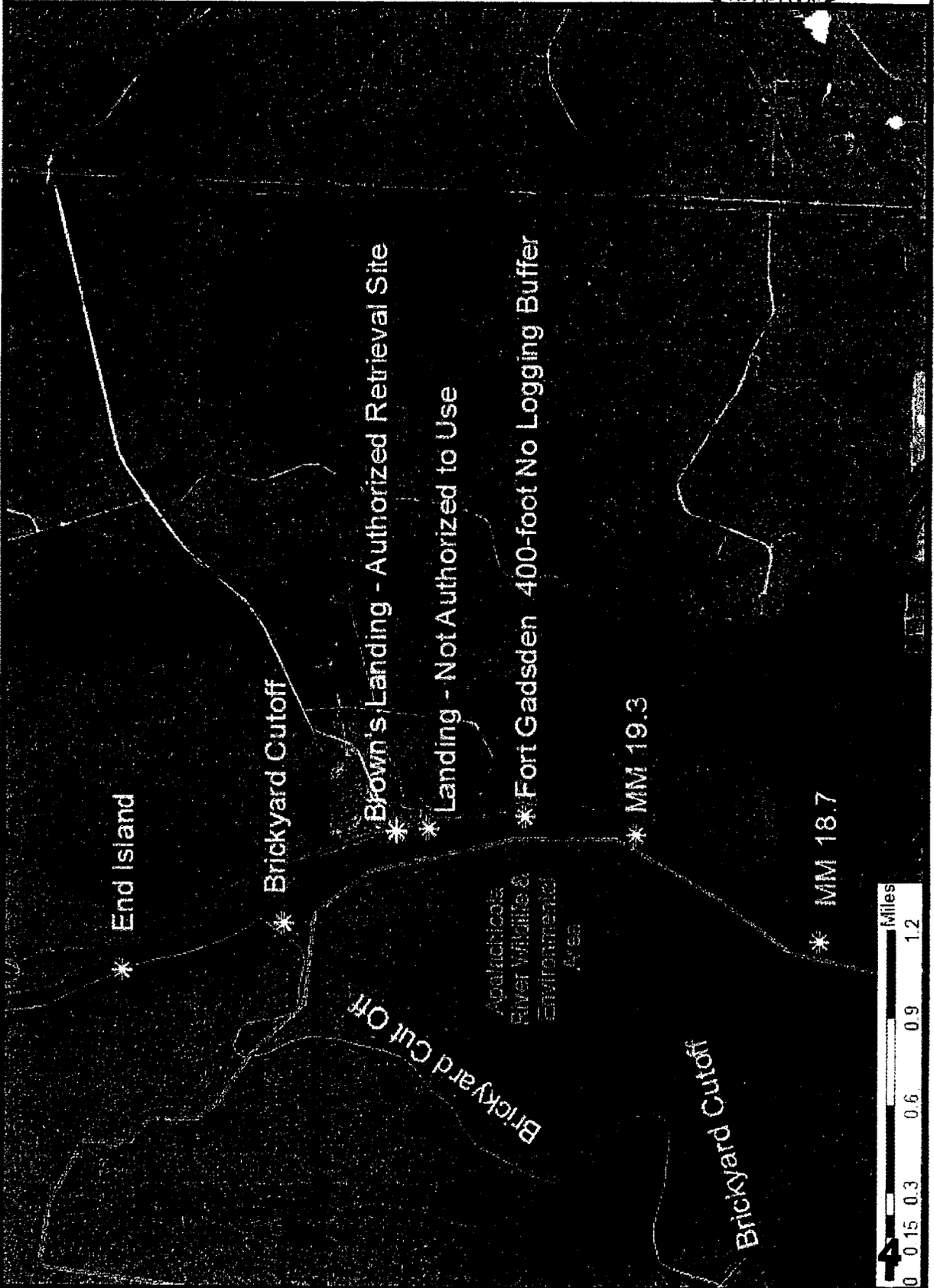
Villis
mining



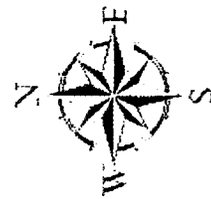
Disclaimer: The information provided within this map is a digital ortho quad showing selected points depicting designhead logging restrictions resulting from pre-recovery assessments. No other interpretation is intended. For further information regarding this project contact Sara Merritt at 185C, 555-8200.



Charles Golden and Joseph Ward FDEP Permit # 19-0272818-001-DF Apalachicola River



Disclaimer: The information provided within this map is a digital ortho quad showing selected points depicting deadhead logging restrictions resulting from pre-recovery assessments. No other interpretation is intended. For further information regarding this project contact Sara Merritt at 850.595-8300.



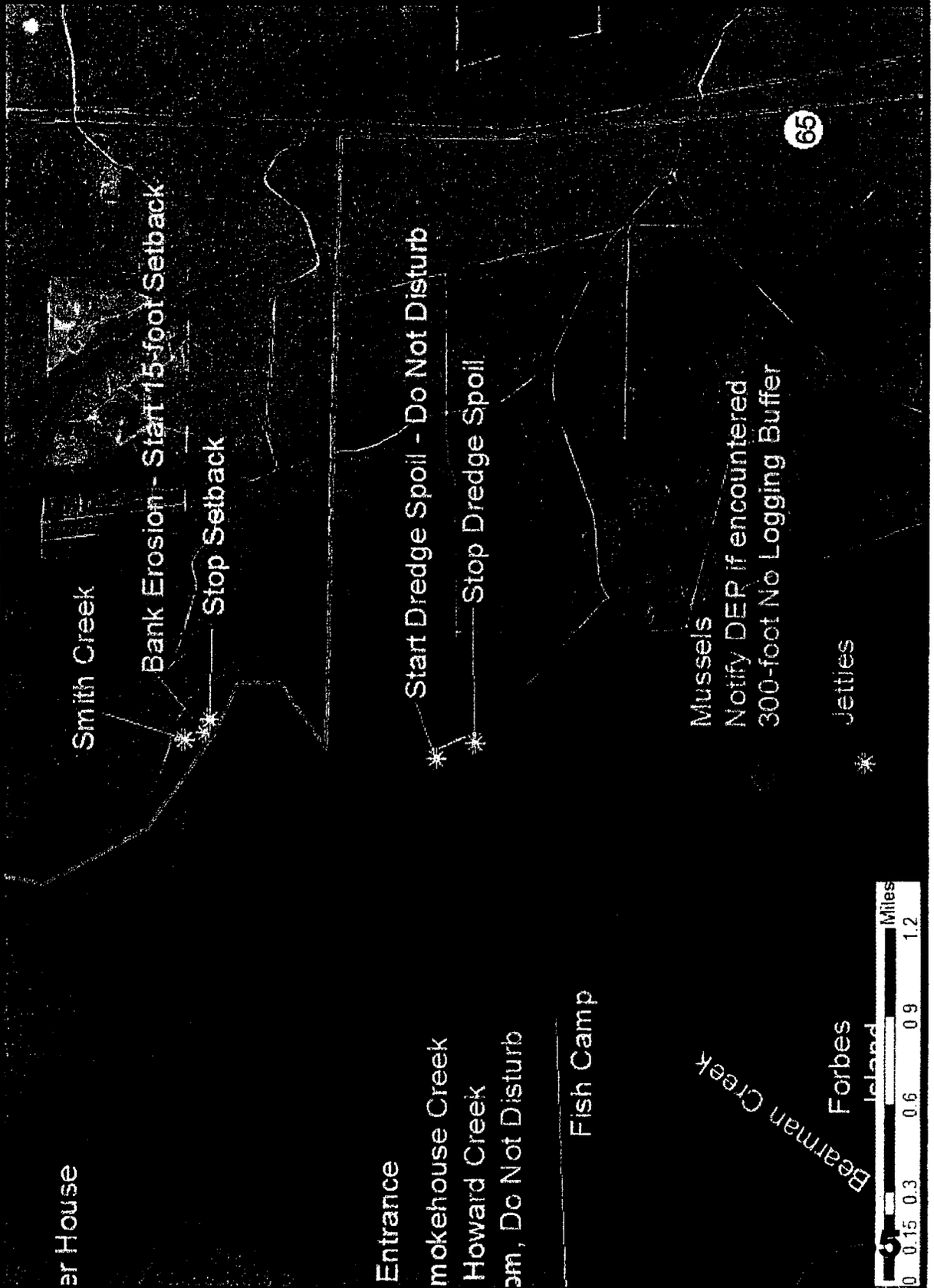
134

0-27-2818-001-DF
PAGE 19 OF 26
SITE

DEPARTMENT OF ENVIRONMENTAL PROTECTION
STATE OF FLORIDA

DO02

Charles Golden and Joseph Ward FDEP Permit # 19-0272818-001-DF Apalachicola River



