APPENDIX B SCOPING DOCUMENTS

be obtained from the Privacy Act Officer, Headquarters, Defense Logistics Agency, ATTN: DP, 8725 John J. Kingman Road, Stop 2533, Fort Belvoir, VA 22060-6221.

RECORD SOURCE CATEGORIES:

Data is supplied by participants, supervisors, and information technology offices.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

[FR Doc. 06-4250 Filed 5-4-06; 8:45 am] BILLING CODE 5001-06-M

DEPARTMENT OF DEFENSE

Department of the Army, Corps of **Engineers**

Notice of Availability of Draft **Environmental Impact Statement for** the Floyd County, KY (Levisa Fork Basin), Section 202 Project

AGENCY: Department of the Army, U.S. Army Corps of Engineers, DoD. **ACTION:** Notice of availability.

SUMMARY: Pursuant to the National Environmental Policy Act (NEPA), the U.S. Army Corps of Engineers, DoD. Huntington District has prepared a Draft Environmental Impact Statement (DEIS) which documents planning analyses undertaken for a proposed flood damage reduction projects in the Levisa Fork basin in Floyd County, KY. The study area includes the incorporation areas of Prestonsburg and unincorporated areas in Floyd County which are subject to flood damage from the potential of a reoccurrence of the April 1977 flood. The study area does not include the City of Martin, KY where a separate flood damage reduction project is underway. The DEIS documents agency evaluation of four alternatives, two of which includes floodwall/levee alignments intended to protect Prestonsburg and non-structure flood-proofing measures, a total non-structural alternative, and the No Federal Action alternative.

DATES: Written comments on the Draft Environmental Impact Statement will be accepted for 45 days following publication of the Environmental Protection Agency's Notice of Availability for this Draft Environmental Impact Statement (DEIS) in the Federal Register.

ADDRESSES: Address all written comments on the DEIS to Stephen O'Leary PM-PD-S, U.S. Army Corps of Engineers, Huntington District, 502 Eighth Street, Huntington, WV 25701-2070. Electronic mail: Stephen.D. Oleary@Lrh01.usace.army.mil.

FOR FURTHER INFORMATION CONTACT:

Stephen O'Leary, Telephone (304) 399-

SUPPLEMENTARY INFORMATION: The Energy and Water Development Appropriations Act of 1981 (Pub. L. 96-367) provided \$25,150,000 for the development of flood protection measures for the Levisa and Tug Forks of the Big Sandy River and Upper Cumberland River. Many Floyd County communities within the floodplain of the Levisa Fork and Russell Fork and tributaries were devastated by the April 1977 flood, which was the flood of record for much of the region. Congressional reaction to these flood events resulted in the inclusion of funds and language in various legislative directives that mandated expeditious implementation of flood damage reduction measures within the study area covered by the Huntington District's Section 202 General Plan.

The study area, primarily residential in nature, includes the incorporated areas of Prestonsburg and unincorporated areas in the county subject to flood damage from the potential of a reoccurrence of the April 1977 flood. The proposed project would require providing flood protection measures to approximately 2,000 structures, 75 percent of which are residential.

Four alternatives are evaluated in detail the DEIS, including the No Federal Action. One alternative is totally nonstructural flood-proofing measures. Two alternatives include floodwalls/levees along with nonstructural measures, and are generally described as follows. (1) Floodwall/levees to provide flood damage reduction for infrastructure, roadways, homes, and businesses in most of Prestonsburg through a combination of the floodwall, gates, raised roadways, curbs, and small wall sections in the down town area. Floodwalls would prevent Levisa Fork overtopping in the Blackbottom area, which now causes flooding in the central business district as well as in Blackbottom. In this alternative the floodwall would also extend to protect the Big Sandy Community and Technical College (BSCTC) and its campus. (2) The proposed structural component would provide flood damage reduction for infrastructure, roadways, homes, and businesses in most of Prestonsburg through a combination of the floodwall, grates, raised roadways, curbs, and small wall sections in the downtown area. This plan's floodwall would prevent Levisa Fork overtopping in the Blackbottom area, which now

causes flooding in the central business district as well as in Blackbottom. Flood insurance costs would be reduced for structures protected by the floodwall. The floodwall would not protect the BSCTC and its campus. BSCTC would be able to participate in the nonstructural program for eligible structures.

The Corps invites full public participation to promote open communication and better decisionmaking. All persons and organizations that have an interest in the Levisa Fork Basin flooding problems as they affect Floyd County and the environment are urged to participate in this NEPA process.

A public hearing on the content of the DEIS will be held at Prestonsburg High School, 825 Blackcat Boulevard, Prestonsburg, KY 41649. The public hearing and all other future public meetings and any other public involvement activities will be announced in advance through notices, media news releases, and/or mailings.

Copies of the DEIS may be reviewed at the following locations:

- 1. U.S. Army Corps of Engineers, Huntington District, 502 Eighth Street, Huntington, WV 25701–2070, Room
- 2. Floyd County Public Library, 18 North Arnold Avenue, Prestonsburg, KY 41653-1269.
- 3. Prestonsburg Community College Library, One Bert T. Combs Drive, Prestonsburg, KY 41653.
- 4. http://www.lrh.usace.army.mil/ projects/review.

Brenda S. Bowen,

Army Federal Register Liaison Officer. [FR Doc. 06-4235 Filed 5-4-06; 8:45 am] BILLING CODE 3710-GM-M

DEPARTMENT OF DEFENSE

Department of the Army, Corps of **Engineers**

Intent To Prepare a Supplemental **Environmental Impact Statement to the Interim Operational Plan for Protection** of the Cape Sable Seaside Sparrow, **Everglades National Park, Miami-Dade** County, FL, May 2002

AGENCY: Department of the Army, U.S. Army Corps of Engineers, DOD.

ACTION: Notice of intent.

SUMMARY: In 1999, the U.S. Fish and Wildlife Service issued a Final Biological Opinion for the Modified Water Deliveries to Everglades National Park Project (MWD Project), the C-111 Project, and the Experimental Water

Deliveries to Everglades National Park Project. FWS concluded that the operations, if continued, would likely jeopardize the continued existence of the endangered Cape Sable seaside sparrow and adversely modify its critical habitat. In response, the Corps implemented an Interim Structural and Operational Plan (ISOP) in March 2000, followed by the Interim Operating Plan (IOP) in July 2002. These operations were designed to protect the sparrow pending completion of construction of the MWD Project and the C–111 Project. Because of the urgency to implement IOP in time for the next sparrow breeding season, the IOP Final Environmental Impact Statement (FEIS) was completed prior to conclusion of modeling that supported the selected plan. Pursuant to a March 2006 order by the United States District Court for the Southern District of Florida, the Corps will be preparing a supplement to the IOP FEIS. The Supplemental Environmental Impact Statement (SEIS) will update the FEIS with the modeling for the selected alternative, which was completed in November 2002, as well as actual data collected since the May 2002 FEIS. In addition the SEIS will update its analysis of the default condition for the reservoirs

ADDRESSES: U.S. Army Corps of Engineers, Planning Division, Environmental Branch, P.O. Box 4970, Jacksonville, FL 32232–0019.

FOR FURTHER INFORMATION CONTACT: Ms. Barbara Cintron at (904) 232–1692 or email at *Barbara.b.cintron@saj02.usace.* army.mil.

SUPPLEMENTARY INFORMATION:

- a. The proposed action will be the previously selected Alternative 7R that consists of water management operations of existing structural components of the Central & Southern Florida Project (C&SF Project) to avoid flooding the sparrow breeding habitats during the breeding season and to rehydrate breeding habitats during the annual wet season in order to prevent and reverse habitat degradation.
- b. Alternatives will be chosen from the array in the previous FEIS that involve spatial variations in conveying water through the C&SF Project to protect the sparrow.
- c. A scoping letter will be used to invite comments on alternatives and issues from Federal, State, and local agencies, affected Indian tribes, and other interested private organizations and individuals.
- d. The Draft SEIS will update the Corps' analysis of Alternative 7R with modeling that was completed in November 2002 for that alternative and

compare it to the previous alternatives. In addition, modeling for marsh operations and variable flows at pump station S–356 based on seepage will be used to update the analysis of the default condition for the reservoirs constructed in the C-111 Basin. The previous model could not accommodate the analysis of variable flows at S-356 when the 7R modeling was concluded in 2002. The analysis will also include actual hydrologic field data collected since 2002 and information on subsequent nesting success of endangered species, including the sparrow and the snail kite.

- e. The alternative plans will be reviewed under provisions of appropriate laws and regulations, including the Endangered Species Act, Fish and Wildlife Coordination Act, Clean Water Act, and Farmland Protection Policy Act.
- f. A scoping meeting is not anticipated.
- g. The Draft SEIS is expected to be available for public review in the 3rd quarter of CY 2006.

Brenda S. Bowen,

Army Federal Register Liaison Officer. [FR Doc. 06–4241 Filed 5–4–06; 8:45 am] BILLING CODE 3710–AJ–M

DEPARTMENT OF DEFENSE

Department of the Army, Corps of Engineers

Intent To Prepare an Environmental Impact Statement for the Dam Safety Assurance Evaluation Report, Dover Dam, City of Dover, Tuscarawas County, OH

AGENCY: Department of the Army, U.S. Army Corps of Engineers, DoD. **ACTION:** Notice of intent.

SUMMARY: Pursuant to the National Environmental Policy Act (NEPA), the U.S. Army Corps of Engineers (Corps), Huntington District will prepare an Environmental Impact Statement (EIS) to disclose potential impacts to the natural, physical, and human environment resulting from modifications to Dover Dam. This high hazard dam does not conform to current design standards related to stability and sliding during a probable maximum flood. Modifications will be performed so the Dam will meet these standards. **DATES:** A public scoping meeting will be held on May 24, 2006 from 7-8:30 p.m. ADDRESSES: Send written comments and suggestions concerning this proposed project to David M. Rieger, PD-R, U.S. Army Corps of Engineers, Huntington

District, 502 Eighth Street, Huntington, WV 25701–2070. Telephone: 304–399–5160. Electronic mail:

david.m.reiger@1rh01.usace.army.mil. Requests to be placed on the mailing list should also be sent to this address.

FOR FURTHER INFORMATION CONTACT: Mr. Rodney Cremeans, U.S. Army Corps of Engineers, Huntington District, 502 Eighth Street, Huntington, WV 25701–2070. Telephone: (304) 399–5170. Electronic mail:

Rodney.G.Cremeans@irh01.usace.army. mil.

SUPPLEMENTARY INFORMATION:

- 1. Authority: Investigation and justification of modifications for dam safety assurance to completed Corps of Engineers projects is authorized under Section 1203 of the Water Resources Development Act of 1986 (Pub. L. 99–662).
- 2. Background: a. Guidance for this study is provided in USACE Engineer Regulation 1110–2–1155 for modifying or developing new facilities, raising the dam and/or improving the stability of the dam to accommodate currently anticipated flood volumes.
- b. The Corps evaluates structures such as Dover Dam periodically throughout their life. These evaluations are important for identifying trends in the aging process of the structure as well as offering an opportunity to consider developments in the design and weather forecasting sciences. Concerns for the stability of the dam have grown over the life of Dover Dam. Since the construction of the project in the 1930's, the maximum pool recorded was 907.4 (8.6 feet below the spillway crest) in January 2005. No significant problems have been encountered with the dam, however, inflow is very carefully monitored to ensure the safety of the public downstream of the dam.
- c. The Corps will continue to manage stability concerns in the event of extreme flooding. However, recent flood events have highlighted the need to address on-going concerns and renew consideration of potential lowfrequency extreme flood events.
- d. The National Weather Service has published details of procedures and methods that are used to develop generalized estimates of Probably Maximum Precipitation (PMP), the greatest rainfall rates for specified durations that are theoretically possible for regions throughout the United States. These rainfall estimates are considered extreme, with a very low probability of occurrence. However, the worst-case storms associated with the PMP events, retain some probability of occurrence. These PMP events are used



DEPARTMENT OF THE ARMY JACKSONVILLE DISTRICT CORPS OF ENGINEERS P.O. BOX 4970 JACKSONVILLE, FLORIDA 32232-0019

REPLY TO ATTENTION OF

Planning Division Environmental Branch

MAY 1 0 2006

TO THE ADDRESSEES ON THE ENCLOSED LIST:

The U.S. Army Corps of Engineers (Corps), Jacksonville District, is beginning preparation of a Supplement to the 2002 Final Environmental Impact Statement (SEIS) on the Interim Operating Plan for Protection of the Cape Sable Seaside Sparrow (IOP) pursuant to a March 2006 order by the United States District Court for the Southern District of Florida. A Notice of Intent (NOI) to prepare the SEIS was published in the Federal Register on May 5, 2006.

The 2002 IOP EIS was prepared in response to a request from the U.S Fish and Wildlife Service to take emergency action to protect the sparrow from water management operations that, if continued, would likely jeopardize its continued existence. Because of the urgency to implement IOP in time for the next sparrow breeding season, the IOP Final Environmental Impact Statement (FEIS) was completed prior to conclusion of hydrologic modeling that supported the selected plan, Alternative 7R. The judicial order requires the Corps to remedy that, but does not require suspension of IOP operations or construction of the structural elements of the plan during preparation of the SEIS. When implemented in August 2002, the IOP was intended to be continued until the completion of the Combined Structural and Operational Plan (CSOP) for the Modified Water Deliveries and C-111 projects.

The proposed action will be the previously selected Alternative 7R that consists of water management operations of existing structural components of the Central and Southern Florida Project (C&SF Project) to avoid flooding the sparrow breeding habitat in sub-population A during the breeding season and to rehydrate breeding habitats in sub-populations C, D, and F during the annual wet season in order to prevent and reverse habitat degradation from excessive dryout and fire frequency. Alternatives will be chosen from the array in the previous FEIS that involve spatial variations in conveying water through the C&SF Project to protect the sparrow and its habitat.

The SEIS will update the Corps' previous EIS analysis of Alternative 7R with hydrologic modeling that was completed in November 2002 for that alternative and compare it to the previous alternatives. The November 2002 modeling included the default conditions for both marsh operations and S-356 operations (daily varying flows with L-31N Canal triggers). The analysis will also include actual hydrologic field data collected since 2002 and information on subsequent nesting success of endangered species, including the sparrow and the snail kite.

We invite the participation of Federal and State agencies, Native American tribes, local agencies, and interested organizations and individuals in providing comments and identifying

any issues. Please share this letter with any interested party not included on the address list, and send any comments you may have to the attention of Ms. Barbara Cintron at the letterhead address or email barbara.b.cintron@usace.army.mil by June 16, 2006. All individuals who respond with comments will be included in future mailings. Others may be included by making a request in writing (postcard) to the same address or by email.

Sincerely,

Stuart J. Appelbaum

Chief, Planning Division

Enclosure

HEINZ MUELLER U S ENV PROTECTION AGENCY 61 FORSYTH STREET SW ATLANTA FEDERAL CENTER ATLANTA GA 30303-3104 (2 CY)

U S ENV PROTECTION AGENCY OFFICE OF FEDERAL ACTIVITIES ARIEL RIOS BLDG (RM 7220) SOUTH OVAL LOBBY 1200 PENNSYLVANIA AVE NW WASHINGTON DC 20004 (5 CY)

RICHARD HARVEY U S EPA REGION 4 SO FLORIDA OFFICE 400 N CONGRESS AVE SUITE 120 WEST PALM BEACH FL 33406-5116

JAMES J SLACK FIELD SUPERVISOR U S FISH & WILDLIFE SERVICE 1339 20TH STREET VERO BEACH FL 32960-3559

KEVIN PALMER U S FISH & WILDLIFE SERVICE 1339 20TH STREET VERO BEACH FL 32960-3559

SAM HAMILTON U S FISH & WILDLIFE SERVICE 1875 CENTURY BLVD ATLANTA GA 30345-3301

STATE CONSERVATIONIST USDA/NATURAL RESCONSV SVC POBOX 141510 GAINESVILLE FL 32605-1510

DAN KIMBALL NATIONAL PARK SERVICE EVERGLADES NATIONAL PARK 40001 STATE ROAD 9336 HOMESTEAD FL 33034

REGIONAL DIRECTOR NATIONAL PARK SERVICE 100 ALABAMA ST SW 1924 BLDG ATLANTA GA 30303

DAVE SIKKEMA NATIONAL PARK SERVICE EVERGLADES NATIONAL PARK 40001 STATE ROAD 9336 HOMESTEAD FL 33034 BILL CAUSEY FL KEYS NAT MARINE SANC PO BOX 500368 MARATHON FL 33050

