
UTILITY ADVISORY COMMITTEE

CITY OF LAKE CITY

October 27, 2021 at 3:00 PM

Venue: City Hall

AGENDA

The meeting will be held in the City Council Chambers on the second floor of City Hall located at 205 North Marion Avenue, Lake City, FL 32055. Members of the public may also view the meeting live on our YouTube channel. YouTube channel information is located at the end of this Agenda

Call to Order

Roll Call

Minutes

- [1.](#) July 21, 2021

Approval of Agenda

Persons Wishing to Address Committee

Citizens are encouraged to participate in City of Lake City meetings. The City of Lake City encourages civility in public discourse and requests that speakers direct their comments to the Chair. Those attendees wishing to share a document and or comments in writing for inclusion into the public record must email the item to submissions@lcfla.com no later than noon on the day of the meeting. Citizens may also provide input to individual council members via office visits, phone calls, letters and e-mail that will become public record.

Old Business

- [2.](#) Discussion and Possible Action - Status of Ongoing Projects
3. Discussion and Possible Action - Status of Projects (Jamie Bell, Jones Edmunds)
4. Discussion and Possible Action - Master Plan (Jamie Bell, Jones Edmunds)

5. Discussion and Possible Action - Potable Water Route for North Florida Mega Industrial (Jaime Bell, Jones Edmunds)
6. Discussion and Possible Action - Joint Funding for Utility Expansion Projects - Bell Street Corridor and other projects
7. Discussion and Possible Action - Alternative Water Supply Study Update
8. Discussion and Possible Action - Septage at St. Margarets Wastewater Treatment Facility (Cody Pridgeon, Wastewater Director)

New Business

9. Utilities at Quail Heights (Chairman Sampson)
10. Legislative Changes Update (Jamie Bell, Jones Edmunds)

Adjournment

YouTube Chanel Information

Members of the public may also view the meeting live on our YouTube channel at: <https://www.youtube.com/c/CityofLakeCity>

Pursuant to 286.0105, Florida Statutes, *the City hereby advises the public if a person decides to appeal any decision made by the City with respect to any matter considered at its meetings or hearings, he or she will need a record of the proceedings, and that, for such purpose, he or she may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based.*

SPECIAL REQUIREMENTS: *Pursuant to 286.26, Florida Statutes, persons needing special accommodations to participate in these meetings should contact the **City Manager's Office at (386) 719-5768.***

File Attachments for Item:

1. July 21, 2021

The City Utility Advisory Committee for the City of Lake City met on July 21, 2021, at 3:00 PM in the Council Chambers on the second floor of City Hall located on 205 North Marion Ave, Lake City, Florida.

CALL TO ORDER

ROLL CALL

Executive Director of Utilities	Paul Dyal
County Commissioner	Rocky Ford
Interim City Manager	Ami Fields
Columbia Co. Economic Development	Glenn Hunter
City Council Member	Eugene Jefferson – absent
County Manager	David Kraus
County Commissioner	Tim Murphy
City Council Member – Chairman	Todd Sampson
City Attorney	Frederick Koberlein, Jr.
City Clerk – Committee Secretary	Audrey Sikes

MINUTES

1. June 23, 2021

Mr. Murphy made a motion to approve the June 23, 2021 minutes as presented. Mr. Dyal seconded the motion and the motion carried unanimously on a voice vote.

APPROVAL OF AGENDA

Mr. Ford made a motion to approve the agenda as presented. Mr. Hunter seconded the motion and the motion carried unanimously on a voice vote.

PERSONS WISHING TO ADDRESS COMMITTEE

Stew Lilker addressed the Committee and stated on the College property, all roads were owned by the City or County, but the buildings were owned by the College. He stated he would be obtaining public records for any and all documents relating to the College and the road issues.

Dr. Barrett from Florida Gateway College read from a prepared statement outlining concerns of the college relating to the development of the Mega Industrial Site. He encouraged the members to work together with the college to make this a true partnership that benefits all of Columbia County.

OLD BUSINESS

2. Discussion and Possible Action - Status of Ongoing Projects

Paul Dyal updated the Committee on the SR47 & I75 project and reported the grant was submitted.

