

Emergency Temporary Coastal Armoring Property Owner Permit Application Package

A coastal emergency related to the critical erosion of a limited portion of the beach has been declared by St. Johns County Board of County Commissioners. Under the authority of Section 161.085, Florida Statutes and Chapter 62B-33, Florida Administrative Code, if a coastal storm causes erosion of the beachdune system a local government may authorize emergency measures for the protection of threatened private residences.

Please read each document included in this package carefully as failure to do so may result in an incomplete application that will cause a denial of the permit. As well, it is imperative that the property owner understands the entire scope of the **limited temporary permit** issued by the County as failing to do so may result in additional expense or enforcement action from a state or federal agency.

All protective measures shall take place within 30 days after the initial erosion event and any temporary emergency structures shall be removed within 60 days of installation.

Construction shall be conducted by a state or local contractor properly licensed for the applicable work.

This package contains the materials needed in order to apply to St. Johns County for Emergency Temporary Coastal Armoring. Included in this package are the following:

- 1. St. Johns County Guidelines for Emergency Temporary Coastal Armoring
- 2. Typical Section Temporary Vinyl or Wood Wall
- 3. Emergency Temporary Coastal Armoring Property Owner Permit Agreement
- 4. Emergency Temporary Coastal Armoring Permit Application
- 5. Emergency Temporary Coastal Armoring Notice of Commencement
- 6. Emergency Temporary Coastal Armoring Beach Access Permit Standards and Permit Conditions
- 7. The Florida Department of Environmental Protection's Application For A Permit For Construction Seaward of The Coastal Construction Control Line or Fifty-Foot Setback and Permit Fee Worksheet

Contacts

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St. Johns County Guidelines for Emergency Temporary Coastal Armoring

Under what circumstances can a local government authorize temporary armoring?

If a coastal storm causes erosion of the beach-dune system, under the authority of Section 161.085, Florida Statutes (F.S.) and Chapter 62B-33, Florida Administrative Code (F.A.C.), a local government may authorize emergency measures for the protection of threatened private residences.

Emergency relief measures may be taken as long as the following considerations are incorporated into such emergency measures:

- Protection of the beach-dune system
- Siting and design criteria for the protective structure
- Impacts on adjacent properties
- Preservation of public beach access
- Protection of native coastal vegetation and nesting marine turtles, their hatchlings, and other nesting state or federally threatened or endangered species.

Emergency relief measures that result in the installation of temporary armoring are permissible provided a Department of Environmental Protection (DEP) permit has not been issued for coastal armoring to protect the threatened structure.

Structures constructed under this authority shall be temporary and the property owner shall remove the structure or submit a permit application to the DEP for a permanent structure at the time of submittal of the Emergency Temporary Coastal Armoring Permit Application to the County.

What should a local Government do if they plan to use this authority?

Prior to authorizing, by emergency permit, any temporary measures for the protection of private residences, an emergency declaration must be made by the local government. If an emergency declaration is made, the local government shall provide a written notification to affected property owners and the DEP. Such notification shall include:

- Documentation from the local government authorizing the declaration
- The date and details of the storm event that created the emergency

Exception: If the State of Florida issues a declaration of emergency the local government declaration is not required.

Local governments must notify the DEP's Bureau of Beaches and Coastal Systems, 3900 Commonwealth Boulevard, Mail Station 300, Tallahassee, Florida 32399-3000, within three working days of authorizing the installation of any armoring structures. For the notification to the DEP, the property owners that are included in the emergency declaration shall provide to the County, at a minimum:

- The description of the structure(s), including a sketch and location;
- The name and address of the property owner(s); and
- The date(s) of installation for the structure.

How long does the local government have for authorizing such emergency measures?

If the local government declares emergency, all protective measures to be untaken by the property owner shall take place within 30 days after the initial erosion event and any temporary emergency structures shall be removed by the property owner within 60 days of installation. This period may be extended by the County for up to 30 additional days upon the revalidation of the emergency conditions. If the State of Florida declares a shoreline emergency, timelines for activities considered under Section 161.085, F.S., shall be concurrent with the DEP's emergency final order timelines.

What are the options for protection?

First and foremost, the types of temporary protective measures must be the **minimum** required to protect residences from imminent collapse. Construction debris is not to be used as part of installation, nor is any debris resulting from the storm event to be buried. The County Engineer will use his/her best professional judgment when deciding the most appropriate shoreline protection measure for a specific site. This assessment will be based upon careful consideration of factors such as:

- Potential for physical damage to a residence because of erosion
- Extent of storm damage to the beach-dune system
- The residence must be 15 feet or less from the dune escarpment
- Pre-storm conditions at the site (i.e. critically eroded, eroding, stable, accreting, etc.)
- Potential adverse impacts to adjacent properties resulting from different shoreline protection options
- The ability to facilitate removal of the protective structure within 60 days of installation
- Time of year when the emergency occurs (e.g. during or outside of the turtle nesting season, likelihood for additional storm activity, etc.)
- Presence/absence of marine turtle nesting habitat and/or marked nests
- Construction schedules for permitted beach restoration or nourishment projects, emergency Federal Emergency Management Agency berms, or locally sponsored dune restoration activities at the site

Based on the criteria listed above, one or a combination of the following emergency protective measures may be authorized by the local government:

- Placing beach compatible sand from upland sources to construct protective sand berms or for dune restoration activities. This activity is not considered rigid coastal armoring, and therefore the sand may be left in place without a subsequent permit from the DEP.
- Placing sandbags to create a temporary barrier seaward of threatened residence. This is considered coastal armoring therefore it would require a subsequent permit from the DEP to remain permanently in place.
- Shoring and reinforcing the foundations of threatened residence. Although not coastal armoring, this activity would require a subsequent permit from the DEP, unless specifically allowed by an Emergency Final Order issued by the DEP after a major storm event.
- Installing temporary armoring of wooden retaining walls or cantilever vinyl sheet pile walls (without concrete caps, tie backs, or other reinforcement) seaward of the threatened residence. This is coastal armoring and would require a subsequent permit from the DEP to remain permanently in place.

Note: There shall not be any excavation of the beach face as this requires a Coastal Construction Control Line permit from DEP. Only the DEP may authorize dune restoration incorporating sand filled geotextile containers or similar structures proposed as the core of a restored dune feature, as set forth in section 161.085(9), F.S.

What criteria must the armoring meet?

All temporary protective measures shall be installed in a manner that <u>minimizes adverse impacts</u> to the coastal system, native vegetation, and adjacent properties. The temporary protective measures shall be sited no further than 15 feet seaward of the threatened residence and at, or landward, of the dune escarpment and as close to a threatened residence as practicable. In addition to the above, other factors that will influence the location include:

- The type of protective material(s) to be used
- Construction methods
- Site topography
- Severity of erosion threat
- Distance to and height of the post-storm dune escarpment
- Proximity of structures on adjacent properties to the proposed protective measure
- Presence/absence of sea turtle nesting habitat and/or marked nests
- Other site-specific conditions

What kinds of emergency temporary structures can be built for beach erosion?

Sandbags, wooden retaining walls, vinyl cantilever sheet pile walls, all no higher than 4 feet from the existing beach surface, and installed without concrete caps, tie backs, or other reinforcement. The structures shall be installed no further than 15 feet seaward of the threatened structure only. The structures shall not be constructed with metal, steel or concrete sheet pile. See enclosed *Typical Section Temporary Vinyl or Wood Wall* for additional details.

Can the structures stay in place permanently?

For an emergency temporary structure to be permitted by the DEP as a permanent rigid coastal armoring structure an application must be submitted to the DEP and the structure must meet all eligibility, siting and design criteria for permanent armoring specified in Chapter 62B-33.0051, F.A.C., and all other applicable provisions of the rule. In order to receive a DEP permit for armoring, in addition to other criteria, a residence must be considered both "eligible" and "vulnerable." Therefore, local governments must make a determination as to a residence's eligibility and vulnerability before issuing an emergency permit to a property owner for the installation of temporary armoring where the property owner intends to submit a permit application to the DEP to allow the armoring to remain. Records obtained from the affected property owner(s) and/or Property Appraiser's Office may assist in this determination.

Eligible residences include:

- Non-conforming habitable residence (those constructed prior to March 17, 1985)
- Non-habitable structures (e.g., garages, swimming pools, etc.) structurally attached to non-conforming habitable residence whose failure would cause the adjoining habitable residence to become vulnerable

An eligible residence will be determined to be vulnerable if:

- The structural foundation of the building (not including ancillary decks or stairs) is exposed or undermined
- The seaward-most foundation corner of the threatened building is within 15 feet of the dune escarpment, as measured perpendicular to the shoreline
- For residences sited on coastal bluffs, a geotechnical analysis which demonstrates that the building is in danger of imminent collapse due to slope instabilities
- Another site specific circumstance exists as specified in Chapter 62B-33.0051(1)(a)2, F.A.C.

Temporary armoring that is installed at properties that are not both eligible and vulnerable will not qualify for a DEP permit and in most instances will have to be removed.

If a property owner installs permanent armoring at a location that includes a County public beach access easement the property owner shall provide, at their expense, a beach access walkover to the beach in order to maintain public access in that location.

Property owners that seek DEP authorization to allow a temporary structure to remain in place as a permanent coastal armoring structure must submit a complete application to the Bureau at the address referenced above. The permit application form is entitled *Application for a Permit for Construction Seaward of the Coastal Construction Control Line or Fifty-Foot Setback*, DEP Form 73-100 (as revised) and is included in this informational package.

As well, copies of the form can be obtained by telephoning (850) 488-7708 or from the Bureau's web site: http://www.dep.state.fl.us/beaches/forms.htm#CCCL_App_Form. The application must contain the information requirements specified in Chapter 62B-33.008, F.A.C.

How do I apply for an Emergency Temporary Coastal Armoring Permit?

Complete the *Emergency Temporary Coastal Armoring Property Owner Permit Agreement* and the *Emergency Temporary Coastal Armoring Permit Application*, attach the site sketch and attach any additional documents including the completed DEP application form referenced above, if applicable, and submit the entire package, including the applicable application fee, to the St. Johns County Building Department located at 4040 Lewis Speedway.

What contractor shall I use?

Construction shall be conducted by a state or local licensed contractor properly licensed for the applicable work. Ideally a contractor that has knowledge and experience in temporary coastal armoring requirements is preferred. Prior to initiation of the construction the *Emergency Temporary Coastal Armoring Notice of Commencement* shall be submitted to the County.

What if my contractor needs to drive on the beach to install the structure?

St Johns County holds an Incidental Take Permit issued by the U.S. Fish and Wildlife Service to allow for area specific beach driving. One condition within that permit requires those persons needing vehicular access to the beach and/or the Conservation Zone to contact County staff for Protected Species Training prior to accessing the beach.

Complete the enclosed document titled *Emergency Temporary Coastal Armoring Beach Access Permit Standards and Permit Conditions*, attach the finalized *Emergency Temporary Coastal Armoring Property Owner Permit Agreement* and the approved *Emergency Temporary Coastal Armoring Permit* and submit St. Johns County Habitat Conservation Section located at 901 Pope Road.

Upon receipt of the completed application a time will be set up to receive consultation on appropriate beach access points and to complete training.

Emergency Temporary Coastal Armoring Permit Application

PERMITS BECOME NULL AND VOID IF WORK OR CONSTRUCTION AUTHORIZED IS NOT COMMENCED WITHIN 30 DAYS OR IF CONSTRUCTION OR WORK IS SUSPENDED, OR ABANDONED FOR A PERIOD OF 7 DAYS AT ANY TIME AFTER WORK IS COMMENCED.

Tax Parcel Number			
Owner's Name			
Address	City	State	Zip Code
Phone Number	_ Email		
Contractor's Name	Qualifying	Name	
Address	City	State	Zip Code
Phone Number	Email		
Description of Work			
Application is hereby made to obtain a Temporary Coastal Armoring Property Commenced prior to the issuance of a pregulating construction this jurisdiction. Notice of Commencement will be submitted.	Owner Permit Agreement and sit permit and that all work will I Prior to initiating construction	te sketch. I certify that be performed to meet	no work or installation had the standards of all law
OWNER'S AFFIDAVIT: I certify that all with all applicable laws regulating constru	0 0	ite and that all work wi	ill be done in compliance
Print Owner's Name	Owner's	s Signature	
Contractor's Business Qualifying Name	License	No.	
Print Contractor's Name	Contrac	etor's Signature	
Fee:			
STATE OF FLORIDA COUNTY OF ST NOTARY as to the Owner			
This day of	20	HIS SPACE FOR CO	UNTY USE ONLY
	Plans R	eviewed by:	
Notary Signature	Applica	tion Approved By:	
Commission Number and Expiration Date Know Personally OR Identification			



Emergency Temporary Coastal Armoring Property Owner Permit Agreement

A coastal emergency related to the critical erosion of a limited portion of the beach has been declared by St. Johns County Board of County Commissioners for the storm event that occurred on or about Under the authority of Section 161.085, Florida Statutes and Chapter 62B-33, Florida Administrative Code, if a coastal storm causes erosion of the beach-dune system a local government may authorize emergency measures for the protection of threatened private residences. All protective measures shall take place within 30 days after the initial

erosion event and any temporary emergency structures shall be removed within 60 days of installation. The types of temporary protective measures must be the minimum required to protect residences from imminent collapse. Construction debris is not to be used as part of installation, nor is any debris resulting from the storm event to be buried. Construction shall be conducted by a state or local contractor properly licensed for the applicable work. **Site Information:** 1. Name of the property owner _____ 2. Address of the structure (Attach a sketch) **Protective structure to be built:** (See Typical Section Temporary Vinyl or Wood Wall) Please sign beside the structure that will be installed on: 1. Sandbags no higher than 4 feet from the existing beach surface 2. A wood retaining wall no higher than 4 feet from the existing beach surface and installed without tie backs, or other reinforcement _____ 3. A cantilever vinyl sheet pile wall no higher than 4 feet from the existing beach surface and installed without concrete caps, tie backs, or other reinforcement _____ **Beach surface as confirmed by the County Engineering Department Structures constructed under this authority shall be temporary and the property owner shall remove the structure or submit a permit application to the Department of Environmental Protection for a permanent structure. Please select ONE option below. If more than ONE option is selected the application will be denied. 1. This temporary structure shall be removed no later than 60 days after the installation. Signature of property owner Print name Date 2. Upon signing this Agreement I have submitted an application to the Florida Department of Environmental Protection for a permanent structure. (Attached completed copy) Signature of property owner Print name Date STATE OF FLORIDA, COUNTY OF ST. JOHNS NOTARY as to the Owner THIS ______, 20_____

Know Personally ____ OR Identification _____

Notary Signature

Emergency Temporary Coastal Armoring Notice of Commencement

THE UNDERSIGNED HEREBY GIVES NOTICE THAT IMPROVEMENT WILL BE IN ACCORDANCE WITH THE EMERGENCY TEMPORARY COASTAL ARMORING PROPERTY OWNER PERMIT, THE FOLLOWING INFORMATION IS PROVIDED IN THIS NOTICE OF COMMENCEMENT.

Expiration Date of Notice of Commencement	
Owner's name (print)	
Owner's address	
Property address	
General description of improvement	
Contractor's name (print)	Phone ()
Address	Fax ()
PERSONS WITHIN THE STATE OF FLORIDA DESIGNATED BY OWN BE SERVED AS PROVIDED BY SECTION 713.13(1) (A) 7, FLORIDA ST	
Name (print)	Phone ()
Address	Fax ()
IN ADDITION TO HIMSELF OR HERSELF, OWNER DESIGNATES	
OFTO RECEIVE A COPY OF THE LIENO	OR'S NOTICE AS PROVIDED IN SECTION 713.13(1)(B), FLORIDA
STATUTES. PHONE NUMBER OF PERSON OR ENTITY DESIGNATED BY OV	WNER:
NOTICE OF COMMENCEMENT MUST BE RECORDED AN INSPECTION. IF YOU INTEND TO OBTAIN FINANCING, BEFORE COMMENCING WORK OR RECORDING YOUR N PERJURY, I DECLARE THAT I HAVE READ THE FOREGOIN THE BEST OF MY KNOWLEDGE AND BELIEF.	CONSULT WITH YOUR LENDER OR AN ATTORNE IOTICE OF COMMENCEMENT. UNDER PENALTIES ON AND THAT THE FACTS STATED IN IT ARE TRUE TO THE PROPERTY OF
Signature of Owner or Lessee, or Owner's or Lessee's Authorized Officer/l	Director/Partner/Manager Date Signed
Print Name of Person Signing Above In County Named Of State	
STATE OF FLORIDA COUNTY OF ST. JOHNS	
The foregoing instrument was acknowledged before me this	day of
by	as
Print Name of Person Signing Above	Type of authoritye.g. officer, trustee, attorney in fact
forName of Party on Behalf of Whom Instrument was Executed	Notary Public Signature
Known PersonallyOr Identification	Name of Notary Typed or Printed
Type of Identification	Commission Number and Expiration Date (stamp or sea
- J pe or recinitionion	Commission rumber and Expiration Date (stamp of Sec



Emergency Temporary Coastal Armoring Beach Access Permit Standards and Permit Conditions

Office Use Only: Emergency Temporary Coastal Armoring Beach Access Permit #: HCP Training Date: Name/Company: Telephone Nos. (Cell and Office): Email Address: Address where you are conducting work: Type of construction activity: Dates which you are conducting work: Equipment Type (description) Model Make Color As the holder of this permit I agree to the following conditions: I understand that I may only enter the beach after I have coordinated with the FWC sea turtle patrol permit holder. Initial: I understand that I may only drive from mid to low tide and on wet sand while driving to and from my destination. Initial: I understand that soft sand and extreme tidal conditions may limit vehicle access. As the permit holder it shall be my responsibility to promptly remove my vehicle should it succumb to the sand and/or tides. **Initial:** I understand that any violation to the aforementioned activities including any violation to the St. Johns County Beach Code 2007-19 may lead to a citation and revocation of my permit. **Initial:** _____ I understand that, at all times, I shall take such precautions as may be necessary to avoid vegetation, coastal wildlife and sand dunes, as well as avoid collision with or injury to any person's property. **Initial:** At completion of the project I will remove ALL large ruts, holes, and construction debris. **Initial: Applicant Signature Applicant Printed Name** Date Office Use Only: Authorized location to enter/exit the beach at:

Emergency Beach Access Permit Authorization (Environmental Supervisor):

TITLED "RULES AND PROCEDURES FOR COASTAL CONSTRUCTION AND EXCAVATION (PERMITS FOR CONSTRUCTION SEAWARD OF THE SETBACK)", ST. JOHNS COUNTY MAY ISSUE PERMITS TO PRIVATE PER THE CONDITIONS OF CHAPTER 628-33, F.A.C., ST. JOHNS REINFORCEMENT (E.G., PILINGS), METAL OR CONCRETE WALLS ARE EXCEED 4 FT, AND THE EMBEDMENT DEPTH SHALL REACH MEASURES SHALL BE SITED TO MINIMIZE IMPACTS TO EXISTING A MINIMAL LEVEL OF PROTECTION UNDER EMERGENCY CONDITIONS. PROPERTY OWNERS AUTHORIZING CONSTRUCTION OF TEMPORARY COUNTY MAY AUTHORIZE INSTALLATION OF APPROPRIATELY SITED EMERGENCY PROTECTION MEASURES, ALLOWABLE WALLS INCLUDE WOODEN RETAINING WALLS OR VINYL CANTILEVERED SHEET PILE WALLS WITHOUT CONCRETE CAPS, TIEBACKS, OR OTHER NOT ACCEPTABLE. THE WALL EXPOSURE HEIGHT SHALL NOT APPROXIMATELY 8 FT BELOW GRADE. TEMPORARY PROTECTION DUNE VEGETATION AND TO FACILITATE REMOVAL OF THE WALL. PROPERTY OWNERS MUST REMOVE TEMPORARY PROTECTION MEASURES PERMITTED BY THE COUNTY ARE INTENDED TO PROVIDE PROPERTY OWNERS MAY APPLY TO THE FDEP FOR PROTECTION (FDEP) RULE 62B-33 (FLORIDA ADMINISTRATIVE CODE), COASTAL CONSTRUCTION CONTROL LINE AND FIFTY-FOOT MEASURES WITHIN 60-DAYS OF INSTALLATION. TEMPORARY AUTHORIZATIONS TO CONSTRUCT PERMANENT WALLS. ١ EMERGENCY PROTECTION MEASURES. LOCATION OF TEMPORARY VINYL OR WOOD WALL (NO MORE THAN 20 FEET FROM STRUCTURE) **EXISTING GRADE DUNE VEGETATION** HOUSE

TYPICAL SECTION
TEMPORARY VINYL OR WOOD WALL
ST. JOHNS COUNTY, FLORIDA



APPLICATION FOR A PERMIT FOR CONSTRUCTION SEAWARD OF THE COASTAL CONSTRUCTION CONTROL LINE OR FIFTY-FOOT SETBACK

(Application processed pursuant to Rule 62B-33.008, F.A.C.)

1.	Owner o	of Record			Agent (if applicable)			
	Typed or Printed Name:			Typed or Printed Name and Company:				
	Mailing Address:				Mailing Address:			
	City/State/Zip Code:				City/State/Zip Code	e:		
	Telephone (include area code):	Fax (include a	rea code):		Telephone (include area code):		Fax (include area code):	
	E-mail Address:	I			E-mail Address:			
2.	I hereby certify that all informati	ion submitted w	vith this appli	cation	is true and comple	ete to the best of	of my knowledge.	
	Signature of Owner or A	agent	Date				er or Agent (include title of officer er business entity, if applicable)	
3.	If the applicant is not the owner purpose of applying for a permi		owner must s	ign be	low to authorize the	e applicant to a	act as the owner's agent for the	
	I hereby authorize the above named agent to make application for a permit for construction or other activities seaward of the coastal construction control line or 50-foot setback on the property (described in item 4, below).						es seaward of the coastal	
	Signature of Owner	•	Date		Typed or Printed Name of Owner (include title of officer and name of corporation or other business entity, if applicable)			
4.	A brief description of the propos			uction				
Check here if additional Information is attached.								
	Project Name (for multi-family, cor	Project Name (for multi-family, commercial, or public projects):			Nearest DEP Reference Monuments (if known):			
	Street Address:		County:		nty:	City/Zip Code:		
5.	The name and mailing address of the owners of the immediately adjacent properties, exclusive of street ends and easements. If adjacent property is under cooperative or condominium ownership, provide the name and mailing address of the cooperative or condominium association.							
	Name of Adjacent Property Owner:				Name of Adjacent Property Owner:			
	Mailing Address:				Mailing Address:			
	City/State/Zip Code: City/State			City/State/Zip Code	/State/Zip Code:			
	Check here if there are add	itional adjacent pro	perties and atta	ch the	I appropriate information.			

	ALL APPLICANTS ARE REQUIRED TO SUBMIT THE FOLLOWING ITEMS:					
6.	A fee as set forth in Rule 62B-33.0085, F.A.C. (see the form entitled "Permit Fee Worksheet for DEP 73-100").					
7.	Sufficient evidence of ownership and legal description of the property [paragraph 62B-33.008(3)(c), F.A.C.].					
8.	Written evidence, provided by the appropriate local governmental agency having jurisdiction over the activity, that the proposed activity, as submitted to the Bureau, does not contravene local setback requirements or zoning codes [paragraph 62B-33.008(3)(d), F.A.C.].					
9.	Two original copies of a signed and sealed survey of the subject property. The information depicted on the drawin from field survey work performed not more than six months prior to the date of application. The survey shall comp requirements given in Rule 62B-33.0081, F.A.C. [paragraph 62B-33.008(3)(f), F.A.C.].					
10.	For structures with proposed permanent exterior lighting, two copies of a dimensioned lighting plan drawn to an a scale [paragraph 62B-33.008(3)(i), F.A.C.].	opropriate				
11.	Two copies of a dimensioned site plan signed and sealed by an architect, engineer, landscape architect, or professurvey and mapper (as appropriate) licensed in the state of Florida [paragraph 62B-33.008(3)(I), F.A.C.].	sional				
12.	Two copies of a grading plan signed and sealed by an architect, engineer, landscape architect, or professional sumapper (as appropriate) licensed in the state of Florida [paragraph 62B-33.008(3)(m), F.A.C.].	rvey and				
13.	Two copies of cross-sections signed and sealed by an architect, engineer, landscape architect, or professional sumapper (as appropriate) licensed in the state of Florida [paragraph 62B-33.008(3)(n), F.A.C.].	ırvey and				
14.	Details, including engineering design computations, for any proposed waste discharge onto, over, under, or acros and dune system, including but not limited to storm water runoff, swimming pool drainage, well discharge, domest systems, and outfalls [paragraph 62B-33.008(3)(p), F.A.C.].					
15.	An anticipated construction schedule [paragraph 62B-33.008(3)(q), F.A.C.].					
16.	Two copies of detailed planting plans, including the location of proposed plants, existing native vegetation, and plants to be removed. Plans shall include a plant list with both scientific and common names [paragraph 62B-33.008(3)(r), F.A.C.].					
	APPLICANTS APPLYING TO CONSTRUCT MAJOR STRUCTURES OR RIGID COASTAL STRUCTURES ARE TO SUBMIT THE FOLLOWING ADDITIONAL ITEMS (SEE RULE 62B-33.002, F.A.C.):	REQUIRED				
17.	For major structures, two copies of a dimensioned site plan drawn to an appropriate scale, on 8.5 by 11 inch paper [paragraph 62B-33.008(3)(g), F.A.C.].					
18.	8. For major structures, two copies of dimensioned cross-sections drawn to an appropriate scale, on 8.5 by 11 inch paper [paragraph 62B-33.008(3)(h), F.A.C.].					
19.	9. For major structures, two copies of detailed final foundation plans and specifications [paragraph 62B-33.008(3)(k), F.A.C.].					
20.	For rigid coastal structures, two copies of a site plan and detailed final construction plans and specifications for all proposed structures or excavation signed and sealed by an engineer licensed in the state of Florida [paragraph 62B-33.008(3)(o), F.A.C.].					
	APPLICATION FOR WAIVER (Dursuant to subsection 620, 22,009/6). F.A.C. the applicant may require a various of station and the information applicant	l in this applicati	on form)			
App	(Pursuant to subsection 62B-33.008(6), F.A.C., the applicant may request a waiver of certain portions of the information specified plication		Jse Only			
lt	Reason for waiver	Approved	De	nied		
If roc	om for additional application for waivers is needed, please attach an extra sheet to this application and include the applicant name a	nd date on the a	dditional	sheet.		
	E-Mail to: CCCL@dep.state.fl.us Or Mail to: Coastal Construction Control Line Program Division of Water Resource Management Florida Department of Environmental Protection 2600 Blair Stone Road, Mail Station 3522 Tallahassee, Florida 32399-2400 Overnight or Hand deliver to: Coastal Construction Control Line Program Division of Water Resource Management Florida Department of Environmental Protection 2600 Blair Stone Road, Room 612-F Tallahassee, Florida 32399-2400					

DEP Form 73-100 (Updated 12/06)



Florida Department of Environmental Protection (DEP) Division of Water Resource Management Coastal Construction Control Line Program 2600 Blair Stone Road, Mail Station 3522 Tallahassee, Florida 32399-2400 (850) 245-8336

PERMIT FEE WORKSHEET

INSTRUCTIONS: Each application for a new permit or for a change in permit status pursuant to Section 161.053, Florida Statues (F.S.), or applications pursuant to Rule 62B-33.013, Florida Administrative Code (F.A.C.), to be considered by the Department (DEP) shall be accompanied by a fee. An application will not be considered complete until the required fee has been received by DEP. The total amount due is the sum of the fees assessed for each structure or activity. Please utilize this worksheet to calculate the fee required pursuant to Rule 62B-33.0085, F.A.C. Copies of Chapter 161, F.S., and Chapter 62B-33, F.A.C., as well as assistance from DEP staff are available by calling (850) 245-8336.

