ADMINISTRATIVE ACTION
TYPE 2 CATEGORICAL EXCLUSION

Florida Department of Transportation

SR 865 (SAN CARLOS) FROM N CRESCENT ST TO N OF HURRICANE PASS BRIDGE

District: FDOT District 1
County: Lee County
ETDM Number: 14124
Financial Management Number: 433726-2-32-01
Federal-Aid Project Number: D119-051-B
Project Manager: Jeffrey James

The environmental review, consultation, and other actions required by applicable federal environmental laws for this project are being, or have been, carried out by the Florida Department of Transportation (FDOT) pursuant to 23 U.S.C. § 327 and a Memorandum of Understanding dated December 14, 2016 and executed by the Federal Highway Administration and FDOT.

This action has been determined to be a Categorical Exclusion, which meets the definition contained in 40 CFR 1508.4, and based on past experience with similar actions and supported by this analysis, does not involve significant environmental impacts.

Signature below constitutes Location and Design Concept Acceptance:

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Florida Department of Transportation
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Prime Consulting Firm:
Rummel, Klepper & Kahl, LLP (RK&K)

Consulting Project Manager:
Kimberly Warren

This document was prepared in accordance with the FDOT PD&E Manual.

This project has been developed without regard to race, color or national origin, age, sex, religion, disability or family status (Title VI of the Civil Rights Act of 1964, as amended).

On 02/20/2015 the State of Florida determined that this project is consistent with the Florida Coastal Zone Management Program.
# Table of Contents

1. Project Information .................................................. 2
   1.1 Project Description ........................................... 2
   1.2 Purpose and Need .............................................. 5
   1.3 Planning Consistency .......................................... 6

2. Environmental Analysis Summary .................................... 8

3. Social and Economic .................................................. 9
   3.1 Social ............................................................... 9
   3.2 Economic .......................................................... 11
   3.3 Land Use Changes ............................................... 11
   3.4 Mobility ........................................................... 12
   3.5 Aesthetic Effects ................................................ 13
   3.6 Relocation Potential ............................................ 13
   3.7 Farmland Resources ............................................. 14

4. Cultural Resources .................................................... 15
   4.1 Section 106 of the National Historic Preservation Act .... 15
   4.2 Section 4(f) of the USDOT Act of 1966, as amended .... 16
   4.3 Section 6(f) of the Land and Water Conservation Fund Act of 1965 ....... 21
   4.4 Recreational Areas and Protected Lands .................... 22

5. Natural Resources ..................................................... 23
   5.1 Protected Species and Habitat .................................. 23
   5.2 Wetlands and Other Surface Waters .......................... 24
   5.3 Essential Fish Habitat (EFH) .................................. 25
   5.4 Floodplains ........................................................ 26
   5.5 Sole Source Aquifer ............................................. 27
   5.6 Water Resources .................................................. 27
   5.7 Aquatic Preserves ............................................... 28
   5.8 Outstanding Florida Waters .................................... 28
   5.9 Wild and Scenic Rivers ......................................... 28
<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.10 Coastal Barrier Resources</td>
<td>28</td>
</tr>
<tr>
<td>6. Physical Resources</td>
<td>29</td>
</tr>
<tr>
<td>6.1 Highway Traffic Noise</td>
<td>29</td>
</tr>
<tr>
<td>6.2 Air Quality</td>
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</tr>
<tr>
<td>6.3 Contamination</td>
<td>31</td>
</tr>
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<td>32</td>
</tr>
<tr>
<td>6.5 Construction</td>
<td>33</td>
</tr>
<tr>
<td>7. Engineering Analysis Support</td>
<td>34</td>
</tr>
<tr>
<td>8. Permits</td>
<td>35</td>
</tr>
<tr>
<td>9. Public Involvement</td>
<td>36</td>
</tr>
<tr>
<td>10. Commitments Summary</td>
<td>37</td>
</tr>
<tr>
<td>11. Technical Materials</td>
<td>38</td>
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<td>Attachments</td>
<td>39</td>
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Figure 1-1. SR 865 (San Carlos Boulevard) from North of Crescent Street to North of Hurricane Pass Bridge, Lee County, Florida

Project Location Map
1. Project Information

1.1 Project Description

The Florida Department of Transportation (FDOT) District One is conducting a Project Development and Environment (PD&E) Study to evaluate and document proposed improvements along Estero Boulevard and San Carlos Boulevard (SR 865). The limits of the improvements are from north of Crescent Street to north of Hurricane Pass Bridge (also known as Hurricane Bay Bridge), in Lee County (see Figure 1-1). In partnership with Lee County, LeeTran, and the Town of Fort Myers Beach, this project incorporates Lee County's Seafarers Alternative along Estero Boulevard from Crescent Street to Fifth Street. The total project length is approximately 1.2 miles.

Within the project's design plans, the Matanzas Pass Bridge will be modified to accommodate a shared-use path along the east side of the bridge. The existing southbound Bus/Bicycle-Only lane will be converted to a general use travel lane (see Figure 1-2). San Carlos Boulevard from Main Street to Hurricane Bay Bridge will be restriped to accommodate bicycle lanes in each direction of travel (see Figure 1-3). The existing southbound Right-Turn-Only lane approaching Main Street will be converted to a general use travel lane that will continue across the Matanzas Pass Bridge. A new traffic signal will be constructed at Main Street. The alternating signal at Prescott Street / Buttonwood Drive will be adjusted to operate as a conventional signal. The Hurricane Bay Bridge will be modified to accommodate bicycle lanes in each direction of travel and a barrier-protected sidewalk along the west side of the bridge (see Figure 1-4).

As part of the Seafarers Alternative (see Figure 1-5), the reconfiguration of the SR 865 intersection at Estero Boulevard/Fifth Street will include new bus bays in the eastbound and westbound directions between Crescent Street and Fifth Street, the eastbound bus bay will result in minor impacts to Lee County's Crescent Beach Family Park. New traffic signals will be constructed at Fifth Street to replace the existing pedestrian crosswalk signals south of Fifth Street. The ROW to be acquired for the project is approximately 0.94 acres, affecting three parcels, as needed for the Seafarers Alternative improvements. The reconstructed intersection will enhance public transit mobility, pedestrian safety, and provide opportunity areas for landscaping and other aesthetic features.
Figure 1-2. Typical Section of the Matanzas Pass Bridge Improvements

PROPOSED MATANZAS PASS BRIDGE TYPICAL SECTION
SAN CARLOS BLVD. (SR 865)
POSTED SPEED = 35 MPH
CONTEXT CLASS: C4
Figure 1-3. Typical Section of the SR 865 (San Carlos Boulevard) improvements from Main Street north to Hurricane Pass Bridge

PROPOSED TYPICAL SECTION
SAN CARLOS BLVD. (SR 865)
FROM MAIN ST. TO HURRICANE BAY BRIDGE
POSTED SPEED = 40 MPH
CONTEXT CLASS: C3C

Figure 1-4. Typical Section of the proposed Hurricane Pass Bridge Improvements

PROPOSED HURRICANE PASS BRIDGE SECTION
SAN CARLOS BLVD. (SR 865)
POSTED SPEED = 40 MPH
CONTEXT CLASS: C3C
1.2 Purpose and Need

PURPOSE
The primary purpose of the SR 865 (San Carlos Boulevard) mobility improvement project is to provide additional travel options on a congested corridor, especially during the peak tourist season (January - April). The proposed project is also intended to promote emphasis for alternative transportation use and increase public transit ridership. The project will also enhance mobility and safety for vehicular and non-vehicular transportation and increase accessibility and connections between community points of interest. The need for the project is based on the following criteria:

CAPACITY/TRANSPORTATION DEMAND: Improve Operational Performance
The project is expected to help relieve congestion caused by high traffic volumes accessing Fort Myers Beach and other community destinations, especially during peak season timeframes, by improving mobility and enhancing alternative modes of transportation. In 2013, the peak season weekday average daily traffic (PSWADT) for the project corridor was 25,397, and the corridor had a Level of Service (LOS) of "D". By year 2035, the project corridor is anticipated to reach a PSWADT of 31,011, surpassing the 29,000 AADT maximum level of capacity. It should be noted that the 2035 volume was anticipated with a mere 1% growth rate. Should the rate increase in the future, the traffic volume of the corridor would certainly exceed capacity.
While the posted speed limit on SR 865 (San Carlos Boulevard) within the proposed project limits ranges from 35 mph to 45 mph, the average speed within the corridor is around 12.9 mph. Existing average travel time comparisons in the corridor:

> Automobile (northbound) - 6.3 minutes
> Automobile (southbound) - 18.3 minutes
> Trolley (northbound) - 12.4 minutes
> Trolley (southbound) - 23.3 minutes

Additionally, an average of three to four public transit vehicles travel the corridor an hour with average midday headway times around 16.7 minutes. Each public transit vehicle can accommodate 32 seated and 23 standees (total 55 riders). With the additional mobility improvements in the corridor, public transit could run more frequently per hour with reduced wait times.

**SOCIAL AND ECONOMIC DEMAND: Improve Access to Community Features**
The mobility improvement project will enhance economic viability in the area by moving people more quickly and conveniently and with additional transportation options from the mainland to businesses and recreation opportunities around Fort Myers Beach. Community facilities in Fort Myers Beach include the American Legion - Post 274, Loyal Order of Moose Lodges, Compass Rose Boat Club, Estero Island Beach Accesses, and Fort Myers Beach Chamber of Commerce.

**MODAL INTERRELATIONSHIPS: Enhance Mobility Options and Multi-Modal Access**
SR 865 (San Carlos Boulevard) is identified as a primary pedestrian/bicycle corridor in the Lee County Bicycle Pedestrian Master Plan. The project will identify opportunities for new and improved bicycle and pedestrian facilities. There are no existing dedicated bike lanes along SR 865, except on the Matanzas Bridge in the shared bus lane. Sidewalks are currently present on both sides of SR 865 (San Carlos Boulevard) from CR 869 (Summerlin Road) to Main Street. From Main Street to Estero Boulevard, sidewalks are limited to a pathway on the east side of the roadway separated from vehicular traffic by a low barrier wall. The proposed project will allow for better overall multi-modal access to retail, employment, and residences in the area.

**SAFETY: Enhance Safety for Vehicular and Non-Vehicular Transportation**
The SR 865 (San Carlos Boulevard) mobility improvements project will enhance safety for both vehicular and non-vehicular modes of transportation by identifying potential improvements at key intersections along the corridor with features such as roundabouts, improved signalization, and operational improvements. In 2010, there was one fatal crash within the 200' buffer of the project corridor and 36 nonfatal crashes. The corridor has a safety ratio of 1.36 (meaning that there are on average more crashes on this corridor than the State average for a similar facility type.) Additionally, the project intends to address any structural capacity issues of the Matanzas Pass Bridge and Hurricane Pass Bridge.

1.3 Planning Consistency
The Lee County Metropolitan Planning Organization (MPO) 2045 Long Range Transportation Plan (LRTP) was adopted in December 2020 and was last modified on May 14, 2021. This project is included in Chapter 5, Table 5-9: Cost Feasible Projects: State/Other Arterial/Federal SU Funded Road Projects ($1,000).

The latest Lee MPO Transportation Improvement Program (TIP) for FY2021/22 - FY2025/26 was adopted June 18, 2021. This project is included in Section A - Highway Projects.

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**USCG Permit**

- ![X] A USCG Permit IS NOT required.
- ![ ] A USCG Permit IS required.

* **Impact Determination**: Yes = Significant; No = No Significant Impact; Enhance = Enhancement; NoInv = Issue absent, no involvement. Basis of decision is documented in the referenced attachment(s).
3. Social and Economic

The project will not have significant social and economic impacts. Below is a summary of the evaluation performed.

3.1 Social

The project was screened through the Environmental Screening Tool (EST) as part of the Efficient Transportation Decision Making (ETDM) Programming Screen phase (ETDM #14124). Socio-economic data was generated as part of the screening event used for the Final ETDM Programming Screen Summary Report (published April 30, 2015), available in the project file. The April 2015 ETDM Report evaluated mobility improvements from Estero Boulevard north to County Road (CR) 869 (Summerlin Road). Following the submittal of Operational Analysis Report (December 2018), available in the project file, the north project limits were reduced approximately two miles from Summerlin Road to just north of the Matanzas Pass Bridge and the Seafarer's Alternative improvements at the SR 865/Fifth Street intersection were introduced in early 2020. The project's study area covers approximately 0.161 square miles.

Based on the revised southern project limits and the time elapsed since the prior review, updated 2015-2019 American Community Survey (ACS) data were reviewed to examine demographic data for the project. The following table depicts the demographic and socio-economic estimate comparisons for Lee County and the block groups that intersect the SR 865 project limits.
Based on the results of this evaluation, the project study area generally has a predominantly white population, with a significantly higher percentage of elderly residents than the Lee County-wide average. Populations of racial and ethnic Type 2 Categorical Exclusion Page 10 of 131
minority groups are lower within the project study area than the county-wide average for Lee County and significant Limited English Proficiency (LEP) populations (i.e., speaking English "not well" or "not at all") are not noted to occur within the project study area. The local population of disabled adults of "working age" is higher than the county-wide average, although the median household income within the project study area is higher than the county-wide average, the percentage of households below the poverty level is also higher. This may be a result of diminished income levels associated with a higher elderly/senior citizen population. The percentage of occupied households without vehicles (e.g., transit-dependent populations) is also lower than the county-wide average.

Within a 500-foot buffer of the project study area, various community resources are noted including: Lee County Sheriff's Office Beach Patrol, US Coast Guard (USCG) Station Fort Myers Beach, LeeTran Park and Ride facility; Lee County Wastewater Collection Pump Station #263, 3 fraternal organizations (Fort Myers Moose Lodge #964, Fort Myers Beach Shrine Club, American Legion Post #275), 5 mobile home parks (Bonair Mobile Home Park, San Carlos Lodge Mobile Home Park, Gulf Cove Mobile Home Park, Sunnyland Trailer Court, San Carlos RV Park and Island Resort), approximately 13 marinas and several public recreation facilities (discussed further in Sections 4.2 - 4.4 of this document). In addition, the Fort Myers Beach Fire Department's Station 32 and Station 31 occur approximately 1 mile north and 1.25 miles east of the project, respectively. The proposed improvements will not impact businesses or community resources known to have special characteristics, services to specialized clientele or cultural orientation.

Based on the analysis conducted, the proposed improvements will not result in high or disproportionate impacts to any minority, ethnic, elderly or handicapped groups, or low-income populations. Since the proposed improvements will use the existing SR 865 alignment, the proposed project is not expected to affect community cohesion, divide neighborhoods, or contribute to the social isolation of any minority, elderly, handicapped or transit-dependent populations.

### 3.2 Economic

During the Environmental Technical Advisory Team's (ETAT) review for this project, the Florida Department of Economic Opportunity (FDEO) commented that the project is compatible with the objectives/policies and the comprehensive plans of the Town of Fort Myers Beach and Lee County. The FDEO noted that the project will support alternative mobility in the corridor as well as access to various destinations on Estero and San Carlos islands. The project study area is not located in a Rural Area of Opportunity and has low potential for attraction of new development and generation of employment opportunities. However, completion of the proposed improvements is anticipated to assist tourists and local residents traveling to commercial/retail facilities, community services and employment within the Fort Myers Beach area. The project will not result in the displacement of residences and businesses.

Access to local residences, businesses and other facilities could temporarily be affected during project construction. However, access will be maintained with minimal disruption and the project construction contractors will be required by the FDOT's *Standard Specifications for Road and Bridge Construction* to maintain access for emergency services and all adjacent properties throughout construction. Construction will be coordinated with local municipalities to minimize disruption to local communities to the greatest extent possible. The affected entities and local residents will continue to be notified regarding public involvement efforts throughout the project Design and Construction phases.
Existing and future land uses were reviewed within the study area. Existing landward uses along the project corridor (and their approximate percentages) consist of: Commercial and Services (35.1%), Fixed Single-Family Units (11.8%), Mobile Home Units (11%), Marinas and Fish Camps (7.5%), Multiple Dwelling Units/High Rise (2.6%) and Roads and Highways (2.24%). Waterward of these areas, Bays and Estuaries (27.1%) and Mangrove Swamps (4.2%) occupy much of the project study area. Within the Estero Island portion, the Town of Fort Myers Beach Future Land Use Map (revised 1999) shows Low Density Residential, Mixed Residential, Boulevard, Pedestrian Commercial, Marina, Recreation, Wetlands and Tidal Water uses within and adjacent to the project area. Within the San Carlos Island and mainland portions, the Lee County Comprehensive Plan's (LeePlan) Future Land Use Map (dated June 2020) shows Industrial, Urban Community, Suburban, Public Facilities, with minor portions of Open Lands and Conservation Lands within and adjacent to the project area.

The proposed improvements will use the existing alignment of SR 865 and portions of three adjacent parcels. The total ROW required for the proposed improvements is approximately 0.94 acres (discussed further in Section 3.6) in the vicinity of the SR 865 intersection with Estero Boulevard/Fifth Street to accommodate the Seafarer's Alternative improvements. Within two of these parcels (north of SR 865), currently vacant land will be converted to transportation ROW. Therefore, the proposed project will continue to support the existing and future land uses within the project and surrounding areas. Significant land use changes are not anticipated to occur along the project corridor if the proposed project is implemented.

This project is consistent with the Transportation Element and Future Land Use Element of the Town of Fort Myers Beach Comprehensive Plan (as amended November 2009) and LeePlan Future Land Use Element Chapter II and Transportation Element 4 Chapter III (as amended through June 2020). As discussed previously in Section 1.3, this project is included in the Lee County MPO's 2045 LRTP Cost Feasible Plan and FY 2020/21 - FY 2024/25 TIP and FDOT's current 2021-2024 STIP.

### 3.4 Mobility

The project will enhance mobility and safety for vehicular and non-vehicular transportation and increase accessibility and connections between community points of interest. With the changes/enhancements along this portion of SR 865 as discussed previously in Section 1.1, overall travel patterns are expected to remain consistent with existing patterns. Enhancements to both the mobility and safety for bicycle and pedestrian users will result from new and modified existing traffic signals and crosswalks, as well as the modification of the Hurricane Pass Bridge to accommodate bicycle lanes in each direction of travel and a barrier-protected sidewalk along the west side of the bridge. Americans with Disabilities Act (ADA) requirements have also been incorporated into the project design as necessary.

Transit service is provided throughout the project. Although LeeTran Route 400 (Beach Park & Ride/Lovers Key) has several stops within the project limits, the project design plans do not show impacts at these stops. Therefore, service for bus facilities should not be adversely affected. Passport, LeeTran's paratransit provider, services the project limits as an advanced reservation, origin-to-destination service for persons with disabilities who are unable to use the regular fixed-route public transit service due to their disability. Passport is designed to meet the ADA service criteria established by the federal government.

The Key West Express boat ferry service departs from and arrives several times daily at their port at 1200 Main Street on San Carlos Island (outside of the project limits). The ferry travels under the Matanzas Pass Bridge on its way to/from Key West via San Carlos Bay. The project proposes no change in the vertical (65 feet) or horizontal (85 feet between fenders) clearances for navigation under the bridge. Since project construction will be limited to the existing bridge deck, the project
will not impact the Key West Express boat ferry or other navigational users.

Mobility during construction may be decreased due to temporary lane closures or detours. Non-driving and transit-dependent population groups (elderly, young, disabled and low-income) may experience temporary impacts along portions of existing sidewalks associated with construction. However, these impacts are not anticipated to be high or disproportionate. It is anticipated that with the proposed SR 865 improvements, traffic congestion will be reduced and flow will improve. This project is anticipated to have a positive effect for local emergency services by potentially reducing the response times in the community. Ultimately, the proposed roadway improvements, including the addition/modification of sidewalks and bicycle lanes, will enhance local mobility and safety.

3.5 Aesthetic Effects
Through the use of the existing SR 865 corridor, the proposed improvements are not anticipated to result in the alteration or obstruction of scenic views associated with park lands or other viewshed-sensitive features within or immediately adjacent to the project study area. There are no local Florida Scenic Highways or Byways. The work proposed will be limited to the existing bridge deck at Matanzas Pass and Hurricane Bay. Aesthetic and visual impacts will be comparable to the existing condition and no special aesthetic treatments will be necessary at either bridge location. Landscaping plans have been developed for this project and show tree, shrub and bunch grass plantings in the vicinity of the SR 865/Estero Blvd./Fifth Street intersection and within the southeast infield area at the SR 865/Main Street intersection. The placement and maintenance of any landscaping will comply with roadway clear zone and sight distance requirements. The proposed typical sections include bicycle lanes, sidewalks and grassed shoulder (where possible). Several business and outdoor advertising (ODA) signs exist along the study area. As the project will generally remain within the existing ROW and not result in significant changes in horizontal or vertical geometry, no impacts are proposed. An impacted portion of landscape buffer (0.14 acres) within the northern portion of Crescent Beach Family Park will be replaced as close as possible within the park such that impacts to the remaining amenities do not result.

Visual impacts associated with clearing and grubbing, storage of construction materials and equipment, and establishment of temporary construction facilities may occur but are expected to be minimal and temporary in nature. Project work on new/additional ROW will generally occur on minor portions of previously developed/cleared properties immediately adjacent to the project. Temporarily disturbed areas will be restored to existing or better condition after the completion of construction activities.

3.6 Relocation Potential
The total ROW to be acquired for the proposed improvements is approximately 0.94 acres. All ROW needed is to accommodate the Seafarer's Alternative improvements for the SR 865 intersection at Estero Boulevard/Fifth Street. The project ROW needed is as follows: Lee County's Crescent Beach Family Park (0.14 acres), Lee County's vacant Seafarer's Parcel (0.73 acres) and one vacant parcel (0.07 acres) to be donated by the Town of Fort Myers Beach. There will be no change in ownership for the impacted portion of Crescent Beach Family Park. As the project is not widening SR 865 (i.e., for additional traffic capacity), additional ROW is not needed for stormwater management facilities (ponds) or proposed floodplain compensation sites. No residential or business relocations will result from the proposed improvements and a Conceptual Stage Relocation Plan was not prepared.

The proposed project, as presently conceived, will not displace any residences or businesses within the community. Should this change over the course of the project, a Right of Way and Relocation Assistance Program will be carried out...
in accordance with Florida Statute 421.55, Relocation of displaced persons, and the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (Public Law 91-646 as amended by Public Law 100-17).

### 3.7 Farmland Resources

Lands within the project vicinity do not meet the definition of farmland as defined in 7 CFR § 658 and the provisions of the Farmland Protection Policy Act of 1981 do not apply because the entire project area is located in the urbanized area of Cape Coral/Fort Myers with no designated farmlands adjacent to the project corridor.
4. Cultural Resources

The project will not have significant impacts to cultural resources. Below is a summary of the evaluation performed.

4.1 Section 106 of the National Historic Preservation Act

A Cultural Resource Assessment Survey (CRAS), conducted in accordance with 36 CFR Part 800, was performed for the project, and the resources listed below were identified within the project Area of Potential Effect (APE). FDOT found that these resources do not meet the eligibility criteria for inclusion in the National Register of Historic Places (NRHP), and State Historic Preservation Officer (SHPO) concurred with this determination on 11/17/2020. Therefore, FDOT, in consultation with SHPO, has determined that the proposed project will result in No Historic Properties Affected.

The evaluation of the project's potential involvement with historical and archaeological resources was documented in a Cultural Resource Assessment Survey (dated March 2020) and an Addendum to the Cultural Resource Assessment Survey (dated October 2020). Both documents are available within the project file.

The historical/architectural APE includes the footprint of construction within the existing ROW and immediately adjacent parcels on the west side of SR 865 as contained within 150 feet from the centerline of the roadway. In addition, historic resources located on immediately adjacent parcels in areas where new traffic signals are proposed (Estero Boulevard and Crescent Street; Estero Boulevard/SR 865/Fifth Street; Estero Boulevard and Old San Carlos Boulevard; and SR 865 and Main Street) were recorded and evaluated.

No previously recorded historic resources were located within the APE. As a result of field survey, 39 newly identified historic resources (8LL02650-8LL02684, 8LL02706-9) were recorded and evaluated. The architectural styles represented include 11 Masonry Vernacular (8LL02650, 8LL02651, 8LL02653-55; 8LL02659; 8LL02661; 8LL02672, 8LL02673, 8LL02676; 8LL02679), eight Frame Vernacular (8LL02658; 8LL02660; 8LL02666; 8LL02678; 8LL02680; 8LL02682-84), two Industrial Vernacular (8LL02677; 8LL02681), five Commercial (8LL02652, 8LL02656, 8LL02657, 8LL02674, 8LL02675), nine mobile homes (no style) (8LL02662-65; 8LL02667-71); as well as four building complex resource groups (8LL02706-9) constructed between approximately 1939 and 1972. These resources are common examples of their respective architectural styles without significant historical associations. Therefore, none appear eligible for listing in the National Register of Historic Places (NRHP), either individually or as part of a historic district.

The archaeological APE was defined as the area contained within the footprint of construction where the proposed design changes are to occur. Background research and a review of the Florida Master Site File (FMSF) and the NRHP indicated that one previously recorded archaeological site is located within the project APE. This site, 8LL00777, the San Carlos Island Site, is a shell midden recorded in 1987 as the result of an informant interview (FMSF). The State Historic Preservation Officer (SHPO) has not evaluated the site. A review of relevant site location information for environmentally similar areas within Charlotte, Hendry, and Lee Counties including the Lee County Archaeological Sensitivity Map indicated a moderate potential for prehistoric archaeological sites. However, the APE was determined to have a low to very low potential for prehistoric archaeological sites due to the tidal and partially inundated soils and infill. There was also a low potential for historic archaeological sites. The results of background research and archaeological field survey, including excavation of 41 shovel tests and surface reconnaissance found no evidence of 8LL00777 and did not identify any prehistoric or historic archaeological sites within the APE.
Based on the results of the background research and field survey, there are no significant historic properties within the APE. Therefore, the project will have no effect on any prehistoric or historic archaeological sites or historic resources that are listed, eligible, or that appear to be potentially eligible for listing in the NRHP. These findings were submitted to the State Historic Preservation Officer (SHPO) on March 24, 2020. The SHPO provided their concurrence with these findings on April 13, 2020.

