CITY OF VENICE PROCUREMENT- FINANCE DEPARTMENT

401 W. VENICE AVE. - ROOM # 204 VENICE, FL. 34285 (941) 486-2626 FAX (941) 486-2790

ADDENDUM NO. 1

Date: August 21, 2013

To: All Prospective Proposers

Re: ITB# 2971-13: Flamingo Ditch and Deertown Gully Outfall

This addendum sets forth changes and/or information as referenced and is hereby made part of and should be attached to the subject Contract Documents. Receipt of this Addendum shall be acknowledged below and in the submitted proposal. It shall be the responsibility of each proposer, prior to submitting a proposal, to contact the City of Venice- Procurement- Finance Department to determine if addenda were issued and to make such addenda a part of their proposal.

The following is to clarify and provide additional information requested during the pre-bid meeting held August 16, 2013 at 2:00 P.M.

Summary:

- 1. Jon Mayes, Procurement- Finance Department, started the meeting by reviewing the next important dates. Mr. Mayes stated that the bids are due September 10th at 2:00 p.m. at City Hall room #204 with the actual opening occurring in room #114, shortly after 2:00 p.m. Mr. Mayes re-enforced that the opening date is September 10th, 2013 not 2012 as on the bid document.
- 2. Mr. Mayes also stated that the last day for any additional questions was August 27th at 1:00 p.m.
- 3. Mr. Mayes pointed out specific sections of the bid documents under the "General Conditions and Instructions". Page 3- Section 2- "Contact"- Mr. Mayes stated that from the meeting time forward, he is the only person firms are to contact for any questions and/or concerns about this bid. Page 4- Section 7- "Prices, Terms,

Payment" Mr. Mayes made it aware that the City has a credit card program in place and can chose to pay for items or projects with this card. And Page 5- Section 16-"Local Preference"- will be used for this bid.

- 4. Mr. Mayes reviewed the required forms that must be returned with each firm's submittal. These required forms are listed on page 15 and start on page 16 of the bid document, through page 43 with the inclusion of pages 55 and 56. These pages are the Bid Form that must be returned with each firm's proposal. Mr. Mayes stated that even if a form does not pertain to said company- to still mark it with a "N/A" and return it with each submittal.
- 5. Mr. Mayes pointed out page 38- "Exhibit 'C'- Minority/Women Owned and Small Business Utilization Report" and that this form will be filled out by the chosen firm before the final project completion.
- 6. Mr. Mayes also stated that since the bid was issued out, the City's Legal Department required an additional change to the contract format. This new requirement is a clause for records keeping (section 7). Handouts of this new contract were available at the pre-bid meeting and are also attached to this addendum.
- 7. James Clinch, Engineering-Stormwater, stated that he will be the project manager and then did a quick overview of the project. The project scope consists of:
 - a. Environmental Restoration of 2 large ditches within the City of Venice.
 - b. Bulk of the work is dredging at Flamingo Ditch 3-4 ft. along bottom.
 - c. Excavation of 1 sediment sump area at Gardenia Dr.
 - d. Removal of exotics (Brazilian Peppers, Aust. Pines, cat-tails).
 - e. Native Shoreline Planting.
- 8. Mr. Clinch then broke the project scope even further, stating that there are two major areas of work- Flamingo Ditch and Deertown Gully. Mr. Clinch stated that Flamingo Ditch is the larger, more involved project and proceeded to point out the following key:
 - a. Access #1, Vacant Lot; Access #2, Gardenia Drive; Access #3, Venice Villas.
 - b. #1 Vacant Lot: Primary Dredge Access, Silt loading, Silt dewatering.
 - c. #2 Gardenia: Silt loading, limited access.
 - d. #3 Venice Villas: Vegetation removal, ditch dewatering, No silt removal, screening and noise control required.
 - e. Condo Access at Villas or Island Shores must be coordinated with owners.
 - f. Restoration is required of all access locations.
 - g. Dredging geotech report provided in bid package, 3-4 ft. in depth, pre-post survey for payment, 8500 CY is max pay item, no clean sand removal, it is the contractor's responsibility to meet all state and federal disposal regulations.

- h. Sediment Sump just west of Gardenia Dr. Box Culvert, over excavated area, potential for water main conflict, rip rap to be placed along shoreline.
- i. Exotic Removal full clearing at western area, exotics only on all other shorelines.
- j Native Plantings Geomat at western area, plantings only where exotics removed to stabilize banks.
- k. Aeration System furnished and installed by contractor on Island Shores property. Connect to existing electrical system (electrical permit).
- 9. Mr. Clinch stated that Deertown Gully is the smaller project but has steeper sides to deal with, he then broke down the key factors for this portion of the project:
 - a. Access from Sunset Dr. ROW.

Please note- **b. Remove Item #23 from the bid sheet – and remove "any plantings, demucking west of Sunset Sr".**

- c. Project area reduced to Sunset Dr. east to Harbor Dr. only.
- d. Exotic and nuisance tree removal trees leaning over the bottom.
- e. Replant per planting plan where trees removed.
- 10. Mr. Clinch also reviewed the potential schedule of this project:
 - a. Start project 1 week after contract approval (after Council approval Sept. 24).
 - b. December 31, 2013 for Dredging & Exotic Removal.
 - c. January 31, 2014 for Substantial Completion.
 - d. Rain Delays will be allowed on dredging completion date.
 - e. 7am to 7pm work hours to expedite project.
- 11. Mr. Clinch reminded firms to be aware that both parts of this project are in residential areas and that these areas are sensitive due to the closeness to the Gulf of Mexico.
- 12. Mr. Clinch stated that firms shall be responsible for NPDES Dewatering Permit, City Site Prep Permit (fee waived), County ROW Permit and any other required permits. And that the City is still waiting on final permits with FDEP and ACOE.
- 13. Mr. Clinch also noted the one (1) year correctional period and that it only covers plantings and the rip rap placement; not the dredging.
- 14. Mr. Clinch reviewed the best management practices (BMP) and stated that firms must have a dewatering and turbidity control plan- again due to the proximity to

- the beach. Mr. Clinch also stated that silt fences shall only be required around the site access and the material storage area.
- 15. One firm asked of the budget. Response: Mr. Clinch did not state the actual budget total for this project but did state that the City is funding half the costs and the Southwest Florida Water Management District (SWFWMD) is funding the other half of this project.
- 16. Bill Ward, Engineering- Stormwater Technician, again stated that firms need to be aware of the residents on-site and in the area. And of the "sensitivity" of this project and that the City will be on-site at all times to act as a "mediator" with residents, if necessary.
- 17. Another firm asked of the submittal requirements and who would be reviewing these submittals. Response: Mr. Clinch stated that the Engineering-Stormwater Department will be reviewing the submittals.
- 18. One firm asked if there were concerns or documentation of any endangered species in the area. Response: Bobbi Claybrooke of Erickson Consulting Engineer, the consulting firm, stated that there is a "secondary" scrub jay site near the southern area of the project; this scrub jay area does not affect any of the project area.
- 19. Mr. Clinch stated that the whole project site is in an existing City stormwater system and that during a storm event, the chosen firm must be able to accommodate existing drainage during the project. Firms also need to be aware of the City's hurricane protection ordinance, page 42 of the bid document. This page is also attached to this addendum.

The meeting ended and moved to the on-site visit.

- 20. Mr. Clinch stated at the site that for any mangrove trimming will require a certified mangrove trimmer and proof as such. Mangrove removal is approved in the western project area. Mr. Clinch also stated that any mangroves removed at Site Access #1 will be replanted per the planting plan.
- 21. Mr. Clinch also stated that firms need to be aware of the two bid line items involving re-planting and that choice of plants will be pending resident decisions. Base bid is for higher profile plants, alternative 1 is for lower profile plants.

- 22. Another firm asked of the required set-backs from existing rip rap and structures. Response: Mr. Clinch stated that the set-backs are a 5' minimum.
- 23. Mr. Clinch pointed out the area for the "geo-mat" and per specifications, the regrading, after plant removal, is to be a 2 to 1.
- 24. At the beach/dune area, involving the wooden drain channel, Mr. Clinch pointed out that any re-planting is to be only along the edges of the wooden structure as required.
- 25. One firm asked if the City would accept any alternatives for the scope of work.

 Response: Mr. Clinch stated that no, firms are to follow the scope of work as per bid documents.

Jon Mayes
Procurement Department

Acknowledgment is requested even if you have elected not to respond to this bid. A designated management representative of your firm can sign the receipt for this addendum. Please acknowledge receipt of this addendum immediately by fax to (941) 486- 2790 or mail to the above noted address, if a fax is not possible.

