



Gulf Power®

July 26, 2019

Ms. Kimberly Pearce
Florida Department of Environmental Protection
Northeast District
8800 Baymeadows Way West
Jacksonville, Florida 32256
Transmitted via electronic submittal

**RE: ENVIRONMENTAL RESOURCE PERMIT (ERP) APPLICATION
GULF POWER COMPANY- NORTH FLORIDA RESILIENCY CONNECTION**

Dear Ms. Pearce:

Gulf Power Company (GPC) is pleased to submit the enclosed *Application for Individual and Conceptual Approval Environmental Resource Permit and Authorization to Use State-Owned Submerged Lands* for a proposed overhead transmission line project in northern Florida.

GPC proposes to build a 176-mile, 161-kilovolt (kV) overhead aerial transmission line from the Florida Power & Light Company existing Raven substation in Columbia County to the GPC existing Sinai Cemetery substation in Jackson County. The new transmission line will traverse parts of seven counties (Columbia, Suwannee, Madison, Jefferson, Leon, Gadsden, and Jackson) in north and northwest Florida.

Please refer to the enclosed ERP application forms and supporting documents. Also included is a table of contents which lists the supporting documents that are part of the application. The processing fee in the amount of \$14,000.00 will be provided under separate cover.

The project team at Gulf Power Company looks forward to working with you and your department on this important project.

Sincerely,

Loretta Cranmer
Director, Environmental Services

Gulf Power Company

One Energy Place, Pensacola, FL 32520

FPL 026912
20210015-EI

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Application for Individual and Conceptual Approval Environmental Resource Permit and Authorization to Use State-Owned Submerged Lands

Florida Department of Environmental Protection/
Water Management Districts

Effective June 1, 2018



Section A: General Information for All Activities

Part 1: Name, Application Type, Location, and Description of Activity

A. Name of project, including phase if applicable:

North Florida Resiliency Connection

B. This is for (check all that apply):

- Construction and operation of **new** works, activities, and/ or a stormwater management system
- Conceptual Approval** of proposed works, activities and/ or a stormwater management system
- Modification or alteration of **existing** works, activities, and/or a stormwater management system. Provide the existing DEP or WMD permit #, if known: Note: Minor modifications do not require completion of this form, and may instead be requested by letter in accordance with section 6.2 of Applicant's Handbook Volume I.
- Maintenance or repair** of works, activities, and/ or a stormwater management system previously permitted by the DEP or WMD. Provide existing permit #, if known:
- Abandonment or removal of works, activities, and/ or a stormwater management system. Provide existing DEP or WMD permit #, if known:
- Operation of an **existing unpermitted** work, activity, and/or stormwater management system.
- Construction of additional phases of a permitted work, activity, or system. Provide the existing DEP or WMD permit #, if known:

C. **List the type of activities proposed. Check all that apply, and provide the supplemental information requested in each of the referenced application sections.** Please also reference Applicant's Handbook Volumes I and II for the type of information that may be needed.

- Activities associated with one single-family residence, duplex, triplex, or quadruplex that do not qualify for an exemption or a General Permit: **Provide the information requested in Section B. Do not complete Section C.**
- Activities within wetlands or surface waters, or within 25 feet of a wetland or surface water, (not including the activities associated with an individual single-family residence). Examples include dredging, filling, outfall structures, docks, piers, over-water structures, shoreline stabilization, mitigation, reclamation, and restoration/enhancement. **Provide the information requested in Section C.**

- Activities within navigable or flowing surface waters such as a multi-slip dock or marina, dry storage facility, dredging, bridge, breakwaters, reefs, or other offshore structures: **In addition to Section C, also provide the information requested in Section D.**
- Activities that are (or may be) located within, on, or over state-owned submerged lands (See Chapter 18-21, F.A.C. <https://www.flrules.org/gateway/ChapterHome.asp?Chapter=18-21>): **In addition to Section B or C, also provide the information requested in Section F.**
- Construction or alteration of a stormwater management system serving residential, commercial, transportation, industrial, agricultural, or other land uses, or a solid waste facility (excluding mines that are regulated by DEP). **Provide the information requested in Section E.**
- Creation or modification of a Mitigation Bank (refer to Chapter 62-342, F.A.C. <https://www.flrules.org/gateway/ChapterHome.asp?Chapter=62-342>): **Provide the information requested in Section G.**
- Mines (as defined in Section 2.0 of Applicant's Handbook Volume I) that are regulated by the DEP: **Provide the information requested in Section H.**
- Other, describe: Please contact the Agency to determine which additional sections of the application are needed. See Attachment 2 for Agency contacts.

D. Describe in general terms the proposed project, system, works, or other activities. For permit modifications, please briefly describe the changes requested to the permit:

Gulf Power Company (GPC) plans to build a 176-mile, 161-kilovolt (kV) overhead aerial transmission line from the existing Raven substation (Florida Power & Light Company [FPL]) in Columbia County to the existing Sinai Cemetery substation (GPC) in Jackson County. This new transmission line will traverse parts of seven counties (Columbia, Suwannee, Madison, Jefferson, Leon, Gadsden, and Jackson) in northern Florida. The proposed route for the new transmission line will collocate along existing roads and utility rights-of-way wherever possible. For purposes of both construction and maintenance, temporary and permanent easements will be required for right-of-way activities, off-right-of-way access, staging areas, and material storage. The project will help build a more resilient energy grid that benefits GPC's customers through enhanced reliability and lower energy costs. Construction is scheduled to begin in the end 2020 with the project becoming operational in the middle of 2021.

E. Project/Activity Street/Road Address or other location (if applicable):

City: **Multiple** County(ies): **Columbia, Suwannee, Madison, Jefferson, Leon, Gadsden, and Jackson**
 Zip: **Multiple**

Existing substations (terminal ends of project):

**Sinai Cemetery substation (GPC); Hammond Road, Sneads, Jackson County, Florida
 Raven substation (FPL); 554 Southeast Pounds Hammock Road, Lake City, Florida**

Note: For utility, road, or ditch/canal activities, provide a starting and ending point using street names and nearest house numbers or provide length of project in miles along named streets or highways.

- F. Project location map and Section, Township, and Range information (use additional sheets if needed):

Please attach a location map showing the location and boundaries of the proposed activity in relation to major intersections or other landmarks. The map should also contain a north arrow and a graphic scale; show Section(s), Township(s), and Range(s); and must be of sufficient detail to allow a person unfamiliar with the site to find it.