U S GEOLOGICAL SURVEY WATER RESOURCES DIVISION 3110 SW 9th Ave. Ft Lauderdale, FL 33315

OFFICE OF THE DIRECTOR CENTER FOR ENV HEALTH 4770 BUFORD HWY ATLANTA GA 30341

REG ENV CLEARANCE OFFICER U S DEPT OF HOUSING & URBAN DEVELOPMENT 40 MARIETTA STREET ATLANTA GA 30303-3388

DEPT OF THE INTERIOR ENV POLICY AND COMPLIANCE 1849 C ST NW ROOM 2340 WASHINGTON DC 20240 (12 CY)

NMFS ATTN: AUDRA LIVERGOOD 11420 N. KENDAL DR (SUITE 103) MIAMI, FL 33176

NEAL MCALILEY U S DEPT OF JUSTICE 99 NE 4TH STREET TOOM 415 MIAMI FL 33132-2111

DIVISION ADMINISTRATOR FEDERAL HWY ADMINISTRATION 227 N BRONOUGH STREET TALLAHASSEE FL 32301-1329

GENE DUNCAN
MICCOSUKEE TRIBE OF INDIANS
WATER RESOURCES DEPT
P O BOX 440021 TAMIAMI STATION
MIAMI FL 33144

STEVE TERRY TRIBAL COORDINATOR P O BOX 440021 TAMIAMI STATION MIAMI FL 33144 DEXTER LEHTINEN
WATER RESOURCES DIRECTOR
MICCOSUKEE TRIBE OF INDIANS
7700 N KENDALL DRIVE SUITE 303
MIAMI FL 33156

JOETTE LORION MICCOSUKEE TRIBE OF INDIANS 7700 N KENDALL DR (SUITE 303) MIAMI FL 33144 (2CY)

LIZ WOODS SFWMD MSC 1410 3301 GUN CLUB RD WEST PALM BEACH, FL 33406

CHARLES C SCOTT II SFWMD 2121 SW 3RD AVE 6TH FLOOR MIAMI FL 33129

PAUL LINTON SOUTH FL WATER MGMT DISTRICT 3301 GUN CLUB ROAD WEST PALM BEACH FL 33416-4680

PHILLIP VALLIER SFWMD FT LAUDERDALE FIELD STA 2535 DAVIE ROAD DAVIE FL 33317

EXECUTIVE DIRECTOR SOUTH FL WATER MGMT DISTRICT 3301 GUN CLUB ROAD WEST PALM BEACH 33416-4680

SCOTT A THORP SOUTH FL WATER MGMT DISTRICT 2195 NE 8TH STREET HOMESTEAD FL 33030

EXECUTIVE DIRECTOR S FL REGIONAL PLNG COUNCIL 3440 HOLLYWOOD BLVD (SU 140) HOLLYWOOD FL 33021

MERCEDES BARRERAL SFWMD MIAMI FIELD STATION 9001 NW 58TH STREET MIAMI FL 33178-6160 INGER HANSEN
FL DEPT OF ENV PROTECTION
SOUTH EAST DISTRICT OFFICE
400 N CONGRESS AVE STE 120
WEST PALM BEACH FL 33401

FL ST CLEARINGHOUSE DEPT OF ENV PROTECTION MS-47 3900 COMMONWEALTH BLVD TALLAHASSEE FL 32399 (16 CY)

EXECUTIVE DIRECTOR
FFWCC
8535 NORTHLAKE BLVD
WEST PALM BEACH FL 33412

JON FURY FFWCC 8535 NORTHLAKE BLVD WEST PALM BEACH FL 33412

MICHAEL ANDERSON FFWCC 10088 NW 53 STREET SUNRISE FL 33351

TIM TOWLES
FFWCC
255 154TH AVENUE
VERO BEACH FL 32968-9041

FL DEPT OF TRANSPORTATION 1211 GOVERNOR'S SQUARE BLVD TALLAHASSEE FL 32301-2988

MARJORIE BIXBY FL DEPT OF TRANSPORTATION DIST SIX ENV MGMT OFFICE 1000 NW 111TH AVENUE RM 6101 MIAMI FL 33172 (12 CY)

BOB CRIM FL DEPT OF TRANSPORTATION ENV MGMT OFFICE (MAIL STA 37) 605 SUWANEE STREET TALLAHASSE FLORIDA 32399-0450

JOHN FOLKS
OFFICE OF AG WATER POLICY
1203 GOVERNOR'S SQUARE BLVD
SUITE 200
TALLAHASSEE FL 33301

CHUCK ALLER
OFFICE OF AG WATER POLICY
1203 GOVERNOR'S SQUARE BLVD
SUITE 200
TALLAHASSEE FL 33301

ROBERT CAREW SO DADE SOIL & WATER CONSERV 15600 SW 288TH ST SUITE 402 HOMESTEAD FL 33033

KATHY FANNING/DORIAN VALDEZ MIAMI-DADE DEPT OF ENV RESOURCES MANAGEMENT 33 SW 2ND AVENUE SUITE 400 MIAMI FL 33130

KATY SORENSON SOUTH DADE GOVT CENTER 10710 SW 211TH STREET STE 204 MIAMI FL 33189

DIRECTOR
MIAMI-DADE COUNTY DERM
33 SW 2ND AVENUE SUITE PH 2
MIAMI FL 33130

MIAMI-DADE CITY PLNG DEPT 111 NW 1ST STREET STE 11-310 MIAMI FL 33128

JOHN POLLEY MARTIN COUNTY 2401 SE MONTEREY ROAD STUART FL 34996

DON G DONALDSON MARTIN COUNTY 2401 SE MONTEREY ROAD STUART FL 34996

RICK DIAZ LEE COUNTY UTILITIES 1500 MONROE STREET 3RD FLOOR FT MYERS FL 33902

HOWARD S WEGIS LEE COUNTY UTILITIES 1500 MONROE STREET 3RD FLOOR FT MYERS FL 33902 COMMISSIONER DIXIE SPHEAR DISTRICT 1 MONROE COUNTY 500 WHITEHEAD STREET KEY WEST FL 33040

NORA WILLIAMS
DISTRICT 1 MONROE COUNTY
500 WHITEHEAD STREET
KEY WEST FL 33040

HARRY CRONIN
DEPUTY EXEC DIRECTOR
FL KEYS AQUEDUCT
1100 KENNEDY DRIVE
KEY WEST FL 33040

JIM REYNOLDS, P.E.
DEPUTY EXE DIRECTOR
FL KEYS AQUEDUCT
1100 KENNEDY DRIVE
KEY WEST FL 33040

ROSCOE WARREN PUB WORKS & SVCS DEPT CITY OF HOMESTEAD 551 SE 8TH STREET HOMESTEAD FL 33030

MIKE SHEHADEH
PUBLIC WORKS & SVCS DEPT
CITY OF HOMESTEAD
551 SE 8TH STREET
HOMESTEAD FL 33030

WARREN NEWELL
WATER RESOURCES MGR
PALM BEACH COUNTY
301 NORTH OLIVE AVE STE 1101
WEST PALM BEACH FL 33401

KEN TODD
WATER RESOURCES MGR
PALM BEACH COUNTY
301 NORTH OLIVE AVE STE 1101
WEST PALM BEACH FL 33401

CHARLES LEE, SR VICE PRESIDENT AUDUBON OF FLORIDA 921 N LAKE SYBELIA DR MAITLAND FL 32751-4811

EXECUTIVE DIRECTOR AUDUBON OF FLORIDA 444 BRICKELL AVE SUITE 850 MIAMI FL 33131 JERRY LORENZ AUDUBON OF FLORIDA 115 INDIAN MOUND TRAIL TAVERNIER FL 33070

DR MARK KRAUS AUDUBON OF FLORIDA 444 BRICKELL AVE SUITE 850 MIAMI FL 33131

RICHARD PERSSON REALTOR – ASSOCIATE AND TRAIL GLADES BASSMASTERS 10901 SW 106TH AVENUE MIAMI FL 33176

JONATHAN ULLMAN SIERRA CLUB 2700 SW 3RD AVE SUITE 2F MIAMI FL 33129

AARON ISHERWOOD SIERRA CLUB 85 2ND STREET 2ND FLOOR SAN FRANCISCO CA 94105

FLORETTE BRAUN FL POWER & LIGHT P O BOX 14000 JUNO BEACH FL 33408

JUANA P TELLERIA FL POWER & LIGHT 4200 W FLAGLER STREET MIAMI FL 33134

DR PAUL PARKS
FL WILDLIFE FEDERATION
LAKE OKEECHOBEE PROJ DIR
125 ST MARKS RISE ROAD
CRAWFORDVILLE FL 32327

MANLEY K FULLER, PRESIDENT FLORIDA WILDLIFE FEDERATION 2545 BLAIR STONE PINES DRIVE TALLAHASSEE FL 32301

JOHN WEISBERG GATOR PARK P O BOX 940787 MIAMI FL 33194 JOEL MARCO AIRBOAT ASSOC OF FLORIDA 9725 SW 75TH STREET MIAMI FL 33173

DEBRA HARRISON WORLD WILDLIFE FUND 8075 OVERSEAS HWY MARATHON FL 33050

ROBERT COREY, PRESIDENT BROWARD CO AIRBOAT CLUB 221 NE 57TH CT FT LAUDERDALE FL 33334

JOHN STORMS BROWARD CO AIRBOAT ASSOC P O BOX 291022 DAVIE FLORIDA 33329-1022

JESSE KENNON COOPERTOWN AIRBOAT P O BOX 940176 MIAMI FL 33194

BRIAN SCHERF FLORIDA BIODIVERSITY PROJECT P O BOX 220615 HOLLYWOOD FL 33022

JOHN ADORNATO NAT'L PARKS CONSERV ASSOC 3475 SHERIDAN STREET STE 307 HOLLYWOOD FL 33021

BARBARA JEAN POWELL EVERGLADES COORD COUNCIL 22951 SW 190 AVENUE MIAMI FL 33170

FRANK DENNINGER EVERGLADES PROTECTION SOCIETY 461 E 40TH STREET HIALEAH FL 33013

THOMAS VAN LENT EVERGLADES FOUNDATION 66 BONEFISH AVE KEY LARGO FL 33037 GIDDY BOBACHE FRIENDS OF THE EVERGLADES 7800 RED ROAD SUITE 215K MIAMI FL 33143

DEEVON QUIROLO REEF RELIEF PO BOX 430 KEY WEST FL 33041

NANCY PANTOJA METRO-DADE AVIATION DEPT. P O BOX 592075 MIAMI FL 33159

RICHARD FERACE EVERGLADES SAFARI PARK P O BOX 940275 MIAMI FL 33194

ARSENIO MILIAN MILIAN-SWAIN & ASSOCIATES 2025 SW 32ND AVENUE MIAMI FL 33145

JAMES MURLEY CENTER FOR U&ES (AT709) FLA ATLANTIC UNIVERSITY 111 EAST LAS OLAS BLVD FT LAUDERDALE FL 33301

LEONARD BERRY, PH.D.
CENTER FOR ENV STUDIES (SU
3210)
FLA ATLANTIC UNIVERSITY
3970 RCA BLVD
PALM BEACH GARDENS FL 33410

JEFFERSON PILOT COMMUNIC 20450 NW 2ND AVENUE MIAMI FL 33169-2505

CARRIE BEELER
FIU MAIN CAMPUS/ OE 148
11200 SW 8TH STREET
MIAMI FL 33199

SENATOR MEL MARTINEZ UNITED STATES SENATE HART 317 SENATE OFFICE BUILDING WASHINGTON DC 20510

THOMAS P WILCZAK TAD BURKE U S SENATOR BILL NELSON RADIO ONE FL KEYS FISHING GUIDES U.S. COURTHOUSE ANNEX PEPPER HAMILTON LLP ASSOCIATION 111 N ADAMS STREET STE 208 100 RENAISSANCE CTR (SU 3600) 139 INDIAN MOUND TR TALLAHASSEE FL 32301 DETROIT MI 48243-1157 TAVERNIER FL 33070 THOMAS MACVICAR, P.E. **RUDIGER BIELER (PHD)** U S REP DEBBIE WASSERMAN MACVICAR, FREDERICO & LAMB HEAD, DEP OF ZOOLOGY/INV SCHULTZ FIELD MUSEUM OF NATURAL 10100 PINES BLVD 4524 GUN CLUB ROAD SUITE 201 HISTORY & UNIV. OF CHICAGO PEMBROKE PINES FL 33026 WEST PALM BEACH FL 33415 CHICAGO, IL 60302 MIAMI-DADE PUBLIC LIBRARY U S REP LINCOLN DIAZ-BALART ATTN: PAM HOGUE TAMARA CHANMUGAM 8525 NW 53RD TERRACE STE 102 HOMESTEAD BRANCH 3724 DONALD AVE MIAMI FL 33166 KEY WEST FL 33040 700 N HOMESTEAD BLVD HOMESTEAD FL 33030 U S REP ALCEE HASTINGS MIAMI-DADE PUBLIC LIBRARY ROBERT CHERRY 2701 W OAKLAND PARK BLVD MAIN LIBRARY - FLORIDA RM **301 PERKINS STREET** SUITE 200 101 WEST FLAGLER STREET BOONE, NC 28607-5313 FT LAUDERDALE FL 33311 MIAMI FL 33130 U S REP KENDRICK R. MEEK PALM BEACH COUNTY LIBRARY DAVID CHRISTENSEN 10100 PINES BLVD MAIN LIBRARY 4606 PALMETTO DR THIRD FLOOR, BUILDING B 3650 SUMMIT BLVD FORT PIERCE, FL 34982-7164 PEMBROKE PINES, FL 33026 WEST PALM BEACH FL 33406 U S REP ILEANA ROS-LEHTINEN **ELSA ALVEAR RUTH H. CLARK** 9210 SW 72nd STREET STE 100 25190 SW 189 AVE 651 VILLAGE DR #215 MIAMI FL 33173 HOMESTEAD FL 33034 POMPANO BEACH, FL 33060 U S REP CLAY SHAW KIM ANASTON-KARAS DONALD COOK 1512 E BROWARD BLVD STE 101 612 SW 16TH STREET 84 MEDITERRANEAN BLVD E FT LAUDERDALE FL 33301 FT LAUDERDALE FL 33315 PORT SAINT LUCIE, FL 34952 KATHLEEN ATERNO U S REP ROBERT WEXLER JACLYN DOSTOURIAN CLEAN WATER ACTION 2621 SE 20TH CT 2500 N MILITARY TR STE 100 141 NW 20 STREET SUITE B21 BOCA RATON FL 33431 HOMESTEAD, FL 33035 BOCA RATON FL 33431 DAN RICHARDSON

LEWIS LONGMAN WALKER 9428 BAYMEADOWS RD (SU 625) JACKSONVILLE FL 32256

ERIN DEADY LEWIS LONGMAN WALKER (SU1000) 1700 PALM BEACH LAKES BLVD WEST PALM BEACH, FL 33401 (2CY) ALLEN AND PATRICIA BECK 2219 SW 59 AVE MIAMI FL 33155

CATHARINA BERNABEI 1713 SW 103RD PLACE MIAMI, FL 33165 JEFF ENSOR 1401 K STREET NW (SU 300) WASHINGTON DC 20005

MADELEINE FORTIN 21801 SW 152ND STREET MIAMI FL 33187-5752 **ROMAN GASTESI JR** ELEONORA LANDY JAMES MURPHY 1111 NW 1ST STREET STE 220 & 320 604 ALMERIA AVENUE 42 PINE ORCHARD RD MIAMI FL 33128 CORAL GABLES FL 33134 BRANFORD, CT 06405-4798 RICHARD GROSSO MARK ONCAVAGE **ENV & LAND USE LAW CENTER** EDWARD LOSCH 12200 SW 110TH AVENUE NOVA UNIVERSITY 2603 NW JUPITER CT. MIAMI, FL 33176 (2 CY) 3305 COLLEGE AVE PALM CITY, FL 34990 FT LAUDERDALE, FL 33314 MARY B. HALLICY & JOSEPH CHARLES PATTISON HOWARD LUBEL LEINBACH 1000 FRIENDS OF FLORIDA 801 N VENETIAN DRIVE #305 2869 SE ST. LUCIE BLVD PO BOX 5948 MIAMI, FL 33139 **STUART, FL 34997** TALLAHASSEE, FL 32314 ELMER D. MARLIN **TERY PHILIPS** 1746 SW CAPTAINS PLACE 425 19TH PLACE VERO BEACH, FL 32960 PALM CITY, FL 34990 JUDITH F HOLSTEIN DREW MARTIN **CHUCK POWERS** 6817 MAGNOLIA AVE 500 LAKE AVE #102 170 SE DWIGHT AVENUE ST LOUIS MD 63143 LAKE WORTH FL 33460 PORT SAINT LUCIE FL 34983 L. A. PRIETO-PORTAR, PHD PATRICA M. HUDSON NICOLE MCGRATH FIU CIVIL ENGINEERING 12025 SW 137 TERRACE 7300 POINCIANA COURT 11200 SW 8 STREET MIAMI, FL 33186 MIAMI LAKES, FL 33014 MIAMI, FL 33174 MIKE ROBINSON DIANE JACOBS **BRIAN MCMAHON** 418 EUCLID AVENUE #3B 360 22ND AVENUE NW 6860 SW 77 TER MIAMI BEACH, FL 33139 NAPLES FL 34120 SOUTH MIAMI, FL 3343 MICHAEL F. JONES MARILYN METZ THOM RUMBERGER 804-A EISENHOWER DR 608 SE FLAMINGO AVE 108 S MONROE STREET SU 100 KEY WEST. FL 33040 **STUART, FL 34996** TALLAHASSEE, FL 32301

WAYNE JENKINS 2500 JENKINS WAY NAPLES FL 34117

FRANK JANECZEK 4116 SW 16 TERRACE MIAMI FL 33134 OLGA M MICHEL 3125 SW 96TH AVENUE MIAMI FL 33165

JACK MOLLER 2723 ROUND HILL COURT KATY, TX 77494 HERBERT S SAFFIR 350 SEVILLA AVENUE (SU 108) CORAL GABLES FL 33134

DOUGLAS G. SCOFIELD 25190 SW 189 AVE HOMESTEAD, FL 33031 MATTHEW SCHWARTZ 2400 E LAS OLAS BLVD #256 FORT LAUDERDALE, FL 33301 ALVAN WEBBER 8990 SW 124TH ST MIAMI, FL 33176

JIM SERRA 2647 SW NUTCRACKER WAY PALM CITY FL 34990 DR SYDNEY BACCHUS APPLIED ENVIRON SERVICES PO BOX 174 ATHENS GA 30603

BRADFORD H. SEWELL NRDC 40 W 20 STREET NEW YORK, NY 10011 MS CORIANA LAMM TIGER TAIL CAMP %MICCOSUKEE TRIBE OF FLORIDA PO BOX 440021 TAMIAMI STATION FL 33144

JENNIFER SHABER 1029 SW 31ST STREET PALM CITY FL 34990 MS MARLA TOOLE OSCEOLA CAMP %MICCOSUKEE TRIBE OF FLORIDA PO BOX 440021 TAMIAMI STATION FL 33144

MARA SHLACKMAN 2100 S OCEAN DR #8E FT LAUDERDALE, FL 33316 SEMINOLE TRIBE OF FLORIDA ATTN: W. S. STEELE AH THA THI KI MUSEUM HC-61, PO BOX 21-A CLEWISTON FL 33440

JOHN SKLEPOWICZ 8287 SW 128^{TH} ST #106 MIAMI, FL 33156

MARTIN SLATER 9700 NW 83 STREET TAMARA, FL 33321

SENATOR BOB SMITH EVERGLADES FOUNDATION PO BOX 1436 OSPREY, FL 34229

ROBERT E. STUCKER 10040 SW 199 STREET MIAMI, FL 33157-8623

PAT SUITER 14705 NE 11TH COURT N MIAMI FL 33161 From: Bernabei, Catharina [cbernabei@braddock.dadeschools.net]

Sent: Monday, May 22, 2006 7:21 AM

To: Cintron, Barbara B SAJ

Cc: Alan Nowell; Bernabei, Catharina; Maria Papazian

Dear Stuart Appelbaum, Barbara Cintron:

I received your letter indicating the urgency to save the endangered Cape Sable Seaside Sparrow by implementing the IOP in time for the next breeding season . PLEASE DO SO! I am not an engineer , but a special education public school teacher, who takes her students to enjoy and admire the beauty ,tranquility of the everglades and its wildlife ,including the birds, the sparrows.

I do not know what is the best formula to save the glades ,but it would make sense to correct as best as possible the natural flow of the river of grass , by allowing as much uninterrupted water to flow in a natural way into the park , therefore I strongly advise you to build the 10.7 mile SKYWAY. Money matters should not be a concern ,history has taught us that cutting corners cost us more than doing it right the first time. But when have humans learned anything from history? Please read "The Swamp" by Michael Grunwald.

I am also a sierra outings leader and want to stress to you that being concerned for our resources is not a luxury or a hobby for 'tree-huggers'- etc , but our very survival , the future of our children, grandchildren depend on protecting the environment . Everyone should be very concerned, like the cover of time magazine said : be worried ,very worried. (about the global warming ,the pollution of the planet , the threat to polar bears ,etc) We as a species have not the right to say : this species is not important, this snail, wildflower, bird ,insect.. one day that very same endangered species , plant may save your child's life. We need to stop being greedy and we need to nurture and protect what we have , be grateful with what we have , do with less, invest in new resources and technology , research and learn from history! We need to share our resources ,knowledge and technology with other people on earth. The everglades belong to the world , it is a world heritage site. The Cape Sable Seaside Sparrow belongs to the world . PLEASE DO WHAT YOU CAN TO SAVE THE SPARROW , IT'S HABITAT ,THE EVERGLADES. Thank you

Catharina ' Kaatje' Bernabei

EDWARD D. LOSCH

2603 Juniper Court Palm City, Florida 34990 772-336-4725

May 12, 2006

Mr. Stuart J. Appelbaum
Chief, Planning Division
Department of the Army
Jacksonville District Corp of Engineers
P.O. Box 4970
Jacksonville, Florida 32232-0019

SEIS to the 2002 IOP for the Cape Sable Seaside Sparrow

Let's get our priorities straight. If the Corp and South Florida Water Management District cannot save both the Cape Sable Seaside Sparrow and the St. Lucie Estuary with all its inherent aquatic life, then the sparrow should be forced to try to relocate its habitat.

The aquatic life in the St. Lucie River has been repeatedly killed or been driven out of its natural environment by the excessive discharges of Central Florida's polluted fresh water over the last many decades.

We are all for protecting and preserving endangered species but not at the expense of an entire waterway like the St. Lucie River.

Very truly yours

Edward Desch

SAI# FL200605152302C

USACE - Notice of Intent to Prepare a Supplement to the 2002 Final Environmental Impact Statement (SEIS) on the Interim Operational Plan (IOP) for Protection of the Cape Sable Seaside Sparrow, Everglades National Park - Miami-Dade County, Florida.

The above-referenced project was received by the Florida State Clearinghouse of 5/15/06, and has been forwarded to the appropriate reviewing
agencies. The clearance letter and agency comments will be forwarded to you no
later than 6/30/06, unless you are otherwise notified. Please refer to
the State Application Identifier (SAI) number in all written correspondence with the
Florida State Clearinghouse regarding this project. If you have any questions, please
contact the Clearinghouse staff at (850) 245-2161. Tony; Vanessa Holmes
Lancen Millians Call 5/31

Pepper Hamilton LLP

36th Floor 100 Renaissance Center Detroit, MI 48243-1157 313.259.7110 Fax 313.259.7926 313.393.7398 wilczakt@pepperlaw.com

June 16, 2006

Ms. Barbara Cintron
U.S. Army Corps of Engineers
Jacksonville District
P.O. Box 4970
Jacksonville, FL 32232-0019

Re: Supplement to the 2002 Final Environmental Impact Statement:

Interim Operational Plan (IOP) for Protection of the Cape Sable Seaside Sparrow

("Supplemental EIS")

Dear Ms. Cintron:

Radio One, Inc. is in receipt of the U.S. Army Corps of Engineers ("Corps") letter dated May 10, 2006, regarding the above-referenced matter. It is our understanding that the Corps is updating its analysis of Alternative 7R with hydrologic modeling. Radio One continues to be concerned with the potential impact to the approximately 80 acre parcel that it owns within the Northeast Shark River Slough ("NESRS") area upon which it operates 7 radio towers and one transmitter building. The towers broadcast to the Miami area on 1080 kHz (WVCG) pursuant to a FCC license and serve diverse segments of the community with programming that is not otherwise available in the area.

I have attached for your convenience Radio One's prior comments that it submitted on April 9, 2001. Radio One appreciates the opportunity to comment, and trusts that its comments and concerns will be considered and accommodated in the Supplemental EIS and the final IOP, with appropriate mitigating actions being included within the scope and costs of the IOP.

Radio One requests that it be kept on the mailing list for any further materials that are generated for the IOP and associated EIS. Finally, please keep us advised as to any public meetings scheduled for this project.

The property previously was owned by AMFM Operating, Inc.

Philadelphia Washington, D.C. Detroit New York Pittsburgh

Berwyn Harrisburg Orange County Princeton Wilmington

Pepper Hamilton LLP

Barbara Cintron June 16, 2006 Page 2

Please send all such mailings to my attention at the above address. You also should feel free to contact me if you have any questions regarding this correspondence.

Best Regards,

Thomas P. Wilczak

TPW:lmf

John Moulding (via telecopier) cc: John Mathews (Radio One)

Pepper Hamilton Lip

36th Floor 100 Renaissance Center Detroit, MI 48243-1157 313.259.7110 Fax 313.259.7926

313.393.7398 wilczakt@pepperlaw.com

April 9, 2001

VIA EMAIL AND FEDERAL EXPRESS

Elmar Kurzbach U.S. Army Corps of Engineers Jacksonville District P.O. Box 4970 Jacksonville, FL 32232-0019

Re:

Draft Environmental Impact Statement: Interim Operational Plan (IOP)

for Protection of the Cape Sable Seaside Sparrow ("Draft EIS")

Dear Mr. Kurzbach:

This letter contains the public comments of Radio One, Inc. to the above-referenced Draft EIS. Pursuant to a telephone conversation on April 4, 2001 with my legal assistant, Ellen Zapalski, you indicated that comments would be accepted if submitted via email by the April 9, 2001 due date as long as a copy was mailed on the same day.

Radio One understands that the U.S. Army Corps of Engineers ("Corps") proposes to implement the IOP that is the subject of the EIS to attempt to provide protection of the Cape Sable Seaside Sparrow ("CSSS"), while also continuing to provide flood protection through the project.

Radio One, however, is concerned that the EIS failed to adequately consider the impacts of the project, particularly of the Phase II operations, on property in the study area, particularly properties within the Northeast Shark River Slough ("NESRS"). Radio One owns a parcel of approximately 80 acres within that area upon which it operates 7 radio towers and one transmitter building. The towers broadcast to the Miami area on 1080 kHz (WVCG) pursuant to a FCC license and serve diverse segments of the community with programming that is not otherwise available in the area.

Specifically, the Radio One property is located adjacent to and immediately south of Tamiami Trail (U.S. Hwy 41) in Section 8, T54S, R38E (N. Latitude: 25° 44' 53"; and W.

The property previously was owned by AMf-M Operating, Inc.									
Philadelphia	Wzshingto	n, D.C.	Derroit	New York	Piecsburgh				
Berwyn	Cherry Hill	Harrisburg	Princeton	Tysons Corner	Wilmington				

Pepper Hamilton LLP

Elmar Kurzbach April 9, 2001 Page 2

Longitude: 80° 32' 47"), approximately four miles west of the L-31N Canal, and about five miles west of Krome Avenue (SR997). The towers and structures, which were constructed in 1980 are situated on fill pads and access from Tamiami Trail is provided along a filled road bed.

The pads and road bed were intentionally constructed above the 100 year flood level to assure access. As a result, Radio One has not had any problem with flooding or access, seasonal or otherwise. Radio One, however, is concerned that the IOP will create problems for Radio One's operations that were not considered or addressed in the draft EIS.

Based upon a review of the anticipated increased water levels in the area of the Radio One property, as determined by Corps IOP project modeling (which modeling appears to have failed to fully and adequately address all hydrologic parameters and effects in the area), it appears that the IOP project likely may result in:

- A loss of access to Radio One's property via its existing access road, at least on a seasonal basis
- Flooding of the pads upon which its towers and structures are situated, at least on a seasonal basis
- Difficulty in servicing its towers and structures during such resulting high water conditions, and possible total loss of such service during those time periods
- Disruption, distortion or elimination of a public service to diverse segments of the Miami area community, which service is not otherwise available to such communities.

Additionally, the increased water levels likely may result in erosion damage to the road beds and tower pads, which could threaten the tower's structural integrity, and result in increased maintenance and upkeep costs, and cause an environmental sedimentation impact upon the local ecosystem if the pads and road beds are eroded. Moreover, it may become necessary to access the towers via a motor boat, which in turn may result in environmental impacts that were not addressed in the EIS. The increased water levels also could result in signal disruption or distortion interfering with Radio One's broadcast capabilities.

As a result of such effects, Radio One likely may incur significant costs to mitigate the impacts, such as, re-building or raising the grade of the access road and the tower pads, amending its FCC license or loss of value of such license, and possibly needing to reconfigure the signal from its tower or, in the worst case, relocate its towers altogether (assuming a suitable alternative location is even available). Radio One believes that the draft

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Elmar Kurzbach April 9, 2001 Page 3

EIS is flawed, and that these socio-economic, economic and environmental impacts and costs must be considered in the final EIS for the IOP project.

If such adverse impacts are not planned for and mitigated with the IOP for the project, Radio One's property interest likely may be significantly reduced, or completely taken in the worst case, as a result of the government's actions. In such case, Radio One will look to the government for appropriate compensation.

Radio One has been further informed that a related project entailing physical modifications to Tamiami Trail in the area of its property is being planned. Radio One is concerned about the potential impacts, and associated costs, that might result to its continuing access to its property via its access road off of Tamiami Trail.

Radio One appreciates the opportunity to comment, and trusts that its comments and concerns will be considered and accommodated in the final draft EIS and the final IOP, with appropriate mitigating actions being included within the scope and costs of the IOP.

Radio One requests that it be kept on the mailing list for any further materials that are generated for the IOP and associated EIS, including the response to these comments, the draft final EIS and the anticipated future Combined Structural and Operations Plan ("CSOP), along with the draft EIS for the CSOP. Radio One further requests being placed on the mailing list for all plans, including the draft EIS, for the Tamiami Trail modification project. Finally, please keep us advised as to any public meetings scheduled for these projects.

Please send all such mailings to my attention at the above address. You also should feel free to contact me if you have any questions regarding this correspondence.

Very truly yours

Thomas P. Wilczak

lmf c:

John Moulding (via telecopier)

Linda Eckard Vilardo, Esq. (Radio One)

John Mathews (Radio One)

Brian Considine

LTG Carl A. Strock (Carl.A.Strock.ltg@hq02.usace.army.mil)
Commanding General & Chief of Engineering
U. S. Army Corps of Engineers
441 G Street NW
Washington, DC 20314-1000

Fax: 202/761-4463

Colonel Robert M. Carpenter, District Engineer (Robert.M.Carpenter@saj02.usace.army.mil) Lawrence C. Evans, Chief Regulatory Division (Lawrence.C.Evans@saj02.usace.army.mil)

Marie G. Burns, Chief, "Environmental" Branch

Atten: Carrie Bond (Carrie.L.Bond@saj02.usace.army.mil)

Atten: Tori White (Tori.White@saj02.usace.army.mil)

Stuart J. Appelbaum, Chief, Planning Division

Atten: Barbara Cintron (Barbara.B.Cintron@usace.army.mil)

Atten: Barbara Cintron (Barbara.B.Cintron@saj02.usace.army.mil)

Atten: Mike Dupes (Michael.Dupes@saj02.usace.army.mil)

Atten: Ernest Clarke (Ernest.Clarke@saj02.usace.army.mil)

U. S. Army Corps of Engineers, Jacksonville District

P. O. Box 4970

Jacksonville, FL 32232-0019

701 San Marco Blvd. Jacksonville, FL 32207

Fax: 904/899-5095 Fax: 904/232-1684

Re: Request for extension of time

Broward County Water "Preserve" Area (BCWPA) Project

L-31 N (L-30) "Seepage Management Pilot Project" (SMPP)/N Everglades National Park Supplement to 2002 Final Environmental Impact Statement/Cape Sable Seaside Sparrow Draft Project Implementation Report (PIR) with

Integrated EIS for Central/Southern FL Project, Broward County Water Preserve Areas Draft Environmental Impact Statement/

Everglades National Park (ENP) Seepage Management Project

Any other proposed or pending applications/actions in the Greater Everglades Watershed

Dear Commanding General and Chief Strock and other relevant Corps employees:

Thank you for the opportunity to submit comments regarding your agency's mailed notices pertaining to proposed projects referenced above. All of the proposed projects and agency actions would be located within the Greater Everglades Watershed. Each of the letter notices identified a different contact/response person.

Please note that the electronic address provided for Barbara Cintron in Mr. Appelbaum's notice letter dated May 10, 2006, included a domain address different from all of the other electronic addresses for Jacksonville District Corps staff (Barbara.B.Cintron@usace.army.mil). Because the difference in the address for Ms. Cintron might be the result of a typographical error in Mr. Appelbaum's letter, I have forwarded an electronic copy of my comment letter and referenced attachments to both versions of Ms. Cintron's electronic address. The date of each of your agency's notice letters for the referenced projects is provided in the following list:

5/30/06 BCWPA Project - Supplemental Public Notice/2005-7528(IP-TW)

C-9 Impoundment

C-11 Impoundment

Water "Conservation" Area (WCA) 3A/3B "Seepage" Management Area (SMA)

5/15/06 EA: L-31 N (L-30) "Seepage Management Pilot Project"

5/10/06 Supplement to 2002 Final EIS/Cape Sable Seaside Sparrow

(Combined Structural & Operational Plan (CSOP) for Modified Water Deliveries/C-111 projects)

3/6/06 Draft Project Implementation Report (PIR) with

Integrated EIS for Central/Southern FL Project, Broward County Water "Preserve" Areas

2/21/06 Draft Environmental Impact Statement/

Everglades National Park (ENP) Seepage Management Project

Time Extension:

The primary purpose of this letter is to request that an extension of time be granted for the public and other agencies to submit comments on the proposed projects listed above and all other proposed and pending federally funded, permitted or authorized projects in the Greater Everglades Watershed. The time extension is requested until after: a) Judge Hoeveler's final ruling on the case remanding your agency's joint permit issued to 10 firms for mining and exporting the Everglades' surficial aquifer rock formation; b) resolution of the fatal flaws with the "Compensatory Mitigation for Losses of Aquatic (e.g., wetlands, streams) Resources" in Florida; and c) completion of a Supplemental Environmental Impact Statement (EIS) for Everglades Restoration resolving all of the deficiencies identified in Judge Hoeveler's March 22, 2006 Order regarding mining in the Greater Everglades Watershed. One of the conclusions of that Order (Case No. 03-23427-CIV-Hoeveler) was that the Corps and the U.S. Fish and Wildlife Service (FWS) had "failed to carry out their duty to protect the federal wetlands and protected species." An electronic copy of that Order is being forwarded to you in four pdf files as an **attachment** to this letter.

Relevance of Hoeveler's Order:

Hoeveler's March 2006 Order is relevant to the proposed projects referenced above in several respects. The overriding action addressed in that case is large-scale dredging and discharge in the Everglades, including Everglades wetlands. The proposed projects referenced above also involve large-scale dredging and discharge in the Everglades, including Everglades wetlands, but are referred to in euphemistic terms (e.g., "impoundment," "seepage," "reservoir," "Conservation Area," "Preserve"). All of the proposed projects referenced above would result in significant additional environmental destruction of the Greater Everglades Watershed.

The March 2006 Order addresses the Corps' failure to adequately evaluate alternatives, indirect impacts, and cumulative impacts of large-scale dredging and discharge in the Everglades. In my opinion, those inadequacies and the other inadequacies described in detail in the Order have pervaded all of the above-referenced Environmental Assessments (EA) and EISs conducted by your agency, as well as the "Comprehensive Everglades Restoration Plan." Consequently, all of the inadequacies described in Hoeveler's March 2006 Order should be resolved in Supplemental EISs for each of the proposed projects referenced above before any further agency action - other than the purchase of environmentally sensitive lands - is be taken.

Misleading Information:

The projects proposed above (and proposed Everglades "restoration") rely, in part or in whole, on the assumption that Stormwater Treatment Areas (STA) in the Everglades have reduced and will reduce pollutants discharged to waters of the U.S., including coastal waters. That assumption is based, in part or in whole, on water quality data from "S2" discharges. The "S2" facility is in the vicinity of Belle Glade.

Flow data recorded by the South Florida Water Management District (DB HYDRO), as estimated average monthly flow through S2 from the period of 1995 through 2005, reveals that flow (discharge) from S2 remained at or near zero after late 2001. The only exception was one discharge peak of approximately 200 cubic feet per second (cfs) in late 2004. Prior to the cessation of flow from "S2" the discharge peak was approximately 1200 cfs. By virtually halting flow (discharge) from "S2," any improvements in downstream surface water quality may suggest that the upstream STA is reducing pollutant levels in the water. In reality, however, reductions in downstream surface waters likely are the result of severe reductions in (cessation of) "S2" discharges.

"Seepage" v. Groundwater Flow:

The projects proposed above (and the proposed Everglades "restoration") also are based on the presumption the "seepage" is the controlling groundwater force in the proposed project areas. This presumption is not supported by fact.

One of the most recent scientific studies to confirm that high velocities of groundwater flow occur along preferential flow paths in Florida's karst aquifer system was described in the 2005 peer-reviewed publication by Renken et al. (electronic copy attached). That dye-tracer study documented apparent mean advective velocity between wells that was "one to two orders of magnitude greater than previously measured." High groundwater flow velocities reduce attenuation of contaminants (pollutants).

The fact that groundwater "seepage" is the sole focus of groundwater flow in the projects proposed above (and proposed Everglades "restoration"), with no attention to high-velocity flow through preferential flow paths, supports the conclusion that all of the proposed projects are fatally flawed. Constructing more "impoundments" to "store" highly contaminated water in the Everglades simply will force more of the highly contaminated water to discharge rapidly (as groundwater flow and groundwater discharge), into surface waters of the U.S., including coastal waters.

Previous Comments:

Virtually all of my previous comment letters to your agency during the past six years are relevant to the problems with the projects proposed above. I am resubmitting electronic copies of my five letters to you listed as **attachments** below. Please ensure that a copy of all attachments referenced in this comment letter are incorporated into the file of record in their entirety as my formal comments regarding these proposed projects.

Sincerely,

Sydney T. Bacchus, Ph. D.

Hydroecologist

appliedenvirserv@mindspring.com

List of Attachments:

3/22/06 Federal Order (Case No. 03-23427-CIV-Hoeveler)

2005 Renken et al., Environmental and Engineering Geoscience, Vol. XI, No. 4, pp. 319-331

5/30/06 Bacchus letter to Corps/EPA (Watershed Mitigation)

4/4/05 Bacchus letter to Corps (Palm Beach Pits)

7/5/04 Bacchus letter to Corps (Glades "ASR")

6/13/04 Bacchus letter to Corps (Keys UIC)

4/18/01 Bacchus letter to Corps (Everglades Pits)

cc: Elected Officials

Senator Bill Nelson

Federal Agencies

David M. Walker Comptroller General US Government Accountability Office 441 G Street, NW Washington, DC 20548

Office of Emergency Preparedness Federal Emergency Management Agency (FEMA) Federal Center Plaza

500 C Street, S. W. Washington, D. C. 20472 202/646-3900 yvonne.jubang@dhs.gov

U. S. Department of Commerce, NOAA

Vice Admiral Conrad C. Lautenbacher, Jr.

Conrad.C.Lautenbacher@noaa.gov

Habitat Conservation Division and **National Marine Fisheries Service**

Rickey N. Ruebsamen, Acting Asst. Reg. Admin.

Habitat Conservation Division Southeast Regional Office

9721 Executive Center Drive North

St. Petersburg, FL 33702

National Oceanographic and Atmospheric Administration

Roger B. Griffis, Coral Reef Task Force

Roger.B.Griffis@noaa.gov

Scott B. Gudes, Director

Scott.B.Gudes@noaa.gov

Edward Lindelof, Chief, Gulf and Caribbean Branch

Sanctuaries and Reserves Division

Office of Ocean and Coastal Resource Management

National Ocean Service/NOAA

14th St. & Constitution Ave., NW

Washington, DC 20230

202/482-3436

202/408-9674 (fax)

edward.lindelof@noaa.gov

U. S. Department of Interior

National Park Service

Fran Mainella, Director

fran mainella@nps.gov

Fish and Wildlife Service

Steve Williams, Director Sam Hamilton, Regional Director

Dave Hankla, Field Supervisor Jay Slack, Field Supervisor

steve williams@fws.gov sam hamilton@fws.gov dave hankla@fws.gov jay slack@fws.gov

U. S. Environmental Protection Agency

Mike Leavitt, Administrator

Atten: Stephen L. Johnson, Dept. Admin.

Arial Rios Bldg.

1200 Pennsylvania Ave., NW (4606)

Washington, DC 20460

202/564-4711

Johnson.Stephen@epa.gov

U. S. Environmental Protection Agency

Office of Wetlands, Oceans and Watersheds (4502T)

Donna Downing, ANPRM Contact

1200 Pennsylvania Avenue N. W.

Washington, DC 20460

CWAwaters@epa.gov

U. S. Environmental Protection Agency

Office of Ground Water and Drinking Water

William Diamond, Director

Joan Farrelly, Chief/Prevention Branch

1200 Pennsylvania Ave., NW (4606)

Washington, DC 20460

diamond.bill@epa.gov farrelly.joan@epa.gov

U. S. Environmental Protection Agency

Region 4

Veronica Fasselt fasselt.veronica@epa.gov John B. Hamilton hamilton.john@epa.gov Haynes Johnson johnson.haynes@epa.gov Shawn Komlos komlos.shawn@epa.gov Nancy H. Marsh marsh.nancy@epa.gov Heinz J. Mueller, Chief mueller.heinz@epa.gov Jimmy L. Palmer, Jr., Reg, Adm. palmer.jimmy@epa.gov Tom Welborn welborn.tom@epa.gov

Organizations and Individuals

Arthur R. Marshall Foundation

John Marshall JamInfo@aol.com

Clean Water, Inc.

Linda Young, President llyoung@igc.org

Defenders of Wildlife, Florida Programs

Laurie Macdonald, Director macmont@juno.org

Earthjustice Legal Defense Fund

David Guest, Esquire, Florida Director dguest@earthjustice.org

J. Todd Hutchinson, Esquire, Staff Attorney thutchins@earthjustice.org

Aliki Moncrief, Esquire, Staff Attorney amoncrief@earthjustice.org

Environmental Defense

Fred Krupp@environmentaldefense.org

Florida League of Conservation Voters

Susie Caplowe SusieCaplowe@cs.com

Florida Wildlife Federation

Manley K. Fuller, III, President wildfed@aol.com

Floridians for Environmental Accountability and Reform

Gail Duggins coryi62@msn.com

Friends of the Everglades

Juanita Greene, President greeneju@bellsouth.net

Independent Traditional Seminole Nation of Florida

Bobby C. Billie ancientree@hotmail.com

Legal Environmental Assistance Foundation

Cynthia Valencic cvalencic@leaflaw.org

Miccosukkee Tribe of Florida Billie Cypress, Chairman

Gene Duncan, Water Resource Mgmt Dept. Dir. Duncan 2U@aol.com

Dexter Lehtinen, Esquire, General Counsel

National Resources Defense Council

Erik Olson eolson@nrdc.org
Greg Wetstone gwetstone@nrdc.org

National Wildlife Federation, SE

John Kostyack Kostyack@nwf.org
Randy Sargent Sargent@nwf.org

Luci Niebler-Spare and Bill Spare LNieblersp@aol.com

Public Employees for Environmental Responsibility

Dan Meyer, Esquire dmeyer@peer.org

Save the Manatee Club

Patti Thompson pthompson@savethemanatee.org

Seminole Tribe of Florida James E. Billie, Chairman James Shore, Esquire, General Counsel

James Shore, Esquire, General Counsel
Craig Tepper, Water Res. Mgmt. Dept. Dir.
RRoff@semtribe.com

Sierra Club, Florida Chapter

Kim Anaston-Karas, Everglades Co-Chair
Alan Farago, South Florida Chapter
John S. Glenn, Wetlands and Waters Ch.
Barbara Lange
Brian Scherf, Everglades Co-Chair
Jonathan Ullman

AFarago@bellsouth.net
glenjohn@email.msn.com
barbaralange@earthlink.net
RScherf350@aol.com
jonathan.ullman@sierraclub.org

Jonatania.

Sierra Club, National Office, DC Debbie Sease

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Surfrider Foundation
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Erica D'Avanzo, Regional Director
Greg Gordon, Sebastian Inlet Ch., Chair
Wyatt Porter-Brown, South FL Ch., Co-Chair
Scott Shine, Jacksonville Ch.

Surfrider Foundation
Cook@rsmas.miami.edu
EDAvanzo@surfrider.org
ggordon3@cfl.rr.com
wbrown@mcharry.com
scott@jaxsurfrider.org

debbie.sease@sierraclub.org

surfrider.liaison@mindspring.com

The Nature Conservancy
Steve McCormick, President
Dr. Deborah B. Jenson, V. P., Con. Sci. Div.
Florida Chapter Board of Trustees -Atten:
Florida Chapter News
Florida Chapter News
Robert Bendick, Jr., Director
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Jora Young, Science & Special Projects Dir.

smccormick@tnc.org
ballison@tnc.org
rbendick@tnc.org
Pat4fla@aol.com
jyoung@tnc.org

Wetlands Alert
Barbara Herrin, President wetlandsalert@yahoo.com

Media

ABC Special Features
John Thomas JThomas@wfts.com

Florida Sportsman
Mike Conner, Managing Editor mikec@floridasportsman.com

Free Press Rebekah Mills

rebekah@keystimes.com

Freelance Writers Martha Musgrove Trish Riley Donald Sutherland

malmusgrove@yahoo.com TRiley9@aol.com donaldsutherland@comcast.net

Naples Daily News Cathy Zollo, Staff Writer

crzollo@naplesnews.com

Sarasota Herald-Tribune NewsCoast Victor Hull, Staff Reporter

victor.hull@herald-trib.com

St. Petersburg Times Brady Dennis, Staff Writer Dan DeWitt, Environment & Politics Julie Hauserman, Staff Writer Jean Heller, Water Reporter Craig Pittman, Staff Writer Howard Troxler, Staff Writer

dennis@sptimes.com dewitt@sptimes.com hauserman@sptimes.com heller@sptimes.com craig@sptimes.com troxler@sptimes.com

Sun Sentinel

David Fleshler, Staff Writer Neil Santaniello, Staff Writer

dfleshler@sun-sentinel.com nsantaniello@sun-sentinel.com

Surfer Magazine

Terry Gibson, Contributing Editor

tgibson20@aol.com

The Daytona Beach News Journal Derek Catron, Staff Writer

derek.catron@news-jrnl.com Dinah Pulver, Environmental Writer dinah.pulver@news-jrnl.com

The Palm Beach Post Willie Howard, Staff Writer Bob King, Staff Writer Meghan Meyers, Staff Writer Sally Swartz, Staff Writer

willie howard@pbpost.com bob king@pbpost.com m meyers@pbpost.com s swartz@pbpost.com

The Tampa Tribune

Mike Salinero, Staff Reporter

msalinero@tampatrib.com

The Tampa Tribune

Lee Barnes, Senior Editor/News Ted Byrd, Staff Reporter Larry Fletcher, Senior Editor/News Rafael Gerena-Morales, Health/Medical Susan Green, Environmental Issues Neil Johnson, Water

lbarnes@tampatrib.com tbyrd@tampatrib.com lfletcher@tampatrib.com rgerena-morales@tampatrib.com

Jan Hollingsworth, Environment

sgreen@tampatrib.com jhollingsworth@tampatrib.com njohnson@tampatrib.com

Andy Reid, Staff Reporter Cheryl Schmidt, Sr Ed/Regional News AReid@tampatrib.com cschmidt@tampatrib.com bsmith@tampatrib.com gsprott@tampatrib.com

Brad Smith, Growth Gary Sprott, Legal Issues

Washington Post Michael R. Grunwald

grunwaldmr@washpost.com