

Whiting Street PD&E Study

Project Environmental Impact Report

March 2022



PROJECT ENVIRONMENTAL IMPACT REPORT SUMMARY

1.0 Project Description and Purpose and Need:

a. **Project Information:**

Project Name: Whiting Street Extension and Selmon Expressway Ramps Reconfiguration Project

Development and Environment Study

Project Limits: Whiting Street from Jefferson Street to North Meridian Avenue; Reconfiguration of

Selmon Expressway On-ramps at Jefferson Street and Off-ramps at Florida Avenue and

Channelside Drive

County: Hillsborough County

ETDM Number (If applicable): Not Applicable

Tampa Hillsborough Expressway Authority Number: HI-0141

Project Manager: Anna Quiñones, AICP, Tampa Hillsborough Expressway Authority

b. Proposed Improvements:

The Tampa Hillsborough Expressway Authority (THEA), in coordination with the City of Tampa, conducted a Project Development and Environment (PD&E) Study to evaluate the needs, costs and effects of extending Whiting Street and reconfiguring the on-ramps of the Selmon Expressway at Jefferson Street and off-ramps at Florida Avenue and Channelside Drive. The study considerd extending Whiting Street to North Meridian Avenue and included improvements and realignment of the existing segment of Whiting Street, from Jefferson Street to North Brush Street. The extension will provide a direct connection of the Whiting Street corridor to North Meridian Avenue which will improve traffic flow and safety for all transportation modes and offer additional connections within the street network.

The study also evaluated reconfiguring the on-ramp to the Selmon Expressway at Jefferson Street and the off-ramps at Florida Avenue and Channelside Drive. It is anticipated that the Florida Avenue off-ramp will be widened to two lanes, and Channelside Drive off-ramp will be removed, and a new Whiting Street off-ramp will extend from the Selmon Expressway, near Morgan Street, to Nebraska Avenue and intersect with the new Whiting Street alignment to provide a direct connection from the Selmon Expressway.

The improvements will require the acquisition of approximately 0.52 acres of additional right-of-way (ROW) from four (4) parcels of land.



c. Purpose and Need:

The purpose of this project is to provide a direct connection of the Whiting Street corridor to North Meridian Avenue to improve traffic flow and safety for all transportation modes and offer additional connections within the street network. The project will also reconfigure the on-ramps to the Selmon Expressway at Jefferson Street and the off-ramps at Florida Avenue and Channelside Drive to improve safety, traffic circulation, and access to Whiting Street and North Meridian Avenue.

The need for the project is based on the following criteria:

System Linkage

Based upon the Tampa Bay Regional Planning Model (TBRPM) Version 8.2, the existing roadway network will be over capacity by the 2046 design year. Additional network connectivity such as the Whiting Street extension and ramp reconfigurations, are necessary to provide additional route choice and access to alleviate congestion.

Safety

Safety and operational concerns with the Florida Avenue and Channelside Drive off-ramps include a substandard radius and a free-flow merge movement onto Florida Avenue with a sidewalk/crosswalk conflict. The ramp termini onto Channelside Drive terminates into a 5-leg intersection at Channelside Drive and Morgan Street, which is a major pedestrian access point to the Amalie Arena. Six (6) years of data (2013-2018) were reviewed, and 14 crashes have occurred at this ramp. As the Water Street Project builds out to the east of the ramp system, the adverse impact of geometric issues and pedestrian conflicts are expected to be exacerbated. Also, the planned widening of the Selmon Expressway south of the downtown ramps will alleviate congestion issues and result in higher speed, higher volume interactions at this ramp. As such, improving the ramp geometry, eliminating pedestrian conflicts, and redirecting Downtown East traffic beyond the Water Street District is critical to proactively address safety concerns as both the Selmon Expressway and Downtown Tampa continue to develop.

Transportation Demand

Based upon the Tampa Bay Regional Planning Model (TBRPM) Version 8.2, Jefferson Street (39,000 average annual daily traffic (AADT)) and Kennedy Boulevard (34,000 AADT) are expected to reach their operational capacity by 2040. As the Water Street Project develops, the vehicle demand is expected to increase. The proposed connection of Whiting Street could carry up to 14,800 AADT, providing valuable route divergence and congestion relief to the parallel facilities.



2.0 Environmental Analysis

Issues/Resources	Yes	Substa No	antial Impa Enhance	cts? No Inv	Supporting
					Information ²
A. SOCIAL & ECONOMIC					
1. Land Use Change	[]	[✓]	[]	[]	Section 2.1.1
2. Social	[]	[✓]	[]	[]	Section 2.1.2
3. Economics	[]	[]	[✓]	[]	Section 2.1.3
4. Mobility	[]	[]	[✓]	[]	Section 2.1.4
5. Aesthetic Effects	[]	[✓]	[]	[]	Section 2.1.5
6. Relocation Potential	[]	[√]	[]	[]	Section 2.1.6
B. CULTURAL					
1. Historic Sites/Districts	[]	[√]	[]	[]	Section 2.2.1
2. Archaeological Sites	[]	[✓]	[]	[]	Section 2.2.2
3. Recreational Areas and Protected Lands	[]	[]	[]	[✓]	Section 2.2.3
C. NATURAL					
1. Wetlands and Other Surface Waters	[]	[]	[]	[✓]	Section 2.3.1
Aquatic Preserves and Outstanding FL Waters	[]	[]	[]	[√]	Not Applicable
3. Water Resources	[]	[✓]	[]	[]	Section 2.3.3
4. Wild and Scenic Rivers	[]	[]	[]	[✓]	Not Applicable
5. Floodplains	[]	[]	[]	[✓]	Not Applicable
6. Coastal Barrier Resources	[]	[]	[]	[√]	Not Applicable
7. Protected Species and Habitat	[]	[√]	[]	[]	Section 2.3.7
8. Essential Fish Habitat	[]	[]	[]	[√]	Section 2.3.8
D. PHYSICAL					
1. Highway Traffic Noise	[]	[√]	[]	[]	Section 2.4.1
2. Air Quality	[]	[√]	[]	[]	Section 2.4.2
3. Contamination	[]	[√]	[]	[]	Section 2.4.3
4. Utilities and Railroads	[]	[√]	[]	[]	Section 2.4.4
5. Construction	[]	[√]	[]	[]	Section 2.4.5
6. Bicycles and Pedestrians	[]	[]	[✓]	[]	Section 2.4.6
7. Navigation	[]	[]	[]	[✓]	Not Applicable

Notes:

¹ Substantial Impacts?: Yes = Substantial Impact; No = No Substantial Impact; Enhance = Enhancement; NoInv = Issue absent, no involvement.

 $^{^{\}rm 2}$ Supporting information is documented in the referenced section below.



3.0 Anticipated Permits

Agency	Permit Type
Southwest Florida Water Management	Environmental Resource Permit
District (SWFWMD)	
Florida Department of Environmental	National Pollutant Discharge Elimination System Permit
Protection	

4.0 Engineering Analysis

Future traffic (2046) shows a need for improvements to the Selmon Expressway off-ramps at Florida Avenue and Channelside Drive, and corresponding improvements to Whiting Street from Jefferson Street to North Meridian Avenue, and reconfiguration of the Selmon Expressway on-ramp at Jefferson Street. As a result, two build alternatives (Alternatives 1 and 2) were developed and refined based on study analysis results. Based on public input and study analysis results, Alternative 2 was selected as the project's Preferred Alternative. The engineering analysis conducted for this study is contained in the project's Preliminary Engineering Report (PER).

5.0 Commitments

a. Cultural Resources

- During project construction within the area of the Fort Brooke (8HI00013) archaeological site (including all areas associated with the existing Florida Avenue and Channelside Drive off ramp improvements), ground disturbance that goes beyond the depth of one meter (3.3 ft) shall be monitored by a qualified archaeologist. If prehistoric or historic artifacts, such as pottery or ceramics, projectile points, dugout canoes, metal implements, historic building materials, or any other physical remains that could be associated with Native American, early European, or American settlement are encountered at any time within the project area, construction activities involving subsurface disturbance in the vicinity of the discovery will cease. The Florida Department of State, Division of Historical Resources, Compliance Review Section will be contacted. The subsurface construction activities will not resume without verbal and/or written authorization. In the event that unmarked human remains are encountered during construction activities, all work will stop immediately, and the proper authorities notified in accordance with Section 872.05, Florida Statutes.
- Prior to the start of construction, the following actions will be undertaken by professionals that
 meet the Secretary of the Interior's Professional Qualification Standards (48 FR 44716) and the
 measures will be completed and approved by Florida Division of Historic Resources staff prior to
 removal of the resources.



- A pictorial and narrative history of the Ardent Mills historic site will be developed and submitted to the Florida Memory repository at The State Archives of Florida, John F. Germany Public Library Florida History Room, and Tampa Bay Historic Center. This document shall include limited large format and digital photographs of current appearance, historic photographs, written history, and oral or video interviews with previous employees or persons with recollections of the mill operation.
- A pictorial and narrative history of the Florida Central & Peninsular Railroad will be developed and submitted to the Florida Memory repository at The State Archives of Florida, John F. Germany Public Library Florida History Room, and Tampa Bay Historic Center. This will include photographs of current appearance, historic photographs, and written history.
- A State Historic Marker will be produced that is two-sided with the history of Ardent Mills
 on one side of the marker and the history of the Florida Central & Peninsular Railroad on
 the other side of the marker. The marker text will be submitted to the State Historical Marker
 Council (SHMC) for approval. After approved by the SHMC, and completion of project
 construction, the marker will be erected at a location approved by the SHMC.

b. Contamination

For those locations with a risk ranking of MEDIUM and HIGH, Level II field screening should be considered during future project implementation phases and prior to construction. Note that additional information may become available or site-specific conditions may change from the time the Contamination Screening Evaluation Report (CSER) was prepared and should be considered prior to proceeding with roadway construction.

6.0 Preferred Alternative

Based on the public input received at the Alternatives Virtual Meeting and the results of the alternatives analysis, THEA has identified Alternative 2 as the Preferred Alternative. See **Appendix B** for the Preferred Alternative Concept Plans.

Alternative 2 was selected as the Preferred Alternative because it is the most cost feasible, adds needed capacity and addresses traffic congestion well into the future.



7.0 Approved for Public Availability

(Before public hearing when a public hearing is required)	
	//
Tampa Hillsborough Expressway Authority Robert Frey, Director of Planning and Innovation	Date
	/
Tampa Hillsborough Expressway Authority Greg Slater, CEO	Date
8.0 Public Involvement	
1. \square A public hearing is not required.	
2. A public hearing will be held on The draft PEIR is public and comments are allowed to be submitted to the contact below	•
Contact Information:	
 3. ⊠ A public hearing was held on February 22, 2022, and the transet 4. □ An opportunity for a public hearing was afforded and was doce 	·



9.0 Approval of Final Document

This project has been developed without regard to race, color, national origin, age, sex, religion, disability, or family status.

or family status.	
The final PEIR reflects consideration of the PD&E	Study and the Public Hearing.
	/
Tampa Hillsborough Expressway Authority Greg Slater, CEO	Date



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1.0 Project Summary

The purpose of this Project Environmental Impact Report (PEIR) is to document the environmental analyses performed to support decisions related to the selection of a preferred project alternative. In addition, it summarizes existing conditions, documents the purpose of and need for the project, and documents other data related to preliminary design concepts. These preliminary design concepts establish the functional and/or conceptual requirements that will be the starting point for the final design phase. This PEIR was prepared using the Florida Department of Transportation (FDOT) Project Development and Environment (PD&E) Manual, Part 1, Chapter 10 (July 2020).

1.1 Project Description

The Tampa Hillsborough Expressway Authority (THEA), in coordination with the City of Tampa, conducted a Project Development and Environment (PD&E) Study to evaluate the needs, costs, and effects of extending Whiting Street and reconfiguring the on-ramps of the Selmon Expressway at Jefferson Street and off-ramps at Florida Avenue and Channelside Drive. The study considered extending Whiting Street to North Meridian Avenue and included improvements and realignment of the existing segment of Whiting Street, from Jefferson Street to North Brush Street. The extension will provide a direct connection of the Whiting Street corridor to North Meridian Avenue which will improve traffic flow and safety for all transportation modes and offer additional connections within the street network.

The study also evaluated reconfiguring the on-ramp to the Selmon Expressway at Jefferson Street and the off-ramps at Florida Avenue and Channelside Drive. It is anticipated that the Florida Avenue off-ramp will be widened to two lanes, the Channelside Drive off-ramp will be removed, and the new Whiting Street off-ramp will extend from the Selmon Expressway, near Morgan Street, to Nebraska Avenue and intersect with the new Whiting Street alignment to provide a direct connection from the Selmon Expressway. See **Figure 1.1** for the project location map.

The improvements will require the acquisition of 0.52 acres of additional right-of-way (ROW) from four existing parcels.





1.2 Purpose & Need

The purpose of this project is to provide a direct connection of the Whiting Street corridor to North Meridian Avenue to improve traffic flow and safety for all transportation modes and offer additional connections within the street network. The project will also reconfigure the on-ramps to the Selmon Expressway at Jefferson Street and the off-ramps at Florida Avenue and Channelside Drive to improve safety, traffic circulation, and access to Whiting Street and North Meridian Avenue.

The need for the project is based on the following criteria:

System Linkage

Based upon the Tampa Bay Regional Planning Model (TBRPM) Version 8.2, the existing roadway network will be over capacity by the 2046 design year. Additional network connectivity such as the Whiting Street extension and ramp reconfigurations, are necessary to provide additional route choice and access to alleviate congestion.



Safety

Safety and operational concerns with the Florida Avenue and Channelside Drive off-ramps include a substandard radius and a free-flow merge movement onto Florida Avenue with a sidewalk/crosswalk conflict. The ramp termini onto Channelside Drive terminates into a 5-leg intersection at Channelside Drive and Morgan Street, which is a major pedestrian access point to the Amalie Arena. Six (6) years of data (2013-2018) were reviewed, and 14 crashes have occurred at this ramp. As the Water Street Project builds out to the east of the ramp system, the adverse impact of geometric issues and pedestrian conflicts are expected to be exacerbated. Also, the planned widening of the Selmon Expressway south of the downtown ramps will alleviate congestion issues and result in higher speed, higher volume interactions at this ramp. As such, improving the ramp geometry, eliminating pedestrian conflicts, and redirecting Downtown East traffic beyond the Water Street District is critical to proactively address safety concerns as both the Selmon Expressway and Downtown Tampa continue to develop.