Section(s): **Multiple** Township: **Multiple** Range: **Multiple** Land Grant name, if applicable: **N/A**
Section(s): **Multiple** Township: **Multiple** Range: **Multiple**

1. Section(s): **Multiple** Township: **Multiple** Range: **Multiple**

See Figure 1 for project vicinity maps

See Figure 2 for road maps

See Figure 3 for topographic maps

See Figure 4 for section, township, range maps

See Table 1 for sections, townships, and ranges

- G. Latitude (DMS) _____ Longitude (DMS) _____ (Taken from central location of the activity). Explain source for obtaining latitude and longitude (i.e. U.S.G.S. Quadrangle Map, GPS, online resource): **GIS**

Terminal Substations:

<u>Substation Name</u>	<u>Latitude</u>	<u>Longitude</u>
GPC Sinai Cemetery	30° 39' 53.43" north	84° 54' 6.32" west
FPL Raven	30° 9' 45.88" north	82° 34' 20.22" west

- H. Tax Parcel Identification Number(s): **Multiple**

See Table 2 for list of parcel identification numbers, organized by county.

[Number may be obtained from property tax bill or from the county property appraiser's office; if on multiple parcels, provide multiple Tax Parcel Identification Numbers]

- I. Directions to Site (from major roads; include distances and landmarks as applicable):
Directions to Sinai Cemetery substation, Sneads (Jackson County), Florida, from FDEP's Northwest District Office (160 West Government Street, Pensacola, Florida 32502):
(<https://goo.gl/maps/2sb6XoYNudy3Q6wB7>) From Pensacola, take Interstate 110 North to Interstate 10 (I-10) East. Follow I-10 east for approximately 151 miles to Exit 158, County Road 286 North (Blueberry Drive) to Hammond Road, Sneads in Jackson County. Continue approximately 2.2 miles north to Hill Farm Road and turn right. Follow Hill Farm Road approximately 1.5 miles to Sinai Road. Turn left onto Sinai Road and follow it

north approximately 0.3 mile to Hammond Road. Turn right, and follow Hammond Road to substation entrance.

Directions to Raven substation, 554 Southeast Pounds Hammock Road, Lake City (Columbia County), Florida, from FDEPs Northeast District Office (8800 Baymeadows Way West, Jacksonville, Florida 32256): (<https://goo.gl/maps/LktVYExzkrJLCkvKA>)

Take U.S. Highway 1 (US-1) North to Interstate 95 (I-95) North. Follow I-95 North approximately 7.3 miles to I-10 West. Take the exit and follow I-10 West approximately 37 miles to Exit 324 for U.S. Highway 90 (US-90) toward Sanderson. Follow US-90 approximately 17.5 miles into Lake City and turn left at Southeast Baya Drive. Turn left again at State Road 100 West and continue approximately 2.25 miles south to Southeast Pounds Hammock Drive and turn right. The entrance to the Raven substation is on the right.

J. Project area or phase area: **1,803.78** acres

K. Name of waterbody(ies) (if known) in which activities will occur or into which the system will discharge:
See Table 3 for a list of water bodies crossed.

The following questions (M-O) are not applicable to activities related to an individual single-family residence, including a dock, pier, and/or seawall associated with that residence.

L. Is it part of a larger plan of development or sale? yes no

M. Impervious or semi-impervious area excluding wetlands and other surface waters (if applicable):

The North Florida Resiliency Connection transmission line project will be constructed using roadless and padless construction techniques. Existing roads will be used for access where available, and where existing roads are not available, construction activities will include the use of temporary construction matting. Construction mats for access may remain in place for several months and up to 6 months at staging areas.

As part of this project there will be eight temporary construction staging locations. Each temporary staging area will vary in size, will be constructed entirely on uplands, and will be constructed using No. 57 stone. Refer to Attachment C for additional details related to the temporary construction staging locations.

As part of this project there will one fiber-optic telecommunication repeater station (approx. 26' X 13') located at milepost 86.5 in Jefferson County that will be constructed within an approximately 33' X 46' (1,518 sq.ft.) fenced area comprised of semi-impervious surface. Refer to Attachment C for additional details related to the repeater station.

acres: **0.01 acre total impervious and 100.83 acres total semi-impervious**
square feet: **368 sq.ft. total impervious and 4,392,330 sq.ft. total semi-impervious**

Volume of water the system is capable of impounding (if applicable): **Not applicable**

Normal Pool: **Not applicable** acre-feet. Depth **Not applicable** ft.

Maximum Pool: **Not applicable** acre-feet. Depth **Not applicable** ft.

Part 2: Supplemental Information, and Permit History

- A. Is this an application to modify an existing Environmental Resource Permit or to construct or implement for part of a multi-phase project, such as a project with a Conceptual Approval permit? Yes No (If you answered "yes", please provide permit numbers below):

Agency	Date	Permit/Application No.	Project Name

- B. Indicate if there have been any **pre-application meeting(s)** with the DEP, WMD, or delegated local government, or other discussions, meetings, or coordination with other stakeholders or agencies about the proposed project, system or activity. If so, please provide the date(s), location(s) of the meeting, and the name(s) of Agency staff that attended the meeting(s):

Agency	Date	Location	Meeting Attendees
FDEP	01/15/19	Teleconference	Tim Rach, Brian Durden, Kim Pearce, Hunter Bradshaw, Kim Allen, Tanya McHale
USACE	01/18/19	USACE- Cocoa Office	Susan Kaynor, Michael Ornella
FDEP- Division of State Lands	03/25/19	FDEP Tallahassee Office	Cheryl McCall, Brad Richardson
FDEP	03/26/19	FDEP Jacksonville Office, Teleconference	Tim Rach, Tom Kallemeyn, Brian Durden, Kim Pearce, Junhong Shi, Michelle Neeley, Tanya McHale
USACE, USFWS	03/26/19	USACE- Jacksonville Office, Teleconference	Michael Ornella, Jose Rivera, Dennis Hamlin, Lindsay Nestor, Heather Hitt, Lisa Yarbrough

- C. **Attach a depiction (plan and section views), which clearly shows the works or other activities proposed to be constructed.** Use multiple sheets, if necessary, a scale sufficient to show the location and type of works, and include a north arrow and a key to any symbols used. **Specific information to be included in the plans is based on the activities proposed and is further described in Sections B-H.** However, supplemental information may be required based on the specific circumstances or location of the proposed works or other activities.

See Attachment A for project description.

See Attachment B for route of line drawings.

See Attachment C for typical drawings.

See Attachment D for aerial crossing drawings.

