

SPECIAL USE AUTHORIZATION

The Suwannee River Water Management District hereby grants Special Use Authorization in accordance with F.A.C. 40B-9 and all conditions stated on this authorization.

SRWMD SUA #: 18/19-015

AUTHORIZED USER:

Bill Werner
Project Manager
Southeastern Archaeological Research, Inc. (SEARCH)
904-379-8338
Bill.werner@searchinc.com

ACTIVITY: Temporary ingress and egress to conduct cultural resource testing on the proposed route for North Florida Resiliency Connection (NFRC) Transmission Line Project.

LOCATION: Madison and Suwannee Counties

TRACT NAME: Ellaville and Anderson Springs Tracts (shown on maps)

STARTING DATE: May 27, 2019 ENDING DATE: June 21, 2019

GENERAL INFORMATION: This Special Use Authorization is issued for the sole purposes listed above.

SPECIAL CONDITIONS: Authorized User must provide approved FL Dept. of State Permit 1A-32 prior to commencing cultural resource sampling.

VEHICLE ACCESS: Contact Brad Ellis, Forest Manager Twin Rivers State Forest 386.208.1460, email – <u>Jonathan.Ellis@freshfromflorida.com</u> for access to the Ellaville and Anderson Springs Tracts. The tracts are managed by Florida Forest Service as part of Twin Rivers State Forest.

COMBINATION: Ellaville and Anderson Springs Tract – Contact Twin Rivers State Forest.

CONDITIONS OF USE

- 1. By accepting this Special Use Authorization, the authorized user(s) agrees to abide by all terms and conditions stated herein and Chapter 40B-9 F.A.C. This Special Use Authorization does not grant exclusive use of District lands and does not exclude the authorized user(s) from obtaining all necessary permits or authorization required by law to conduct the activity described in this Special Use Authorization.
- 2. By accepting this Special Use Authorization, the authorized user(s) understands and agrees that nothing under the terms of this Special Use Authorization or any use contemplated hereunder shall render the District liable for any claims or damages, including but not limited to, property damage, personal injury or death, resulting from the authorized user's activities on District-owned land. Further, the authorized user(s) agrees to defend, indemnify and hold harmless the District and all District agents, employees and officers from and against any and all liabilities, claims, damages, expenses, or actions, either at law or in equity, including attorney fees and costs and attorney fees and costs on appeal, caused or incurred, in whole or

in part, as a result of any act or omission by the authorized user, its members, agents, employees, subcontractors, assigns, heirs, invitees, guests or anyone for whose acts or omissions any of these persons or entities may be liable during the authorized user(s) use of and activities conducted on District owned land under the terms and conditions of this Special Use Authorization.

- 3. The authorized user(s) acknowledges that the property is open to the general public, unless otherwise stated in writing by the District, and at no time will the public be excluded from any portion of the property because of this Special Use Authorization. No property rights are granted to the authorized user by virtue of this Special Use Authorization.
- 4. The authorized user(s) acknowledges that District lands are wild, natural areas that pose certain risks due to the presence of poisonous plants, wild animals, changing weather conditions, rugged terrain, and other dangers.
- 5. Failure to comply with the terms of this authorization is a violation of Chapter 40B-9, Florida Administrative Code, and may lead to penalties including, but not limited to, authorization revocation. The District reserves the right to terminate, without cause, this Special Use Authorization at any time.
- 6. The authorized user(s) participating in the activities will not use, harass, threaten, or hunt any live animals. Any actions by the authorized user(s) that result in the harassment, endangerment or death of any wildlife will be grounds for immediate termination of this authorization.
- 7. The authorized user(s) will repair, at its own expense, any and all damage caused by its activities. The District will determine the extent of any damages and provide the authorized user with written notice that describes the damage and specifies the necessary repairs. The authorized user(s) will accomplish the specified repairs within twenty (20) days from the date of the District's written notice to the authorized user. If the authorized user(s) fails to make the specified repairs, the District may make the repairs and is entitled to receive reimbursement for the costs of such repairs from the authorized user(s). The authorized user agrees that all equipment or other items brought onto the tract shall be removed by authorized user at the end of the project.
- 8. The authorized user, its employees and contractors of SEARCH, Inc. must be adequately covered by insurance for all actions contemplated or conducted under this Authorization.
- 9. The authorized user(s) shall provide the District with a copy of all reports and maps of research and data collection on these sites for cultural resources within 30 days of submission of report to the Florida Department of State, Division of Historical Resources and Suwannee River Water Management District.

10. All aspects of User activities including, but not limited to, initial access shall be coordinated

with Edwin McCook, Land Mar	nagement	Specialist, 386.647.3106, email–	
Edwin.McCook@srwmd.org.		1/1/	1 1
William Wen 5/17	/19	MH	5/20/19
Signature of Authorized User	Date	SRWMD Approved	Date

William Werner, Project Manager
Print Name and Title

Tom Mirti, Deputy Executive Director
Print Name and Title



FLORIDA DEPARTMENT OF STATE

Laurel M. Lee Secretary of State DIVISION OF HISTORICAL RESOURCES

ARCHAEOLOGICAL RESEARCH PERMIT

Permit No. 1819.061

Field Begin Date: 4/30/2019

Field End Date: 6/30/2019

PERMITTEE/AUTHORIZED ENTITY:

Report/Artifact Due Date: 6/30/2020

Southeastern Archaeological Research (SEARCH)

Project: Cultural Resource Assessment Survey in

Jacksonville Office

Support of Phase 2A NFRC project

c/o Lillian Azevedo 12443 San Jose Blvd., Suite 302 Jacksonville, Florida 32223

This permit is issued under the authority of Chapters 267.031 (1) and 267.12, Florida Statutes (F.S.) and Rule 1A-32, Florida Administrative Code (F.A.C.), and is administered by the Florida Bureau of Archaeological Research (BAR), Florida Division of Historical Resources (DHR).