3. Discussion and Possible Action - Status of Projects (Jamie Bell, Jones Edmunds)

Ms. Bell provided updates on ongoing projects.

She reported the grant applications were submitted for the SR47 & I75 project and will have a 12-month construction window. Member discussed the planning of a groundbreaking ceremony.

4. Discussion and Possible Action - Master Plan - Jones Edmunds Update

Ms. Bell reported she met with City Staff for technical data meetings with water and natural gas. She stated the field models will be started in the next month. Ms. Bell stated data sharing will follow Homeland Security guidelines and standards and agreed to share 100% of what can be legally shared. The County engineer will be the County point of contact. Mr. Dyal stated he was not comfortable sharing the entire database of the system.

5. Discussion and Possible Action - Potable Water Route for North Florida Mega Industrial Park (Presentation - Jamie Bell, Jones Edmunds)

Ms. Bell gave a PowerPoint presentation with the phases that could take place on the project. She suggested 5A to be the first phase.

Mr. Sampson inquired about the impact on the wetlands. Ms. Bell reported there would be wetland lineation and directional drilling underneath the wetlands. She stated this would not contribute to any flooding and the schedule of the College could be worked around or they could perform work at night.

Mr. Dyal discussed an issue with the force main. Mr. Kraus questioned the work being performed parallel to a railroad. Ms. Bell stated she would inquire about the railroad.

Mr. Ford inquired about the timeline for the 5A phase and when it would go out for bid. Ms. Bell reported it would take six months for design and permitting and the survey could be performed in three weeks.

Mr. Hunter asked Ms. Bell what would be done if a runway expansion were to take place at the airport. Ms. Bell reported this is not a concern as the utilities would be underground.

Dr. Barrett from Florida Gateway College stated he has heard a runway expansion would be taking place. He would like to start planning ahead as this could impact the road to the front entrance of the college.

6. Discussion and Possible Action: SR47/75 Sewer Project Cost Increase and Update

Mr. Dyal reported we have moved forward on this project and grants have been applied for.

At this time, Jamie Bell requested to skip ahead to item number 10, as it may provide updates for the other listed items.

NEW BUSINESS

10. Bell Street Project/Sewer Capacity - Presentation Jamie Bell, Jones Edmunds

Ms. Bell gave a PowerPoint presentation on different possible projects for Bell Street. She provided three scenarios and six projects, as well as a cost estimate based on bids from the last sixty days.

Mr. Kraus inquired if these projects would be completed by phasing or prioritizing.

Mr. Murphy inquired if there would be a recommended schedule to go forward.

Mr. Sampson stated this project needed to move forward and brought to Council and suggested the RFQ process.

Mr. Dyal suggested to phase out the project.

Mr. Sampson suggested to present both ways to Council, in phases, and as one large project.

Mr. Ford stated it would be more economical to bid the entire project out.

Mr. Murphy suggested splitting the project up between the City and the County.

After discussion, Mr. Murphy made a motion for the County and the City move forward with the plan design of separating the project in phases of the Bell Street Road Waste Water Capacity Project. 1-2 to go the County, and projects 3-6 go to the City. Mr. Dyal seconded the motion and the motion carried unanimously on a voice vote.

7. Discussion and Possible Action - Joint Funding for Utility Expansion Projects - Bell Street Corridor and other projects.

Ms. Bell provided an update on the funding for the Utility Expansion Projects.

8. Discussion and Possible Action - Alternative Water Supply Study Update.

Ms. Bell provided an update on the Alternative Water Supply Study.

9. Discussion and Possible Action - Septage at St. Margaret's Wastewater Treatment Facility
(Presentation - Cody Pridgeon, Wastewater Director)

Mr. Pridgeon provided an update and presentation on the septage at St. Margaret's Wastewater Treatment Facility.

Next Meeting Date: Wednesday, August 18, 2021 at 3:00 PM

The members concurred to move the August 18, 2021 meeting to September due to scheduling conflicts.

Adjournment

There being no further business, the meeting adjourned at 6:12 PM.