- D. **Processing Fee: Please submit the application processing fee along with this application form and supplemental information.** Processing fees vary based on the size of the activity, the type of permit applied for, and the reviewing Agency. Please reference Appendix D of Applicant's Handbook Volume I to determine the appropriate fee.

Since the application was submitted electronically, an application processing fee of \$14,000.00 will be delivered under a separate cover.

Part 3: Applicant and Associated Parties Information

Instructions: Please complete the following sections. For corporations, list a person who is a registered agent or officer of the corporation who has the legal authority to bind the corporation.

A. Applicant (Entity Must Have Sufficient Real Property Interest)

This is a Contact Person for Additional Information

Last Name: **Spoor**

First Name: **Michael**

Middle Initial: **G.**

Title: **Vice President, Power Delivery**

Company: **Gulf Power Company**

Address: **One Energy Place**

City: **Pensacola**

State: **Florida**

Zip: **32520**

Home Telephone:

Work Telephone: **(850)444-6573**

Cell Phone:

E-mail Address: Mike.G.Spoor@nexteraenergy.com

Correspondence will be sent via email, unless you check here to receive it via US Mail:

B. Land Owner(S) (If Different or in Addition to Applicant)

Check here if land owner is also a co-applicant

Last Name:

First Name:

Middle Initial:

Title:

Company:

Address:

City:

State:

Zip:

Home Telephone:

Work Telephone:

Cell Phone:

E-mail Address:

Correspondence will be sent via email, unless you check here to receive it via US Mail:

C. Operation and Maintenance Entity(see Applicant's Handbook I, Section 12.3)

Last Name: **Spoor**

First Name: **Michael**

Middle Initial: **G.**

Title: **Vice President, Power Delivery**

Company: **Gulf Power Company**

Address: **One Energy Place**

City: **Pensacola**

State: **FL**

Zip: **Pensacola**

Home Telephone:

Work Telephone: **(850)444-6573**

Cell Phone:

E-mail Address: Mike.G.Spoor@nexteraenergy.com

Correspondence will be sent via email, unless you check here to receive it via US Mail:

D. Co-Applicant (If Different or In Addition to Applicant and Owner)

Last Name:

First Name:

Middle Initial:

Title:

Company:

Address:

City:

State:

Zip:

Home Telephone:

Work Telephone:

Cell Phone:

E-mail Address:

Correspondence will be sent via email, unless you check here to receive it via US Mail:

E. Registered Professional Consultant

This is a contact person for additional information

Last Name: **Leahy**

First Name: **Michael**

Middle Initial:

Title: **Chief Operating Officer**

Company: **Pickett and Associates, Inc.**

Address: **5025 West Grace Street**

City: **Tampa**

State: **Florida**

Zip: **33607**

Home Telephone:

Work Telephone: **(813) 877-7770**

Cell Phone: **(813) 404-1555**

E-mail Address: mleahy@PickettUSA.com

Correspondence will be sent via email, unless you check here to receive it via US Mail:

F. Environmental Consultant

This is a contact person for additional information

Last Name: **Dawson**

First Name: **Jude**

Middle Initial:

Title: **Senior Scientist**

Company: **Environmental Consulting & Technology, Inc.**

Address: **3701 Northwest 98th Street**

City: **Gainesville**

State: **Florida**

Zip: **32606**

Home Telephone:

Work Telephone: **(352) 248-3336**

Cell Phone: **(352) 213-9803**

E-mail Address: jdawson@ectinc.com

Correspondence will be sent via email, unless you check here to receive it via US Mail:

G. Agent Authorized to Secure Permit (If Different from Consultant)

Last Name: **Cranmer** First Name: **Loretta** Middle Initial:
Title: **Director, Environmental Services** Company: **Florida Power & Light Company**
Address: **15430 Endeavor Drive**
City: **Jupiter** State: **Florida** Zip: **33478**
Home Telephone: Work Telephone: **(561) 904-3415**
Cell Phone: **(561) 371-7900**
E-mail Address: Loretta.Cranmer@fpl.com

Correspondence will be sent via email, unless you check here to receive it via US Mail:

If necessary, please add additional pages for other contacts and property owners related to this project.

H. Real Property Interest

- a. Permits are only issued to entities having sufficient real property interest as described in Section 4.2.3(d) of Applicant's Handbook Volume I. **Please attach evidence of the applicant's real property interest over the land upon which the activities subject to the application will be conducted, including mitigation areas (if applicable).** Refer to Sections 4.2.3(d)-(e) for sufficient real property interest documentation.

The majority of this project will be constructed within private easements. GPC is has obtained or is currently negotiating agreements with landowners for temporary and permanent easements. In addition, where necessary, the applicant has the right indicated in Section 4.2.3(d)3 of Applicant's Handbook Volume 1.

- b. For activities that require a recorded notice in accordance with rule 62-330.090(7), F.A.C., please provide either the complete legal description of the property or a copy of the pages of the document recorded in the public records that contains the complete legal description. If the land upon which the proposed activities are to occur is not owned by the applicant, the applicant must also provide copies of any right-of-way, leases, easements, or other legal agreement which authorizes the applicant to perform the activities on those lands.

Please refer to Table 2 for a complete list of properties that the project occurs within.

Part 4: Signatures and Authorization to Access Property

Instructions: For multiple applicants please provide a separate Part 4 for each applicant. For corporations, the application must be signed by a person authorized to bind the corporation. A person who has sufficient real property interest (see Section 4.2.3(d) of Applicant's Handbook Volume I) is required in (B) to authorize access to the property, except when the applicant has the power of eminent domain.

A. By signing this application form, I am applying for the permit and any proprietary authorizations identified above, according to the supporting data and other incidental information filed with this application. I am familiar with the information contained in this application and represent that such information is true, complete and accurate. I understand this is an application and not a permit, and that work prior to approval is a violation. I understand that this application and any permit issued or proprietary authorization issued pursuant thereto does not relieve me of

any obligation for obtaining any other required federal, state, water management district, or local permit prior to commencement of construction. I agree to operate and maintain the permitted system unless the permitting agency authorizes transfer of the permit to a different responsible operation and maintenance entity. I understand that knowingly making any false statement or representation in this application is a violation of Section 373.430, F.S. and 18 U.S.C. Section 1001.