Transportation Demand

Based upon the TBRPM Version 8.2, Jefferson Street (39,000 AADT) and Kennedy Boulevard (34,000 AADT) are expected to reach their operational capacity by 2040. As the Water Street Project develops, the vehicle demand is expected to increase. The proposed connection of Whiting Street could carry up to 14,800 AADT, providing valuable route divergence and congestion relief to the parallel facilities.

1.3 Alternatives Analysis Summary

1.3.1 Preferred Alternative

THEA has committed to provide a new connection to North Meridian Avenue, by extending Whiting Street between Brush Street and North Meridian Avenue. In order to construct the extension of Whiting Street, the existing railroad tracks will need to be removed. Removing the railroad tracks and completing the extension to North Meridian Avenue will offer an additional connection within the street network, providing additional route choice and alleviating congestion.

The Preferred Alternative proposes improvements to existing ramp configurations and the existing street network at multiple locations in the Downtown/Channelside area. The improvements can be broken up into four distinct locations. See **Figure 1.2** for each location of proposed improvements.

Location A

Whiting Street currently ends at Brush Street, west of the railroad tracks. The preferred alternative proposes to extend Whiting Street, from Brush Street to North Meridian Avenue, with a new signal at the T-intersection of Whiting Street and North Meridian Avenue. The proposed typical section for the Whiting Street extension includes two 11-foot-wide travel lanes in each direction, a 15-foot-wide raised median, curb and gutter, and 10-foot-wide sidewalks on both the north and south sides of the road. The eastbound approach to North Meridian Avenue includes two 11-foot-wide dedicated left turn lanes and one 11-foot-wide dedicated right turn lane. If necessary, the proposed 15-foot-wide raised median can be converted to an additional dedicated left turn lane in the future. The existing grassed median on North Meridian Avenue



will be split in order to accommodate the proposed signalized intersection. The Preferred Alternative includes the addition of a southbound dedicated right turn lane and a northbound dedicated left turn lane. The Preferred Alternative does not propose any other improvements to North Meridian Avenue.



Figure 1.2: Proposed Improvement Locations

Location B

Whiting Street is currently a two-lane roadway with on-street parking on both the north and south sides of the road. East of the Selmon Expressway, Whiting Street is a brick road in much need of repair. The Preferred Alternative proposes to widen/reconstruct Whiting Street from two to four lanes with two 11-foot-wide travel lanes in each direction, curb and gutter, and 10-foot-wide sidewalks on both the north and south sides of the road. The Preferred Alternative also includes installing two new traffic signals: one at the intersection of Whiting Street and the terminus of the proposed Whiting off-ramp, just east of the Selmon Expressway, and the other at the intersection of Whiting Street and Brush Street. A dedicated eastbound left turn lane is proposed at the intersection of Whiting Street and Brush Street.



Location C

The existing exit Ramp 6B provides users the ability to travel east along Channelside Drive, towards Amalie Arena and the Florida Aquarium. The preferred alternative proposes relocating exit Ramp 6B approximately 700 feet north and providing a direct connection to Whiting Street. The proposed ramp includes a single 15-foot-wide ramp lane, which will remain on structure beyond the existing Jefferson Street on-ramp. From this point, the ramp profile begins to decrease and the ramp will be supported by a Mechanically Stabilized Earth (MSE) wall, which ends approximately 100 feet south of Whiting Street. The ramp widens to three 12-foot-wide lanes at the intersection, with one dedicated left turn lane and two dedicated right turn lanes. The proposed ramp will cut off access north, along Nebraska Avenue, and therefore requires a horizontal curve to connect Nebraska Avenue to Finley Street. The existing Jefferson Street on-ramp entrance will be shifted to the north to accommodate the new Whiting Street off-ramp.

Location D

The current configuration of exit Ramp 6A includes a tight single lane loop ramp that merges onto Florida Avenue under a free-flow condition. The short, tight curve provides little room for vehicles to slow down and queue if there is any backup when trying to merge onto Florida Avenue. The preferred alternative proposes widening the ramp from one to two lanes as well as lengthening the ramp to provide a wider curve. The loop ramp terminates at Florida Avenue at a proposed signalized intersection. The proposed loop ramp includes two 12-foot-wide ramp lanes and will remain on structure beyond the existing exit Ramp 6B to provide an open area underneath for mixed use and to promote pedestrian travel. Approximately 300 feet north of Florida Avenue, the ramp widens to three lanes to provide more vehicle storage and efficient queue dispersion onto Florida Avenue. The increased ramp length as well as the additional lanes will minimize backup and potential vehicle queueing onto the Selmon Expressway. The Preferred Alternative includes a 10-foot-wide sidewalk on the inside edge of the proposed loop ramp, crossing underneath the ramp at the location of the existing exit Ramp 6B. Pedestrians will have the ability to cross the loop ramp, to access Channelside Drive, at a proposed crosswalk. No right-of-way is required to construct the proposed loop ramp.

1.3.2 No-build Alternative

The No-build Alternative would maintain the existing roadway configurations within the study area. Selmon Expressway ramp modifications would not occur and Whiting Street would not be extended from Brush Street to North Meridian Avenue. In addition, proposed improvements to Whiting Street, Florida Avenue and Channelside Drive would not be undertaken.

The No-build Alternative considers what would happen in the future if the proposed project improvements were not constructed. It includes the routine maintenance improvements of the existing roadways and assumes no roadway improvements beyond those currently programmed, committed, and funded. While the No-build Alternative does not meet the project needs, it provides a baseline condition against which the effects of the Build Alternative improvements can be compared and measured.



1.3.3 Summary of Preferred Alternative

The Preferred Alternative was analyzed to determine the potential impacts to the social, cultural, natural, and physical environment compared to the No-build Alternative. **Table 1.1** summarizes the impacts associated with the Preferred Alternative. The project specific alternative evaluation between the Preferred Alternative and the No-build Alternative is shown in **Table 1.2**.

Table 1.1: Environmental Impacts Summary of Preferred and No-build Alternatives

Item		Preferred Alternative	No-build Alternative
	Right-of-Way Impacts (acres)	0.52	0
	Number of Parcels Impacted	3	0
Social	Number of Business or Residential Relocations	1	0
	Number of Community Facilities Impacts	0	0
	Number of Parks and Recreational Facilities Impacted	0	0
Cultural	Native American Lands Impacted (acres)	0	0
Cultural	NRHP*-Eligible Historical and Archaeological Sites Impacted (number)	2	0
	Wetland Impacts (acres)	0	0
	Other Surface Waters Impacts (acres)	0	0
Natural	Essential Fish Habitat Impacts (acres)	0	0
INdluidi	Floodplain Impacts (acres)	0	0
	Protected Species (potential for occurrence)	Low	Low
	Critical Habitat (acres)	0	0
	Number of Contamination/Hazardous Waste Sites**	61	0
Physical	Number of Noise Receptors Impacted	42	0
	Number of Utilities Potentially Relocated	6	0

^{*}NRHP = National Register of Historic Places

^{**}total medium or high ranked sites within 500 feet of the project area



Table 1.2: Alternative Evaluation Matrix

Comparison Metric	Preferred Alternative	No-build Alternative
Conforms with Transportation Plan	No	No
Maintains Level of Service	Yes	No
Accommodates Future Travel Demand	Yes	No
Improves System Linkage	Yes	No
Improves User Safety	Yes	No
Additional Right-of-Way Required (acres)	0.52	0.00
Project Cost (in 2021 dollars)	\$55.2 million	\$0.00

2.0 Environmental Analysis

2.1 Social and Economic Impacts

The documentation of the existing and proposed conditions and the evaluation of the potential social impacts is provided in the following support document completed as part of this study.

Sociocultural Effects Evaluation (SCE) Memorandum (October 2021)

2.1.1 Land Use

The proposed project is located in the City of Tampa's (City) Central Business District and Channel District. The predominant land use present west of North Meridian Avenue is Central Business District-2, which is characterized by high density development including office and residential high-rises featuring a mix of land uses on the site. Particular attention is paid to the public realm which requires a hierarchy of pedestrian, transit, and vehicular oriented streets. To the east of North Meridian Avenue, the predominant zoning is Channel District 1, 2, or 3. This zoning is characterized by high density residential with a mix of supporting commercial land uses.

Community focal points are public or private facilities, organizations or locations that hold special importance to local residents. **Tables 2.1** through **2.8** list the community focal points in the study area. The focal points are shown in **Figure 2.1**.

Table 2.1: Educational Facilities

Facility	Address	
Hillsborough County District Office	901 E Kennedy Boulevard	
Rampello Downtown Partnership K-8th	802 E Washington Street	
Carlton Academy Day School	205 N Brush Street	
University of South Florida Health	124 S Franklin Street	

Table 2.2: Religious Centers

Facility	Address
St. Andrew's Episcopal Church	509 E Twiggs Street
First Presbyterian Church	412 E Zack Street
Sacred Heart Catholic Church	509 N Florida Avenue
First Baptist Church of Tampa	302 W Kennedy Boulevard
St. Peter Claver Catholic Church	1203 N Nebraska Avenue
MT Moriah Primitive	1225 N Nebraska Avenue



Table 2.3: Park and Recreational Facilities

Facility	Address	
Joe Chillura Courthouse Square	641 E Kennedy Boulevard	
AIDS Memorial Park	102 W Hyde Park Place	
Lykes Gaslight Square Park	410 N Franklin Street	
Columbus Statue Park	300 Bayshore Boulevard & Platt Street	
Contanchobee Fort Brooke Park	601 Ice Palace Drive	
Downtown Ribbon of Green	233 S Ashley Drive	
MacDill Park	100 N Ashley Drive	
Tony Jannus Park	240 Bayshore Boulevard	
Tampa General Hospital Park	35 Columbia Drive	
City of Tampa Park	1226 E Cumberland Avenue	

Table 2.4: Hospitals

Facility	Address	
Tampa General Hospital	1 Tampa General Circle	

Table 2.5: Group Care Facilities

Facility	Address
Hyde Park Counseling Center	207 W Verne Street
St. John's Episcopal Parish Day School	240 S Plant Avenue
Channelside Academy of Math & Science	1029 Twiggs Street

Table 2.6: Government Buildings

Facility	Address	
US Department of Commerce	1101 Channelside Drive	
Hillsborough County Center	601 E Kennedy Boulevard	
Hillsborough County	601 E Kennedy Boulevard	
Tampa Municipal Office Building	306 E Jackson Boulevard	
Hillsborough County Downtown Office	601 E Kennedy Boulevard	
Honorable Robert A Foster	401 N Jefferson Street #125	



Table 2.7: Fire Stations

Facility	Address	
Tampa Fire Station #1	808 E Zack Street	

Table 2.8: Multimodal Facilities

Facility		
Hillsborough River Trail		
Hillsborough Bay Trail		
The Tampa Riverwalk		
Bayshore Boulevard Greenway		
Meridian Avenue Trail		
Lykes Gaslight Square Park		
Joe Chillura Courthouse Square		
Selmon Greenway		

The 2011 Southwest Florida Water Management District (SWFWMD) Florida Land Use and Land Cover map identified Commercial and Services (47.36 acres, 38.34%), Transportation (32.49 acres, 26.3%), Open Land (15.91 acres, 12.88%), and Industrial (15.08 acres, 12.21%) as the major existing land uses within 500 feet of the project area. The project is located in one Census Designated Place: Tampa. Within the project area, there are two Developments of Regional Impact (DRIs) which are The Quad Block (1.65 acre, 1.33%) and Downtown Tampa (108.72 acres, 88.02%). **Figure 2-2** shows the DRIs in the project area. There are no Planned Unit Developments (PUDs) within the area of the project.

The City of Tampa Adopted 2040 Future Land Use Map identifies future land uses within the area of the project as primarily Central Business District, and Regional Mixed Use.

While current development in the project area is replacing the industrial uses and open land with commercial and services and residential land uses, minimal changes to surrounding land uses are anticipated as a result of this project.



Figure 2.1: Focal Points in Project Area

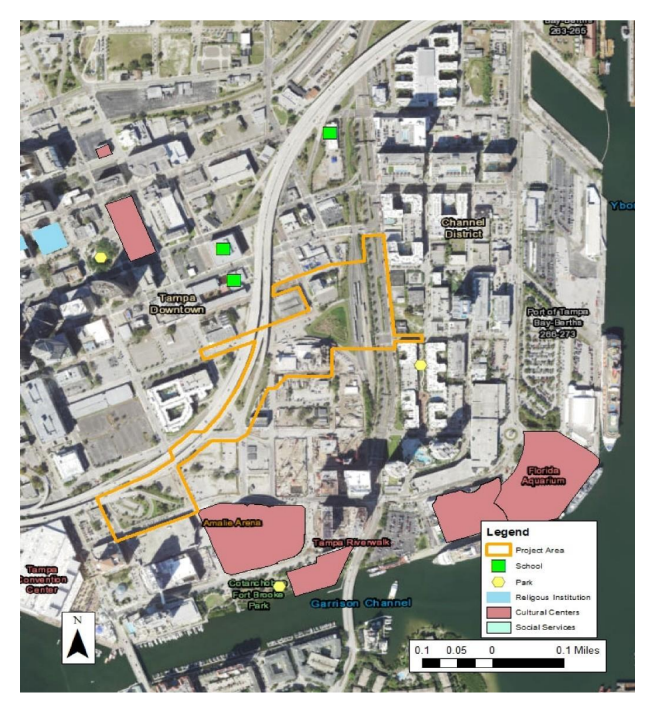
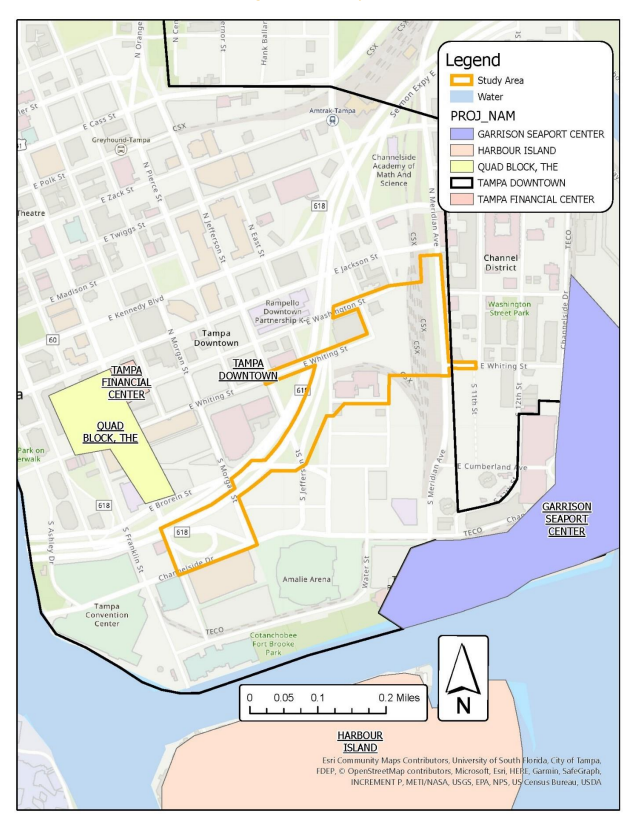




Figure 2.2: DRIs in Project Area





2.1.2 Social

Between 2010 and 2019, the population in the City increased by 18.9 percent from 335,709 to 399,700 persons. Similarly, the population in Hillsborough County (County) increased between 2010 to 2019 by 19.7 percent from 1,229,226 to 1,471,968 persons. The Bureau of Economic and Business Research (BEBR) medium population estimate for the County in 2045 is 1,959,200 persons, a total increase of 33 percent from 2019 which translates into an average annual growth rate of approximately 1.27 percent.

The sociocultural effects demographic study area used for an assessment of existing conditions consists of 10 census block groups (see **Figure 2.3**). Within this study area, minorities comprise 30.2% of the population, which is 28.1% lower than the County and 18.5% lower than the State average (see **Table 2.9**). It also has an overall lower poverty rate and a higher median income than the County and State shown in **Table 2.10**. While most of the study area population is able to speak English, 7.1% does not speak English "very well" (see **Table 2.11**). As shown in **Table 2.12**, the percent of housing units owner occupied is 12% which is much lower than the County (58.6%) and State (65.4%) averages. The percent of the population 25 and over with less than a High School diploma or equivalent is approximately half the County and State average (see **Table 2.13**). The majority of the people working in the study area (80.4%) commute to work via car, truck, or van (see **Table 2.14**).

The Florida Geographic Data Library (FGDL) was used to collect, review, and assess the demographic data within 500 feet of the project area. In addition, the Census 2017 American Community Survey (ACS) data from 2017 was used to gather additional demographic data. The ACS data reflects the approximation of the population based on a polygon project study area intersecting the Census Block Groups along the project corridor.

The ACS identified 456 households with a population of 668 people. The median household income is \$81,719. Approximately 11% of the households are below poverty level.

The minority population within 500 feet of the project area makes up 30.2% of the total population and is comprised of "Hispanic or Latino of Any Race" with 85 people (12.7%), "Asian Alone" with 53 people (7.9%), "Claimed 2 or More Races" with 37 people (5.5%), and "Some Other Race Alone" with 34 people (5.1%). There are 25 people (3.7%) that have a "Black or African American Alone" ethnicity.

To conduct a detailed analysis of minority totals and low-income areas within the Census Block Groups, the 2010 US Census Block Data was utilized as it provides more information than the FGDL for this dataset. This data gives totals for the entire Census block and does not reflect the approximation of the population based on the polygon project study area intersecting the Census blocks. This data identified four Census blocks with a total population of 183. The Census blocks had a minority population of 11%.

In the year 2017, the data reports the median age within 500 feet of the project area as 39 and persons ages 22 through 29 comprise 37% of the population. There are 21 people (3.5%) between the ages of 20 and 64 that have a disability.

There are a total of 537 housing units reported in the year 2017. Housing types consist of multi-family units (97%) and single-family units (3%). Of these housing units, 73% are renter occupied, 15% are vacant units, and 12% are owner occupied.



The 2017 data shows that there is only one person that "Speaks English Not at All" and 14 people that "Speaks English Not Well or Not at All". Additionally, there are 13 people that "Speaks English Not Well".

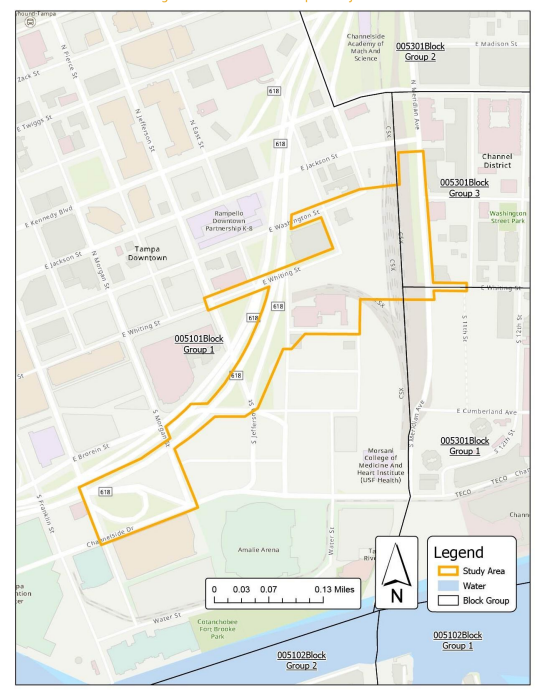


Figure 2.3: Census Block Groups in Project Area



Based on US DOT Policy Guidance, the FDOT has identified four factors to help determine if Limited English Proficiency (LEP) services would be required as listed in the FDOT Project Development and Environment (PD&E) Manual, Part 1, Chapter 11, Section 11.1.2.2. Based on a review of these factors, there is 4.19% LEP population for this alternative.

Table 2.9: Demographic Comparison, Total Population

Evaluation Criteria	SCE Study Area	Hillsborough County	Florida
Total Population	668	1,422,278	21,477,737
Percent White	65.08%	70.5%	74.5%
Percent Black	3.74%	16.8%	16%
Percent Asian	7.93%	4.1%	2.8%
Percent Other*	10.53%	8.7%	3.5%
Percent Hispanic (regardless of race)	12.72%	28.7%	26.4%
Percent Minority**	30.24%	58.3%	48.7%
Percent Age 18 and older	36.98%	77.5%	80.3%
Percent Age 65 or Older	3.45%	13.9%	20.9%
Median Age	39	37.2	42.4

^{*}Population includes person identified as American Indian and Alaska Native, Native Hawaiian, and Other Pacific Islander, Some Other Race, Two or More Races.

Table 2.10: Demographic Comparison, Total Income

Evaluation Criteria	SCE Study Area	Hillsborough County	Florida
Median Household Income	\$81,719	\$58,884	\$59,227
Percent of the Population Below the Poverty Line	10.96%	14.6%	12.7%

Table 2.11: Demographic Comparison, Language

Evaluation Criteria	SCE Study Area	Hillsborough County	Florida
Percent of the Population that Speaks Only English	80.5%	79.1%	76.9%
Percent of the Population that Speaks a Language Other Than English	19.5%	20.9%	23.1%
Percent of the Population that Speaks a Language Other Than English, doesn't speak English "very well"	7.1%	8.7%	10.3%

^{**} Combines Race and Ethnicity to identify the total population that is a member of either a racial or ethnic minority.



Table 2.12: Demographic Comparison, Households and Housing Units

Evaluation Criteria	SCE Study Area	Hillsborough County	Florida
Average Household Size	2	2.74	2.67
Total Number of Housing Units	537	580,511	9,674,053
Number of Housing Units Occupied	456	526,175	7,736,311
Percent of Occupied Housing Units, Owner Occupied	12%	58.6%	65.4%

Table 2.13: Demographic Comparison, Education

Evaluation Criteria	SCE Study Area	Hillsborough County	Florida
Percent of the Population 25 and over with Less than a High School Diploma or Equivalent	6.6%	12.9%	13.4%
Percent of the Population 25 and over with a High School Diploma or Equivalent	21.9%	26.77%	28.7%
Percent of the Population 25 and over with a Bachelor's, Master's Doctorate or Professional Degree	28.5%	25.1%	22.3%

Table 2.14: Demographic Comparison, Transportation

Evaluation Criteria	SCE Study Area	Hillsborough County	Florida
Percent of Population that Commutes to/from work via a car, truck, or van	80.4%	88.3%	88.3%
Percent of Population that Walks to/from Work	5.1%	1.5%	1.4%
Percent of Population that takes Public Transportation	1.2%	1.4%	1.8%
Percent of the Population that Travels to Work/From via "other" means	2.8%	1.8%	2.6%
Percent of the Population that Works from Home	10.5%	7.1%	6.2%

Impacts on the social environment and community cohesion are anticipated to be minimal due to the fact that access to proximate residences, businesses, and recreational features could temporarily be affected during project construction.

The Selmon Expressway is vital to accommodating the social demands of the region as population in the region grows. No substantial impacts to the social environment are anticipated.



2.1.3 Economic

Two Development of Regional Impacts (DRI) were identified in the project study area (see **Figure 2.2**). These two DRIs are The Quad Block and Downtown Tampa. According to the 2011 Urban Service Area Capacity Study prepared for the Hillsborough County Planning Commission, the development order for the Quad Block Development has expired. The Downtown Tampa DRI will redevelop the downtown area and offer improvements to connectivity, for both pedestrians and motorists.

This proposed project will enhance economic resources and regional connectivity.

2.1.4 Mobility

One existing recreational trial (Meridian Avenue Trail) was identified within 500 feet of the project area. Additional trails identified include one Shared-Use Nonmotorized (SUN) Trail Network, one Office of Greenways and Trails (OGT) Hiking Trail Priority (2018-2022), and one OGT Multi-Use Trail Opportunity which is the Selmon Greenway segment of the Urban Tampa Loop Corridor. **Table 2.15** identifies the trails within the project study area and **Figure 2.4** shows the locations of trails and bus routes in the study area.

Portions of the study area are identified as a Land Trail Priority on the 2018 Florida Greenways and Trails Opportunity and Priority Land Trails Map.

There were 14 bus transit routes identified, which include 12 local bus routes and two in-town trolleys. The bus routes included: 02, 04, 08, 09, 12, 19, 22X, 23X, 25X, 27X, 31, and 46. The two trolley routes include 96 and 98. These routes service several areas of Hillsborough County, including Davis Islands, South Tampa, Brandon, and MacDill Air Force Base.

Pedestrian accommodations are provided throughout the project study area including sidewalks, crosswalk striping and crossing beacons. No bicycle lanes are provided on the streets within the project study area; however, bicycle accommodations are provided with the Meridian Avenue Trail and the Selmon Greenway (a segment of the Urban Tampa Loop Corridor), and a future bi-directional cycle track is planned for Cumberland Avenue, south of Whiting Street.

The proposed project will enhance mobility resources.

Table 2.15: Parks and Trails

Facility
Hillsborough River Trail
Hillsborough Bay Trail
The Tampa Riverwalk
Bayshore Boulevard Greenway
Meridian Avenue Trail
Lykes Gaslight Square Park
Joe Chillura Courthouse Square
Selmon Greenway



2.1.5 Aesthetic Effects

The entire 500-foot project buffer area as within the Tampa-St. Petersburg urbanized area. The 2011 Southwest Florida Water Management District (SWFWMD) Florida Land Use and Land Cover map identified Commercial and Services, Transportation, Open Land, and Industrial as the major existing land uses within this area.

While current development in the project study area is replacing the industrial land uses and open land with commercial and services and residential land uses, minimal changes to surrounding land uses are anticipated as a result of this project.

The proposed project is expected to result in minimal involvement with aesthetic resources.

2.1.6 Relocation Potential

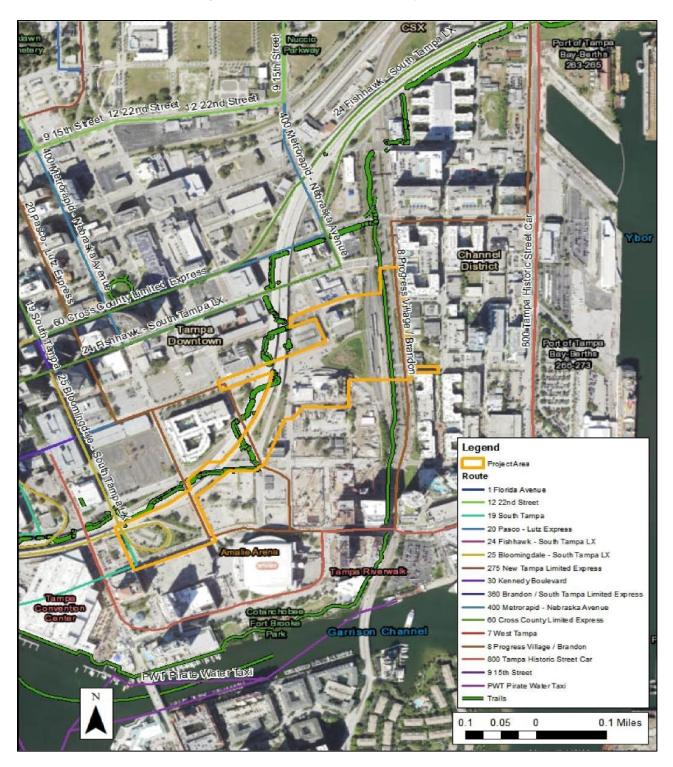
The entire 500-foot project buffer area is within the Tampa-St. Petersburg urbanized area. The 2011 Southwest Florida Water Management District (SWFWMD) Florida Land Use and Land Cover map identified Commercial and Services, Transportation, Open Land, and Industrial as the major existing land uses within the 500-foot project buffer area. There are 5.05 acres (4.09%) of high density residential land use, and no mobile home or RV parks present within the project study area.

Project improvements will be made within an existing corridor with right-of-way acquisition, as necessary. While no residences will be relocated, one business (Seven One Seven Public Parking), located in the southeast quadrant of the Whiting Street and Nebraska Avenue intersection will require relocation.

Access to proximate businesses may temporarily be affected and/or modified as a result of the project. Encroachment into surrounding parcels (if necessary) will be coordinated with the appropriate property owners.



Figure 2.4: Transit Routes and Trails in Project Area





2.2 Cultural Resources

The documentation of the existing and proposed conditions and the evaluation of the potential effects of the project on Cultural Resources are provided in the following support document completed as part of this study.

- Cultural Resources Assessment Survey (CRAS) (August 2021)
- CRAS Pond Site Addendum (January 2022)
- Documentation and Determination of Effects Report (February 2022)

A Cultural Resource Assessment Survey (CRAS), a Pond Site Addendum to the survey, and a Determination of Effects Report of the Whiting Street project area were conducted to identify cultural resources within the project area of potential effect (APE), to assess their significance in terms of their eligibility for listing in the National Register of Historic Places (National Register), and to determine project related effects on eligible resources in accordance with the criteria set forth in 36 CFR Section 60.4. These assessments complied with the revised Chapter 267, Florida Statutes (F.S.) and the standards embodied in the Florida Division of Historical Resources' (FDHR's) Cultural Resource Management Standards and Operational Manual (February 2003) and Chapter 1A-46 (Archaeological and Historical Report Standards and Guidelines), Florida Administrative Code. The documents were prepared in consideration of the standards set forth in the FDOT PD&E Manual, Part 2, Chapter 8 - Archaeological and Historical Resources (July 1, 2020). All work conformed to professional guidelines set forth in the Secretary of Interior's Standards and Guidelines for Archaeology and Historic Preservation (48 FR 44716, as amended and annotated). Principal Investigators meet the Secretary of the Interior's Professional Qualification Standards (48 FR 44716) for archaeology, history, architecture, architectural history, or historic architecture.

The archaeological Area of Potential Effect (APE) for this project was defined as the geographic limits of the proposed project improvements, while the historic APE was defined as up to 200 feet outward from the proposed improvements.

The CRAS was forwarded to the Florida Division of Historic Resources (FDHR) for consultation and review. Copies of the FDHR concurrence with the findings and recommendations of the CRAS (letter dated August 24, 2021, concurrence dated October 22, 2021), the CRAS Pond Addendum (letter dated February 8, 2022, concurrence dated March 9, 2022), and the Documentation and Determination of Effects Report (letter dated February 9, 2022, concurrence dated March 10, 2022) are included as **Appendix A**.

2.2.1 Historic Resources

The historic resources survey resulted in the identification of two previously recorded historic resources and two unrecorded historic resources within the project APE. Three of these historic resources had either previously been determined eligible, the Perry Paint and Glass Company Building and Ardent Mills, or are considered eligible based on the results of this survey, an approximately 2,585-foot segment of the Florida Central & Peninsular Railroad, for listing in the National Register of Historic Places (NRHP). The fourth structure, a one-story circa 1951 Quonset-hut was determined to be NRHP-ineligible. Each of these resources are discussed in detail below.



An approximately 2,585-foot segment of the **Florida Central & Peninsular Railroad (8HI11987)** had not been previously surveyed prior to this study. The railroad segment maintains its historic route and overall function despite alterations and the routine maintenance and replacement of material since its circa 1890 construction date. The railroad also retains its historical associations with the development of Tampa and local industry. As a result, this 2,585-foot segment of the Florida Central & Peninsular Railroad (8HI11987) is considered eligible for listing in the National Register under Criterion A in the areas of Community Planning & Development, Industry, and Transportation.

The **Perry Paint and Glass Company Building (8HI685)** is a circa 1928 five-story brick Masonry Vernacular building constructed as a headquarters for the Perry Paint and Glass Company, a Tampa company founded in 1913. The company sold paint, storefront materials, glass, and mirrors throughout Tampa and greater Florida. While the company is no longer in operation, the building retains this historic association and is a rare example of an extant industrial building from the 1920s in this area of Tampa. Therefore, the Perry Paint and Glass Company Building (8HI685) is considered National Register–eligible under Criterion A in the areas of Industry and Local History and Criterion C in the area of Architecture.

Ardent Mills (8HI15084), a circa 1946 Industrial Vernacular building, has operated as a grain mill since its construction. The building replaced an earlier mill on the same site, which was damaged by fire in 1945, and had operated since 1939. In 1970, the mill expanded operations to include producing flour making it the first flour mill in Tampa. Ardent Mills (8HI15084) is associated with the Dixie Lily Milling Company, an early milling company in Tampa which provided groceries throughout the state and has operated as part of the ConAgra company since 1969. The building retains its historic design and possesses historic integrity as a mill and is also an extant structure associated with the industrial history of Tampa. Therefore, Ardent Mills (8HI15084) is considered National Register–eligible under Criterion A in the areas of Industry and Local History.

One-story **Quonset-Hut (8HI15083)** is a circa 1951 one-story concrete block Industrial Vernacular structure located at 200 S Nebraska Avenue. It exhibits a common style found in Central Florida and lacks known historical associations. Therefore, it is considered National Register–ineligible under Criteria A, B, C or D.

Construction of the proposed project will result in impacts to the Ardent Mills (8HI15084) and the Florida Central & Peninsular Railroad (8HI11987) sites. As a result, mitigative measures for adverse effects to these significant historic resources will be undertaken. These mitigative measures will be undertaken prior to the removal of the resources and will include:

- A pictorial and narrative history of the Ardent Mills historic site will be developed and submitted
 to the Florida Memory repository at The State Archives of Florida, John F. Germany Public Library
 Florida History Room and the Tampa Bay Historic Center. This document shall include limited
 large format and digital photographs of current appearance, historic photographs, written history,
 and oral or video interviews with previous employees or persons with recollections of the mill
 operation.
- A pictorial and narrative history of the Florida Central & Peninsular Railroad will be developed and submitted to the Florida Memory repository at The State Archives of Florida, John F. Germany Public Library Florida History Room, and Tampa Bay Historic Center. This will include photographs of current appearance, historic photographs, and written history.



 A State Historic Marker will be produced that is two-sided with the history of Ardent Mills on one side of the marker and the history of the Florida Central & Peninsular Railroad on the other side of the marker. The marker text will be submitted to the State Historical Marker Council (SHMC) for approval. After approved by the SHMC, and completion of project construction, the marker will be erected at a location approved by the SHMC.

2.2.2 Archaeological Resources

Archaeological surveys resulted in the identification of one precontact period archaeological site. Due to the density of development and underground utilities, archaeological subsurface testing was feasible only within portions of the archaeological APE, the area of the Florida Avenue loop ramp. No human remains or Fort Brooke period artifacts were identified during the limited testing. Eight shovel tests resulted in the identification and expansion of the boundaries of a previously identified archaeological site, Expressway End (8HI537), throughout the western end of the current APE. Subsurface testing yielded both precontact period lithic artifacts and historic 20th Century material. The majority of the historic artifacts recovered during the subsurface testing were non-diagnostic. The two diagnostic artifacts, a solarized glass fragment and a green bottle base fragment suggest a 20th Century component. The artifacts recovered during the testing suggest a similarity to other precontact period lithic scatters and 20th Century artifact scatters in downtown Tampa that have previously been evaluated as National Register—ineligible. However, the extent of this site within the APE is unknown as underground utilities, landscaping, and hardscape prevented additional testing to bound the site and determine if any associated features are present. Based on this, there is insufficient information to evaluate the National Register eligibility of 8HI537 within the archaeological APE.

To address this issue, and the potential for unmarked grave sites within the project area, archaeological monitoring will be conducted in these areas during ground disturbing construction activities. Where feasible, subsurface shovel testing will also be conducted. Examples of conditions allowing for the excavation of shovel tests include the removal of existing hardscape preventing testing or the mechanical stripping of areas of fill down to natural ground levels. This commitment will be added to the project construction plans to ensure that it is acknowledged and addressed during project construction.

2.2.3 Recreational Sites

One existing recreational trial (Meridian Avenue Trail) was identified within 500 feet of the project area. Additional trails identified include one segment of the Shared-Use Nonmotorized (SUN) Trail Network, one Office of Greenways and Trails (OGT) Hiking Trail Priority (2018-2022), and one OGT Multi-Use Trail Opportunity which is the Selmon Greenway segment of the Urban Tampa Loop Corridor. **Tables 2.3** and **2.15** identify the parks and recreational facilities and trails within the project area, respectively, and Figures **2.1** and **2.4** identified focal points and locations of trails and bus routes in the study area, respectively.

Portions of the study area are identified as a Land Trail Priority on the 2018 Florida Greenways and Trails Opportunity and Priority Land Trails Map.

Pedestrian accommodations are provided throughout the project study area including sidewalks, crosswalk striping and crossing beacons. No bicycle lanes are provided on the streets within the project study area;



however, bicycle accommodations are provided with the Meridian Avenue Trail and the Selmon Greenway (a segment of the Urban Tampa Loop Corridor), and a future bi-directional cycle track is planned for Cumberland Avenue, south of Whiting Street.

2.3 Natural Environment

The documentation of the existing and proposed conditions and the evaluation of the project's potential effects on the natural environmental are provided in the following support documents completed as part of this study.

- Natural Resource Evaluation (NRE) Report (August 2021)
- Pond Siting Report (PSR) (March 2022)
- Location Hydraulics Report (LHR) Technical Memorandum (January 2022)
- Water Quality Impact Evaluation (WQIE) (December 2021)

A natural resource evaluation was performed as part of the Whiting Street PD&E Study and documented in an NRE Report which combines the Endangered Species Biological Assessment and Wetland Evaluation. The NRE Report describes environmental communities in the study area, including wetlands and surface waters; discusses the protected species that may occur in the vicinity; and assesses the effects that the proposed improvements may have on these resources.

Data collection for the NRE was conducted through the review of existing literature and resource agency documents, and a field reconnaissance visit conducted in January 2021. Literature reviews were used to determine the current federal- and state-listed status of all protected fauna and flora species having the potential for occurrence near the project. Field activities consisted of vehicular and pedestrian investigations within and adjacent to the right-of-way. Natural communities in the study area were characterized and evaluated, with an emphasis to assess the potential occurrence of federal or state listed species. Dominant vegetative species were noted as well as general conditions. Project biologists researched the public-accessible databases of the federal, state, and local government agencies to gather information on known sightings of listed species and important habitats in Hillsborough County. These agencies included the USFWS, FWC, and Florida Natural Areas Inventory (FNAI). Land uses within and adjacent to the study area consist almost exclusively of man-dominated upland land uses and a man-made stormwater pond. The existing land uses and cover in the study area are described according to the Florida Land Use Cover Classification System (FLUCFCS)(FDOT 1999), as mapped, and defined by the SWFWMD (2017).

2.3.1 Wetlands and Other Surface Waters

In accordance with Executive Order 11990, Protection of Wetlands, the project area was evaluated to determine potential impacts on wetlands. Wetlands and surface waters found within the project area consisted of one man-made pond (Reservoirs less than 10 acres – FLUCFCS 534) approximately 1.90 acres in size. This man-made pond was constructed for the treatment and attenuation of stormwater under Southwest Florida Water Management District, Environmental Resource Permit No.: 4001660.032. As such, this pond is not considered a jurisdictional wetland and is not subject to wetland mitigation requirements. This stormwater management pond is described in detail below.



Reservoirs less than 10 acres (FLUCFCS 534) - Reservoirs are artificial impoundments of water. Within the project area, there is one man-made stormwater management pond used for the treatment and attenuation of stormwater. This pond is covered with a dense stand of cattail with Carolina willow along the edges. This pond is not considered wetland jurisdictional and is not subject to wetland mitigation requirements.

Proposed project improvements will not result in any impacts to jurisdictional wetlands.

2.3.2 Aquatic Preserves and Outstanding Florida Waters

No Outstanding Florida Waters (OFW) as listed in Chapter 62-302.700(9) Florida Administrative Code (FAC), or Aquatic Preserves pursuant to the Florida Aquatic Preserve Act of 1975 and Sections 258.35-258.394 and 258.40 – 258.46 Florida Statutes are found within the project area.

The proposed project will have no involvement with these resources.

2.3.3 Water Resources

Existing Conditions

The project area is located within the Ybor City Drain drainage basin in Downtown Tampa which is rapidly developing and has limited open land. The project area is within the jurisdiction of the Southwest Florida Water Management District (SWFWMD). Ybor City Drain is defined as Water Body ID (WBID) 1584A1 by the Florida Department of Environmental Protection (FDEP) and is verified as impaired for fecal coliform and bacteria on the current FDEP 303(d) Impaired Waters List. There are no Outstanding Florida Waters (OFW) within the project limits.

North Meridian Avenue, within the study area, was permitted under SWFWMD Environmental Resource Permit (ERP) Number 441660.032, issued on June 14, 2005. The limits of this ERP begin at Cumberland Avenue and extend north approximately 0.4 miles to Kennedy Boulevard. This ERP was obtained as part of the Tampa-Hillsborough County Expressway Authority Design Project No. 51-31-01, Meridian Avenue Improvements. A stormwater management facility was constructed under this ERP and is located south of Whiting Street along the western side of the CSX railroad, within the limits of the project area. This stormwater management facility provides water quality treatment for North Meridian Avenue. Stormwater quantity attenuation was not required since this area's outfall is tidal.

No permitted treatment is provided for the remainder of the project area.

Drainage within the study area is accomplished through collection and conveyance by vertical pipes connected to the bridge piles, storm drains, concrete ditches, side drains, inlets, and cross drains.

The project limits cross two stormwater basins, Basin 100 and Basin 200 as described below.

Basin 100

Basin 100 extends from the bridge over the Hillsborough River to east of Morgan Street in Downtown Tampa. Runoff from the Selmon Expressway in this basin typically is conveyed from the overpass to a storm drain system on the ground level by vertical pipes connected to the bridge piles. Runoff from the storm



drain system on the ground level travels westward before discharging into the Hillsborough River via a 42" pipe. No existing stormwater management facilities exist within this basin.

Basin 200

Basin 200 extends from east of Morgan Street to the end of the project limits and includes Whiting Street and North Meridian Avenue. Bridge deck runoff from the Selmon Expressway in this basin is typically conveyed to a storm drain system on the ground level by vertical pipes connected to the Selmon Expressway's bridge piles. The storm drain system conveys runoff northeast, before turning south and discharging into the Garrison Channel via an 8' x 5' concrete box culvert. Runoff from North Meridian Avenue is collected by an existing storm drain system and conveyed to an existing stormwater management facility (Pond 2) constructed under SWFWMD ERP No. 441660.032 for the Meridian Avenue improvements. Runoff from the west end of Whiting Street is collected by an existing storm drain system and conveyed west to the Whiting Street Basin outfall. A portion of the east end of Whiting Street is collected by an existing storm drain system and conveyed north along Jefferson Street. The remaining portion of Whiting Street flows to an existing concrete ditch on the north side of existing Pond 2. The ditch flows east and then south along the west side of the existing railroad to a ditch bottom inlet. The ultimate outfall for both existing Pond 2 and the concrete ditch is the Garrison Channel via a 60" pipe.

Future Conditions

Existing flow patterns will be maintained, and stormwater management facilities will be utilized to provide the necessary stormwater management. It is assumed that any existing offsite stormwater runoff will be "passed through" the proposed ponds, where necessary, with no additional treatment provided. Weir structures and pipes will be sized to accommodate the additional offsite flows passing through the proposed ponds.

Since the entire study area is located outside of the 100-year floodplain, there will be no impacts to the 100-year floodplain. Therefore, floodplain compensation is not required.

The improvements within the study area will require stormwater management facilities (ponds) to meet SWFWMD permitting requirements as follows:

Basin 100

For the improvements proposed at the Florida Avenue loop ramp, a stormwater pond is proposed to be located within existing right-of-way to provide water quality (treatment) and water quantity (attenuation).

Basin 200

For the improvements along the Selmon Expressway off-ramp to Whiting Street, along Whiting Street, and along North Meridian Avenue, the existing stormwater pond constructed under SWFWMD ERP No. 441660.032 will be relocated and enlarged to accommodate the improvements. The new pond will provide the current permitted treatment volume and the additional treatment volume required by the proposed improvements to the Selmon Expressway, Whiting Street, and North Meridian Avenue. The existing outfall to Garrison Channel will be utilized; therefore, water quantity attenuation is not required since the discharge is to a tidally influenced waterbody without restrictions, resulting in no adverse impacts.



Please refer to the Pond Siting Report and the Location Hydraulic Report Technical Memorandum, prepared under separate cover, for additional information.

A Water Quality Impact Evaluation (WQIE) was completed for the project to comply with the Clean Water Act and the Safe Drinking Water Act. The results of the WQIE confirmed that the proposed stormwater facilities design will include the minimum water quality requirements for water quality impacts. With the implementation of the proposed treatment, the proposed project will have no substantial impacts to Water Resources. A copy of the WQIE is provided in **Appendix C**.

2.3.4 Wild and Scenic Rivers

No Wild and Scenic Rivers, pursuant to the Wild and Scenic River Act (WSRA), 16 U.S. Code Chapter 28, are present within the project area.

The proposed project will have no involvement with these resources.

2.3.5 Floodplains

According to the Federal Emergency Management Agency (FEMA) Flood Insurance Rate Map Number 12057C0354H, the project area is located within Zone X, defined as areas determined to be outside the 0.2% annual chance (500-year) floodplain. There are no FEMA regulatory floodways located within the project limits.

The proposed project will have no involvement with these resources.

2.3.6 Coastal Barrier Resources

No Coastal Barrier Resources, pursuant to the Coastal Barrier Resources Act of 1982 (CBRA) or the Coastal Barrier Improvement Act (CBIA) of 1990, are present within the project area.

The proposed project will have no involvement with these resources.

2.3.7 Protected Species and Habitat

The project was evaluated for impacts to wildlife and habitat resources, including protected species, in accordance with the Endangered Species Act (ESA) of 1973, as amended, the Florida Endangered and Threatened Species Act, and the FDOT PD&E Manual Part 2, Chapter 16 - Protected Species and Habitat (July 2020).

USFWS classifies protected wildlife as endangered (E), threatened (T), proposed for listing (P) or candidate for listing (C). The Florida Fish and Wildlife Conservation Commission (FWC) applies the same federal classification to those species found in Florida and classifies additional wildlife species found in Florida as threatened (T) or species of special concern (SSC). Those federal and state listed species found within Hillsborough County and having the potential to be found within the project area are discussed below. For a species to be considered to have a potential to occur, the project area must be within the species' distribution range and potentially suitable habitat must occur. An effect determination was made for each



federal and state protected species based on an analysis of the potential impacts of the Preferred Alternative on each species.

2.3.7.1 FEDERAL PROTECTED ANIMAL SPECIES

Thirteen (13) federal listed species were assessed to determine the potential for their presence within the project area and potential project impacts. In-house research and field reviews were conducted to determine the habitat requirements of each species and the types of habitats present within the project area. Based on these assessments, eleven (11) of the 13 species were determined to have no probability of occurrence within the project area due to a lack of preferred habitat.

Two (2) federally listed wildlife species were identified as potentially occurring within the project area. These species include the wood stork and Eastern black rail. No federally listed plant species were determined to have the potential to occur within the project study area. Direct, indirect, and cumulative effects are not expected for these species as documented in the NRE Report.

The project falls within the USFWS consultation areas (CAs) of the Florida scrub-jay, piping plover, and Florida manatee; however, no habitat existing within the project area for these species. The project also falls within the core foraging areas (CFAs) of seven wood stork colonies.

A list of the federally listed wildlife and plant species that were assessed as part of this study and their effects determination are provided in **Table 2.16**.

Table 2.16: Effects Determinations for Federal Listed Species

Scientific Name	Common Name	USFWS Designation	Effect Determination
Plants			
Bonamia grandiflora	Florida bonamia	Т	No Effect
Campanula robinsiae	Brooksville bellflower	Е	No Effect
Chionanthus pygmaeus	Pygmy fringe tree	E	No Effect
Chrysopsis floridana	Florida golden aster	E	No Effect
Reptiles			
Caretta	Loggerhead sea turtle	Т	No Effect
Dermochelys coriacea	Leatherback sea turtle	E	No Effect
Eretmochelys imbricate	Hawksbill sea turtle	E	No Effect
Birds			
Aphelocoma coerulscens	Florida scrub-jay	Т	No Effect
Calidris canutus rufa	Rufa red knot	T	No Effect
Charadrius melodus	Piping plover	T	No Effect
Laterallus jamaicensis ssp. jamaicensis	Eastern black rail	Т	No Effect
Mycteria americana	Wood stork	Т	No Effect*
Mammals			
Trichechus manatus	West Indian manatee	Т	No Effect



USFWS = U.S. Fish and Wildlife Service

- T = Threatened
- E = Endangered
- C = Candidate species
- * = the Effects Determination Key for the Wood Stork in Central and North Peninsular Florida was used to make this determination

2.3.7.2 STATE-ONLY PROTECTED ANIMAL SPECIES

Thirty-two (32) additional species are listed by the Florida Fish and Wildlife Conservation Commission (FWC) and the Florida Department of Agriculture and Consumer Services (FDACS) as endangered or threatened. In-house research and field reviews were conducted evaluating the habitat requirements for each species and the types of habitats present within the project study area. Based on these assessments, twenty-seven (27) of the species were determined to have no probability of occurrence due to a lack of suitable habitat within the project study area.

Five (5) state-only listed wildlife species were identified as potentially occurring within the project area. These species include the one plant, the incised groove-bur, and four animals, the roseate spoonbill, tricolored heron, little blue heron, and Florida sandhill crane. Direct, indirect, and cumulative effects are not expected for these species as documented in the NRE Report.

A list of the state-only listed wildlife and plant species that were assessed as part of this study and their effects determination are provided in **Table 2.17**.

Table 2.17: Effects Determination for State Listed Species

Scientific Name	Common Name	State Designation	Effect Determination
Plants			
Adiantum tenerum	Brittle maidenhair fern	E	No Effect Anticipated
Agrimonia incisa	Incised groove-bur	Т	No Effect Anticipated
Andropogon arctatus	Pinewoods bluestem	Т	No Effect Anticipated
Asplenium erosum	Auricled spleenwort	E	No Effect Anticipated
Carex chapmannii	Chapman's sedge	Т	No Effect Anticipated
Centrosema arenicola	Sand butterfly pea	E	No Effect Anticipated
Glandularia tampensis	Tampa vervain	E	No Effect Anticipated
Lechea cernua	Nodding pinweed	Т	No Effect Anticipated
Lechea divaricate	Pine pinweed	E	No Effect Anticipated
Nemastylis floridana	Celestial lily	E	No Effect anticipated
Ophioglossum palmatum	Hand fern	Т	No Effect Anticipated
Pecluma plumula	Plume polypody	E	No Effect Anticipated
Pteroglossaspis ecristata	Giant orchid	Т	No Effect Anticipated
Rhynchospora megaplumosa	Large-plumed beaksedge	E	No Effect Anticipated
Schizachyrium niveum	Scrub bluestem	E	No Effect Anticipated
Tephrosia angustissima var. curtissii	Coastal hoary-pea	Е	No Effect Anticipated



Toothed maiden fern pad-leaved nodding-caps Red margin zephyr lily Gopher tortoise Short-tailed snake	E E T	No Effect Anticipated No Effect Anticipated No Effect Anticipated No Effect Anticipated
Red margin zephyr lily Gopher tortoise	T	No Effect Anticipated
Gopher tortoise		'
<u> </u>	Т	No Effect Anticipated
<u> </u>	T	No Effect Anticipated
Short-tailed snake		
	T	No Effect Anticipated
Florida pine snake	Т	No Effect Anticipated
Florida burrowing owl	T	No Effect Anticipated
Florida sandhill crane	T	No Effect Anticipated
Snowy plover	T	No Effect Anticipated
Little blue heron	T	No Effect Anticipated
Tricolored heron	Т	No Effect Anticipated
American oystercatcher	T	No Effect Anticipated
Roseate spoonbill	T	No Effect Anticipated
Black skimmer	Т	No Effect Anticipated
Least tern	Т	No Effect Anticipated
Reddish egret	Т	No Effect Anticipated
	Florida burrowing owl Florida sandhill crane Snowy plover Little blue heron Tricolored heron American oystercatcher Roseate spoonbill Black skimmer Least tern	Florida burrowing owl T Florida sandhill crane T Snowy plover T Little blue heron T Tricolored heron T American oystercatcher T Roseate spoonbill T Black skimmer T Least tern T

FWC = Florida Fish and Wildlife Conservation Commission

FDACS = Florida Department of Agriculture and Consumer Services

2.3.7.3 PROTECTED NON-LISTED ANIMAL SPECIES

While not identified as federal or state listed protected species, additional species are afforded protection under other federal and/or state regulations. Wildlife species which have the potential to occur within the project area and are protected under federal or state regulations include the Bald Eagle and Florida black bear. Direct, indirect, and cumulative effects are not expected for these species as documented in the NRE Report.

2.3.7.4 CRITICAL HABITAT

The project area was evaluated for the occurrence of Critical Habitat as defined by the Endangered Species Act of 1973, as amended, and 50 CFR Part 424. Based on this evaluation, these is no Critical Habitat for any federally listed species within the project area.

The proposed project will not result in the destruction or adverse modification of Critical Habitat.

T = Threatened

E = Endangered



2.3.8 Essential Fish Habitat

No essential fish habitat (EFH) pursuant to the Magnuson-Stevens Fishery Conservation and Management Act (MSA) of 1976, as amended, is present within the project area.

The proposed project will have no effect on essential fish habitat.

2.4 Physical Environment

The documentation of the existing and proposed conditions and the evaluation of the potential effects of the proposed project on the physical environment are provided in the following support documents completed as part of this study.

- Noise Study Report (NSR) (January 2022)
- Air Quality Technical Memorandum (January 2022)
- Contamination Screening Evaluation Report (CSER) (January 2022)
- Utilities Assessment Package (UAP) (September 2021)

2.4.1 Highway Traffic Noise

A Noise Study Report (NSR) was prepared for this project where a total of forty-seven (47) noise receptor points located within two Common Noise Environments (CNE) were evaluated. A CNE is comprised of a group of receptors within the same activity category that are exposed to similar noise sources and levels, traffic volumes, traffic mix, speed, and topographic features. Forty six of the 47 receptors were residences in The Slade at Channelside apartment complex (activity category B2 - residential, an eight-story building) and one at the Carlton Academy Day School (activity category C2 – school).

The results of the analysis indicate that exterior traffic noise levels for the future year (2046) build alternative are not predicted to approach, meet, or exceed Noise Abatement Criteria (NAC) levels at the Carlton Academy Day School, but levels are predicted to approach, meet, or exceed the NAC at forty two (42) of the Slade at Channelside residences, with the maximum increase in traffic noise with the build alternative when compared to existing levels among all receptors being 5.9 decibels on the "A" – weighted scale (dB(A))—an increase that is not considered to be substantial. Predicted levels with the Build Alternative are essentially the same as the levels predicted for the No-build Alternative. Differences are a result of a forecast change in the directional distribution of motor vehicles on North Meridian Avenue during the peak hour with the proposed improvements.

The Federal Highway Administration's (FHWA) Traffic Noise Model (TNM) was used to evaluate the ability of a noise barrier to reduce traffic noise levels for the 42 impacted receptors within the Slade at Channelside Apartments. The residences are located on the east side of North Meridian Avenue between Washington Street and Kennedy Boulevard. The results of the evaluation indicate that, although acoustically feasible, a shoulder barrier would not reduce predicted traffic noise such that the noise reduction design goal (NRDG) would be achieved at any of the benefited residences. As such, a noise barrier is not considered a reasonable noise abatement measure for the impacted residences at The Slade at Channelside Apartments.



Highway noise will be reassessed during the project's design phase to confirm if any new noise sensitive receptors received construction permits prior to the Date of Public Knowledge, which is the date the SEIR was approved.

2.4.2 Air Quality

An air quality analysis was performed, and an Air Quality Technical Memorandum (August 2021) was developed for the Opening Year (2026) and Design Year (2046) for the No-build Alternative and the Preferred Alternative. The methodology and results are documented in the project files. The analysis was conducted in compliance with Part 2, Chapter 19 - Air Quality (July 2021) of the FDOT's PD&E Manual.

The project alternatives were subjected to a carbon monoxide (CO) screening model that makes various conservative worst-case assumptions related to site conditions, meteorology, and traffic. The Florida Department of Transportation's (FDOT's) screening model for CO uses United States Environmental Protection Agency (USEPA) - approved software to produce estimates of one-hour and eight-hour CO at default air quality receptor locations. The one-hour and eight-hour estimates can be directly compared to the current one-and eight-hour NAAQS for CO.

The project-level analysis for the No-build and Build alternatives was performed using the procedures documented in the User's Guide to CO Florida (FDOT 2012). The alternatives were evaluated for both the project's opening year (2026) and the project's design year (2046). To evaluate the effect of the project, the results of the screening test for both alternatives and both years were compared to the one- and eighthour NAAQS for CO (35 and 9 parts per million [ppm], respectively).

Based on the screening model results, the highest predicted one- and eight-hour concentrations would not exceed the NAAQS for carbon monoxide regardless of alternative in either the opening or design year of the project. Therefore, the project "passes" the air quality screening test.

2.4.3 Contamination

A contamination screening evaluation was conducted and documented in accordance with FDOT's PD&E Manual, Part 2, Chapter 20 – Contamination (July 2020). The purpose of this survey was to identify, review, and provide risk ratings for properties or facilities that have potential contamination sites that may be impacted by the proposed project. The evaluation included an identification of potential contamination sites within the study area, as documented in the Level 1 Contamination Screening Evaluation Report, prepared for this study. In accordance with FDOT guidance, the "search distances" (i.e., contamination screening buffers) vary depending on the type of contamination source.

Based on a preliminary assessment of contamination risk, the potential sites were assigned a contamination risk potential rating of low risk, medium risk, and high risk. A total of ninety-eight (98) locations within 500 feet of the project area were investigated for sites that may present the potential for petroleum contamination or hazardous materials, and therefore may impact the proposed project improvements. The investigation of the 98 sites resulted in the following risk ratings for potential contamination: thirty-five (35) "High" rated sites, twenty-six (26) "Medium" rated sites, and thirty-seven (37) "Low" rated site.

Table 2.18 presents a summary of the risk ratings assigned for potential contamination sites. **Table 2.19** provides a summary listing of the Medium- and High-Risk Contamination sites. This information includes



the site name and address, agency databases from which site-specific information was obtained, distance from the right-of-way and other supporting information that describes the potential contamination risks to the project. Please see **Appendix B** – Preferred Alternative Conceptual Plans for the locations of Mediumand High-Risk ranked contamination sites within 500 feet of the project limits.

There were no sites identified in the project area that are listed on the U.S. EPA "Superfund" program, involved mining, waste treatment, or constitute other large-scale sources of environmental contamination.

During the final design phase, Level II field screening should be conducted for locations with risk ratings of "Medium" or "High," if the identified contamination concerns have impacted the existing and/or proposed right-of-way. No additional assessment is recommended for sites ranked "Low."

A soil and groundwater sampling plan should be developed for all sites for which a Level II field screening is proposed. The sampling plan should provide sufficient detail as to the number of soil and groundwater samples to be obtained and the specific analytical test to be performed. A site location sketch showing all proposed boring locations and groundwater monitoring wells should be prepared.

Table 2.18: Summary of Risk Ratings

	Number of Sites per Risk Rating	
High	Medium	Low
35	26	37

Table 2.19: High and Medium Rated Contamination Sites

Site Name & Address	Agency Database	Description/Notes	Risk Rating
Lee Tire Co of Florida Inc 301 S Morgan Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 feet (ft) of right-of-way (ROW), reported active from 1959 to 1974. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the Environmental Data Resources, Inc (EDR) classifies as "high risk historical records", or HRHR. No additional information is readily available. 	High
Mc Dowell Chas S 113 S Nebraska Avenue	EDR Hist Auto	 Historical gas station/filling station/service station site located within ROW, reported active from 1930 to 1955. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Ireland John H Co 309-19 S Jefferson Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within ROW, reported active in 1934. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database 	High



		category the EDR classifies as HRHR. • No additional information is readily available.	
Seaboard Cold Storage 101 N Brush Street	RGA LUST, LUST, UST	 Site located within 500 ft of ROW, reported active from 1998 to 2012. Facility reported as closed. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents) due to historical records. Three diesel USTs removed in 1991 and cleanup reported complete in 1992 with no further action needed. 	High
(Part A – 1900) 140 North Channelside Drive	SITE INV SITES, DWM CONTAM, RESP PARTY	 Site located within 500 ft of ROW, reported active from 1970 to 1997. Potential for soil and/or groundwater contamination from solvents based on historical records. Facility status is reported as closed. No additional information regarding the cleanup status of the site is readily available. 	High
Lentz Anthony J 309 S. Morgan Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active in 1930. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Lang Motor Co 200 S Nebraska Avenue	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active from 1955 to 1977. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
K S F Carburetor & Ignition Service 310 S Jefferson Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active from 1969 to 1982. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Bayshore Four Seasons LTD 102 S Jefferson Street	LUST, UST	Site located within 500 ft of ROW with reported LUST, reported active from 2005 to 2006. Facility reported as closed. Soil and groundwater contamination associated with unleaded gasoline discharges. Six USTs were removed and a discharge cleanup status of "no further action" was given by Hillsborough County Environmental Protection Commission (EPC) to the site in August 2006.	High
Tumnblin J S Co Inc 317 S Jefferson Street	EDR Hist Auto	Historical gas station/filling station/service station site located within 500 ft of ROW, reported active in 1930. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available.	High



National Cleaners & Dyers 411 Eunice Avenue	EDR Hist Cleaner	 Historical dry-cleaning site located within 500 ft of ROW, reported active from 1925 to 1934. Potential for soil and/or groundwater contamination from hazardous wastes. No additional information is readily available. Furthermore, this site falls within a database category the EDR classifies as HRHR. 	High
Cross Creek Shell LLC/Shell Station Gas and Deli-Shell Station Plant 109 N Brush Street	EDR Hist Auto, FINDS	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active from 2005 to 2008. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Sunshine Laundry 423 Eunice Avenue	EDR Hist Cleaner	 Historical dry-cleaning site located within 500 ft of ROW, reported active from 1925 to 1930. Potential for soil and/or groundwater contamination from hazardous wastes. No additional information is readily available. Furthermore, this site falls within a database category the EDR classifies as HRHR. 	High
McDowell Garage 102 N Jefferson Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active in 1944. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
General Portland 211 N. Meridian Avenue	PRP	 Site located within 500 ft of ROW. Listed as a superfund site in the National Priority List (NPL). No further information is readily available. 	High
Liberty Tampa 227 N. Meridian Avenue	BROWN- FIELDS, CLEANUP SITES, DWM CONTAM, RESP PARTY, ASBESTOS	 Site located within 500 ft of ROW. Facility is reported as open and remediation status is reported as active. Soil and groundwater contamination associated with heavy equipment service operations, barge components/industrial manufacturing operations, and aluminum door manufacturing operations from 1949 until 2013. In 2018, EPC provided a Site Rehabilitation Completion Order (SRCO) stating "No contamination of soil or groundwater is left at the site that exceeds the Sate of Florida's Contamination Cleanup Target Levels". 	High
Paul's Auto Alignment & Collision Undercoating/Hillsborough Expressway Authority/Tampa Expressway Authority (Frm Paul's Alignment South) 1205 Jackson Street	EDR Hist Auto, FINDS, ECHO, RCRA- VSQG, DWM CONTAM, RESP PARTY	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active from 1930 to 2014. Facility reported as closed. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. A discharge consisting of lead was discovered in 2004 from the use of the site as an auto service since the 1930s. In 2014, the FDEP stated that soil and groundwater contamination concentrations are below the applicable Soil Cleanup Target Levels and Maximum Concentration Limits, or Groundwater Cleanup Target Levels and no further action is needed. 	High



Castellano Jos 710 Whiting Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active in 1934. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Brake Service 405 E Brorein Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active from 1959 to 1974. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
	EDR Hist Cleaner	 Historical dry-cleaning site located within 500 ft of ROW, reported active from 1934 to 1939. Potential for soil and/or groundwater contamination from hazardous wastes. Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Taylor R H Radiator Works 1201 Jackson Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active from 1930 to 1987. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Beasley S Garage 615 Eunice Avenue	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active in 1949. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Yale Tire & Battery Service 217-219 S Franklin Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active in 1944. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Wheeler Clarence L 902 Washington Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active in 1939. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Sam S Service Station 301 S Franklin Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active in 1934. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated 	High



		wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. • No additional information is readily available.	
Lang Motor Co 200 Nebraska Avenue	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active from 1962 to 1972. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Packard Service 406-408 Washington Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active from 1930 to 1934. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Collins D C 288 Nebraska Avenue	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active in 1925. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Sharpe & Company 205 S Franklin Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active from 1955 to 1959. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
White Service Station 400 S Jefferson Street	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active in 1925. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Sine S Garage 502 S Nebraska Avenue	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active from 1949 to 1980. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
Fields Service Station 516 S Nebraska Avenue	EDR Hist Auto	 Historical gas station/filling station/service station site located within 500 ft of ROW, reported active in 1955. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. 	High
		• No additional information is readily available.	



Grand Central at Kennedy/Bay Drum & Steel/Five Star Tours/Lang Motor 1211 E Madison Street	BROWN- FIELDS, DWM CONTAM, RESP PARTY, EDR Hist Auto, FINDS, RCRA NonGen / NLR, ECHO,	 Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents). Furthermore, this site falls within a database category the EDR classifies as HRHR. No additional information is readily available. Site located within 500 ft of ROW, reported active from 1978 to 2015. Site consists of multiple historical facilities reported as closed. Historical gas station/filling station/service station reported active from 1978 until 1986; and Bay Drum and Steel operated from 1996 to 1999. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, and other regulated wastes (e.g., oil, coatings, solvents) from historical facilities. Furthermore, this site falls within a database category the EDR classifies as HRHR. In 2006, the EPC designated the site as a Brownfield Area. Furthermore in 2015, FDEP concluded that source removal activities were conducted prior to the condominium development 	High
Railroad	N/A	to address soil contamination discovered at the property. FDEP states that the Site does not meet the requirements for closure, however the agency is not requesting that further site rehabilitation activity be conducted at the site. • Proposed ROW crosses eight existing railroads tracks. • Potential contamination may be found along any stretch of rail corridor as wells as contamination associated with industrial uses alongside it. • Potential contaminants may include the following: - Railroad ties, usually treated with chemicals such as creosote, - Coal ash and cinder containing lead and arsenic, - Spilled or leaked liquids such as oil, gasoline, cleaning solvents, etc., - Herbicides, - Fossil fuel combustion products (e.g., Polycyclic Aromatic Hydrocarbons (PAHs), - Roofing shingles (e.g., asbestos), - Transformers and Capacitors, and - Metals.	High
Seragraphic Arts 412 S Morgan Street	UIC, ASBESTOS	 Site located within 500 ft of ROW. Facility reported as inactive. 1983 FDEP record indicates that wells were placed on site in late 1950s. No further information on status on wells is readily available. 	Medium
The Slade – Channelside/Birdwell Equipment Co. 202 N 11 th Street	FINDS, RGA LUST, RGA, UST, LUST	 Site located within 500 ft of ROW, reported active from 1998 to 2012. Facility reported as closed. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents). One diesel and one leaded gas USTs removed in 1991 and cleanup was performed in 2007. In 2007, FDEP accepted the Site Rehabilitation Completion Order (SRCO) and No Further Action Proposal (NFAP) and released the site owner from any further obligation to conduct site rehabilitation for petroleum contamination. 	Medium



Ardent Mills, LLC/Con Agra Inc 110 S Nebraska Avenue	FINDS, ICIS, ECHO, RGA LUST, NPDES, UST, TIER 2, AIRS, LUST, US AIRS	 Site located within 500 ft of ROW, reported active from 2005 to 2012. Facility reported as closed. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents). Four diesel USTs were removed with petroleum discharge reported in 1990, but no cleanup required as reported in 2007. In 2019, EPC stated no further assessment is required at this time. 	Medium
Washington Square Parking Garage SW E Washington Street & N Brush Street	LUST, TANKS	 Site located within 500 ft of ROW. Facility is reported as closed. Potential for soil and/or groundwater contamination from hazardous wastes due to discharge reported in 2005. Cleanup was required and completed in 2006. No additional information is readily available. 	Medium
Eli Witt Co 609 Cumberland Avenue	DWM CONTAM, CLEANUP SITES, LUST, UST	 Site located within 500 ft of ROW. Facility is reported as closed. However, its remediation status is reported as active. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents). Six gasoline USTs were removed in 1991, and cleanup was performed in 2018. Groundwater plume is inferred to be off-site, and an Initial Noticing of Off-site Contamination (INOC) Package is warranted by the EPC. 	Medium
Tampa City - Convention Center 209 S Franklin Street	RGA LUST	 Site located within 500 ft of ROW and reported active from 1998 to 2012. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents). No additional information is readily available. 	Medium
Caesar Street Properties 907 E Cumberland Avenue	DWM CONTAM	 Site located within 500 ft of ROW. Facility reported as closed. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents). In 2010, a phase II site assessment recommended further soil and groundwater sampling of the site where former Kal Mar Construction, a gasoline service station and printing facility existed to determine horizontal and vertical extent of petroleum affected soils and groundwater. In 2016, a supplemental Soil and Groundwater Assessment was performed to conduct additional soil and groundwater testing. Results identified exceedances of Benzo(a)pyrene (BaP) in soil above the residential Site Cleanup Target Level (SCTL), but groundwater samples confirmed no exceedances of applicable Groundwater Cleanup Target Level (GCTLs). Excavate and removal of the impacted soil was recommended. In 2017, an alternative SCTL for BaP, and BaP Equivalents was calculated by the University of Florida (UF). As a result, none of the soil contaminants exceeded the alternative SCTLs. FDEP accepted the Site Assessment Report and NFAP and concluded that the site had satisfied the rehabilitation requirements and that there is no further obligation for site rehabilitation. 	Medium



Vento Oil Co/Vacant Building 207 N 11 th Street	RGA LUST, ASBESTOS, UST, LUST	 Site located within 500 ft of ROW, reported active from 1998 to 2012. Facility reported as closed. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents). A petroleum discharge was reported in 1988 and one unleaded gas UST was removed in 1989. Cleanup was conducted resulting in no further site rehabilitation needed per FDEP document in 1995. 	Medium
Case Contracting Company/215 North 11 th St Property 215 N 11 th Street	FINDS, ECHO, RGA LUST, UST, LUST	 Site located within 500 ft of ROW, reported active in 2012. Facility reported as closed. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents). A petroleum discharge was reported in 2011 and two fuel oil USTs were removed in 2011. Cleanup was conducted and no further action was need per EPC/FDEP document in 2013 	Medium
Crestline Acquisition Group Property-Area13 S Caesar Street & E Walton Street	RESP PARTY	 Site located within 500 ft of ROW. Site reported as closed. Corrective action plan and Remedial Action Plan (RAP) reported for the site. No additional information is readily available. 	Medium
USF Medical School 200 S Caesar Street	DWM CONTAM, RESP PARTY	 Site located within 500 ft of ROW. Facility reported as closed. Corrective action plan and Remedial Action Plan (RAP) reported for the site. No additional information is readily available. 	Medium
Tampa Bay Times Forum West Parking Lot	INST CONTROL, DWM CONTAM, RESP PARTY	 Site located within 500 ft of ROW, reported active from 2013 to 2020. Facility reported as open. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents) due to historical records. A discharge resulted from a historical gasoline station and historical dry cleaning and laundry supply facility was discovered during a Phase II Environmental Site Assessment in 2013. The discharge consisted of benzo(a)pyrene equivalents in soil and chlorinated solvents and their degradation compounds (perchloroethylene, trichloroethylene, and vinyl chloride) in groundwater. In 2020, FDEP stated no further action is required. However, a permit is required when conducting dewatering in the area. 	Medium
Kal-Mar Construction Inc 908 E Eunice Street	INST CONTROL, DWM CONTAM	 Site located within 500 ft of ROW. Facility reported as open. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents). Con Brothers Contractors Storage existed in the early 1930s. By 1950, Tampa Sand and Materials was on the site and included a concrete block storage yard. Aerials showed an industrial facility on site in the late 1970s. The property has been vacant and used for parking dating back to the late 1990s. Soil contamination was discovered in 2016 and consisted of Benzo(a)Pyrene Equivalents, chromium, lead, and arsenic. 	Medium



		 In 2017, excavation and off-site disposal of contaminated soil, removal of all identified solid waste within the site boundaries, and the post remedial groundwater sampling was performed. A Soil Source Removal Report including No Further Action Proposal (NFAP) was submitted to the FDEP. Based on the NFAP and other documents submitted, soil and groundwater contaminant concentrations are below the applicable Soil Cleanup Target Levels and Maximum Concentration Limits or Groundwater Cleanup Target Levels and the FDEP stated no further obligation is needed for site rehabilitation. Limited groundwater (GW) assessment completed under LSSI Program. Minimal on-site contamination levels met LSSI NFA criteria. Do not use GW for drinking water or irrigation. 	
Tampa Bay Arena 901 E Platt Street	LUST, UST, DWM CONTAM, CLEANUP SITES	 Site located within 500 ft of ROW. Facility reported as closed. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents) was reported in 1992. EDR reports two unleaded gasoline, and one kerosene USTs were closed in place, and cleanup is ongoing. 	Medium
Former Blueprint Company 101 S 12 th Street	FINDS, ECHO, RCRA- VSQG, RGA LUST, UST, LUST	 Site located within 500 ft of ROW, reported active from 2001 to 2012. Facility reported as closed. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents) due to historical records. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents). EDR report shows a petroleum discharge reported in 2000 and one leaded gas, one diesel, and one waste oil UST was removed in 2000. Cleanup was completed in 2001. In 2001, the FDEP and EPC reviewed the Tank Closure Assessment/Source Removal Report and NFAP and released the site from any further obligation to conduct further site rehabilitation for petroleum product contamination associated with the discharge. 	Medium
University of South Florida 102 S Franklin Street	RESP PARTY, DWM CONTAM, UST	 Site located within 1,000 ft of ROW. Site reported as closed. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents) due to historical records. In 2012, a site assessment reported soil contaminants of PAHs, TRPH, and PCBs, arsenic, lead, barium, cadmium, chromium, and mercury. The contaminated soil was removed off-site, and a Site Rehabilitation Completion Report was prepared. In 2014, the FDEP reviewed the NFAP with Conditions Proposal and released the site owner from any further obligation to conduct additional site rehabilitation. 	Medium
Channelside/Former Amazon Hose 222 N 12 th Street	BROWN- FIELDS, FINDS, ECHO, NPDES,	 Site located within 1,000 ft of ROW. Facility reported as open and remediation status is reported as active. Potential for soil and/or groundwater contamination from former 	Medium



	VCP, INST CONTROL, ENG CONTROLS, DWM CONTAM, RESP PARTY, CLEANUP SITES	operations of chemical, marine fuel and industrial hose supply located on site. • Site contamination consisted of arsenic, polycyclic aromatic hydrocarbons (PAHs), and petroleum hydrocarbons in soil. Per FDEP in 2018, site successfully and satisfactorily implemented the approved brownfield site rehabilitation completion agreement, and no further action is needed.	
Verizon Wireless-St. Pete Times Forum 401 Channelside Drive	RESP PARTY, ICIS, FINDS, ECHO, AST, DWM CONTAM, FL FINANCIAL ASSUR- ANCE 3, TIER 2, ERNS	 Site located within 1,000 ft of RW. Site reported as closed. Historical research documented a railroad spur from the Seaboard Air Line Railroad that was present along the east and south border of the subject property from about 1915 through the mid-1980s. In the 1930s until circa 1979, United Paper Company operated within the central portion of the property. The facility reportedly printed fruit and vegetable labels and appeared to contain a crude oil engine (noted in Sanborn maps). An industrial equipment sales and service facility was also identified in the 1950 Sanborn. In 2013, a phase II assessment identified the presence of arsenic, lead, benzo(a)pyrene (BaP) equivalent, and dieldrin, concentrations above the applicable SCTLs. The report identified chlordane as also exceeding SCTLs, however, the concentration detected is below the applicable SCTLs. No groundwater contamination was documented. In 2016, supplemental soil testing was performed and identified an exceedance of BaP equivalent in the soil, but did not identify the presence of arsenic, lead, or organochlorine pesticides above the applicable SCTLs. None of the tested groundwater parameters exceedances of the applicable FDEP GCTLs. Therefore, no further assessment of the groundwater is warranted. In 2017, an Interim Source Removal Plan (ISR Plan) was submitted to the FDEP which outlined the procedures for removal of the contaminated soil. In 2018, contaminated soil was removed. An unregulated UST was discovered that was used for fuel oil. A Soil Source Removal Report was prepared to satisfy the requirements for a NFAP. Soil excavation performed removed the contaminated soils that exhibited concentrations of the contaminants of concern exceeding the residential direct exposure and leachability based on groundwater SCTLs. Post remedial groundwater sampling was also performed. The FDEP stated that the site has satisfied rehabilitation requirements and released it from any further obligatio	Medium
The Place at Channelside/Brulin& Company	BROWN- FIELD, INST CONTROL, RESP PARTY, VCP,	Site located within 1,000 ft of ROW. Potential for soil and/or groundwater contamination from chlorinated solvent constituents. There is documentation that contamination above applicable standards or criteria exists offsite.	Medium

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reported as open.

• Former site of Brulin Facility, Records Center, Inc. and CSX

Transportation, Inc. ROW which were demolished in 2005.

Currently a residential condominium complex that is

DWM

CONTAM,

SSTS,

912 Channelside Drive



Madison Street Park	BROWN	•Site located within 1,000 ft of ROW.	Medium
Tampa Marriott Waterside Hotel & Marina	INST CONTROL, ENG CONTROLS, RESP PARTY, INCIDENT COMMONS, ERNS, SPILLS, ASBESTOS, DWM CONTAM, FL FINANCIAL ASSURANCE 3, HW GEN, TIER 2	 Site located within 1,000 ft of ROW. Facility reported as closed. Potential for soil and/or groundwater contamination from chlorinated solvents from a discharge that consisted of chlorinated solvents in soil and groundwater in 2013. The discharge resulted from historical operation of a drycleaning facility which existed on site in the basement from 2000 to 2014. In 2019, FDEP stated that the site has satisfied the site rehabilitation requirements and was released from any further obligation to conduct site rehabilitation. Per FDEP, a permit is required when conducting dewatering in the area of the contaminated site. 	Medium
Washington Street Crossing Area E Washington Street & Channelside Drive	BROWN- FIELDS	 Site located with 1,000 ft of ROW. Potential for soil and/or groundwater contamination from solvents. In 2002, site was designated a brownfield area. In 2003, a site assessment report identified a limited area of solvent impacting soil within the former CSX railroad ROW, groundwater samples discovered concentrations of PCE and TCE above the GCTL in the upper portion of the surficial aquifer. Remediation by Natural Attention was recommended and monitor wells should be retained during future site development activities with a groundwater monitoring plan. Report did not identify any known or unknown on-site or off-site sources of solvent contamination. 	Medium
Gaspar Property 1029 E Twiggs Street	RESP PARTY, CLEANUP SITES, DWM CONTAM, UST, FL FINANCIAL ASSUR- ANCE 3	 Site is located within 1,000 ft of ROW. Facility is reported as closed. However, its remediation status is reported as open. In 2007, a tank closure report was completed and identified two gasoline USTs were removed that were associated with a former gas station that operated on the site during the 1920s. The report also concluded that there were no environmental impacts associated with the removal of the USTs. No further environmental assessment was recommended at that time. In 2013, corrective action plan and Remedial Action Plan (RAP) was reported for the site. No additional information is readily available. 	Medium
Pinnacle Channelside Crestlin Property Area 14 1005 E Cumberland Avenue	RESP PARTY	 Site located within 1,000 ft of ROW. Site reported as closed. In 2016, corrective action plan and Remedial Action Plan (RAP) reported for the site. No additional information is readily available. 	Medium
	ECHO	Area. In 2017, FDEP stated that the site has successfully and satisfactorily implemented the approved brownfield site rehabilitation and no further action is needed. Acceptable Alternative Cleanup Target Levels (ACTLs) have been established for groundwater contaminants remaining, in conjunction with appropriate institutional controls.	



1224 E Madison Street	-FIELDS, UST, Financial Assurance, DWM CONTAM, RESP PARTY, CLEANUP SITES	 Facility reported as closed. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents). Site was used for industrial purposes since 1931 with Petroleum Equipment Sales & Service and E.M. Scott Contractors active in the 1950s. In 2020, soil excavation was performed to remove contaminated soils and an orphan UST containing fuel oil was discovered and removed. EPC and FDEP stated that the site meets the requirements for a conditional closure without controls based on the use of Alternative Soil Cleanup Target Levels (A-SCTLs) for arsenic and Benzo(a)pyrene equivalents. 	
934-940 Channelside Drive 940 Channelside Drive	RESP PARTY, DWM CONTAM	 Site located within 1,000 of ROW. Facility reported as closed. Historically, the site was used for various commercial businesses since approximately 1947. Jack's Auto Supply operated from 1947 to 1960. Terry Refrigeration operated between 192 to 194, and the named changed to Oriole Refrigeration in 1965. The property was vacant from 1966 through 1974. From 1975 to 1994, the site was intermittently vacant or occupied by either AAA Metal or Allgrade Metal. The site was vacant from 1994 to 1996. In 1997, a contamination assessment reported that the source area of PCE and TCE contaminants originated from the CSX ROW. In 2014, a site assessment reported no constituents of concern in the soil samples or groundwater samples above applicable state cleanup target levels. A No Further Action without institutional controls or without institutional and engineering controls was recommended. The FDEP also determined that additional site rehabilitation is not required. 	Medium
ft from ROW, reported active from 2004 to 2012. • Facility reported as open. • Potential for soil and/or groundwater contamination fuel and other petroleum-based substances, storage and other regulated wastes (e.g., oil, coatings, solve) • Petroleum discharge was reported in 2007 and cle		 Facility reported as open. Potential for soil and/or groundwater contamination from fuel and other petroleum-based substances, storage tanks and other regulated wastes (e.g., oil, coatings, solvents). Petroleum discharge was reported in 2007 and cleanup reported in 2008. One active fuel oil UST reported. 	Medium

2.4.4 Utilities and Railroads

Utilities

A Sunshine State 811 of Florida Design Ticket System listing of existing utility owners was acquired in February 2021. A total of nineteen Utility Agency Owners (UAOs) were identified within the project area. Preliminary utility coordination and investigation efforts were conducted through written and verbal communications with existing UAOs. The UAOs and their facilities are summarized in **Table 2.20**. This table also notes the locations where utilities extend into the project area.



Utility owners were provided aerial based preliminary plans depicting the proposed Whiting Street corridor improvements. Using these aerial plans as a base map, each utility owner was asked to indicate their existing and proposed utilities as well as any easements that may affect their reimbursement rights for potential relocations of their facilities. In response, not all utility owners replied via written communications. The utility owners that did provide the requested information concerning their facilities used either the preliminary plans provided or reference documentation (i.e. "As-builts" or GIS maps).

While construction of the proposed project will have utility impacts, the extent of the necessary utility adjustments is not known at this phase of the project. However, no substantial utility impacts are anticipated as a result of the proposed project.

Table 2.20: Utility Agency Owners within Project Area

Utility Agency	Contact	Description of Facilities	Facility Locations
T&T Steve Hamer		No Re	esponse
City of Tampa Water 813.888.8300 ext 201		8" cast iron (enamel) running north/south along Florida Avenue	
		8" ductile iron pipe (DIP) running east/west along Channelside Drive 6" water main (WM) crossing Channelside Drive west of Florida Avenue 6" WM along Florida Avenue south of Channelside Drive 12" WM down center of Jefferson Street at Whiting Street 8" DIP running north/south along Nebraska Avenue, turns east along Whiting Street and north along center of Brush Avenue 6" WM along Finley Street 6" WM along Walton Street	
City of Tampa Wastewater shamer@sdt-1.com		36" reinforced concrete pipe (RCP) along S. Florida Avenue 24" Poly Vinyl Cloride (PVC) pipe along Channelside Drive 10" Vitrified Clay Pipe (VCP) west of Florida Avenue 8" VCP along Kennedy Boulevard, Jackson Street, and Whiting Street 24" VCP along Morgan Street	
City of Tampa Traffic	Benjamin Freamon, Jr.	No Response	
Crown Castle	813.231.5291	No Response	
Cumberland Jefferson Farms Properties	bejamin.freamon@tampagov .net	Facilities not wi	thin project limits.
Extent Network Operations	Richard Rivera	No Re	esponse
Fiberlight	813.274.8957	No Response	
Frontier Communications	richard.rivera@tampagov.net	No Response	
Hillsborough County	Jose Castillo	No Response	
Hillsborough County Sheriff's Office	813.777.8183	No Response	
Lumen fka CenturyLink	jose.castillo@tampagov.net	Fiber Optic Cable (FOC) along Channelside Drive	
Spectrum/Charter fka Bright Jeremy Williams House Networks		No Response	



T-Mobile/Sprint	470.235.6349	FOC along railroad tracks and west along Whiting Street
Tampa Electric Company	jeremy.williams.contractor @crowncastle.com	No Response
Tampa Expressway Authority	crowncastle.com	Single mode fiber (6, 12 and 96 count) along Channelside Drive
Tampa Port Authority	Mark Foster	Facilities not within project limits.
TECO Peoples Gas	813.927.1675	2" polyethylene (PE) GM along Channelside Drive 4" coated steel (CS) GM along Morgan Street 4" PE GM along Florida Avenue, south of Channelside Drive
Uniti Fiber	mark.foster@stantec.com	1 x 2.33" 7-way future path FOC along Florida Avenue and Channelside Drive 1 x 2.33" 7-way future path FOC along Brush Street/crosses Whiting Street
Verizon fka MCI	8666.892.5327	Aerial facilities along Washington Street 2-2" HDPE conduits with FOC along Nebraska Avenue, north of Whiting Street 2-2" conduits with FOC along Florida Avenue and Channelside Drive
Windstream fka Deltacom	Tim Green	Facilities not within project limits.
Zayo	813.877.7183	Facilities not within project limits.