		FACTOR		FEE \$	TOTAL \$
	MAJOR STRUCTURES			• 000	0
1.	Single Family Dwelling with a roof footprint less than or equal to 2400 ft. ² Total Roof Footprint = ft. ²	No. of Structures	X	2,000	<u> </u>
2.	Single Family Dwelling with a roof footprint greater than 2400 ft. ²	No. of Structures	X	4,000	0
3.	Non-Habitable Major Structure	No. of Structures	X	1,000	0
	(e.g., roads, bridges, storm water outfalls, cabanas, garages, swimming pools)	No. of Structures		1,000	0
4.	Multi-Family Dwelling		X	5,000	U
	(e.g., hotels, apartment buildings) PLUS \$100 for each dwelling unit in the structure:	No. of Structures	X	100	0
	1 LOS \$100 for each dwelling unit in the structure.	No. of Units	Λ	100	0
5.	Other Major Habitable Structures		X	3,000	0
	(e.g., commercial or public buildings, restaurants, towers)	No. of Structures			
	MINOR STRUCTURES AND ACTIVITIES			200	0
6. 7.	A Single Minor Structure Multiple Minor Structures			300 500	0
8.	One or More Minor Activities *			300	0
0.	(e.g., dune construction/enhancement, placement of fill, and debris removal)			300	U
	ADDITIONS TO EXISTING HABITABLE STRUCTURES	1			
9.	Addition(s) to a Single Family Dwelling			1,000	0
10.	Additions to a Multi-Family Dwelling: First Unit			2,500	0
	PLUS \$100 for each additional unit		X	100	0
		No. of Units			
	REVISIONS OR MODIFICATIONS OF APPROVED PERMITS				0
11.	Modification which includes revisions to a permitted minor structure or activity			150	
12.	Modification to a permit for a minor structure or activity which adds a new minor structure or activity				
	(the amount indicated in items #6, 7, or 8 above, or \$500, whichever is greater)				
13.	Modification which includes revisions to a permitted major structure or dwelling unit			500	0
14.	Modification to a permit for a major structure(s) which adds a new major structure or				
	dwelling unit(s).				
	(the amount indicated in items #1 - 10 above, or \$500, whichever is greater)				
	OTHER CONSTRUCTION, STRUCTURES, AND ACTIVITES				
15.	Other Activities (e.g., minor reconstruction of coastal protection structures, repairs to			500	0
16.	major structures, excavation, and large landscaping projects) Rigid Coastal Structure: First 100 feet of length			2 000	
10.	PLUS \$500 for each additional 50 feet of length (includes return walls)		X	3,000 500	0
	r Los \$500 for each additional 50 feet of length (includes feturn walls)	N 45	Λ	300	0
	momit needs	No. of 50' Units			
	TOTAL FEE DUE				0

^{*}The fee for minor activities is waived when the activities are in conjunction with a permit for a structure.

REFUNDS: A fee payment submitted in excess of the amount required or for an activity which is exempt from the provisions of Rule 62B-33.0085, F.A.C., shall be refunded to the applicant. A fee submitted to DEP shall not be refunded if the application is withdrawn, denied, or if separate applications to other agencies or local government are denied.

PERMIT FEE EXEMPTIONS: No fees are assessed for:

- Emergency permit applications pursuant to Rule 62B-33.014, F.A.C.,
- Applications filed by agencies of government of the executive branch of the State of Florida,
- Applications for permits pursuant to Section 161.052, F.S., for work to be conducted within the 50-foot setback from mean high water in counties where no Coastal Construction Control Line has been established pursuant to Section 161.053, F.S.
- Permit transfers, or
- Field permits.

Field permits for certain minor structures and activities including dune walkovers and decks meeting DEP standards and specifications are available at no cost from DEP field representatives. Please contact the appropriate field representative (see below) for specific information about which activities may be authorized by a field permit.

Field Representative	Coastal Counties Served	Contact Information
Reginald Bradley	Escambia, Santa Rosa, Okaloosa, Walton and Panama City Beach (Bay)	(850) 449-8045
Keith Davie	Mexico Beach (Bay), Gulf, Franklin and Wakulla	(850) 933-7971
Steve West	Pinellas, Manatee and Sarasota	(941) 356-3412
Jennifer Cowart	Charlotte, Lee, Collier, and Monroe	(941) 492-0701
Trey Hatch	Nassau, Duval, St. Johns, Flagler, and Volusia	(904) 655-1765
Jason Spanier	Brevard, Indian River, St. Lucie and Martin	(772) 919-5786
Christian Lambright	Palm Beach, Broward and Dade	(561) 313-9007

MAILING ADDRESS:

Please send the fee payment along with a completed application form (DEP form 73-100) to:

Department of Environmental Protection Division of Water Resource Management Coastal Construction Control Line Program 2600 Blair Stone Road, Mail Station 3522 Tallahassee, Florida 32399-2400

Or go to the following website for instructions on how to submit an electronic CCCL application: http://www.dep.state.fl.us/beaches/forms.htm#CCCL App Form

If the fee is not submitted with the application form, please include the following information with the fee payment:

- Application number (if known)
- County
- Applicant name
- Telephone number