July 26, 2019
Date

Michael G. Spoor
Typed/Printed Name of Applicant or
Applicant's Authorized Agent

Signature of Applicant or Applicant's
Authorized Agent

Vice President, Power Delivery
(Corporate Title if applicable)

B. Certification of Sufficient Real Property Interest And Authorization For Staff To Access The Property:

I certify that:

I possess sufficient real property interest in or control, as defined in Section 4.2.3 (d) of Applicant's Handbook Volume I, over the land upon which the activities described in this application are proposed and I have legal authority to grant permission to access those lands. I hereby grant permission, evidenced by my signature below, for staff of the Agency to access, inspect, and sample the lands and waters of the property as necessary for the review of the proposed works and other activities specified in this application, upon advance notice. I authorize these agents or personnel to enter the property as many times as may be necessary to make such review, inspection, and/ or sampling. Further, if a permit is granted, upon advance notice, I agree to provide entry to the project site for such agents or personnel with proper identification to determine compliance with permit conditions and permitted plans and specifications.

OR

I represent an entity having the power of eminent domain and condemnation authority, and I/we shall make appropriate arrangements to enable staff of the Agency to legally access, inspect, and sample the property as described above.

July 26, 2019
Date

Michael G. Spoor
Typed/Printed Name

Signature

Vice President, Power Delivery
(Corporate Title if applicable)

C. Designation of Authorized Agent (If Applicable):

I hereby designate and authorize **Jude Dawson/Loretta Cranmer** to act on my behalf, or on behalf of my corporation, as the agent in the processing of this application for the permit and/or proprietary authorization indicated above; and to furnish, on request, supplemental information in support of the application. In addition, I authorize the above-listed agent to bind me, or my corporation, to perform any requirements which may be necessary to procure the permit or authorization indicated above. I understand that knowingly making any false statement or representation in this application is a violation of Section 373.430, F.S., and 18 U.S.C. Section 1001.

July 26, 2019
Date

Michael G. Spoor
Typed/Printed Name of Applicant

Signature of Applicant

Vice President, Power Delivery
(Corporate Title if applicable)

or Other Activities In, On, or Over Wetlands and/or Other Surface Waters

Instructions: **This section is for applications that do not involve activities associated with an individual single-family residence, duplex, triplex, or quadruplex. For those activities, please use Section B.** This form is to be completed if the proposed work or activity will occur in, on, over, or within 25 feet of a wetland or other surface water. The supplemental information required by this section is in addition to the information required by Section A of the application.

Part 1: Wetland or Other Surface Water Impact Summary

1. Describe the basic purpose of the project or activity:

Gulf Power Company (GPC) is proposing to build a new 161-kilovolt (kV) transmission line extending from Florida Power & Light Company's (FPL's) existing Raven substation in Columbia County to GPC's existing Sinai Cemetery substation in Jackson County.

2. Total area of work (dredging, filling, construction, alteration, or removal) in, on, or over wetlands or other surface waters: **10,695,287 sq. ft.; 245.34 ac. (totals include all temporary construction areas and permanent structures in, on, or over wetlands or other surface waters)**
3. Total volume of material to be dredged or filled in wetlands or other surface waters:
- a. to be dredged: **0** cubic yards,
 - b. to be filled: **13,446** cubic yards. **(Associated with transmission structure locations)**
4. Identify the seasonal high water level (SHWL) and wetland normal pool elevations for each wetland or surface water within the project site. For tidal wetlands and/or surface waters provide the elevation of mean high and mean low water. Include an aerial photograph showing the location of each sampling location, dates, datum, and methods used to determine these elevations. **Not Applicable**
5. Name of waterbody(ies) (if applicable & if known) in which work will occur?

Refer to Table 3 for a list of water bodies that occur along the proposed route.

6. Is the activity proposed in an Outstanding Florida Water or Aquatic Preserve?

yes, name: **Multiple** no I don't know

The project aerially crosses the Apalachicola River, Ochlockonee River, St. Mark's River, Aucilla River, and Suwannee River. At this time, in-water work within these rivers is not anticipated, as all work is expected to occur from land.



7. Has there ever been a formal or informal wetland determination for the project site? If yes, provide the identifying number and/or a copy of the jurisdictional map.

The applicant has not requested a formal or informal wetland determination.

8. Provide a map(s) of the project area and vicinity delineating USDA/NRCS soil types.

Refer to Figure 6 for soils maps, which are organized by county.

9. Provide recent aerials, legible for photointerpretation (no photocopies) with a scale of 1" = 400 ft, or more detailed, with project boundaries and wetland boundaries delineated on the aerial.

Refer to Figure 5, which shows the project boundaries overlaid on recent aerials.

10. Provide maps accurately portraying the existing and proposed natural vegetative community types and land cover classifications using recognized classification schemes. Suggested sources include: the Florida Natural Areas Inventory Guide to the Natural Communities of Florida (2010) available at <http://www.fnai.org/naturalcommguide.cfm>, or the Florida Land Use and Cover Classification System (FLUCCS) (FDOT 1999, available at <http://www.dot.state.fl.us/surveyingandmapping/documentsandpubs/fluccmanual1999.pdf>). For vegetated areas dominated by exotic vegetation, use the descriptors representative of the native community type that was present prior to exotic infestation.

Refer to Figure 7 for the land use and vegetation communities.

11. Impact Summary Tables (located at the end of this section):
 - a. For all projects, complete Table 1, 2 and 3 as applicable.

Refer to Table 7 for a summary of wetland and water body impacts, and refer to the modified ERP Table 1 as Table 8 for detailed wetland and water body impacts (ERP Tables 2 and 3 are not applicable).
 - b. For shoreline stabilization projects, provide the information requested in Table 4.

Not applicable.
12. If the activity is located on state owned submerged lands and requires a lease or easement, provide a list of names and addresses from the latest county tax assessment roll of all property owners located within a 500 ft. radius of the proposed lease or easement boundary in mailing label format, or you may elect to send notice to those persons by certified mail, with the return-receipt card addressed to the DEP or water management district, as applicable, in accordance with subsection 18-21.005(3), F.A.C., and Section 253.115, F.S. Attach additional sheets if necessary.

The applicant has requested and received state lands title determinations from the Division of State Lands. Attachment E contains the state lands title determinations conducted for this project. Attachment F provides mailing labels for the owners within 500 feet of each proposed Sovereignty Submerged Lands crossing easement. Additionally, Attachment G includes a sketch and description for each state lands crossing.

Part 2: Environmental Considerations

Note: for many questions, a state statute/Applicant's Handbook Volume I (AH I) section is cited to assist the applicant in addressing these questions. However, additional federal criteria may apply.