er House

Entrance

Smokehouse Creek

Howard Creek

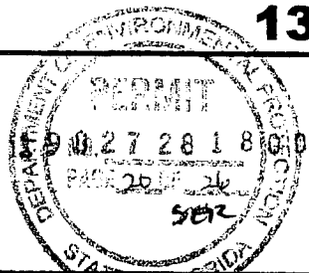
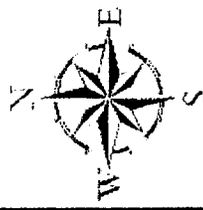
am, Do Not Disturb

Fish Camp

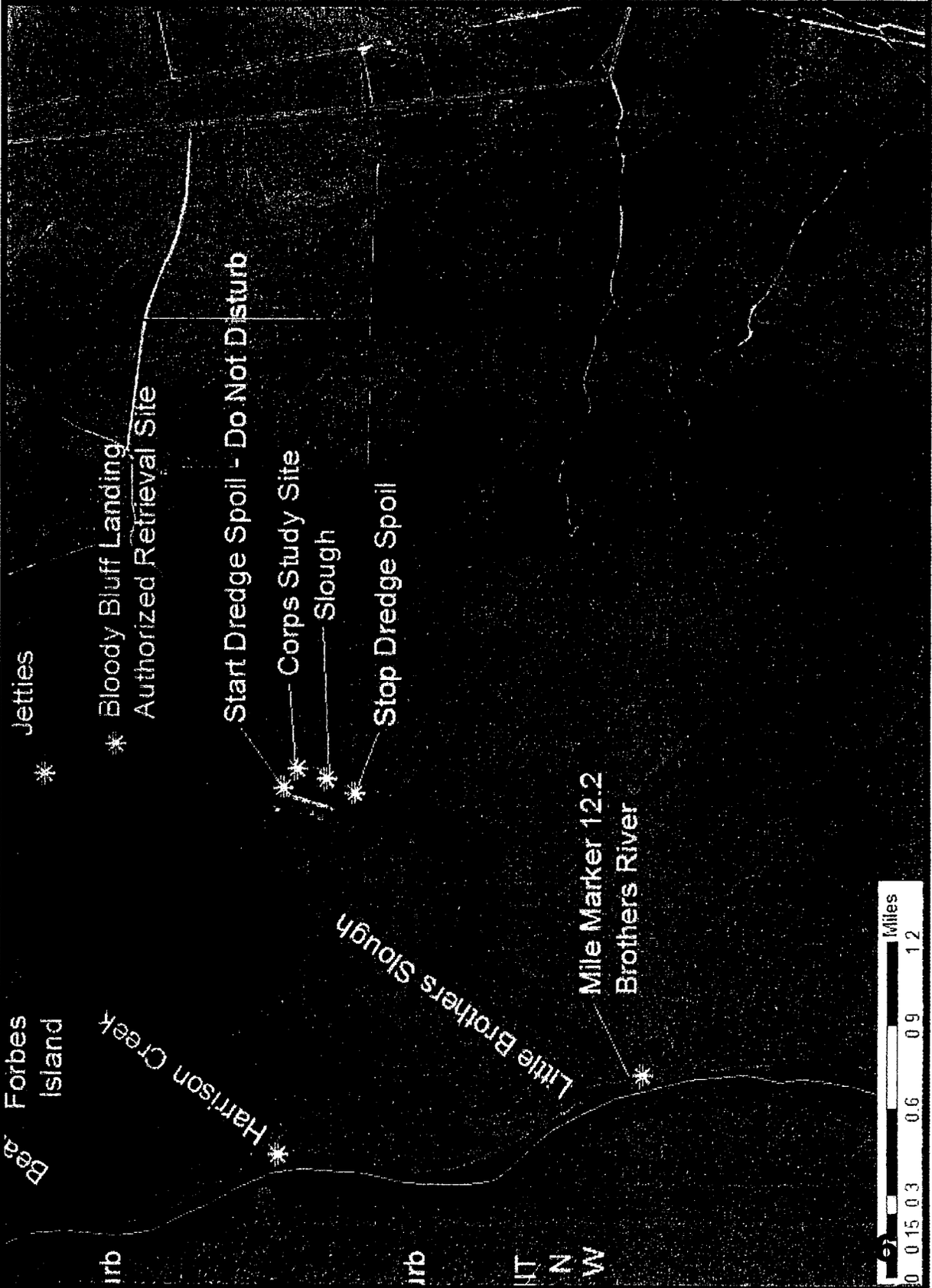
Bearman Creek
Forbes
Iceland



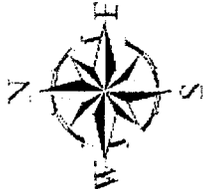
Disclaimer: The information provided within this map is a digital ortho quad showing selected points depicting deadhead logging restrictions resulting from pre-recovery assessments. No other interpretation is intended. For further information regarding this project contact Sara Merritt at 850.595.8200



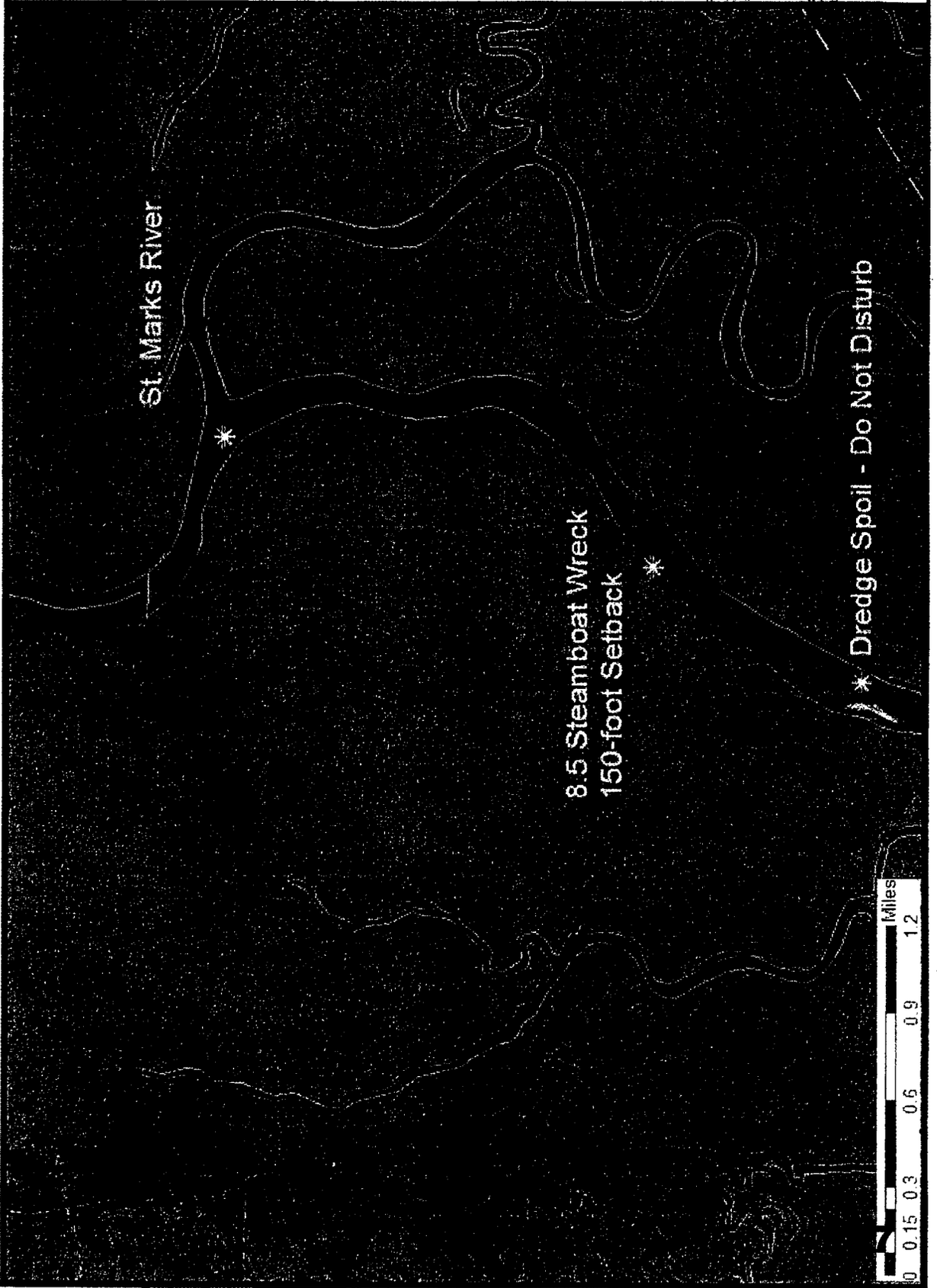
Charles Golden and Joseph Ward FDEP Permit # 19-0272818-001-DF Apalachicola River