Signature	
Company	
Date:	

Receipt Acknowledged:

CONTRACT

THIS CONTRACT, pursuant to City Council approval granted on,
is made and entered into this day of, 2013, by and between the CITY OF VENICE, FLORIDA, hereinafter referred to as the City, and, of the City of, County of, and State of, hereinafter referred to
the CITY OF VENICE, FLORIDA, hereinafter referred to as the City, and,
of the City of, County of, and State of, hereinafter referred to
as the Contractor.
WITNESSETH:
THAT FOR and in consideration of the mutual covenants and obligations hereafter set forth, the parties hereto agree as follows:
 (1) The contract documents consist of this contract, standard general conditions, supplemental conditions, special conditions, technical specifications, drawings, bid proposal, payment and performance bonds, all of which are hereby made a part of this agreement. (2) The Contractor shall perform all the work required by the contract documents for the following described project; and shall include installation of the listed items, per bid specifications:
City Bid # ITB# 2971-13: Flamingo Ditch and Deertown Gully Outfall
(3) The work to be performed under this contract shall be completed within days of the issuance of the Notice To Proceed by the City. (4) The City shall pay the Contractor for the performance of the work, subject to the terms and conditions of the contract documents and any written change orders, the contract sum of: Dollars & 00/100.
(5) Time is of the essence in this contract. In the event that the work is not completed
within the required time, then from the compensation otherwise to be paid to the Contractor, the
City may retain the sum of Five Hundred Dollars (\$500.00) per day for each calendar day that
the work remains uncompleted beyond the time limit, which sum shall represent the actual
damage which the City will have sustained per day by failure of the Contractor to complete the
work within the required time, said sum not being a penalty but being the stipulated damages the

(6) In connection with the performance of work under this contract, the Contractor agrees not to discriminate against any employee or applicant for employment because of race, sex, religion, color, or national origin. The aforesaid provision shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, lay-off or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. The Contractor agrees to post hereafter in conspicuous places, available for employees or applicants for employment, notices to be provided by the contracting officer setting forth the provisions of the non-discrimination clause. The Contractor

City will have sustained in the event of such default by the Contractor.

further agrees to insert the foregoing provisions in all contracts hereunder, including contracts or agreements with labor unions and/or workers' representatives, except subcontracts for standard commercial supplies or raw materials.

- (7) Contractor agrees to comply with Florida's public records law by keeping and maintaining public records that ordinarily and necessarily would be required by the public agency in order to perform the service; by providing the public with access to public records on the same terms and conditions that City would provide the records and at a cost that does not exceed the cost provided by Florida law; by ensuring that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed excepts as authorized by law; and by meeting all requirements for retaining public records and transferring, at no cost, to City all public records in possession of Contractor upon termination of this contract and destroying any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements.
- (8) This contract and the contract documents constitute the entire agreement of the parties and may not be changed or modified, except by a written document signed by both parties hereto. This contract shall be binding upon the successors and assigns of the parties.

IN WITNESS WHEREOF, the parties to the agreement have hereunto set their hands and seals and have executed this agreement, the day and year first above written.

(SEAL)	
ATTEST:	CITY OF VENICE IN SARASOTA COUNTY, FLORIDA
CITY CLERK	BY:
ATTEST:	CONTRACTOR
	BY:
Signed by (typed or printed)	Signed by (typed or printed)
Approved as to Form and Correctness	
David Persson City Attorney	

Municode Page 1 of 1

Sec. 90-7 - Hurricane protection.

(a) It shall be unlawful for any person to allow construction related materials (including but not limited to, roof tiles, lumber scaffolding and debris) to remain loose or otherwise unsecured at a construction site from 24 hours after a hurricane watch has been issued until the hurricane watch or warning has been lifted. All such materials shall be either removed from the construction site or secured in such a manner as to minimize the danger of such materials causing damage to persons or property from high winds.

- (b) Any person who violates this section shall be guilty of a second-degree misdemeanor and subject to a fine of up to \$500.00 or imprisonment for a term not to exceed 60 days.
- (c) In addition to the above, a licensed contractor who violates this section shall be subject to discipline or license revocation proceedings before the city construction board of adjustment and appeals.

(Ord. No. 2005-16, § 1, 3-22-05)

CITY OF VENICE PROCUREMENT- FINANCE DEPARTMENT

401 W. VENICE AVE. - ROOM # 204 VENICE, FL. 34285 (941) 486-2626 FAX (941) 486-2790

ADDENDUM NO. 2

Date: August 28, 2013

To: All Prospective Proposers

Re: ITB# 2971-13: Flamingo Ditch and Deertown Gully Outfall

This addendum sets forth changes and/or information as referenced and is hereby made part of and should be attached to the subject Contract Documents. Receipt of this Addendum shall be acknowledged below and in the submitted proposal. It shall be the responsibility of each proposer, prior to submitting a proposal, to contact the City of Venice- Procurement- Finance Department to determine if addenda were issued and to make such addenda a part of their proposal.

The following is to clarify and provide additional information requested:

- 1. "Could the City please clarify the use of herbicide on the project. Under 8.2 section C the method discussed calls for herbicide treatment of the stumps of felled Australian Pines and Brazilian pepper. But Section 8.3 calls for poisoning of Brazilian pepper prior to removal. Does the City want a basal bark treatment of Brazilian pepper prior to removal and then a treatment of the stumps once removed?" Response: Where Brazilian pepper can be removed without direct impact to existing mangrove root systems or in the areas shown for full vegetation removal, they need to be removed to a minimum of 18 inches below grade and no poisoning will be required. Where the Brazilian peppers are intertwined with mangrove and no native replanting is necessary, they are to be cut to grade and the stumps then treated with herbicide.
- 2. "I wanted to know if we can utilize a small hydraulic dredge and geotube for the sediment removal, and some of the waterborne vegetation removal." Response: Yes, hydraulic dredging is an acceptable method of sediment removal.

3.	The City has received the Army Core Nationwide Permits to proceed with the
	project and they are attached. The contractor will need to follow the eastern indigo
	snake protection plan as developed and presented by the City of Venice. The
	Contractor's responsibilities will include posting educational posters provided by
	the City and notifying the City if an indigo snake is encountered.

Jon Mayes
Procurement Department

Acknowledgment is requested even if you have elected not to respond to this bid. A designated management representative of your firm can sign the receipt for this addendum. Please acknowledge receipt of this addendum immediately by fax to (941) 486- 2790 or mail to the above noted address, if a fax is not possible.

Receipt Acknowledged:				
Signature				
Company				
Date:				



DEPARTMENT OF THE ARMY

JACKSONVILLE DISTRICT CORPS OF ENGINEERS 10117 PRINCESS PALM AVENUE, SUITE 120 TAMPA, FLORIDA 33610

August 26, 2013

Regulatory Division South Permits Branch Tampa Permits Section SAJ-2012-01306(NW-MGH)

Ms. Kathleen Weeden, P.E. City of Venice 401 W. Venice Avenue Venice, Florida 34285 Via Email: KWeeden@venicegov.com

Dear Ms. Weeden:

The U.S. Army Corps of Engineers (Corps) assigned your application for a Department of the Army permit, which the Corps received on July 9, 2013, the file number SAJ-2012-01306. A review of the information and drawings provided indicates that the proposed work would result in the removal of 5,050 cubic yards of material from Flamingo Ditch, exotic vegetation removal, minor bank regrading, placement of a sediment sump immediately west of the Gardenia Drive box culvert and the installation of an aeration fountain within the western limits of the existing channel. The project is located in Section 13, Township 39 South, Range 18 East, Venice, Sarasota County, Florida.

Your project, as depicted on the enclosed drawings, is authorized by Nationwide Permit (NWP) Number #3. In addition, project specific conditions have been enclosed. This verification is valid until March 18, 2017. Furthermore, if you commence or are under contract to commence this activity before the date that the relevant nationwide permit is modified or revoked, you will have 12 months from the date of the modification or revocation of the NWP to complete the activity under the present terms and conditions of this nationwide permit. Please access the U.S. Army Corps of Engineers' (Corps) Jacksonville District's Regulatory Internet page to access Internet links to view the Final Nationwide Permits, Federal Register Vol. 77, dated February 21, 2012, specifically pages 10270 – 10290, the Corrections to the Final Nationwide Permits, Federal Register 77, March 19, 2012, and the List of Regional Conditions. The Internet page address is:

http://www.saj.usace.army.mil/Missions/Regulatory.aspx

Please be aware this Internet address is case sensitive and should be entered as it appears above. Once there you will need to click on "Source Book"; and, then click on "Nationwide Permits." These files contain the description of the Nationwide Permit authorization, the Nationwide

Permit general conditions, and the regional conditions, which apply specifically to this verification for NWP #3. Enclosed is a list of the six General Conditions, which apply to all Department of the Army authorizations. You must comply with all of the special and general conditions and any project specific condition of this authorization or you may be subject to enforcement action. In the event you have not completed construction of your project within the specified time limit, a separate application or re-verification may be required.