1. Elimination or Reduction of Impacts (Avoidance and Minimization). Describe measures taken to eliminate or reduce impacts to wetlands and other surface waters (*Refer to AH I Section 10.2.1*).

Attachment H provides a statement of avoidance and minimization.

2. Fish, Wildlife, Listed Species, and their Habitats. Provide results of any wildlife assessments that have been conducted on the project site and provide any comments, biological opinions, formal or informal consultation decisions, or recommended actions you have received pertaining to the project from the Florida Fish and Wildlife Conservation Commission, the U.S. Fish and Wildlife Service, and the National Marine Fisheries Service. (*Refer to AH I Section 10.2.2*).

Attachment I provides an assessment of fish, wildlife, listed species, and their habitats. To aid in the review process, this section has been organized by county.

3. Water quantity impacts to wetlands and other surface waters (*Refer to AH I Section 10.2.2.4 and AH II*).
 - a. Does the activity include a proposed surface water management system with a control elevation different than the wetland normal pool elevation(s) of existing or proposed created wetlands or other surface waters? **Not applicable.**
 - b. If yes to (a), provide documentation (e.g. drawdown assessment or other methods) that shows the proposed surface water management system will not change the hydroperiod of the existing or created wetland or other surface water. **Not applicable.**
4. Public Interest Test. Please describe how the proposed activity will **not be contrary** to the public interest, OR if such an activity significantly degrades or is located within an Outstanding Florida Water (OFW), that the regulated activity will be **clearly in** the public interest (*Refer to AH I Section 10.2.3*).

Attachment J provides the narrative response to the public interest test.

- a. Please describe how the project will be designed to avoid adverse effects to public health, safety, or the welfare or the property of others. **See Attachment J.**
- b. Please describe how the project will be designed to avoid adverse effects to the conservation of fish and wildlife, including endangered or threatened species, or their habitats. **See Attachment J.**
- c. Please describe how the project will be designed to avoid adverse effects to navigation or the flow of water or cause harmful erosion or shoaling. **See Attachment J.**
- d. Please describe how the project will be designed to avoid adverse effects to the fishing or recreational values or marine productivity in the vicinity of the activity. **See Attachment J.**
- e. Will the project be of a temporary or permanent nature? **See Attachment J.**

- f. Please describe how the project will be designed to avoid adverse impacts to significant historical and archaeological resources, under the provisions of section 267.061, F.S. **See Attachment J.**
- g. Please describe how the project will be designed to avoid adverse effects to the current condition and relative value of functions being performed by areas affected by the proposed regulated activity. **See Attachment J.**

5. Water Quality.

Provide a description of how water quality will be maintained in wetlands and other surface waters that will be preserved or will remain undisturbed, both on and offsite. Please address both short-term (such as during construction) and long-term water quality considerations (*Refer to AH I Section 10.2.4*).

Best management practices (BMPs) and erosion control measures, such as silt fence or turbidity barriers, will be installed along the edge of sensitive wetlands and surface waters. BMPs will be maintained throughout construction activities so they remain in good working order until final site stabilization. These measures are intended to prevent sedimentation that may be detrimental to adjacent wetlands and water bodies.

Permanent access roads will not be constructed as part of this project, and utilization of temporary construction matting wherever appropriate will further minimize short-term water quality impacts within and adjacent to the project area during construction.

Upon completion of construction, ground contours will be restored to preconstruction condition. As such, long-term impacts to wetland and surface water hydrology are not anticipated.

As required, GPC or its contractors will obtain a National Pollutant Discharge Elimination System (NPDES) permit prior to work, and environmental compliance oversight during construction will occur to confirm the BMPs are installed and functioning properly throughout the construction phase of the project.

Attachment C contains typical drawings depicting the configuration and installation of construction matting and BMPs.

6. Class II Waters; Waters approved for shellfish harvesting (*Refer to AH I Section 10.2.5*). **Not applicable.**
- a. Will the project occur in Class II that are NOT approved for shellfish harvesting? If yes, please provide a plan or procedure detailing the measures to be taken to meet the requirements of *AH I Section 10.2.5(a)*. **Not applicable.**
 - b. Is the project located adjacent to or in close proximity to Class II waters? If yes, please provide a plan or procedure detailing the measures to be taken to meet the requirements of *AH I Section 10.2.5(b)*. **Not applicable.**
 - c. Is the project located in Class II or Class III waters that are classified as “approved”, “restricted”, “conditionally approved”, or “conditionally restricted”? If yes, demonstrate that the project meets the requirements of *AH I Section 10.2.5(c)*. **Not applicable.**

7. Vertical seawalls. Are vertical seawalls proposed in an estuary or lagoon as part of the project? If yes, please describe how the project meets the requirements of *AH I Section 10.2.6*. **Not applicable.**

8. Secondary Impacts (*AH I Section 10.2.7*).

- a. Will an upland buffer, with a minimum width of 15' and an average width of 25', be provided between the proposed activities and existing wetlands or wetlands to be preserved, enhanced, restored, or created? Provide the location and dimension of all buffers on the plans. If not, demonstrate that secondary impacts will not occur or describe how they will be offset.

Secondary impacts to the wetlands adjacent to the project area are not anticipated. The permanent structures proposed in wetlands will be installed within wetlands that will be allowed to revert to herbaceous wetlands or scrub/shrub wetlands. Nearly all wetland impacts associated with this project are temporary in nature; therefore, the wetlands to remain within the project area will function as de facto wetland buffers between the proposed structures and adjacent wetlands.

- b. If listed species are present or may be present, then coordination with wildlife agencies is needed. Have you coordinated with the FFWCC and/or USFWS? If so, please provide correspondence from the wildlife agencies indicating concurrence with the species management plan(s).

The U.S. Fish and Wildlife Service (USFWS) has participated in one preapplication meeting; however, consultation has not yet been initiated with either USFWS or the Florida Fish and Wildlife Conservation Commission (FWC).

- c. What measures will be taken to avoid impacts to wetland-dependent wildlife and/or listed species that use uplands for nesting or denning?

Measures to avoid impacts to wetland-dependent wildlife and/or listed species that use uplands for nesting or denning include maximizing the efforts to construct the new 161-kV transmission line within or adjacent to existing linear features such as roads, railroads, pipelines, and other utilities' existing transmission and distribution lines.

Upland areas within the right-of-way will be allowed to revegetate and would be expected to remain as functional nesting and denning habitat following construction.

- d. Describe whether there are any other relevant activities that are very closely linked and causally related to any proposed dredging or filling in wetlands or other surface waters that have the potential to cause impacts to significant historical and archaeological resources.