The Addendum to the Cultural Resource Assessment Survey was subsequently prepared to include additional project area associated with the proposed Seafarer's Alternative intersection concept at Estero Boulevard and Fifth Street. This effort applied the same historical/architectural and archaeological APE buffers. As a result of the historical/architectural field survey, three historic resources (8LL02835-8LL02837) were newly identified, recorded, and evaluated within the APE. These resources included three Commercial style buildings along Estero Boulevard constructed between approximately 1947 and 1972. These resources are common examples of their respective architectural styles. Overall, the newly identified historic resources have been altered, lack sufficient architectural features, and are not significant embodiments of a type, period, or method of construction. In addition, background research did not reveal any historic associations with significant persons and/or events. Thus, the resources do not appear eligible for listing in the NRHP, either individually or as a part of a historic district. Based on the background research and survey results, including the excavation of seven shovel tests, no archaeological sites that are listed, eligible for listing, or that appear potentially eligible for listing in the NRHP were located within the APE.

Given the results of background research and field survey documented within the Addendum to the Cultural Resource Assessment Survey, no cultural resources that are listed, eligible for listing, or that appear potentially eligible for listing in the NRHP were located within the APE. Therefore, the proposed undertaking will have no involvement with cultural resources. These determinations were submitted to the SHPO on October 22, 2020. On November 17, 2020, the SHPO provided their determination that the proposed project will have no effect to historic properties listed, potentially eligible, or eligible for listing, on the NRHP. The CRAS, CRAS Update and SHPO coordination were submitted to the Seminole Tribe of Florida’s Tribal Historic Preservation Office (THPO) for their files on March 11, 2021. Within this submittal, the THPO was provided the opportunity for comment and no response was received from the THPO. The SHPO concurrence letters are included within the Cultural Resources Attachment at the end of this document.

4.2 Section 4(f) of the USDOT Act of 1966, as amended
The following evaluation was conducted pursuant to Section 4(f) of the U.S. Department of Transportation Act of 1966, as amended, and 23 CFR Part 774.

Seven potential resources within the project limits were evaluated. Summaries for these resources are provided in the following paragraphs. Pending the conclusion of coordination, full documentation including maps, figures and final FDOT determinations will be provided in the Cultural Resources Attachment.

Crescent Beach Family Park
The Crescent Beach Family Park (1100 Estero Boulevard) is a 2.2-acre public recreational park within the Town of Fort Myers Beach. The park property was purchased by Lee County in 2010 and is managed by Lee County Parks and Recreation. The park sits at the foot of the Matanzas Pass Bridge on the south side of Estero Boulevard along a 400-foot stretch of beach. The property is used for outdoor recreation and beach access by the public.
The northern half of the park property contains three covered picnic areas with two picnic tables/benches each, a pervious walking path and decorative landscaping consisting of shell/rock, numerous palm trees, shrubs, ferns and bunch grasses served by a sprinkler irrigation system. The eastern portion of the park contains a parking area with two designated handicap parking spaces, one parking space dedicated for County/police vehicles and two portable restrooms. The southern half of the park is predominantly open space with beach sand, including two sand volleyball courts. There are four beach access points at the park's southern border (including one ADA-accessible ramp), one bicycle rack and various trash and recycling receptacles throughout the park.

Associated with the proposed Seafarer's Alternative improvements at Estero Blvd. and Fifth Street, a new bus bay is proposed within the SR 865 right-of-way to service LeeTran Route 400 (Beach Park & Ride/Lovers Key). This bus bay will require the relocation of the existing 12-foot sidewalk, roadway lighting, park signage, landscaping and irrigation along the south side of the roadway. With the reconfiguration of the Estero Boulevard/Fifth Street intersection, the proposed improvements will impact approximately 0.14 acres within the northern fringe of Crescent Beach Family Park. The improvements will require the removal and relocation of existing landscaping (approximately 23 palm trees and several miscellaneous shrubs, ferns and bunch grasses) and sprinkler irrigation systems along the northern edge of the park. Although this impact footprint comprises approximately 6.4% of the park's total acreage, the amenities or portions of amenities impacted are not significant to the overall public recreational use/enjoyment of the overall park property. Given the urban setting of the corridor in which the park is located, there are no significant impacts to the aesthetics or viewshed associated with the park property. Significant highway traffic noise impacts were not identified at/within this park.

Based on the evaluation conducted, the FDOT has presumed the significance of the Crescent Beach Family Park. Based on the nature of the impacts, the FDOT is presenting a preliminary "de minimis" impact determination at the public hearing. The public is being provided the opportunity to review and provide comments on these impacts at the public hearing. Following the hearing, FDOT District One will complete coordination with Lee County and submit the final coordination for FDOT OEM's review/approval of the final "de minimis" determination in conjunction with their review and approval of this Type 2 CE document.

The FDOT will coordinate further with Lee County Parks and Recreation for the removal and relocation/replacement of existing park signage, landscaping, and sprinkler irrigation systems within the impacted area along the northern edge of the Crescent Beach Family Park.

**Seafarer's Parcel**

Preliminary research encountered geographic information system (GIS) data (i.e., the Lee County Property Appraiser GIS website and the "Florida Parks and Recreational Facilities Boundaries in Florida - 2019" layer maintained by the University of Florida GeoPlan Center) which labels Lee County's Seafarers parcel (1113 Estero Boulevard, see Attachment 1) as a "park" resource. This parcel, owned by Lee County, is necessary for the Seafarers Alternative improvements at the intersection of Estero Boulevard and Fifth Street. Coordination with County staff indicated that this vacant property has never been used for public recreation purposes and is not planned for future recreational purposes. A field review conducted on October 12, 2020 confirms that the entire perimeter of this parcel is fenced and the western entrance is explicitly signed with the Lee County logo as "private property" and for "official use only". As the official with jurisdiction (OWJ), Lee County provided their concurrence dated January 20, 2021 that this resource is not significant in meeting the recreational objectives of Lee County and the Fort Myers Beach area. Therefore, the provisions of Section 4(f) do not apply to the Seafarer's Parcel.
Estero-Bonita "Trail" Segment

Per the FDOT Shared Use Nonmotorized (SUN) Trail database, the Estero-Bonita "trail" corridor is shown as an existing trail running along the northbound (east) side of SR 865 (San Carlos Boulevard/Estero Boulevard) from approximately 250 feet south of Pine Ridge Road (north end) in Fort Myers Beach, Florida to County Road 887/Old US 41 Road in Bonita Springs. This total "trail" corridor is 18.62 miles in length. The proposed improvements from north of the Hurricane Pass Bridge to Crescent Street will affect approximately 1.2 miles of the overall corridor. This feature is a sidewalk/shared use pathway available for public use within the road existing SR 865 ROW. The primary purpose of this feature is to facilitate the movement of pedestrians over the Matanzas Pass Bridge and allow both bicycle and pedestrian users to cross the Hurricane Pass Bridge.

From the south end of the project to the Main Street intersection, the existing "trail" segment consists of a 5'-10" sidewalk used to convey pedestrian traffic across the Matanzas Pass Bridge. Due to the narrow width throughout this section, bicyclists may travel along the northbound roadway shoulder or are instructed by signage to walk their bikes along the sidewalk over the bridge. From Main Street to the north end of the project, the sidewalk width widens to 8 feet and there are no apparent restrictions for bicycle users. Neither trail markers nor designation signs are present within the project limits. There are no other amenities evident to suggest an intended recreation (i.e., non-transportation) use.

Within the project limits, the Estero-Bonita "trail" segment runs along the northbound (east) side of SR 865 (San Carlos Boulevard/Estero Boulevard) from Crescent Street to north of the Hurricane Pass Bridge. Public access is available at the SR 865 intersection at Fifth Street (in Fort Myers Beach on Estero Island), throughout most of San Carlos Island (except for bridge portions) and along SR 865 north of the Hurricane Pass Bridge.

The sidewalk and shared path facilities crossing the east side of the Matanzas Pass and Hurricane Pass bridges, respectively, are the only such features permitting pedestrian and bicycle movement from Estero Island and San Carlos Island to the mainland. There are numerous other facilities available to pedestrians and bicyclists on Estero Island. The only other bridge off Estero Island is the Big San Carlos Pass Bridge which connects to Lovers Key, approximately 5.8 miles southeast of the project study area. The Big San Carlos Pass, which is similarly under study for proposed improvements, contains substandard width sidewalks and no dedicated bicycle facilities (i.e., bicyclists must share the SR 865 travel lanes with motorists).

Although this "trail" feature appears to meet current ADA requirements at the major intersection crossings, there are no interim landing areas on the Matanzas Pass Bridge to provide rest areas for disabled users to adjust/recover on the steep uphill/downhill portions of the bridge.

As the official with jurisdiction (OWJ), Lee County provided their concurrence dated January 20, 2021 that this resource is not significant in meeting the recreational objectives of Lee County and the Fort Myers Beach area. Therefore, the provisions of Section 4(f) do not apply to the Estero-Bonita "trail" segment.

Matanzas Pass Bridge South Fishing Pier

The Matanzas Pass South Fishing Pier (1151 First Street) is a 0.03-acre recreational facility located on Estero Island just off of First Street under the south side of the SR 865 bridge over the Matanzas Pass waterway. This 7.5-foot wide pier facility extends approximately 200 feet in length from the southern seawall under the bridge to nearly the southern navigational fender within the waterway and is used for saltwater fishing. There is a paved "pay by space" parking lot at the south end (approximately 14 spaces) and the pier's amenities include a portable restroom, an information kiosk, bicycle racks and trash/recycling/fishing line receptacles. These amenities service the fishing pier but are part of separate resource easement/lease agreement. The property is used by the public for the purposes of saltwater fishing, wildlife
viewing and sight-seeing.

The fishing pier was constructed by the FDOT in conjunction with the 1980 replacement of the Matanzas Pass Bridge under FDOT Project # 12530-3614. This resource and the underlying landward portions are owned by the FDOT, while the waterward portions are Sovereign Submerged Lands (SSLs) owned by the State of Florida Trustees of the Internal Improvement Trust Fund (TIITF) and used via easement.

Access to the Matanzas Bridge South Fishing Pier is provided by First Street under the southern landward portion of Matanzas Pass/north end of Estero Island. The pier is also accessible by the small dock at the shoreline. This park serves the local land uses which are primarily commercial and services, single- and multi-family residential and vacation/rental properties. The facility uses lights under the existing bridge and appears to be open at night. There is no fee at this time.

The bridge construction (minor widening along the west/southbound side) will occur well above the Matanzas Bridge South Fishing Pier and there will be no change in the vertical geometry (i.e., low-member elevation) of the bridge of the bridge. Although the work duration will be temporary (i.e., less than the time needed for construction of the project) and there will be no change in the ownership of the land, a floating barge is anticipated to be needed for debris collection and minor construction activities adjacent to the channel, which could temporarily interfere with the ability to use the west side of the fishing pier. Parking under the west side of the bridge within the pay lot is anticipated to be similarly impacted. The Matanzas Bridge South Fishing Pier was constructed as part of the construction of the SR 865 bridge over Matanzas Pass under FDOT Project # 12530-3614.

Per 23 CFR 774.11 (i), when a property is formally reserved for a future transportation facility before or at the same time a park, recreation area, or wildlife and waterfowl refuge is established, and concurrent or joint planning or development of the transportation facility and the Section 4(f) resource occurs, then any resulting impacts of the transportation facility will not be considered a use as defined in 23 CFR 774.17. Therefore, Section 4(f) does not apply to the Matanzas Bridge South Fishing Pier.

Matanzas Pass Bridge South Dinghy Dock
The Matanzas Pass Bridge South Dinghy Dock (1151 First Street) is an approximately 15 feet wide x 65 long (975 square feet) recreational facility located on Estero Island just off of First Street under the south side of the SR 865 bridge over the Matanzas Pass waterway. This feature occurs under and adjacent to the FDOT’s Matanzas Pass Bridge South Fishing Pier. This dock is used by the public for the purposes of saltwater fishing and boating.

The dock includes an ADA-compliant wooden and metal walkway and handrails railings on both sides, along with boat fenders and tie-off rails. As allowed by an existing FDOT lease agreement, there is a paved "pay by space" parking lot (approximately 14 spaces), a portable restroom, an information kiosk, bicycle racks and trash/recycling/fishing line receptacles adjacent to the south side the dock.

The dock, adjacent parking lot and amenities are managed by the Town of Fort Myers Beach Public Works via a 25-year "vehicle parking and landscape beautification" lease agreement with the FDOT for the construction of the parking lot just south of the pier and the dinghy dock under/adjacent to the pier. This lease began August 15, 2000 and expires August 14, 2025. The FDOT owns the underlying landward portions, while the waterward portions are SSLs owned by the State of Florida TIITF and used via easement. The lease agreement allows the Town access across the FDOT's property to construct, repair and maintain the dock, as well as access to the water to use the dock. Per coordination with the Town of Fort Myers, this facility provides a public transportation function due to the interplay of the mooring field users anchored in the Matanzas Pass waterway and downtown businesses, as well as a public recreational function.
The bridge construction (minor widening along the west/southbound side) will occur well above the Matanzas Pass Bridge South Dinghy Dock and there will be no change in the vertical geometry (i.e., low-member elevation) of the bridge. Although the work duration will be temporary (i.e., less than the time needed for construction of the project) and there will be no change in the ownership of the land, a floating barge is anticipated to be needed for debris collection and minor construction activities adjacent to the channel, which could temporarily interfere with the ability to use the dock on the west side of the fishing pier. Parking under the west side of the bridge within the pay lot is anticipated to be similarly impacted. The Matanzas Pass Bridge South Dinghy Dock is allowed by the 25-year "vehicle parking and landscape beautification" lease agreement with the FDOT. This lease agreement specifically clarifies that the underlying use of landward portions is as a transportation facility.

Per 23 CFR 774.11 (i), when a property is formally reserved for a future transportation facility before or at the same time a park, recreation area, or wildlife and waterfowl refuge is established, and concurrent or joint planning or development of the transportation facility and the Section 4(f) resource occurs, then any resulting impacts of the transportation facility will not be considered a use as defined in 23 CFR 774.17. Therefore, Section 4(f) does not apply to the Matanzas Bridge South Dinghy Dock.

Matanzas Pass Bridge North Fishing Pier
The Matanzas Pass Bridge North Fishing Pier (700 Fishermans Wharf Drive) is a 0.37-acre recreational facility located on San Carlos Island just off of Fishermans Wharf Drive under the north side of the SR 865 bridge over the Matanzas Pass waterway. The pier structure encompasses approximately 1,875 square feet (0.04 acre), with the remaining acreage as the parking lot. This 7.5-foot wide pier facility extends approximately 240 feet in length from the northern seawall under the bridge to nearly the northern navigational fender within the waterway and is used for saltwater fishing, wildlife viewing and sight-seeing. There is a dirt parking lot at the north end of this facility that provides limited parking for approximately 12 vehicles, an information kiosk and trash/fishing line receptacles.

The fishing pier was constructed by the FDOT in conjunction with the 1980 replacement of the Matanzas Pass Bridge under FDOT Project #12530-3614. This resource is managed by the Lee County Parks and Recreation. The FDOT owns the underlying landward portions, while the waterward portions are SSLs owned by the State of Florida TIITF and used via easement.

Access to the Matanzas Pass Bridge North Fishing Pier is provided by Fishermans Wharf Drive at the north end of Matanzas Pass/south end of San Carlos Island. This park serves the local land uses which include some single-family residential and vacation/rental properties. The facility uses lights under the existing bridge and appears to be open at night. There is no fee at this time.

The bridge construction (minor widening along the west/southbound side) will occur well above the Matanzas Bridge Fishing North Pier and there will be no change in the vertical geometry (i.e., low-member elevation) of the bridge. Although the work duration will be temporary (i.e., less than the time needed for construction of the project) and there will be no change in the ownership of the land, a floating barge is anticipated to be needed for debris collection and minor construction activities adjacent to the channel, which could temporarily interfere with the ability to use the west side of the fishing pier. Parking within the lot under the west side of the bridge may be similarly impacted. The Matanzas Bridge North Fishing Pier was constructed as part of the 1980 construction of the SR 865 bridge over Matanzas Pass under FDOT Project #12530-3614.
Per 23 CFR 774.11 (i), when a property is formally reserved for a future transportation facility before or at the same time a park, recreation area, or wildlife and waterfowl refuge is established, and concurrent or joint planning or development of the transportation facility and the Section 4(f) resource occurs, then any resulting impacts of the transportation facility will not be considered a use as defined in 23 CFR 774.17. Therefore, Section 4(f) does not apply to the Matanzas Bridge North Fishing Pier.

**Great Calusa Blueway Paddling Trail**
The Great Calusa Blueway Paddling Trail occurs within Hurricane Bay, just south of the project's northern limit. The portion of the Great Calusa Blueway Paddling Trail is within Phase 1 of the overall Great Calusa Blueway network within Lee County, which includes 97 miles of marked paddling trails in Phase 1 & 2 and 90 miles of unmarked paddling trails along rivers and tributaries in Phase 3. This paddling trail is also considered as Segment 12 (Pine Island/Estero Bay segment) of the Florida Circumnavigational Paddling Trail. Lee County manages this public use trail for saltwater paddling, fishing, wildlife viewing, sightseeing and other passive recreation activities. There are no other designated paddling trails within or immediately adjacent to the project limits.

Lee County manages this public use trail. The lands underlying the Hurricane Bay waterway are owned as SSLs by the State of Florida TIITF under Florida Statute 253.03 and Chapter 18-21 Florida Administrative Code (FAC). This trail is loosely defined and does not have a definite width or location within the Hurricane Bay waterway. There are no amenities specific to this paddling trail within or immediately adjacent to the project limits. The only in-channel features are navigational aids for motorized boats and watercraft.

All four quadrants of Hurricane Bay within the project limits are private property, so access within the project limits is limited slightly. However, given the numerous boat docks and marina within the Estero Bay area, there are extensive opportunities for public access to this paddling trail. The nearest public park access points are at Lee County's Bunche Beach and Bowditch Regional Park facilities which are 1.3 miles northwest and 0.97 miles west of the Hurricane Pass Bridge, respectively. There are no posted/known restrictions on the public's use of this paddling trail. Based on a review of available bridge plans, the vertical clearance of the Hurricane Pass Bridge typically ranges from 6.02 to 6.62 feet above the mean high-water elevation (1.43 feet North American Vertical Datum/NAVD 1988). Usage of the paddling trail under the bridge could be limited during storm or high-water events and/or strong currents.

As the official with jurisdiction (OWJ), Lee County provided their concurrence dated January 20, 2021 for the significance of this resource in meeting the recreational objectives of Lee County and the San Carlos Island community.

The Great Calusa Blueway Paddling Trail crosses under the SR 865 Hurricane Pass Bridge. All proposed improvements on SR 865 at this location will occur on the bridge deck. There will be no in-water work or alterations to the horizontal or vertical geometry of the existing bridge at this location. Therefore, there will be no "use" of the Great Calusa Blueway Paddling Trail. Based on the evaluation conducted, the FDOT has determined that there will be no Section 4(f) "use" to the Great Calusa Blueway Paddling Trail.

**4.3 Section 6(f) of the Land and Water Conservation Fund Act of 1965**
The following evaluation was conducted pursuant to Section 6(f) of the land and water conservation fund of 1965.

The Lynn Hall Memorial Park (950 Estero Boulevard) is a prior recipient of Land and Water Conservation Funds (LWCF) from the federal National Park Service and is protected pursuant to Section 6(f) of the Land and Water Conservation Fund
of 1965. However, the Lynn Hall Memorial Park facility is approximately 320 feet west of the proposed improvements at the SR 865/Estero Boulevard (Fifth Street) intersection and the proposed improvements will not impact this resource.

4.4 Recreational Areas and Protected Lands
The Estero Bay Preserve State Park is a 11,383-acre state park owned by the State of Florida's TIITF and managed by the Florida Department of Environmental Protection (FDEP). This feature occurs along the east side of SR 865 (San Carlos Boulevard) north of the Hurricane Pass Bridge approximately 250 feet north of the northern project limits. This feature provides both natural resource conservation and public recreation functions. This state park and all public access points occur outside of the project limits. The proposed improvements will not impact any landward parcels or islands associated with this state park and no direct or proximal effects are anticipated from this project.
5. Natural Resources

The project will not have significant impacts to natural resources. Below is a summary of the evaluation performed:

5.1 Protected Species and Habitat
The following evaluation was conducted pursuant to Section 7 of the Endangered Species Act of 1973 as amended as well as other applicable federal and state laws protecting wildlife and habitat.

A 500-foot project study area (i.e., 250 feet east and west of the SR 865 centerline) was assessed for the presence of suitable habitat for federal- and state-listed and protected species in accordance with 50 CFR Part 402 of the Endangered Species Act (ESA) of 1973, as amended, *Chapters 5B-40: Preservation of Native Flora of Florida* and 68A-27, FAC, *Rules Relating to Endangered or Threatened Species*, and the FDOT PD&E Manual. The results of this evaluation were documented within the December 2020 *Natural Resource Evaluation* (NRE) prepared for the project and included in the project file.

Literature reviews, agency database searches and field reviews for these species and their suitable habitat were conducted within and adjacent to the project corridor. Sixteen (16) federal-listed species, twelve (12) state-listed species, and several protected non-listed species were determined to have a likelihood for utilization of habitats within or adjacent to the study area based on database and literature research, and field evaluations of the project area and adjacent habitats and general wildlife surveys conducted by qualified scientists in September 2019, February 2020, and November 2020. Two federally-protected species, the Florida bonneted bat and common bottlenose dolphin, were documented during corridor field survey efforts. Effects determinations for the various federal- and state-protected species are presented in the following paragraphs and the rationale for these determinations is found in the NRE document.

**Federally-Listed Species**
The FDOT recommended findings of *may affect, not likely to adversely affect* (MANLAA) for the smalltooth sawfish, loggerhead sea turtle, Kemp's Ridley sea turtle, green sea turtle, eastern indigo snake, American alligator, American crocodile, Florida bonneted bat and West Indian manatee. Findings of *no effect* were recommended for the Florida scrub-jay, red knot, piping plover, wood stork, Eastern black rail, aboriginal prickly-apple, and beautiful pawpaw.

**USFWS Critical Habitat**
The project is within designated Critical Habitat for two species. While the study area lies within NMFS-designated smalltooth sawfish and USFWS-designated West Indian manatee Critical Habitat, the proposed action will not result in destruction or adverse modification of critical habitat for either species. The project is outside of any local Critical Habitat polygons for the piping plover. The proposed critical habitat designation/rulemaking process for the Florida bonneted bat is in progress. However, critical habitat has not been officially designated and the entire project lies outside of any units currently being considered for critical habitat.

**State-Listed Species**
The FDOT recommended *no adverse effect anticipated* findings for the little blue heron, reddish egret, roseate spoonbill, tricolored heron, and least tern. Findings of *no effect anticipated* were recommended for the gopher tortoise, Florida sandhill crane, Florida burrowing owl, snowy plover, American oystercatcher, black skimmer and southeastern American kestrel.
Otherwise Protected Species
Therefore, the FDOT has provided a finding of no adverse effect anticipated for the bald eagles (protected under the federal Bald and Golden Eagle Protection Act and Migratory Bird Treaty Act), the common bottlenose dolphin (protected under the federal Marine Mammal Protection Act) and roosting bat species (protected from take in Florida under state rules 68A-4.001 and 68A-9.010, FAC).

The NRE was submitted on January 27, 2021 to the following agencies for review and concurrence with the species/habitat findings outlined in the NRE: USFWS, NMFS, USACE, USEPA, SFWMD, FWC, FDEP and FDACS. The USFWS, NMFS and FWC concurrence letters are included within the Natural Resources Attachment at the end of this document.

- In their January 29, 2021 e-mail response, the NMFS stated that they were satisfied with the content of the NRE and believe that with the implementation of Best Management Practices, that any impacts to NMFS trust resources will be minimal. Based on the NRE's description of construction activities, NMFS does not believe that there are any routes of effect to smaltooth sawfish or swimming sea turtles (green, loggerhead, and Kemp's Ridley). Therefore, NMFS recommended and FDOT agreed to change the Endangered Species Act Section 7 determination for these species from may affect, not likely to adversely affect to no effect. As discussed in Section 5.3 of this document, no impacts to Essential Fish Habitat will result from this project.
- In their February 17, 2021 letter response, the FWC provided their concurrence with the determinations of effect and support of the project implementation measures and commitments for protected species.
- In their February 24, 2021 e-mail response, the USEPA re-stated the lack of project impacts to wetlands and other surface waters from the NRE and stated that they do not anticipate any significant impacts from the proposed improvements.
- In their February 12, 2021 response e-mail, the USFWS provided updated findings for several species. The USFWS determined that the project footprint does not provide suitable habitat for the eastern indigo snake, it has not been documented to occur on the project site, and it is not reasonably certain to occur on the project site. The USFWS also determined that the project will not affect sea turtle nesting habitat under their regulatory purview. Therefore, the USFWS recommended and FDOT agreed to revise the may affect, but not likely to adversely affect determinations for the loggerhead sea turtle, green sea turtle, Kemp's Ridley sea turtle, and eastern indigo snake to no effect. The USFWS also stated that the American alligator is not considered in their Section 7 consultations since it is listed under the Endangered Species Act of 1973 as threatened by similarity of appearance. Via concurrence sticker correspondence dated April 23, 2021, the USFWS stated that the proposed action is not likely to adversely affect any federally listed species or designated critical habitat protected by the ESA of 1973, as amended.

Based on the use of the USFWS Consultation Key, the following couplets are used to reach a MANLAA-Programmatic effect determination for the Florida bonneted bat: 1a->2a->3b->6a->7b->10b->12a-MANLAA-P. In accordance with the proposed MANLAA-P determination, the FDOT commits to implementing Best Management Practices (BMPs) 1, 3, 4 and 5 for this project.

5.2 Wetlands and Other Surface Waters
The following evaluation was conducted pursuant to Presidential Executive Order 11990 of 1977 as amended, Protection of Wetlands and the USDOT Order 5660.1A, Preservation of the Nation's Wetlands.
As documented within the December 2020 NRE for this project, the boundaries of all wetlands and other surface waters within the 500-foot study area corridor were approximated using both a desktop and field review. Jurisdictional wetlands and surface waters identified within the project study area consist of estuarine habitats common to the Matanzas Pass and Hurricane Bay waterbodies. These habitats include open water and mangrove forests; none of which will be impacted as a result of project activities. No jurisdictional delineations/determinations were conducted.

Based on the evaluation completed, the results of this PD&E study indicate that the roadway improvements and safety considerations proposed by this project are not anticipated to result in wetland or surface water impacts. Impacts to local wetlands have been avoided as a result of selection of the proposed alignment and design considerations.

In accordance with EO 11990, the FDOT has undertaken all actions to minimize the destruction, loss or degradation of wetlands, and to preserve and enhance the natural and beneficial values of wetlands in carrying out the agency's responsibilities. Since no impacts resulting from the proposed alignment are anticipated to wetlands or surface waters, no compensatory wetland mitigation is required.

5.3 Essential Fish Habitat (EFH)

An Essential Fish Habitat (EFH) Assessment has been prepared and consultation has been completed in accordance with the Magnuson-Stevens Fishery Conservation and Management Act (MSFCMA). It has been determined that this project will not have adverse effects to EFH.

Essential Fish Habitat (EFH) and Habitat Areas of Particular Concern (HAPC) are designated by the National Oceanic and Atmospheric Administration (NOAA), NMFS and the regional fishery management councils for species managed under the Magnuson-Stevens Fishery Conservation and Management Act as amended (MSA). The MSA established eight Fishery Management Councils (FMCs) across the country that are tasked with creating and amending Fishery Management Plans (FMPs). Certain estuarine habitats within the project area are designated as EFH as identified in the 2005 generic amendment of the FMPs for the Gulf of Mexico. The generic amendment was prepared by the Gulf of Mexico FMC as required by the 1998 amendment to the MSA.

The proposed project is located within an area designated as EFH for three FMPs: Gulf of Mexico, Coastal Migratory Pelagic, and Highly Migratory Species management plans. NOAA Fisheries has identified and described EFH for 60 managed species within the project study area. These include the red drum, 43 managed reef species, 4 managed shrimp species, 3 managed coastal migratory pelagic species, and 9 managed highly migratory species. Of the sixty managed fisheries species identified, many are likely to occur nearshore at only one life stage (typically early development stages). Additional discussion of the life stage(s) and associated habitat(s) where individual species commonly occur for each EFH are provided in the NRE available in the project file.

Within the study area, EFH occurs within Matanzas Pass and Hurricane Bay. A review of designated EFH identified a single species, the royal red shrimp, as having a potential for occurrence in the project study of "none" because of the lack of suitable habitat at any life stage. Thirty-one (31) managed reef species, two managed shrimp species, one managed coastal migratory pelagic species, and four managed highly migratory species were determined to have a "low" potential for occurrence in the project study area. This determination was made based on the presence of suitable habitat within the project study area at one or more life stages. One red drum species, ten managed reef species, one managed shrimp species, two managed coastal migratory pelagic species, and five managed highly migratory species were determined to have a "moderate" potential for occurrence in the project study area. This determination was made based on the presence...
of suitable habitat within the project study area at one or more life stages and the species previously documented nearby. No managed species were determined to have a "high" potential for occurrence in the project study area. This determination was made based on the presence of suitable habitat within the project study area at one or more life stages and direct observation during field visits. In their January 29, 2021 e-mail response, the NMFS stated that they were satisfied with the content of the NRE and believe that with the implementation of BMPs, that any impacts to NMFS trust resources (including EFH) will be minimal.

As all construction will take place on the existing bridge deck at both waterways, impacts to EFH are not anticipated as a result of this project.

5.4 Floodplains
Floodplain impacts resulting from the project were evaluated pursuant to Executive Order 11988 of 1977, Floodplain Management.

The results of this evaluation are documented in the Drainage Design Documentation (May 2020), available in the project file.

The project is located within Federal Emergency Management Agency (FEMA) Flood Insurance Rate Map (FIRM) panel 12071C0554F (effective August 28, 2008) in Lee County. The FIRM map shows that the project is located entirely within the 100-year floodplain within Zones AE and Zone VE. These floodplains are due to coastal storm surge potential from the Gulf of Mexico, Matanzas Pass and Hurricane Bay. On Estero Island, floodplain elevations range from approximately 16 feet NAVD 1988 along the south side of SR 865 near Crescent Beach Family Park to 10 feet NAVD 1988 along the east side of the Matanzas Pass Bridge. On San Carlos Island, floodplain elevations range from approximately 13 feet NAVD 1988 along the west side of the Matanzas Pass Bridge to 9 feet NAVD 1988 at Buttonwood Drive. North of the Hurricane Pass Bridge, the floodplain elevation is approximately 12 feet NAVD 1988.

Flooding problems have been documented along the project limits. The first flooding location involves two curb inlets that flood regularly underneath the north end of the Matanzas Pass Bridge. This is anticipated to be resolved by replacing the adverse graded 15-inch pipe with a positively graded 18-inch pipe. The second flooding location is associated with the storm drain system located along Fisherman's Wharf, just south of Main Street. Fishermans Wharf should see an improvement with the addition of inlet (S-151) located in the proposed bus bay. The proposed improvements will more effectively drain all the Matanzas Pass Bridge runoff into inlet (S-151) located within the limits of the new bus bay; this will eliminate any excess runoff from draining into Fishermans Wharf.

Although the project is anticipated to occur primarily within the existing SR 865 right-of-way, some minor floodplain encroachment may be required to accommodate the proposed mobility improvements. These encroachments will be minimal as the proposed improvements follow the existing roadway and bridges within the coastal floodplain. Flood elevations and risks will not be increased since there are no proposed improvements that will be a significant change in roadway elevation from existing conditions. Due to the broad coastal nature of the local floodplain, no floodplain compensation measures are proposed.

Replacement drainage structures for this project are limited to hydraulically equivalent structures which are not expected to increase the backwater surface elevations. The limitations to the hydraulic equivalency being proposed are basically due to restrictions imposed by the geometrics of design, existing development, cost feasibility, or practicability. An
alternative encroachment location is not considered since it does not meet the project's purpose and need or is economically unfeasible. Since flooding conditions in the project area are inherent in the topography or are a result of other outside contributing sources, and there is no practical alternative to eradicate flooding problems in any significant amount, existing flooding may be improved in some areas, but may continue in other areas. However, the proposed improvements will not result in adverse flooding or floodplain impacts in the project vicinity.

Furthermore, the project will not affect existing flood heights or floodplain limits. There will be no significant change in the potential for interruption or termination of emergency service or emergency evacuation routes as the result of construction of this project. Therefore, it has been determined that this encroachment is not significant.

5.5 Sole Source Aquifer
There is no Sole Source Aquifer associated with this project.

5.6 Water Resources
An evaluation to assess and document potential water quality and stormwater runoff impacts was completed for this project in accordance with the Clean Water Act (CWA), and other related federal and state environmental laws and regulations. The results of this evaluation are documented in the Drainage Design Documentation (May 2020), Drainage Design Documentation for the Intersection Improvements for SR 865 (December 2020) and Water Quality Impact Evaluation (January 2021). Both documents are available in the project file.

The project crosses Matanzas Pass (a Class II waterbody) and is adjacent to the Estero Bay Aquatic Preserve (an Outstanding Florida Water) at the Hurricane Pass Bridge. The project limits occur within the Everglades West Coast/Estero Bay Watershed. Water Body ID#s (WBIDs) 2065H1 and 3258A1 occur within the project limits. WBID 2065H1 is impaired for fecal coliform/bacteria while WBID 3258A1 is impaired for nutrients (total nitrogen).

The majority of the existing stormwater management system is comprised of closed storm drain systems that collect and convey roadway runoff through a network of pipes, eventually flowing to Matanzas Pass or to a permitted stormwater pond (wet detention Pond 1) located east of San Carlos Boulevard just off of Buttonwood Drive. The Matanzas Pass Bridge is drained by a combination of scuppers and barrier wall slots over the Matanzas Pass waterway and bridge deck inlets for all bridge spans located over existing roadways. The water from all existing deck inlets are routed through the existing pier columns and into the existing storm water system that ultimately discharges runoff to Matanzas Pass. The Hurricane Bay Bridge drains runoff off the bridge towards and into roadway inlets adjacent to both ends of the bridge.

The post-construction flow patterns for stormwater runoff are not anticipated to change significantly from the existing condition and most of the existing facilities will continue to be used, with minor adjustments as needed. The proposed project improvements will not increase pollutant loadings and will not result in a loss of stormwater quality treatment. Therefore, this project meets SFWMD Environmental Regulatory Permit (ERP) exemption criteria as noted in rules 62-330.050 and 62-330.051, F.A.C.

The proposed stormwater facilities will be designed to meet state water quality and quantity requirements as required by the SFWMD in Chapter 62-330, FAC, and the SFWMD's ERP Applicant's Handbook Volumes I and II. Water quality impacts resulting from erosion and sedimentation will be controlled in accordance with regulatory agency permits, a Storm Water Pollution Prevention Program (SWPPP), BMPs and adherence to the FDOT's Standard Specifications for Road and...
Bridge Construction (Section 104 "Prevention, Control, and Abatement of Erosion and Water Pollution"). Water quality impacts are not anticipated as a result of this project.

5.7 Aquatic Preserves
This project is within the boundaries of Estero Bay Aquatic Preserve. After coordination with the Florida Department of Environmental Protection (FDEP), it has been determined that the project will not have an impact on the Estero Bay Aquatic Preserve.

5.8 Outstanding Florida Waters
The east side of the Hurricane Pass Bridge is adjacent to the Estero Bay Aquatic Preserve. Per 62.302.700 (2)(f), F.A.C., waters in Aquatic Preserves are included as Outstanding Florida Waters (OFW). As all work on the Hurricane Pass bridge will occur on the existing bridge deck and no new drainage outfalls are proposed, this OFW will not be impacted by the proposed improvements. Enhancements to water quality resulting from project stormwater treatment facilities may serve to provide a net enhancement to water quality reporting to this OFW.

5.9 Wild and Scenic Rivers
There are no designated Wild and Scenic Rivers or other protected rivers in the project area.

5.10 Coastal Barrier Resources
The following evaluation was conducted pursuant to the Coastal Barrier Resources Act of 1982 and the Coastal Barrier Act of 1990.

The project limits are outside (east) of the limits of Coastal Barrier Resource System (CRBS) Unit FL-67 (Bunche Beach). The Hurricane Pass Bridge is the closest project location to this CBRS unit/buffer zone but is over 800 feet away from (east of) this unit. The project limits also do not occur within a location designated as an "otherwise protected area". Therefore, this unit will not be affected and CBRS coordination with the USFWS is not required.
6. Physical Resources

The project will not have significant impacts to physical resources. Below is a summary of the evaluation performed for these resources.

6.1 Highway Traffic Noise

The following evaluation was conducted pursuant to 23 CFR 772 Procedures for Abatement of Highway Traffic Noise and Construction Noise, and Section 335.17, F.S., State highway construction; means of noise abatement.

A Noise Study Report (NSR) was prepared in March 2021 (available in the project file) for the proposed project using methodology established by the FDOT in the PD&E Manual and the Traffic Noise Modeling and Analysis Practitioners Handbook. The NSR utilized the project design plans for the proposed improvements. The objectives of the NSR were to identify noise-sensitive sites adjacent to the project corridor, to evaluate the existing and future traffic noise levels at the sites with the proposed improvements, and to evaluate the need for and effectiveness of noise abatement measures. Additional objectives include the evaluation of construction noise and vibration impacts, and the identification of noise "contours", which are provided to assist local authorities in exercising land use control over the remaining undeveloped lands, so as to avoid development of lands for use by incompatible activities adjacent to the roadways within the local jurisdictions.

Predicted 2015 Existing, 2040 Design Year No-Build, and 2040 Design Year Build condition traffic noise levels were calculated using validated Traffic Noise Model (TNMv2.5) models for discrete noise-sensitive receptors (based on land use and activity categories) throughout the project corridor. The TNM propagates sound energy, in one-third octave bands, between highways and nearby receptors, taking into account the intervening ground's acoustical characteristics and topography, and rows of buildings. The study area was divided into 76 distinct noise sensitive common noise environments (CNEs) within the project limits (see NSR Appendix B). In addition to four field measurement sites, 249 receptor locations were modeled within these 76 CNEs. Substantial noise increase impacts (i.e., a >15 db(A) increase over existing conditions) are not predicted at any of these 249 receptors. A total of 73 CNEs were found to have no noise impacts for the proposed improvements. Three (3) CNEs consisting of ten receptors (comprised of Noise Abatement Criteria (NAC) land use categories B and E) were found to be impacted by the proposed improvements. Of the three impacted CNE's, one, CNE 37 (a two-story residential building unit at the Sportsman's Cove Yacht & Racquet Club) was determined to have an isolated impacted receptor. Abatement would not be feasible at this location as FDOT policy states that noise abatement must provide a benefit at a minimum of two impacted receptors per location.

Future 2040 build-condition noise levels were modelled to approach or exceed the applicable NAC for 4 receptors at CNE 26, which represents the Sunnyland Mobile Home Park adjacent to the northeastern quadrant of the SR 865/Main Street intersection on San Carlos Island. A potential noise barrier was analyzed for this CNE. Based on preliminary findings, it was determined that a 124-foot long and 8-foot tall noise barrier is needed in order to meet the feasible noise reduction criteria and reasonable noise reduction design goal. In examining this potential noise barrier in more detail, it was determined that factors such as existing utilities, right of way acquisition, drainage, and maintenance of the noise barrier would be factors that may impact the feasibility by requiring additional costs. A more detailed cost estimate was completed of the items needed for the CNE 26 potential noise barrier that would be additional from the highway improvement project. These items include removal and replacing of the existing sidewalk for construction purposes, drainage needs, right of way acquisition, and utility relocation, if deemed necessary.
A noise barrier 8 to 16 feet in height, located approximately 12 feet from the existing edge of pavement within the right of way, meets the feasible and reasonable insertion loss criteria. However, with these additional items, the total cost of the noise barrier is $288,501.69. Based on two benefitted receptors, the reasonable cost effectiveness criteria is exceeded with a cost per benefitted receptor of $144,250.84, which exceeds FDOT's cost-feasible threshold of less than $42,000 per benefitted receptor.

CNE 42 represents the Maria's Smokehouse and Seafood screened dining area enclosure and is located on the soundbound side of SR 865, north of Hurricane Pass. 2040 future build-condition hourly equivalent sound levels meet or exceed the applicable NAC at 5 noise-sensitive receptors within the outdoor dining area.

A noise barrier was evaluated following FDOT Special Land Use procedures. The noise barrier at heights ranging from 8-22 ft. would provide a benefit to all of the impacted area and meet the noise reduction design goal. For a 10 ft. noise barrier to be cost reasonable, 41 people need to use the facility per day for one hour. The seating capacity of the screened in dining area is about 40 persons; with about 10 tables and 40 chairs for accommodating patrons. It is assumed that use of 10 person per hour during the lunch hours of 11am to 1pm, then dinner hours 5 pm to 7 pm it is possible for the person-hours requirement to be met at every noise barrier height.

To meet safety requirements, such as access sight distance, a set back from each access point would be needed to provide horizontal sight distance of a stopped vehicle being able to view traffic on the mainline and safely proceed onto SR 865. In addition, in order to meet clear zone safety requirements, the noise barrier would need to be constructed along the backside of the sidewalk. This would place the potential noise barrier approximately 4 feet from the front of the building. The proximity to the building to would require substantial impacts to the building during construction. Therefore, construction of the noise barrier would not be feasible without impacting the building. In addition, factors such as existing utilities, right of way acquisition, drainage, and maintenance of the noise barrier could impact the feasibility and might require additional costs.

Based on the noise analyses performed to date, there are no feasible and reasonable solutions available to mitigate the noise impacts at CNEs 26, 37 and 42. No noise barriers are recommended for further consideration.

The predominant construction activities associated with the SR 865 improvement project are expected to be earth removal, hauling, grading, and paving. Construction vehicles and activities such as usage of impact hammers (jack hammers, hoe rams, etc.) may create sporadic, temporary, but disruptive construction noise and/or vibration impacts to nearby sensitive receptors. Construction of the proposed project may cause temporary noise and/or vibration impacts to nearby developed land uses. If additional land uses are developed in the vicinity of the proposed project prior to construction, then additional construction noise and vibration impacts could occur. It anticipated that application of the FDOT's Standard Specifications for Road and Bridge Construction will minimize potential construction noise and vibration impacts. However, should unanticipated noise or vibration concerns, issues, or impacts arise during project construction, the Project Manager, in concert with the District Noise Specialist and the Contractor, will investigate additional methods of controlling these impacts.

6.2 Air Quality

This project is not expected to create adverse impacts on air quality because the project area is in attainment for all National Ambient Air Quality Standards (NAAQS) and because the project is expected to not change the Level of Service
6.3 Contamination

A Level I contamination evaluation was conducted for the study and a Contamination Screening Evaluation Report (CSER) (revised January 2021) was prepared under separate cover pursuant to FHWA's Technical Advisory T 6640.8A and the FDOT PD&E Manual. The CSER is available in the project file. The Level I assessment was conducted to identify and evaluate sites containing hazardous materials, petroleum products, or other sources of potential environmental contamination along the SR 865 project corridor. The CSER included standard environmental site assessment practices of reviewing records of regulatory agencies, site reconnaissance, literature review, and personal interviews of individuals and business owners within the limits of the project. For purposes of this report, the contamination study area encompasses the right of way and properties within 500 feet of the corridor, non-landfill solid waste sites within 1,000 feet, and Superfund sites within one-half mile of the project.

Based on a document and site review, a total of 17 sites were identified for potential contamination involvement within and adjacent to the project study area. Of these, 8 sites were ranked "High", 1 site was ranked "Medium", 6 sites were ranked "Low" and 2 sites were ranked "No Risk" for potential contamination.

For the sites ranked "Low" and "No Risk" no further action is required at this time. These sites/facilities have the potential to impact the proposed project, based on select variables these have been determined to have low risk to the project at this time. Variables that may change the risk ranking include a facility's non-compliance to environmental regulations, new discharges to the soil or groundwater, and modifications to current permits. Should any of these variables change, assessment of these facilities shall be conducted during subsequent project development phases.

A summary of the information on the "High" and "Medium"-risk sites is provided in Table 2, page 20 within the CSER. More detailed information for each facility is provided in the CSER. All High and Medium risk sites are directly adjacent to the recommended improvements. A portion of the "High"-risk parcel identified at 1113 Estero Boulevard (former Exxon #6719) will be used for the Seafarer's Alternative (reconstruction of the Estero Boulevard/Fifth Street intersection). The West Coast Surf Shop parcel (1035 Estero Boulevard) is also a "High"-risk site immediately adjacent to this intersection reconstruction. No ROW will be acquired from this parcel or any other "High" or "Medium" sites along the project limits. For those locations with a risk ranking of "High" or "Medium", the FDOT will conduct Level II screening prior to construction commencement if it is determined during the project's design that construction activities could be in their vicinity or if the site will be subject to right-of-way acquisition. Future project design plans will contain marked contamination polygons and general notes as applicable. The FDOT will oversee any remediation activities necessary.

Based on the work proposed for the Matanzas Pass and Hurricane Pass bridges, a NESHAP asbestos survey and screening for metals-based coatings (MBCs) were conducted for each bridge as part of this PD&E study. Although testing found no asbestos-containing materials (ACMs), bridge plans for both bridges indicate there may be asbestos-containing components that were inaccessible for testing. Although no intrusive bridge work is proposed, ACMs may be encountered during construction. No metal components with suspect metals-based coatings were identified by the survey for the SR 865 bridge over Matanzas Pass. However, the survey for the SR 865 bridge over Hurricane Bay indicated metals-based coatings were identified in the paint chip sample collected from the blue water pipeline along the west side of the bridge. With the proposed improvements remaining within the limits of the existing Hurricane Pass bridge, this water pipeline is not anticipated to be impacted.
Based on the results of these asbestos surveys, no further testing is recommended at this time. It should be noted that suspect materials, in addition to those identified during this survey could exist within the structure in areas not accessible to inspectors at the time of the survey. Should suspect materials other than those which were identified during this survey be uncovered during the renovation or demolition process, those materials should be assumed to be ACM until sampling and analysis can confirm or refute their asbestos content. Regarding MBCs, for bridges constructed in 1980 or earlier, PD&E Manual Chapter 20 states the following: "Based on the age of each bridge, lead-based coating shall be assumed to be present within faying surfaces of splices and top flanges embedded in concrete decks as well as other surfaces. Abatement plans for handling, management and removal of asbestos-containing materials and lead-based coating must be prepared before demolition, modification or rehabilitation of the bridge."

### 6.4 Utilities and Railroads

**Utilities**

Utility identification was conducted with the use of as-built plans, field reconnaissance and Sunshine 811. Quality Level B designation of underground utilities will take place during final design. Potential locations of underground utility conflicts will be confirmed with Quality Level A test hole investigation during final design.

Roadway lighting is provided by internal conduits located within each concrete barrier and an external ITS/fiber conduit runs longitudinally along the east overhang of the bridge. However, existing sub-aqueous utilities have been identified in the vicinity to the western limits of the existing bridge. All located utilities and applicable Utility Agent Owners (UAOs) are listed below:

- 20" HDPE Force Main - Lee County Utilities
- Gas Line - TECO Peoples Gas
- 18" HDPE Water Main - Town of Fort Myers Beach
- High Voltage Cable - Florida Power & Light (FPL)
- Fiber Optic Cable - Comcast, Century Link and Summit Broadband

Due to the proposed construction only occurring on the west side of the Matanzas Pass Bridge, these utilities are not anticipated to be affected. All planned concrete barriers will include embedded conduits for the project's proposed ITS system and roadway lighting. Summit Broadband has requested a minimum of 1" - 2" diameter conduit to extend along the length of the bridge. As the project develops to final design, all conduit requests are being coordinated with FDOT and structure details will be provided as necessary to allow for adequate conduit runs.

Externally mounted utilities on the Hurricane Pass Bridge will be undisturbed. Comcast and Century Link have facilities inside conduits embedded in the bridge deck. Dowels for the proposed barrier separating the travel lanes from the new pedestrian path will not damage the existing embedded conduits.

Proposed lighting and signal mast arms will be reviewed for compliance with OSHA and NEC requirements for minimum offset from energized lines during final design. Light poles may require special design pole-arm combination to avoid overhead energized lines.

Proposed work at the Fifth Street intersection, Main Street intersection, and Prescott Street/Buttonwood Drive intersection pose the potential for underground utility conflicts with drainage installations, light pole foundations, or signal pole foundations.
With the reconfiguration of the Fifth Street intersection, Lee County requires existing PVC mains beneath new roadways, turn lanes, acceleration lanes, deceleration lanes, or driveways to be encased in split steel casing pipe with bell restraints and casing spacers. A determination on constructing the casings under a Utility Work by Highway Contractor Agreement will be made during final design.

Project design will seek to avoid and minimize impacts to existing utilities and the FDOT's coordination with potentially affected utility owners will continue throughout the Design and Construction phases. Disruptions to service and utility relocations will be minimized to the greatest extent feasible.

**Railroads**

There are no railroads in the vicinity of the project study area.

**6.5 Construction**

Construction activities may cause short-term air quality impacts in the form of dust from earthwork and unpaved roads. These impacts will be minimized by adherence to applicable state regulations and to applicable FDOT Standard Specifications for Road and Bridge Construction.

Construction activities may cause short-term air quality impacts in the form of dust from earthwork and unpaved roads. These impacts will be minimized by adherence to applicable state regulations and to the FDOT's *Standard Specifications for Road and Bridge Construction*.

Entrances to local residences and businesses will be maintained to the maximum extent possible during project construction. A Maintenance of Traffic (MOT) plan will be developed during final design for the implementation of the proposed improvements.

Adherence to agency applicable permit conditions and the implementation of BMPs during project construction will reduce or eliminate turbidity, erosion, and sedimentation into adjacent wetlands and surface waters found along the project corridor. The BMPs will prevent water quality degradation to surrounding or nearby waters during construction activities. The level of impact is not significant.

If additional land uses are developed in the vicinity of the proposed project prior to construction, then additional construction noise and vibration impacts could occur. It is anticipated that application of the FDOT's *Standard Specifications for Road and Bridge Construction* will minimize potential construction noise and vibration impacts. However, should unanticipated noise or vibration concerns, issues, or impacts arise during project construction, the Project Manager, in concert with the District Noise Specialist and the Contractor, will investigate additional methods of controlling these impacts.
7. Engineering Analysis Support

The engineering analysis supporting this environmental document is contained within the 433726-2 SR 865 Preliminary Engineering Report December 2021.
8. Permits

The following environmental permits are anticipated for this project:

<table>
<thead>
<tr>
<th>State Permit(s)</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>DEP Coastal Construction Control Line Permit</td>
<td>To be acquired</td>
</tr>
<tr>
<td>DEP National Pollutant Discharge Elimination System Permit</td>
<td>To be acquired</td>
</tr>
</tbody>
</table>

**Permits Comments**

Matanzas Pass and Hurricane Bay are Sovereign Submerged Lands (SSLs) owned by the State of Florida's Trustees of the Internal Improvements Trust Fund and managed by the FDEP. All proposed work at both waterways will occur within the limits of the existing bridge decks and existing SSL easements. SSL easement modifications are not anticipated.
9. Public Involvement

The following is a summary of public involvement activities conducted for this project:

**Summary of Activities Other than the Public Hearing**

A comprehensive Public Involvement Plan was conducted for this project in compliance with the FDOT's PD&E Manual.

Through the ETDM process (project #14124), FDOT informed numerous federal, state, and local agencies of the project and its scope. The ETAT provided their comments on the project's purpose and need and issued their Degree of Effect (DOE) by resource area. Upon completion of the ETDM Programming Screen review, the Programming Screen Summary Report was developed and published on April 30, 2015 with FDOT's response to each DOE as well as discussion about the overall project. As a result of the ETDM screening, there were no substantial comments received.

The public, including disadvantaged populations present in the study area, were engaged through the methods outlined in the Community Awareness Plan (July 2019) for the project. Prior to each meeting, newspaper advertisements and Florida Administrative Register notices were published to inform the public of upcoming opportunities for comment and review of project materials. In accordance with FDOT's PD&E Manual guidelines, meeting invitations were mailed to elected and appointed officials, state, federal, and ETAT agencies, Native American Indian Tribes, non-government officials, interested persons and property owners. Press releases were also distributed. An original property owners list was developed from information in the property appraiser's website for Lee County. This list was updated as requests were received by citizens to be added to the list, either through the project website, or through meeting with citizens and business owners within the project area throughout the course of the study.

Additional details regarding the project's public involvement efforts are found in the December 2018 Operational Analysis Report and Comments and Coordination Report being prepared under separate cover (to be included in the project file upon completion).

**Date of Public Hearing:** 02/03/2022

**Summary of Public Hearing**

A public hearing was held on February 3, 2022 from 5:30 pm to 6:30 pm at Chapel by the Sea Presbyterian Church, 100 Chapel Street, Fort Myers Beach, Florida 33931. The purpose of this meeting was to give interested persons an opportunity to express their views concerning the location, conceptual design, and social, economic and environmental effects of the proposed project. XXX people signed the attendance sheets at the public hearing. XXX comment forms were received at the meeting and XXX comments were received during the 10-day comment period following the meeting. Comments included: XXXX. As documented in the project's Comments and Coordination Report, the FDOT provided written responses to each comment received. Each comment was evaluated and incorporated into the project to the extent feasible per FDOT's design and safety standards and other project environmental considerations. A certified public hearing transcript was prepared and is included the Public Involvement Attachment at the end of the document.

*(To be completed after the public hearing.)*
10. Commitments Summary

1. The FDOT will coordinate further with Lee County Parks and Recreation for the removal and relocation/replacement of existing park signage, landscaping, and sprinkler irrigation systems within the impacted area along the northern edge of the Crescent Beach Family Park.

2. Based on the use of Consultation Key couplet 12b to reach a MANLAA-Programmatic effect determination, the FDOT commits to implementing Florida Bonneted Bat BMPs 1, 3, 4 and 5 for this project.
11. Technical Materials

The following technical materials have been prepared to support this environmental document.

- 433726-2 CulturalResourceAssessmentSurvey_March2020
- 433726-2 CRAS Addendum_October 2020
- 433726-2 Drainage Design Documentation
- 433726-2 WQIE_01152021
- 433726-2 Drainage Memo 12_2020
- 433726-2 Natural Resources Evaluation Report Final
- 433726-2 Contamination Screening Evaluation Report 2021-01-14
- 433726-2 Noise Study Report (NSR)
- 433726-1 SR 865 Final Project Traffic Report December 2018
- 433726-2 Preliminary Engineering Report December 2021
- 433726-2 BTM_Final_Hurricane Bay Bridge_120089_20200508
- 433726-2 Drainage Design Documentation
- 433726-2 Drainage Memo 12_2020
- 433726-2 Pavement Evaluation - February 2020
- 433726-2 SR 865 Preliminary Geotechnical Roadway Report
- 433726-2 SR 865 Community Awareness Plan w/ Attachs
Attachments

Project Information
Attachment A_433726-1_Type 2 CE_Figures 1-2 to 1-5(V2)

Planning Consistency
433726-2 Project Plan Consistency Documentation

Cultural Resources
433726-2 SHPO Concurrence Letter_4_13_2020
433726-2 SHPO Concurrence Letter_11_17_20

Natural Resources
433726-2 NRE_NMFS response
433726-2 NRE_FWC response
433726-2 NRE_USEPA_comments
433726-2 NRE_USFWS Correspondence_Sticker Concurrence
433726-2 FBB-Programmatic Key Excerpt
Project Information Appendix

Contents:
Attachment A_433726-1_Type 2 CE_Figures 1-2 to 1-5(V2)
Figure 1-2. Typical Section of the Matanzas Pass Bridge improvements.

Figure 1-3. Typical Section of the SR 865 (San Carlos Boulevard) improvements from Main Street north to Hurricane Pass Bridge.
Figure 1-4. Typical Section of the proposed Hurricane Pass Bridge improvements.
Figure 1-5. Seafarers Alternative intersection improvements concept.
Planning Consistency Appendix

Contents:
433726-2 Project Plan Consistency Documentation
Map 4 7: Bicycle and Pedestrian Needs Plan, 2020–2045 ........................................................ 4-25
Map 4 8: Environmentally Sensitive Features and Areas .......................................................... 4-28
Map 5 1: 2045 Cost-Feasible Transit Plan .................................................................................. 5-6
Map 5 2: 2045 Cost Feasible Roadway Projects ........................................................................ 5-13
Map 5 3: Lee County Evacuation Zones, Routes and Emergency Public Shelters ...................... 5-24

List of Tables

Table 2 1: Existing Priority Projects ............................................................................................ 2-2
Table 3 1: Comparison of FTP and Lee County 2045 LRTP Goals .............................................. 3-3
Table 3 2: Comparison of FAST Act Planning Factors and Lee County MPO 2045 LRTP Goals ............................................................................. 3-4
Table 3 3: 2020 Federal Poverty Guidelines ............................................................................... 3-8
Table 4 1: Roadway Needs List ($ Millions, 2020 Present Day Cost) .......................................... 4-9
Table 4 2: 2045 LRTP Project Evaluation Criteria ..................................................................... 4-16
Table 4 3: 2045 Transit Needs Service Characteristics ................................................................ 4-21
Table 4 4: 2045 Transit Needs Projects and Costs ................................................................... 4-22
Table 4 5: Potential Environmental Mitigation Strategies ...................................................... 4-26
Table 5 1: Local, State and Federal Revenues for Capital Projects (YOE) ................................. 5-1
Table 5 2: Funding Programs and Sources (in $1,000’s Year of Expenditure) .......................... 5-3
Table 5 3: Transit Cost Feasible Plan – Costs/Revenues Summary (in millions) ...................... 5-5
Table 5 4: 2045 Cost Feasible Implementation Plan by Route Frequency ................................. 5-7
Table 5 5: 2045 Transit Cost Feasible Implementation Plan ..................................................... 5-8
Table 5 6: Bicycle Pedestrian Cost Feasible Project List .......................................................... 5-10
Table 5 7: Inflation Factors ....................................................................................................... 5-11
Table 5 8: Cost Feasible Projects: Lee County Funded Road Projects ($1,000) ...................... 5-14
Table 5 9: Cost Feasible Projects: State / Other Arterial / Federal SU Funded Road Projects ($1,000) ................................................................................. 5-17
Table 5 10: Cost Feasible Projects: City of Bonita Springs Road Projects ($1,000) ............... 5-19
Table 5 11: Cost Feasible Projects: City of Cape Coral Road Projects ($1,000) ....................... 5-19

2045 Transportation Plan
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March 26, 2021

Mr. Don Scott, Executive Director
Lee Metropolitan Planning Organization
815 Nicholas Parkway East
Cape Coral, FL 33990

RE: Request for Modification to the Lee Metropolitan Planning Organization’s Fiscal Years 2020/2021 through Fiscal Years 2024/2025 Transportation Improvement Program (TIP)

Dear Mr. Scott:

The letter is a formal request for the Lee Metropolitan Planning Organization (MPO) to process the following Modification for FPN 433726-2 to the FY2020/21 – FY2024/25 Transportation Improvement Plan (TIP).

Additionally, please do a text modification for your 2045 LRTP to reflect these updates as well.

There have been several updates to the below project since it was originally placed into your current TIP and these updates need to be processed for planning consistency as well as transparency. The below chart exemplifies the needed funding updates and please also update the project description and project length to the following:

**Updated Project Description:** SR 865 (San Carlos) from N Crescent St to N of Hurricane Pass Bridge

**Updated Project Length:** 1.149

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www.fdot.gov

**Type 2 Categorical Exclusion**
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You have any questions, please feel free to contact me at (239) 872-5904.

Sincerely,

Victoria G Peters
Planning Specialist III; Community Liaison

VGP: vgp

cc: Carlos A Gonzalez, Federal Highway Administration
    Mark Reichert, Florida Department of Transportation
    Denise Strickland, Florida Department of Transportation
    Wayne Gaither, Florida Department of Transportation
    D’Juan Harris, Florida Department of Transportation
    Nicholas Reid, Florida Department of Transportation
TRANSPORTATION IMPROVEMENT PROGRAM
FISCAL YEAR 2021/22 THROUGH FISCAL YEAR 2025/26

Adopted: June 18, 2021

P.O. Box 150045
Cape Coral, Florida 33915
239-244-2220
www.leempo.com

"The preparation of this report has been financed in part through grant[s] from the Federal Highway Administration and Federal Transit Administration, U.S. Department of Transportation, under the State Planning and Research Program, Section 505 [or Metropolitan Planning Program, Section 104(f)] of Title 23, U.S. Code. The contents of this report do not necessarily reflect the official views or policy of the U.S. Department of Transportation."
# Table of Contents

<table>
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<tr>
<td>Introduction</td>
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<td>Performance Management</td>
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SR 865 (SAN CARLOS) FROM N CRESCENT ST TO N OF HURRICANE PASS BRIDGE

From: N. Crescent Street
To: N. of Hurricane Pass Bridge

Lead Agency: MANAGED BY FDOT

**Length:** 1.149

**Work Summary:** INTERSECTION IMPROVEMENT

**LRTP #:** Page 5-17, Table 5-9

**Fund Source:**

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**Total** 8,474,941 0 0 0 0 8,474,941

**Prior Cost < 2021/22:** 2,950,616

**Future Cost > 2025/26:** 0

**Total Project Cost:** 11,425,557

**Project Description:**

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**Type 2 Categorical Exclusion**
Federal Aid Management
Cynthia Lorenzo - Manager

STIP Project Detail and Summaries Online Report

** Repayment Phases are not included in the Totals **

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HIGHWAYS

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| DS-STATE PRIMARY HIGHWAYS & PTO | 21,956 |      | 21,956 |       |      |        |           |
| LF-LOCAL FUNDS | 400,000 |      | 400,000 |       |      |        |           |
| TALU-TRANSPORTATION ALTS- >200K | 364,032 |      | 364,032 |       |      |        |           |

Phase: CONSTRUCTION Totals 21,956 7,990,163 8,012,119

Item: 433726 2 Totals 2,988,764 8,030,818 11,019,582

Project Totals 4,301,023 8,039,324 12,340,347

Grand Total 4,301,023 8,039,324 12,340,347
Cultural Resources Appendix

Contents:
433726-2 SHPO Concurrence Letter_4_13_2020
433726-2 SHPO Concurrence Letter_11_17_20
March 24, 2020

Dr. Timothy Parsons, Director
Florida Division of Historical Resources
Department of State, R.A. Gray Building
500 South Bronough Street
Tallahassee, FL  32399-0250

Attn:    Transportation Compliance Review Program

RE:      Cultural Resource Assessment Survey
SR 865 (San Carlos Boulevard) from Estero Boulevard to North of Hurricane Bay Bridge
Lee County, Florida
FPID: 433726-1-22-01; FAP: D119 051 B; ETDM: 14124

Dear Dr. Parsons:

The Florida Department of Transportation (FDOT) is conducting a Project Development and Environment (PD&E) study to evaluate options that will increase accessibility and enhancement of mobility and safety for vehicle and non-vehicular transportation in Lee County. A Cultural Resource Assessment Survey (CRAS) was performed within the area of potential effect (APE) SR 865 (San Carlos Boulevard) from Estero Boulevard to north of Hurricane Bay Bridge. The total project length is approximately one mile. The proposed improvements include widening the Matanzas Pass Bridge to accommodate a new shared-use path along the west side of the bridge, milling and resurfacing, new and modification to existing traffic signals and crosswalks, and the Hurricane Bay Bridge will be modified to accommodate bicycle lanes in each direction of travel and a barrier-protected sidewalk along the west side of the bridge.

The archaeological APE was defined as the area contained within the footprint of construction where the proposed design changes are to occur. The historical/architectural APE includes the footprint of construction within the existing ROW and immediately adjacent parcels on the west side of SR 865 as contained within 150-feet from the centerline of the roadway. In addition, historic resources located on immediately adjacent parcels in areas where new traffic signals are proposed (Estero Boulevard and Crescent Street; Estero Boulevard/SR 865/Fifth Street; Estero Boulevard and Old San Carlos Boulevard; and SR 865 and Main Street) will be recorded and evaluated.

This CRAS was conducted in accordance with the requirements set forth in the National Historic Preservation Act of 1966 (as amended), which are implemented by the procedures contained in 36 CFR, Part 800, as well as the provisions contained in the revised Chapter 267, Florida Statutes. The investigations were carried out in accordance with Part 2, Chapter 8 (Archaeological and Historical Resources) of the FDOT’s PD&E Manual, FDOT’s Cultural Resources Manual, and the standards contained in the Florida Division of Historical Resources (FDHR) Cultural Resource Management Standards and Operations Manual (FDHR 2003). In
addition, this survey meets the specifications set forth in Chapter 1A-46, Florida Administrative Code.

Background research and a review of the Florida Master Site File (FMSF) and the National Register of Historic Places (NRHP) indicated that one previously recorded archaeological site is located within the project APE. This site, 8LL00777, the San Carlos Island Site, is a shell midden recorded in 1987 as the result of an informant interview (FMSF). The State Historic Preservation Officer (SHPO) has not evaluated the site. Although a review of relevant site locational information for environmentally similar areas within Charlotte, Hendry, and Lee Counties including the Lee County Archaeological Sensitivity Map indicated a moderate potential for prehistoric archaeological sites, the APE was determined to have a low to very low potential for prehistoric archaeological sites due to the tidal and partially inundated soils and infill. There was also a low potential for historic archaeological sites. As a result of visual reconnaissance and subsurface testing, no evidence of 8LL00777 was located and no previously unrecorded prehistoric or historic archaeological sites were found.

No previously recorded historic resources were located within the APE. As a result of field survey, 39 newly identified historic resources (8LL02650-8LL02684, 8LL02706-9) were recorded and evaluated. The architectural styles represented include 11 Masonry Vernacular (8LL02650, 8LL02651, 8LL02653-55; 8LL02659; 8LL02672, 8LL02673, 8LL02676; 8LL02679), eight Frame Vernacular (8LL02658; 8LL02660; 8LL02666; 8LL02678; 8LL02680; 8LL02682-84), two Industrial Vernacular (8LL02677; 8LL02681), five Commercial (8LL02652, 8LL02656, 8LL02657, 8LL02674, 8LL02675), nine mobile homes (no style) (8LL02662-65; 8LL02667-71); as well as four building complex resource groups (8LL02706-9) constructed between ca. 1939 and 1972. These resources are common examples of their respective architectural styles without significant historical associations; therefore, none appear eligible for listing in the NRHP, either individually or as part of a historic district.

Based on the results of the background research and field survey, there are no significant historic properties within the APE. Therefore, the project will have no effect on any prehistoric or historic archaeological sites or historic resources that are listed, eligible, or that appear to be potentially eligible for listing in the NRHP.

The CRAS Report is provided for your review and comment. If you have any questions, please do not hesitate to call me at 863.519.2805 or vivianne.cross@dot.state.fl.us.

Gwen G. Pipkin, CPM
Environmental Manager

Enclosures: One original copy of the CRAS (March 2020); 40 FMSF Forms, One Completed Survey Log

CC: Henri Belrose, WGI
    Joel Johnson, WGI
    Marion Almy, ACI
The Florida State Historic Preservation Officer (SHPO) finds the attached Cultural Resources Assessment Survey Report complete and sufficient and _______ concurs/ _______ does not concur with the recommendations and findings provided in this cover letter for SHPO/FDHR Project File Number ___________________. Or, the SHPO finds the attached document contains __________ insufficient information.

SHPO Comments:

______________________________________________________________________________
______________________________________________________________________________
______________________________________________________________________________
______________________________________________________________________________
______________________________________________________________________________

________________________  ___________________
Dr. Timothy Parsons, Director           Date
State Historic Preservation Officer
Florida Division of Historical Resources

April 13, 2020
October 22, 2020

Dr. Timothy Parsons, Director
Florida Division of Historical Resources
Department of State, R.A. Gray Building
500 South Bronough Street
Tallahassee, FL 32399-0250

Attn: Transportation Compliance Review Program

RE: Cultural Resource Assessment Survey
SR 865 (San Carlos Boulevard) from North of Crescent Street to North of Hurricane Bay Bridge
Lee County, Florida
FPID: 433726-1-22-01; FAP: D119 051 B; ETDM: 14124

Dear Dr. Parsons:

The Florida Department of Transportation (FDOT) is conducting a Project Development and Environment (PD&E) study to evaluate proposed improvements to SR 865 (San Carlos Boulevard) from north of Crescent Street to north of Hurricane Bay Bridge in Lee County. This survey is an addendum to the March 2020 Cultural Resource Assessment Survey (CRAS) of SR 865 (San Carlos Boulevard) from Estero Boulevard to north of Hurricane Bay Bridge that focuses on additional intersection improvements at Estero Boulevard and Fifth Street. The March CRAS document was approved by the State Historic Preservation Officer (SHPO) in April 2020 under FDHR Project File No. 2015-0962-B.

The proposed improvements will incorporate Lee County's Seafarers Alternative at the intersection of Estero Boulevard and Fifth Street and new traffic signals will be constructed at Fifth Street to replace the existing pedestrian crosswalk signals. A Cultural Resource Assessment Survey (CRAS) was performed within the area of potential effect (APE) SR 865 (San Carlos Boulevard) from Estero Boulevard to north of Hurricane Bay Bridge. The archaeological APE was defined as the area contained within the footprint of construction where the proposed design changes are to occur. The historic/architectural APE includes the footprint of construction and immediately adjacent parcels.

This CRAS was conducted to comply with Section 106 of the National Historic Preservation Act of 1966, as amended by Public Law 89-665; the Archaeological and Historic Preservation Act, as amended by Public Law 93-291; Executive Order 11593; and Chapter 267, Florida Statutes (FS). All work was carried out in conformity with Part 2, Chapter 8 (“Archaeological and Historical Resources”) of the FDOT’s Project Development and Environment (PD&E) Manual (FDOT 2020), and the FDHR standards contained in the Cultural Resource Management Standards and Operational Manual (FDHR 2003), as well as with the provisions contained in the Chapter 1A-46, Florida Administrative Code (FAC). Principal Investigators meet the Secretary of the Interior's

www.dot.state.fl.us
Historic Preservation Professional Qualification Standards (48 FR 44716) for archaeology, history, architecture, architectural history, or historic architecture.

Background research and a review of the Florida Master Site File (FMSF) and the National Register of Historic Places (NRHP) indicated that no previously recorded archaeological site is located within the project APE. Although a review of relevant site locational information for environmentally similar areas within Charlotte, Hendry, and Lee Counties including the Lee County Archaeological Sensitivity Map indicated a moderate potential for prehistoric archaeological sites, the APE was determined to have a low to very low potential for prehistoric archaeological sites due to the tidal and partially inundated soils and infill. There was also a low potential for historic archaeological sites. The background research indicated that prehistoric sites, if found would be small middens or campsites; historic sites might include evidence of the nineteenth century activity. As a result of visual reconnaissance and subsurface testing, no previously unrecorded prehistoric or historic archaeological sites were found.

The March 2020 survey identified six historic resources (8LL02650-8LL02655 within the APE. These include five Masonry Vernacular (8LL02650, 8LL02651, 8LL02653-55) and one Commercial (8LL02652) style buildings constructed between c. 1947 and c. 1967. These resources were determined ineligible for listing in the NRHP by the SHPO in 2020. As a result of the historical/architectural field survey, three historic resources (8LL02835-8LL02837) were newly identified, recorded, and evaluated within the APE. These resources are common examples of their respective architectural styles without significant historical associations; therefore, none appear eligible for listing in the NRHP, either individually or as part of a historic district.

Based on the background research and survey results, including the excavation of seven shovel tests, no archaeological sites or historic resources that are listed, eligible for listing, or that appear potentially eligible for listing in the NRHP were located within the APE. Therefore, the proposed undertaking will have no involvement with cultural resources.

The CRAS Report is provided for your review and comment. If you have any questions, please do not hesitate to call me at 863.519.2375 or Gwen.Pipkin@dot.state.fl.us.

Gwen G. Pipkin, CPM
District Environmental Manager

Enclosures: One original copy of the CRAS Addendum (October 2020); 3 FMSF Forms, One Completed Survey Log

CC: Henri Belrose, WGI
    Kimberly Warren, RK&K
    Marion Almy, ACI

The Florida State Historic Preservation Officer (SHPO) finds the attached Cultural Resources
Assessment Survey Report complete and sufficient and √ concurs/ ________ does not concur with the recommendations and findings provided in this cover letter for SHPO/FDHR Project File Number 2015-0962-C. Or, the SHPO finds the attached document contains __________ insufficient information.

SHPO Comments:

Based on the information provided, our office concurs that the proposed project will have no effect to historic properties listed, potentially eligible, or eligible for listing, on the NRHP.

__________________________________

____________________  ___________________
Dr. Timothy Parsons, Director  Date
State Historic Preservation Officer
Florida Division of Historical Resources

November 17, 2020
Section 4(f) Resources

Florida Department of Transportation

SR 865 (SAN CARLOS) FROM N CRESCENT ST TO N OF HURRICANE PASS BRIDGE

District: FDOT District 1
County: Lee County
ETDM Number: 14124
Financial Management Number: 433726-2-32-01
Federal-Aid Project Number: D119-051-B
Project Manager: Jeffrey James

The environmental review, consultation, and other actions required by applicable federal environmental laws for this project are being, or have been, carried out by the Florida Department of Transportation (FDOT) pursuant to 23 U.S.C. § 327 and a Memorandum of Understanding dated December 14, 2016 and executed by the Federal Highway Administration and FDOT. Submitted pursuant 49 U.S.C. § 303.
# Table of Contents

Summary and Approval ......................................................... 1  
Crescent Beach Family Park ....................................... 2  
Great Calusa Blueway Paddling Trail ......................... 5  
Project-Level Attachments ........................................ 7  
Resource Attachments ................................................. 9
### Summary and Approval

<table>
<thead>
<tr>
<th>Resource Name</th>
<th>Facility Type</th>
<th>Property Classification</th>
<th>Owner/Official with Jurisdiction</th>
<th>Recommended Outcome</th>
<th>OEM SME Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crescent Beach Family Park</td>
<td>Public park</td>
<td>Park/Rec Area</td>
<td>Lee County</td>
<td>de minimis</td>
<td>Concurrence Pending</td>
</tr>
<tr>
<td>Great Calusa Blueway Paddling Trail</td>
<td>Public saltwater paddling trail</td>
<td>Park/Rec Area</td>
<td>FDEP/TLIIFT (owner) / Lee County (OWJ)</td>
<td>No Use</td>
<td>Determination Pending</td>
</tr>
</tbody>
</table>

Director of the Office of Environmental Management  
Florida Department of Transportation
Crescent Beach Family Park

Facility Type: Public park

Property Classification: Park/Rec Area

Address and Coordinates:
Address: 1100 Estero Blvd, Fort Myers Beach, FL, 33931, USA
Latitude: 26.45229 Longitude: -81.95487

Description of Property:
The Crescent Beach Family Park (1100 Estero Boulevard) is a 2.2-acre public recreational park within the Town of Fort Myers Beach (see Attachment 1, Figures 1-1 & 1-2). The park property was purchased by Lee County in 2010 and is managed by Lee County Parks and Recreation. The park is located between Crescent Street and Fifth Street on the south side of Estero Boulevard along a 400-foot stretch of beach. The property is used by the public for outdoor recreation and beach access.

The northern half of the park property contains three covered picnic areas with two picnic tables/benches each, a pervious walking path and decorative landscaping consisting of shell/rock, numerous palm trees, shrubs, ferns and bunch grasses served by a sprinkler irrigation system. The eastern portion of the park contains a parking area with two designated handicap parking spaces, one parking space dedicated for County/police vehicles and two portable restrooms. The southern half of the park is predominantly open space with beach sand, including two sand volleyball courts. There are four beach access points at the park's southern border (including one Americans With Disabilities Act-accessible ramp), one bicycle rack and various trash and recycling receptacles throughout the park. The park's existing facilities are shown in Attachment 1, Figure 1-3. Site photos are also provided.

The park is adjacent to the south side of Estero Boulevard, a public roadway that connects Estero Island (Including the Town of Fort Myers Beach) to Fort Myers and other mainland areas in Lee County, as well as barrier island beachfront areas in southwestern Lee County and northwestern Collier County. This park serves the local land uses which are primarily commercial and services, single- and multi-family residential and vacation/rental properties. Due to the limited parking facilities available, access to the park is provided via pedestrian, bicycle and transit access from the SR 865 right-of-way and Fort Myers Beach. The park is open from dawn to dusk. Signed restrictions include no pets, no alcohol, no overnight parking and no lifeguard and or live shelling within the beach.

There are several public parks on Estero Island within a one-mile radius of Crescent Beach Family Park. These are discussed by resource name, acreage and owning/managing entity and include: Bowditch Point Regional Park (50 Estero Blvd., 17.92 acres, Lee County); Lynn Hall Memorial Park and Pier (950 Estero Blvd., 5 acres, Lee County); Bay Oaks Community Park (2731 Oak Street, 15.56 acres, Town of Fort Myers Beach); and Matanzas Pass Preserve (199 Bay Road, 64.81 acres, Lee County). There are approximately 18 additional "sliver" parks along the south side of Estero Blvd. owned by the Town of Fort Myers Beach which serve to provide the public beach access between private properties.

The availability of public restrooms enhances the value of Crescent Beach Family Park. However, the park is immediately adjacent to the SR 865. Additionally, parking facilities at the park are extremely limited. Users wishing to use Crescent Beach Family Park must park at the nearby Lynn Hall Memorial Park (paid parking fee with limited availability of spaces during community events and peak tourist season) or use additional public-access pay-per-hour parking areas north and west of the park.
Lee County has confirmed the significance of this resource in meeting the recreational objectives of Lee County and the Fort Myers Beach area.

**Owner/Official with Jurisdiction:** Lee County

**Recommended Outcome:** *de minimis*

**Basis on Which the Determination was Made**

Associated with the reconfiguration of the Estero Boulevard/Fifth Street intersection, the new bus bay and sidewalk relocation improvements require approximately 0.14 acres within the northern fringe of Crescent Beach Family Park (see Attachment 1, Figure 1-4). The impact footprint for the proposed improvements within the park comprises approximately 6.4% of the park’s total acreage. The proposed improvements will require the removal and relocation of existing landscaping (approximately 23 palm trees and several miscellaneous shrubs, ferns, and bunch grasses) and sprinkler irrigation systems along the northern edge of the park. However, the FDOT understands that the features proposed for impact are not significant to the overall public recreational use/enjoyment of the park property. Access to the park will not be affected by the proposed project improvements. Given the urban setting of the corridor in which the park is located, there are no significant impacts to the aesthetics or viewshed associated with the park property.

The minimization of impacts to this Section 4(f)-eligible resource has been achieved by adjusting the geometry of the SR 865/Fifth Street intersection improvements (i.e., the Seafarer’s Alternative) to utilize approximately 0.07 acres of Town of Fort Myers Beach-acquired ROW and 0.73 acres of existing County-owned ROW along the north side SR 865. The major roadway/transportation functions remain within the SR 865 and Estero Boulevard ROW. Without the use of the County’s Seafarers parcel and adjacent parcel on the north side of Estero Blvd., impacts to Crescent Beach Family Park may be closer to 50% of the park. These additional impacts would have resulted in adverse impacts to public recreation usage through the additional removal of one or both sand volleyball courts, all three picnic pavilions, as well as restroom and parking facilities. Additionally, impacts would result to several adjacent private parcels (not proposed for impact).

The new bus bay and relocated sidewalk will provide enhanced opportunity for public access to/use of the park. The impacted landscape and irrigation elements will be replaced nearby within the park, so the aesthetic attributes, amenities and function should not be affected by the proposed improvements. Based upon the above information and the measures to minimize harm, there will be no significant effects to the activities, features and attributes that qualify the Crescent Beach Family Park for protection under Section 4(f).

**Public Involvement Activities:**

Lee County provided their concurrence with FDOT’s intent to pursue a *de minimis* finding on DATE. Project impacts were presented at Public Hearing DATE and no public comments were provided regarding the impacts shown.
OEM SME Concurrence Date: Pending
Great Calusa Blueway Paddling Trail

Facility Type: Public saltwater paddling trail

Property Classification: Park/Rec Area

Address and Coordinates:
Address: 18950 San Carlos Blvd, Fort Myers Beach, FL, 33931, USA
Latitude: 26.46686 Longitude: -81.95216

Description of Property:
The Great Calusa Blueway Paddling Trail occurs within Hurricane Pass, just south of the project’s northern limit (see Attachment 1, Figure 1-2). The portion of the Great Calusa Blueway Paddling Trail is within Phase 1 of the overall Great Calusa Blueway network within Lee County, which includes 97 miles of marked paddling trails in Phase 1 & 2 and 90 miles of unmarked paddling trails along rivers and tributaries in Phase 3 (see Attachment 1, Figure 1-9). This paddling trail is also considered as Segment 12 (Pine Island/Estor Bay segment) of the Florida Circumnavigational Paddling Trail. Site photos are also provided.

Lee County manages this public use trail for saltwater paddling, fishing, wildlife viewing, sightseeing and other passive recreation activities. There are no other designated paddling trails within or immediately adjacent to the project limits. The lands underlying the Hurricane Bay waterway are owned as Sovereign Submerged Lands by the State of Florida Trustees of the Internal Improvement Trust Fund (TIIFT) under Florida Statute 253.03 and Chapter 18-21 Florida Administrative Code. This trail is loosely defined and does not have a definite width or location within the Hurricane Bay waterway. There are no amenities specific to this paddling trail within or immediately adjacent to the project limits. The only in-channel features are navigational aids for motorized boats and watercraft.

All four quadrants of Hurricane Bay within the project limits are private property, so access within the project limits is limited slightly. However, given the numerous boat docks and marinas within the Estero Bay area, there are extensive opportunities for public access to this paddling trail. The nearest public park access points are at Lee County’s Bunche Beach and Bowditch Regional Park facilities which are 1.3 miles northwest and 0.97 miles west of the Hurricane Bay Bridge, respectively.

There are no posted/known restrictions on the public’s use of this paddling trail. Based on a review of available bridge plans, the vertical clearance of the Hurricane Bay Bridge typically ranges from 6.02 to 6.62 feet above the mean high-water elevation (1.43 feet NAVD 1988). Usage of the paddling trail under the bridge could be limited during storm or high-water events and/or strong currents.

Lee County (the OWJ) has confirmed in writing on January 20, 2021 the significance of this resource in meeting the recreational objectives of Lee County and the San Carlos Island community. Lee County also concurred that the proposed improvements will not result in a “use” of this resource.

Owner/Official with Jurisdiction: FDEP/TIIFT (owner) / Lee County (OWJ)

Relationship Between the Property and the Project
The Great Calusa Blueway Paddling Trail crosses under the SR 865 Hurricane Pass Bridge. All proposed improvements on SR 865 at this location will occur on the bridge deck. There will be no in-water work resulting in an alteration of the
horizontal geometry. There will be no changes to the vertical clearance. With the project's lack of involvement with potential "air rights" associated with the Great Calusa Blueway Paddling Trail, there will be no "use" of the trail. Public access to this resource will not be interrupted.

Yes  No  
☐  ☒  Will the property be "used" within the meaning of Section 4(f)?

**Recommended Outcome:** No Use

**OEM SME Determination Date:** Pending
Project-Level Attachments

Project Location Map
Figure 1-1. SR 865 (San Carlos Boulevard) from North of Crescent Street to North of Hurricane Pass Bridge, Lee County, Florida

Project Location Map

SR 865 (San Carlos Boulevard) from North of Crescent Street to North of Hurricane Pass Bridge, Lee County, Florida

Project Limit

Bridge (#120088) Hurricane Pass

Bridge (#120088) Matanzas Pass Bridge

End Project

Begin Project

Matanzas Pass

Hurricane Bay
Resource Attachments

Crescent Beach Family Park
Crescent Beach Park DOA Attachments

Great Calusa Blueway Paddling Trail
Grt Calusa Blueway DOA Attachments_Rev_5_11_21
433726-1 Calusa Blueway 4f SOS Lee Co Signed
Crescent Beach Family Park

Contents:
Crescent Beach Park DOA Attachments
Figure 1-2. Public Recreational Resources within the Vicinity of the SR 865 (San Carlos) Project Study Area, Lee County, Florida

Note: Resource name with owning/managing agency in parentheses.
Figure 1-3. Crescent Beach Family Park/Facilities Overview Graphic

- Landscape Buffer
- Picnic Pavilion
- Sand Volleyball Courts
- Beach Access Points
- ADA-compliant Beach Access Point
- Parking Area
- Restrooms
Figure 1-4. Proposed Section 4(f) Impacts to Crescent Beach Family Park
Note: Impacts are gray-shaded sidewalk facilities
Photo 1. Looking west along north side of Crescent Beach Family Park northern landscape buffer proposed for impact

Photo 2. Looking east along south side of Crescent Beach Family Park northern landscape buffer proposed for impact
Photo 3. Looking west down ADA beach access ramp at southern portion of Crescent Beach Family Park

Photo 4. Looking west across volleyball courts in central portion of Crescent Beach Family Park

Photo 3. Looking west down ADA beach access ramp at southern portion of Crescent Beach Family Park

Photo 4. Looking west across volleyball courts in central portion of Crescent Beach Family Park
Photo 5. Looking north at Crescent Beach Family Park northern landscape buffer proposed for impact (between picnic pavilion structure and SR 865)
Great Calusa Blueway Paddling Trail

Contents:
Grt Calusa Blueway DOA Attachments_Rev_5_11_21
433726-1 Calusa Blueway 4f SOS Lee Co Signed
Figure 1-2. Great Calusa Blueway Paddling Trail within the Vicinity of the SR 865 (San Carlos) Project Study Area, Lee County, Florida

Note: Resource name with owning/managing agency in parentheses.
Figure 1-9. Great Calusa Blueway Paddling Trail Map
Photo 1. Looking southeast from Hurricane Bay Bridge along Great Calusa Blueway Paddling Trail alignment.

Photo 2. Looking south along the west side of the Hurricane Bay Bridge at Great Calusa Blueway Paddling Trail crossing location under bridge.

Photo 1. Looking southeast from Hurricane Bay Bridge along Great Calusa Blueway Paddling Trail alignment.

Photo 2. Looking south along the west side of the Hurricane Bay Bridge at Great Calusa Blueway Paddling Trail crossing location under bridge.
Photo 3. Looking west from Hurricane Bay Bridge along Great Calusa Blueway Paddling Trail alignment.
Good afternoon Mr. Mullen,

I’ve mailed the original signed letters to your attention at RK&K. The scanned copies are attached.

Best,
Katie

Katie (Meckley) Welton
Executive Assistant
Office of the County Manager
Lee County Government
Office: 239.533.2282  Mobile: 239.848.5308
Fax: 239.485.2262
New email address: kwelton@leegov.com

From: Lavender, Jesse <JLavender@leegov.com>
Sent: Thursday, January 14, 2021 10:42 AM
To: Harner, David <DHarner@leegov.com>
Cc: Welton, Katie <KWelton@leegov.com>
Subject: FW: FPID 433726-2 / SR 865 San Carlos Blvd / Section 4(f) Statement of Significance Letters - Determination Requests

Dave,

Per your request, see attached and below. Thanks,

Jesse Lavender
Director
Lee County Parks & Recreation
3410 Palm Beach Blvd.
Fort Myers, FL 33916
Phone: 239-533-7443
Fax: 239-485-2300
www.leeparks.org .....the Natural Place to Learn & Play.....

From: Kimberly Warren <kwarren@rkk.com>
Sent: Friday, December 18, 2020 12:49 PM
To: Harner, David <DHarner@leegov.com>; gwen.pipkin@dot.state.fl.us
This is information is transmitted on behalf of Gwen Pipkin

Mr. Harner,

Good afternoon. This e-mail is in follow up to prior discussions that FDOT District One and their consultants had in October with Jesse Lavender (see e-mails below). This coordination was regarding the proposed improvements to SR 865 (San Carlos Boulevard) from Crescent Street to just north of the Hurricane Bay Bridge. The purpose of the discussions was the potential involvement with three resources (Calusa Blueway Paddling Trail; Seafarers Parcel; Estero-Bonita Trail) that are or may be interpreted as public recreational use. As discussed in the three attached letters, in order to complete our coordination and federal Section 4(f) process documentation for the subject project, we are required to coordinate with Lee County as the Official with Jurisdiction and to obtain the County’s determination of significance and anticipated impacts (or lack thereof) for each of these resources.

We want to note that we also had discussion in October regarding the Crescent Beach Family Park. As a result of our discussions, we have confirmed with your staff that this resource is considered significant. We will continue to coordinate with you prior to and after the public hearing for your concurrence regarding this resource and our findings.

We ask that you acknowledge receipt of this information, review the FDOT’s determinations provided and provide the County’s concurrence based on the discussion herein. Please respond via e-mail or in writing to me at the address below. If you have any questions or need additional information, you can reach me by email or at the number below. You can also contact our Consultant Project Manager, Kim Warren via email or by phone at (863) 528–9685.

Thank you in advance for your time. We look forward to receiving your concurrence.

Gwen G. Pipkin, CPM
District Environmental Manager
Office – 863.519.2375
Cell – 863–280–5850

From: Lavender, Jesse
Sent: Thursday, October 22, 2020 10:31 AM
To: Gordon Mullen
Cc: Marshall, Jennifer ; Kimberly Warren
Subject: RE: FPID 433726-2 / SR 865 San Carlos Blvd / Section 4(f) sample Statement of Significance Letter

Gordon,

Please send the letters to Dave Harner Deputy County Manager, address P.O. Box 398 Fort Myers, Florida 33902. His email is Dharner@leegov.com. He will also be the one signing them.

Thanks,

Jesse Lavender
Director
Lee County Parks & Recreation
December 18, 2020

David Harner
Deputy County Manager
Lee County
P.O. Box 398
Fort Myers, Florida 33902

RE: Statement of Significance Determination Request – Great Calusa Blueway Paddling Trail
State Road 865 (San Carlos Boulevard) from Crescent Street to N. of Hurricane Bay Bridge
Lee County, Florida
Financial Project ID 433726-1-22-01

Dear Mr. Harner:

The Florida Department of Transportation (FDOT), District One, is conducting a Project Development and Environment (PD&E) Study to evaluate proposed improvements to SR 865 (San Carlos Boulevard), including Estero Boulevard, from Crescent Street to north of Hurricane Bay Bridge, in Lee County, Florida (see Attachment 1). The purpose of the project is to increase accessibility and enhancement of mobility and safety for vehicular and non-vehicular transportation. In partnership with Lee County, LeeTran, and Town of Fort Myers Beach, this project will incorporate Lee County’s Seafarers Alternative from Crescent Street to the intersection of Estero Boulevard and Fifth Street.

FDOT has identified the Great Calusa Blueway Paddling Trail (under the Hurricane Bay Bridge) as publicly owned, officially designated, and managed by your agency, Lee County Parks and Recreation. Great Calusa Blueway Paddling Trail is a potential Section 4(f) resource. This recreational resource provides various public outdoor recreation functions including kayak/canoeing, fishing, wildlife viewing and sight-seeing. Attachment 1 provides maps and photos showing the paddling trail and its relationship to the proposed improvements.

Section 4(f) of the Department of Transportation Act of 1966 requires USDOT agencies (and their legally authorized designees) to make specific findings when a USDOT-funded or approved transportation project requires the use of land from a Section 4(f) protected property. These properties typically include publicly owned land of a public park, recreation area, or wildlife and waterfowl refuge of national, state, or local significance, or land of an historic or archeological site of national, State, or local significance. As part of the use of federal funds for this project, the
FDOT’s Office of Environmental Management (OEM) requires a statement of significance from an official with jurisdiction over publicly held recreation facilities. Significance means that in comparing the availability and function of the Great Calusa Blueway Paddling Trail with the recreational, park and trail objectives of Lee County, this facility plays an important role in meeting those objectives. We believe that the Great Calusa Blueway Paddling Trail is a significant public recreation resource.

During an October 8, 2020 call with Jesse Lavender (Lee County), FDOT’s environmental consultant discussed the SR 865 project’s proposed modifications to the Hurricane Bay Bridge, which can be accommodated within the existing SR 865 right-of-way (ROW) and within the existing bridge footprint. The project’s design requires no right-of-way from the Great Calusa Blueway Paddling Trail. Access to the paddling trail will not be affected by the proposed project improvements. No changes in the vertical or horizontal navigation clearances underneath the bridge are proposed. All project work activities on the Hurricane Bay bridge will occur on the existing bridge deck, with no in-water work required. Therefore, the aesthetic attributes, amenities and function should not be affected by the proposed improvements. Based upon the above information, we believe that there will be no significant impacts to the activities, features and attributes that qualify the Great Calusa Blueway Paddling Trail for protection under Section 4(f).

Prior to making a determination of whether Section 4(f) applies, the FDOT OEM requires a statement of significance from the official who has jurisdiction over the subject resource. We are requesting Lee County’s concurrence with the determination that the Great Calusa Blueway Paddling Trail meets the Section 4(f) definition of a significant resource. We are also requesting your concurrence with the FDOT’s findings that the proposed improvements will not result in a “use” (impact) of the Great Calusa Blueway Paddling Trail. If the County concurs with these findings, then the FDOT may seek a No Use determination per 23 CFR Part 774 from OEM. If you concur, please sign and date the concurrence block (see next page) and return it to me at the address shown in the letterhead or preferably by e-mail to gwen.pipkin@dot.state.fl.us as soon as possible, or by January 6, 2021.

If you have any questions or concerns regarding the findings of this letter, please contact me at (863) 519-2375 or at the email address listed above. Thank you for your assistance with this request.

Sincerely,

[Signature]

Gwen G. Pipkin, CPM
District Environmental Manager
Florida Department of Transportation, District One
GP/gsm

CC: Jennifer Marshall, FDOT D1
    D’Juan Harris, FDOT D1
    Kimberly Warren, FDOT D1 (Consultant PM)
    Henri Belrose, WGI

Enclosures: Project Location Map, Great Calusa Blueway Paddling Trail guide/map and photo excerpts
ATTACHMENT 1.

SR 865 (SAN CARLOS BLVD.) PROJECT LOCATION MAP

GREAT CALUSA BLUEWAY PADDLING TRAIL GUIDE/MAP AND PHOTO EXCERPTS
Figure 1-2. Public Recreational Resources within the Vicinity of the SR 865 (San Carlos Boulevard) Project Study Area, Lee County, Florida

Note: Resource name with owning/managing agency in parentheses.
Photo 1. Looking southeast from Hurricane Bay Bridge along Great Calusa Blueway Paddling Trail alignment.

Photo 2. Looking south along the west side of the Hurricane Bay Bridge at Great Calusa Blueway Paddling Trail crossing location under bridge.
Photo 3. Looking west from Hurricane Bay Bridge along Great Calusa Blueway Paddling Trail alignment.
Dave,

Per your request, see attached and below. Thanks,

Jesse Lavender
Director
Lee County Parks & Recreation
3410 Palm Beach Blvd.
Fort Myers, FL 33916
Phone: 239-533-7443
Fax: 239-485-2300
www.leeparks.org .....the Natural Place to Learn & Play.....

From: Kimberly Warren <kwarren@rkk.com>
Sent: Friday, December 18, 2020 12:49 PM
To: Harner, David <DHarner@leegov.com>; gwen.pipekin@dot.state.fl.us
Cc: Lavender, Jesse <JLavender@leegov.com>; Marshall, Jennifer <Jennifer.Marshall@dot.state.fl.us>; Harris, D'Juan <D'Juan.Harris@dot.state.fl.us>; Warren, Kimberly <Kimberly.Warren@dot.state.fl.us>
Subject: [EXTERNAL] Re: FPID 433726-2 / SR 865 San Carlos Blvd / Section 4(f) Statement of Significance Letters - Determination Requests

This is information is transmitted on behalf of Gwen Pipkin

Mr. Harner,

Good afternoon. This e-mail is in follow up to prior discussions that FDOT District One and their consultants had in October with Jesse Lavender (see e-mails below). This coordination was regarding the proposed improvements to SR 865 (San Carlos Boulevard) from Crescent Street to just north of the Hurricane Bay Bridge. The purpose of the discussions was the potential involvement with three resources (Calusa Blueway Paddling Trail; Seafarer’s Parcel; Estero-Bonita Trail) that are or may be interpreted as public recreational use. As discussed in the three attached letters, in order to complete our coordination and federal Section 4(f) process documentation for the subject project, we are required to coordinate with Lee County as the Official with Jurisdiction and to obtain the County’s determination of significance and anticipated impacts (or lack thereof) for each of these resources.
We want to note that we also had discussion in October regarding the Crescent Beach Family Park. As a result of our discussions, we have confirmed with your staff that this resource is considered significant. We will continue to coordinate with you prior to and after the public hearing for your concurrence regarding this resource and our findings.

We ask that you acknowledge receipt of this information, review the FDOT’s determinations provided and provide the County’s concurrence based on the discussion herein. Please respond via e-mail or in writing to me at the address below. If you have any questions or need additional information, you can reach me by email or at the number below. You can also contact our Consultant Project Manager, Kim Warren via email or by phone at (863) 528-9685.

Thank you in advance for your time. We look forward to receiving your concurrence.

Gwen G. Pipkin, CPM
District Environmental Manager
Office – 863.519.2375
Cell – 863-280-5850
gwen.pipkin@dot.state.fl.us

From: Lavender, Jesse
Sent: Thursday, October 22, 2020 10:31 AM
To: Gordon Mullen
Cc: Marshall, Jennifer ; Kimberly Warren

Subject: RE: FPID 433726-2 / SR 865 San Carlos Blvd / Section 4(f) sample Statement of Significance Letter

Gordon,

Please send the letters to Dave Harner Deputy County Manager, address P.O. Box 398 Fort Myers, Florida 33902. His email is Dharner@leegov.com. He will also be the one signing them.

Thanks,

Jesse Lavender
Director
Lee County Parks & Recreation
3410 Palm Beach Blvd.
Fort Myers, FL 33916
Phone: 239–533–7443
Fax: 239–485–2300

www.leeparks.org …the Natural Place to Learn & Play….

From: Gordon Mullen <gmullen@rkk.com>
Sent: Friday, October 16, 2020 9:05 AM
To: Lavender, Jesse <JLavender@leegov.com>
Cc: Marshall, Jennifer <Jennifer.Marshall@dot.state.fl.us>; Kimberly Warren <kwarren@rkk.com>

Subject: [EXTERNAL] RE: FPID 433726-2 / SR 865 San Carlos Blvd / Section 4(f) sample Statement of Significance Letter

Jesse,

Good morning. I wanted to follow up on your prior e-mail below to see if you had an update on the applicable County signature authority for the recreational resource letters we discussed last week? Please let us know at your earliest opportunity, thanks again.

GORDON MULLEN
From: Lavender, Jesse <JLavender@leegov.com>
Sent: Friday, October 9, 2020 1:24 PM
To: Gordon Mullen <gmullen@rkk.com>
Cc: Marshall, Jennifer <Jennifer.Marshall@dot.state.fl.us>; Kimberly Warren <kwarren@rkk.com>
Subject: RE: FPID 433726–2 / SR 865 San Carlos Blvd / Section 4(f) sample Statement of Significance Letter

Gordon,

Thank you for sending. The letters will need authorization from either the County Manager or the Board. I’ll follow-up with you on that.

Also the southern pier we spoke about is under the management of the Town of Ft. Myers Beach.

Have a good weekend,

Jesse Lavender

Director
Lee County Parks & Recreation
3410 Palm Beach Blvd.
Fort Myers, FL 33916
Phone: 239–533–7443
Fax: 239–485–2300
www.leeparks.org .....the Natural Place to Learn & Play.....

From: Gordon Mullen <gmullen@rkk.com>
Sent: Thursday, October 8, 2020 3:14 PM
To: Lavender, Jesse <JLavender@leegov.com>
Cc: Marshall, Jennifer <Jennifer.Marshall@dot.state.fl.us>; Kimberly Warren <kwarren@rkk.com>
Subject: [EXTERNAL] FPID 433726–2 / SR 865 San Carlos Blvd / Section 4(f) sample Statement of Significance Letter

Jesse,

Thanks again for being available to discuss this project’s involvement with existing recreational resources with Kim and myself this afternoon. We appreciate it.

As mentioned during our discussion, I have attached an example “Statement of Significance” letter that FDOT District One sends to the official with jurisdiction over a specific resource. The letters we will be sending you for the various resources we discussed this afternoon will generally be similar in format and content to the attached letter. However, there will be differences in the project description and resource-specific discussion/preliminary determinations.
I will be preparing a set of minutes/notes summarizing this afternoon’s discussion, which will likely be sent out early next week. In the meantime, please let us know when you hear back as to whether the southern pier under the Matanzas Pass Bridge is considered within the County’s park resource. Also, please let us know if there is someone else that we should show as Lee County’s signatory representative for the aforementioned letters.

GORDON MULLEN
Senior Planner

402 South Kentucky Avenue, Suite 400
Lakeland, FL 33801

863.682.4081 P | 863.333.4582 D
www.rkk.com

Responsive People | Creative Solutions

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Under Florida law, email addresses are public records. If you do not want your email address released in response to a public records request, do not send electronic mail to this entity. Instead, contact this office by phone or in writing.
Natural Resources Appendix

Contents:
433726-2 NRE_NMFS response
433726-2 NRE_FWC response
433726-2 NRE_USEPA_comments
433726-2 NRE_USFWS Correspondence_Sticker Concurrence
433726-2 FBB-Programmatic Key Excerpt
National Marine Fisheries Service (NMFS) staff has reviewed the Natural Resources Evaluation (NRE) for improvements to SR 865 (San Carlos Boulevard) from Estero Boulevard to CR 869 (Summerlin Road) in Lee County, Florida (Financial Management Numbers 433726-1-22-01; ETDM 14124). NMFS is satisfied with the content of the NRE and believes that with the implementation of Best Management Practices, that any impacts to NMFS trust resources will be minimal. However, based on the NRE’s description of construction and demolition activities, NMFS does not believe that there are any routes of effect to smalltooth sawfish or swimming sea turtles (green, loggerhead, and Kemp’s ridley). Therefore, NMFS recommends changing the Endangered Species Act Section 7 determination for these species from "May affect, not likely to adversely affect" to "No effect". Thank you for the opportunity to review the project's NRE and provide comments.

On Thu, Jan 28, 2021 at 9:01 AM David Rydene - NOAA Federal <david.rydene@noaa.gov> wrote:

Received, thank you.

On Wed, Jan 27, 2021 at 11:29 AM Bennett, Jonathon <Jonathon.Bennett@dot.state.fl.us> wrote:

(Second attempt first file was too large)

Good morning.

The Florida Department of Transportation, District One (Department) is currently conducting a Project Development and Environment (PD&E) Study meant to evaluate potential roadway improvements to State Road (SR) 865 / San Carlos Boulevard from Crescent Street to North of Hurricane Bay Bridge in Lee County, a distance of approximately 1.2 miles. The purpose of the project is to increase accessibility and enhancement of mobility and safety for vehicular and non-vehicular transportation. The project does not include capacity improvements.

The proposed improvements include widening the Matanzas Pass Bridge to accommodate a new shared-use path along the west side of the bridge, milling and resurfacing, new and modification to existing traffic signals and crosswalks. The Hurricane Bay Bridge will be restriped to accommodate bicycle lanes in each direction of travel and a barrier-separated shared use path along the west side of the bridge. The Estero Blvd. and Fifth St. intersection will be reconstructed, which will enhance public transit mobility, pedestrian safety, and provide opportunity areas for landscaping and other aesthetic features. The intersection will be reconfigured to include two bus-bay turnouts and a new traffic signal
at Estero Blvd. and Fifth St. The project area is located in Sections 7 and 18 of Township 46 South, Range 24 East, and Sections 12, 13, and 24 of Township 46 South, Range 23 East.

This Natural Resources Evaluation (NRE) was prepared as part of this PD&E study to document the natural resources analysis which was performed to support decisions related to the evaluation of the project build alternative and to summarize potential impacts to federal and state protected species, protected habitats, wetlands and Essential Fish Habitat (EFH). A 500-foot project study area consisting of a 250-foot buffer from the existing roadway centerline was created to assess these impacts. Measures considered to avoid, minimize, and mitigate for potential natural resource impacts resulting from the proposed project are also discussed.

Agency coordination to obtain species and habitat-related information has previously occurred through the Efficient Transportation Decision Making (ETDM) Program Screening (ETDM No. 14124) and the Advance Notification (AN) process. Based on the use of federal funding, the project’s class of action is expected to be a Type 2 Categorical Exclusion (CE). The environmental review, consultation, and other actions required by applicable federal environmental laws for this project are being, or have been, carried out by FDOT pursuant to 23 U.S.C. § 327 and a Memorandum of Understanding dated December 14, 2016 and executed by FHWA and FDOT.

In accordance with Section 7(c) of the Endangered Species Act of 1973, as amended, and Chapter 68A-27 Florida Administrative Code (FAC), Rules Pertaining to Endangered and Threatened Species and Chapter 5B-40 FAC, Preservation of Native Flora of Florida, the project build alternative was evaluated for potential occurrences of federally and state-protected plant and animal species. The project build alternative is located within the following US Fish and Wildlife Service (USFWS) Consultation Areas: American crocodile (Crocodylus acutus), Florida scrub-jay (Aphelocoma coerulescens), piping plover (Charadrius melodus), Florida bonneted bat (Eumops floridanus) and West Indian manatee (Trichechus manatus). Additionally, portions of the project build alternative are adjacent to potential habitat for the eastern indigo snake (Drymarchon corais couperi) and fall within core foraging areas for two wood stork (Mycteria americana) nesting colonies (Nos. 619041 and 619040). Federally-designated Critical Habitat occurs for the smalltooth sawfish (Pristis pectinata) and West Indian manatee within Matanzas Pass and Hurricane Bay. Lands within and adjacent to the project study area may also provide suitable habitats for various state-protected species, particularly wading birds. Table 1 below summarizes the listed species with potential to occur within the project area along with their proposed effect determination.

### Table 1

<table>
<thead>
<tr>
<th>Common</th>
<th>Likelihood</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Common</strong></td>
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</tr>
<tr>
<td>Name</td>
<td>Scientific Name</td>
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<tr>
<td>------------------------</td>
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</tr>
<tr>
<td><strong>Fish</strong></td>
<td></td>
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<tr>
<td>Smalltooth sawfish</td>
<td><em>Pristis pectinata</em></td>
<td>FE</td>
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<tr>
<td>Loggerhead Sea Turtle</td>
<td><em>Caretta caretta</em></td>
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</tr>
<tr>
<td>Kemp’s Ridley sea turtle</td>
<td><em>Lepidochelys kempii</em></td>
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</tr>
<tr>
<td>Green sea turtle</td>
<td><em>Chelonia mydas</em></td>
<td>FE</td>
</tr>
<tr>
<td>Eastern indigo snake</td>
<td><em>Drymarchon couperi</em></td>
<td>FT</td>
</tr>
<tr>
<td>American alligator</td>
<td><em>Alligator mississippiensis</em></td>
<td>FT (S/A)</td>
</tr>
<tr>
<td>American crocodile</td>
<td><em>Crocodylus acutus</em></td>
<td>FT</td>
</tr>
<tr>
<td>Gopher tortoise</td>
<td><em>Gopherus polyphemus</em></td>
<td>C/ST</td>
</tr>
<tr>
<td><strong>Reptiles</strong></td>
<td></td>
<td></td>
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<tr>
<td><strong>Birds</strong></td>
<td></td>
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<tr>
<td>Florida scrub-jay</td>
<td><em>Aphelocoma coerulescens</em></td>
<td>FT</td>
</tr>
<tr>
<td>Red knot</td>
<td><em>Calidris canutus</em></td>
<td>FT</td>
</tr>
<tr>
<td>Piping plover</td>
<td><em>Charadrius melodus</em></td>
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</tr>
<tr>
<td>Wood stork</td>
<td><em>Mycteria americana</em></td>
<td>FT</td>
</tr>
<tr>
<td>Eastern black rail</td>
<td><em>Laterallus jamaicensis</em></td>
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<td>Florida sandhill crane</td>
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<td><em>Athene cunicularia floridana</em></td>
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<tr>
<td>Snowy plover</td>
<td><em>Charadrius nivosus</em></td>
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<td>American oystercatcher</td>
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<td>Black skimmer</td>
<td><em>Rynchops niger</em></td>
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<td>Little blue heron</td>
<td><em>Egretta caerulea</em></td>
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<td><em>Egretta rufescens</em></td>
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<td>Roseate spoonbill</td>
<td><em>Platalea ajaja</em></td>
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<td>Tricolored heron</td>
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<tr>
<td>Least tern</td>
<td><em>Sternula antillarum</em></td>
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<td>SE American kestrel</td>
<td><em>Falco sparverius paulus</em></td>
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<tr>
<td>SE American kestrel</td>
<td><em>Hallaeetus</em></td>
<td>M/NL</td>
</tr>
<tr>
<td>Species</td>
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</tr>
<tr>
<td>--------------------------------------</td>
<td>-------------------------------</td>
<td>---------------</td>
</tr>
<tr>
<td>Bald eagle leucocephalus (BGEPA/MBTA)</td>
<td>Low</td>
<td>NAEA</td>
</tr>
<tr>
<td>Florida bonneted bat Eumops floridanus</td>
<td>FE High (Recorded Calls)</td>
<td>MANLAA-P</td>
</tr>
<tr>
<td>West Indian manatee Trichechus manatus</td>
<td>FT High</td>
<td>MANLAA</td>
</tr>
<tr>
<td>Common bottlenose dolphin Tursiops truncatus</td>
<td>M/NL (MMPA) High (Observed)</td>
<td>NAEA</td>
</tr>
<tr>
<td>Various roosting bat species Tadarida brasiliensis, et al.</td>
<td>M/NL (68A-4.001 and 68A-9.010, FAC) Moderate</td>
<td>NAEA</td>
</tr>
<tr>
<td>Aboriginal prickly-apple Harrisia aboriginum</td>
<td>FE Low No effect</td>
<td></td>
</tr>
<tr>
<td>Beautiful pawpaw Deeringothamnus pulchellus</td>
<td>FE None No effect</td>
<td></td>
</tr>
</tbody>
</table>

Federally Listed, Similarity of Appearance;
SE = State Listed, Endangered, ST = State Listed, Threatened; C = Candidate for Federal Listing; M/NL = Managed/Not Listed;
BGEPA = Bald and Golden Eagle Protection Act; MBTA = Migratory Bird Treaty Act; MMPA = Marine Mammal Protection Act;
MANLAA = May Affect, Not Likely to Adversely Affect
MANLAA-P = May Affect, Not Likely to Adversely Affect – Programmatic (FL bonneted bat only)
NEA = No Effect Anticipated; NAEA = No Adverse Effect Anticipated

Matanzas Pass and Hurricane Bay provide Critical Habitat for the smalltooth sawfish and water column habitat for swimming Loggerhead, Kemp’s Ridley and green sea turtles. No sea turtle beachfront nesting habitat occurs within the project footprint. These species were not observed during field reviews of the project study area. As discussed in NRE Section 1.2.1, there will be no underwater work and only minimal in-water work (restricted to slow-moving, non-anchored barges). Project construction activities will not result in destruction or adverse modification of sawfish Critical Habitat. The FDOT commits to adhere to the NMFS’ Sea Turtle and Smalltooth Sawfish Construction Conditions (revised March 23, 2006) during project construction.

Minimal suitable eastern indigo snake habitat (grassed lots and mangrove wetlands) occurs adjacent to the project build alternative. Eastern indigo snakes were not were not
observed during field reviews of the project study area. Per the USFWS’ Eastern Indigo Snake Effect Determination Key (dated August 1, 2017), the FDOT’s effect determination sequence resulted in A > B > C > D = NLAA. This determination was based on the lack of observed holes, cavities, gopher tortoise burrows or underground refugia where a snake could be buried, trapped and/or injured during project activities. To avoid and minimize impacts during construction, the FDOT’s construction contractor will follow Standard Specification 7-1.4: Compliance with Federal Endangered Species Act and other Wildlife Regulations. Additionally, the FDOT commits to adhere to the USFWS’ Standard Protection Measures for the Eastern Indigo Snake (USFWS 2013).

The project build alternative occurs within the USFWS Consultation Area and contains suitable foraging habitat for the Florida bonneted bat. No potential roost trees were identified during the roost survey. Bridges were assessed; however, expansion joints observed appeared filled and did not exhibit adequate space required for roosting bats. No signs of roosting, such as guano or staining, were observed on any other areas of the bridges. Following the USFWS’ Florida Bonneted Bat Consultation Key (dated October 22, 2019), a species-specific acoustical survey for the bonneted bat was conducted from October 28 - November 1, 2020. The survey recorded 3,122 total call sequences from seven different bat species over 20 detector nights. Kpro evaluation software identified Florida bonneted bats at three of four detector locations (71 call files). However, these calls were vetted by a qualified acoustic analyst and one single diagnostic call of the Florida bonneted bat was identified within the project study area at Detector ID D-03 (hanging from the north side of the Matanzas Pass Bridge) on October 30, 2020. This single call was not recorded at emergence indicating the bat entered the project area from adjacent habitat. Per the Consultation Key, the FDOT’s effect determination sequence resulted in 1a > 2a > 3b > 6a > 7b > 10b > 12b = MANLAA-P (provided Best Management Practices/BMPs are used and survey reports are submitted). The survey report is included herein as NRE Appendix F. Based on the use of Consultation Key couplet 12b to reach a MANLAA effect determination, the FDOT commits to implementing BMPs 1, 3, 4 and 5 for this project.

Matanzas Pass and Hurricane Bay provide Critical Habitat for the West Indian manatee. The species was not observed during field reviews of the project study area but is expected to occur on a regular basis. As discussed in Section 1.2.1, there will be no underwater work and only minimal in-water work (restricted to slow-moving, non-anchored barges). Project construction activities will not result in destruction or adverse modification of manatee Critical Habitat. The FDOT commits to adhere to the USFWS’/FWC’s 2011 Standard Manatee Conditions for In-Water Work during project construction.

As discussed in NRE Section 4.0, no wetland impacts will result from the construction of this project and no compensatory mitigation is required. The project alignment and construction limits have been located to avoid any direct or indirect impacts to area wetlands. In accordance with federal Executive Order 11990, the FDOT has undertaken all actions to minimize the destruction, loss or degradation of wetlands, and to preserve and enhance the natural and beneficial values of wetlands in carrying out the agency’s
responsibilities. Although environmental permitting for the modification of existing stormwater management systems will be needed, wetland dredge/fill permitting is not anticipated to be necessary.

As discussed in NRE Section 5.2, impacts to EFH are not anticipated as a result of this project. All construction at the Matanzas Pass Bridge will take place above the waterline. There will be minimal use of barges during the limited demolition of this bridge. All vessels will follow marked channels and follow standard BMPs. The use of standard BMPs and adherence to programmatic conditions for protected species is anticipated to minimize the potential disturbance to all aquatic resources and EFH. Based on the height of the existing SR 865 bridge above the Matanzas Pass waterway (i.e., 65 feet) and the minor deck overhang widening proposed (approx. 3.5 feet), the proposed improvements are not anticipated to result in shading/light extinction for seagrass/SAV in the waterway. All work at the Hurricane Bay Bridge will be completed on the existing bridge deck with no in-water work required.

FDOT District One respectfully requests informal Endangered Species Act Section 7 consultation with the USFWS and NMFS, as well as coordination with other applicable federal and state regulatory/resource agencies to review and comment on the proposed action. Agency review comments are requested within 30 days. If you have any questions or require additional information, please feel free to contact me at (863) 519-2495 or via email.

Thank you in advance for your review and reply.

**Jonathon A. Bennett**

*Environmental Project Manager*

*ETDM Coordinator*

Florida Department of Transportation District One

801 North Broadway Avenue|Bartow, Florida 33830

PH: (863) 519-2495 EMAIL: Jonathon.Bennett@dot.state.fl.us
David Rydene, Ph.D.
Fish Biologist
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Habitat Conservation Division
263 13th Avenue South
St. Petersburg, FL 33701
Office (727) 824-5379
Cell (813) 992-5730
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David Rydene, Ph.D.
Fish Biologist
National Marine Fisheries Service
Habitat Conservation Division
263 13th Avenue South
St. Petersburg, FL 33701
Office (727) 824-5379
Cell (813) 992-5730
Fax (727) 824-5300
February 17, 2021

Jonathon A. Bennett  
Environmental Project Manager  
Florida Department of Transportation District 1  
801 N. Broadway Avenue  
Bartow, FL 33830  
Jonathon.Bennett@dot.state.fl.us

Re: SR 865 (San Carlos Boulevard) from Estero Boulevard to CR 869 (Summerlin Road), Lee County, Natural Resources Evaluation

Dear Mr. Bennett:

Florida Fish and Wildlife Conservation Commission (FWC) staff reviewed the Natural Resources Evaluation (NRE) for the above-referenced project in accordance with Chapter 379, Florida Statutes and Rule 68A-27, Florida Administrative Code. The NRE was prepared as part of the Project Development and Environment Study for the proposed project.

FWC staff reviewed this project in February 2015 via the Efficient Transportation Decision Making (ETDM) process as ETDM 14124, and comments and recommendations were uploaded to the ETDM Environmental Screening Tool. FWC staff agrees with the determinations of effect and supports the project implementation measures and commitments for protected species.

If you have specific technical questions regarding the content of this letter, please contact Brian Barnett at (772) 579-9746 or email Brian.Barnett@MyFWC.com. All other inquiries may be directed to ConservationPlanningServices@MyFWC.com.

Sincerely,

Jason Hight  
Land Use Planning Program Administrator  
Office of Conservation Planning Services

jh/bb

SR 865 from Estero Blvd to CR 869_NRE_43496_02172021
EPA’s response below.

**Jonathon A. Bennett**  
**Environmental Project Manager**  
**ETDM Coordinator**  
Florida Department of Transportation District One  
801 North Broadway Avenue | Bartow, Florida 33830  
**PH:** (863) 519-2495 **EMAIL:** Jonathon.Bennett@dot.state.fl.us

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Dear Mr. Jonathon Bennett:

The Environmental Protection Agency (EPA) reviewed the Natural Resource Evaluation (NRE) report, dated December 2020, on the federal action for the approximately 1.2-mile operational improvement project along State Road (SR) 865 (San Carlos Boulevard) from North of Crescent Street to North of the Hurricane Bay Bridge, in Lee County, Florida. The purpose of the project is to increase accessibility and enhance mobility and safety for vehicle and nonvehicular transportation. The proposed improvements include widening the Matanzas Pass Bridge to accommodate a new shared-use path along the west side of the bridge, milling and resurfacing, traffic signals and crosswalks, and the Hurricane Bay Bridge modification to accommodate bicycle lanes in each direction and a barrier-protected sidewalk along the west side of the bridge.

According to the NRE report, jurisdictional wetlands and surface waters were identified within the project study area and they consist of estuarine habitats (open water and mangrove forests) common to Hurricane Bay and Matanzas Pass waterbodies. Although, mangroves are in close proximity to the Hurricane Bay Bridge, all road improvements along the bridge will be completed within the footprint of the existing bridge to avoid any direct or indirect impacts. The project alignment and construction limits have been located to avoid any direct or indirect impacts to area...
wetlands. Additionally, proposed improvements to SR-865 and the anticipated construction method are not anticipated to result in direct or secondary impacts to wetlands or other surface waters. The Florida Department of Transportation does not anticipate that wetland impacts will result from the construction of this project and no compensatory mitigation will be required.

In addition to wetland and surface water impacts, the NRE examines potential impacts to federal and state protected species, summarizes the results of these assessments, and identifies measures to avoid, minimize and mitigate potential impacts. The Florida Department of Transportation expects the project’s class of action to be a Type 2 Categorical Exclusion. Based on the EPA’s review of the NRE report, we do not anticipate any significant impacts.

The EPA appreciates the opportunity to provide preliminary comments on the proposed project. If you have any questions regarding the EPA’s comments, please contact me by phone at 404-562-9035 or via email at white.roshanna@epa.gov.

Sincerely,

Roshanna White  |  Life Scientist
National Environmental Policy Act (NEPA) Section  |  Strategic Programs Office
U.S. Environmental Protection Agency  |  Region IV
Voice: 404-562-9035  |  Email: white.roshanna@epa.gov

From: Bennett, Jonathon <Jonathon.Bennett@dot.state.fl.us>
Sent: Wednesday, January 27, 2021 11:22 AM
To: White, Roshanna <White.Roshanna@epa.gov>
Cc: Marshall, Jennifer <Jennifer.Marshall@dot.state.fl.us>; Gordon Mullen <gmullen@rkk.com>; Kimberly Warren <kwarren@rkk.com>; Pipkin, Gwen G <Gwen.Pipkin@dot.state.fl.us>; Harris, D’Juan <D’Juan.Harris@dot.state.fl.us>; Henri Belrose <Henri.Belrose@wginc.com>; Jessie Griffith <Jessie.Griffith@wginc.com>
Subject: 433726-1 SR 865 (SAN CARLOS) FROM ESTERO BLVD TO CR 869 (SUMMERLIN RD) - NRE

Good morning.

The Florida Department of Transportation, District One (Department) is currently conducting a Project Development and Environment (PD&E) Study meant to evaluate potential roadway improvements to State Road (SR) 865 / San Carlos Boulevard from Crescent Street to North of Hurricane Bay Bridge in Lee County, a distance of approximately 1.2 miles. The purpose of the project is to increase accessibility and enhancement of mobility and safety for vehicular and non-vehicular transportation. The project does not include capacity improvements.

The proposed improvements include widening the Matanzas Pass Bridge to accommodate a new
shared-use path along the west side of the bridge, milling and resurfacing, new and modification to existing traffic signals and crosswalks. The Hurricane Bay Bridge will be restriped to accommodate bicycle lanes in each direction of travel and a barrier-separated shared use path along the west side of the bridge. The Estero Blvd. and Fifth St. intersection will be reconstructed, which will enhance public transit mobility, pedestrian safety, and provide opportunity areas for landscaping and other aesthetic features. The intersection will be reconfigured to include two bus-bay turnouts and a new traffic signal at Estero Blvd. and Fifth St. The project area is located in Sections 7 and 18 of Township 46 South, Range 24 East, and Sections 12, 13, and 24 of Township 46 South, Range 23 East.

This Natural Resources Evaluation (NRE) was prepared as part of this PD&E study to document the natural resources analysis which was performed to support decisions related to the evaluation of the project build alternative and to summarize potential impacts to federal and state protected species, protected habitats, wetlands and Essential Fish Habitat (EFH). A 500-foot project study area consisting of a 250-foot buffer from the existing roadway centerline was created to assess these impacts. Measures considered to avoid, minimize, and mitigate for potential natural resource impacts resulting from the proposed project are also discussed.

Agency coordination to obtain species and habitat-related information has previously occurred through the Efficient Transportation Decision Making (ETDM) Program Screening (ETDM No. 14124) and the Advance Notification (AN) process. Based on the use of federal funding, the project’s class of action is expected to be a Type 2 Categorical Exclusion (CE). The environmental review, consultation, and other actions required by applicable federal environmental laws for this project are being, or have been, carried out by FDOT pursuant to 23 U.S.C. § 327 and a Memorandum of Understanding dated December 14, 2016 and executed by FHWA and FDOT.

In accordance with Section 7(c) of the Endangered Species Act of 1973, as amended, and Chapter 68A-27 Florida Administrative Code (FAC), Rules Pertaining to Endangered and Threatened Species and Chapter 5B-40 FAC, Preservation of Native Flora of Florida, the project build alternative was evaluated for potential occurrences of federally and state-protected plant and animal species. The project build alternative is located within the following US Fish and Wildlife Service (USFWS) Consultation Areas: American crocodile (Crocodylus acutus), Florida scrub-jay (Aphelocoma coerulescens), piping plover (Charadrius melodus), Florida bonneted bat (Eumops floridanus) and West Indian manatee (Trichechus manatus). Additionally, portions of the project build alternative are adjacent to potential habitat for the eastern indigo snake (Drymarchon corais couperi) and fall within core foraging areas for two wood stork (Mycteria americana) nesting colonies (Nos. 619041 and 619040). Federally-designated Critical Habitat occurs for the smalltooth sawfish (Pristis pectinata) and West Indian manatee within Matanzas Pass and Hurricane Bay. Lands within and adjacent to the project study area may also provide suitable habitats for various state-protected species, particularly wading birds. Table 1 below summarizes the listed species with potential to occur within the project area along with their proposed effect determination.

Table 1

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Status</th>
<th>Likelihood of Occurrence</th>
<th>Effect Determination</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fish</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Smalltooth sawfish</td>
<td>Pristis pectinata</td>
<td>FE</td>
<td>Moderate</td>
<td>MANLAA</td>
</tr>
<tr>
<td>Reptiles</td>
<td></td>
<td>Type</td>
<td>Status</td>
<td>Notes</td>
</tr>
<tr>
<td>------------------------------------------------------------------------</td>
<td>---------------------</td>
<td>------</td>
<td>--------</td>
<td>----------------------</td>
</tr>
<tr>
<td>Loggerhead Sea Turtle</td>
<td>Caretta caretta</td>
<td>FT</td>
<td>Moderate</td>
<td>MANLAA</td>
</tr>
<tr>
<td>Kemp’s Ridley sea turtle</td>
<td>Lepidochelys kempii</td>
<td>FE</td>
<td>Moderate</td>
<td>MANLAA</td>
</tr>
<tr>
<td>Green sea turtle</td>
<td>Chelonia mydas</td>
<td>FE</td>
<td>Moderate</td>
<td>MANLAA</td>
</tr>
<tr>
<td>Eastern indigo snake</td>
<td>Drymarchon couperi</td>
<td>FT</td>
<td>Low</td>
<td>MANLAA</td>
</tr>
<tr>
<td>American alligator</td>
<td>Alligator mississippiens</td>
<td>FT (S/A)</td>
<td>Low</td>
<td>MANLAA</td>
</tr>
<tr>
<td>American crocodile</td>
<td>Crocodylus acutus</td>
<td>FT</td>
<td>Low</td>
<td>MANLAA</td>
</tr>
<tr>
<td>Gopher tortoise</td>
<td>Gopherus polyphemus</td>
<td>C/ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td>Birds</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Florida scrub-jay</td>
<td>Aphelocoma coerulescens</td>
<td>FT</td>
<td>None</td>
<td>No effect</td>
</tr>
<tr>
<td>Red knot</td>
<td>Calidris canutus</td>
<td>FT</td>
<td>Low</td>
<td>No effect</td>
</tr>
<tr>
<td>Piping plover</td>
<td>Charadrius melodus</td>
<td>FT</td>
<td>Low</td>
<td>No effect</td>
</tr>
<tr>
<td>Wood stork</td>
<td>Mycteria americana</td>
<td>FT</td>
<td>Low</td>
<td>No effect</td>
</tr>
<tr>
<td>Eastern black rail</td>
<td>Laterallus jamaicensis</td>
<td>FT</td>
<td>Low</td>
<td>No effect</td>
</tr>
<tr>
<td>Florida sandhill crane</td>
<td>Antigone canadensis pratinis</td>
<td>ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td>Florida burrowing owl</td>
<td>Athene cunicularia floridana</td>
<td>ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td>Snowy plover</td>
<td>Charadrius nivosus</td>
<td>ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td>American oystercatcher</td>
<td>Haematopus palliatus</td>
<td>ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td>Black skimmer</td>
<td>Rynchops niger</td>
<td>ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td>Little blue heron</td>
<td>Egretta caerulea</td>
<td>ST</td>
<td>Low</td>
<td>NAEA</td>
</tr>
<tr>
<td>Reddish egret</td>
<td>Egretta rufescens</td>
<td>ST</td>
<td>Low</td>
<td>NAEA</td>
</tr>
<tr>
<td>Roseate spoonbill</td>
<td>Platalea ajaja</td>
<td>ST</td>
<td>Low</td>
<td>NAEA</td>
</tr>
<tr>
<td>Tricolored heron</td>
<td>Egretta tricolor</td>
<td>ST</td>
<td>Low</td>
<td>NAEA</td>
</tr>
<tr>
<td>Least tern</td>
<td>Sternula antillarum</td>
<td>ST</td>
<td>Low</td>
<td>NAEA</td>
</tr>
<tr>
<td>SE American kestrel</td>
<td>Falco sparverius paulus</td>
<td>ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td>Bald eagle</td>
<td>Haliaeetus leucocephalus</td>
<td>M/NL (BGEPA/MBTA)</td>
<td>Low</td>
<td>NAEA</td>
</tr>
<tr>
<td>Mammals</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Florida bonneted bat</td>
<td>Eumops floridanus</td>
<td>FE</td>
<td>High (Recorded Calls)</td>
<td>MANLAA-P</td>
</tr>
<tr>
<td>West Indian manatee</td>
<td>Trichechus manatus</td>
<td>FT</td>
<td>High</td>
<td>MANLAA</td>
</tr>
<tr>
<td>Common bottlenose dolphin</td>
<td>Tursiops truncatus</td>
<td>M/NL (MMPA)</td>
<td>High (Observed)</td>
<td>NAEA</td>
</tr>
<tr>
<td>Various roosting bat species</td>
<td>Tadarida brasiliensis, et al.</td>
<td>M/NL (68A-4.001 and 68A-9.010, FAC)</td>
<td>Moderate</td>
<td>NAEA</td>
</tr>
<tr>
<td>Plants</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Aboriginal prickly-apple</td>
<td>Harrisia aboriginum</td>
<td>FE</td>
<td>Low</td>
<td>No effect</td>
</tr>
<tr>
<td>Beautiful pawpaw</td>
<td>Deeringothamnus pulchellus</td>
<td>FE</td>
<td>None</td>
<td>No effect</td>
</tr>
</tbody>
</table>
Matanzas Pass and Hurricane Bay provide Critical Habitat for the smalltooth sawfish and water column habitat for swimming Loggerhead, Kemp’s Ridley and green sea turtles. No sea turtle beachfront nesting habitat occurs within the project footprint. These species were not observed during field reviews of the project study area. As discussed in NRE Section 1.2.1, there will be no underwater work and only minimal in-water work (restricted to slow-moving, non-anchored barges). Project construction activities will not result in destruction or adverse modification of sawfish Critical Habitat. The FDOT commits to adhere to the NMFS’ Sea Turtle and Smalltooth Sawfish Construction Conditions (revised March 23, 2006) during project construction.

Minimal suitable eastern indigo snake habitat (grassed lots and mangrove wetlands) occurs adjacent to the project build alternative. Eastern indigo snakes were not observed during field reviews of the project study area. Per the USFWS’ Eastern Indigo Snake Effect Determination Key (dated August 1, 2017), the FDOT’s effect determination sequence resulted in A > B > C > D = NLAA. This determination was based on the lack of observed holes, cavities, gopher tortoise burrows or underground refugia where a snake could be buried, trapped and/or injured during project activities. To avoid and minimize impacts during construction, the FDOT’s construction contractor will follow Standard Specification 7-1.4: Compliance with Federal Endangered Species Act and other Wildlife Regulations. Additionally, the FDOT commits to adhere to the USFWS’ Standard Protection Measures for the Eastern Indigo Snake (USFWS 2013).

The project build alternative occurs within the USFWS Consultation Area and contains suitable foraging habitat for the Florida bonneted bat. No potential roost trees were identified during the roost survey. Bridges were assessed; however, expansion joints observed appeared filled and did not exhibit adequate space required for roosting bats. No signs of roosting, such as guano or staining, were observed on any other areas of the bridges. Following the USFWS’ Florida Bonneted Bat Consultation Key (dated October 22, 2019), a species-specific acoustical survey for the bonneted bat was conducted from October 28 - November 1, 2020. The survey recorded 3,122 total call sequences from seven different bat species over 20 detector nights. Kpro evaluation software identified Florida bonneted bats at three of four detector locations (71 call files). However, these calls were vetted by a qualified acoustic analyst and one single diagnostic call of the Florida bonneted bat was identified within the project study area at Detector ID D-03 (hanging from the north side of the Matanzas Pass Bridge) on October 30, 2020. This single call was not recorded at emergence indicating the bat entered the project area from adjacent habitat. Per the Consultation Key, the FDOT’s effect determination sequence resulted in 1a > 2a > 3b > 6a > 7b > 10b > 12b = MANLAA-P (provided Best Management Practices/BMPs are used and survey reports are submitted). The survey report is included herein as NRE Appendix F. Based on the use of Consultation Key couplet 12b to reach a MANLAA effect determination, the FDOT commits to implementing BMPs 1, 3, 4 and 5 for this project.
Matanzas Pass and Hurricane Bay provide Critical Habitat for the West Indian manatee. The species was not observed during field reviews of the project study area but is expected to occur on a regular basis. As discussed in Section 1.2.1, there will be no underwater work and only minimal in-water work (restricted to slow-moving, non-anchored barges). Project construction activities will not result in destruction or adverse modification of manatee Critical Habitat. The FDOT commits to adhere to the USFWS/FWC’s 2011 *Standard Manatee Conditions for In-Water Work* during project construction.

As discussed in NRE Section 4.0, no wetland impacts will result from the construction of this project and no compensatory mitigation is required. The project alignment and construction limits have been located to avoid any direct or indirect impacts to area wetlands. In accordance with federal Executive Order 11990, the FDOT has undertaken all actions to minimize the destruction, loss or degradation of wetlands, and to preserve and enhance the natural and beneficial values of wetlands in carrying out the agency’s responsibilities. Although environmental permitting for the modification of existing stormwater management systems will be needed, wetland dredge/fill permitting is not anticipated to be necessary.

As discussed in NRE Section 5.2, impacts to EFH are not anticipated as a result of this project. All construction at the Matanzas Pass Bridge will take place above the waterline. There will be minimal use of barges during the limited demolition of this bridge. All vessels will follow marked channels and follow standard BMPs. The use of standard BMPs and adherence to programmatic conditions for protected species is anticipated to minimize the potential disturbance to all aquatic resources and EFH. Based on the height of the existing SR 865 bridge above the Matanzas Pass waterway (i.e., 65 feet) and the minor deck overhang widening proposed (approx. 3.5 feet), the proposed improvements are not anticipated to result in shading/light extinction for seagrass/SAV in the waterway. All work at the Hurricane Bay Bridge will be completed on the existing bridge deck with no in-water work required.

FDOT District One respectfully requests informal Endangered Species Act Section 7 consultation with the USFWS and NMFS, as well as coordination with other applicable federal and state regulatory/resource agencies to review and comment on the proposed action. Agency review comments are requested within 30 days. If you have any questions or require additional information, please feel free to contact me at (863) 519-2495 or via email.

Thank you in advance for your review and reply.

*Jonathon A. Bennett*

*Environmental Project Manager*

*ETDM Coordinator*

Florida Department of Transportation District One
801 North Broadway Avenue | Bartow, Florida 33830
PH: (863) 519-2495 EMAIL: Jonathon.Bennett@dot.state.fl.us
Good morning.

The Florida Department of Transportation, District One (Department) is currently conducting a Project Development and Environment (PD&E) Study meant to evaluate potential roadway improvements to State Road (SR) 865 / San Carlos Boulevard from Crescent Street to North of Hurricane Bay Bridge in Lee County, a distance of approximately 1.2 miles. The purpose of the project is to increase accessibility and enhancement of mobility and safety for vehicular and non-vehicular transportation. The project does not include capacity improvements.

The proposed improvements include widening the Matanzas Pass Bridge to accommodate a new shared-use path along the west side of the bridge, milling and resurfacing, new and modification to existing traffic signals and crosswalks. The Hurricane Bay Bridge will be restriped to accommodate bicycle lanes in each direction of travel and a barrier-separated shared use path along the west side of the bridge. The Estero Blvd. and Fifth St. intersection will be reconstructed, which will enhance public transit mobility, pedestrian safety, and provide opportunity areas for landscaping and other aesthetic features. The intersection will be reconfigured to include two bus-bay turnouts and a new traffic signal at Estero Blvd. and Fifth St. The project area is located in Sections 7 and 18 of Township 46 South, Range 24 East, and Sections 12, 13, and 24 of Township 46 South, Range 23 East.

This Natural Resources Evaluation (NRE) was prepared as part of this PD&E study to document the natural resources analysis which was performed to support decisions related to the evaluation of the project build alternative and to summarize potential impacts to federal and state protected species, protected habitats, wetlands and Essential Fish Habitat (EFH). A 500-foot project study area consisting of a 250-foot buffer from the existing roadway centerline was created to assess these impacts. Measures considered to avoid, minimize, and mitigate for potential natural resource impacts resulting from the proposed project are also discussed.

Agency coordination to obtain species and habitat-related information has previously occurred through the Efficient Transportation Decision Making (ETDM) Program Screening (ETDM No. 14124) and the Advance Notification (AN) process. Based on the use of federal funding, the project’s class of action is expected to be a Type 2 Categorical Exclusion (CE). The environmental review, consultation, and other actions required by
Jonathon A. Bennett  
Environmental Project Manager  
ETDM Coordinator  
Florida Department of Transportation District One  
801 North Broadway Avenue|Bartow, Florida 33830  
PH: (863) 519-2495 EMAIL: Jonathon.Bennett@dot.state.fl.us

From: Wrublik, John <john_wrublik@fws.gov>  
Sent: Friday, February 12, 2021 7:56 AM  
To: Bennett, Jonathon <Jonathon.Bennett@dot.state.fl.us>  
Cc: Marshall, Jennifer <Jennifer.Marshall@dot.state.fl.us>; Gordon Mullen <gmullen@rkk.com>; Kimberly Warren <kwarren@rkk.com>; Pipkin, Gwen G <Gwen.Pipkin@dot.state.fl.us>; Harris, D’Juan <D’Juan.Harris@dot.state.fl.us>; Henri Belrose <Henri.Belrose@wginc.com>; Jessie Griffith <Jessie.Griffith@wginc.com>  
Subject: Re: [EXTERNAL] 433726-1 SR 865 (SAN CARLOS) FROM ESTERO BLVD TO CR 869 (SUMMERLIN RD) - NRE

EXTERNAL SENDER: Use caution with links and attachments.

Jonathon,

I have reviewed your request for consultation for the project referenced above. I noticed that determinations of may affect, not likely to adversely affect were made for the loggerhead sea turtle, green sea turtle, Kemp’s Ridley sea turtle, and eastern indigo snake. The Service finds that the project footprint does not provide suitable habitat for the eastern indigo snake, it has not been documented to occur on the project site, and it is not reasonably certain to occur on the project site. Also, please be aware that the Service only regulates sea turtles in association with their nesting activities with respect to the Endangered Species Act, and the project will not affect sea turtle nesting habitat. Consequently, the project is not likely to affect these species. As such, I recommend that you change your
determinations for these species from may affect, not likely to adversely affect to no effect. If this is agreeable to you, you can let me know by return email, and no further coordination will be needed for these species. This recommendation does not apply to the other species for which you made determinations of may affect, not likely to adversely affect (i.e., Florida bonneted bat, American crocodile and West Indian manatee), and I will address these species in my concurrence document for the project. Also, be aware that the American Alligator is not considered in our Section 7 consultations since it is listed under the Endangered Species Act of 1973 as threatened by similarity of appearance. If you have any questions regarding this recommendation, please let me know.

John M. Wrublik  
U.S. Fish and Wildlife Service  
1339 20th Street  
Vero Beach, Florida 32960  
Office: (772) 469-4282  
Fax: (772) 562-4288  
email: John_Wrublik@fws.gov

NOTE: This email correspondence and any attachments to and from this sender is subject to the Freedom of Information Act (FOIA) and may be disclosed to third parties.

From: Bennett, Jonathon <Jonathon.Bennett@dot.state.fl.us>  
Sent: Wednesday, January 27, 2021 11:20 AM  
To: Wrublik, John <john_wrublik@fws.gov>  
Cc: Marshall, Jennifer <Jennifer.Marshall@dot.state.fl.us>; Gordon Mullen <gmullen@rkk.com>; Kimberly Warren <kwarren@rkk.com>; Pipkin, Gwen G <Gwen.Pipkin@dot.state.fl.us>; Harris, D'Juan <D'Juan.Harris@dot.state.fl.us>; Henri Belrose <Henri.Belrose@wginc.com>; Jessie Griffith <Jessie.Griffith@wginc.com>  
Subject: [EXTERNAL] 433726-1 SR 865 (SAN CARLOS) FROM ESTERO BLVD TO CR 869 (SUMMERLIN RD) - NRE

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This Natural Resources Evaluation (NRE) was prepared as part of this PD&E study to document the natural resources analysis which was performed to support decisions related to the evaluation of the project build alternative and to summarize potential impacts to federal and state protected species, protected habitats, wetlands and Essential Fish Habitat (EFH). A 500-foot project study area consisting of a 250-foot buffer from the existing roadway centerline was created to assess these impacts. Measures considered to avoid, minimize, and mitigate for potential natural resource impacts resulting from the proposed project are also discussed.

Agency coordination to obtain species and habitat-related information has previously occurred through the Efficient Transportation Decision Making (ETDM) Program Screening (ETDM No. 14124) and the Advance Notification (AN) process. Based on the use of federal funding, the project’s class of action is expected to be a Type 2 Categorical Exclusion (CE). The environmental review, consultation, and other actions required by applicable federal environmental laws for this project are being, or have been, carried out by FDOT pursuant to 23 U.S.C. § 327 and a Memorandum of Understanding dated December 14, 2016 and executed by FHWA and FDOT.

In accordance with Section 7(c) of the Endangered Species Act of 1973, as amended, and Chapter 68A-27 Florida Administrative Code (FAC), Rules Pertaining to Endangered and Threatened Species and Chapter 5B-40 FAC, Preservation of Native Flora of Florida, the project build alternative was evaluated for potential occurrences of federally and state-protected plant and animal species. The project build alternative is located within the following US Fish and Wildlife Service (USFWS) Consultation Areas: American crocodile (Crocodylus acutus), Florida scrub-jay (Aphelocoma coerulescens), piping plover (Charadrius melodus), Florida bonneted bat (Eumops floridanus) and West Indian manatee (Trichechus manatus). Additionally, portions of the project build alternative are adjacent to potential habitat for the eastern indigo snake (Drymarchon corais couperi) and fall within core foraging areas for two wood stork (Mycteria americana) nesting colonies (Nos. 619041 and 619040). Federally-designated Critical Habitat occurs for the smalltooth sawfish (Pristis pectinata) and West Indian manatee within Matanzas Pass and Hurricane Bay. Lands within and adjacent to the project study area may also provide suitable habitats for various state-protected species, particularly wading birds. Table 1 below summarizes the listed species with potential to occur within the project area along with their proposed effect determination.

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Status</th>
<th>Likelihood of Occurrence</th>
<th>Effect Determination</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Fish</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Smalltooth sawfish</td>
<td>Pristis pectinata</td>
<td>FE</td>
<td>Moderate</td>
<td>MANLAA</td>
</tr>
<tr>
<td><strong>Reptiles</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Loggerhead Sea Turtle</td>
<td>Caretta caretta</td>
<td>FT</td>
<td>Moderate</td>
<td>MANLAA</td>
</tr>
<tr>
<td>Kemp’s Ridley sea turtle</td>
<td>Lepidochelys kempii</td>
<td>FE</td>
<td>Moderate</td>
<td>MANLAA</td>
</tr>
<tr>
<td>Green sea turtle</td>
<td>Chelonia mydas</td>
<td>FE</td>
<td>Moderate</td>
<td>MANLAA</td>
</tr>
<tr>
<td>Eastern indigo snake</td>
<td>Drymarchon couperi</td>
<td>FT</td>
<td>Low</td>
<td>MANLAA</td>
</tr>
<tr>
<td>American alligator</td>
<td>Alligator mississippiensis</td>
<td>FT (S/A)</td>
<td>Low</td>
<td>MANLAA</td>
</tr>
<tr>
<td>American crocodile</td>
<td>Crocodylus acutus</td>
<td>FT</td>
<td>Low</td>
<td>MANLAA</td>
</tr>
<tr>
<td>Gopher tortoise</td>
<td>Gopherus polyphemus</td>
<td>C/ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td><strong>Birds</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Florida scrub-jay</td>
<td>Aphelocoma coerulescens</td>
<td>FT</td>
<td>None</td>
<td>No effect</td>
</tr>
<tr>
<td>Species</td>
<td>Category</td>
<td>Threat</td>
<td>Effect</td>
<td></td>
</tr>
<tr>
<td>------------------------------</td>
<td>----------</td>
<td>--------</td>
<td>--------------------</td>
<td></td>
</tr>
<tr>
<td>Red knot</td>
<td>Calidris canutus</td>
<td>FT</td>
<td>Low</td>
<td>No effect</td>
</tr>
<tr>
<td>Piping plover</td>
<td>Charadrius melodus</td>
<td>FT</td>
<td>Low</td>
<td>No effect</td>
</tr>
<tr>
<td>Wood stork</td>
<td>Mycteria americana</td>
<td>FT</td>
<td>Low</td>
<td>No effect</td>
</tr>
<tr>
<td>Eastern black rail</td>
<td>Laterallus jamaicensis</td>
<td>FT</td>
<td>Low</td>
<td>No effect</td>
</tr>
<tr>
<td>Florida sandhill crane</td>
<td>Antigone canadensis</td>
<td>ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td>Florida burrowing owl</td>
<td>Athene cunicularia floridana</td>
<td>ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td>Snowy plover</td>
<td>Charadrius nivosus</td>
<td>ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td>American oystercatcher</td>
<td>Haematopus palliatus</td>
<td>ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td>Black skimmer</td>
<td>Rynchops niger</td>
<td>ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td>Little blue heron</td>
<td>Egretta caerulea</td>
<td>ST</td>
<td>Low</td>
<td>NAEA</td>
</tr>
<tr>
<td>Reddish egret</td>
<td>Egretta rufescens</td>
<td>ST</td>
<td>Low</td>
<td>NAEA</td>
</tr>
<tr>
<td>Roseate spoonbill</td>
<td>Platalea ajaja</td>
<td>ST</td>
<td>Low</td>
<td>NAEA</td>
</tr>
<tr>
<td>Tricolored heron</td>
<td>Egretta tricolor</td>
<td>ST</td>
<td>Low</td>
<td>NAEA</td>
</tr>
<tr>
<td>Least tern</td>
<td>Sternula antillarum</td>
<td>ST</td>
<td>Low</td>
<td>NAEA</td>
</tr>
<tr>
<td>SE American kestrel</td>
<td>Falco sparverius paulus</td>
<td>ST</td>
<td>Low</td>
<td>NEA</td>
</tr>
<tr>
<td>Bald eagle</td>
<td>Haliaeetus leucocephalus</td>
<td>M/NL (BGEPA/MBTA)</td>
<td>Low</td>
<td>NAEA</td>
</tr>
</tbody>
</table>

**Mammals**

<table>
<thead>
<tr>
<th>Species</th>
<th>Category</th>
<th>Threat</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>Florida bonneted bat</td>
<td>Eumops floridanus</td>
<td>FE</td>
<td>High (Recorded Calls)</td>
</tr>
<tr>
<td>West Indian manatee</td>
<td>Trichechus manatus</td>
<td>FT</td>
<td>High</td>
</tr>
<tr>
<td>Common bottlenose dolphin</td>
<td>Tursiops truncatus</td>
<td>M/NL (MMPA)</td>
<td>High (Observed)</td>
</tr>
<tr>
<td>Various roosting bat species</td>
<td>Tadarida brasiliensis, et al.</td>
<td>M/NL (68A-4.001 and 68A-9.010, FAC)</td>
<td>Moderate</td>
</tr>
</tbody>
</table>

**Plants**

<table>
<thead>
<tr>
<th>Species</th>
<th>Category</th>
<th>Threat</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aboriginal prickly-apple</td>
<td>Harrisia aboriginum</td>
<td>FE</td>
<td>Low</td>
</tr>
<tr>
<td>Beautiful pawpaw</td>
<td>Deeringothamnus pulchellus</td>
<td>FE</td>
<td>None</td>
</tr>
</tbody>
</table>

(S/A) = Federally Listed, Similarity of Appearance;
SE = State Listed, Endangered, ST = State Listed, Threatened; C = Candidate for Federal Listing; M/NL = Managed/Not Listed;
BGEPA = Bald and Golden Eagle Protection Act; MBTA = Migratory Bird Treaty Act; MMPA = Marine Mammal Protection Act;
MANLAA = May Affect, Not Likely to Adversely Affect
MANLAA-P = May Affect, Not Likely to Adversely Affect – Programmatic (FL bonneted bat only)
NEA = No Effect Anticipated; NAEA = No Adverse Effect Anticipated

Matanzas Pass and Hurricane Bay provide Critical Habitat for the smalltooth sawfish and water column habitat for swimming Loggerhead, Kemp’s Ridley and green sea turtles. No sea turtle beachfront nesting habitat occurs within the project footprint. These species were not observed during field reviews of the project study area. As discussed in NRE Section 1.2.1, there will be no underwater work and only minimal in-water work (restricted to slow-moving, non-anchored barges). Project construction activities will not result in destruction or adverse modification of sawfish Critical
Habitat. The FDOT commits to adhere to the NMFS’ Sea Turtle and Smalltooth Sawfish Construction Conditions (revised March 23, 2006) during project construction.

Minimal suitable eastern indigo snake habitat (grassed lots and mangrove wetlands) occurs adjacent to the project build alternative. Eastern indigo snakes were not were not observed during field reviews of the project study area. Per the USFWS’ Eastern Indigo Snake Effect Determination Key (dated August 1, 2017), the FDOT’s effect determination sequence resulted in $A > B > C > D = NLAA$. This determination was based on the lack of observed holes, cavities, gopher tortoise burrows or underground refugia where a snake could be buried, trapped and/or injured during project activities. To avoid and minimize impacts during construction, the FDOT’s construction contractor will follow Standard Specification 7-1.4: Compliance with Federal Endangered Species Act and other Wildlife Regulations. Additionally, the FDOT commits to adhere to the USFWS’ Standard Protection Measures for the Eastern Indigo Snake (USFWS 2013).

The project build alternative occurs within the USFWS Consultation Area and contains suitable foraging habitat for the Florida bonneted bat. No potential roost trees were identified during the roost survey. Bridges were assessed; however, expansion joints observed appeared filled and did not exhibit adequate space required for roosting bats. No signs of roosting, such as guano or staining, were observed on any other areas of the bridges. Following the USFWS’ Florida Bonneted Bat Consultation Key (dated October 22, 2019), a species-specific acoustical survey for the bonneted bat was conducted from October 28 - November 1, 2020. The survey recorded 3,122 total call sequences from seven different bat species over 20 detector nights. Kpro evaluation software identified Florida bonneted bats at three of four detector locations (71 call files). However, these calls were vetted by a qualified acoustic analyst and one single diagnostic call of the Florida bonneted bat was identified within the project study area at Detector ID D-03 (hanging from the north side of the Matanzas Pass Bridge) on October 30, 2020. This single call was not recorded at emergence indicating the bat entered the project area from adjacent habitat. Per the Consultation Key, the FDOT’s effect determination sequence resulted in $1a > 2a > 3b > 6a > 7b > 10b > 12b = MANLAA-P$ (provided Best Management Practices/BMPs are used and survey reports are submitted). The survey report is included herein as NRE Appendix F. Based on the use of Consultation Key couplet 12b to reach a MANLAA effect determination, the FDOT commits to implementing BMPs 1, 3, 4 and 5 for this project.

Matanzas Pass and Hurricane Bay provide Critical Habitat for the West Indian manatee. The species was not observed during field reviews of the project study area but is expected to occur on a regular basis. As discussed in Section 1.2.1, there will be no underwater work and only minimal in-water work (restricted to slow-moving, non-anchored barges). Project construction activities will not result in destruction or adverse modification of manatee Critical Habitat. The FDOT commits to adhere to the USFWS’/FWC’s 2011 Standard Manatee Conditions for In-Water Work during project construction.

As discussed in NRE Section 4.0, no wetland impacts will result from the construction of this project and no compensatory mitigation is required. The project alignment and construction limits have been located to avoid any direct or indirect impacts to area wetlands. In accordance with federal Executive Order 11990, the FDOT has undertaken all actions to minimize the destruction, loss or degradation of wetlands, and to preserve and enhance the natural and beneficial values of wetlands in carrying out the agency’s responsibilities. Although environmental permitting for the modification of existing stormwater management systems will be needed, wetland dredge/fill permitting is not anticipated to be necessary.

As discussed in NRE Section 5.2, impacts to EFH are not anticipated as a result of this project. All construction at the Matanzas Pass Bridge will take place above the waterline. There will be minimal use of barges during the limited demolition of this bridge. All vessels will follow marked channels and follow standard BMPs. The use of standard BMPs and adherence to programmatic conditions for protected species is anticipated to minimize the potential disturbance to all aquatic resources and EFH. Based on the height of the existing SR 865 bridge above the Matanzas Pass waterway (i.e., 65 feet) and the minor deck overhang widening proposed (approx. 3.5 feet), the proposed improvements are not anticipated to result in shading/light extinction for seagrass/SAV in the waterway. All work at the Hurricane Bay Bridge will be completed on the existing bridge deck with no in-water work required.
FDOT District One respectfully requests informal Endangered Species Act Section 7 consultation with the USFWS and NMFS, as well as coordination with other applicable federal and state regulatory/resource agencies to review and comment on the proposed action. Agency review comments are requested within 30 days. If you have any questions or require additional information, please feel free to contact me at (863) 519-2495 or via email.

Thank you in advance for your review and reply.

Jonathon A. Bennett  
Environmental Project Manager  
ETDM Coordinator  
Florida Department of Transportation District One  
801 North Broadway Avenue | Bartow, Florida 33830  
PH: (863) 519-2495 EMAIL: Jonathon.Bennett@dot.state.fl.us
Subject: Consultation Key for the Florida bonneted bat; 04EF2000-2014-I-0320-R001

Dear Mr. Zinszer:

This letter replaces the December 2013, Florida bonneted bat guidelines provided to the U.S. Army Corps of Engineers (Corps) to assist your agency with effect determinations within the range of the Florida bonneted bat (*Eumops floridanus*). This October 2019 revision supersedes all prior versions. The enclosed *Florida Bonneted Bat Consultation Guidelines* and incorporated *Florida Bonneted Bat Consultation Key* (Key) are provided pursuant to the U.S. Fish and Wildlife Service’s (Service) authorities under the Endangered Species Act of 1973, as amended (Act) (87 Stat. 884; 16 U.S.C. 1531 et seq.). This letter, guidelines, and Key have been assigned Service Consultation Code: 41420-04EF2000-2014-I-0320-R001.

The purpose of the guidelines and Key is to aid the Corps (or other Federal action agency) in making appropriate effect determinations for the Florida bonneted bat under section 7 of the Act, and streamline informal consultation with the Service for the Florida bonneted bat when the proposed action is consistent with the Key. There is no requirement to use the Key. There will be cases when the use of the Key is not appropriate. These include, but are not limited to: where project specific information is outside of the scope of the Key, applicants do not wish to implement the identified survey or best management practices, or if there is new biological information about the species. In these cases, we recommend the Corps (or other Federal action agency) initiate traditional consultation pursuant to section 7 of the Act, and identify that consultation is being requested outside of the Key.

This Key uses type of habitat (*i.e.*, roosting or foraging), survey results, and project size as the basis for making determinations of “may affect, but is not likely to adversely affect” (MANLAA) and “may affect, and is likely to adversely affect” (LAA). The Key is structured to focus on the type(s) of habitat that will be affected by a project. When proposed project areas provide features that could support roosting of Florida bonneted bats, it is considered roosting habitat. If evaluation of roosting habitat determines that roosting is not likely, then the area is subsequently evaluated for its value to the species as foraging habitat.

https://www.fws.gov/verobeach/ProgrammaticPDFs/20191022_letter_ServicetoCorps_FBB-ProgrammaticKey.pdf
The guidelines describe the features of roosting habitat. When a project is proposed in roosting habitat, the likelihood that roosting is occurring is evaluated through surveys (i.e., full acoustic or limited roost). When roosting is expected and the proposed activity will affect that roost, formal consultation is required. This is because the proposed activity is expected to affect the species (LAA).

For Florida bonneted bats, the exception is that if the proposed action affects more than 50 acres of foraging habitat in proximity to the roost, that action would require formal consultation to analyze the effect of the incidental take. The Service recognizes that the movement information comes from only one site (BWWMA) and acknowledges that this approach is less reliable when not combined with acoustic surveys. Therefore, when limited roost surveys are conducted for projects that are less than or equal to 5 acres in size, the determination is that roosting is not likely, we conclude that the proposed project may not affect, but is not likely to adversely affect the species (MANLAA).

The guidelines describe the features of foraging habitat. Data informing the homeranges size of Florida bonneted bats is limited. Global Positioning System (GPS) and radio-telemetry data show that they move large distances and likely have large home ranges. Data from recovered GPS satellitetags on Florida bonneted bats tagged at Babcock-Webb Wildlife Management Area (BWWMA) found the maximum distance detected from a capture site was 24.7 mi (39.3 km); the greatest path length traveled in a single night was 26.3 mi (42.4 km) (Ober 2016; Webb 2018a). In BWWMA, researchers found that roosting bats fledge at a single night was 56.3 mi (90.6 km) (Ober 2016; Webb 2018a). At BWWMA, researchers found that roosting bats were within one mile of the roost (point of capture) (Ober 2015). Additional individual locations within one mile of the roost (point of capture) (Ober 2015). Additional individual locations within one mile of the roost (point of capture) (Ober 2015). Additional individual locations within one mile of the roost (point of capture) (Ober 2015).

The Service recognizes that the movement information comes from only one site (BWWMA) and acknowledges that this approach is less reliable when not combined with acoustic surveys. Therefore, when limited roost surveys are conducted for projects that are less than or equal to 5 acres in size, the determination is that roosting is not likely, we conclude that the proposed project may not affect, but is not likely to adversely affect the species (MANLAA).
habitat quality, prey availability, and other factors will result in variable habitat use and home ranges sizes between locations. Foraging distances and home ranges sizes in high quality habitats are expected to be smaller while foraging distances and home ranges sizes in low quality habitats range across locations. Foraging distances and home ranges sizes in low quality habitats range across locations. 

Regardless, we use these studies as our best available information to evaluate when changes to foraging habitat may have an effect on the species ability to feed, breed, and shelter and subsequent changes in incidental take. When considering where most of the nightly activity was observed, we calculate a foraging area centered on a 9.5 mile radius which would encompass approximately 180,000 acres, and a foraging area centered on a 3 mile radius which would encompass approximately 1,000 acres, and a foraging area centered on a 1 mile radius which would encompass 40 acres, as well as a foraging area centered on a 0.02 mile radius which would encompass 0.02 acres (\text{MANLAA}).

These limited opportunities for roosting should be considered in the evaluation of the project's potential to negatively affect the species. These opportunities are limited to areas with a foraging history that are important to the species, as the area does not appear to be important to the landscape scale. When surveys document high bat activity, we seek to evaluate the loss of this additional foraging opportunity.

If surveys do not indicate high bat activity, we anticipate that the loss or reduction of foraging opportunities will not significantly impair the project's potential to negatively affect the species. These opportunities are limited to areas with a foraging history that are important to the species, as the area does not appear to be important to the landscape scale. When surveys document high bat activity, we seek to evaluate the loss of this additional foraging opportunity.

Next, the Service incorporated the level of bat activity into our Key to evaluate when foraging opportunities may have great value to the species. When surveys document high bat activity, we anticipate that this area is of high importance to the species. Thus, when high bat activity is observed in parcels with greater than 50 acres of foraging habitat, we anticipate that the loss of this additional foraging opportunity may have a significant effect on the species ability to feed, breed, and shelter, and subsequent changes in incidental take. When considering where most of the nightly activity was observed, we calculate a foraging area centered on a 9.5 mile radius which would encompass approximately 180,000 acres, and a foraging area centered on a 3 mile radius which would encompass approximately 1,000 acres, and a foraging area centered on a 1 mile radius which would encompass 40 acres, as well as a foraging area centered on a 0.02 mile radius which would encompass 0.02 acres (\text{MANLAA}).

When considering where most of the nightly activity was observed, we calculate a foraging area centered on a 9.5 mile radius which would encompass approximately 180,000 acres, and a foraging area centered on a 3 mile radius which would encompass approximately 1,000 acres, and a foraging area centered on a 1 mile radius which would encompass 40 acres, as well as a foraging area centered on a 0.02 mile radius which would encompass 0.02 acres (\text{MANLAA}).

Given the Service's limited understanding of how the Florida bonneted bat uses habitat quality, prey availability, and other factors will result in variable habitat use and home ranges sizes between locations. Foraging distances and home ranges sizes in high quality habitats are expected to be smaller while foraging distances and home ranges sizes in low quality habitats range across locations. Foraging distances and home ranges sizes in low quality habitats range across locations. 

Regardless, we use these studies as our best available information to evaluate when changes to foraging habitat may have an effect on the species ability to feed, breed, and shelter and subsequent changes in incidental take. When considering where most of the nightly activity was observed, we calculate a foraging area centered on a 9.5 mile radius which would encompass approximately 180,000 acres, and a foraging area centered on a 3 mile radius which would encompass approximately 1,000 acres, and a foraging area centered on a 1 mile radius which would encompass 40 acres, as well as a foraging area centered on a 0.02 mile radius which would encompass 0.02 acres (\text{MANLAA}).

The exception to this approach is for projects greater than 50 acres where the Service considers the loss of foraging opportunities may have a significant effect on the species ability to feed, breed, and shelter, and subsequent changes in incidental take. When considering where most of the nightly activity was observed, we calculate a foraging area centered on a 9.5 mile radius which would encompass approximately 180,000 acres, and a foraging area centered on a 3 mile radius which would encompass approximately 1,000 acres, and a foraging area centered on a 1 mile radius which would encompass 40 acres, as well as a foraging area centered on a 0.02 mile radius which would encompass 0.02 acres (\text{MANLAA}).

Determinations

The Service requests that these survey results are provided to our office to increase our knowledge of the species. Regardless of the determination, when acoustic bat surveys have been conducted, the Service requests that the results are provided to our office to increase our knowledge of the species.
the survey protocols at: FBBguidelines@fws.gov. The revised Key and survey protocols are effective immediately upon receipt by the Corps.

This revised Key is effective immediately upon receipt by the Corps. Should circumstances change or new information become available reflecting the Florida bonneted bat's or other Federal action agency's decision to proceed with consultation, the Service recommends that the Corps document the pathway used to reach this determination in the project record and proceed with otherspecies analyses as warranted.

Contact Ashleigh Blackford, Connie Cassler, or Jose Rivera at 772-562-3909 for additional information about how to make a contribution to this fund. If you would like additional information about how to make a contribution to this fund, please contact the Service for assistance with the Service and modification of the proposed action to enable the project to be evaluated under the revised Key and receive a determination. If you have additional information about how the proposed action may enable the Service to reach a formal consultation determination, please contact the Service at: FBBguidelines@fws.gov.

The Service recommends that the Corps document the pathway used to reach the Key's determination and the reasons for the decision to consult. The Service recommends that the Corps (or other Federal action agency) document the pathway used to reach the Key's determination. If further consultation is necessary for the effect of the proposed action on the Florida bonneted bat, the Service recommends that the Corps document the pathway used to reach the Key's determination.

This revised Key is effective immediately upon receipt by the Corps. Should circumstances change or new information become available reflecting the Florida bonneted bat’s or other Federal action agency’s decision to proceed with consultation, the Service recommends that the Corps document the pathway used to reach this determination in the project record and proceed with otherspecies analyses as warranted.

Contact Ashleigh Blackford, Connie Cassler, or Jose Rivera at 772-562-3909 for additional information about how to make a contribution to this fund. If you would like additional information about how to make a contribution to this fund, please contact the Service for assistance with the Service and modification of the proposed action to enable the project to be evaluated under the revised Key and receive a determination. If you have additional information about how the proposed action may enable the Service to reach a formal consultation determination, please contact the Service at: FBBguidelines@fws.gov.
Thank you for your continued cooperation in the effort to conserve fish and wildlife resources. If you have any questions regarding this Key, please contact the South Florida Ecological Services Office at 772-562-3909.

Sincerely,

Roxanna Hinzman
Field Supervisor

Enclosure

LITERATURE CITED

Melinda Charles-Hogan, Susan Keynor, Kiriha Sabin, John Fellows (Corps, Jacksonville, Florida) [Dale Betzer, Melissa Bisell, Ingrid Gilber, Alixa Zardo, Cc: electronic only]

Type 2 Categorical Exclusion Page 124 of 131
The U.S. Fish and Wildlife Service’s South Florida Ecological Services Field Office (Service) developed the Florida Bonneted Bat Consultation Guidelines (Guidelines) to assist in avoiding and minimizing potential negative effects to roosting and foraging habitat, and assessing effects to the Florida bonneted bat (*Eumops floridanus*) from proposed projects. The Consultation Key within the Guidelines assists applicants in evaluating their proposed projects and identifying the appropriate consultation paths under sections 7 and 10 of the Endangered Species Act of 1973 (Act), as amended (87 Stat. 884; 16 U.S.C. 1531 et seq.). These Guidelines are primarily for use in evaluating regulatory projects where development and land conversions are anticipated. These Guidelines focus on conserving roosting structures in natural and semi-natural environments. The following Consultation Area map (Figure 1 and Figure 2, Appendix A), Consultation Flowchart (Figure 3), Consultation Key, Survey Framework (Appendices B-C), and Best Management Practices (BMPs) (Appendix D) are based upon the best available scientific information. As more information is obtained, these Guidelines will be revised as appropriate. If you have comments, or suggestions on these Guidelines or the Survey Protocols (Appendix B and C), please email your comments to FBBguidelines@fws.gov. These comments will be reviewed and incorporated in an annual review.

Wherever possible, proposed development projects within the Consultation Area should be designed to avoid and minimize take of Florida bonneted bats and to retain their habitat. Applicants are encouraged to enter into early technical assistance/consultation with the Service so we may provide recommendations for avoiding and minimizing adverse effects. Although these Guidelines focus on the effects of a proposed action (e.g., development) on natural habitat, *(i.e., non-urban)*, Appendix E also provides Best Management Practices for Land Management Projects.

If you are renovating an existing artificial structure (e.g., building) within the urban environment with or without additional ground disturbing activities, these Guidelines do not apply. The Service is developing separate guidelines for consultation in these situations. Until the urban guidelines are complete, please contact the Service for additional guidance.

The final listing rule for the Florida bonneted bat (Service 2013) describes threats identified for the species. Habitat loss and degradation, as well as habitat modification, have historically affected the species. Florida bonneted bats are different from most other Florida bat species because they are reproductively active through most of the year, and their large size makes them capable of foraging long distances from their roost (Ober *et al.* 2016). Consequently, this species is vulnerable to disturbances around the roost during a greater portion of the year and considerations about foraging habitat extend further than the localized roost.
Use of Consultation Area, Flowchart, and Key

Figure 1 shows the Consultation Area for the Florida bonneted bat where this consultation guidance applies. For information on how the Consultation Area was delineated see Appendix A. The Consultation Flowchart (Figure 3) and Consultation Key direct project proponents through a series of couplets that will provide a conclusion or determination for potential effects to the Florida bonneted bat. Please Note: If additional listed species, or candidate or proposed species, or designated or proposed critical habitat may be affected, a separate evaluation will be needed for these species/critical habitats.

Currently, the Consultation Flowchart (Figure 3) and Consultation Key cannot be used for actions proposed within the urban development boundary in Miami-Dade and Broward County. The urban development boundary is part of the Consultation Area, but it is excluded from these Guidelines because Florida bonneted bats use this area differently (roosting largely in artificial structures), and small natural foraging areas are expected to be important. Applicants with projects in this area should contact the Service for further guidance and individual consultation.

Determinations may be either “no effect,” “may affect, but is not likely to adversely affect” (MANLAA), or “may affect, and is likely to adversely affect” (LAA). An applicant’s willingness and ability to alter project designs could sufficiently minimize effects to Florida bonneted bats and allow for a MANLAA determination for this species (informal consultation). The Service is available for early technical assistance/consultation to offer recommendations to assist in project design that will minimize effects. When take cannot be avoided, applicants and action agencies are encouraged to incorporate compensation to offset adverse effects. The Service can assist with identifying compensation options (e.g., conservation on site, conservation off-site, contributions to the Service’s Florida bonneted bat conservation fund, etc.).

Using the Key and Consultation Flowchart

- “No effect” determinations do not need Service concurrence.
- “May affect, but is not likely to adversely affect” MANLAA. Applicants will be expected to incorporate the appropriate BMPs to reach a MANLAA determination.
  - MANLAA-P (in blue in Consultation Flowchart) have programmatic concurrence through the transmittal letter of these Guidelines, and therefore no further consultation with the Service is necessary unless assistance is needed in interpreting survey results.
  - MANLAA-C (in black in Consultation Flowchart) determinations require further consultation with the Service.
- “May affect, and is likely to adversely affect” (LAA) determinations require consultation with the Service. Project modifications could change the LAA determinations in numbers 5, 8, 9, 11, 12, and 17 to MANLAA. When take cannot be avoided, LAA determinations will require a biological opinion.
- The Service requests copies of surveys used to support all determinations. If a survey is required by the Consultation Key and the final determination is “no effect” or “MANLAA-P”, send the survey to FBBsurveyreport@fws.gov, or mail electronic file to U.S. Fish and Wildlife Service, Attention Florida bonneted bat surveys, 1339 20th Street, Vero Beach, Florida 32960. If a survey is required by the Consultation Key and the determination is “MANLAA-C” or “LAA”, submit the survey in the consultation request.
For the purpose of making a decision at Couplet 2: If any potential roosting structure is present, then the habitat is classified as **potential roosting habitat**, and the left half of the flowchart should be followed (see Figure 3). We recognize that roosting habitat may also be used by Florida bonneted bats for foraging. If the project site only consists of **foraging habitat** (i.e., no suitable roosting structures), then the right side of the flowchart should be followed beginning at step 13.

For couplets 11 and 12: **Potential roosting habitat** is considered **Florida bonneted bat foraging habitat** when a determination is made that roosting is not likely.
Florida Bonneted Bat Consultation Key#

Use the following key to evaluate potential effects to the Florida bonneted bat (FBB) from the proposed project. Refer to the Glossary as needed.

1a. Proposed project or land use change is partially or wholly within the Consultation Area (Figure 1).................Go to 2
1b. Proposed project or land use change is wholly outside of the Consultation Area (Figure 1)..............................No Effect

2a. Potential FBB roosting habitat exists within the project area.................................................................Go to 3
2b. No potential FBB roosting habitat exists within the project area...............................................................Go to 13

3a. Project size/footprint* ≤ 5 acres (2 hectares)...........................................Conduct Limited Roost Survey (Appendix C) then Go to 4
3b. Project size/footprint* > 5 acres (2 hectares)..................Conduct Full Acoustic/Roost Surveys (Appendix B) then Go to 6

4a. Results show FBB roosting is likely.................................................................Go to 5
4b. Results do not show FBB roosting is likely.................................................................MANLAA-P if BMPs (Appendix D) used and survey reports are submitted. Programmatic concurrence.

5a. Project will affect roosting habitat.................................................................LAA+ Further consultation with the Service required.
5b. Project will not affect roosting habitat.................................................................MANLAA-C with required BMPs (Appendix D). Further consultation with the Service required.

6a. Results show some FBB activity.................................................................Go to 7
6b. Results show no FBB activity.................................................................No Effect

7a. Results show FBB roosting is likely.................................................................Go to 8
7b. Results do not show FBB roosting is likely.................................................................Go to 10

8a. Project will not affect roosting habitat.................................................................Go to 9
8b. Project will affect roosting habitat.................................................................LAA+ Further consultation with the Service required.

9a. Project will affect* > 50 acres (20 hectares) (wetlands and uplands) of foraging habitat....................................LAA+ Further consultation with the Service required.
9b. Project will affect* ≤ 50 acres (20 hectares) (wetlands and uplands) of foraging habitat............................MANLAA-C with required BMPs (Appendix D). Further consultation with the Service required.

10a. Results show high FBB activity/use.................................................................Go to 11
10b. Results do not show high FBB activity/use.................................................................Go to 12

11a. Project will affect* > 50 acres (20 hectares) (wetlands and uplands) of FBB habitat (roosting and/or foraging)...............................LAA+ Further consultation with the Service required.
11b. Project will affect* ≤ 50 acres (20 hectares) (wetlands and uplands) of FBB habitat (roosting and/or foraging)...........MANLAA-C with required BMPs (Appendix D). Further consultation with the Service required.

12a. Project will affect* > 50 acres (20 hectares) (wetlands and uplands) of FBB habitat...............................LAA+ Further consultation with the Service required.
12b. Project will affect* ≤ 50 acres (20 hectares) (wetlands and uplands) of FBB habitat...............................MANLAA-P if BMPs (Appendix D) used and survey reports are submitted. Programmatic concurrence.
13a. FBB foraging habitat exists within the project area and foraging habitat will be affected. Go to 14
13b. FBB foraging habitat exists within the project area and foraging habitat will not be affected OR no FBB foraging habitat exists within the project area. No Effect

14a. Project size* > 50 acres (20 hectares) (wetlands and uplands) Go to 15
14b. Project size* ≤ 50 acres (20 hectares) (wetlands and uplands) MANLAA-P if BMPs (Appendix D) used. Programmatic concurrence.

15a. Project is within 8 miles (12.9 kilometers) of high quality potential roosting areas^ Conduct Full Acoustic Survey (Appendix B) and Go to 16
15b. Project is not within 8 miles (12.9 kilometers) of high quality potential roosting areas^ MANLAA-P if BMPs (Appendix D) used. Programmatic concurrence.

16a. Results show some FBB activity Go to 17
16b. Results show no FBB activity No Effect

17a. Results show high FBB activity/use LAA+ Further consultation with the Service required.
17b. Results do not show high FBB activity/use MANLAA-P if BMPs (Appendix D) used and survey reports submitted. Programmatic concurrence.

* If you are within the urban environment and you are renovating an existing artificial structure (with or without additional ground disturbing activities), these Guidelines do not apply. The Service is developing separate guidelines for consultation in these situations. Until the urban guidelines are complete, please contact the Service for additional guidance
*Includes wetlands and uplands that are going to be altered along with a 250-foot (76.2-meter) buffer around these areas if the parcel is larger than the altered area.
*Project modifications could change the LAA determinations in numbers 5, 8, 9, 11, 12, and 17 to MANLAA determinations.
^Determining if high quality potential roosting areas are within 8 mi (12.9 km) of a project is intended to be a desk-top exercise looking at most recent aerial imagery, not a field exercise.
Appendix D: Best Management Practices (BMPs) for Development Projects

Ongoing research and monitoring will continue to increase the understanding of the Florida bonneted bat and its habitat needs and will continue to inform habitat and species management recommendations. These BMPs incorporate what is known about the species and also include recommendations that are beneficial to all bat species in Florida. These BMPs are intended to provide recommendations for improving conditions for use by Florida bonneted bats, and to help conserve Florida bonneted bats that may be foraging or roosting in an area.

The BMPs required to reach a “may affect, but is not likely to adversely affect” (MANLAA) determination vary depending on the couplet from the Consultation Key used to reach that particular MANLAA. The requirements for each couplet are provided below followed by the list of BMPs. If the applicant is unable or does not want to do the required BMPs, then the Corps (or other Action Agency) will not be able to use this Guidance and formal consultation with the Service is required.

<table>
<thead>
<tr>
<th>Couplet Number for MANLAA from Consultation Key</th>
<th>Required BMPs</th>
</tr>
</thead>
<tbody>
<tr>
<td>4b</td>
<td>BMP number 1 if more than 3 months has occurred between the survey and start of the project, and any 3 BMPs out of BMPs 4 through 13</td>
</tr>
<tr>
<td>5b</td>
<td>BMP number 2, and any 3 BMPs out of BMPs 3 through 13</td>
</tr>
<tr>
<td>9b</td>
<td>BMPs number 2 and 3, and any 4 BMPs out of BMPs 5 through 13</td>
</tr>
<tr>
<td>11b</td>
<td>BMPs number 1 and 4, and any 4 BMPs out of BMPs 5 through 13</td>
</tr>
<tr>
<td>12b</td>
<td>BMP number 1, and any 3 BMPs out of BMPs 3 through 13</td>
</tr>
<tr>
<td>14b</td>
<td>Any 2 BMPs out of BMPs 3 through 13</td>
</tr>
<tr>
<td>15b</td>
<td>Any 3 BMPs out of BMPs 3 through 13</td>
</tr>
<tr>
<td>17b</td>
<td>Any 4 BMPs out of BMPs 3 through 13</td>
</tr>
</tbody>
</table>

BMPs for development, construction, and other general activities:

1. If potential roost trees or structures need to be removed, check cavities for bats within 30 days prior to removal of trees, snags, or structures. When possible, remove structure outside of breeding season (e.g., January 1 – April 15). If evidence of use by any bat species is observed, discontinue removal efforts in that area and coordinate with the Service on how to proceed.
2. When using heavy equipment, establish a 250 foot (76 m) buffer around known or suspected roosts to limit disturbance to roosting bats.
3. For every 5 acres of impact, retain a minimum of 1.0 acre of native vegetation. If upland habitat is impacted, then upland habitat with native vegetation should be retained.
4. For every 5 acres of impact, retain a minimum of 0.25 acre of native vegetation. If upland habitat is impacted, then upland habitat with native vegetation should be retained.
5. Conserve open freshwater and wetland habitats to promote foraging opportunities and avoid impacting water quality. Created/restored habitat should be designed to replace the function of native habitat.
6. Conserve and/or enhance riparian habitat. A 50-ft (15.2 m) buffer is recommended around water bodies and stream edges. In cases where artificial water bodies (i.e., stormwater ponds) are created, enhance edges with native plantings especially in cases in which wetland habitat was affected.

7. Avoid or limit widespread application of insecticides (e.g., mosquito control, agricultural pest control) in areas where Florida bonneted bats are known or expected to forage or roost.

8. Conserve natural vegetation to promote insect diversity, availability, and abundance. For example, retain or restore 25% of the parcel in native contiguous vegetation.

9. Retain mature trees and snags that could provide roosting habitat. These may include live trees of various sizes and dead or dying trees with cavities, hollows, crevices, and loose bark. See “Roosting Habitat” in “Background” above.

10. Protect known Florida bonneted bat roost trees, snags or structures and trees or snags that have been historically used by Florida bonneted bats for roosting, even if not currently occupied, by retaining a 250 foot (76 m) disturbance buffer around the roost tree, snag, or structure to ensure that roost sites remain suitable for use in the future.

11. Avoid and minimize the use of artificial lighting, retain natural light conditions, and install wildlife friendly lighting (i.e., downward facing and lowest lumens possible). Avoid permanent night-time lighting to the greatest extent practicable.

12. Incorporate engineering designs that discourage bats from using buildings or structures. If Florida bonneted bats take residence within a structure, contact the Service and Florida Fish and Wildlife Conservation Commission prior to attempting removal or when conducting maintenance activities on the structure.

13. Use or allow prescribed fire to promote foraging habitat.