ACTIVITY DESCRIPTION:

CRAS within project APE

LOCATION DESCRIPTION:

Twin Rivers State Forest

Department of Agriculture and Consumer Services

GENERAL CONDITIONS:

- 1. The Principal Investigator listed above or another qualified archaeologist designated by the applicant shall be responsible for all archaeological investigations, production of a final report, and be on site during all fieldwork.
- 2. A copy of this permit shall be provided to the land managing agency (when applicable) and field personnel shall carry a copy during fieldwork.
- 3. The permittee shall (initial each item as indicated):
 - a. prepare a final report that meets standards and guidelines required by Rule 1A-46, F.A.C., including the necessary Florida Master Site File forms;
 - b. inform the BAR permit administrator that a report has been completed and submitted to the Division of Historical Resources; or submit a copy of the final report to the BAR permit administrator;
 - c. provide proper curation and conservation of recovered artifacts and other recovered site materials until such time as those artifacts and other site materials are conveyed to the BAR for curation;
 - d. convey all artifacts and related materials obtained from state-owned or controlled land to the BAR permit administrator for permanent curation or processing for loan;

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☐ Historic Preservation (850) 245-6333 • FAX: 245-6437

- e. convey copies of all notes, maps, photographs, videotapes, and other field records pertaining to research conducted under this permit to the BAR permit administrator following completion of the project ;
- f. and not remove from a stable environment artifacts and materials which the permit recipient is unable to properly curate and conserve before conveying to BAR.
- 4. The effective field investigation dates are subject to receipt of permission from the land management agency and, in some instances, State/Federal dredge-and-fill permitting programs. Those agencies may also require work performance conditions relevant to their natural resource management and permitting responsibilities. A representative of the land managing agency (if one exists) will need to sign this permit document prior to BAR executing this permit (see page 3).
- 5. Unless approved in writing by BAR, no work beyond that described in the "ACTIVITY DESCRIPTION" and attached to your application shall be performed.
- 6. This permit is valid for up to one year following the requested report due date. Requests for approval for amendments to fieldwork, fieldwork end date and report/artifact due date are required during this time. Such requests may be made and approved by phone, email, or in writing during this time and do not require amendments to this document.
- 7. In any release of information, including public presentations, media contacts, and the final written report, there shall be acknowledgement that the portion of the project involving state-owned and controlled land was conducted under the terms of an archaeological research permit issued by the Florida Department of State, Division of Historical Resources, Bureau of Archaeological Research.
- 8. If Unmarked Human Burials are discovered, permit recipient shall comply with the provisions of 872.05, F.S., and when appropriate, Rule 1A-44, F.A.C. Specifically, upon discovery of unmarked human remains, all activities that might further affect those remains shall be halted and the remains protected from further disturbance until an appropriate course of action has been determined by the local medical examiner or by the State Archaeologist, as appropriate.
- 9. In issuing this permit, the State assumes no liability for the acts, omissions to act or negligence of the permittee, its agents, servants or employees; nor shall this permittee exclude liability for its own acts, omissions to act or negligence to the State.
- 10. The permittee, unless the permittee is an agency of the State, agrees to assume all responsibility for, indemnify, defend and hold harmless the Division of Historical Resources from and against any and all claims, demands, or liabilities, or suits of any nature whatsoever arising out of, because of, or due to any act or occurrence of omission or commission arising out of the permittee's operations pursuant to this permit and shall investigate all claims at its own expense. In addition, the permittee hereby agrees to be responsible for any injury or property damage resulting from any activities conducted by the permittee.
- 11. The parties hereto agree that the permittee, its officers, agents and employees, in performance of this permit, shall act in the capacity of an independent contractor and not as an officer, employee, or agent of the State.

The undersigned, as representative of the Permi of this 1A-32 Archaeological Research Per	ittee/Authorized Entity, understands and accepts the terms
Signature Signature	Date: <u>May 1, 2019</u>
The undersigned, as representative of the land r described in the "LOCATION DESCRIPTION" described above.	managing agency for the managed area/state property section of this document, hereby permits the activity Date: $\frac{5}{2\sqrt{\kappa}}$
Title: DES VIY EYEL, D. REGGA	
can execute this permit, the Permittee must he sign in the space provided above. Please send address above.	has been executed by the Chief of BAR. Before BAR have a land management representative (if applicable) d the signed permit to the Permit Administrator at the
A copy of the executed permit will be sent to	
Executed in Tallahassee, Florida	STATE OF FLORIDA DEPARTMENT OF STATE
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Mary Glowacki, Ph.D. Chief, Bureau of Archaeological Research	Date of Issue
Enclosures: DHR Curation Guidelines DHR Conservation Field Guide DHR Destructive Analysis Protocol DHR Florida Master Site File Requirem DHR Report Compliance Requirements	
Copies furnished to: MG	