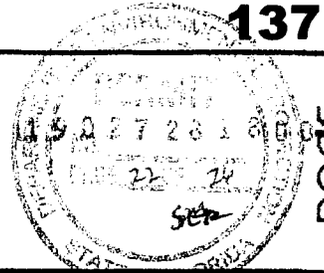
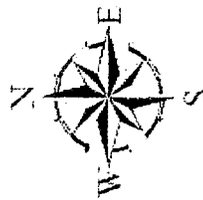
Disclaimer: The information provided within this map is a digital orthoquad showing selected points depicting beachhead logging restrictions resulting from pre-recovery assessments. No other interpretation is intended. For further information regarding this project contact Sara Merritt at 850.595.8300.



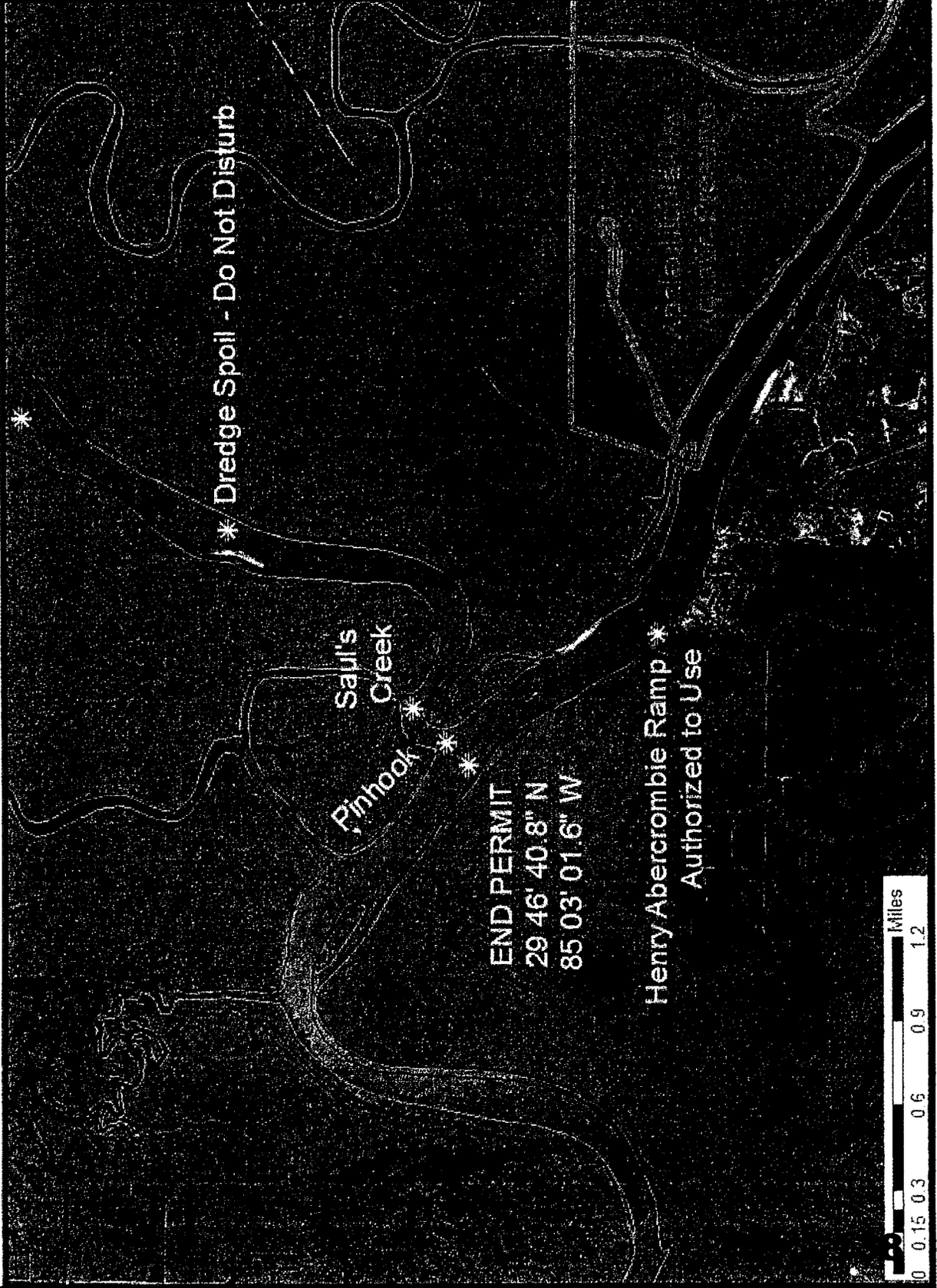
Charles Golden and Joseph Ward
FDEP Permit # 19-0272818-001-DF
Apalachicola River



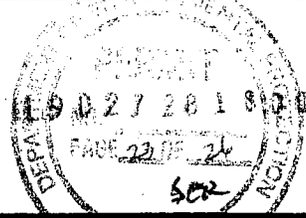
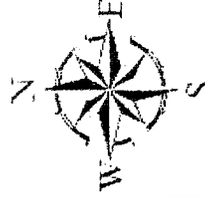
Disclaimer: The information provided within this map is a digital ortho quad showing selected points depicting deadhead logging restrictions resulting from pre-recovery assessments. It is intended for other interpretation. For further information regarding this project contact Sara Hermit at 850-595-8200.



Charles Golden and Joseph Ward
 FDEP Permit # 19-0272818-001-DF
 Apalachicola River



Disclaimer: The information provided within this map is a digital ortho quad showing selected points depicting deadhead logging restrictions resulting from pre-recovery assessments. No other interpretation is intended. For further information regarding this project contact Sara Merritt at 850-599-2300.



DOC6

ATTACHMENT D

Threatened and Endangered Mussel Species

Apalachicola River

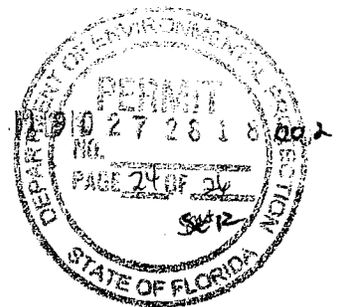
Mile Marker 26 to Mile Marker 6

Charles Golden & Joseph Ward

Permit #: 19-0272818-001 DF

Originally Conducted

June 24, 2003



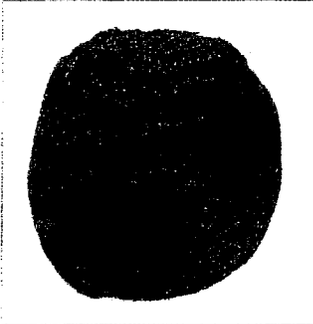
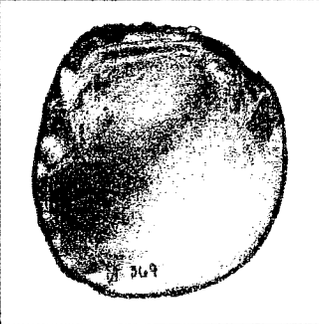
Note: All photographs and information concerning Threatened and Endangered Mussel species are reprinted with the permission of the authors. Source for this information is: Box, J.B. and J.D. Williams (2000) Unionid Mollusks of the Apalachicola Basin in Alabama, Florida, and Georgia: Bull. Alabama Mus. Nat. Hist. 21:1-143.