The following special conditions are included with this verification:

- 1. **Reporting Address:** All reports, documentation and correspondence required by the conditions of this permit shall be submitted to the following address: U.S. Army Corps of Engineers, Regulatory Division, Enforcement Section, 10117 Princess Palm Avenue, Suite 120, Tampa FL 33610. The Permittee shall reference this permit number, SAJ-2012-01306-NW-MGH, on all submittals.
- 2. **Commencement Notification:** Within 10 days from the date of initiating the authorized work, the Permittee shall provide to the Corps a written notification of the date of commencement of work authorized by this permit.
- 3. **Erosion Control:** Prior to the initiation of any work authorized by this permit, the Permittee shall install erosion control measures along the perimeter of all work areas to prevent the displacement of fill material outside the work area. Immediately after completion of the final grading of the land surface, all slopes, land surfaces, and filled areas shall be stabilized using sod, degradable mats, barriers, or a combination of similar stabilizing materials to prevent erosion. The erosion control measures shall remain in place and be maintained until all authorized work has been completed and the site has been stabilized.
- 4. **Upland Disposal Site:** The Permittee shall lawfully dispose of the excavated material at an upland disposal site. Disposal of excavated material shall not be used as fill material in any waters of the United States.
- 5. **Eastern Indigo Snake Protection Measures:** The Permittee shall comply with the US Fish and Wildlife Service's "Standard Protection Measures for the Eastern Indigo Snake" dated February 12, 2004 and provided in an Attachment of this permit.
- 6. **Fill Material**: The Permittee shall use only clean fill material for this project. The fill material shall be free from items such as trash, debris, automotive parts, asphalt, construction materials, concrete block with exposed reinforcement bars, and soils contaminated with any toxic substance, in toxic amounts in accordance with Section 307 of the Clean Water Act.

- 7. **Regulatory Agency Changes**: Should any other regulatory agency require changes to the work authorized or obligated by this permit, the Permittee is advised that a modification to this permit instrument is required prior to initiation of those changes. It is the Permittee's responsibility to request a modification of this permit from the Tampa Regulatory Office.
- 8. **Self Certification:** Within 60 days of completion of the work authorized, the attached "Self-Certification Statement of Compliance" must be completed and submitted to the U.S. Army Corps of Engineers. Mail the completed form to the Regulatory Division, Special Projects and Enforcement Branch, 10117 Princess Palm Avenue, Suite 120, Tampa, Florida 33610.

9. Cultural Resources/Historic Properties:

- **a.** No structure or work shall adversely affect impact or disturb properties listed in the *National Register of Historic Places* (NRHP) or those eligible for inclusion in the NRHP.
- b. If during the ground disturbing activities and construction work within the permit area, there are archaeological/cultural materials encountered which were not the subject of a previous cultural resources assessment survey (and which shall include, but not be limited to: pottery, modified shell, flora, fauna, human remains, ceramics, stone tools or metal implements, dugout canoes, evidence of structures or any other physical remains that could be associated with Native American cultures or early colonial or American settlement), the Permittee shall immediately stop all work and ground-disturbing activities within a 100-meter diameter of the discovery and notify the Corps within the same business day (8 hours). The Corps shall then notify the Florida State Historic Preservation Officer (SHPO) and the appropriate Tribal Historic Preservation Officer(s) (THPO(s)) to assess the significance of the discovery and devise appropriate actions.
- c. Additional cultural resources assessments may be required of the permit area in the case of unanticipated discoveries as referenced in accordance with the above Special Condition; and if deemed necessary by the SHPO, THPO(s), or Corps, in accordance with 36 CFR 800 or 33 CFR 325, Appendix C (5). Based, on the circumstances of the discovery, equity to all parties, and considerations of the public interest, the Corps may modify, suspend or revoke the permit in accordance with 33 CFR Part 325.7. Such activity shall not resume on nonfederal lands without written authorization from the SHPO for finds under his or her jurisdiction, and from the Corps.
- **d.** In the unlikely event that unmarked human remains are identified on non-federal lands, they will be treated in accordance with Section 872.05 Florida Statutes. All work and ground disturbing activities within a 100-meter diameter of the unmarked human remains shall immediately cease and the Permittee shall immediately notify the medical examiner, Corps, and State Archeologist within

the same business day (8-hours). The Corps shall then notify the appropriate SHPO and THPO(s). Based, on the circumstances of the discovery, equity to all parties, and considerations of the public interest, the Corps may modify, suspend or revoke the permit in accordance with 33 CFR Part 325.7. Such activity shall not resume without written authorization from the State Archeologist and from the Corps.

This letter of authorization does not obviate the necessity to obtain any other Federal, State, or local permits, which may be required. Prior to the initiation of any construction, projects qualifying for this Nationwide permit must qualify for an exemption under section 403.813(1), Florida Statutes or 373.406, Florida Statutes, or otherwise be authorized by the applicable permit required under Part IV of Chapter 373, Florida Statutes, by the Department of Environmental Protection, a water management district under section 373.069, Florida Statutes, or a local government with delegated authority under section 373.441, Florida Statutes, and receive Water Quality Certification and applicable Coastal Zone Consistency Concurrence or waiver thereto, as well as any authorizations required for the use of state-owned submerged lands under Chapter 253, Florida Statutes, and, as applicable, Chapter 258, Florida Statutes. You should check State-permitting requirements with the Florida Department of Environmental Protection or the appropriate water management district.

This letter of authorization does not include conditions that would prevent the 'take' of a state-listed fish or wildlife species. These species are protected under sec. 379.411, Florida Statutes, and listed under Rule 68A-27, Florida Administrative Code. With regard to fish and wildlife species designated as species of special concern or threatened by the State of Florida, you are responsible for coordinating directly with the Florida Fish and Wildlife Conservation Commission (FWC). You can visit the FWC license and permitting webpage (http://www.myfwc.com/license/wildlife/) for more information, including a list of those fish and wildlife species designated as species of special concern or threatened. The Florida Natural Areas Inventory (http://www.fnai.org/) also maintains updated lists, by county, of documented occurrences of those species.

This letter of authorization does not give absolute Federal authority to perform the work as specified on your application. The proposed work may be subject to local building restrictions mandated by the National Flood Insurance Program. You should contact your local office that issues building permits to determine if your site is located in a flood-prone area, and if you must comply with the local building requirements mandated by the National Flood Insurance Program.

If you are unable to access the internet or require a hardcopy of any of the conditions, limitations, or expiration date for the above referenced NWP, please contact me by telephone at 813-769-7066 or by electronic mail at Melinda.G.Hogan-Charles@usace.army.mil.

Thank you for your cooperation with our permit program. The Corps Jacksonville District Regulatory Division is committed to improving service to our customers. We strive to perform our duty in a friendly and timely manner while working to preserve our environment. We invite you to visit http://per2.nwp.usace.army.mil/survey.html and complete our automated Customer Service Survey. Your input is appreciated – favorable or otherwise. Again, please be aware this Internet address is case sensitive and should be entered as it appears above.

Sincerely,

Melinda G. Hogan-Charles

My Hogan-Charles

Project Manager

Enclosures

Copy/ies Furnished:

Karyn Erickson, ECE (via email) Tammy Lyday, ECE (via email)

bcc:

CESAJ-RD-PE

GENERAL CONDITIONS 33 CFR PART 320-330 PUBLISHED FEDERAL REGISTER DATED 13 NOVEMBER 1986

- 1. The time limit for completing the work authorized ends on <u>March 18, 2017</u>. If you find that you need more time to complete the authorized activity, submit your request for a time extension to this office for consideration at least one month before the above date is reached.
- 2. You must maintain the activity authorized by this permit in good condition and in conformance with the terms and conditions of this permit. You are not relieved of this requirement if you abandon the permitted activity, although you may make a good faith transfer to a third party in compliance with General Condition 4 below. Should you wish to cease to maintain the authorized activity or should you desire to abandon it without a good faith transfer, you must obtain a modification of this permit from this office, which may require restoration of the area.
- 3. If you discover any previously unknown historic or archeological remains while accomplishing the activity authorized by this permit, you must immediately notify this office of what you have found. We will initiate the Federal and state coordination required to determine if the remains warrant a recovery effort of if the site is eligible for listing in the National Register of Historic Places.
- 4. If you sell the property associated with this permit you must obtain the signature of the new owner in the space provided and forward a copy of the permit to this office to validate the transfer of this authorization.
- 5. If a conditioned water quality certification has been issued for your project, you must comply with the conditions specified in the certification as special conditions to this permit. For your convenience, a copy of the certification is attached if it contains such conditions.
- 6. You must allow a representative from this office to inspect the authorized activity at any time deemed necessary to ensure that it is being or has been accomplished in accordance with the terms and conditions of your permit.