Not known at this time. Cultural resource assessment surveys are currently underway, and those results will be made available as appropriate when complete.

- e. Are there additional future phases or extensions of the proposed activities that are not shown? If yes, please describe.

No additional future phases are proposed.

9. Cumulative Impacts. Is the proposed mitigation located within the same drainage basin (*Refer to AHI Figures 10.2.8.1 – 10.2.8.5*) as the proposed wetland impacts? If not, please submit a Cumulative Impact Evaluation in accordance with *AHI Section 10.2.8*.

Yes, in the areas where mitigation bank credits are available within the same basin where impacts will occur. However, in some areas, mitigation bank credits are not available. Refer to the mitigation plan (Attachment K) and Figure 8 (Mitigation Banks) for additional information.

10. Mitigation Plan (*Refer to AHI Section 10.3*).

Attachment K provides the proposed mitigation plan for this project.

- a. If a mitigation bank is proposed to offset wetland/other surface water impacts, provide:
- i. the name of the bank: **Multiple** A letter of reservation from the banker will be required once the application has been evaluated. **Noted.**
 - ii. If the mitigation bank was assessed using UMAM, provide UMAM worksheets for impact area(s). If the bank was assessed using a method other than UMAM, then prepare the impact assessment using the same method.

Attachment L contains the UMAM datasheets, and Attachment M includes the corresponding photographs of the wetlands.

- b. If mitigation is proposed to offset wetland/other surface water impacts, please provide a mitigation plan that includes, at a minimum, the following:
- i. Proposed mitigation narrative:
 - (1) Describe the current and proposed condition for each type of mitigation component (restoration, enhancement, creation, preservation), including:
 - (a) Describe current and proposed vegetation
 - (b) Describe current and proposed hydrologic conditions for the proposed mitigation.
 - (c) Describe the soil types from NRCS maps and confirm if actual soil conditions appear to match.
 - (2) Provide details of the proposed construction/mitigation activities including phasing and timing, as appropriate.
 - (3) Identify measures that will be implemented during and after construction to avoid adverse impacts related to the proposed activities.
 - (4) A mitigation implementation and monitoring schedule with dates.
 - (5) Identify the success criteria.
 - (6) Describe the anticipated site conditions in and around the mitigation area after the mitigation plan is successfully implemented.
 - (7) Provide a comparison of current fish and wildlife habitat to expected habitat after the mitigation plan is successfully implemented.
 - ii. Provide a Management Plan that includes, as appropriate, aspects of operation and maintenance, including water management practices, vegetation establishment, exotic and nuisance species control, fire management, and control of access.

- iii. Maps:
- (1) Soil map (include soil names/codes, hydrologic soil groups and hydric soil types).
 - (2) Topographic map of the mitigation area and adjacent contributing and receiving areas.
 - (3) Hydrologic features map of the mitigation area and adjacent contributing and receiving areas.
 - (4) Vegetative communities map (using FLUCCS or other appropriate classification system).
 - (5) For all maps, identify source.
- iv. Provide the necessary supporting information for the application of sections 62-345.400 - .600 (Uniform Mitigation Assessment Method (UMAM)). To meet this requirement, submittal of UMAM worksheets is acceptable for impact and mitigation areas. **Not applicable.**
- v. If onsite and/or offsite applicant-responsible mitigation is proposed, submit a draft Conservation Easement document or other form of restrictive covenant that provides for protection of the mitigation area in perpetuity. Standard forms, as described in subsection 62-330.301(6), F.A.C., are available from the Agency or on its website. **Not applicable.**
- vi. If onsite and/or offsite applicant-responsible mitigation is proposed, submit a cost estimate for completing the mitigation, including monitoring and maintenance. **Not applicable.**
- vii. If onsite and/or offsite applicant-responsible mitigation is proposed and the proposed mitigation exceeds \$25,000, please provide a draft financial assurance document. Standard forms, as described in subsection 62-330.301(5), F.A.C., are available from the agency or on its website. **Not applicable.**
- viii. Identify the entity responsible for monitoring, maintenance, and long-term stewardship of the mitigation area (i.e. the landowner or homeowner association, not the consultant or contractor that will do the work). **Not applicable.**

Note: It is highly recommended that you coordinate the design of any mitigation plan that also may be required for the Corps permit to meet the requirements of both permits. Pre-application meetings with both the applicable Agency and the Corps can help you to choose a mitigation option that is acceptable to both the applicable Agency and the Corps.

Part 3: Plans

Plans: The information listed in the checklist below represents the typical information required on the submitted project plans. The Plans checklists in each application section are cumulative unless otherwise noted. Separate plans for each application section are not required.

1. Include the following on the construction plans and cross sections:
 - a. An Existing Conditions sheet showing the entire project and wetland/other surface water boundaries. Include the following: Acreage and type (herbaceous, forested or other surface water) of each wetland/other surface water.
 - b. A Proposed Conditions sheet showing the entire project and wetland/other surface water boundaries with construction plan overlay.
 - c. A Proposed Wetland Impact sheet that includes the following:

- i. Acreage and type (herbaceous, forested, or other surface water) of each wetland/other surface water to be impacted.
 - ii. Proposed upland buffers with dimensions.
 - iii. Identify the seasonal high water and wetland normal pool elevations on the plans.
 - d. Include wetland boundaries on all construction plan sheets.
2. If onsite and/or offsite applicant-responsible mitigation is proposed, submit mitigation ~~permit~~ plans and cross sections including, at a minimum: **Not applicable.**
- a. existing conditions plan sheet identifying upland and wetland communities and acreage of each, topography, drainage patterns, and location of cross-section detail.
 - b. proposed conditions plan sheet identifying proposed improvements by type (restoration, enhancement, creation, preservation), acreage of each, topography, drainage patterns, and location of cross-section detail.
 - c. monitoring plan sheet including proposed improvements, monitoring transects, photostations, and mitigation signage (if applicable).
 - d. cross-section and/or profile detail(s) sheet(s) including representative section of each type of mitigation component. Include existing and proposed conditions and representative elevations.
 - e. planting schedule, plant species including common and scientific names divided into three sections (canopy, shrub, herbaceous) by mitigation component, quantity, spacing, size, and elevation range.

Table 1 - Project Wetland (WI) And Other Surface Water (SW) And Impact Summary

Refer to Tables 7 and 8.

WL & SW ID	UMAM ASSESSMENT AREA NAME(S)	WL & SW TYPE	WL & SW SIZE (acres)	WL & SW NOT IMPACTED (acres)	TEMPORARY WL & SW IMPACT SIZE (acres)	TEMPORARY WL & SW IMPACT TYPE	PERMANENT WL & SW IMPACT SIZE (acres)	PERMANENT WL & SW IMPACT TYPE	MITIGATION ID
PROJECT TOTALS:									

Comments:

Codes (multiple entries per cell not allowed):

- Wetland & Surface Water ID: Include ID on submitted wetland and surface water impact maps
- Wetland Type: from an established wetland classification system
- Impact Type: D=dredge; F=fill; H=change hydrology; S=shading; C=clearing; O=other

Table 2 - Project On-Site Mitigation Summary

Not applicable.

MITIGATION ID	UMAM ASSESSMENT AREA NAME(S)	TARGET TYPE	CREATION AREA (acres)	RESTORATION AREA (acres)	ENHANCEMENT AREA (acres)	WETLANDS PRESERVE AREA (acres)	UPLAND PRESERVE AREA (acres)	OTHER AREA (acres)
PROJECT TOTALS:								

COMMENTS:

Codes (multiple entries per cell not allowed):

- Target Type or Type=target or existing habitat type from an established wetland classification system or land use classification for non-wetland mitigation

Table 3 - Project Off-Site Mitigation Summary

Not applicable.

MITIGATION ID	UMAM ASSESSMENT AREA NAME(S)	TARGET TYPE	CREATION AREA (acres)	RESTORATION AREA (acres)	ENHANCEMENT AREA (acres)	WETLANDS PRESERVE AREA (acres)	UPLAND PRESERVE AREA (acres)	OTHER AREA (acres)
PROJECT TOTALS:								

COMMENTS:

Codes (multiple entries per cell not allowed):

- Target Type or Type=target or existing habitat type from an established wetland classification system or land use classification for non-wetland mitigation

Table 4 - Shoreline Stabilization

Not applicable.

Stabilization	Linear Ft. New	Linear Ft. Replaced	Linear Ft. Repaired	Linear Ft. Removed	Slope H: V:	Toe Width (Ft.)
Natural Vegetation (living shoreline)					N/A	N/A
Rip Rap + Vegetation						
Rip Rap						
Seawall + Rip Rap						
Vertical Seawall						
Other Shoreline Stabilization Type						

Size of Rip Rap

Type of Rip Rap

Section F: Application for Authorization to Use State-Owned Submerged Lands

Instructions: If you were referred to this section from Section A, please provide the following additional information. Please note that if your proposed project is on state-owned submerged lands and the below requested information is not provided, your application will be considered incomplete. All items required under this section are in addition to those required under other sections, as applicable.

Part 1: Type of Authorization Requested

Please check the most applicable activity that applies to your project(s):

A. Exceptions: The following activities do not require authorization to use state-owned submerged lands. If you are certain that your project (including all components/phases) qualifies, please check the appropriate box, and no further action is required to complete this section.

- Construction or maintenance of a county water or sewer system under Section 153.04, F.S.
- Removal of material from the area adjacent to an intake or discharge structure under 403.813(1)(f), F.S.
- Removal of organic detrital material under Section 403.813(1)(r) or (u), F.S.
- Construction of floating vessel platforms under Section 403.813(1)(s), F.S.
- Trimming or alteration of mangroves under Sections 403.9321 through 403.9334, F.S.

B. Consent by Rule: Except for activities authorized under Section 253.77(4), F.S., no application or written authorization for the use of state-owned submerged lands is required for an activity that complies with the criteria listed in subparagraphs 18-21.005(1)(b)1. through 5., F.A.C., and that is exempt from the requirements of obtaining a permit under the provisions of:

- Section 403.813(1)(a) and (b), F.S., provided that the structure is the only dock or pier on a parcel and it is not a private residential multi-family dock with three or more slips.
- Section 403.813(1)(c), (d), (e), and (f), F.S., provided that no severance fee is required under Rule 18-21.011, F.A.C., and the existing activity has a valid Board of Trustees authorization.
- Section 403.813(1)(g), (h), and (i), F.S., provided that no private residential multi-family dock or pier is constructed.
- Section 403.813(1)(k), F.S., provided that any channel markers delineate existing and authorized or permitted navigation channels.

Such activities must still comply with the General Conditions for Authorizations under subsection 18-21.004(7), F.A.C. Agency staff will determine whether the proposed project qualifies for Consent by Rule. Be advised that if your project does not qualify for an Exception or Consent by Rule for one of the reasons listed above, then it will require one of the forms of authorization listed below.

C. Letter of Consent: Written authorization is required for each of the following activities:

- One minimum-size private residential single-family dock (see definition in Rule 18-21.003, F.A.C.).
- Private residential single-family or multi-family docks, piers, boat ramps, and similar existing



Form 62-330.060(1) - Application for Individual and Conceptual Approval Environmental Resource Permit and Authorization to Use State-Owned Submerged Lands

Incorporated by reference in subsection 62-330.060(1), F.A.C. (June 1, 2018)
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and proposed activities that cumulatively preempt no more than 10 square feet of sovereignty submerged land for each linear foot of the applicant's riparian shoreline, along sovereignty submerged land on the affected waterbody within a single plan of development (see "preempted area" definition in Rule 18-21.003, F.A.C.).

- Private channels that provide access to an upland single-family or multi-family residential parcel and that measures no more than 10 square feet of sovereignty submerged land for each linear foot of the applicant's riparian shoreline along sovereignty submerged land on the affected waterbody within a single plan of development.
- Seawalls, bulkheads, or other shoreline stabilization structures no more than three feet waterward of mean or ordinary high water.
- Placement, replacement, or repair of riprap, groins, breakwaters, or intake and discharge structures no more than ten feet waterward of the line of mean or ordinary high water.
- Restoration and nourishment of naturally occurring sandy beaches, including borrow areas to be used for five years or less.
- Artificial reefs or fish attractors that are constructed for public use.
- Public docks or piers that are exempt from permit requirements under Section 403.813(1), F.S., or that qualify as minimum-size docks or piers or are less than or equal to the 10:1 preempted area to shoreline ratio; public boat ramps; public channels; or public swimming areas, provided that all such structures or activities are owned and operated by governmental entities and any revenues collected are used solely for operation and maintenance of the structure or adjacent public recreational facilities.
- Ski course buoys and ski jumps not associated with revenue-generating water skiing activities.
- Removal of wrecked, abandoned, or derelict vessels or structures.
- Habitat restoration.