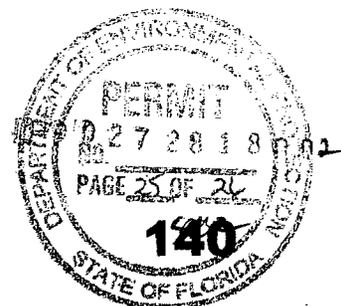
Charles Golden & Joseph Ward
 Permit #: 19-0272818-001-DF

The freshwater mussel species listed in the following table are federally listed as threatened or endangered. There are six species of federally listed mussels in the Apalachicola River Basin. Only three species are thought to possibly occur within this permit reach. The permittee is advised that according to Attachment B of the Use Agreement recovery operations are to stop upon encountering a mussel colony. The permittee should immediately notify the Department of Environmental Protection District Office of the mussel bed location. Operations should not resume in the area until the Department notifies the permittee.

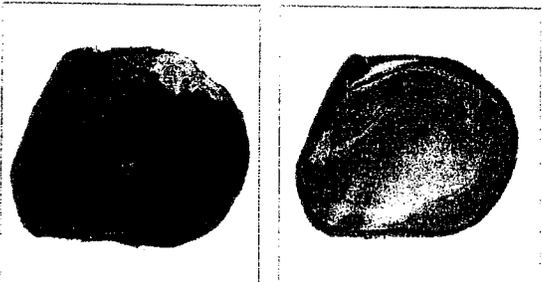
Species Name	Common Name	Federal Status
<i>Amblyma neislerii</i>	Fat Threeridge	Endangered
<i>Elliptio sloatianus</i>	Purple Bankclimber	Threatened
<i>Megaloniais nervosa</i>	Washboard	Vulnerable in Florida

Source: Bulletin of the Alabama Museum of Natural History: Bulletin 21, April 2000.

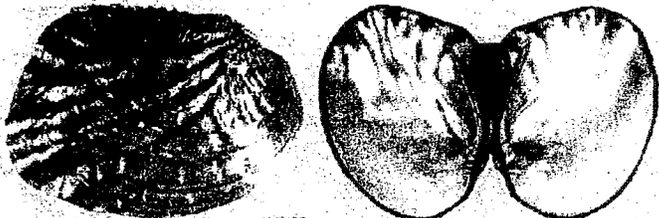
Fat Three-Ridge		<i>Amblyma neislerii</i>
		Endangered
<p>The Fat Three-Ridge is native to the Apalachicola and Chipola Rivers. This mussel is found in main channels of small to large rivers, mainly on sandy/mud bottoms in slow to moderate currents. It has seven to nine horizontal, parallel ridges on the shell and a large, whole specimen will look inflated. Most examples of this species will be approximately 38-76mm (1.5 to 3 inches) in length.</p>		



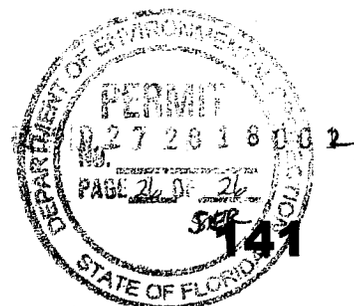
Charles Golden & Joseph Ward
 Permit #: 19-0272818-001-DF

Purple Bankclimber	<i>Elliptoideus sloatianus</i>
	Threatened

This is the second largest freshwater mussel in the combined Apalachicola/Flint/Chattahoochee (AFC) River basin. It is found in the lower reach of the Apalachicola river in the same area as the Fat Three-ridge, and on the Ochlockonee River. The Purple Bankclimber is found in small to large rivers, on sand, fine gravel or muddy-sand in moderate currents. Many specimens have been collected over sand/limestone bottoms. This species is often found in water greater than 10 feet deep. Normal sizes found are 3.5 to 8 inches across. The inside coating of the shell (nacre) is purple at the edges. The inside of the shell joint (umbo) has a small pocket.

Washboard	<i>Megaloniaias nervosa</i>
	Vulnerable in Florida

The Washboard is one of the largest freshwater mussel in North America. It has a dark brown almost round shell and its name comes from the large ridges on the outside of the shell which resemble the ridges on an antique washboard. The inside of the shell is iridescent white to bluish-white. The Washboard is a large river species and prefers deeper midchannel areas with swift current. It is often found in areas with sand or limestone rock bottoms. The Washboard is still abundant in the Flint River in Georgia. The Washboard can reach a length of 11 inches (27.9 cm).





Florida Department of Transportation

RICK SCOTT
GOVERNOR

1074 U.S. HWY 90 East
Chipley, FL 32428

ANANTH PRASAD, P.E.
SECRETARY

January 31, 2013

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

Subject: **SPEED LIMIT DECREASE**

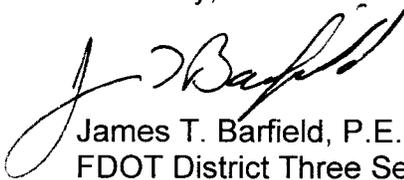
Decrease the 55 MPH speed limit to 45 MPH on SR 71 beginning
500 feet south of Gary Rowell Road to 500 feet north of Gary
Rowell Road (a total distance of 1000 feet) Section 51020, Gulf County

Dear Chairman Smiley:

The Department has approved the speed limit decrease from 55 MPH to 45 MPH
within the limits at the referenced location.

By copy of this letter we are requesting the Florida Highway Patrol and the Gulf
County Sheriff's Department place this location on their surveillance list for
enforcement. If you have any questions, you may contact Tammy Melchi by
phone at (850) 330-1269 or by e-mail at tammy.melchi@dot.state.fl.us.

Sincerely,


James T. Barfield, P.E.
FDOT District Three Secretary

JTB/JP/EG/tm

cc: Gulf County Sheriff's Department, Florida Highway Patrol

2013 FEB -5 AM 9:22

2-12-13 4



Florida Department of Transportation

RICK SCOTT
GOVERNOR

1074 U.S. HWY 90 East
Chipley, FL 32428

ANANTH PRASAD, P.E.
SECRETARY

January 17, 2013

Certified Mail:
7011 3500 0002 2788 8949

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

Subject: **SPEED LIMIT DECREASE**
Decrease the 55 MPH speed limit to 45 MPH on SR 71 beginning
500 feet south of Gary Rowell Road to 500 feet north of Gary Rowell Road
(a total distance of 1000 feet) Section 51020, Gulf County

Dear Chairman Smiley:

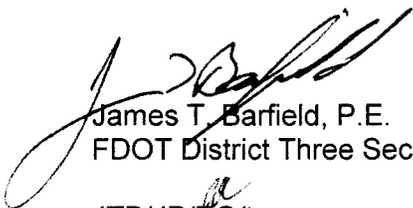
This notice is to inform you of a pending traffic regulation change on a portion of the State Highway System within your governmental entity.

This change is being made in accordance with the Manual on Uniform Traffic Control Devices as amended and adopted by the Department under Rule 14.15.010. The change has evolved from recommendations determined from an approved engineering study and report.

This regulation will become effective upon placement of the implementing traffic control device (Florida Statutes 316.074) but no sooner than fourteen (14) days from the date of this notice pursuant to Florida Statutes 335.10. If you have any questions, you may contact Tammy Melchi by phone at (850) 330-1269 or by e-mail at tammy.melchi@dot.state.fl.us.