Audrey E. Sikes, MMC City Clerk
Committee Secretary

File Attachments for Item:

2. Discussion and Possible Action - Status of Ongoing Projects

**City of Lake City
Utility Advisory Board
Update for Utility Projects
October 2021**

Hwy 47/I-75 Sanitary Sewer Improvements: The City voted to approve the full Legacy bid at the 7/12 Council meeting for a total cost not-to-exceed \$3,269,000. A grant application was submitted to the FDEP Water Protection Grant fund on 7/13 requesting \$1,408,566 toward the project, which includes a 15% contingency to account for rising construction costs and market volatility. Additionally, a grant application was also submitted for the RV Park Extension project, requesting \$475,000 for the design and construction of six grinder pumps and associated piping to decommission the 18 existing septic systems and connect the Casey Jones Park to the new SR 47 system.

Legacy Water Group placed their first order for materials immediately after receiving Council approval. Materials began to arrive in August and a pre-construction meeting was held on September 14th, with a Notice to Proceed issued on September 15th. A groundbreaking ceremony for the project was held on October 6th and was very well attended by local officials and regulatory agency representatives.

North Florida Mega Industrial Park (NFMIP): The City has existing 130,000 gpd of sewer capacity. The City can supply 30,000 cfh or more of natural gas depending upon the user. The City completed a Water Main Routing Study to determine the feasibility of supplying potable water to the NFMIP, which included selection and cost estimation of a preferred route. Jones Edmunds developed a scope and fee to design the recommended water main and a presentation was made to Council in September. The full scope and fee for the new water main is on the Council agenda October 18th for approval.

Bell Road Project: Jones Edmunds developed a scope and fee for the four Bell Road projects that are fully within City limits and it is on the October 18th Council agenda for approval. Additionally, Columbia County has committed \$1.5 million to the completion of the two Bell Road projects outside of City limits.

St. Margaret's Wastewater Treatment Facility: US Submergent has completed the in-service cleaning. They are tentatively scheduled for the first week of November to clean the remainder of grit after the tank is empty. The tank drain-valves would not work so the contractor will pump the tanks down. A change order will be requested to have them replace the drain valves while the tanks are empty. Installation of new aerator equipment will begin Monday, October 25th.

Public Access Reuse (PAR) System: The City has been awarded a \$1,000,000 grant for necessary upgrades to the PAR system. Jones Edmunds has been selected as the engineer and is updating the previous design drawings. Met with Jones Edmonds on 10/4 to discuss final design of the Chlorine Contact Chamber. They should have project ready for bid in the next couple of weeks. Jones Edmunds is also coordination with Wetland Solutions and City.

Consumptive Use Permit / Alternative Water Supply Assessment: SRWMD had questions about population numbers for present and future. The information was assembled and passed on to Jones Edmunds and they are updating the data. Jones Edmunds has submitted a final report to SRWMD detailing the water budget and population/demand projects. The base line modeling is complete. Jones Edmunds is working on finalizing a list of project options. They hope to have a report completed this week.

Water Emergency Response Plan (ERP): Completed and certified with EPA.

Columbia High School Water Main Relocation: Construction will begin when school is out on Christmas break.

Orthopedic Lift Station: Finalizing plans with engineer on the directional drill under US 90 West.

Water Main Routing Study: This project is complete.

Gas Main to North Florida Mega Industrial Park (NFMIP): A Proposed running line and an estimated cost was discussed. Glenn Hunter advised funding may be provided by a Company looking to locate in the (NFMIP), at this time no other funding opportunities have been presented.

File Attachments for Item:

8. Discussion and Possible Action - Septage at St. Margarets Wastewater Treatment Facility
(Cody Pridgeon, Wastewater Director)



FLORIDA DEPARTMENT OF Environmental Protection

Northeast District Office
8800 Baymeadows Way West, Suite 100
Jacksonville, Florida 32256-7577

Ron DeSantis
Governor

Jeanette Nuñez
Lt. Governor

Shawn Hamilton
Interim Secretary

BEFORE THE STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

IN THE MATTER OF:

Mr. Joseph Helfenberger
City Manager, City of Lake City
205 North Marion Avenue
Lake City, Florida 32055
Fax: (386) 752-2031
Email: HelfenbergerJ@lcfla.com

IN THE OFFICE OF THE NORTHEAST DISTRICT

Administrative Order: AO 227 NE
DEP Permit No: FLA113956
File No.: FLA113956-022-DW1P
St. Margaret's WWTF

ADMINISTRATIVE ORDER ESTABLISHING COMPLIANCE SCHEDULE UNDER SECTIONS 403.088(2)

I. STATUTORY AUTHORITY

The Department of Environmental Protection (Department) issues this order under the authority of Section 403.088, Florida Statutes. The Secretary of the Department has delegated this authority to the Director of District Management, who issues this order and makes the following findings fact.