D. Lease: A state-owned submerged land lease is required for the following activities.

- Private residential single-family or multi-family docks or piers, other docks or piers, boat ramps, or other similar activities that do not qualify for a letter of consent.
- Private residential multi-family docks designed or used to moor three or more vessels within aquatic preserves.
- Docks designed or used to moor ten or more vessels in Monroe County.
- Commercial/industrial docks, as defined in Rule 18-18.004, F.A.C., in Biscayne Bay Aquatic Preserve, as required by paragraph 18-18.006(3)(c), F.A.C.
- All revenue-generating activities.
- Oil and gas exploration and development.
- Open-water mooring fields.
- Mining.

E. Easement: A state-owned submerged land easement is required for the following public or private activities.

- Utility crossings and rights of way.
- Road and bridge crossings and rights of way, including such structures built prior to the need to obtain an easement when proposed for modification or repair.
- Groins, breakwaters, and shoreline protection structures, except when constructed as part of a docking facility that requires a lease.
- Public navigation projects other than public channels.
- Private residential channels that do not qualify for a letter of consent, and channels that provide access to revenue-generating facilities in uplands.

- Oil, gas, and other pipelines.
- Intake and discharge structures more than 10 feet waterward of the mean or ordinary high water line.
- Spoil disposal sites.
- Borrow areas that will be used for longer than five years for beach nourishment.
- Public water management projects other than public channels.
- Treasure salvage (Cultural Resource Recovery).

Part 2: Submittal Requirements

If state-owned submerged lands will be affected by your project, we will notify you in writing, and the items in this section will also be required. For expediency, if you acknowledge or believe that your project affects state-owned submerged lands you may submit the items in the appropriate section of Part 2 prior to receiving written confirmation of state ownership. This will not jeopardize any future claim of ownership.

Unless your proposed project qualifies for an Exception or Consent by Rule, as described in Part 1 A or B, then your application to use state-owned submerged lands must include the following items, as applicable to your project.

A. All applications for Letter of Consent, Lease, or Easement must include the following:

- Satisfactory evidence of sufficient upland interest to the extent required by paragraph 18-21.004(3)(b), F.A.C.

Pursuant to paragraph 18-21.004(3)(b), F.A.C., Gulf Power Company, a public utility, is not required to provide evidence of sufficient upland interest as part of an application for an easement.

Gulf Power Company will obtain and provide to the Division of State Lands satisfactory evidence of sufficient upland interest prior to execution of each of the Sovereignty Submerged Lands Easement.

- Detailed statement of the proposed activity.

The proposed activity includes installation, operation, and maintenance of utility poles and overhead electrical lines at 13 locations identified as sovereign submerged lands. Attachment D contains details of each sovereignty submerged lands crossing.

- If dredging is proposed, an estimate of the number of cubic yards of sovereignty materials to be removed showing how the amount was calculated.

Dredging of sovereignty materials is not proposed as part of this application.

B. Applications for a Letter of Consent shall also include the following: **Not applicable.**

- Multiple boat slip facilities may require an affidavit certifying that the facility will not be a revenue generating/income producing facility.
- Two copies of a dimensioned site plan drawing(s) with the following requirements:
 - a. Utilizing an appropriate scale;
 - b. Showing the approximate location of the mean high/ordinary high/or safe upland line;
 - c. Showing the location of the shoreline vegetation, if existing;

- d. Showing the location of the proposed structures and any existing structures;
- e. Showing the applicant's upland parcel property lines;
- f. Showing the riparian lines; and
- g. Showing the primary navigation channels or direction to the center of the affected waterbody.

C. Applications for **Leases** shall also include the following: **Not applicable.**

- Lease processing fee as specified in subparagraph 18-21.008(1)(a)8, F.A.C.
- Location of the proposed activity including: county; section, township and range; affected waterbody; and a vicinity map, preferably a reproduction of the appropriate portion of United States Geological Survey quadrangle map.
- Two prints of a survey prepared, signed, and sealed by a person properly licensed by the Board of Professional Surveyors and Mappers, including the following:
 - a. Use an appropriate scale;
 - b. Show the location of ordinary or mean high water;
 - c. Show the location of the shoreline vegetation, if existing;
 - d. Show the location of the proposed structures and any existing structures;
 - e. Show the applicant's upland parcel property lines;
 - f. Show the primary navigation channels or direction to the center of the affected waterbody
 - g. Show the riparian lines;
 - h. Include a legal description of the preempted area to be leased; and
 - i. For those lease applications in the Florida Keys, indicate the water depths referenced to mean low water within the lease area and out to the navigation channel.
- Noticing information as required by subsection 18-21.005(3), F.A.C.
- Billing Information Form, which provides billing information; sales tax information; and other data required in accordance with Section 24.115(4), F.S.
- Computation of the total square footage of preempted sovereignty land to be leased.

D. Applications for **Easements** shall also include the following:

- Easement processing fee as specified in either (for public easements) paragraph 18-21.009(1)(g), or (for private easements) paragraph 18-21.010(1)(i), F.A.C.

Easement processing fees will be provided under separate cover.

- Vicinity map.

Attachment G provides a vicinity map showing each sovereignty submerged lands crossing.

- Detailed statement of proposed use and satisfactory evidence of need for installation of telecommunication lines and associated conduits that are subject to the provisions of paragraph 18-21.004(2)(l), F.A.C. If the applicant is a local governing body, the request shall be by official resolution or minutes.

This requirement is not applicable for easements associated with electrical transmission lines.

- Two prints of a survey prepared by a Licensed Florida Surveyor and Mapper, including the

following:

- a. Use an appropriate scale;
- b. Showing boundaries of the parcel sought;
- c. Showing ownership lines of the riparian uplands;
- d. Showing the line of ordinary or mean high water;
- e. Showing the location of the shoreline vegetation, if existing;
- f. Showing the location of any proposed or existing structures;
- g. Showing the riparian lines; and
- h. Legal description and acreage of the parcel sought.

Attachment G contains sketches and descriptions for each sovereignty submerged lands crossing.



Noticing information as required by subsection 18-21.005(3), F.A.C.

As required in subsection 18-21.005(3), F.A.C., Attachment F provides a list of names and addresses from the latest county tax assessment roll of all property owners within a 500-foot radius of each proposed easement boundary. Upon being provided a state lands notice for each crossing location, Gulf Power Company will either provide the Florida Department of Environmental Protection with regular stamped envelopes with mailing labels affixed for each notice or Gulf Power Company will send out each state lands notice via certified mail.