REGULATION NUMBER/DATE	COUNTY	ROUTE NO.	LOCATION	RECOMMENDED REGULATION
3SL13-01 01/10/2013	Gulf 51020	SR 71	In the vicinity of Gary Rowell Road From 500 feet south to 500 feet north of Gary Rowell Road (mile post 26.000 to 26.189)	RESCIND EXISTING 55 MPH SPEED LIMIT AND ESTABLISH A 45 MPH SPEED LIMIT

Sincerely,


James T. Barfield, P.E.
FDOT District Three Secretary
JTB/JP/EG/tm

cc: Gulf County Sheriff's Department, Florida Highway Patrol

2013 FEB - 6 AM 9:21

2-12-13 LL
143

NATIONAL RECREATION TRAILS PROGRAM

- * Administered by the Department of the Interior
- * Established by the National Trails Act of 1968
- * A competitive program that recognizes trails of national significance that:
 - *Connect communities
 - *Help youth discover nature
 - *Encourage stewardship
 - *Promote partnerships
- * There are over 1000 National Recreation Trails in all 50 states with 19 located in Florida. The trails are located in diverse settings ranging from wilderness to urban areas and offer recreation opportunities to a wide variety of users: equestrians, hikers, cyclists, paddlers, boaters, OHV users and more.
- * The Big Bend Saltwater Paddling Trail and Apalachicola River Paddling Trail systems are both recognized as National Recreation Trails.
- * If selected, will be recognized nationally on DOI website with a link to the trail system.
- * Will promote local economic development through ecotourism related businesses.
- * Designation has NO effect on property rights of landowners along the trail or use of the waterway.

2013 JAN 30 ... 3:43
OFFICE OF THE SECRETARY
U.S. DEPARTMENT OF THE INTERIOR

Letter of Consent Template

Katie Herzog, Volunteer Trail Coordinator
Apalachicola Riverkeeper
PO Box 8
Apalachicola, FL

January 30, 2013

RE: Letter of Consent

Dear

I am contacting you as _____ of _____ to grant consent for application of the Apalachicola River Blueway being designated as a National Recreation Trail by the Department of the Interior. _____ has a public boat access site(or multiple public boat access sites) encompassed by the scope of this project . We give approval of the site(s) being included in the designation application package.

We support efforts of the Apalachicola Riverkeeper applying to the Department of the Interior for this special National Recreation Trail designation.

Sincerely,

APALACHICOLA RIVERKEEPER®

S A V I N G A N A M E R I C A N T R E A S U R E

January 30, 2013

Thanks to your endorsement and support in 2011, the Office of Greenways and Trails have designated the Apalachicola River Blueway as a State Paddling Trail. We feel that this designation will increase visitation by residents and visitors and provide an economic boost to the communities along the waterway. The promotion of the waterway through this designation will continue to contribute to increased awareness and appreciation of the cultural, historical, and world-class natural resources of the region.

We (Apalachicola Riverkeeper) now need your endorsement and support in the next step – applying for National Recreation Trail designation for the Apalachicola River Blueway paddling trail. One of the first steps in this lengthy process is a letter of consent from the communities/ counties/property owners with access points or landings along the trail. Although optional, a resolution of support from local governmental entities would provide additional credence to our application.

The National Recreation Trails program is a very competitive program administered by U. S. Department of the Interior. The selection committee looks for exemplary trails of both local and regional significance and trails that contribute to community fitness, conservation of resources, and provides recreation for multiple user groups. health, conservation and recreation in the area. We believe the Apalachicola River meets and/or exceeds these criteria. Currently there are eight waterways in Florida with a National Recreation Trail designation. One of these is the Apalachicola River Paddling Trail System, a 100 miles of waterway trails located in the lower estuary of the Apalachicola River. This trail system is within the Apalachicola River Wildlife and Environmental Area managed by Florida Fish and Wildlife Conservation Commission. Being awarded this new designation would conjoin the two waterway both as National Recreation Trails and bring deserved recognition to the entire Apalachicola River system while benefiting the riparian communities along the waterway.

In this packet, I have included a fact sheet about the NRT program. More detailed information is available at www.nps.gov/nrt. Also included is a template for the letter of consent - please feel free to use this. This document (letter of consent) can be sent to:

Apalachicola Riverkeeper
PO Box 8
Apalachicola, FL 32329
ATTEN: National Recreation Trail Document

We count on and appreciate your continued support.

Katie Herzog, Volunteer Trail Coordinator Apalachicola Riverkeeper
(850)697-9473 or kherzog13@gmail.com



**BOARD OF COUNTY COMMISSIONERS
GULF COUNTY, FLORIDA
COUNTY ATTORNEY'S OFFICE**

1000 CECIL G. COSTIN SR. BLVD., ROOM 302 , PORT ST. JOE, FLORIDA 32456
PHONE (850)229-4700 • FAX (850) 229-1148 • EMAIL: JTNovak@novaklaw.us
DATE AND TIME OF MEETINGS • SECOND AND FOURTH TUESDAY AT 6:00 P.M., E.T.

January 24, 2013

Lynn Lanier, Deputy County Administrator
Gulf County Board of County Commissioners
1000 Cecil Costin Blvd.
Room 302
Port St. Joe, Florida 32456

Re: 17th Annual Mexico Beach Artificial Reef Association
Request for Event Permit

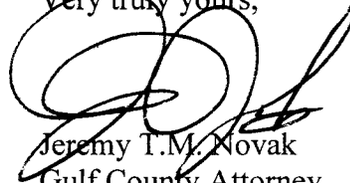
Mrs. Lanier:

Pursuant to a recent request from Mr. Ron Childs, Director of the Mexico Beach Artificial Reef Association, attached please find an original DBPR ABT-6003 Application for a Special Sales License. Mr. Childs is requesting the board provide this permit which will allow MBARA to hold their annual event at Veterans Memorial Park on August 23, 2013.

Kindly add this request/application to the agenda for the next scheduled board meeting.

Thank you for your assistance in this matter. If you have any questions, please do not hesitate to contact us.

Very truly yours,


Jeremy T.M. Novak
Gulf County Attorney

Encl.

jtmn/sr

RECEIVED - 6 PM 01-22-13
JAN 24 2013

CARMEN L. McLEMORE
District 1

WARD McDANIEL
District 2

JOANNA BRYAN
District 3

TAN SMILEY
District 4

WARREN YEAGER
District 5

**DBPR ABT-6003 – Division Of Alcoholic Beverages and Tobacco Application for
One/Two/Three Day Permits or Special Sales License**

**STATE OF FLORIDA
DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION**

**DBPR Form
ABT- 6003
Revised 09/2010**

NOTE – This form must be submitted as part of an application packet

If you have any questions or need assistance in completing this application, please contact the Department of Business and Professional Regulation or your local district office. Please submit your completed application to your local district office at least (7) days prior to the first date of the event to insure the permit is issued by the event date. This application may be submitted by mail, or it can be dropped off. A District Office Address and Contact Information Sheet can be found on AB&T's page of the DBPR web site at the link provided below.

<http://www.state.fl.us/dbpr/abt/contact/index.shtml>

SECTION 1 – CHECK TRANSACTION REQUESTED

Transaction Type:

One/Two/Three Day Permit

Special Sales License

SECTION 2 – LICENSE INFORMATION

Full Name of Applicant Organization (This is the name the license/permit will be issued in)

Mexico Beach Artificial Reef Association

Department of State Division of Corporations Document #

N 97 00 000 1854

FEIN Number

59 344 72 58

Business Name (D/B/A) or Name of Event

17th Annual MORA Kingfish Tournament

Location of Event (Street and Number)

Veterans Memorial Park - 8750 HWY 98

City

Port St Joe

County

Gulf

State

FL

Zip Code

32456

Mailing Address (Street or P.O. Box)

P.O. Box 13006

City

Mexico Beach

State

FL

Zip Code

32410

Contact Person

Ronald Childs

Telephone Number

850 819 2333 ext.