II. FINDINGS OF FACT

1. City of Lake City (the "Permittee") is a "person" under Section 403.031, Florida Statutes (F.S.).
2. The Permittee owns and operates a domestic wastewater facility known as the St. Margaret's WWTF (FLA113956),

located at 527 S.W. St. Margaret's Street, Lake City, FL 32025, which discharges domestic wastewater into waters of the state as defined in Section 403.031(13), F.S.

3. The Permittee has filed application for renewal of DEP Permit No. FLA113956 under Section 403.088(2), F.S.

4. The Permittee is required to meet the requirements of the Basin Management Action Plan (BMAP) for the Implementation of Total Maximum Daily Load (TMDL) for the Santa Fe River Basin, as adopted by Final Order of the Department of Environmental Protection on June 29, 2018, in accordance with Section 403.067, F.S. The applicable TMDL requires the Permittee to reduce Total Nitrogen (TN) in the reclaimed water for reuse or land application as provided for in the BMAP.

5. The Permittee, City of Lake City, shall comply with the TN reductions required by the BMAP unless the Permittee can demonstrate reasonable assurance, as specified in the BMAP, that the reuse or land application of reclaimed water will not cause or contribute to a violation of the total nitrogen concentration established by the applicable TMDL.

6. Sections 403.088(2)(e) and (f), Florida Statutes, authorize the Department to issue a permit for the discharge of wastes into ground waters of the state, accompanied by an Order establishing a schedule for achieving compliance with all permit conditions if the specified criteria are met.

7. The Department finds that:

(1) The applicant needs permission to pollute the waters within the state for a period necessary to complete research, planning, construction, installation, or operation of an approved and acceptable pollution abatement facility or alternative waste disposal system;

(2) There are no present, reasonable, alternative means of disposing of the wastewater other than by discharging into waters of the state;

(3) The granting of an operation permit will be in the public interest.

III. ORDER

Based on the foregoing findings of fact,

IT IS ORDERED,

1. The Permittee shall be allowed to apply reclaimed water on the slow-rate restricted public access system, R-001, on the public access reuse system, R-002, and shall comply with the requirements of this Order, the Permit, and any subsequent revisions to the Permit

2. This Order establishes an interim limit for total nitrogen and schedule for compliance with respect to the monitoring requirements and effluent limitation for this parameter as contained in Parts I.A.1 and I.B.1 of the Permit.

a. During the period beginning upon the effective date of the permit and lasting as indicated in the compliance schedule III.2.c., the Permittee is authorized to apply reclaimed water on the slow-rate restricted public access system, R-001 and the public access reuse system, R-002. Such discharge shall be monitored by the Permittee as specified below and reported in accordance with condition III.3.a(7):

Parameters	Units	Max/ Min	Effluent Limitations		Monitoring Requirements			Notes
			Limit	Statistical Basis	Frequency of Analysis	Sample Type	Monitoring Site	
Nitrogen, Total	mg/L	Max	Report	Annual Average	Monthly	Grab	EFA-1	See Permit Cond. I.A.1.
Nitrogen, Total	mg/L	Max	Report	Annual Average	Weekly	Grab	EFA-2	See Permit Cond. I.A.1.
Nitrogen, Total	mg/L	Max	Report	Annual Average	Monthly	Grab	EFA-3	See Permit Cond. I.B.1.

b. Effluent samples shall be taken at the monitoring site locations listed above and as described below:

Monitoring Sample Point	Description of Monitoring Point
EFA-1	Effluent, immediately following basic-level disinfection at WWTF prior to discharge to reservoir
EFA-2	Effluent, at 45-MG lined reservoir prior to discharge to sprayfield
EFA-3	Effluent, immediately after high-level disinfection prior to discharge

c. Compliance schedule for The Permittee shall complete the following action items:

	ACTION ITEM	DUE DATE
i.	Submit a plan of action to achieve the total nitrogen (TN) limit within Specific Condition Number I.A.1.	March 1, 2022
ii.	Implement the plan of action	September 1, 2022
iii.	Submit first report summarizing progress toward compliance with final limit for TN.	March 1, 2023
iv.	Submit second report summarizing progress toward compliance with final limit for TN.	September 1, 2023
v.	Submit third report summarizing progress toward compliance with final limit for TN.	March 1, 2024

	ACTION ITEM	DUE DATE
vi.	Submit fourth report summarizing progress toward compliance with final limit for TN.	September 1, 2024
vii.	Submit fifth report summarizing progress toward compliance with final limit for TN.	March 1, 2025
viii.	Submit final report summarizing the facility will meet and be in compliance with final limit for TN.	September 1, 2025

d. The interim limits and monitoring requirements for TN shall expire on August 31, 2025. Beginning on September 1, 2025, the compliance limit for total nitrogen, as required under Specific Permit Conditions I.A.1 and I.B.1, from Land application site R-001, or the public access reuse site R-002 shall begin to comply with a maximum limit of 3.0 mg/L for the annual average. The Permittee shall comply with Condition Numbers I.A.1/I.B.1 or obtain Department approved regulatory relief (i.e. variance, etc.) for TN as required by the permit.

e. Analytical Test Methods

The sample collection, analytical test methods, and method detection limits (MDLs) applicable to this permit shall be conducted using a sufficiently sensitive method to ensure compliance with applicable water quality standards and effluent limitations and shall be in accordance with Rule 62-4.246, Chapters 62-160 and 62-600, F.A.C., and 40 CFR 136, as appropriate. The list of Department established

analytical methods, and corresponding MDLs (method detection limits) and PQLs (practical quantitation limits), which is titled "FAC 62-4 MDL/PQL Table (November 10, 2020)" is available at

[https://floridadep.gov/dear/quality-](https://floridadep.gov/dear/quality-
assurance/content/quality-assurance-resources)

[assurance/content/quality-assurance-resources](https://floridadep.gov/dear/quality-
assurance/content/quality-assurance-resources). The MDLs and PQLs as described in this list shall constitute the minimum acceptable MDL/PQL values and the Department shall not accept results for which the laboratory's MDLs or PQLs are greater than those described above unless alternate MDLs and/or PQLs have been specifically approved by the Department for this permit. Any method included in the list may be used for reporting as long as it meets the following requirements:

- i) The laboratory's reported MDL and PQL values for the particular method must be equal or less than the corresponding method values specified in the Department's approved MDL and PQL list;
- ii) The laboratory reported MDL for the specific parameter is less than or equal to the permit limit or the applicable water quality criteria, if any, stated in Chapter 62-302, F.A.C. Parameters that are listed as "report only" in the permit shall use methods that provide an MDL, which is equal to or less than the applicable water quality criteria stated in 62-302, F.A.C.; and
- iii) If the MDLs for all methods available in the approved list are above the stated permit limit or applicable water quality criteria for that

parameter, then the method with the lowest stated MDL shall be used.

When the analytical results are below method detection or practical quantitation limits, the permittee shall report the actual laboratory MDL and/or PQL values for the analyses that were performed following the instructions on the applicable discharge monitoring report.

Where necessary, the permittee may request approval of alternate methods or for alternative MDLs or PQLs for any approved analytical method. Approval of alternate laboratory MDLs or PQLs are not necessary if the laboratory reported MDLs and PQLs are less than or equal to the permit limit or the applicable water quality criteria, if any, stated in Chapter 62-302, F.A.C. Approval of an analytical method not included in the above-referenced list is not necessary if the analytical method is approved in accordance with 40 CFR 136 or deemed acceptable by the Department. [62-4.246, 62-160]

f. The Permittee shall submit either a report of progress or, in the case of specific actions being required by an identified date, a written notice of compliance or non-compliance within 14 calendar days following a date identified in the above schedule of compliance, unless otherwise specified in this Order. In the latter case, the notice shall include the cause of noncompliance, any remedial actions taken, and the probability of meeting the next scheduled requirement.

g. The Permittee shall collect, analyze, and report monthly DMR reports. The permittee shall use the electronic DMR system approved by the Department (EzDMR) and shall electronically submit the completed DMR forms using the DEP Business Portal at <http://www.fldepportal.com/go/>, unless the permittee has a waiver from the Department in accordance with 40 CFR 127.15. Reports shall be submitted to the Department by the twenty-eighth (28th) of the month following the month of operation.