DEPARTMENT OF THE ARMY PERMIT TRANSFER REQUEST

PERMIT NUMBER: <u>SAJ-2012-01306(NW-MGH)</u>

When the structures or work authorized by this permit are still in existence at the time the property is transferred, the terms and conditions of this permit will continue to be binding on the new owner(s) of the property. Although the construction period for works authorized by Department of the Army permits is finite, the permit itself, with its limitations, does not expire.

To validate the transfer of this permit and the associated responsibilities associated with compliance with its terms and conditions, have the transferee sign and date below and mail to the U.S. Army Corps of Engineers, Enforcement Section, Post Office Box 4970, Jacksonville, FL 32232-0019.

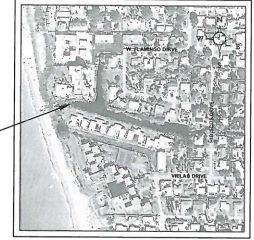
(TRANSFEREE-SIGNATURE)	(SUBDIV	ISION)
(DATE)	(LOT)	(BLOCK)
(NAME-PRINTED)	(STREET	(ADDRESS)
(MAILING ADDRESS)	_	
(CITY, STATE, ZIP CODE)	_	

SELF-CERTIFICATION STATEMENT OF COMPLIANCE

Permit Number: SAJ-2012-01306(NW-MGH)

Permittee's Name & Address (please print or type):		
Telephone Number:		
Location of the Work:		
	Date Work Completed:	
Description of the Work (e.g. bank s	stabilization, residential or commercial filling, docks, dredging, etc.):	
Acreage or Square Feet of Impacts to	o Waters of the United States:	
Describe Mitigation completed (if ap	pplicable):	
	ermit (attach drawing(s) depicting the deviations):	
•	n (if applicable), was done in accordance with the limitations and t. Any deviations as described above are depicted on the attached	
	Signature of Permittee	
	Date	

PROJECT LOCATION



VICINITY MAP

GENERAL LOCATION MAP

LEGEND

-16 2011 USACE BEACH PROFILE

ELEVATION

WETLAND BOUNDARY (EXISTING

DITCH SYSTEM)

CCCL

EROSION CONTROL LINE

MEAN HIGH WATER (MHW)

2011 USACE BEACH CONTOURS

(NAVD 88)

PROJECT AREA

REMOVAL OF EXOTIC VEGETATION

CHANNEL DESILTING (TYPICAL)

SEA PURSLANE



DUNE VEGETATION



SITE ACCESS



CONSTRUCTION STAGING AREA



GEOMAT WITH NATIVE WETLAND

PLANTINGS

DRAWING INDEX

- **COVER SHEET**
- 2 SITE LAYOUT AND COSNTRUCTION STAGING
- 3 SITE PLAN
- 4 **CROSS SECTIONS**
- DUNE VEGETATION PLANTING PLAN AND DETAILS
- NATIVE SHORELINE PLANTING DETAILS AND DETAILS

GENERAL NOTES

- FDEP MONUMENT R-124 IS LOCATED 365' SEAWARD AND PERPENDICULAR (N75°01'35.12"E) TO CCCL (N15°13'54"W)
- FDEP MONUMENT R-125 IS LOCATED 422' SEAWARD AND PERPENDICULAR (N75°01'35"E) TO CCCL (N14°58'25"W)
- ALL BEACH COMPATIBLE FILL EXCAVATED SEAWARD OF THE CCCL IS TO REMAIN SEAWARD OF THE CCCL.
- ALL GRADES FROM THE BEACH DUNE SEAWARD ARE TO BE RESTORED TO PRE-EXISTING CONDITION.
- TYPE III SILT FENCING, PER FDOT STANDARD INDEX #102, IS REQUIRED ALONG THE LIMITS OF CONSTRUCTION, AS **OUTLINED IN THESE PLANS**
- ELEVATIONS ARE IN FEET, RELATIVE TO THE NORTH AMERICAN VERTICAL DATUM OF 1988 (NAVD88), BY HYATT SURVEY SERVICES, INC., AUGUST 2011 (SHORELINE PROFILE AND CROSS SECTIONS THROUGH CHANNEL). BEARINGS AND COORDINATES SHOWN HEREON ARE BASED ON THE FLORIDA STATE PLANE COORDINATE SYSTEM, WEST ZONE (NAD 83/90).
- 7. UPLAND TOPO (SHORELINE AND BEACH PROFILE AND CROSS SECTIONS) WAS PERFORMED BY HYATT SURVEY SERVICES, INC. IN AUGUST 2011. ALL OTHER UPLAND TOPOGRAPHY ARE SARASOTA COUNTY 1-FT CONTOURS, AS PROVIDED BY SWFWMD TO DETERMINE GENERAL DRAINAGE PATTERNS. OFFSHORE CONTOUR DATA WAS PROVIDED BY FDEP.
- HYDROGRAPHIC SURVEY DATA WAS PERFORMED BY
- 2011 FOR BEACH NOURISHMENT MONITORING. ALL DISTANCES FROM THE CCCL ARE MEASURED
- PERPENDICULAR TO THE CCCL. 10. AERIAL FLIGHT: 2011



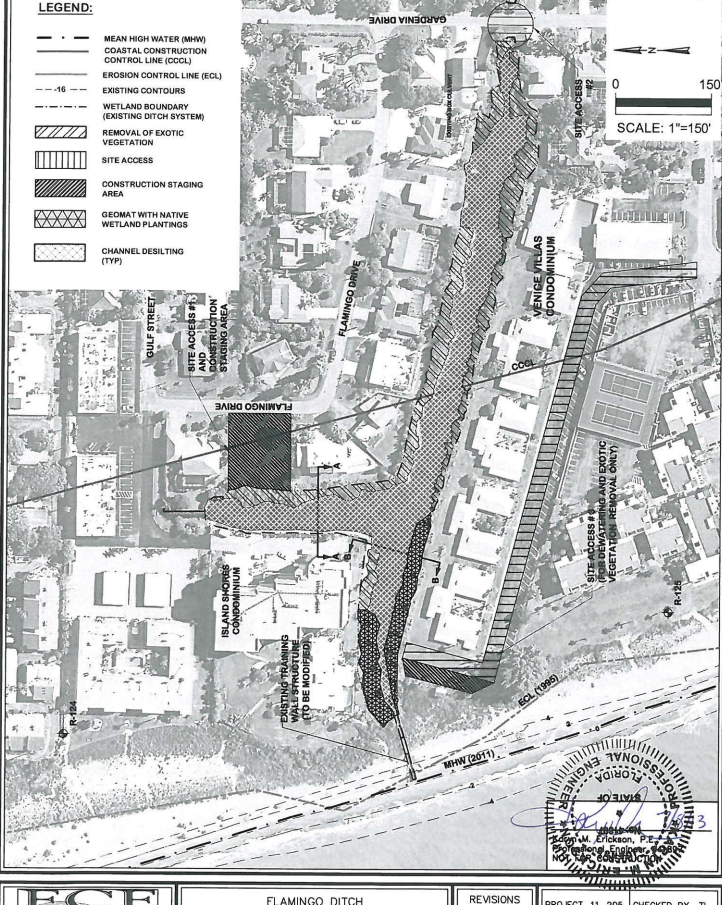
Erickson Consulting Engineers 7201 Delainey Court Sarasota, FL 34240 (941) 373-6460

FLAMINGO DITCH COVER

CITY OF VENICE VENICE, FLORIDA REVISIONS

PROJECT 11-205 DATE 07/02/2013 DRAWN BY

SCALE AS NOTED SHEET: 1 of

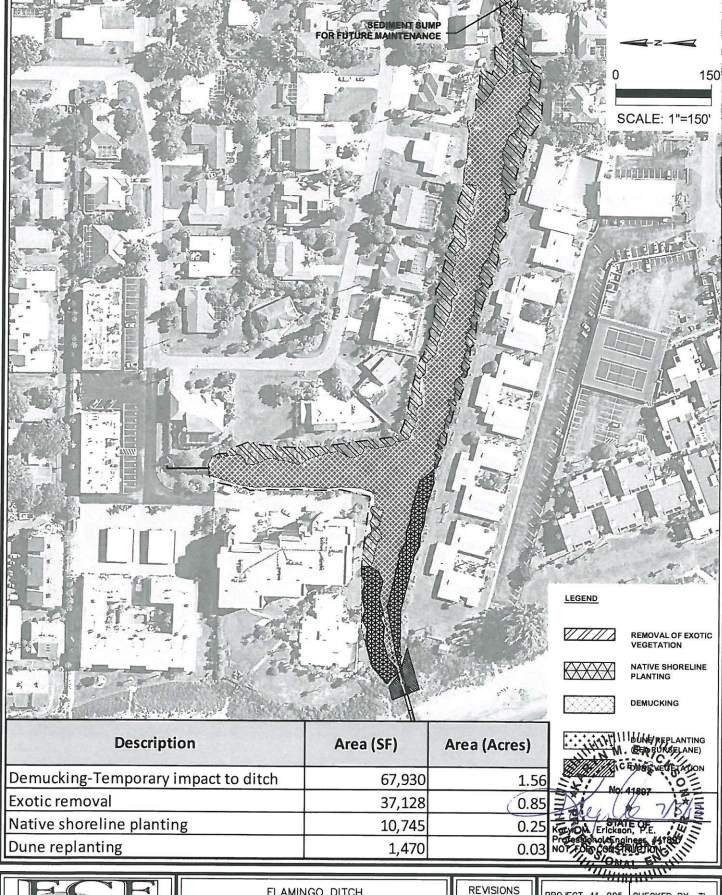


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Sarasota, FL 34240
(941) 373-6460

FLAMINGO DITCH SITE LAYOUT AND CONSTRUCTION STAGING

> CITY OF VENICE VENICE, FLORIDA

PROJECT 11-205	CHECKED BY TL
DATE 07/02/2013	DRAWN BY AS
SCALE AS NOTED	SHEET: 2 of 6



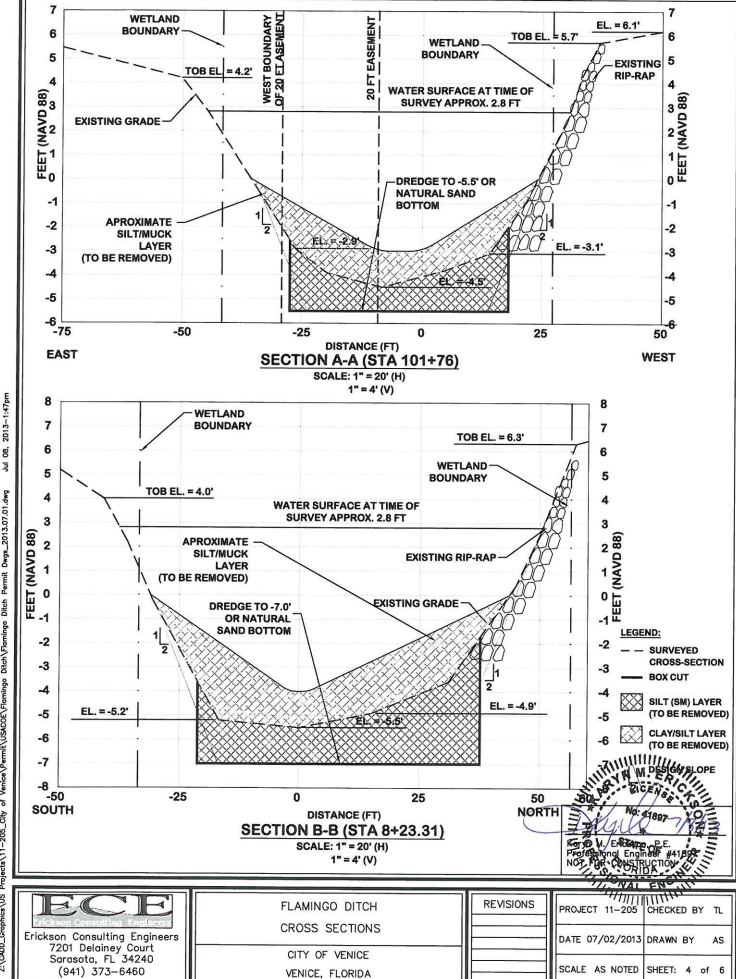
Erickson Consulting Engineers
7201 Delainey Court
Sarasota, FL 34240
(941) 373-6460

Jul 08, 2013-1:40pm

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FLAMINGO DITCH	
SITE PLAN	
CITY OF VENICE	
VENICE, FLORIDA	

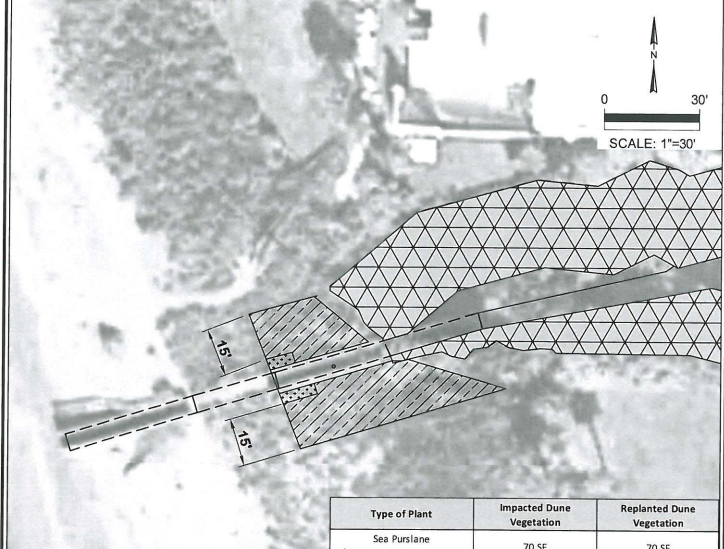
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NOTES:

- 1. PLANT SPACING @ 24" ON CENTER.
- 2. PLANTS TO BE INSTALLED MANUALLY FROM PRE-FERTILIZED CONTAINERS.
- 3. APPROXIMATELY 1,470S.F. OF DUNE VEGETATION WILL BE IMPACTED AND REPLANTED.
- PROTECTION MEASURES WILL BE TAKEN TO PRESERVE ALL VEGETATION OUTSIDE THE LIMITS OF CONSTRUCTION.
- ALL VEGETATION TO BE PRESERVED WILL BE STAKED OUT AND FENCED PRIOR TO AND DURING CONSTRUCTION.
- DUNE VEGETATION CONSISTS OF 80% SEA OATS, 15% RAILROAD VINE AND 5% BEACH ELDER & SALT WORT.
- ALL IMPACTS TO EXISTING DUNE VEGETATION WITHIN THE AREAS IDENTIFIED WILL BE RE-PLANTED.

	Type of Plant	Impacted Dune Vegetation	Replanted Dune Vegetation
Sea Purslane (Sesuvium portulacastrum)		70 SF	70 SF
Ę	Sea Oats (Uniola paniculata)	1,400 SF	1,120 SF
Vegetation	Railroad Vine (Ipomoea pes-caprae)		210 SF
Dune Ve	Beach Elder (Iva imbricatal) & Saltwort (Batis maritima)		70 SF
	TOTAL	1,470 SF	1,470 SF

LEGEND:

.....

SEA PURSLANE
(IMPACTED AND REPLACED)

DUNE VEGETATION
(IMPACTED AND REPLACED)

GEOMAT WITH NATIVE WETLAND PLANTINGS



Karm M Ericks NATED Professional Engineer #4189

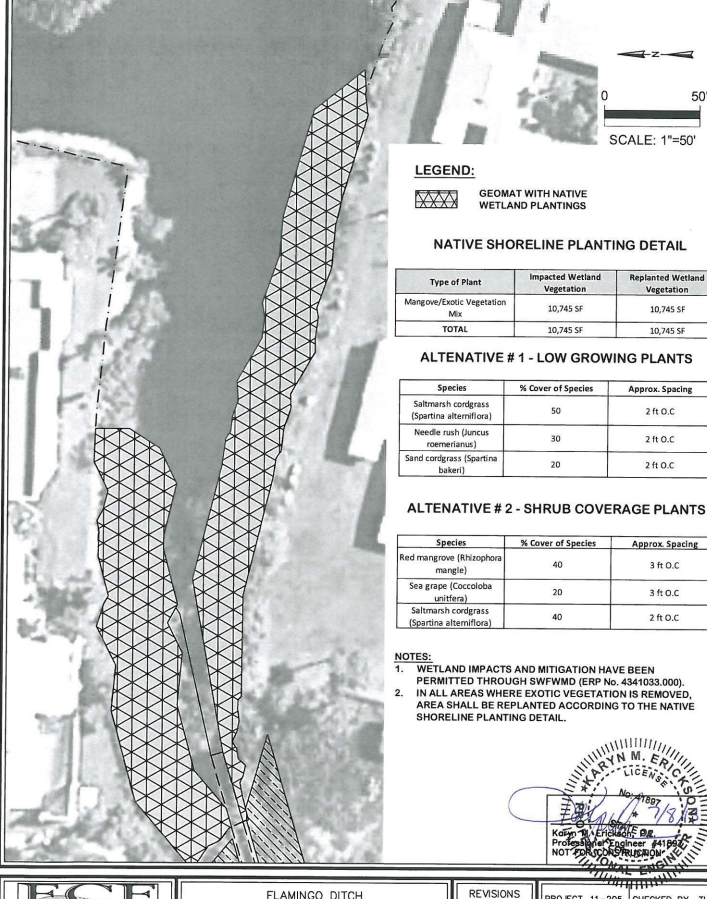


Erickson Consulting Engineers 7201 Delainey Court Sarasota, FL 34240 (941) 373-6460 FLAMINGO DITCH
DUNE VEGETATION PLANTING PLAN
AND DETAILS

CITY OF VENICE VENICE, FLORIDA

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PROJECT 11-205	CHECKED BY TL		
DATE 07/02/2013	DRAWN BY AS		
SCALE AS NOTED	SHEET: 5 of 6		



Erickson Consulting Engineers 7201 Delainey Court Sarasota, FL 34240 (941) 373-6460

FLAMINGO DITCH NATIVE SHORELINE PLANTING PLAN AND DETAILS

CITY OF VENICE VENICE, FLORIDA

PROJECT 11-205 CHECKED BY TL DATE 07/02/2013 DRAWN BY AS SCALE AS NOTED SHEET: 6 of

50'

Vegetation

10,745 SF

10,745 SF

2 ft O.C

2 ft O.C

2 ft O.C

3 ft O.C

3 ft O.C

2 ft O.C

2013-1:41pm

98

3



DEPARTMENT OF THE ARMY

JACKSONVILLE DISTRICT CORPS OF ENGINEERS 10117 PRINCESS PALM AVENUE, SUITE 120 TAMPA, FLORIDA 33610

August 22, 2013

Regulatory Division South Permits Branch Tampa Permits Section SAJ-2013-02029(NW-CMW)

Kathleen Weeden City of Venice 401 W Venice Ave. Venice, FL 34285 Via Email: KWeeden@venicegov.com

Dear Ms. Weeden:

The U.S. Army Corps of Engineers (Corps) assigned your application for a Department of the Army permit, which the Corps received on July 17, 2013, the file number SAJ-2013-02029. A review of the information and drawings provided indicates that the proposed work would result in debris and exotic vegetation removal and spot dredging of a maximum of 500 cubic yards in the Deertown Gully Outfall. The project is located south of Sunset Drive and north of Gulf Drive, in Section 13, Township 39 South, Range 18 East, Venice, Sarasota County, Florida.

Your project, as depicted on the enclosed drawings, is authorized by Nationwide Permit (NWP) Number 3. In addition, project specific conditions have been enclosed. This verification is valid until March 18, 2017. Furthermore, if you commence or are under contract to commence this activity before the date that the relevant nationwide permit is modified or revoked, you will have 12 months from the date of the modification or revocation of the NWP to complete the activity under the present terms and conditions of this nationwide permit. Please access the U.S. Army Corps of Engineers' (Corps) Jacksonville District's Regulatory Internet page to access Internet links to view the Final Nationwide Permits, Federal Register Vol. 77, dated February 21, 2012, specifically pages 10270 – 10290, the Corrections to the Final Nationwide Permits, Federal Register 77, March 19, 2012, and the List of Regional Conditions. The Internet page address is:

http://www.saj.usace.army.mil/Missions/Regulatory.aspx

Please be aware this Internet address is case sensitive and should be entered as it appears above. Once there you will need to click on "Source Book"; and, then click on "Nationwide Permits." These files contain the description of the Nationwide Permit authorization, the Nationwide Permit general conditions, and the regional conditions, which apply specifically to this verification for NWP 3. Enclosed is a list of the six General Conditions, which apply to all Department of the Army authorizations. You must comply with all of the special and general conditions and any project specific condition of this authorization or you may be subject to

enforcement action. In the event you have not completed construction of your project within the specified time limit, a separate application or re-verification may be required.

The following special conditions are included with this verification:

- 1. Within 60 days of completion of the work authorized, the attached *Self-Certification Statement of Compliance* must be completed and submitted to the U.S. Army Corps of Engineers. Mail the completed form to the Regulatory Division, Special Projects and Enforcement Branch, 10117 Princess Palm Avenue, Suite 120, Tampa, Florida 33610.
- 2. The Permittee understands and agrees that, if future operations by the United States require the removal, relocation, or other alteration, of the structures or work herein authorized, or if, in the opinion of the Secretary of the Army or his authorized representative, said structure or work shall cause unreasonable obstruction to the free navigation of the navigable waters, the Permittee will be required, upon due notice from the U.S. Army Corps of Engineers, to remove, relocate, or alter the structural work or obstructions caused thereby, without expense to the United States. No claim shall be made against the United States on account of any such removal or alteration.

3. Cultural Resources/Historic Properties:

- a. No structure or work shall adversely affect impact or disturb properties listed in the *National Register of Historic Places* (NRHP) or those eligible for inclusion in the NRHP.
- b. If during the ground disturbing activities and construction work within the permit area, there are archaeological/cultural materials encountered which were not the subject of a previous cultural resources assessment survey (and which shall include, but not be limited to: pottery, modified shell, flora, fauna, human remains, ceramics, stone tools or metal implements, dugout canoes, evidence of structures or any other physical remains that could be associated with Native American cultures or early colonial or American settlement), the Permittee shall immediately stop all work and ground-disturbing activities within a 100-meter diameter of the discovery and notify the Corps within the same business day (8 hours). The Corps shall then notify the Florida State Historic Preservation Officer (SHPO) and the appropriate Tribal Historic Preservation Officer(s) (THPO(s)) to assess the significance of the discovery and devise appropriate actions.
- c. Additional cultural resources assessments may be required of the permit area in the case of unanticipated discoveries as referenced in accordance with the above Special Condition; and if deemed necessary by the SHPO, THPO(s), or Corps, in accordance with 36 CFR 800 or 33 CFR 325, Appendix C (5). Based, on the circumstances of the discovery, equity to all parties, and considerations of the public interest, the Corps may modify, suspend or revoke the permit in accordance with 33 CFR Part 325.7. Such activity shall not resume on non-federal lands without written authorization from the SHPO for finds under his or her jurisdiction, and from the Corps.

- d. In the unlikely event that unmarked human remains are identified on non-federal lands, they will be treated in accordance with Section 872.05 Florida Statutes. All work and ground disturbing activities within a 100-meter diameter of the unmarked human remains shall immediately cease and the Permittee shall immediately notify the medical examiner, Corps, and State Archeologist within the same business day (8-hours). The Corps shall then notify the appropriate SHPO and THPO(s). Based, on the circumstances of the discovery, equity to all parties, and considerations of the public interest, the Corps may modify, suspend or revoke the permit in accordance with 33 CFR Part 325.7. Such activity shall not resume without written authorization from the State Archeologist and from the Corps.
- 4. Eastern Indigo Snake Protection Measures: The Permittee shall comply with U.S. Fish and Wildlife Service's "Standard Protection Measures for the Eastern Indigo Snake" dated February 12, 2004 and provided as an attachment to this permit.
- 5. The Permittee shall lawfully dispose of the excavated sediment at an upland disposal site. Disposal of excavated material shall not be used as fill in any waters of the U.S.

This letter of authorization does not obviate the necessity to obtain any other Federal, State, or local permits, which may be required. Prior to the initiation of any construction, projects qualifying for this Nationwide permit must qualify for an exemption under section 403.813(1), Florida Statutes or 373.406, Florida Statutes, or otherwise be authorized by the applicable permit required under Part IV of Chapter 373, Florida Statutes, by the Department of Environmental Protection, a water management district under section 373.069, Florida Statutes, or a local government with delegated authority under section 373.441, Florida Statutes, and receive Water Quality Certification and applicable Coastal Zone Consistency Concurrence or waiver thereto, as well as any authorizations required for the use of state-owned submerged lands under Chapter 253, Florida Statutes, and, as applicable, Chapter 258, Florida Statutes. You should check State-permitting requirements with the Florida Department of Environmental Protection or the appropriate water management district.

This letter of authorization does not include conditions that would prevent the 'take' of a state-listed fish or wildlife species. These species are protected under sec. 379.411, Florida Statutes, and listed under Rule 68A-27, Florida Administrative Code. With regard to fish and wildlife species designated as species of special concern or threatened by the State of Florida, you are responsible for coordinating directly with the Florida Fish and Wildlife Conservation Commission (FWC). You can visit the FWC license and permitting webpage (http://www.myfwc.com/license/wildlife/) for more information, including a list of those fish and wildlife species designated as species of special concern or threatened. The Florida Natural Areas Inventory (http://www.fnai.org/) also maintains updated lists, by county, of documented occurrences of those species.

This letter of authorization does not give absolute Federal authority to perform the work as specified on your application. The proposed work may be subject to local building restrictions mandated by the National Flood Insurance Program. You should contact your local office that issues building permits to determine if your site is located in a flood-prone area, and if you must comply with the local building requirements mandated by the National Flood Insurance Program.

If you are unable to access the internet or require a hardcopy of any of the conditions, limitations, or expiration date for the above referenced NWP, please contact me by telephone at 813-769-7064.

Thank you for your cooperation with our permit program. The Corps Jacksonville District Regulatory Division is committed to improving service to our customers. We strive to perform our duty in a friendly and timely manner while working to preserve our environment. We invite you to visit http://per2.nwp.usace.army.mil/survey.html and complete our automated Customer Service Survey. Your input is appreciated – favorable or otherwise. Again, please be aware this Internet address is case sensitive and should be entered as it appears above.

Sincerely,

Date:

Cardie Wheelahan 2013.08.22

14:55:02 -04'00'

Candice Wheelahan Project Manager

Enclosures

Copy/ies Furnished:

Karyn Erickson, ECE (via email) Bobbi Claybrooke, ECE (via email)

GENERAL CONDITIONS 33 CFR PART 320-330 PUBLISHED FEDERAL REGISTER DATED 13 NOVEMBER 1986

- 1. The time limit for completing the work authorized ends on <u>March 18, 2017</u>. If you find that you need more time to complete the authorized activity, submit your request for a time extension to this office for consideration at least one month before the above date is reached.
- 2. You must maintain the activity authorized by this permit in good condition and in conformance with the terms and conditions of this permit. You are not relieved of this requirement if you abandon the permitted activity, although you may make a good faith transfer to a third party in compliance with General Condition 4 below. Should you wish to cease to maintain the authorized activity or should you desire to abandon it without a good faith transfer, you must obtain a modification of this permit from this office, which may require restoration of the area.
- 3. If you discover any previously unknown historic or archeological remains while accomplishing the activity authorized by this permit, you must immediately notify this office of what you have found. We will initiate the Federal and state coordination required to determine if the remains warrant a recovery effort of if the site is eligible for listing in the National Register of Historic Places.
- 4. If you sell the property associated with this permit you must obtain the signature of the new owner in the space provided and forward a copy of the permit to this office to validate the transfer of this authorization.
- 5. If a conditioned water quality certification has been issued for your project, you must comply with the conditions specified in the certification as special conditions to this permit. For your convenience, a copy of the certification is attached if it contains such conditions.
- 6. You must allow a representative from this office to inspect the authorized activity at any time deemed necessary to ensure that it is being or has been accomplished in accordance with the terms and conditions of your permit.

DEPARTMENT OF THE ARMY PERMIT TRANSFER REQUEST

PERMIT NUMBER: SAJ-2013-02029(NW-CMW)

When the structures or work authorized by this permit are still in existence at the time the property is transferred, the terms and conditions of this permit will continue to be binding on the new owner(s) of the property. Although the construction period for works authorized by Department of the Army permits is finite, the permit itself, with its limitations, does not expire.

To validate the transfer of this permit and the associated responsibilities associated with compliance with its terms and conditions, have the transferee sign and date below and mail to the U.S. Army Corps of Engineers, Enforcement Section, Post Office Box 4970, Jacksonville, FL 32232-0019.

(TRANSFEREE-SIGNATURE)	(SUBDIV	ISION)
(DATE)	(LOT)	(BLOCK)
(NAME-PRINTED)	_ (STREET	ADDRESS)
(MAILING ADDRESS)	_	
(CITY, STATE, ZIP CODE)	_	

SELF-CERTIFICATION STATEMENT OF COMPLIANCE

Permit Number: SAJ-2013-02029(NW-CMW)

-	e print or type):
Telephone Number:	
Location of the Work:	
	Date Work Completed:
Description of the Work (e.g. bank s	stabilization, residential or commercial filling, docks, dredging, etc.):
Acreage or Square Feet of Impacts to	to Waters of the United States:
Describe Mitigation completed (if ap	pplicable):
	ermit (attach drawing(s) depicting the deviations):
	n (if applicable), was done in accordance with the limitations and t. Any deviations as described above are depicted on the attached
	Signature of Permittee
	Date

USACE PUBLIC NOTICE DRAWINGS DEERTOWN GULLY OUTFALL IMPROVEMENTS

CITY OF VENICE, FLORIDA



13 - 39S - 18E

PROJECT LOCATION



VICINITY MAP

DRAWING INDEX

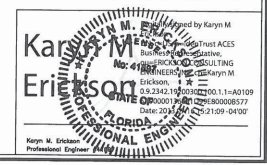
- COVER SHEET
- 2-3 SITE PLAN
 - LONGITUDINAL PROFILE
- **CROSS SECTIONS**

GENERAL LOCATION MAP

- FDEP MONUMENT R-127 IS LOCATED 337' SEAWARD AND PERPENDICULAR (N71°40'9"E) TO CCCL (N18°19'51"W)
- FDEP MONUMENT R-128 IS LOCATED 425' SEAWARD AND PERPENDICULAR (N72°54'41"E) TO CCCL (N17°05'19"W)
- ALL BEACH COMPATIBLE FILL EXCAVATED SEAWARD OF THE CCCL IS TO REMAIN SEAWARD OF THE CCCL.
- ALL GRADES FROM THE BEACH DUNE SEAWARD ARE TO BE RESTORED TO PRE-EXISTING CONDITION.
- TYPE III SILT FENCING, PER FDOT STANDARD INDEX #102, IS REQUIRED ALONG THE LIMITS OF CONSTRUCTION, AS OUTLINED IN THESE PLANS.
- REFERENCES TO 24" PIPELINE SHALL INCLUDE ALL PVC, FUSIBLE PVC AND HDPE WITH 24 " INNER DIAMETER OR ENGINEER APPROVED EQUAL.
- ELEVATIONS ARE IN FEET, RELATIVE TO THE NORTH AMERICAN VERTICAL DATUM OF 1988 (NAVD88), BY HYATT SURVEY SERVICES, INC., AUGUST 2011 (SHORELINE PROFILE AND CROSS SECTION THROUGH CHANNEL). BEARINGS AND COORDINATE SHOWN HEREON ARE BASED ON THE FLORIDA STATE PLANE COORDINATE SYSTEM, WEST ZONE (NAD
- UPLAND TOPO (SHORELINE PROFILE AND CROSS SECTIONS) WAS PERFORMED BY HYATT SURVEY SERVICES, INC. IN AUGUST 2011. ALL OTHER UPLAND TOPOGRAPHY ARE SARASOTA COUNTY 1-FT CONTOURS, AS PROVIDED BY SWFWMD TO DETERMINE GENERAL DRAINAGE PATTERNS. OFFSHORE CONTOUR DATA WAS PROVIDED BY FDEP.
- HYDROGRAPHIC SURVEY DATA WAS PERFORMED BY USACE IN 2011 FOR NOURISHMENT MONITORING.
- 10. ALL DISTANCES FROM THE CCCL ARE MEASURED PERPENDICULAR TO THE CCCL.
- 11. SPOT REMOVAL OF FINE SEDIMENT/ORGANIC MATTER, AS ENCOUNTERED, SHALL NOT EXCEED A DEPTH OF 5 FT BELOW MHW (EL=-3.52 NAVD) OR A MAXIMUM VOLUME OF 1,500 CY.

LEGEND

- **EXISTING ELEVATIONS** -0.9
 - (NAVD 88)
- WETLAND BOUNDARY (EXISTING DITCH SYSTEM)
- **EXISTING EASEMENT**
 - CCCL
 - **EROSION CONTROL LINE**
 - MEAN HIGH WATER (MHW)
- 2011 USACE BEACH CONTOURS (NAVD 88)
- DEBRIS/EXOTIC
 - VEGETATION REMOVAL AND SPOT REMOVAL OF FINE SEDIMENT AS **ENCOUNTERED**
 - (42,436 SF/0.97 ACRES)
 - **EXOTIC VEGETATION** REMOVAL ONLY (996 SF/0.02 ACRES)
 - SEDIMENT SUMP AREA



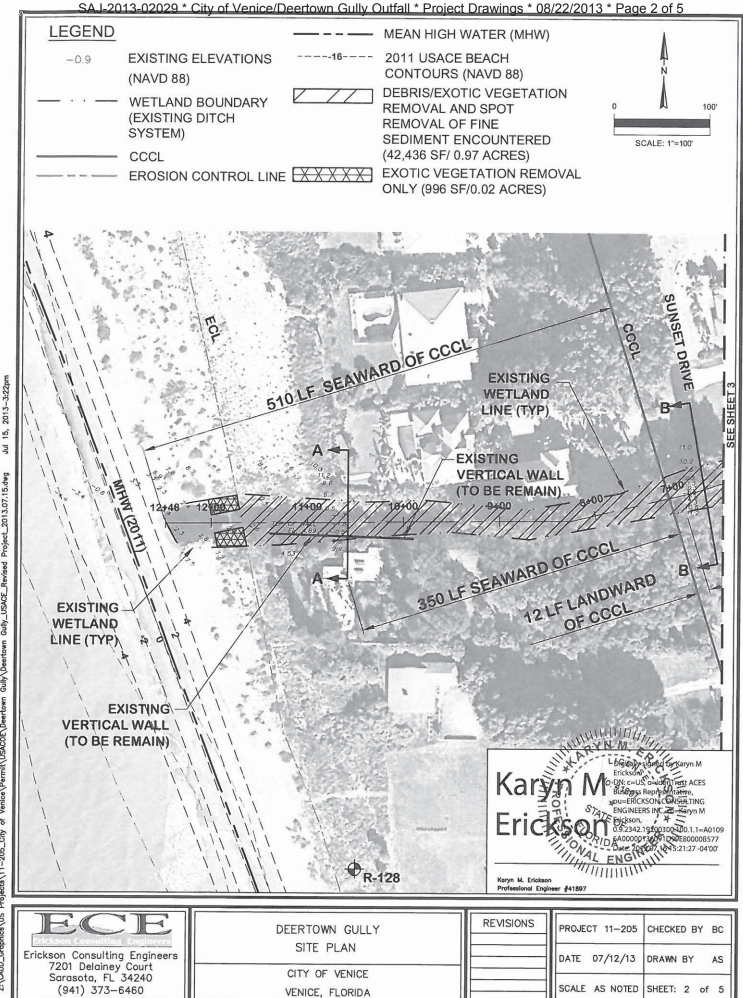


DEERTOWN GULLY COVER

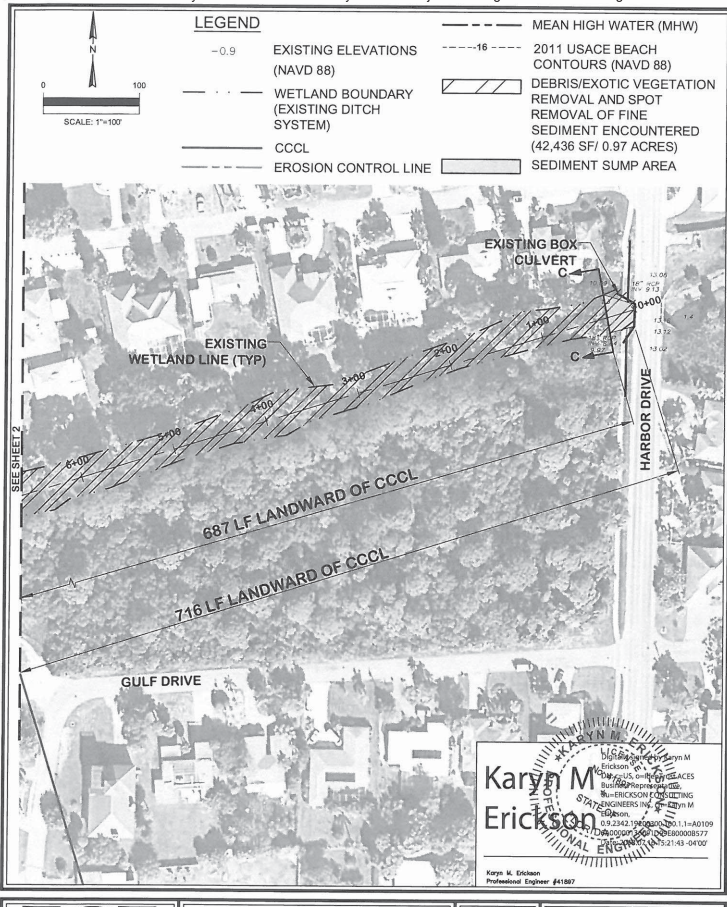
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VISIONS	PROJECT 11-205	CHECKED BY BC
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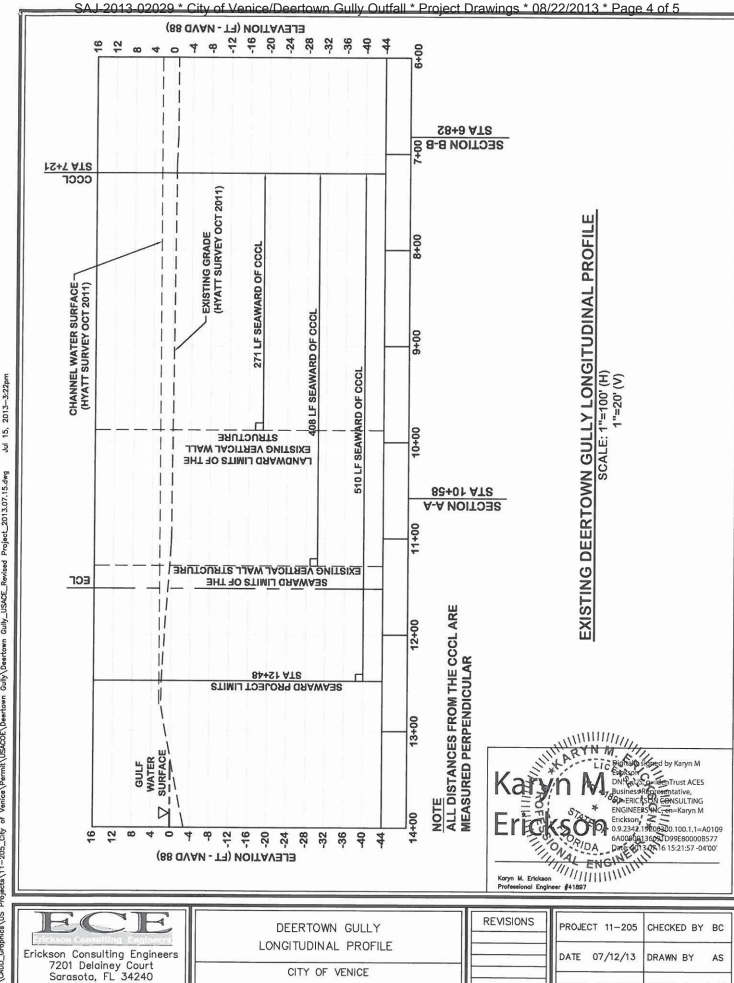
Erickson Consulting Engineers 7201 Delainey Court Sarasota, FL 34240

(941) 373-6460

DEERTOWN GULLY SITE PLAN

CITY	OF	VENICE
VENIC	E,	FLORIDA

REVISIONS	PROJECT 11-205	CHECKED BY BC
	DATE 07/12/13	DRAWN BY AS
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VENICE, FLORIDA

SCALE AS NOTED

SHEET: 4

of 5

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(941) 373-6460

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Jul 15, 2013-3:22pm

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VENICE, FLORIDA	
CITY OF VENICE	
CROSS SECTIONS	
DEERTOWN GULLY	

REVISIONS	PROJECT 11-205	CHECKED BY BC
	DATE 07/12/13	DRAWN BY AS
	SCALE AS NOTED	SHEET: 5 of 5

STANDARD PROTECTION MEASURES FOR THE EASTERN INDIGO SNAKE

- 1. An eastern indigo snake protection/education plan shall be developed by the applicant or requestor for all construction personnel to follow. The plan shall be provided to the Service for review and approval at least 30 days prior to any clearing activities. The educational materials for the plan may consist of a combination of posters, videos, pamphlets, and lectures (*e.g.*, an observer trained to identify eastern indigo snakes could use the protection/education plan to instruct construction personnel before any clearing activities occur). Informational signs should be posted throughout the construction site and along any proposed access road to contain the following information:
 - a. a description of the eastern indigo snake, its habits, and protection under Federal Law;
 - b. instructions not to injure, harm, harass or kill this species;
 - c. directions to cease clearing activities and allow the eastern indigo snake sufficient time to move away from the site on its own before resuming clearing; and,
 - d. telephone numbers of pertinent agencies to be contacted if a dead eastern indigo snake is encountered. The dead specimen should be thoroughly soaked in water and then frozen.
- 2. If not currently authorized through an Incidental Take Statement in association with a Biological Opinion, only individuals who have been either authorized by a section 10(a)(1)(A) permit issued by the Service, or by the State of Florida through the Florida Fish Wildlife Conservation Commission (FWC) for such activities, are permitted to come in contact with an eastern indigo snake.
- 3. An eastern indigo snake monitoring report must be submitted to the appropriate Florida Field Office within 60 days of the conclusion of clearing phases. The report should be submitted whether or not eastern indigo snakes are observed. The report should contain the following information:
 - a. any sightings of eastern indigo snakes and
 - b. other obligations required by the Florida Fish and Wildlife Conservation Commission, as stipulated in the permit.

Revised February 12, 2004