Email Address

peggy.childs@mchsi.com

Date(s) Permit Desired

August 23, 2013

ABT District Office Received / Date Stamp

SECTION 3 - SALES TAX
TO BE COMPLETED BY THE DEPARTMENT OF REVENUE

Full Name of Applicant Organization
Mexico Beach Artificial Reef Association

The named applicant for a license/permit has complied with the Florida Statutes concerning registration for Sales and Use Tax and has agreed to pay any applicable taxes due.

Signed Linda Brooks Date 1-15-13

Title TSL

Department of Revenue Stamp: APPROVED FOR REGISTRATION PANAMA CITY AREA OFFICE

mexico Beach Artificial Reef Association
14th Annual MBARA Kingfish Tournament

RES. DORNAHANA CITY
2013 JAN 15 A 10 25

SECTION 4 - ZONING
TO BE COMPLETED BY THE ZONING AUTHORITY GOVERNING THE EVENT LOCATION

Location of Event (Street and Number)
Veterans Memorial Park (8750 W HWY 98)

City St Joe Beach, Florida County Gulf

The location complies with zoning requirements for the temporary sale of alcoholic beverages pursuant to this application for a One/Two/Three Day Permit.

Signed _____ Date _____

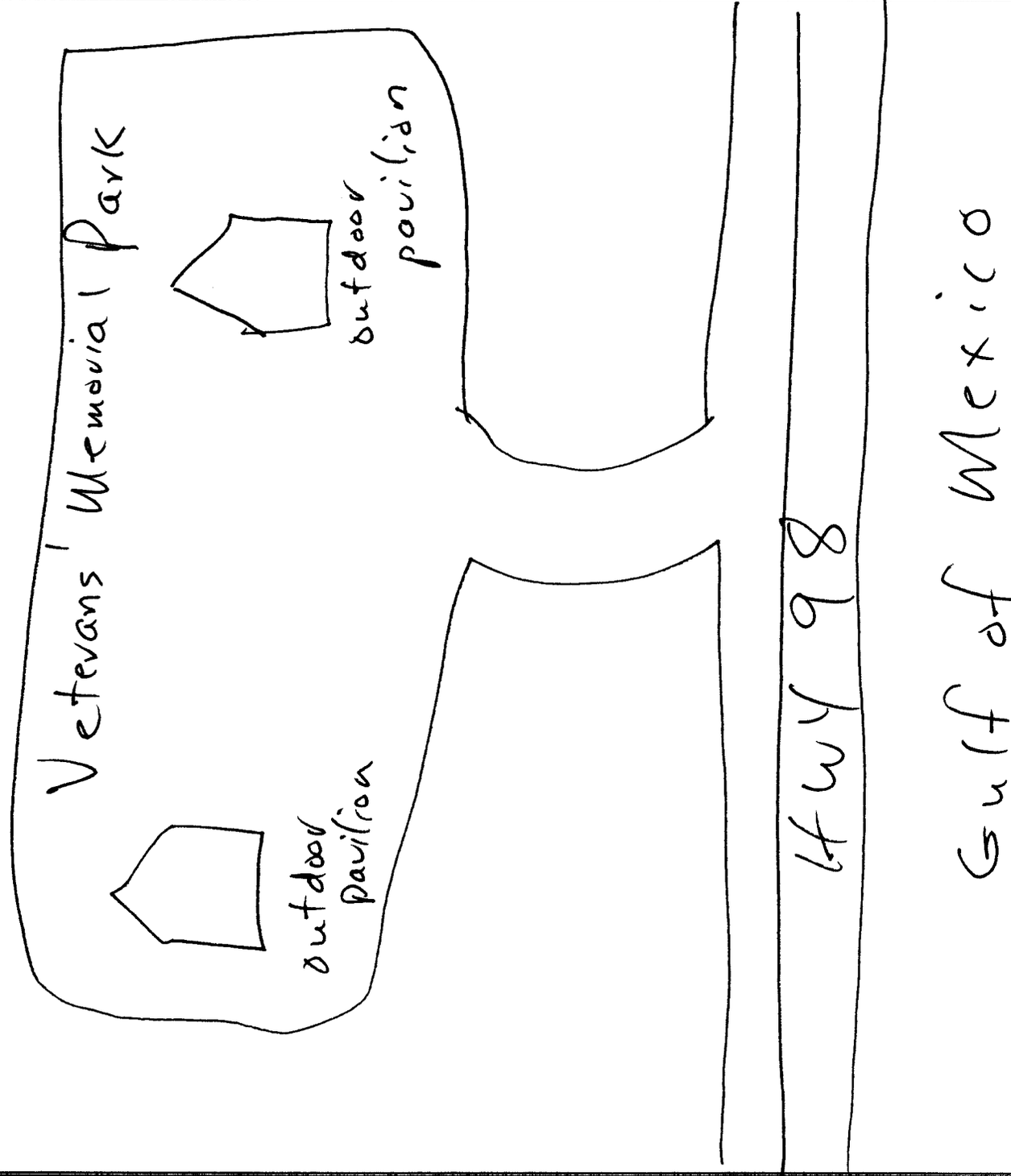
Title _____

Note: College fraternities and sororities must meet certain additional conditions which can be found in the application instructions and requirements.

SECTION 5 - DESCRIPTION OF PREMISES TO BE LICENSED
AB&T AUTHORIZED SIGNATURE REQUIRED

Business Name (D/B/A) or Name of Event

Neatly draw a floor plan of the premises in ink, including sidewalks and other outside areas which are contiguous to the premises, walls, doors, counters, sales areas, storage areas, restrooms, bar locations and any other specific areas which are part of the premises sought to be licensed. A multi-story building where the entire building is to be licensed must show each floor plan.



SECTION 6 - AFFIDAVIT OF APPLICANT
FOR NON-PROFIT CIVIC ORGANIZATION ALCOHOLIC BEVERAGE PERMIT

NOTARIZATION REQUIRED

Full Name of Applicant Organization

Mexico Beach Artificial Reef Association

"This is to certify that the applicant requesting the permit in the above and foregoing application is a non-profit civic organization and that the permit, if used, will be used only by the organization making application, on the date(s) requested and at the location stated. This is to further certify that the applicant organization has not received more than three (3) permits within the calendar year, unless otherwise authorized by law, and agree that the location may be inspected and searched during the time that the permit is issued and business is being conducted without a search warrant by authorized agents or employees of the Division of Alcoholic Beverages and Tobacco, the Sheriff, his Deputies, and Police Officers for purposes of determining compliance with the alcoholic beverage laws.

I, the undersigned individual, hereby swear or affirm that I am an officer and duly authorized to make the above and foregoing statements on behalf of the applicant organization. Furthermore, I swear under oath or affirmation under penalty of perjury as provided for in Sections 559.791, 562.45, and 837.06, Florida Statutes, that the foregoing information is true to the best of my knowledge."

STATE OF Florida

COUNTY OF Bay

Ronald Childs Ruckler
APPLICANT SIGNATURE

Ronald Childs
APPLICANT SIGNATURE

The foregoing was () Sworn to and Subscribed OR Acknowledged Before me this 15th Day of January, 2013. By Ronald Childs who is personally known to me (print name(s) of person making statement)

OR () who produced _____ as identification.

Sheri A. Martin
Notary Public

Commission Expires: _____



SECTION 7 - AFFIDAVIT OF APPLICANT FOR SPECIAL SALES LICENSE

NOTARIZATION REQUIRED

Full Name of Applicant Organization

Melico Beach Artificial Reef Association

"I, the undersigned individual, or if a corporation for itself, its officers and directors, hereby swear or affirm that I am duly authorized to make the above and foregoing application for a special sales license which authorizes the sale of alcoholic beverages for period of up to three (3) days. I understand this license does not permit the sale of alcoholic beverages for consumption on the premises and only allows package sales in sealed containers and agree that the location may be inspected and searched during the hours that the special sale is being conducted without a search warrant by authorized agents or employees of the Division of Alcoholic Beverages and Tobacco, the Sheriff, his Deputies, and Police Officers for purposes of determining compliance with the beverages laws.

I swear under oath or affirmation under penalty of perjury as provided for in Sections 559.791, 562.45, and 837.06, that the foregoing information is true to the best of my knowledge and that no other person or entity except as indicated herein has an interest in the special sales license and that all of the above listed persons or entities meet the qualifications necessary to hold this special sales license."