Other reports or information required by this Order shall be sent to:

Thomas Kallemeyn
Permitting Program Administrator
FDEP Northeast District Office
8800 Baymeadows Way West, Suite 100
Jacksonville, Florida 32256

3. This order may be modified through revisions as set forth in Chapter 62-620, Florida Administrative Code.
4. Reports or other information required by this order shall be sent to 8800 Baymeadows Way West, Suite 100, Jacksonville, FL 32256-7577.
5. This order does not operate as a permit under Section 403.088, F. S. This order shall be incorporated by reference into DEP Permit No. FLA113956, which shall require compliance by the Permittee with the requirements of this order.
6. Failure to comply with the requirements of this order shall constitute a violation of this order and DEP Permit

No. FLA113956, and may subject the permittee to penalties as provided in Section 403.161, F. S.

IV. NOTICE OF RIGHTS

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

Under Rule 62-110.106(4), Florida Administrative Code, a person may request an extension of the time for filing a petition for an administrative hearing. The request must be filed (received by the Clerk) in the Office of General Counsel before the end of the time period for filing a petition for an administrative hearing.

Petitions by the applicant or any of the persons listed below must be filed within twenty-one days of receipt of this written notice. Petitions filed by any persons other than those entitled to written notice under Section 120.60(3), Florida Statutes, must be filed within twenty-one days of publication of the notice or within twenty-one days of receipt of the written notice, whichever occurs first. Section 120.60(3), Florida Statutes, however, also allows that any person who has asked the Department in writing for notice of agency action may file a

petition within twenty-one days of receipt of such notice, regardless of the date of publication.

The petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition or request for an extension of time within twenty-one days of receipt of notice shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57, Florida Statutes. Any subsequent intervention (in a proceeding initiated by another party) will be only at the discretion of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, Florida Administrative Code.

A petition that disputes the material facts on which the Department's action is based must contain the following information, as indicated in Rule 28-106.201, Florida Administrative Code:

- (a) The name and address of each agency affected and each agency's file or identification number, if known;
- (b) The name, address, any e-mail address, any facsimile number, and telephone number of the petitioner, if the petitioner is not represented by an attorney or a qualified representative; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the determination;

- (c) A statement of when and how the petitioner received notice of the Department's decision;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;
- (e) A concise statement of the ultimate facts alleged, including the specific facts the petitioner contends warrant reversal or modification of the Department's proposed action;
- (f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the Department's proposed action, including an explanation of how the alleged facts relate to the specific rules or statutes; and
- (g) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the Department to take with respect to the Department's proposed action.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation under Section 120.573, Florida Statutes, is not available for this proceeding.

This action is final and effective on the date filed with the Clerk of the Department unless a petition (or request for an

extension of time) is filed in accordance with the above. Upon the timely filing of a petition (or request for an extension of time), this order will not be effective until further order of the Department.

Any party to this order has the right to seek judicial review of the order under Section 120.68, Florida Statutes, by the filing of a notice of appeal under Rules 9.110 and 9.190, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida, 32399 3000, and by filing a copy of the notice of appeal accompanied by the applicable filing fees with the appropriate district court of appeal. The notice of appeal must be filed within 30 days from the date when the final order is filed with the Clerk of the Department.

DONE AND ORDERED on July 30, 2021 in Jacksonville, Florida.

STATE OF FLORIDA DEPARTMENT
OF ENVIRONMENTAL PROTECTION

Thomas G. Kallemeyn
Permitting Program Administrator

FILING AND ACKNOWLEDGEMENT & CERTIFICATE OF SERVICE

FILED on July 30, 2021, under Section 120.52, Florida Statutes, with the designated Deputy Clerk, receipt of which is hereby acknowledged.

The undersigned hereby certifies that this Order and all copies were mailed or transmitted electronically or by facsimile before the close of business on July 30, 2021 to the listed persons.

[Clerk]

July 30, 2021

[Date]

Copies furnished to: