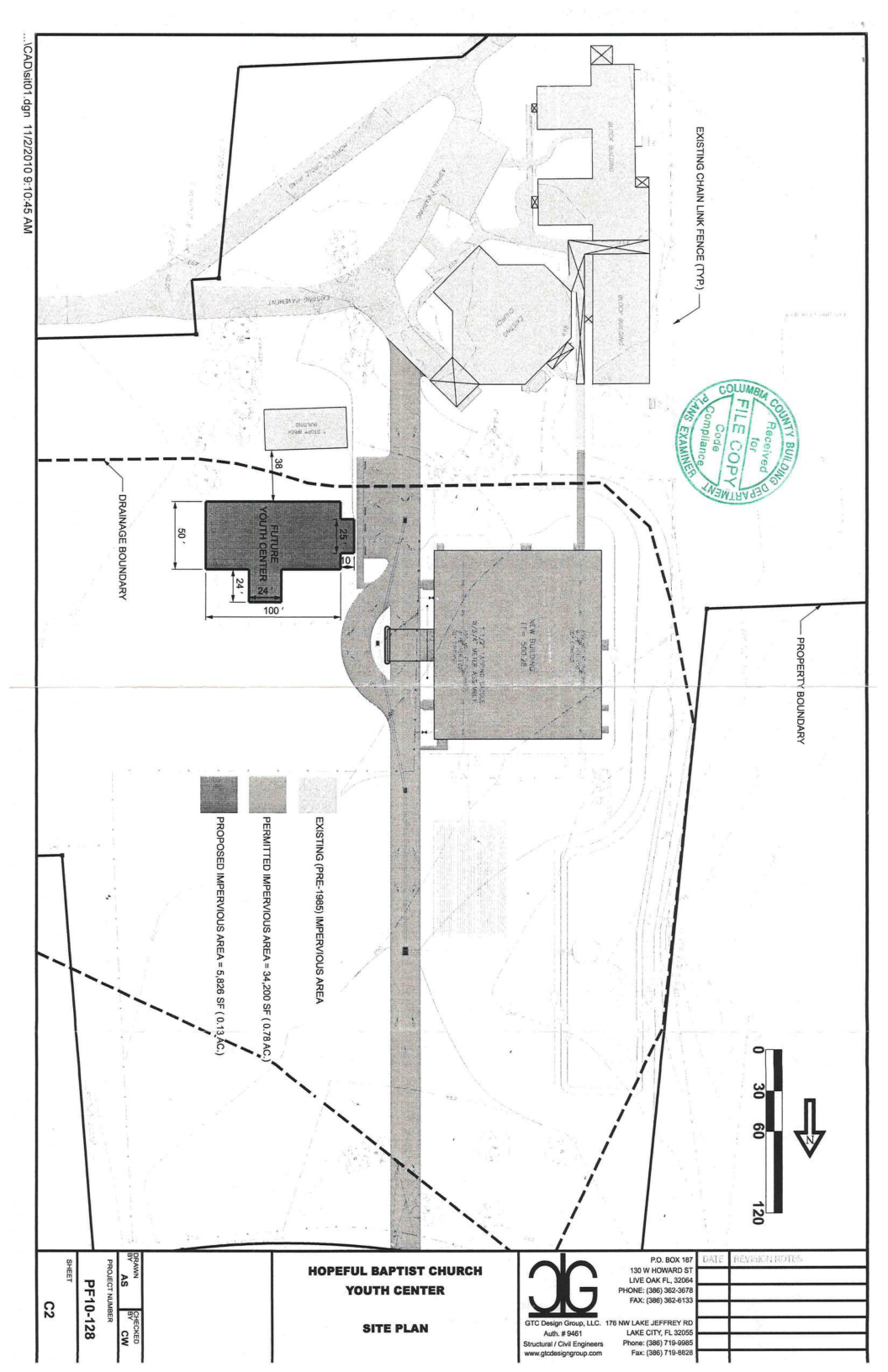
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			se Prominently Poster			000029054
APPLICANT	Annual Control of the	CRAWFORD		PHO	NE 386.752.5152	
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OWNER		BAPTIST CHURCH	W	PHO	NE <u>386.752.4135</u>	FL 32025
ADDRESS	289 W 6	SE HOPEFUL DRI	v anne	PHO	NE 386.752.5152	-
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LAND USE &	ZONING	<u>A-3</u>			MAX. HEIGHT	350
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NO. EX.D.U.		FLOOD ZONE	<u>x</u>	DEVELOPMENT	PERMIT NO.	-
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LOT	BLOCK	PHASE	UNIT		TOTAL ACRES 14	4.00
			DC0042906	m	11 /3	119
Culvert Permit	No.	Culvert Waiver	RG0042896 Contractor's License No	umber fla	Applicant/Owner	r/Contractor
EXISTING	. 181	10-5042	BLK	,	TC	
Driveway Con	nection	Septic Tank Number	LU & Zor	ning checked by	Approved for Issuan	ce New Resident
COMMENTS:	FINISH F	LOOR LETTER PRO	VIDED.			
					Check # or C	Cash 2601
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PERMIT

NOTICE: IN ADDITION TO THE REQUIREMENTS OF THIS PERMIT, THERE MAY BE ADDITIONAL RESTRICTIONS APPLICABLE TO THIS PROPERTY THAT MAY BE FOUND IN THE PUBLIC RECORDS OF THIS COUNTY. AND THERE MAY BE ADDITIONAL PERMITS REQUIRED FROM OTHER GOVERNMENTAL ENTITIES SUCH AS WATER MANAGEMENT DISTRICTS, STATE AGENCIES, OR FEDERAL AGENCIES.

"WARNING TO OWNER: YOUR FAILURE TO RECORD A NOTICE OF COMMENCEMENT MAY RESULT IN YOUR PAYING TWICE FOR IMPROVEMENTS TO YOUR PROPERTY. IF YOU INTEND TO OBTAIN FINANCING, CONSULT WITH YOUR LENDER OR AN ATTORNEY BEFORE RECORDING YOUR NOTICE OF COMMENCEMENT."

EVERY PERMIT ISSUED SHALL BECOME INVALID UNLESS THE WORK AUTHORIZED BY SUCH PERMIT IS COMMENCED WITHIN 180 DAYS AFTER ITS ISSUANCE, OR IF THE WORK AUTHORIZED BY SUCH PERMIT IS SUSPENDED OR ABANDONED FOR A PERIOD OF 180 DAYS AFTER THE TIME THE WORK IS COMMENCED. A VALID PERMIT RECIEVES AN APPROVED INSPECTION EVERY 180 DAYS. WORK SHALL BE CONSIDERED NOT SUSPENDED, ABANDONED OR INVALID WHEN THE PERMIT HAS RECIEVED AN APPROVED INSPECTION WITHIN 180 DAYS OT THE PREVIOUS INSPECTION.



If this notice is for the final exterior treatment, initial this line 12 15 15 15 15 15 15 15	As per Florida Building Code 104.2.6 – If soil chemical barrier method for termite prevention is used, final exterior treatment shall be completed prior to final building approval.	Type treatment: Square feet Area Treated Square feet Square feet	Lot # Block# Permit # 29654 Address 89 SE Halleful Dill Product used Active Ingredient % Concentration Premise Imidacloprid 0.1% Fipronil 0.12%	Applicator: Florida Pest Control & Chemical Co. (www.flapest.com) Address: 536 Sc. B.A. Phone Site Location: Subdivision A
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1 1 m	Columbia County Building Permit Application	حبت ا
For Office Use Only	Application # 10/1-07 Date Received 1/02 By Jb Permit #_	29054
Zoning Official	Date 08/12.16 Flood Zone X Land Use A-3 Zoning	A-3
FEMA Map #	Elevation N/A MFE River N/A Plans Examiner 7.C	Date /2-/-/8
	- Floor Letter provided	
□ Dev Permit #	d or PA Site Plan - State Road Info - Parent Parcel #	, r
IMPACT FEES: EM	□ In Floodway	etter
(oolFireCorrRoad/Code	
Septic Permit No.	15042 V 10 - 1048.	710 +
10 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	rson Signing Permit Mary Ann Crawford Phone 386-755-8	
Address 1482 S	W Commercial Glew, Lake City, FL 32025	
Owners Name HO	reful Baptist Church Inc. Phone 386-75	12-4135
911 Address _ 2	9 SE Hopeful Orive LC # 32025	
Contractors Name		5152
Address 1482 S	W Commercial Glen, Lake City, FL 320:	25
Fee Simple Owner No		
Bonding Co. Name &	Address N/R	
	me & Address Mark Disoway F.L.C, 71 me & Address - JL Bastist Sisochalian	37055
Circle the correct pow	er company – FL Power & Light – Clay Elec. – Suwannee Valley Elec. – Pro	ogress Energy
Property ID Number		NN 11-2-10
Subdivision Name	Lot Block Unit	Phase
Driving Directions 90		(inht
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<i> </i>	Number of Existing Dwellings on Property	()
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o you need a - <u>Culve</u>	t Permit or <u>Culvert Waiver</u> or <u>Have an Existing Drive</u> Total Building Height	18'
ctual Distance of Struc	ture from Property Lines - Front 200 Side 1200 Side 150 Rec	ar 36001
umber of Stories		1 1 12
all laws regulating co	ade to obtain a permit to do work and installations as indicated. I certify that no need prior to the issuance of a permit and that all work be performed to meet the instruction in this jurisdiction.	e standards
_	IN SPOKE W/Ms Mars 2nn · 12.9.10 # 2601	



GTC Design Group, LLC 176 NW Lake Jeffery Road Lake City, FL 32643 (Phone) 386.719.9985 (Fax) 386.719.8828 cwilliams@gtcdesigngroup.com

Finish Floor Elevation Letter

Owner: Hopeful Baptist Church - Ronald Harden

Parcel Number: 35-4S-17-09031-006

Parcel Description: Hopeful Baptist Church - Youth Center

For protection against water damage, the minimum finish floor elevation of the proposed structure shall be higher than the finish floor elevation of the Life Center, the existing building to the Northwest.

The ground around the proposed structure shall be graded such as to convey all stormwater runoff away from the proposed structure.

The above finish floor elevation is based on the structure's proposed location, approximately 500 feet south of Alfred Markham Road.

Chad Williams

P.E. License Number: 63144

December 8, 2010

Columbia County Building Permit Application

TIME LIMITATIONS OF APPLICATION: An application for a permit for any proposed work shall be deemed to have been abandoned 180 days after the date of filing, unless such application has been pursued in good faith or a permit has been issued; except that the building official is authorized to grant one or more extensions of time for additional periods not exceeding 90 days each. The extension shall be requested in writing and justifiable cause demonstrated.

TIME LIMITATIONS OF PERMITS: Every permit issued shall become invalid unless the work authorized by such permit is commenced within 180 days after its issuance, or if the work authorized by such permit is suspended or abandoned for a period of 180 days after the time work is commenced. A valid permit receives an approved inspection every 180 days. Work shall be considered not suspended, abandoned or invalid when the permit has received an approved inspection within 180 days of the previous approved inspection.

FLORIDA'S CONSTRUCTION LIEN LAW: Protect Yourself and Your Investment: According to Florida Law, those who work on your property or provide materials, and are not paid-in-full, have a right to enforce their claim for payment against your property. This claim is known as a construction lien. If your contractor fails to pay subcontractors or material suppliers or neglects to make other legally required payments, the people who are owed money may look to your property for payment, even if you have paid your contractor in full. This means if a lien is filed against your property, it could be sold against your will to pay for labor, materials or other services which your contractor may have failed to pay.

NOTICE OF RESPONSIBILITY TO BUILDING PERMITEE: YOU ARE HEREBY NOTIFIED as the recipient of a building permit from Columbia County, Florida, you will be held responsible to the County for any damage to sidewalks and/or road curbs and gutters, concrete features and structures, together with damage to drainage facilities, removal of sod, major changes to lot grades that result in ponding of water, or other damage to roadway and other public infrastructure facilities caused by you or your contractor, subcontractors, agents or representatives in the construction and/or improvement of the building and lot for which this permit is issued. No certificate of occupancy will be issued until all corrective work to these public infrastructures and facilities has been corrected.

<u>WARNING TO OWNER:</u> YOUR FAILURE TO RECORD A NOTICE OF COMMENCMENT MAY RESULT IN YOU PAYING TWICE FOR IMPROVEMENTS TO YOUR PROPERTY. A NOTICE OF COMMENCEMENT MUST BE RECORDED AND POSTED ON THE JOB SITE BEFORE THE FIRST INSPECTION. IF YOU INTEND TO OBTAIN FINANCING, CONSULT WITH YOUR LENDER OR ATTORNEY BEFORE RECORDING YOUR NOTICE OF COMMENCEMENT.

OWNERS CERTIFICATION: I CERTIFY THAT ALL THE FOREGOING INFORMATION IS ACCURATE AND THAT ALL WORK WILL BE DONE IN COMPLIANCE WITH ALL APPLICABLE LAWS REGULATING CONSTRUCTION AND ZONING.

NOTICE TO OWNER: There are some properties that may have deed restrictions recorded upon them. These restrictions may limit or prohibit the work applied for in your building permit. It may be to your advantage to check and see if your property is encumbered by any restrictions.

Ronald Harden (Trustee)

Owners Signature	**OWNER BUILDERS MUS	ST PERSONALLY APPEAR AND SIGN THE BUILDING PERMIT.
written statement to the	<u>rIT:</u> By my signature I unders e owner of all the above writt luding all application and per	tand and agree that I have informed and provided this en responsibilities in Columbia County for obtaining mit time limitations.
Stanley Couractor's Signature (P	ermitee)	Contractor's License Number #RG0042896 Columbia County Competency Card Number #64
Affirmed under penalty of Personally known	perjury to by the Contractor and	d subscribed before me this 30 day of November 20 10.
Lich with	Produced Identification	SEAL:
State of Florida Notary Sig	nature (For the Contractor)	ERIKA CUSHMAN MY COMMISSION # DD964084 EXPIRES March 26, 2014

Page 2 of 2 (Both Page 497) 1889 Subfinited observation.)

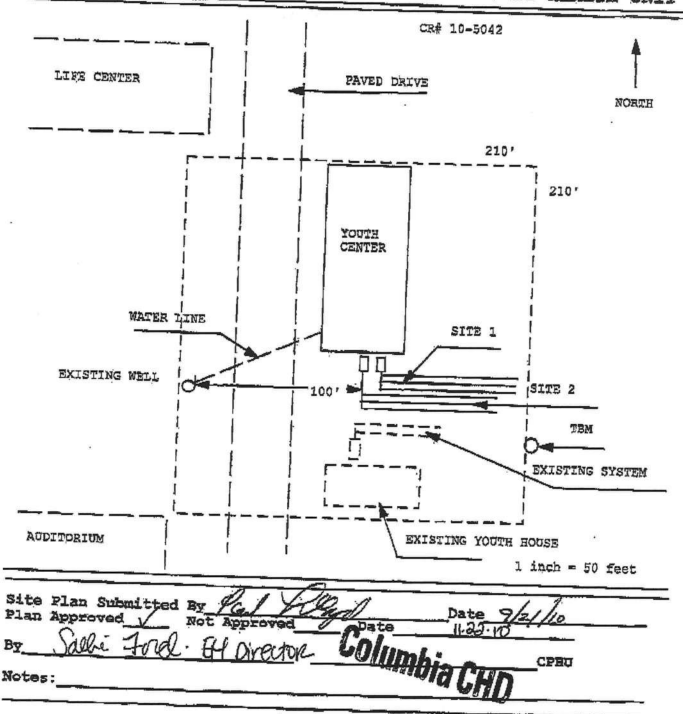
(Owners Must Sign All Applications Before Permit Issuance.)

Revised 6-19-09

STANLEY CRAWFORD CON PAGE 01/01 10-11-07 ;386 758-2187 # 1/ 2

Application for Onsite Sewage Disposal System Construction Permit. Part II Site Plan Permit Application Number:____

ALL CHANGES MUST BE APPROVED BY THE COUNTY HEALTH UNIT







COLUMBIA COUNTY, FLORIDA

epartment of Building and Zoning inspection

accordance with the Columbia County Building Code. This Certificate of Occupancy is issued to the below named permit holder for the building and premises at the below named location, and certifies that the work has been completed in

Parcel Number 35-4S-17-09032-000

Building permit No. 000029054

Fire: 0.00

Permit Holder W. STANLEY CRAWFORD

Use Classification YOUTH CENTER

Waste: 0.00

Total:

0.00

Owner of Building HOPEFUL BAPTIST CHURCH, INC.

289 SE HOPEFUL DRIVE, LAKE CITY, FL 32025

Date: 01/31/2012

Location:

Building Inspector

POST IN A CONSPICUOUS PLACE (Business Places Only)

Brian Kepner

>GTC Design Group, LLC

>Phone: 386.362.3678

>130 West Howard Street, Live Oak FL >176 NW Lake Jeffrey Road, Lake City FL

Brian Kepner From: Monday, December 06, 2010 8:55 AM Sent: 'Chad Williams' To: RE: Hopeful Youth Center Subject: Chad, Get me the letter and I can release it on my end. I believe that there are issues with the verification form but, that is for the ladies up front to deal with before the permit is issued. Brian ----Original Message-----From: Chad Williams [mailto:cwilliams@gtcdesigngroup.com] Sent: Monday, December 06, 2010 8:32 AM To: Brian Kepner Subject: Re: Hopeful Youth Center yes....i will get with contractor and ensure he matches the larger buildings FFE... Chad Chad Williams, P.E. GTC Design Group, LLC 130 West Howard Street, Live Oak FL 176 NW Lake Jeffrey Road, Lake City FL Phone: 386.362.3678 386.362.6133 Fax: Brian Kepner <bri>on Monday, December 06, 2010 at 8:30 AM wrote: >Chad, >Are you willing to provide a signed and sealed letter to that effect in >order to avoid the 1 foot above the road requirement? > >Brian >----Original Message----->From: Chad Williams [mailto:cwilliams@gtcdesigngroup.com] >Sent: Thursday, December 02, 2010 3:46 PM >To: Brian Kepner >Subject: Re: Hopeful Youth Center >No, we did not establish a FFE, not for the SRWMD....However, I can >make sure it is the same as the facilty to the NW of the Youth >Center....Not sure what it is called, but it is the athletic center.?.... >Chad Williams, P.E.

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>Fax:
        386,362,6133
>Brian Kepner <brian kepner@columbiacountyfla.com> on Thursday, December
>02, 2010 at 1:18 PM wrote:
>>Chad,
>>
>>
>>
>>Is there a proposed finished floor elevation for the building as
>>submitted for the revision of the resource permit with the water
>>management district?
>>
>>
>>
>>Brian Kepner
>>
>>Columbia County
>>Land Development
>>
>>Regulation Administrator
>>386.754.7119
>>386.758.2160 FAX
>>
>>[Image]
>>
>>
>>
>
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D) of was yell of SAD BATTHON	1011-00	PPLICATION NUMBER

exemption, general liability insurance and a valid Certificate of Competency license in Columbia County. Ordinance 89-6, a contractor shall require all subcontractors to provide evidence of workers' compensation or records of the subcontractors who actually did the trade specific work under the permit. Per Horida Statute A40 and In Columbia County one permit will cover all trades doing work at the permitted site. It is REQUIRED that we have

A Violations will result in stop work orders and/or fines. Any changes, the permitted contractor is responsible for the corrected form being submitted to this office prior to the

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time the employer applies for a building permit. compensation for its employees under this chapter as provided in ss. 440.30 and 440.38, and shall be presented each applying for and receiving a building permit, show proof and certify to the permit issuer that it has secured F. S. 440.103 Building permits; identification of minimum premium policy.--Every employer shall, as a condition to

	i	SUBCONTRACTOR VERIFICATION FORM COLLIFORD SOCIETY
APPLICATION NUMBER	1011-07	CONTRACTOR ON SPILET ON PHONE
	THIS FORM M	UST BE SUBMITTED PRIOR TO THE ISSUANCE OF A PERMIT

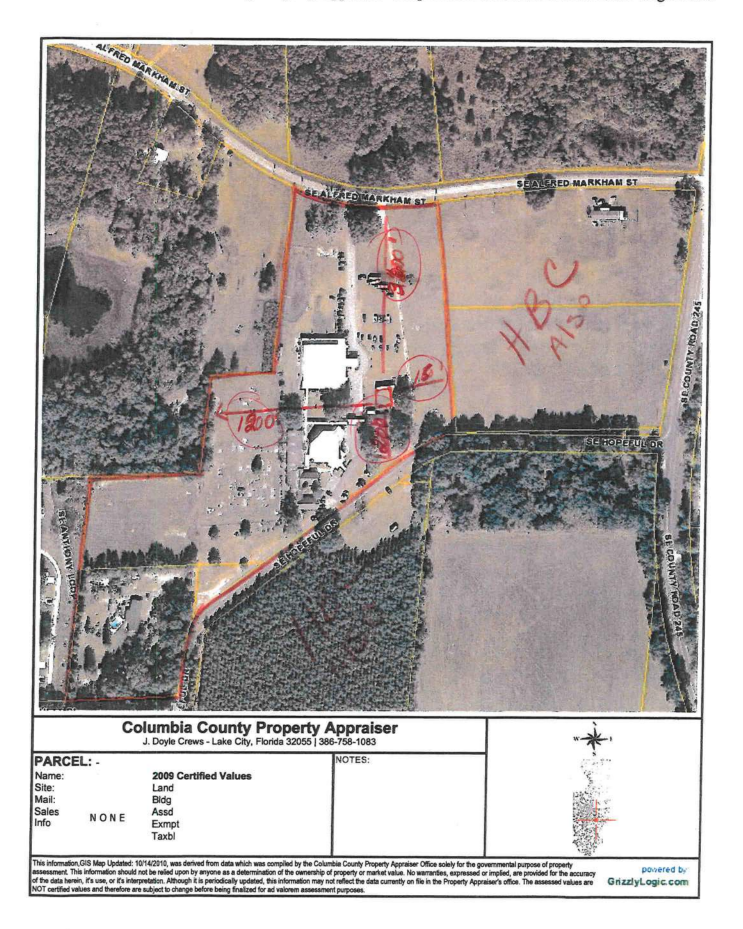
In Columbia County one permit will cover all trades doing work at the permitted site. It is <u>REQUIRED</u> that we have records of the subcontractors who actually did the trade specific work under the permit. Per Florida Statute 440 and Ordinance 89-6, a contractor shall require all subcontractors to provide evidence of workers' compensation or exemption, general liability insurance and a valid Certificate of Competency license in Columbia County.

Any changes, the permitted contractor is responsible for the corrected form being submitted to this office prior to the start of that subcontractor beginning any work. Violations will result in stop work orders and/or fines.

ELECTRICAL	Print Name		···	Signature	
	License #:				Phone #:
MECHANICAL/	Print Name			Signature_	
A/C	License #:				Phone #
PLUMBING/	Print Name	Robot E.	Hamilton	Signature	bour che
GAS9 55		CFCOS 73			Phone #: 352-24521706
ROOFING	Print Name			Signature	
and the section of th	License #:			900 0000 1 9000 A-1000 0000 00	Phone #:
SHEET METAL	Print Name			Signature_	-
	License #:				Phone #:
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F. 5. 440.103 Building permits; Identification of minimum premium policy.—Every employer shall, as a condition to applying for and receiving a building permit, show proof and certify to the permit issuer that it has secured compensation for its employees under this chapter as provided in ss. 440.10 and 440.38, and shall be presented each time the employer applies for a building permit.

Contractor Forms: Subcontractor forms:



STATE OF FLORIDA **COUNTY OF Columbia**

TAX NO: 09032-000

This instrument was Prepared By: Stanley Crawford Construction, Inc. 1482 S.W. Commercial Glen Lake City, Florida 32025

NOTICE OF COMMENCEMENT

The undersigned hereby gives notice that improvement will be made to certain real Property, and in accordance with Chapter 713, Florida Statutes, the following information Is provided in this Notice of Commencement.

- General description of improvement: Youth Facility
- Property Address: 289 SE Hopeful Dr., Lake City, FL 32025
- 3. Owner Name & Address:

Hopeful Baptist Church

289 SE Hopeful Dr., Lake City, FL 32025

- 4. Interest in property: Fee Simple
- 5. Name and address of fee simple title holder (if other than owner): NONE
- 6. Contractor: Stanley Crawford Construction, Inc. 1482 SW Commercial Glen Lake City, Florida 32025
- 7. Surety N/A
 - a. Name and address:
 - b. Amount of bond:

Lender: Florida Baptist Convention

1230 Hendricks Ave., Jacksonville, FL 32207

9. Persons within the State of Florida designated by Owner upon whom notices or other documents may be served as provided by Section 713.13 (1) (a) 7., Florida Statutes: NONE

10. In addition to himself, Owner designates

to receive a copy of the Lienor's

Notice as provided in section 713.13 (1) (b), Florida Statutes.

11. Expiration date of notice of commencement (the expiration date is 1 year from The date of recording unless a different date is specified).

The foregoing instrument was acknowledged before me this 9 ore, be , 2010, by Ronald Narder

who are personally known to me and who did not take an oath.

Ins/2201012019672 Date:12/9/2010 Time:11:03 AM DC,P.DeWitt Cason,Columbia County Page 1 of 1 B:1206 P:622

Notary Rublic

My Commission E

Notary Public - State of Florida My Comin Excites Sep 19, 2014

Commission # EE 27244

Columbia County Property Appraiser

DB Last Updated: 10/14/2010

Parcel: 35-4S-17-09032-000

<< Next Lower Parcel Next Higher Parcel >>

Owner & Property Info

Owner's Name	HOPEFUL BAPTIST CHURCH				
Mailing Address	289 SE HOPEFUL DR LAKE CITY, FL 32025				
Site Address	289 SE HOPEFUL DR				
Use Desc. (code)	CHURCHES (007100)				
Tax District	3 (County) Neighborhood 35417				
Land Area	14.000 ACRES Market Area 02				
Description	NOTE: This description is not to be used as the Legal Description for this parcel in any legal transaction.				

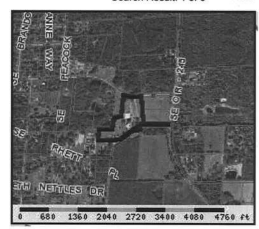
COMM NW COR OF NE1/4 OF SE1/4, RUN N 58.19 FT FOR POB, RUN E 6.94 FT, N 283.43 FT, E 532.34 FT, S 256.87 FT, W 19.81 FT, S 157.16 FT, W 166.25 FT, SW ALONG RW 214.71 FT, W 217.35 FT, N 8.72 FT, W 336.67 FT, N 260.15 FT, E 303.39 FT TO POB. & COMM SE COR OF NE1/4, RUN W 39.63 FT TO W R/W CR-245, N 49.78 FT TO POB, RUN W 703.38 FT, N 216.80 FT, W 361.39 FT, N 525.41 FT TO S R/W ALFRED MARKHAM RD, E ...more>>>

2009 Tax Roll Year

Tax Collector Tax Estimator Property Card
Parcel List Generator
Interactive GIS Map Print

Search Result: 1 of 6

Next >>



Property & Assessment Values

2009 Certified Values		
Mkt Land Value	cnt: (0)	\$64,638.00
Ag Land Value	cnt: (1)	\$0.00
Building Value	cnt: (4)	\$1,980,891.00
XFOB Value	cnt: (3)	\$22,384.00
Total Appraised Value		\$2,067,913.00
Just Value		\$2,067,913.00
Class Value		\$0.00
Assessed Value		\$2,067,913.00
Exempt Value	(code: 02)	\$2,067,913.00
Total Taxable Value	0	Cnty: \$0 ther: \$0 Schl: \$0

NOTE: 2010 Working Values are NOT certified values and therefore are subject to change before being finalized for ad valorem assessment purposes. Show Working Values

Sales History

Show Similar Sales within 1/2 mile

Sale Date	OR Book/Page	OR Code	Vacant / Improved	Qualified Sale	Sale RCode	Sale Price
NONE						

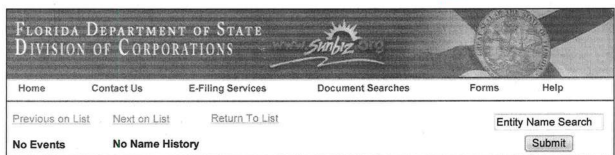
Building Characteristics

Bldg Item	Bldg Desc	Year Blt	Ext. Walls	Heated S.F.	Actual S.F.	Bldg Value		
1	1 CHURCH (009100)		CONC BLOCK (15)	11054	11840	\$231,755.00		
2	SINGLE FAM (000100)	1967	COMMON BRK (19)	1952	2342	\$75,490.00		
3	CHURCH (009100)	1995	MOD METAL (25)	8696	8864	\$501,609.00		
4	CHURCH (009100)	2003	MOD METAL (25)	17500	18492	\$1,114,764.00		
	Note: All S.F. calculations are based on exterior building dimensions.							

Extra Features & Out Buildings

Code	Desc	Year Blt	Value	Units	Dims	Condition (% Good)
-						





Detail by Entity Name

Florida Non Profit Corporation

HOPEFUL BAPTIST CHURCH, INC.

Filing Information

Document Number N96000001393

FEI/EIN Number 593423173

Date Filed

03/11/1996

State Status FL **ACTIVE**

Principal Address

289 S.E. HOPEFUL DRIVE LAKE CITY FL 32025 US

Changed 02/17/2004

Mailing Address

289 S.E. HOPEFUL DRIVE LAKE CITY FL 32025 US

Changed 02/17/2004

Registered Agent Name & Address

BAKER, RODNEY DR. 289 SE HOPEFUL DRIVE LAKE CITY FL 32025 US

Name Changed: 01/22/2001 Address Changed: 04/08/2005

Officer/Director Detail

Name & Address

Title D

KERCE, JOHN D 8734 SW TUSTENUGGE ROAD LAKE CITY FL 32024

Title D

MCCALL, LEON 4180 SE HIGH FALLS DR LAKE CITY FL 32025

Title DP

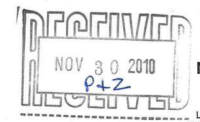
HARDEN, JAMES R 11913 SE CO RD 245 LULU FL

Title DV

DICKS, J L 190 SW RIVERSIDE AVE. FORT WHITE FL 32038

Title D DICKS, HARRY 1676 SE FAMILY ROAD LULU FL 32061 Title D DICKS, CLEDAS 4514 HIGH FALLS DR LAKE CITY FL 32025 Annual Reports Report Year Filed Date 2008 03/31/2008 2009 02/02/2009 2010 02/11/2010 Document Images 02/11/2010 -- ANNUAL REPORT View image in PDF format 02/02/2009 -- ANNUAL REPORT View image in PDF format View image in PDF format 03/31/2008 -- ANNUAL REPORT View image in PDF format 04/02/2007 -- ANNUAL REPORT View image in PDF format 03/28/2006 -- ANNUAL REPORT 04/08/2005 -- ANNUAL REPORT View image in PDF format View image in PDF format 02/17/2004 -- ANNUAL REPORT View image in PDF format 02/12/2003 -- ANNUAL REPORT View image in PDF format 02/25/2002 -- ANNUAL REPORT 01/22/2001 - ANNUAL REPORT View image in PDF format 02/01/2000 -- ANNUAL REPORT View image in PDF format 01/23/1999 -- ANNUAL REPORT View image in PDF format 02/03/1998 -- ANNUAL REPORT View image in PDF format View image in PDF format 01/22/1997 -- ANNUAL REPORT View image in PDF format 03/11/1996 -- DOCUMENTS PRIOR TO 1997 Note: This is not official record. See documents if question or conflict. Return To List Previous on List Next on List **Entity Name Search** Submit No Name History No Events | Home | Contact us | Document Searches | E-Filing Services | Forms | Help | Copyright @ and Privacy Policies State of Florida, Department of State





SUWANNEE RIVER WATER WANAGEMENT DISTRICT

9225 CR 49 LIVE OAK, FLORIDA 32060 TELEPHONE: (386) 362-1001 TELEPHONE: 800-226-1066 FAX (386) 362-1056

GENERAL PERMIT

PERMITTEE: HOPEFUL BAPTIST CHURCH 289 SE HOPEFUL DR. LAKE CITY, FL 32025

DUPLICATE

PERMIT NUMBER: ERP93-0185M4

DATE ISSUED: 11/22/2010 **DATE EXPIRES:** 11/22/2013

COUNTY: COLUMBIA TRS: S35/T4S/R17E

PROJECT: HOPEFUL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

Approved entity to whom operation and maintenance may be transferred pursuant to rule 40B-4.1130, Florida Administrative Code (F.A.C.):

RONALD HARDEN HOPEFUL BAPTIST CHURCH 289 SE HOPEFUL DR. LAKE CITY, FL 32025

Based on information provided, the Suwannee River Water Management District's (District) rules have been adhered to and an environmental resource general permit is in effect for the permitted activity description below:

Previous permit issued for 0.90 acres of impervious surface on 9.86 acres. Modification consists of construction and operation of a surfacewater management system serving 0.91 acres of impervious surface on a total project area of 9.86 acres in a manner consistent with the application package submitted by certified on November 5, 2010.

It is your responsibility to ensure that adverse off-site impacts do not occur either during or after construction. Any additional construction or alterations not authorized by this permit may result in flood control or water quality problems both on and off site and will be a violation of District rule.

You or any other substantially affected persons are entitled to request an administrative hearing or mediation. Please refer to enclosed notice of rights.

This permit is issued under the provisions of chapter 373, F.S., chapter 40B-4, and chapter 40B-400,

Project: HOPEFUL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

Page 2 of 10

F.A.C. A general permit authorizes the construction, operation, maintenance, alteration, abandonment, or removal of certain minor surface water management systems. This permit authorizes the permittee to perform the work necessary to construct, operate, and maintain the surface water management system shown on the application and other documents included in the application. This is to notify you of District's agency action concerning Notice Of Intent. This action is taken pursuant to rule 40B-4 and 40B-400, F.A.C.

Standard Conditions for All General Permits:

- 1. The permittee shall perform all construction authorized in a manner so as to minimize adverse impacts to fish, wildlife, natural environmental values, and water quality. The permittee shall institute necessary measures during construction including riprap, reinforcement, or compaction of any fill materials placed around newly installed structures, to minimize erosion, turbidity, nutrient loading, and sedimentation in the receiving waters.
- 2. Water quality data representative of the water discharged from the permitted system, including, but not limited to, the parameters in chapter 62-302, F.A.C., shall be submitted to the District as required. If water quality data are required, the permittee shall provide data as required on the volume and rate of discharge including the total volume discharged during the sampling period. All water quality data shall be in accordance with and reference the specific method of analysis in "Standard Methods for the Examination of Water and Wastewater" by the American Public Health Association or "Methods for Chemical Analysis of Water and Wastes" by the U.S. Environmental Protection Agency.
- 3. The operational and maintenance phase of an environmental resource permit will not become effective until the owner or his authorized agent certifies that all facilities have been constructed in accordance with the design permitted by the District. If required by the District, such as-built certification shall be made by an engineer or surveyor. Within 30 days after the completion of construction of the system, the permittee shall notify the District that the facilities are complete. If appropriate, the permittee shall request transfer of the permit to the responsible entity approved by the District for operation and maintenance. The District may inspect the system and, as necessary, require remedial measures as a condition of transfer of the permit or release for operation and maintenance of the system.
- 4. Off-site discharges during and after construction shall be made only through the facilities authorized by the permit. Water discharged from the project shall be through structures suitable for regulating upstream stage if so required by the District. Such discharges may be subject to operating schedules established by the District.
- 5. The permit does not convey to the permittee any property right nor any rights or privileges other

Project: HOPEFUL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

Page 3 of 10

than those specified in the permit and chapter 40B-1, F.A.C.

- 6. The permittee shall hold and save the District harmless from any and all damages, claims, or liabilities which may arise by reason of the construction, operation, maintenance, alteration, abandonment, or development in a Works of the District which is authorized by the permit.
- 7. The permit is issued based on the information submitted by the applicant which reasonably demonstrates that adverse off-site water resource impacts will not be caused by the permitted activity. It is the responsibility of the permittee to insure that such adverse impacts do not in fact occur either during or after construction.
- 8. It is the responsibility of the permittee to obtain all other clearances, permits, or authorizations required by any unit of local, state, or federal government.
- 9. The surfacewater management system shall be constructed prior to or concurrent with the development that the system is intended to serve and the system shall be completed within 30 days of substantial completion of the development which the system is intended to serve.
- 10. Except for General Permits After Notice or permits issued to a unit of government, or unless a different schedule is specified in the permit, the system shall be inspected at least once every third year after transfer of a permit to operation and maintenance by the permittee or his agent to ascertain that the system is being operated and maintained in a manner consistent with the permit. A report of inspection is to be sent to the District within 30 days of the inspection date. If required by chapter 471, F.S., such inspection and report shall be made by an engineer.
- 11. The permittee shall allow reasonable access to District personnel or agents for the purpose of inspecting the system to insure compliance with the permit. The permittee shall allow the District, at its expense, to install equipment or devices to monitor performance of the system authorized by their permit.
- 12. The surfacewater management system shall be operated and maintained in a manner which is consistent with the conditions of the permit and chapter 40B-4.2040, F.A.C.
- 13. The permittee is responsible for the perpetual operation and maintenance of the system unless the operation and maintenance is transferred pursuant to chapter 40B-4.1130, F.A.C., or the permit is modified to authorize a new operation and maintenance entity pursuant to chapter 40B-4.1110, F.A.C.
- 14. All activities shall be implemented as set forth in the plans, specifications and performance criteria as approved by this permit. Any deviation from the permitted activity and the conditions for

Project: HOPEFUL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

Page 4 of 10

undertaking that activity shall constitute a violation of this permit.

- 15. This permit or a copy thereof, complete with all conditions, attachments, exhibits, and modifications, shall be kept at the work site of the permitted activity. The complete permit shall be available for review at the work site upon request by District staff. The permittee shall require the contractor to review the complete permit prior to commencement of the activity authorized by this permit.
- 16. Activities approved by this permit shall be conducted in a manner which do not cause violations of state water quality standards.
- 17. Prior to and during construction, the permittee shall implement and maintain all erosion and sediment control measures (best management practices) required to retain sediment on-site and to prevent violations of state water quality standards. All practices must be in accordance with the guidelines and specifications in the Florida Stormwater, Erosion, and Sedimentation Control Inspector's Manual unless a project specific erosion and sediment control plan is approved as part of the permit, in which case the practices must be in accordance with the plan. If site-specific conditions require additional measures during any phase of construction or operation to prevent erosion or control sediment, beyond those specified in the erosion and sediment control plan, the permittee shall implement additional best management practices as necessary, in accordance with the Florida Stormwater, Erosion, and Sedimentation Control Inspector's Manual. The permittee shall correct any erosion or shoaling that causes adverse impacts to the water resources.
- 18. Stabilization measures shall be initiated for erosion and sediment control on disturbed areas as soon as practicable in portions of the site where construction activities have temporarily or permanently ceased, but in no case more than seven days after the construction activity in that portion of the site has temporarily or permanently ceased.
- 19. At least 48 hours prior to commencement of activity authorized by this permit, the permittee shall submit to the District a Construction Commencement Notice Form No. 40B-1.901(14) indicating the actual start date and the expected completion date.
- 20. When the duration of construction will exceed one year, the permittee shall submit construction status reports to the District on an annual basis utilizing an Annual Status Report Form No. 40B-1.901(15). These forms shall be submitted during June of each following year.
- 21. For those systems which will be operated or maintained by an entity requiring an easement or deed restriction in order to provide that entity with the authority necessary to operate or maintain the system, such easement or deed restriction, together with any other final operation or maintenance documents as are required by Paragraph 40B-4.2030(2)(g), F.A.C., and Rule 40B-4.2035, F.A.C.,

Project: HOPEFUL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

Page 5 of 10

must be submitted to the District for approval. Documents meeting the requirements set forth in these subsections of District rules will be approved. Deed restrictions, easements and other operation and maintenance documents which require recordation either with the Secretary of State or Clerk of the Circuit Court must be so recorded prior to lot or unit sales within the project served by the system, or upon completion of construction of the system, whichever occurs first. For those systems which are proposed to be maintained by county or municipal entities, final operation and maintenance documents must be received by the District when maintenance and operation of the system is accepted by the local governmental entity. Failure to submit the appropriate final documents referenced in this paragraph will result in the permittee remaining liable for carrying out maintenance and operation of the permitted system.

- 22. Each phase or independent portion of the permitted system must be completed in accordance with the permitted plans and permit conditions prior to the initiation of the permitted use of site infrastructure located within the area served by that portion or phase of the system. Each phase or independent portion of the system must be completed in accordance with the permitted plans and permit conditions prior to transfer of responsibility for operation and maintenance of that phase or portion of the system to a local government or other responsible entity.
- 23. Within 30 days after completion of construction of the permitted system, or independent portion of the system, the permittee shall submit a written statement of completion and certification by a registered professional engineer or other appropriate individual as authorized by law, using the supplied As-Built Certification Form No. 40B-1.901(16) incorporated by reference in Subsection 40B-1.901(16), F.A.C. When the completed system differs substantially from the permitted plans, any substantial deviations shall be noted and explained and two copies of as-built drawings submitted to the District. Submittal of the completed form shall serve to notify the District that the system is ready for inspection. The statement of completion and certification shall be based on onsite observation of construction (conducted by the registered professional engineer, or other appropriate individual as authorized by law, or under his or her direct supervision) or review of asbuilt drawings for the purpose of determining if the work was completed in compliance with approved plans and specifications. As-built drawings shall be the permitted drawings revised to reflect any changes made during construction. Both the original and any revised specifications must be clearly shown. The plans must be clearly labeled as "as-built" or "record" drawing. All surveyed dimensions and elevations shall be certified by a registered surveyor. The following information, at a minimum, shall be verified on the as-built drawings:
- a. Dimensions and elevations of all discharge structures including all weirs, slots, gates, pumps, pipes, and oil and grease skimmers;
- b. Locations, dimensions, and elevations of all filter, exfiltration, or underdrain systems including cleanouts, pipes, connections to control structures, and points of discharge to the receiving waters;

Project: HOPEFUL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

Page 6 of 10

- c. Dimensions, elevations, contours, or cross-sections of all treatment storage areas sufficient to determine stage-storage relationships of the storage area and the permanent pool depth and volume below the control elevation for normally wet systems, when appropriate;
- d. Dimensions, elevations, contours, final grades, or cross-sections of the system to determine flow directions and conveyance of runoff to the treatment system;
- e. Dimensions, elevations, contours, final grades, or cross-sections of all conveyance systems utilized to convey off-site runoff around the system;
- f. Existing water elevation(s) and the date determined; and
- g. Elevation and location of benchmark(s) for the survey.
- 24. The operation phase of this permit shall not become effective until the permittee has complied with the requirements of the condition in paragraph 23 above, the District determines the system to be in compliance with the permitted plans, and the entity approved by the District in accordance with Rule 40B-4.2035, F.A.C., accepts responsibility for operation and maintenance of the system. The permit may not be transferred to such approved operation and maintenance entity until the operation phase of the permit becomes effective. Following inspection and approval of the permitted system by the District, the permittee shall request transfer of the permit to the approved responsible operation and maintenance operating entity if different from the permittee. Until the permit is transferred pursuant to Rule 40B-4.1130, F.A.C., the permittee shall be liable for compliance with the terms of the permit.
- 25. Should any other regulatory agency require changes to the permitted system, the permittee shall provide written notification to the District of the changes prior to implementation so that a determination can be made whether a permit modification is required.
- 26. This permit does not eliminate the necessity to obtain any required federal, state, local and special District authorizations prior to the start of any activity approved by this permit. This permit does not convey to the permittee or create in the permittee any property right, or any interest in real property, nor does it authorize any entrance upon or activities on property which is not owned or controlled by the permittee, or convey any rights or privileges other than those specified in the permit and in this chapter and Chapter 40B-4, F.A.C.
- 27. The permittee is hereby advised that Section 253.77, F.S., states that a person may not commence any excavation, construction, or other activity involving the use of sovereign or other lands of the state, the title to which is vested in the Board of Trustees of the Internal Improvement Trust Fund without obtaining the required lease, license, easement, or other form of consent

Project: HOPEFUL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

Page 7 of 10

authorizing the proposed use. Therefore, the permittee is responsible for obtaining any necessary authorizations from the Board of Trustees prior to commencing activity on sovereignty lands or other state-owned lands.

- 28. Any delineation of the extent of a wetland or other surface water submitted as part of the permit application, including plans or other supporting documentation, shall not be considered specifically approved unless a specific condition of this permit or a formal determination under 40B-400.046, F.A.C., provides otherwise.
- 29. The permittee shall notify the District in writing within 30 days of any sale, conveyance, or other transfer of ownership or control of the permitted system or the real property at which the permitted system is located. All transfers of ownership or transfers of a permit are subject to the requirements of Rule 40B-4.1130, F.A.C. The permittee transferring the permit shall remain liable for any corrective actions that may be required as a result of any permit violations prior to such sale, conveyance or other transfer.
- 30. If historical or archaeological artifacts are discovered at any time on the project site, the permittee shall immediately notify the District.
- 31. The permittee shall immediately notify the District in writing of any previously submitted information that is later discovered to be inaccurate.

WITHIN 30 DAYS AFTER COMPLETION OF THE PROJECT, THE PERMITTEE SHALL NOTIFY THE DISTRICT, IN WRITING, THAT THE FACILITIES ARE COMPLETE.

Approved by

District Staff

Executive Director

Project: HOPEFUL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

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NOTICE OF RIGHTS

- 1. A person whose substantial interests are or may be determined has the right to request an administrative hearing by filing a written petition with the Suwannee River Water Management District (District), or may choose to pursue mediation as an alternative remedy under Section 120.569 and 120.573, Florida Statutes, before the deadline for filing a petition. Choosing mediation will not adversely affect the right to a hearing if mediation does not result in a settlement. The procedures for pursuing mediation are set forth in Sections 120.569 and 120.57 Florida Statutes. Pursuant to Rule 28-106.111, Florida Administrative Code, the petition must be filed at the office of the District Clerk at District Headquarters, 9225 C.R. 49, Live Oak, Florida 32060 within twenty-one (21) days of receipt of written notice of the decision or within twenty-one (21) days of newspaper publication of the notice of District decision (for those persons to whom the District does not mail actual notice). A petition must comply with Chapter 28-106, Florida Administrative Code.
- 2. If the Governing Board takes action which substantially differs from the notice of District decision to grant or deny the permit application, a person whose substantial interests are or may be determined has the right to request an administrative hearing or may chose to pursue mediation as an alternative remedy as described above. Pursuant to Rule 28-106.111, Florida Administrative Code, the petition must be filed at the office of the District Clerk at District Headquarters, 9225 C.R. 49, Live Oak, Florida 32060 within twenty-one (21) days of receipt of written notice of the decision or within twenty-one (21) days of newspaper publication of the notice of District decision (for those persons to whom the District does not mail actual notice). Such a petition must comply with Chapter 28-106, Florida Administrative Code.
- 3. A substantially interested person has the right to a formal administrative hearing pursuant to Section 120.569 and 120.57(1), Florida Statutes, where there is a dispute between the District and the party regarding an issue of material fact. A petition for formal hearing must comply with the requirements set forth in Rule 28-106.201, Florida Administrative Code.
- 4. A substantially interested person has the right to an informal hearing pursuant to Section 120.569 and 120.57(2), Florida Statutes, where no material facts are in dispute. A petition for an informal hearing must comply with the requirements set forth in Rule 28-106.301, Florida Administrative Code.
- 5. A petition for an administrative hearing is deemed filed upon receipt of the petition by the Office of the District Clerk at the District Headquarters in Live Oak, Florida.
- 6. Failure to file a petition for an administrative hearing within the requisite time frame shall constitute a waiver of the right to an administrative hearing pursuant to Rule 28-106.111, Florida Administrative Code.

Project: HOPEFUL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

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- 7. The right to an administrative hearing and the relevant procedures to be followed is governed by Chapter 120, Florida Statutes, and Chapter 28-106, Florida Administrative Code.
- 8. Pursuant to Section 120.68, Florida Statutes, a person who is adversely affected by final District action may seek review of the action in the District Court of Appeal by filing a notice of appeal pursuant to the Florida Rules of Appellate Procedure, within 30 days of the rendering of the final District action.
- 9. A party to the proceeding before the District who claims that a District order is inconsistent with the provisions and purposes of Chapter 373, Florida Statutes, may seek review of the order pursuant to Section 373.114, Florida Statutes, by the Florida Land and Water Adjudicatory Commission, by filing a request for review with the Commission and serving a copy of the Department of Environmental Protection and any person named in the order within 20 days of adoption of a rule or the rendering of the District order.
- 10. For appeals to the District Courts of Appeal, a District action is considered rendered after it is signed on behalf of the District, and is filed by the District Clerk.
- 11. Failure to observe the relevant time frames for filing a petition for judicial review, or for Commission review, will result in waiver of the right to review.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Notice of Rights has been sent by U.S. Mail to:

HOPEFUL BAPTIST CHURCH 289 SE HOPEFUL DR. LAKE CITY, FL 32025

At 4:00 p.m. this 24 day of 60, 2010.

Jon M. Dinges

Deputy Clerk

Suwannee River Water Management District

9225 C.R. 49

Project: HOPEFUL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

Page 10 of 10

Live Oak, Florida 32060 386.362.1001 or 800.226.1066 (Florida only)

cc: File Number: ERP93-0185M4



SUWANNEE RIVER WATER MANAGEMENT DISTRICT

9225 CR 49 LIVE OAK, FLORIDA 32060 TELEPHONE: (386) 362-1001 TELEPHONE: 800-226-1066 FAX (386) 362-1056

GENERAL PERMIT

PERMITTEE:

COLUMBIA GRAIN AND INGREDIENTS

POST OFFICE BOX 315

WELLBORN, FL 32094

PERMIT NUMBER: ERP99-0105M3

DATE ISSUED: 11/22/2010

DATE EXPIRES: 11/22/2013 COUNTY: COLUMBIA

TRS: S18/T3S/R16E, S19/T3S/R16E

PROJECT: COLUMBIA GRAIN MODIFICATION - GRAIN BUILDING

Approved entity to whom operation and maintenance may be transferred pursuant to rule 40B-4.1130, Florida Administrative Code (F.A.C.):

MATTOX WARD COLUMBIA GRAIN AND INGREDIENTS POST OFFICE BOX 315 WELLBORN, FL 32094

Based on information provided, the Suwannee River Water Management District's (District) rules have been adhered to and an environmental resource general permit is in effect for the permitted activity description below:

Previous permit issued for 0.26 acres of impervious surface on 0.50 acres. Modification consists of construction and operation of a surfacewater management system serving an additional 0.80 acres of impervious surface on a total project area of 3.12 acres in a manner consistent with the application package submitted by Curtis Keen, P.E., certified on November 4, 2010.

It is your responsibility to ensure that adverse off-site impacts do not occur either during or after construction. Any additional construction or alterations not authorized by this permit may result in flood control or water quality problems both on and off site and will be a violation of District rule.

You or any other substantially affected persons are entitled to request an administrative hearing or mediation. Please refer to enclosed notice of rights.

Project: COLUMBIA GRAIN MODIFICATION - GRAIN BUILDING

Page 2 of 11

This permit is issued under the provisions of chapter 373, F.S., chapter 40B-4, and chapter 40B-400, F.A.C. A general permit authorizes the construction, operation, maintenance, alteration, abandonment, or removal of certain minor surface water management systems. This permit authorizes the permittee to perform the work necessary to construct, operate, and maintain the surface water management system shown on the application and other documents included in the application. This is to notify you of District's agency action concerning Notice Of Intent. This action is taken pursuant to rule 40B-4 and 40B-400, F.A.C.

Standard Conditions for All General Permits:

- 1. The permittee shall perform all construction authorized in a manner so as to minimize adverse impacts to fish, wildlife, natural environmental values, and water quality. The permittee shall institute necessary measures during construction including riprap, reinforcement, or compaction of any fill materials placed around newly installed structures, to minimize erosion, turbidity, nutrient loading, and sedimentation in the receiving waters.
- 2. Water quality data representative of the water discharged from the permitted system, including, but not limited to, the parameters in chapter 62-302, F.A.C., shall be submitted to the District as required. If water quality data are required, the permittee shall provide data as required on the volume and rate of discharge including the total volume discharged during the sampling period. All water quality data shall be in accordance with and reference the specific method of analysis in "Standard Methods for the Examination of Water and Wastewater" by the American Public Health Association or "Methods for Chemical Analysis of Water and Wastes" by the U.S. Environmental Protection Agency.
- 3. The operational and maintenance phase of an environmental resource permit will not become effective until the owner or his authorized agent certifies that all facilities have been constructed in accordance with the design permitted by the District. If required by the District, such as-built certification shall be made by an engineer or surveyor. Within 30 days after the completion of construction of the system, the permittee shall notify the District that the facilities are complete. If appropriate, the permittee shall request transfer of the permit to the responsible entity approved by the District for operation and maintenance. The District may inspect the system and, as necessary, require remedial measures as a condition of transfer of the permit or release for operation and maintenance of the system.
- 4. Off-site discharges during and after construction shall be made only through the facilities authorized by the permit. Water discharged from the project shall be through structures suitable for regulating upstream stage if so required by the District. Such discharges may be subject to operating schedules established by the District.

Project: COLUMBIA GRAIN MODIFICATION - GRAIN BUILDING

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5. The permit does not convey to the permittee any property right nor any rights or privileges other than those specified in the permit and chapter 40B-1, F.A.C.

- 6. The permittee shall hold and save the District harmless from any and all damages, claims, or liabilities which may arise by reason of the construction, operation, maintenance, alteration, abandonment, or development in a Works of the District which is authorized by the permit.
- 7. The permit is issued based on the information submitted by the applicant which reasonably demonstrates that adverse off-site water resource impacts will not be caused by the permitted activity. It is the responsibility of the permittee to insure that such adverse impacts do not in fact occur either during or after construction.
- 8. It is the responsibility of the permittee to obtain all other clearances, permits, or authorizations required by any unit of local, state, or federal government.
- 9. The surfacewater management system shall be constructed prior to or concurrent with the development that the system is intended to serve and the system shall be completed within 30 days of substantial completion of the development which the system is intended to serve.
- 10. Except for General Permits After Notice or permits issued to a unit of government, or unless a different schedule is specified in the permit, the system shall be inspected at least once every third year after transfer of a permit to operation and maintenance by the permittee or his agent to ascertain that the system is being operated and maintained in a manner consistent with the permit. A report of inspection is to be sent to the District within 30 days of the inspection date. If required by chapter 471, F.S., such inspection and report shall be made by an engineer.
- 11. The permittee shall allow reasonable access to District personnel or agents for the purpose of inspecting the system to insure compliance with the permit. The permittee shall allow the District, at its expense, to install equipment or devices to monitor performance of the system authorized by their permit.
- 12. The surfacewater management system shall be operated and maintained in a manner which is consistent with the conditions of the permit and chapter 40B-4.2040, F.A.C.
- 13. The permittee is responsible for the perpetual operation and maintenance of the system unless the operation and maintenance is transferred pursuant to chapter 40B-4.1130, F.A.C., or the permit is modified to authorize a new operation and maintenance entity pursuant to chapter 40B-4.1110, F.A.C.
- 14. All activities shall be implemented as set forth in the plans, specifications and performance

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criteria as approved by this permit. Any deviation from the permitted activity and the conditions for undertaking that activity shall constitute a violation of this permit.

- 15. This permit or a copy thereof, complete with all conditions, attachments, exhibits, and modifications, shall be kept at the work site of the permitted activity. The complete permit shall be available for review at the work site upon request by District staff. The permittee shall require the contractor to review the complete permit prior to commencement of the activity authorized by this permit.
- 16. Activities approved by this permit shall be conducted in a manner which do not cause violations of state water quality standards.
- 17. Prior to and during construction, the permittee shall implement and maintain all erosion and sediment control measures (best management practices) required to retain sediment on-site and to prevent violations of state water quality standards. All practices must be in accordance with the guidelines and specifications in the Florida Stormwater, Erosion, and Sedimentation Control Inspector's Manual unless a project specific erosion and sediment control plan is approved as part of the permit, in which case the practices must be in accordance with the plan. If site-specific conditions require additional measures during any phase of construction or operation to prevent erosion or control sediment, beyond those specified in the erosion and sediment control plan, the permittee shall implement additional best management practices as necessary, in accordance with the Florida Stormwater, Erosion, and Sedimentation Control Inspector's Manual. The permittee shall correct any erosion or shoaling that causes adverse impacts to the water resources.
- 18. Stabilization measures shall be initiated for erosion and sediment control on disturbed areas as soon as practicable in portions of the site where construction activities have temporarily or permanently ceased, but in no case more than seven days after the construction activity in that portion of the site has temporarily or permanently ceased.
- 19. At least 48 hours prior to commencement of activity authorized by this permit, the permittee shall submit to the District a Construction Commencement Notice Form No. 40B-1.901(14) indicating the actual start date and the expected completion date.
- 20. When the duration of construction will exceed one year, the permittee shall submit construction status reports to the District on an annual basis utilizing an Annual Status Report Form No. 40B-1.901(15). These forms shall be submitted during June of each following year.
- 21. For those systems which will be operated or maintained by an entity requiring an easement or deed restriction in order to provide that entity with the authority necessary to operate or maintain the system, such easement or deed restriction, together with any other final operation or maintenance

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documents as are required by Paragraph 40B-4.2030(2)(g), F.A.C., and Rule 40B-4.2035, F.A.C., must be submitted to the District for approval. Documents meeting the requirements set forth in these subsections of District rules will be approved. Deed restrictions, easements and other operation and maintenance documents which require recordation either with the Secretary of State or Clerk of the Circuit Court must be so recorded prior to lot or unit sales within the project served by the system, or upon completion of construction of the system, whichever occurs first. For those systems which are proposed to be maintained by county or municipal entities, final operation and maintenance documents must be received by the District when maintenance and operation of the system is accepted by the local governmental entity. Failure to submit the appropriate final documents referenced in this paragraph will result in the permittee remaining liable for carrying out maintenance and operation of the permitted system.

- 22. Each phase or independent portion of the permitted system must be completed in accordance with the permitted plans and permit conditions prior to the initiation of the permitted use of site infrastructure located within the area served by that portion or phase of the system. Each phase or independent portion of the system must be completed in accordance with the permitted plans and permit conditions prior to transfer of responsibility for operation and maintenance of that phase or portion of the system to a local government or other responsible entity.
- 23. Within 30 days after completion of construction of the permitted system, or independent portion of the system, the permittee shall submit a written statement of completion and certification by a registered professional engineer or other appropriate individual as authorized by law, using the supplied As-Built Certification Form No. 40B-1.901(16) incorporated by reference in Subsection 40B-1.901(16), F.A.C. When the completed system differs substantially from the permitted plans, any substantial deviations shall be noted and explained and two copies of as-built drawings submitted to the District. Submittal of the completed form shall serve to notify the District that the system is ready for inspection. The statement of completion and certification shall be based on onsite observation of construction (conducted by the registered professional engineer, or other appropriate individual as authorized by law, or under his or her direct supervision) or review of asbuilt drawings for the purpose of determining if the work was completed in compliance with approved plans and specifications. As-built drawings shall be the permitted drawings revised to reflect any changes made during construction. Both the original and any revised specifications must be clearly shown. The plans must be clearly labeled as "as-built" or "record" drawing. All surveyed dimensions and elevations shall be certified by a registered surveyor. The following information, at a minimum, shall be verified on the as-built drawings:
- a. Dimensions and elevations of all discharge structures including all weirs, slots, gates, pumps, pipes, and oil and grease skimmers;
- b. Locations, dimensions, and elevations of all filter, exfiltration, or underdrain systems including

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cleanouts, pipes, connections to control structures, and points of discharge to the receiving waters;

- c. Dimensions, elevations, contours, or cross-sections of all treatment storage areas sufficient to determine stage-storage relationships of the storage area and the permanent pool depth and volume below the control elevation for normally wet systems, when appropriate;
- d. Dimensions, elevations, contours, final grades, or cross-sections of the system to determine flow directions and conveyance of runoff to the treatment system;
- e. Dimensions, elevations, contours, final grades, or cross-sections of all conveyance systems utilized to convey off-site runoff around the system;
- f. Existing water elevation(s) and the date determined; and
- g. Elevation and location of benchmark(s) for the survey.
- 24. The operation phase of this permit shall not become effective until the permittee has complied with the requirements of the condition in paragraph 23 above, the District determines the system to be in compliance with the permitted plans, and the entity approved by the District in accordance with Rule 40B-4.2035, F.A.C., accepts responsibility for operation and maintenance of the system. The permit may not be transferred to such approved operation and maintenance entity until the operation phase of the permit becomes effective. Following inspection and approval of the permitted system by the District, the permittee shall request transfer of the permit to the approved responsible operation and maintenance operating entity if different from the permittee. Until the permit is transferred pursuant to Rule 40B-4.1130, F.A.C., the permittee shall be liable for compliance with the terms of the permit.
- 25. Should any other regulatory agency require changes to the permitted system, the permittee shall provide written notification to the District of the changes prior to implementation so that a determination can be made whether a permit modification is required.
- 26. This permit does not eliminate the necessity to obtain any required federal, state, local and special District authorizations prior to the start of any activity approved by this permit. This permit does not convey to the permittee or create in the permittee any property right, or any interest in real property, nor does it authorize any entrance upon or activities on property which is not owned or controlled by the permittee, or convey any rights or privileges other than those specified in the permit and in this chapter and Chapter 40B-4, F.A.C.
- 27. The permittee is hereby advised that Section 253.77, F.S., states that a person may not commence any excavation, construction, or other activity involving the use of sovereign or other

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lands of the state, the title to which is vested in the Board of Trustees of the Internal Improvement Trust Fund without obtaining the required lease, license, easement, or other form of consent authorizing the proposed use. Therefore, the permittee is responsible for obtaining any necessary authorizations from the Board of Trustees prior to commencing activity on sovereignty lands or other state-owned lands.

- 28. Any delineation of the extent of a wetland or other surface water submitted as part of the permit application, including plans or other supporting documentation, shall not be considered specifically approved unless a specific condition of this permit or a formal determination under 40B-400.046, F.A.C., provides otherwise.
- 29. The permittee shall notify the District in writing within 30 days of any sale, conveyance, or other transfer of ownership or control of the permitted system or the real property at which the permitted system is located. All transfers of ownership or transfers of a permit are subject to the requirements of Rule 40B-4.1130, F.A.C. The permittee transferring the permit shall remain liable for any corrective actions that may be required as a result of any permit violations prior to such sale, conveyance or other transfer.
- 30. If historical or archaeological artifacts are discovered at any time on the project site, the permittee shall immediately notify the District.
- 31. The permittee shall immediately notify the District in writing of any previously submitted information that is later discovered to be inaccurate.

Special limiting conditions made part of this permit are as follows:

32. As Built Certification shall include all constructed improvements and systems, both existing prior to permits and permitted by all previous authorizations.

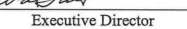
WITHIN 30 DAYS AFTER COMPLETION OF THE PROJECT, THE PERMITTEE SHALL NOTIFY THE DISTRICT, IN WRITING, THAT THE FACILITIES ARE COMPLETE.

Date Approved 1/20/10

District Staff

Project: COLUMBIA GRAIN MODIFICATION - GRAIN BUILDING

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NOTICE OF RIGHTS

- 1. A person whose substantial interests are or may be determined has the right to request an administrative hearing by filing a written petition with the Suwannee River Water Management District (District), or may choose to pursue mediation as an alternative remedy under Section 120.569 and 120.573, Florida Statutes, before the deadline for filing a petition. Choosing mediation will not adversely affect the right to a hearing if mediation does not result in a settlement. The procedures for pursuing mediation are set forth in Sections 120.569 and 120.57 Florida Statutes. Pursuant to Rule 28-106.111, Florida Administrative Code, the petition must be filed at the office of the District Clerk at District Headquarters, 9225 C.R. 49, Live Oak, Florida 32060 within twenty-one (21) days of receipt of written notice of the decision or within twenty-one (21) days of newspaper publication of the notice of District decision (for those persons to whom the District does not mail actual notice). A petition must comply with Chapter 28-106, Florida Administrative Code.
- 2. If the Governing Board takes action which substantially differs from the notice of District decision to grant or deny the permit application, a person whose substantial interests are or may be determined has the right to request an administrative hearing or may chose to pursue mediation as an alternative remedy as described above. Pursuant to Rule 28-106.111, Florida Administrative Code, the petition must be filed at the office of the District Clerk at District Headquarters, 9225 C.R. 49, Live Oak, Florida 32060 within twenty-one (21) days of receipt of written notice of the decision or within twenty-one (21) days of newspaper publication of the notice of District decision (for those persons to whom the District does not mail actual notice). Such a petition must comply with Chapter 28-106, Florida Administrative Code.
- 3. A substantially interested person has the right to a formal administrative hearing pursuant to Section 120.569 and 120.57(1), Florida Statutes, where there is a dispute between the District and the party regarding an issue of material fact. A petition for formal hearing must comply with the requirements set forth in Rule 28-106.201, Florida Administrative Code.
- 4. A substantially interested person has the right to an informal hearing pursuant to Section 120.569 and 120.57(2), Florida Statutes, where no material facts are in dispute. A petition for an informal hearing must comply with the requirements set forth in Rule 28-106.301, Florida Administrative Code.
- 5. A petition for an administrative hearing is deemed filed upon receipt of the petition by the Office of the District Clerk at the District Headquarters in Live Oak, Florida.
- 6. Failure to file a petition for an administrative hearing within the requisite time frame shall constitute a waiver of the right to an administrative hearing pursuant to Rule 28-106.111, Florida Administrative Code.

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- 7. The right to an administrative hearing and the relevant procedures to be followed is governed by Chapter 120, Florida Statutes, and Chapter 28-106, Florida Administrative Code.
- 8. Pursuant to Section 120.68, Florida Statutes, a person who is adversely affected by final District action may seek review of the action in the District Court of Appeal by filing a notice of appeal pursuant to the Florida Rules of Appellate Procedure, within 30 days of the rendering of the final District action.
- 9. A party to the proceeding before the District who claims that a District order is inconsistent with the provisions and purposes of Chapter 373, Florida Statutes, may seek review of the order pursuant to Section 373.114, Florida Statutes, by the Florida Land and Water Adjudicatory Commission, by filing a request for review with the Commission and serving a copy of the Department of Environmental Protection and any person named in the order within 20 days of adoption of a rule or the rendering of the District order.
- 10. For appeals to the District Courts of Appeal, a District action is considered rendered after it is signed on behalf of the District, and is filed by the District Clerk.
- 11. Failure to observe the relevant time frames for filing a petition for judicial review, or for Commission review, will result in waiver of the right to review.

CERTIFICATE OF SERVICE.

I hereby certify that a copy of the foregoing Notice of Rights has been sent by U.S. Mail to:

COLUMBIA GRAIN AND INGREDIENTS POST OFFICE BOX 315 WELLBORN, FL 32094

At 4:00 p.m. this 24 day of Nov , 2010.

Joh M. Dinges Deputy Clerk

Suwannee River Water Management District

9225 C.R. 49

Project: COLUMBIA GRAIN MODIFICATION - GRAIN BUILDING

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Live Oak, Florida 32060 386.362.1001 or 800.226.1066 (Florida only)

cc: File Number: ERP99-0105M3



SUWANNEE RIVER WATER MANAGEMENT DISTRICT

9225 CR 49 LIVE OAK, FLORIDA 32080 TELEPHONE: (386) 382-1001 TELEPHONE: 800-226-1066 FAX (386) 382-1056

GENERAL PERMIT

DONE DEAL

PERMITTEE:
HOPEFUL BAPTIST CHURCH
289 SE HOPEFUL DR.
LAKE CITY, FL 32025

PERMIT NUMBER: ERP93-0185M4

DATE ISSUED: 11/22/2010 DATE EXPIRES: 11/22/2013 COUNTY: COLUMBIA

TRS: S35/T4S/R17E

PROJECT: HOPEFUL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

Approved entity to whom operation and maintenance may be transferred pursuant to rule 40B-4.1130, Florida Administrative Code (F.A.C.):

RONALD HARDEN
HOPEFUL BAPTIST CHURCH
289 SE HOPEFUL DR.
LAKE CTTY, FL 32025

Based or information provided, the Suwannee River Water Management District's (District) rules have been adhered to and an environmental resource general permit is in effect for the permitted activity description below:

Previous permit issued for 0.90 acres of impervious surface on 9.86 acres. Modification consists of construction and operation of a surfacewater management system serving 0.91 acres of impervious surface on a total project area of 9.86 acres in a manner consistent with the application package submitted by certified on November 5, 2010.

It is your responsibility to ensure that adverse off-site impacts do not occur either during or after construction. Any additional construction or alterations not authorized by this permit may result in flood control or water quality problems both on and off site and will be a violation of District rule.

You or any other substantially affected persons are entitled to request an administrative hearing or mediation. Please refer to enclosed notice of rights.

This permit is issued under the provisions of chapter 373, F.S., chapter 40B-4, and chapter 40B-400,

Project: HOPE LL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

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F.A.C. A general permit authorizes the construction, operation, maintenance, alteration, abandonment, or removal of certain minor surface water management systems. This permit authorizes the permittee to perform the work necessary to construct, operate, and maintain the surface water management system shown on the application and other documents included in the application. This is to notify you of District's agency action concerning Notice Of Intent. This action is taken pursuant to rule 40B-4 and 40B-400, F.A.C.

Standard Conditions for All General Permits:

- 1. The permittee shall perform all construction authorized in a manner so as to minimize adverse impacts to fish wildlife, natural environmental values, and water quality. The permittee shall institute necessary measures during construction including riprap, reinforcement, or compaction of any fill materials placed around newly installed structures, to minimize erosion, turbidity, nutrient loading, and settimentation in the receiving waters.
- 2. Water quality data representative of the water discharged from the permitted system, including, but not limited to, the parameters in chapter 62-302, F.A.C., shall be submitted to the District as required. If water quality data are required, the permittee shall provide data as required on the volume and rate of discharge including the total volume discharged during the sampling period. All water quality data shall be in accordance with and reference the specific method of analysis in "Standard Methods for the Examination of Water and Wastewater" by the American Public Health Association or "Methods for Chemical Analysis of Water and Wastes" by the U.S. Environmental Protection Agarcy.
- 3. The operational and maintenance phase of an environmental resource permit will not become effective until the owner or his authorized agent certifies that all facilities have been constructed in accordance with the design permitted by the District. If required by the District, such as-built certification shall be made by an engineer or surveyor. Within 30 days after the completion of construction of the system, the permittee shall notify the District that the facilities are complete. If appropriate, the permittee shall request transfer of the permit to the responsible entity approved by the District for operation and maintenance. The District may inspect the system and, as necessary, require remedial measures as a condition of transfer of the permit or release for operation and maintenance of the system.
- 4. Off-site discharges during and after construction shall be made only through the facilities authorized by the permit. Water discharged from the project shall be through structures suitable for regulating upstream stage if so required by the District. Such discharges may be subject to operating schedules established by the District.
- 5. The permit does not convey to the permittee any property right nor any rights or privileges other

Project: HOPE TIL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

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than those specified in the permit and chapter 40B-1, F.A.C.

- 6. The permittee shall hold and save the District harmless from any and all damages, claims, or liabilities which may arise by reason of the construction, operation, maintenance, alteration, abandonment, or development in a Works of the District which is authorized by the permit.
- 7. The permit is issued based on the information submitted by the applicant which reasonably demonstrates that adverse off-site water resource impacts will not be caused by the permitted activity. It is the responsibility of the permittee to insure that such adverse impacts do not in fact occur either during or after construction.
- 8. It is the responsibility of the permittee to obtain all other clearances, permits, or authorizations required by any unit of local, state, or federal government.
- 9. The surface water management system shall be constructed prior to or concurrent with the development that the system is intended to serve and the system shall be completed within 30 days of substantial completion of the development which the system is intended to serve.
- 10. Except for General Permits After Notice or permits issued to a unit of government, or unless a different schedule is specified in the permit, the system shall be inspected at least once every third year after transfer of a permit to operation and maintenance by the permittee or his agent to ascertain that the system is being operated and maintained in a manner consistent with the permit. A report of inspection is to be sent to the District within 30 days of the inspection date. If required by chapter 471, F S, such inspection and report shall be made by an engineer.
- 11. The permittee shall allow reasonable access to District personnel or agents for the purpose of inspecting the system to insure compliance with the permit. The permittee shall allow the District, at its expense, to install equipment or devices to monitor performance of the system authorized by their permit.
- 12. The surface water management system shall be operated and maintained in a manner which is consistent with the conditions of the permit and chapter 40B-4.2040, F.A.C.
- 13. The permittee is responsible for the perpetual operation and maintenance of the system unless the operation and maintenance is transferred pursuant to chapter 40B-4.1130, F.A.C., or the permit is modified to authorize a new operation and maintenance entity pursuant to chapter 40B-4.1110, F.A.C.
- 14. All activities shall be implemented as set forth in the plans, specifications and performance criteria as approved by this permit. Any deviation from the permitted activity and the conditions for

Project: HOPE L BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

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undertaking that activity shall constitute a violation of this permit.

- 15. This permit or a copy thereof, complete with all conditions, attachments, exhibits, and modifications, shall be kept at the work site of the permitted activity. The complete permit shall be available for review at the work site upon request by District staff. The permittee shall require the contractor to review the complete permit prior to commencement of the activity authorized by this permit.
- 16. Activities approved by this permit shall be conducted in a manner which do not cause violations of state water quality standards.
- 17. Prior to anti-during construction, the permittee shall implement and maintain all erosion and sediment control measures (best management practices) required to retain sediment on-site and to prevent violations of state water quality standards. All practices must be in accordance with the guidelines and specifications in the Florida Stormwater, Erosion, and Sedimentation Control Inspector's Manual unless a project specific erosion and sediment control plan is approved as part of the permit, in which case the practices must be in accordance with the plan. If site-specific conditions require additional measures during any phase of construction or operation to prevent erosion or control sediment, beyond those specified in the erosion and sediment control plan, the permittee shall implement additional best management practices as necessary, in accordance with the Florida Stormwater, Erosion, and Sedimentation Control Inspector's Manual. The permittee shall correct any erosion or shoaling that causes adverse impacts to the water resources.
- 18. Stabilization measures shall be initiated for erosion and sediment control on disturbed areas as soon as practicable in portions of the site where construction activities have temporarily or permanently classed, but in no case more than seven days after the construction activity in that portion of the site has temporarily or permanently ceased.
- 19. At least 44 hours prior to commencement of activity authorized by this permit, the permittee shall submit to the District a Construction Commencement Notice Form No. 40B-1.901(14) indicating the catual start date and the expected completion date.
- 20. When the duration of construction will exceed one year, the permittee shall submit construction status reports to the District on an annual basis utilizing an Annual Status Report Form No. 40B-1.901(15). These forms shall be submitted during June of each following year.
- 21. For those systems which will be operated or maintained by an entity requiring an easement or deed restriction in order to provide that entity with the authority necessary to operate or maintain the system, such easement or deed restriction, together with any other final operation or maintenance documents as are required by Paragraph 40B-4.2030(2)(g), F.A.C., and Rule 40B-4.2035, F.A.C.,

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must be submitted to the District for approval. Documents meeting the requirements set forth in these subsections of District rules will be approved. Deed restrictions, easements and other operation and maintenance documents which require recordation either with the Secretary of State or Clerk of the Circuit Court must be so recorded prior to lot or unit sales within the project served by the system, or upon completion of construction of the system, whichever occurs first. For those systems which are proposed to be maintained by county or municipal entities, final operation and maintenance documents must be received by the District when maintenance and operation of the system is accepted by the local governmental entity. Failure to submit the appropriate final documents referenced in this paragraph will result in the permittee remaining liable for carrying out maintenance and operation of the permitted system.

- 22. Each phase or independent portion of the permitted system must be completed in accordance with the permitted plans and permit conditions prior to the initiation of the permitted use of site infrastructure octated within the area served by that portion or phase of the system. Each phase or independent portion of the system must be completed in accordance with the permitted plans and permit conditions prior to transfer of responsibility for operation and maintenance of that phase or portion of the system to a local government or other responsible entity.
- 23. Within 30 days after completion of construction of the permitted system, or independent portion of the system, the permittee shall submit a written statement of completion and certification by a registered professional engineer or other appropriate individual as authorized by law, using the supplied As-Huilt Certification Form No. 40B-1.901(16) incorporated by reference in Subsection 40B-1.901(16), F.A.C. When the completed system differs substantially from the permitted plans, any substantial deviations shall be noted and explained and two copies of as-built drawings submitted to the District. Submittal of the completed form shall serve to notify the District that the system is ready for inspection. The statement of completion and certification shall be based on onsite observation of construction (conducted by the registered professional engineer, or other appropriate individual as authorized by law, or under his or her direct supervision) or review of asbuilt drawing for the purpose of determining if the work was completed in compliance with approved plans and specifications. As-built drawings shall be the permitted drawings revised to reflect any charges made during construction. Both the original and any revised specifications must be clearly shown. The plans must be clearly labeled as "as-built" or "record" drawing. All surveyed dimensions and elevations shall be certified by a registered surveyor. The following information, at a minimum, shall be verified on the as-built drawings:
- a. Dimensions and elevations of all discharge structures including all weirs, slots, gates, pumps, pipes, and oil and grease skimmers;
- b. Locations dimensions, and elevations of all filter, exfiltration, or underdrain systems including cleanouts, pipes, connections to control structures, and points of discharge to the receiving waters;

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c. Dimensions elevations, contours, or cross-sections of all treatment storage areas sufficient to determine stage storage relationships of the storage area and the permanent pool depth and volume below the control elevation for normally wet systems, when appropriate;

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- d. Dimensions, elevations, contours, final grades, or cross-sections of the system to determine flow directions and conveyance of runoff to the treatment system;
- e. Dimensions, elevations, contours, final grades, or cross-sections of all conveyance systems utilized to convey off-site runoff around the system;
- f. Existing water elevation(s) and the date determined; and
- g. Elevation and location of benchmark(s) for the survey.
- 24. The operation phase of this permit shall not become effective until the permittee has complied with the requirements of the condition in paragraph 23 above, the District determines the system to be in compliance with the permitted plans, and the entity approved by the District in accordance with Rule 40H-4.2035, F.A.C., accepts responsibility for operation and maintenance of the system. The permit may not be transferred to such approved operation and maintenance entity until the operation phase of the permit becomes effective. Following inspection and approval of the permitted system by the District, the permittee shall request transfer of the permit to the approved responsible operation and maintenance operating entity if different from the permittee. Until the permit is transferred pursuant to Rule 40B-4.1130, F.A.C., the permittee shall be liable for compliance with the terms of the permit.
- 25. Should any other regulatory agency require changes to the permitted system, the permittee shall provide written notification to the District of the changes prior to implementation so that a determination can be made whether a permit modification is required.
- 26. This permit does not eliminate the necessity to obtain any required federal, state, local and special District authorizations prior to the start of any activity approved by this permit. This permit does not convey to the permittee or create in the permittee any property right, or any interest in real property, nor does it authorize any entrance upon or activities on property which is not owned or controlled by the permittee, or convey any rights or privileges other than those specified in the permit and in this chapter and Chapter 40B-4, F.A.C.
- 27. The permittee is hereby advised that Section 253.77, F.S., states that a person may not commence any excavation, construction, or other activity involving the use of sovereign or other lands of the state, the title to which is vested in the Board of Trustees of the Internal Improvement Trust Fund without obtaining the required lease, license, easement, or other form of consent

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authorizing the proposed use. Therefore, the permittee is responsible for obtaining any necessary authorizations from the Board of Trustees prior to commencing activity on sovereignty lands or other state-owned lands.

- 28. Any delineation of the extent of a wetland or other surface water submitted as part of the permit application, including plans or other supporting documentation, shall not be considered specifically approved unless a specific condition of this permit or a formal determination under 40B-400.046, F.A.C., provides otherwise.
- 29. The permittee shall notify the District in writing within 30 days of any sale, conveyance, or other transfer of ownership or control of the permitted system or the real property at which the permitted system is located. All transfers of ownership or transfers of a permit are subject to the requirements of Rule 40B-4.1130, F.A.C. The permittee transferring the permit shall remain liable for any corrective actions that may be required as a result of any permit violations prior to such sale, conveyance or other transfer.
- 30. If historical or archaeological artifacts are discovered at any time on the project site, the permittee shall immediately notify the District.
- 31. The permittee shall immediately notify the District in writing of any previously submitted information that is later discovered to be inaccurate.

WITHIN 30 DAYS AFTER COMPLETION OF THE PROJECT, THE PERMITTEE SHALL NOTIFY THE INSTRICT, IN WRITING, THAT THE FACILITIES ARE COMPLETE.

District Staff

Approved by

Date Approved

Executive Director

DONE DEAL

Permit No.: ERP93-0185M4

Project: HOPEFUL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

Page 8 of 10

NOTICE OF RIGHTS

- 1. A person whose substantial interests are or may be determined has the right to request an administrative hearing by filing a written petition with the Suwannee River Water Management District (District), or may choose to pursue mediation as an alternative remedy under Section 120.569 and 120.573, Florida Statutes, before the deadline for filing a petition. Choosing mediation will not adversely affect the right to a hearing if mediation does not result in a settlement. The procedures for pursuing mediation are set forth in Sections 120.569 and 120.57 Florida Statutes. Pursuant to Rule 28-106.111, Florida Administrative Code, the petition must be filed at the office of the District Clerk at District Head parters, 9225 C.R. 49, Live Oak, Florida 32060 within twenty-one (21) days of receipt of written notice of the decision or within twenty-one (21) days of newspaper publication of the notice of District decision (for those persons to whom the District does not mail actual notice). A petition must comply with Chapter 28-106, Florida Administrative Code.
- 2. If the Governing Board takes action which substantially differs from the notice of District decision to grant or deny the permit application, a person whose substantial interests are or may be determined has the right to request an administrative hearing or may chose to pursue mediation as an alternative remedy as described above. Pursuant to Rule 28-106.111, Florida Administrative Code, the petition must be filed at the office of the District Clerk at District Headquarters, 9225 C.R. 49, Live Oak, Florida 32060 within twenty-one (21) days of receipt of written notice of the decision or within twenty-one (21) days of newspaper publication of the notice of District decision (for those persons to whom the District does not mail actual notice). Such a petition must comply with Chapter 28-106, Florida Administrative Code.
- 3. A substantially interested person has the right to a formal administrative hearing pursuant to Section 120.569 and 120.57(1), Florida Statutes, where there is a dispute between the District and the party regarding an is the of material fact. A petition for formal hearing must comply with the requirements set forth in Rule 28-106.201, Florida Administrative Code.
- 4. A substantially interested person has the right to an informal hearing pursuant to Section 120.569 and 120.57(2), Florida Statutes, where no material facts are in dispute. A petition for an informal hearing must comply with the requirements set forth in Rule 28-106.301, Florida Administrative Code.
- 5. A petition for an administrative hearing is deemed filed upon receipt of the petition by the Office of the District Clerk at the District Headquarters in Live Oak, Florida.
- 6. Failure to file a petition for an administrative hearing within the requisite time frame shall constitute a waiver of the right to an administrative hearing pursuant to Rule 28-106.111, Florida Administrative Code.

Project: HOPEFUL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

Page 9 of 10

- 7. The right to an administrative hearing and the relevant procedures to be followed is governed by Chapter 120, Forida Statutes, and Chapter 28-106, Florida Administrative Code.
- 8. Pursuant to Section 120.68, Florida Statutes, a person who is adversely affected by final District action may seek review of the action in the District Court of Appeal by filing a notice of appeal pursuant to the Florida Rules of Appellate Procedure, within 30 days of the rendering of the final District action.
- 9. A party to the proceeding before the District who claims that a District order is inconsistent with the provisions and purposes of Chapter 373, Florida Statutes, may seek review of the order pursuant to Section 373.113. Florida Statutes, by the Florida Land and Water Adjudicatory Commission, by filing a request for review with the Commission and serving a copy of the Department of Environmental Protection and any person named in the order within 20 days of adoption of a rule or the rendering of the District order.
- 10. For appeals to the District Courts of Appeal, a District action is considered rendered after it is signed on behalf of the District, and is filed by the District Clerk.
- 11. Failure to observe the relevant time frames for filing a petition for judicial review, or for Commission review, will result in waiver of the right to review.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Notice of Rights has been sent by U.S. Mail to:

HOPEFUL BAFTIST CHURCH 289 SE HOPEFUL DR. LAKE CITY, 11, 32025

At 4:00 p.m. this 24 day of Nov , 2010.

Jon M. Dinges

Deputy Clerk

Suwannee River Water Management District

9225 C.R. 49

Project: HOPE LL BAPTIST CHURCH MODIFICATION 4 - LAKE CITY

Page 10 of 10

Live Oak, Florida 32060 386.362.1001 or 800.226.1066 (Florida only)

cc: File Number: ERP93-0185M4

1011-07

ENERGY PERFORMANCE LEVEL (EPL) DISPLAY CARD

ESTIMATED ENERGY PERFORMANCE INDEX* = 64

The lower the EnergyPerformance Index, the more efficient the home.

289 SE Hopeful Dr, Lake City, FI, 32025-

1. New construction of	or existing	New (F	From Plans)	9. Wall Types	Insulation	Area
2. Single family or mu	ultiple family	ily Single-family		a. Insulated Concrete Form, Exter		3840.00 ft ²
3. Number of units, if	multiple family	1		b. N/A c. N/A	R= R=	ft ²
4. Number of Bedroon	ms	0		d. N/A	R= R=	ft²
5. Is this a worst case	?	No		10. Ceiling Types	Insulation	53
6. Conditioned floor a	rea (ft²)	5000		a. Under Attic (Unvented)	R=1.0	5000.00 ft ²
7. Windows** a. U-Factor: SHGC:	Description Dbl, U=0.33 SHGC=0.21		Area 72.00 ft ²	b. N/A c. N/A 11. Ducts	R= R=	ft² ft²
b. U-Factor: SHGC:	N/A		ft²	a. Sup: Interior Ret: Interior AH:12. Cooling systems	nterior Sup. R= 6	6, 1000 ft ²
c. U-Factor: SHGC:	N/A		ft²	a. Central Unit	Cap:	59.5 kBtu/hr SEER: 13
d. U-Factor: SHGC:	N/A		ft²	13. Heating systems		
e. U-Factor: SHGC:	N/A		ft²	a. Electric Heat Pump	Cap:	56.0 kBtu/hr HSPF: 9
Floor Types a. Slab-On-Grade E b. N/A	dge Insulation	Insulation R=0.0 5	Area 5000.00 ft ²	Hot water systems a. Electric	Сар	: 40 gallons EF: 0.92
c. N/A		R=	ft² ft²	 b. Conservation features None 		and an extension of the Control of t
				15. Credits		None

I certify that this home has complied with the Florida Energy Efficiency Code for Building Construction through the above energy saving features which will be installed (or exceeded) in this home before final inspection. Otherwise, a new EPL Display Card will be completed based on installed Code compliant features.

Builder Signature: Stanley Crawford	Date: 11/15/10
Address of New Home:	City/FL Zip:

*Note: The home's estimated Energy Performance Index is only available through the EnergyGauge USA - FlaRes2008 computer program. This is not a Building Energy Rating. If your Index is below 100, your home may qualify for incentives if you obtain a Florida Energy Gauge Rating. Contact the Energy Gauge Hotline at (321) 638-1492 or see the Energy Gauge web site at energygauge.com for information and a list of certified Raters. For information about Florida's Energy Efficiency Code for Building Construction, contact the Department of Community Affairs at (850) 487-1824.

**Label required by Section 13-104.4.5 of the Florida Building Code, Building, or Section B2.1.1 of Appendix G of the Florida Building Code, Residential, if not DEFAULT.

EnergyGauge® USA - FlaRes2008

ENERGY PERFORMANCE LEVEL (EPL) DISPLAY CARD

ESTIMATED ENERGY PERFORMANCE INDEX* = 64

The lower the EnergyPerformance Index, the more efficient the home.

289 SE Hopeful Dr, Lake City, Fl, 32025-

1.	New construction or exis	sting	New (From Plans)	9.	Wall Types			Insulation	Area
2.	Single family or multiple	family	Single	e-family		a. Insulated Cor	crete Form,	Exterior	R=19.0	3840.00 ft ²
	Number of units, if multi	ple family	1			b. N/A c. N/A			R= R=	ft² ft²
4.	Number of Bedrooms		0			d. N/A			R=	ft ²
5.	Is this a worst case?		No		10). Ceiling Types			Insulation	Area
6.	Conditioned floor area (f	ft²)	5000			a. Under Attic (U.b. N/A	Invented)		R=1.0 R=	5000.00 ft ²
7.	Windows** a. U-Factor: SHGC:	Description Dbl, U=0.33 SHGC=0.21		Area 72.00 ft ²	11	c. N/A			R=	ft² ft²
	b. U-Factor: SHGC:	N/A		ft²	12	a. Sup: Interior 2. Cooling system		AH: Interior	Sup. R= 6	6, 1000 ft ²
	c. U-Factor: SHGC:	N/A		ft²		a. Central Unit			Cap:	59.5 kBtu/hr SEER: 13
	d. U-Factor: SHGC:	N/A		ft²	13	B. Heating system			V	ATTERNATION STREET 1000
	e. U-Factor: SHGC:	N/A		ft²		a. Electric Heat	Pump		Cap:	56.0 kBtu/hr HSPF: 9
8.	Floor Types a. Slab-On-Grade Edge	Insulation	Insulation R=0.0	Area 5000.00 ft ²	14	. Hot water syste a. Electric	ms		Сар	: 40 gallons EF: 0.92
	b. N/A c. N/A		R= R=	ft² ft²		b. Conservation None	features			EF. 0.92
					15	. Credits				None

I certify that this home has complied with the Florida Energy Efficiency Code for Building Construction through the above energy saving features which will be installed (or exceeded) in this home before final inspection. Otherwise, a new EPL Display Card will be completed based on installed Code compliant features.

Builder Signature: Stanley Cranfol	Date:/1//5//0
Address of New Home:	City/FL Zip:

*Note: The home's estimated Energy Performance Index is only available through the EnergyGauge USA - FlaRes2008 computer program. This is not a Building Energy Rating. If your Index is below 100, your home may qualify for incentives if you obtain a Florida Energy Gauge Rating. Contact the Energy Gauge Hotline at (321) 638-1492 or see the Energy Gauge web site at energygauge.com for information and a list of certified Raters. For information about Florida's Energy Efficiency Code for Building Construction, contact the Department of Community Affairs at (850) 487-1824.

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EnergyGauge® USA - FlaRes2008



Short Form Entire House WILSON HEAT & AIR, INC.

Job: HOPEFUL BAPTIST CH ...

Date: Sep 27, 2010 By: CLINT WILSON

PO BOX 531, LAKE BUTLER, FL 32054 Phone: 386-496-9000 Fax: 386-754-1998

Project Information

For:

STANLEY CRAWFORD CONSTRUCTION

1482 SW COMMERCIAL GLENN, LAKE CITY, FL 32025

Phone: 386-752-5152 Fax: 386-755-2165

Design Information									
	Htg	Clg		Infiltration					
Outside db (°F)	33	92	Method	Simplified					
Inside db (°È)	70	75	Construction quality	Average					
Design TD (°F)	37	17	Fireplaces	0					
Daily range	9#00	M	ari manari A rmerika promedikana						
Inside humidity (%)	-	50							
Moisture difference (gr/lb)	-	52							

HEATING EQUIPMENT

COOLING EQUIPMENT

Make Trade		MANUFACTURING MANUFACTURING		Make Trade	GOODMAN MAN		
Model	GSZ130601 (Cond	GSZ130601 (3)		
Efficience	°v.	9 HSPF		Coil Efficiency	ARUF486016	13 SEER	
Heating		0,,0		Sensible		41650	Btuh
Heating	output	56000	Btuh @ 47°F	Latent co	ooling	17850	Btuh
Temper	ature rise	14	°F	Total coo	ling	59500	Btuh
Actual a	ir flow	3591	cfm	Actual air	flow	3591	cfm
Air flow	factor	0.063	cfm/Btuh	Air flow fa	actor	0.040	cfm/Btuh
Static pr	ressure	0.00	in H2O	Static pre	essure	0.00	in H2O
Space to	hermostat			Load sen	sible heat ratio	0.53	

ROOM NAME	Area (ft²)	Htg load (Btuh)	Clg load (Btuh)	Htg AVF (cfm)	Clg AVF (cfm)
DINING	364	6520	13634	409	543
RECEPTION HALL	476	4835	2981	303	119
MEN/WOMEN RESTRO	308	5555	2622	349	104
CLASSROOM #2	352	4326	2488	271	99
CLASSROOM #1	396	4504	2820	283	112
HALLWAY	154	621	527	39	21
SANCTUARY	1640	16498	57366	1035	2286
MUSIC ROOM #1	322	5864	2988	368	119
STAGE	345	3051	1784	191	71
MUSIC ROOM #2	276	5457	2932	342	117

Printout certified by ACCA to meet all requirements of Manual J 8th Ed.

Entire House of Other equip loads Equip. @ 0.97 RSM Latent cooling	4633	57231 93397	90141 42912 129062 118013	3591	3591
TOTALS	4633	150629	247075	3591	3591

COLUMBIA COUNTY EST. 2006 FIRE RESCUE

COLUMBIA COUNTY FIRE RESCUE

P.O. BOX 1529 Lake City, Florida 32056 Office (386) 754-7071 Fax (386) 754-7064

19 November 2010

TO:

Troy Crews

Columbia County Building and Zoning

FROM:

Jeffery Crawford

Florida State Fire Inspector # 136416

RE:

Hopeful Baptist Youth Building

Application # 1011-07

A plan review was performed of the proposed construction of the Hopeful Baptist Youth Building to be located at 289 SE Hopeful Drive, Lake City, Florida. This building was classified under Chapter 12, New Assembly, of the Florida Fire Prevention Code, 2007 Edition. I recommend Approval of the building as submitted with the addition of the follow;

- Illumination of Means of Egrees
- Marking of Means of Egrees
- Building to be marked according to Chapter 69A-3.012, of the Florida Fire Prevention Code, Light-frame truss-type construction.

Should you require any additional information, please feel free to contact my office.

Sincerely,

Jeffery Crawford

FLORIDA ENERGY EFFICIENCY CODE FOR BUILDING CONSTRUCTION

Florida Department of Community Affairs Residential Performance Method A

ProjectName: SCCI Hopeful Ba Street: 289 SE Hopeful D City, State, Zip: Lake City, FI, 320 Owner: Hopeful Baptish DesignLocation: FL, Gainesville)r	BuilderName: StanlyCrawford Permit Office: Cocums A PermitNumber: Jurisdiction: Z 2100 C	
1. New construction or existing 2. Single family or multiple family 3. Number of units, if multiple family 4. Number of Bedrooms 5. Is this a worst case? 6. Conditioned floor area (ft²) 7. Windows (72.0 sqft.) Description a. U-Factor: Dbl, U=0.33 SHGC: SHGC=0.2 b. U-Factor: N/A SHGC: C. U-Factor: N/A SHGC: C. U-Factor: N/A SHGC: d. U-Factor: N/A SHGC: d. U-Factor: N/A SHGC: e. U-Factor: N/A SHGC: e. U-Factor: N/A SHGC: 8. Floor Types (5000.0 sqft.) a. Slab-On-Grade Edge Insulation	ft ²	9. Wall Types (3840.0 sqft.) a. Insulated Concrete Form, Exterior b. N/A c. N/A d. N/A 10. Ceiling Types (5000.0 sqft.) a. Under Attic (Unvented) b. N/A c. N/A 11. Ducts a. Sup: Interior Ret: Interior AH: Interior 12. Cooling systems a. Central Unit 13. Heating systems a. Electric Heat Pump	Insulation Area R=19.0 3840.00 ft² R= ft² R= ft² R= ft² Insulation Area R=1.0 5000.00 ft² R= ft² R= ft² r Sup. R= 6, 1000 ft² Cap: 59.5 kBtu/hr SEER: 13 Cap: 56.0 kBtu/hr HSPF: 9 Cap: 40 gallons
b. N/A c. N/A	R=0.0 5000.00 ft ² R= ft ² R= ft ²	b. Conservation features None 15. Credits	EF: 0.92
Glass/Floor Area: 0.014	Total As-Built Modifie Total Baselin	d Loads: 52.22 de Loads: 81.46	PASS
I hereby certify that the plans and sethis calculation are in compliance of Code. PREPARED BY: DATE: I hereby certify that this building, as with the Florida Energy Code. OWNER/AGENT: DATE:	s designed, is in compliance	Review of the plans and specifications covered by this calculation indicates compliance with the Florida Energy Code. Before construction is completed this building will be inspected for compliance with Section 553.908 Florida Statutes. BUILDING OFFICIAL: DATE:	COD WE TRUS
		for SPART	

PROJECT Title: SCCI Hopeful Baptist Bedrooms: 0 Adress Type: Street Address Building Type: **FLAsBuilt** ConditionedArea: 5000 Lot# Owner: **Hopeful Baptish** Total Stories: 1 Block/SubDivision: # of Units: Worst Case: No PlatBook: BuilderName: **StanlyCrawford** RotateAngle: Street: 289 SE Hopeful Dr Permit Office: CrossVentilation: County: Columbia Whole House Fan: Jurisdiction: City, State, Zip: Lake City, FamilyType: Single-family FI, 32025-New/Existing: New (From Plans) Comment: CLIMATE IECC **Design Temp** Int Design Temp Heating Design **Daily Temp** DesignLocation TMY Site Zone 97.5% 2.5% Winter Summer Degree Days Moisture Range FL, Gainesville FL_GAINESVILLE_REGI 2 32 92 75 70 1305.5 51 Medium **FLOORS** FloorType Perimeter R-Value Area Tile Wood Carpet Slab-On-Grade Edge Insulation 320 ft 0 5000 ft² 1 0 0 1 ROOF Roof Gable Roof Solar Deck # Type Materials Area Area Color Absor. Tested Insul. Pitch Gable or shed Compositionshingles 5416 ft² 1040 ft² Medium 0.96 No 19 22.6 deg ATTIC # Ventilation Vent Ratio (1 in) Type RBS IRCC Area 1 Full attic Unvented 0 5000 ft² N N **CEILING** # Ceiling Type R-Value Area Framing Frac Truss Type 1 Under Attic (Unvented) 1 5000 ft² Wood 0.11 WALLS Cavity R-Value Sheathing R-Value Framing Fraction Solar Absor. # Ornt Adjacent To Wall Type Area 1 Ε Exterior Insulated Concrete Form 19 1320 ft² 0 0.75 2 W Exterior Insulated Concrete Form 19 1320 ft² 0 0 0.75 3 Ν Exterior Insulated Concrete Form 19 600 ft² 0 0 0.75 4 E Insulated Concrete Form Exterior 19 600 ft² 0 0 0.75

					DO	ORS						
\vee	#	Ornt	Door Type				Storm	ns	U-1	Value	Area	
	1	E	Insulated				None	9	0.46	60000	20 ft ²	
	2	E	Insulated				None	9	0.46	60000	40 ft ²	
	3	N	Insulated				None	Э	0.46	60000	40 ft ²	
	4	W	Insulated				None	Э	0.46	60000	20 ft ²	
				Orientation	WIN	DOWS entered, a	asBuiltorie	entation.				
1									Over	hang		
V	# C	Ornt Frame	Panes	NFRC	U-Factor	SHGC	Storms	Area		Separation	IntShade	Screening
	1	E Vinyl	Low-EDouble	Yes	0.33	0.21	N	36 ft ²	2 ft 0 in	8 ft 0 in	HERS 2006	None
-	2	W Vinyl	Low-EDouble	Yes	0.33	0.21	Ν	36 ft ²	2 ft 0 in	8 ft 0 in	HERS 2006	None
				IN	FILTRATIC	N & V	ENTING	à				
\checkmark	Method		SLA	CFM 50	ACH 50	ELA	EqLA	Sı		Ventilation Exhaust CFM		Fan Watts
	Default		0.00036	4721	4.72	259.2	487.5	O	cfm	0 cfm	0	0
					COOLING	G SYS	ГЕМ					
\vee	# 5	System Type		Subtype			Efficiency		Capacity	Air Flo	v SHR	Ducts
	1 (Central Unit		None		3	SEER: 13	59	.5 kBtu/hr	1785 cf	m 0.75	sys#1
					HEATING	G SYST	ГЕМ					
\vee	# 5	System Type		Subtype			Efficiency		Capacity	Ducts		
	1 E	Electric Heat Pur	mp	None			HSPF: 9	5	6 kBtu/hr	sys#1		
				7	HOT WAT	ER SY	STEM					
$\sqrt{}$	#	System Type			EF	Cap)	Use	SetPn	t	Conservation	
	1	Electric			0.92	40 ga	al	30 gal	120 de	9	None	
				SOL	AR HOT V	/ATER	SYSTE	М				
\checkmark	FSEC Cert #	CompanyNa	ıme		System Mod	el#	Co	llector Mo		Collector Area	Storage Volume	FEF
	None	None								ft²		
					DU	ICTS						
\checkmark	#	Sup	ply -Value Area	Ret	urn Area	Leakag	ieTvpe	Air Hand			rcent akage QN	RLF
(%)	1	Interior	6 1000 ft ²	Interior	250 ft²	DefaultL		Inter		anvarious mone	ault)%	7/10/20

		·				TEM	PERATU	RES						
Programa	ableThermo	stat: None		4	Ce	eiling Fans	i:							
Cooling Heating Venting	[X] Jan [X] Jan [X] Jan	[X] Feb [X] Feb [X] Feb	[X] Mar [X] Mar [X] Mar	[X] Api X) Api X) Api		X] May X] May X] May	[X] Jun [X] Jun [X] Jun	[X] Jul XJul Jul	[X] Aug [X] Aug [X] Aug	XX XX XX XX XX	ep ep ep	X Oct X Oct X Oct	[X] Nov [X] Nov [X] Nov	[X] Dec [X] Dec [X] Dec
ThermostatSchedule: HERS2			Reference					Hou	urs					
ScheduleT	уре		1	2	3	4	5	6	7	8	9	10	11	12
Cooling (W	D)	AM PM	78 78	78 78	78 78	78 78	78 78	78 78	78 78	78 78	78 78	78 78	78 78	78 78
Cooling (W	EH)	AM PM	78 78	78 78	78 78	78 78	78 78	78 78	78 78	78 78	78 78	78 78	78 78	78 78
Heating (W	D)	AM PM	68 68	68 68	68 68	68 68	68 68	68 68	68 68	68 68	68 68	68 68	68 68	68 68
Heating (W	EH)	AM PM	68 68	68 68	68 68	68 68	68 68	68 68	68 68	68 68	68 68	68 68	68 68	68 68

Code Compliance Checklist

Residential Whole Building Performance Method A - Details

ADDRESS: 289 SE Hopeful Dr

PERMIT #:

Lake City, FI, 32025-

INFILTRATION REDUCTION COMPLIANCE CHECKLIST

COMPONENTS	SECTION	REQUIREMENTS FOR EACH PRACTICE	CHECK
Exterior Windows & Doors	N1106.AB.1.1	Maximum: .3 cfm/sq.ft. window area; .5 cfm/sq.ft. door area.	
Exterior & Adjacent Walls	N1106.AB.1.2	Caulk, gasket, weatherstrip or seal between: windows/doors & frames, surrounding wall; foundation & wall sole or sill plate; joints between exterior wall panels at corners; utility penetrations; between wall panels & top/bottom plates; between walls and floor. EXCEPTION: Frame walls where a continuous infiltration barrier is installed that extends from, and is sealed to, the foundation to the top plate.	
Floors	N1106.AB.1.2	Penetrations/openings > 1/8" sealed unless backed by truss or joint members. EXCEPTION: Frame floors where a continuous infiltration barrier is installed that is sealed to the perimeter, penetrations and seams.	
Ceilings	N1106.AB.1.2	Between walls & ceilings; penetrations of ceiling plane to top floor; around shafts, chases, soffits, chimneys, cabinets sealed to continuous air barrier; gaps in gyp board & top plate; attic access. EXCEPTION: Frame ceilings where a continuous infiltration barrier is installed that is sealed at the perimeter, at penetrations and seams.	
Recessed Lighting Fixtures	N1106.AB.1.2	Type IC rated with no penetrations, sealed; or Type IC or non-IC rated, installed inside a sealed box with 1/2" clearance & 3" from insulation; or Type IC with < 2.0 cfm from conditioned space, tested.	
Multi-story Houses	N1106.AB.1.2	Air barrier on perimeter of floor cavity between floors.	
Additional Infiltration reqts	N1106.AB.1.3	Exhaust fans vented to outdoors, dampers; combustion space heaters comply with NFPA, have combustion air.	

OTHER PRESCRIPTIVE MEASURES (must be met or exceeded by all residences.)

COMPONENTS	SECTION	REQUIREMENTS	CHECK
Water Heaters	N1112.AB.3	Comply with efficiency requirements in Table N1112.ABC.3 Switch or clearly marked circuit breaker (electric) or cutoff (gas) must be provided. External or built-in heat trap required.	
Swimming Pools & Spas	N1112.AB.2.3	Spas & heated pools must have covers (except solar heated). Non-commercial pools must have a pump timer. Gas spa & pool heaters must have a minimum thermal efficiency of 78%. Heat pump pool heaters shall have a minimum COP of 4.0.	
Shower heads	N1112.AB.2.4	Water flow must be restricted to no more than 2.5 gallons per minute at 80 PSIG.	
Air Distribution Systems	N1110.AB All ducts, fittings, mechanical equipment and plenum chambers shall be mechanically attached, sealed, insulated and installed in accordance with the criteria of Section N1110.AB. Ducts in unconditioned attics: R-6 min. insulation.		
HVAC Controls	N1107.AB.2	Separate readily accessible manual or automatic thermostat for each system.	
Insulation	N1104.AB.1 N1102.B.1.1	Ceilings-Min. R-19. Common walls-frame R-11 or CBS R-3 both sides. Common ceiling & floors R-11.	

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289 SE Hopeful Dr, Lake City, Fl, 32025-

1.	New construction or ex	risting	New (From Plans)	9.	Wall Types		Insulation	Area
2.	Single family or multipl	e family	Single	-family		a. Insulated Concrete For	m, Exterior	R=19.0	3840.00 ft ²
3.	Number of units, if mul	tiple family	1	€ : F8***********************************		b. N/A		R=	ft²
						c. N/A		R=	ft²
4.	Number of Bedrooms		0			d. N/A		R=	ft ²
5.	Is this a worst case?		No		10	Ceiling Types		Insulation	Area
6.	Conditioned floor area	(ft²)	5000			a. Under Attic (Unvented)		R=1.0	5000.00 ft ²
7.	Windows** a. U-Factor: SHGC:	Description Dbl, U=0.33 SHGC=0.21		Area 72.00 ft ²	1:	b. N/A c. N/A 1. Ducts		R= R=	ft² ft²
	b. U-Factor: SHGC:	N/A		ft²	4.	a. Sup: Interior Ret: Inte	rior AH: Interio	r Sup. R=	6, 1000 ft ²
	c. U-Factor: SHGC:	N/A		ft²	12	Cooling systems Central Unit		Cap:	59.5 kBtu/hr SEER: 13
	d. U-Factor: SHGC:	N/A		ft²	18	3. Heating systems			
	e. U-Factor: SHGC:	N/A		ft²		a. Electric Heat Pump		Cap:	56.0 kBtu/hr HSPF: 9
	Floor Types a. Slab-On-Grade Edge	Insulation	Insulation R=0.0	Area 5000.00 ft ²	14	Hot water systems a. Electric		Сај	o: 40 gallons EF: 0.92
	b. N/A c. N/A		R= R=	ft² ft²		b. Conservation features None			EF. 0.92
					15	5. Credits			None

I certify that this home has complied with the Florida Energy Efficiency Code for Building Construction through the above energy saving features which will be installed (or exceeded) in this home before final inspection. Otherwise, a new EPL Display Card will be completed based on installed Code compliant features.

Builder Signature:	Date:	CR
Address of New Home:	City/FL Zip:	TI COD II



*Note: The home's estimated Energy Performance Index is only available through the EnergyGauge USA - FlaRes2008 computer program. This is not a Building Energy Rating. If your Index is below 100, your home may qualify for incentives if you obtain a Florida Energy Gauge Rating. Contact the Energy Gauge Hotline at (321) 638-1492 or see the Energy Gauge web site at energygauge.com for information and a list of certified Raters. For information about Florida's Energy Efficiency Code for Building Construction, contact the Department of Community Affairs at (850) 487-1824.

**Label required by Section 13-104.4.5 of the Florida Building Code, Building, or Section B2.1.1 of Appendix G of the Florida Building Code, Residential, if not DEFAULT.



SITE NAVIGATION

Product Type Detail

Organization

Product Application

Accredit-



Florida Building Code



Bulldings













User: Public User - Not Associated with Organization -

Need Help? FL4904

Application #: Date Submitted: Code Version

Product Manufacturer:

Address/Phone/email:

Category: Subcategory:

Evaluation Method:

Masonite International One North Dale Mabry Suite 950

Tampa, FL 33609 (615) 441-4258

Exterior Doors

07/25/2005

2004

Swinging

Section

Certification Mark or Listing

Standard

TAS 201

TAS 202

TAS 203

ASTM

E1300

ASTM

E1300

National Accreditation & Damp;

Year

1994

1994

1994

1998

2002

Referenced Standards from the Florida Building Code:

Section

2612 HVHZ Pl

Management Institute,

Quality Assurance Entity:

Certification Agency:

Validation Entity:

Authorized Signature:

Steve Schreiber

sschreiber@masonite com

Evaluation/Test Reports Uploaded:

Installation Documents Uploaded

PTID_4904_I_Install 68 WE

Glazed.pdf

PTID 4904 I Install 68 WE

Opaque.pdf PTID 4904 I Install 80 WE Glazed.pdf

PTID 4904 I Install 80 WE

Opaque.pdf

Product Approval Method:

Method I Option A

Application Status:

Approved

Date Validated:

09/27/2005

Date Approved:

10/06/2005

Date Certified to the 2004 Code:

Page:

Go

Page 1/1

App/Sec	Product Model # or Name	Model Description	Limits of Use
4904 1	Wood-edge Steel Side- Hinged Door Units		Evaluated for use in locations adhering to the Florida Building Code including the High Velocity Hurricane Zone, and where pressure requirements as determined by ASCE 7, Minimum Design Loads for Buildings and Other Structures, does not exceed the design pressures listed. 3'-0" x 6'-8" max nominal size Max DP = +/- 76.0. When large missile impact resistance is required, hurricane protective system is NOT required. See installation drawing DWG-MA-FL0128-05 for additional information.
		8'-0" Opaqué I/S and O/S Single Door	Evaluated for use in locations adhering to the Florida Building Code including the High Velocity Hurricane Zone, and where pressure requirements as determined by ASCE 7, Minimum Design Loads for Buildings and Other Structures, does not exceed the design pressures listed. 3'-0" x 8'-

			0" max nominal size Max DP = +/- 70.0. When large missile impact resistance is required, hurricane protective system is NOT required. See installation drawing DWG-MA-FL0129-05 for additional information.
4904.3	Wood-edge Steel Side- Hinged Door Units	6'-8" Opaque I/S and O/S Door w/ or w/o Sidelites	Evaluated for use in locations adhering to the Florida Building Code including the High Velocity Hurricane Zone, and where pressure requirements as determined by ASCE 7, Minimum Design Loads for Buildings and Other Structures, does not exceed the design pressures listed. 12'-0" x 6'-8" max nominal size. Max DP = +/- 55.0. When large missile impact resistance is required, hurricane protective system is NOT required on opaque panels, but is required on glazed panels. See installation drawing DWG-MA-FL0128-05 for additional information.
4904.4	Wood-edge Steel Side- Hinged Door Units	8'-0" Opaque I/S e. Door w/ or w/o Sidelites 8' M V re ht. Sy or re pa dr. FL	Evaluated for use in ocations adhering to the Florida Building Code including the High Velocity durricane Zone, and where pressure equirements as letermined by ASCE 7, flinimum Design Loads or Buildings and Other structures, does not exceed the design ressures listed 12'-0" x 2'-0" max nominal size. If the large missile impact esistance is required, curricane protective extem is NOT required in opaque panels, but is quired on glazed anels. See installation awing DWG-MA-0129-05 for additional formation.

	4904.5	Wood-edge Steel Side- Hinged Door Units	8'-0" Opaque O/S w/ or w/o Sidelites	locations adhering to the Florida Building Code including the High Velocity Hurricane Zone, and where pressure requirements as determined by ASCE 7, Minimum Design Loads for Buildings and Other Structures, does not exceed the design pressures listed. 12'-0" x 8'-0" max nominal size. Max DP = + 50.0 / -45.0. When large missile impact resistance is required, hurricane protective system is NOT required on opaque panels, but is required on glazed panels. See installation drawing DWG-MA-FL0129-05 for additional information.
	4904.6	Wood-edge Steel Side- Hinged Door Units	6'-8" Glazed I/S and O/S Door w/ or w/o Sidelites	Evaluated for use in locations adhering to the Florida Building Code including the High Velocity Hurricane Zone, and where pressure requirements as determined by ASCE 7, Minimum Design Loads
4:	904.7		8'-0" Glazed I/S Door w/ or w/o Sidelites	Evaluated for use in locations adhering to the Florida Building Code including the High Velocity Hurricane Zone, and where pressure requirements as determined by ASCE 7, Minimum Design Loads for Buildings and Other Structures, does not exceed the design pressures listed 12'-0" x 8'-0" max nominal size

		Max DP = +40 0 / -45.0. When large missile impact resistance is required, hurricane protective system is required. See installation drawing DWG-MA-FL0131-05 for additional information.
Wood-edge Steel Side- Hinged Door Units	8'-0" Glazed O/S Door w/ or w/o Sidelites	Evaluated for use in locations adhering to the Florida Building Code including the High Velocity Hurricane Zone, and where pressure requirements as determined by ASCE 7, Minimum Design Loads for Buildings and Other Structures, does not exceed the design pressures listed 12'-0" x 8'-0" max nominal size. Max DP = + 45.0 / -40.0. When large missile impact resistance is required, hurricane protective system is required. See installation drawing DWG-MA-FL0131-05 for additional information.

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Cömmunity Affairs





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<u>Product Approval Menu > Product or Application Search > Application List > Application Detail</u>

FOORMANTY FLAMMING
FLOUSING A LIGHMUNITY
DEVELOPMENT
FERENCE (IC)
MANAGEMENT
FOOFFICE OF THE
SSCREPTAGE

FL # FL1214-R1
Application Type Revision
Code Version 2004
Application Status Approved
Comments
Archived

Product Manufacturer Address/Phone/Email Alenco
615 Carson
Bryan, TX 77802
(979) 779-7770 ext 343
mkoppers@alenco.com

Authorized Signature

Martin Koppers mkoppers@alenco.com

Technical Representative Address/Phone/Email

Martin Koppers 615 Carson St. Bryan, TX 77802

mkoppers@alenco.com

Quality Assurance Representative Address/Phone/Email

Category Subcategory Windows Single Hung

Standard

Compliance Method

Certification Mark or Listing

Certification Agency

National Accreditation & Management Institute,

Referenced Standard and Year (of

Standard)

AAMA/NWWDA 101/I.S.2

Equivalence of Product Standards Certified By

Sections from the Code

1707,4,2,1

Product Approval Method

Method 1 Option A

Date Submitted

06/08/2005

Date Validated

08/04/2005

Date Pending FBC Approval

06/18/2005

Date Approved

08/05/2005

Vinul ->

FL#	Model, Number or Name	Description	
1214.1	1111	Vinyl Tilt Single Hung	
Limits of Use (See Other) Approved for use in HVHZ: Approved for use outside HVHZ: Impact Resistant: Design Pressure: +/- Other: 1111: 48X72 R(35) Tested with DS annealed,44X72 R(40)Tested with SS annealed. For smaller window sizes, glass to comply with ASTM E1300-02.		Certification Agency Certificate Installation Instructions PTID 1214 R1 I FL INSTALLATIO INSTRUCTIONS - Aluminum B.pdf PTID 1214 R1 I INSTALLATION INSTRUCTIONS - Visual B. p. et for	
1214.2	3753	Aluminum Tilt Single Hung	
Limits of Use (See Other) Approved for use in HVHZ: Approved for use outside HVHZ: Impact Resistant: Design Pressure: +/- Other: 3753:44X72 R(40) Tested with Tested with DS annealed.For smaller window sizes, glass to comply with ASTM E1300-02.		Certification Agency Certificate Installation Instructions Verified By:	
214.3	4710F	Aluminum Single Hung	
Impact Resista Design Pressur Other: 4710F:48 S annealed glas	se in HVHZ; se outside HVHZ; nt;	Certification Agency Certificate Installation Instructions Verified By:	

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Next

DCA Administration

Department of Community Affairs
Florida Building Code Online
Codes and Standards
2555 Shumard Oak Boulevard
Tallahassee, Florida 32399-2100
(850) 487-1824, Suncom 277-1824, Fax (850) 414-8436
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Product Approval Accepts:



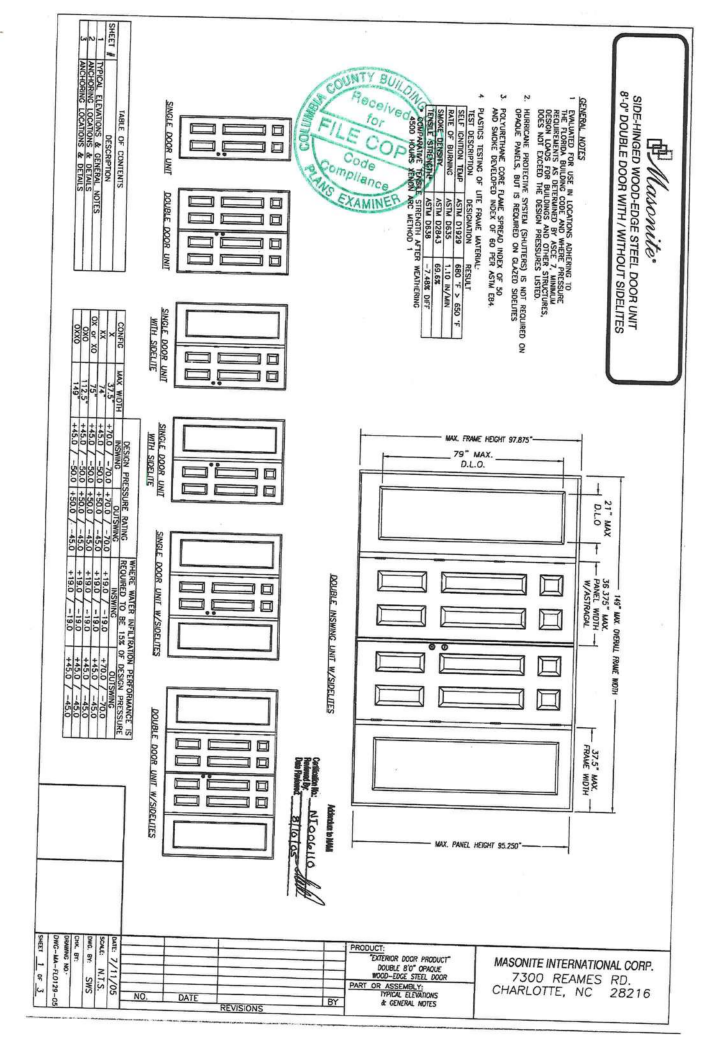


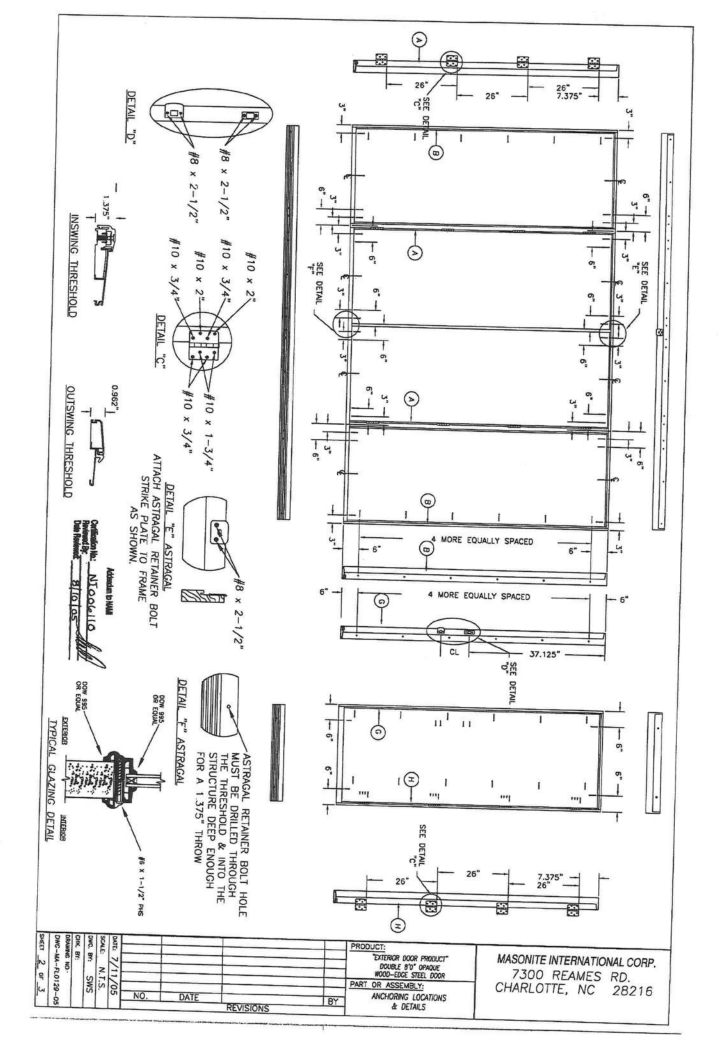


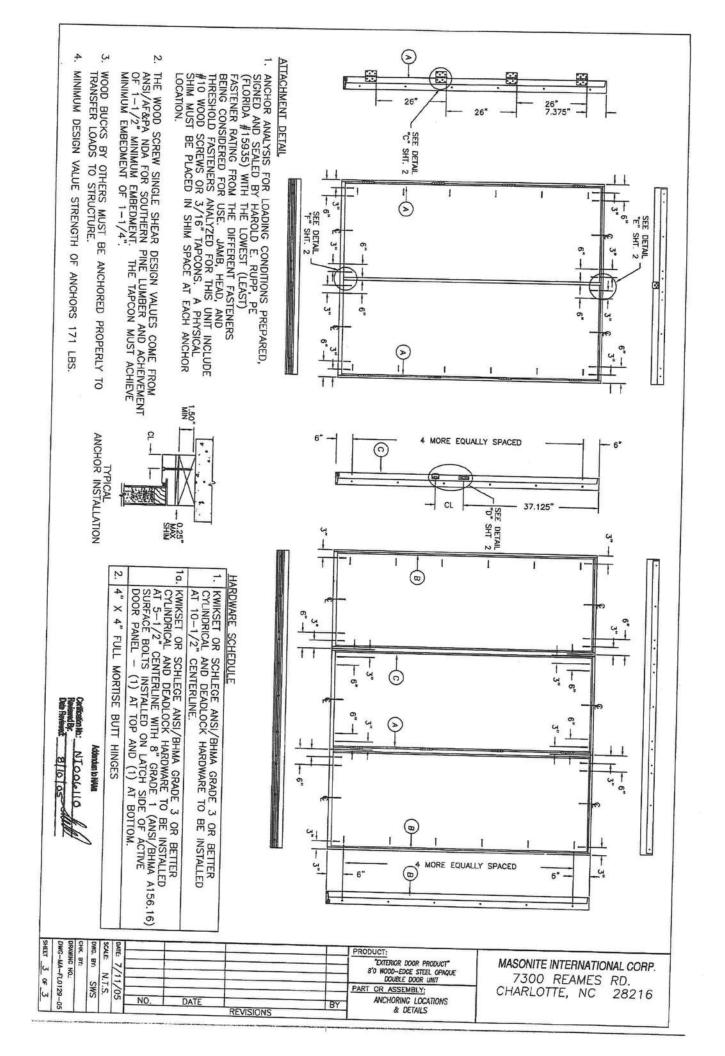












755-2165





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DAVID STILL **Executive Director** Lake City, Florida

SUWANNEE RIVER WATER MANAGEMENT DISTRICT

November 2, 2010

Mr. Chad Williams GTC Design Group 176 NW Lake Jeffrey Road Lake City, FL 32055

Subject: Pending Expansion and/or Addition, ERP93-0185M4, Hopeful Baptist Church, Columbia County

DONE DEAL

Dear Mr. Williams:

This letter is in reference to the letter and plans received October 28, 2010, by the Suwannee River Water Management District (District). The above mentioned proposed activity will require a Modification of the existing permit ERP93-0185 from the District according to Chapters 40B-4 and 40B-400, Florida Administrative Code (F.A.C.).

Although not be much, .91 acres is above the allowed, permitted impervious amount of .90 acres. Therefore, you must modify the permit for the additional impervious surfaces. At this point, the project is considered pending. If you would like to proceed with the application process, please submit a complete application package. A complete application package should consist of an application, application fee of \$500, engineered calculations and site plans, a blueline aerial and topography map.

For more information or questions on this topic, please contact me at 386,362,1001 or toll free at 800,226,1066.

Sincerely,

Deronnauhall II/RL Leroy Marshall II, P.E., CFM Water Resource Engineer

LM/rl

CC: Hopeful Baptist Church

Water for Nature, Water for People