STATE OF Florida

COUNTY OF Bay

Ronald Childs

APPLICANT SIGNATURE

Ronald Childs

APPLICANT SIGNATURE

The foregoing was () Sworn to and Subscribed OR (X) Acknowledged Before me this 15th Day of January, 2013, By Ronald Childs who is (X) personally known to me (print name(s) of person making statement)

OR () who produced _____ as identification.

Sheri A. Martin

Notary Public

Commission Expires: _____





February 4, 2013

Re: NFTCA 2013 Master Plan Public Meetings

Dear Mr. Butler,

This is to inform you that the Northwest Florida Transportation Corridor Authority (NFTCA) will conduct a series of public informational meetings on the following dates to present the NFTCA 2013 Master Plan.

Tuesday, February 19th
6:00 pm to 8:00 pm CST
Pensacola Civic Center
201 East Gregory Street, Room C-1
Pensacola, FL 32502

Tuesday, February 19th
6:00 pm to 8:00 pm EST
Robert Moore Administration Building
1000 Cecil G. Costin, Sr. Blvd., Room 301
Port St. Joe, FL 32456

Thursday, February 21st
6:00 pm to 8:00 pm CST
Bay County Library
898 West 11th Street
Panama City, FL 32405

Thursday, February 21st
6:00 pm to 8:00 pm CST
City of Destin Annex
4100 Indian Bayou Trail
Destin, FL 32541

The public meetings will begin as an open house at 6:00 p.m. CST and will be followed by a formal presentation at 6:30 p.m. CST. Staff will be available to address questions. A meeting location map and draft map of the proposed Master Plan improvements are enclosed.

The purpose of the NFTCA Master Plan is to provide a framework for improving mobility along the US 98 corridor and throughout the eight-county region including Escambia, Santa Rosa, Okaloosa, Walton, Bay, Gulf, Franklin, and Wakulla Counties. The NFTCA 2013 Master Plan update refocuses the NFTCA's efforts to include a business case analysis which was utilized to examine the social and economic needs of the region and assess how those needs can be met through investments in transportation infrastructure. Potential improvements were identified and evaluated based on their ability to provide social and economic benefits to the region including their potential to create jobs, minimize infrastructure costs, contribute to the region's economic competitiveness, enhance livability and benefit the environment.

Your attendance is encouraged and appreciated. If you require further information concerning the NFTCA 2013 Master Plan, please contact the Project Manager, Steve Schnell, AICP at (904) 598-8964 or via e-mail at steve.schnell@hdrinc.com. You may also visit the NFTCA's website at www.nwftca.com for more information.

Robert B. Montgomery | Chairman

Stephen K. Norris | Vice-Chairman

James F. Anders II | Secretary/Treasurer

Cheryl K. Sanders

J. Carey Scott III

Gordon Sprague

Scott Gaby

Tommy Barfield | Ex Officio

35 South 9th Avenue

Pensacola, FL 32502

(850) 232-7912



Your time is greatly appreciated and we look forward to seeing you at the public meetings.

Sincerely,

Robert B. Montgomery

Northwest Florida Transportation Corridor Authority Chairman

Public participation is solicited without regard to race, color, national origin, age, sex, religion, disability or family status. Any person requiring a special accommodation at this meeting because of a disability or physical impairment should contact Alicia Stephen by phone at (850) 429-8905, or via e-mail at Alicia.Stephen@hdrinc.com at least seven (7) calendar days prior to the meeting. If you are hearing or speech impaired, and you possess TDD equipment, you may use the Florida Dual Party Relay system which can be reached at (800) 955-8770 (Voice) or (800) 955-8771 (TDD).

Robert B. Montgomery | Chairman

Stephen K. Norris | Vice-Chairman

James F. Anders II | Secretary/Treasurer

Cheryl K. Sanders

J. Carey Scott III

Gordon Sprague

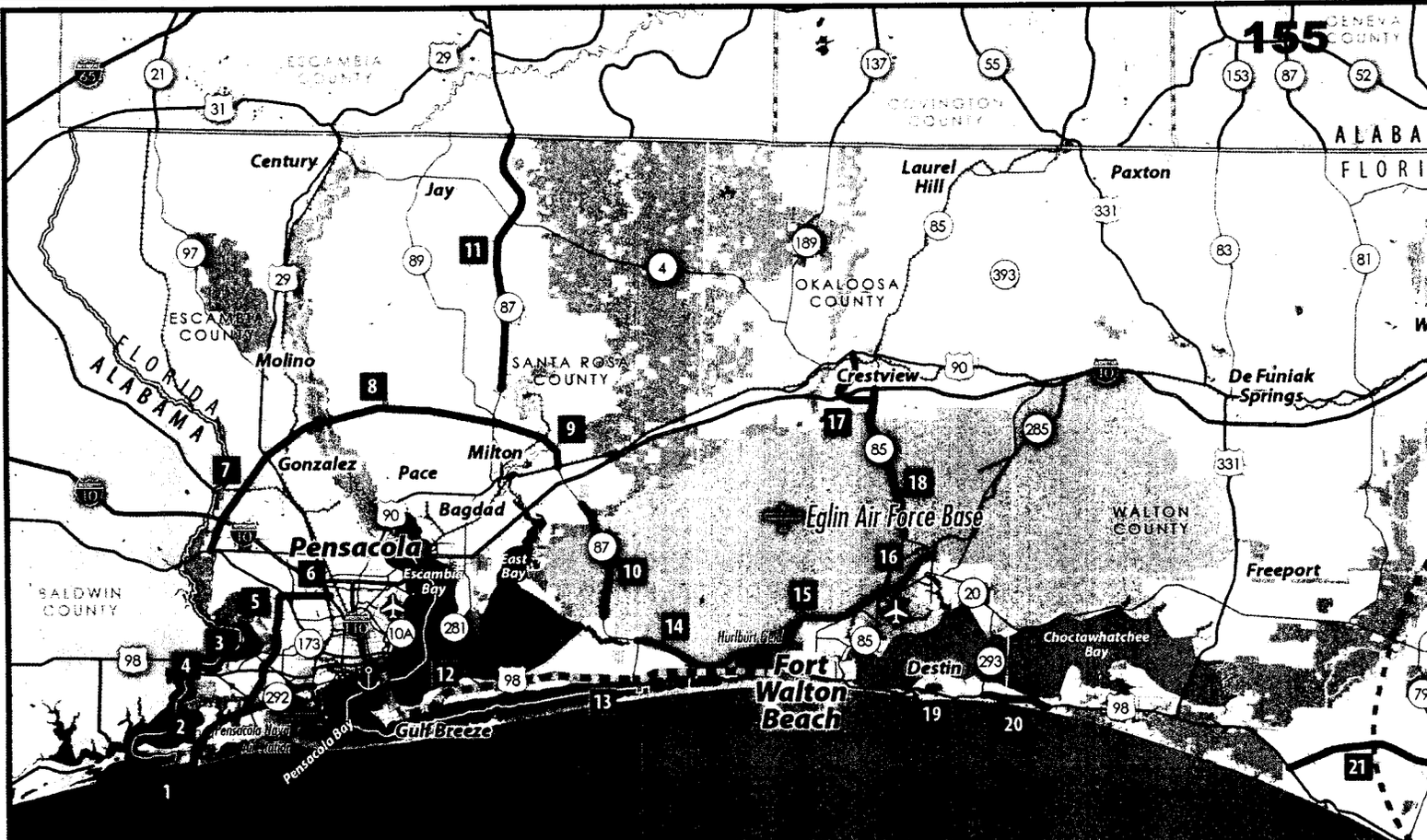
Scott Gaby

Tommy Barfield | Ex Officio

33 South 9th Avenue

Pensacola, FL 32502

(850) 232-7912



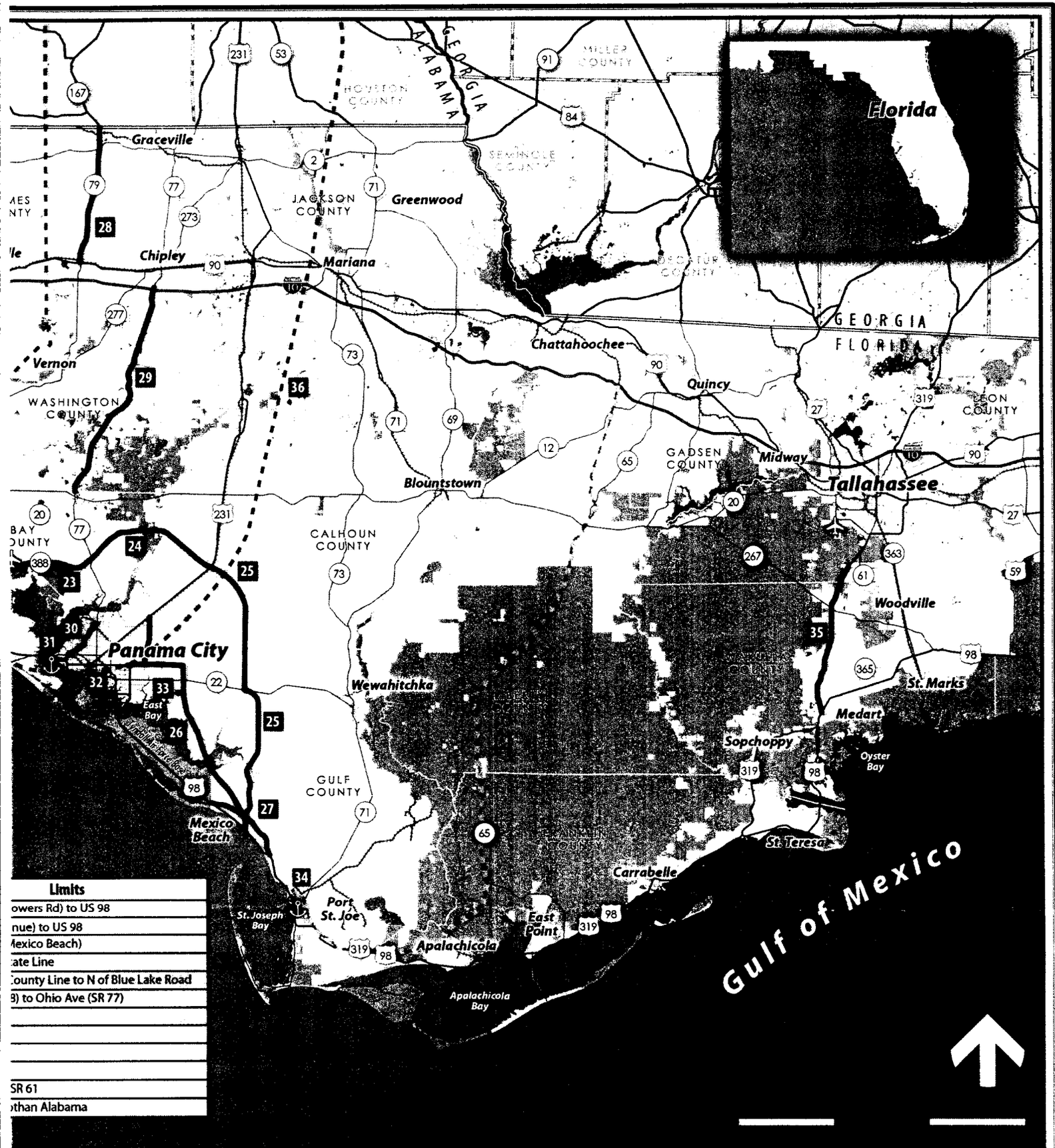
ID	*Project	Limits
1	SR 292 (Segment 1)	Alabama State Line to Innerarity Point Road
2	SR 292 (Segment 2)	Innerarity Point Road to Blue Angel Parkway (SR 173)
3	SR 292 (Gulf Beach Highway)	Blue Angel Parkway to SR 295 (Navy Blvd)
4	Blue Angel Parkway (SR 173) South	SR 292 to North of US 98
5	Blue Angel Parkway (SR 173) North	North of US 98 to Pine Forest/Longleaf Drive
6	Pinestead-Longleaf Connector	Pine Forest Rd to Pensacola Blvd (US 29)
7	US 29 Connector (Beulah Beltway)	Nine Mile Road (US 90) to US 29
8	North Pensacola Beltway	SR 87 Connector to US 29 Connector
9	SR 87 Connector	SR 87 South to SR 87 North
10	SR 87 South	S Eglin Boundary to Hickory Hammock Rd (CR 184)
11	SR 87 North	End of Clear Creek Bridge to Alabama State Line
12	US 98 BRT	Downtown Pensacola to Hurlburt
13	US 98 - SR 399 to Hurlburt	SR 399 to Hurlburt
14	Navarre Bypass	SR 87 to Hurlburt
15	Fort Walton Beach/Niceville Bypass	Hurlburt to Airport Connector/SR 123
16	Airport Connector	SR 123 to Mid Bay Bridge Extension
17	PJ Adams Parkway / Antloch Rd (Crestview Bypass)	SR 85 to SR 10 (US 90)
18	SR 85	SR 123 to I-10
19	Destin Cross Town Connector	Benning Drive to Main Street
20	US 98 - Airport Road (CR 30F) to CR 30A West	Airport Road (CR 30F) to CR 30A West
21	West Bay Parkway (Segment 1)	US 98 to SR 79
22	CR 388 (Segment 1)	SR 79 to Airport (West Bay)
23	CR 388 (Segment 2)	Airport (West Bay) to SR 77
24	CR 388 East Extension	SR 77@CR 388 to Camp Flowers Rd

ID	*Project	Limits
25	Gulf Coast Parkway (Option 1)	US 231 (@C)
26	Gulf Coast Parkway (Option 2)	US 231 (@St)
27	Gulf to Bay Highway (Segments 2 & 3)	CR 386 to U
28	SR 79 North	I-10 to Alab
29	SR 77	Bay/Washin
30	SR 390	23rd Street
31	US 98/23rd Street Interchange	N/A
32	US 98/US 231 Interchange	US 98/US 2:
33	CR 2297 Laird Bayou Bridge	N/A
34	Port Improvements (AN Trestle, Bulkhead, Dredging)	N/A
35	US 319	US 98 (Med
36	Bay County to Lower Alabama Future Corridor	Panama Cit

*The project IDs are listed from west to east.

Legend

	New Roadway		Interstate		Military Facility		Conservation/Managed Area
	Additional Lanes		US Road		State Boundary		Airport
	Other Improvement		State Road		County Boundary		Seaport
	Future Corridor		County Road		NFTCA Boundary		
	Project ID		Railroad		Urban Area		



Commissioner2

From: Rex Anderson <thecaperealtor@gmail.com>
Sent: Tuesday, February 05, 2013 12:35 PM
To: commissioner1@gulfcountry-fl.gov; commissioner2@gulfcountry-fl.gov; commissioner3@gulfcountry-fl.gov; commissioner4@gulfcountry-fl.gov; commissioner5@gulfcountry-fl.gov
Cc: Anne Anderson
Subject: Moving the Cape San Blas Lighthouse

I wish to go on record as being absolutely opposed to any move of the lighthouse off The Cape.

The arguments, especially on the financial side, are all heavily in favor of moving it to Salinas Park where it could be a legitimate attraction.

Please do everything in your collective powers to prevent this travesty from occurring. In particular, delaying any transfer until the city can prove they have the funds is a must.

Regards,

Rex

Rex Anderson – Realtor**Coastal Realty Group**

4288 Cape San Blas Rd

Cape San Blas, FL 32456

Phone: 850-227-1800 Fax: 888-224-0607

Rex Cell: 850-227-5416 Email: thecaperealtor@gmail.com

Website: www.ForgottenCoastProperties.com

Rex & Anne Anderson**Sunset Reflections Vacation Rentals, LLC**

1147 Cape San Blas Rd

Cape San Blas, FL 32456

Phone: 877-265-4262 Fax: 888-224-0607

Rex Cell: 850-227-5416 Email: Rex@SunsetReflections.com

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