Railroads

An approximately 1,400-foot north-south segment of the Florida Central & Peninsular Railroad, which is owned and operated by CSX Transportation, runs parallel to the west side of North Meridian Avenue, between E Cumberland Avenue and E Jackson Street. This segment of railroad expands into a multi-line (seven lines) switching yard east of Whiting Street and contains a two-line east-west spur that feeds the Ardent Mills facility located south of Whiting Street. The primary use of this rail segment is to provide materials for the Ardent Mills facility. This facility is scheduled to cease operations in 2022, resulting in the rail segment no longer being needed.

The proposed extension of Whiting Street from Brush Street to North Meridian Avenue, and the construction of proposed stormwater management facilities within this area will result in the removal of this rail segment.

2.4.5 Construction

The construction activities associated with the Whiting Street proposed improvements will result in temporary air, noise, vibration, water quality, traffic flow, and visual impacts for those residents and travelers within the immediate vicinity of the project. Air quality impacts will be temporary and primarily be in the form of exhaust emissions from trucks and construction equipment as well as fugitive dust from construction sites. Air pollution associated with the creation of airborne particles will be effectively controlled using watering or the application of other control materials in accordance with FDOT's Standard Specifications for Road and Bridge Construction.

Noise and vibration impacts may be generated by heavy equipment and construction activities such as pile driving and vibratory compaction of embankments. Noise control measures will be implemented as set



forth in the FDOT's Standard Specifications for Road and Bridge Construction. Adherence to local construction noise and/or construction vibration ordinances by the construction contractor will also be required where applicable.

Water quality impacts resulting from erosion and sedimentation will be controlled in accordance with FDOT's Standard Specifications for Road and Bridge Construction and using Best Management Practices (BMPs).

Maintenance of traffic and sequence of construction will be planned and scheduled to minimize traffic delays during project construction. Signs will be used as appropriate to provide notice of road closures and other pertinent information to the traveling public. The local news media will be notified in advance of road closings and other construction-related activities which could inconvenience the community so that motorists, residents, and businesspersons can plan travel routes in advance.

Access to all businesses and residences will be maintained to the extent practical through controlled construction scheduling. Within the project study limits, the present traffic congestion may become worse during stages of construction where narrow lanes may be necessary. Traffic delays will be controlled to the extent possible where many construction operations are in progress at the same time.

Visual impacts associated with the storage of construction materials and establishment of temporary construction facilities will occur but are temporary and short term.

Construction of the roadway and bridges requires excavation of unsuitable material, placement of embankments, and the use of materials, such as lime rock, asphaltic concrete, and Portland cement concrete. The removal of structure and debris will be in accordance with local and state regulation agencies permitting this operation. The construction contractor will be responsible for controlling pollution on haul roads, in borrow areas, and areas used for disposal of waste materials from the project. Temporary erosion control features as specified in the FDOT's Standard Specifications for Road and Bridge Construction, Section 104, will consist of temporary grassing, sodding, mulching, sandbagging, slope drains, sediment basins, sediment checks, artificial coverings, and berms.

2.4.6 Bicycles and Pedestrians

There are no pedestrian or bicycle facilities along the Selmon Expressway as it is a Limited Access facility.

Dedicated lanes for bicyclist are provided on Florida Avenue, Jackson Street, Nebraska Avenue and North Meridian Avenue. Bicycle-friendly roads include the following:

- Morgan Street
- Jefferson Street
- E Street
- Nebraska Avenue
- Water Street
- Whiting Street
- Brush Street
- Washington Street



Pedestrian accommodations provided within the study area include:

- Sidewalks
- Multi-use paths
- Pedestrian countdown heads and push buttons
- Leading pedestrian phase/Leading pedestrian intervals (LPIs)
- Protected left-turn phase
- Enhanced ITS Technology: Pedestrian detection to extend crossing time when pedestrian is detected within the intersection
- High-visibility crosswalks
- Advance stop lines
- Intersection lighting / crosswalk lighting
- Optimal signal timing for all modes of transportation
- Refuge islands within crosswalks
- ADA curb ramps

Florida Avenue has 10-foot-wide sidewalks, adjacent to the back of Type F curb and gutter. Channelside Drive has 15-foot-wide sidewalks, adjacent to the back of Type F curb and gutter. Within this area, a 10-foot sidewalk extending from Florida Avenue eastward along the north side of the modified Expressway off-ramp to Florida Avenue is proposed. This sidewalk will then turn southeast under the off-ramp and connect to the Channelside Drive sidewalk, east of the ramp.

Sidewalks along Whiting Street are buffered by granite curb, a six-foot-wide sidewalk on the south side of the road, and a wide sidewalk with varying width on the north side of the road. Beginning at Jefferson Street and extending eastward, 10-foot sidewalks are proposed along the north and south sides of Whiting Street eastward to its proposed connect with North Meridian Avenue. These sidewalks will connect to the existing 12-foot shared use path that runs along the west side of North Meridian Avenue. 10-foot sidewalks are also proposed within the area of the Nebraska Avenue and Finley Street connection.

Trails within the study area include the Selmon Greenway and the Meridian Avenue Greenway.

The proposed project will enhance the bicycle and pedestrian accommodations throughout the project area.

2.4.7 Navigation

There are no navigable waters, as defined in 33 Code of Federal Regulation (CFR) § 2.36, within the project area and the proposed project will have no effect on navigation.



3.0 Anticipated Permits and Permit Conditions

Coordination with relevant regulatory agencies, including the FDEP and SWFWMD, is anticipated to construct the proposed project. The environmental permits anticipated for this project are shown in **Table 3.1**.

Table 3.1: Anticipated Environmental Permits

Agency	Permit Type	
Southwest Florida Water Management District (SWFWMD)	Environmental Resource Permit	
Florida Department of Environmental Protection (FDEP)	National Pollutant Discharge Elimination System Permit	



4.0 Coordination and Consultation

Through the Advance Notification (AN) process, THEA informed numerous federal, state, and local agencies of the PD&E study and its scope. The AN package was prepared in accordance with the FDOT PD&E Manual, Part 1, Chapter 3 (July 2020), as applicable.

The federal, state, and local agencies having concern in this project due to jurisdictional review are identified in **Table 4.1**. These agencies were contacted by THEA through the AN process in February 2020. The study was conducted utilizing information obtained from comments made by various regulatory and resource agencies in response to the AN. A summary of the agency comments provided in response to the AN is provided in **Table 4.2**.

Table 4.1: Advance Notification Agencies

Federal Agencies
US Army Corps of Engineers (USACE) – Jacksonville District
US Coast Guard (USCG) – Permits Division
National Marine Fisheries Service (NMFS), Habitat Conservation Division
US Department of Interior (USDI) – USFWS
State Agencies
Florida Department of Environmental Protection (FDEP) – ETAT Representative
FDEP – State Clearinghouse
Florida Department of State (FDOS)- Division of Historic Resources (DHR)
Florida Fish and Wildlife Conservation Commission (FWC) – ETAT Representative
Regional Agencies
Southwest Florida Water Management District (SWFWMD) – Environmental Resources Bureau Regulation Division
Environmental Protection Commission of Hillsborough County (EPCHC)
City of Tampa – Mobility Division
Port Tampa Bay



Table 4.2: Advanced Notification Agency Responses

Federal Agencies	Issues/Response	
USACE	Pre-Application meeting should be requested once there is a proposed design plan. Required Permits: Section 404 – NWP#14 or NWP#15; and Section 10 / Section 408.	
USCG	A USCG bridge permit will be required for modifications (widening) to the bridge crossing the Hillsborough River. The existing navigational clearance over the Hillsborough River must not be encroached upon by the proposed widening project.	
NMFS	NMFS principal concern is the widening of the bridge over the Hillsborough River. Shoreline mangroves at this location might experience minor shading impacts due to the bridge widening, which should be addressed in the Essential Fish Habitat Assessment. In terms of the Endangered Species Act (ESA), there is a potential for bridge construction activities, including in-water pile driving, to affect ESA-listed species under NMFS's purview (smalltooth sawfish and green, loggerhead, and Kemp's ridley sea turtles).	
USFWS	At the time of the notification, did not have any species concerns. Once the PD&E has been completed, the USFWS would like to review all documents	
USACE	Pre-Application meeting should be requested once there is a proposed design plan. Required Permits: Section 404 – NWP#14 or NWP#15; and Section 10 / Section 408.	
State Agencies	Issues/Response	
FDEP	Advance Notification acknowledged. No comments.	
FDEP – State Clearinghouse	Based on the information submitted and minimal project impacts, the State has no objections to the proposed project and, therefore, it is consistent with the Florida Coastal Management Program (FCMP). Final concurrence of the project's consistency with the FCMP would be determined duringany environmental permitting processes, in accordance with Section 373.428, Florida Statutes.	
FDOS - DHR	As part of the Section 106 process, a CRAS specific to this project that identifies and evaluates cultural ar historical resources within the area of potential effects needs to be provided to DHR. (The CRAS was updated April 2021 as a result of comments received from the FDOS DHR and resubmitted to DHR for concurrence.)	
FWC	No comments, recommendations, or objections related to state-listed species and their habitat or other fish and wildlife resources. The liability to not impact or cause "take" of listed species, migratory wildlife, and other regulated species of wildlife is the responsibility of THEA for this project. If listed species are observed onsite in the future, FWC staff are available to provide decision support information or assist in obtaining the appropriate permits.	
Regional Agencies	Issues/Response	
SWFWMD	Environmental Resource permit may be required. However, the final determination of the type of permit will depend upon the final design configuration. Comments and degree of effect (DOE) were provided regarding the following resources: coastal and marine (DOE: minimal, permit required), contamination (DOE: moderate, further coordination required), floodplains (DOE: moderate, permit required), Historic and archaeological sites (DOE: none, permit required), Infrastructure (DOE: moderate, further coordination required), recreation areas (DOE: none, permit required), water quality and quantity (DOE: moderate, permit required), wetlands and surface waters (DOE: minimal, permit required), wildlife and habitat (DOE: minimal, permit required), and federal consistency (consistent with comments).	
ЕРСНС	Wetlands: no obvious significant wetlands other than the crossing of the Hillsborough River. Miscellaneous Impacts in Wetlands required.; Air quality: The most obvious method to reduce the impacts to neighboring properties is to minimize encroachment of new roadways toward these properties, so expansion inward toward the existing median should be encouraged where practical. If there is outward or elevated expansion, the design should consider elevated walls near the travel lanes, particularly near the residential portions of the corridors, to help minimize transportation impacts such as noise, rubber remnants from tire wear, and potentially some of the air pollutants; Waste: a number of sites, including two old landfills that may be impacted. In the event that the either or both of the identified old landfills may be impacted, staff with the EPC's Waste Management Division should be contacted.	



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City of Tampa Mobility Division	Additional coordination was conducted, as described in the Comments and Coordination Report for the proposed project.
Port Tampa Bay	Receipt of Advance Notification was not provided.



5.0 Public Involvement

Several meetings were held over the course of the PD&E study to meet with public officials, agencies, residences, and interested stakeholders. The PD&E Study was introduced to the public on Thursday, March 5, 2020, during a Virtual Town Hall conducted by THEA to provide status updates on various other ongoing THEA projects. This Virtual Town Hall can be found at https://selmonstudies.com/vthm/.

Additional meetings included a Virtual Public Information Meeting (see section 5.2 below) and a Public Hearing (to be conducted February 22, 2022). In addition to these two scheduled public meetings, additional meetings were held with stakeholders, including elected and appointed officials, agency representatives, special interest groups, and individuals, as needed. Please refer to the Comments and Coordination Report (CCR) for additional details regarding public outreach.

5.1 Public Involvement Program

A comprehensive Public Involvement Program (PIP) that focused on soliciting community participation was developed and implemented as part of the PD&E Study. The program was prepared in compliance with the FDOT PD&E Manual Part 1, Chapter 11 and approved by THEA in January 2020. The purpose of the PIP was to provide a guide for implementing stakeholder involvement for the study with an emphasis on the communities adjacent to the study area. The PIP was used as a blueprint for defining methods and tools to reach, educate, and engage all stakeholders in the decision-making process. The strategies outlined in the PIP were designed to be comprehensive, and to ensure stakeholders are provided multiple opportunities to be informed and engaged as the study progresses.

The primary goal of the PIP was to actively seek the participation of communities, agencies, individual interest groups, and the public throughout the PD&E process. The following information was included as part of the PIP:

- Identify stakeholders and target audiences;
- Anticipate issues and key messaging;
- Outline outreach methods;
- Detail public involvement activities;
- Establish comment management protocols; and
- Provide a structure for documenting the PIP and closing out the study.

5.2 Public Information Meeting

THEA held a Public Information Meeting on Thursday, May 20, 2021, at 6:30 p.m. for the PD&E Study. Due to the COVID-19 pandemic, this meeting was held virtually. Registration for the meeting and the meeting itself was held online.

The virtual meeting format consisted of an online presentation by THEA to present the alternatives identified to improve travel times, reduce congestion, improve safety, and enhance regional mobility. The virtual meeting participants were introduced to the interactive website that included all meeting materials (www.whitingstreetpde.com). Seventy-nine (79) citizens registered for the workshop. The virtual workshop



was attended by 25 citizens as well as THEA and consultant staff (total 6). Attendees were presented a slideshow consisting of:

- An overview of the PD&E Study.
- The need to improve the Selmon Expressway Ramps and local streets.
- The PD&E Study process to develop, screen and refine alternatives for additional evaluation.
- The two build alternatives under consideration (developed based on the project purpose and need).
- The evaluation criteria for the two alternatives under consideration, as compared to the No-build Alternative.
- The methods for the public to provide feedback on the alternatives under consideration, including a comment form, email address, and mail-in option.

After the presentation, the questions and answer portion of the workshop began. Citizens were able to submit questions real-time virtually in a chat on the online meeting platform and received responses during the workshop. Four (4) citizens submitted six (6) questions during the virtual workshop.

A recording of the virtual meeting was posted in its entirety the next day, May 21, 2021, on the THEA website www.whitingstreetpde.com. The interactive website (www.whitingstreetpde.com) was available starting on May 20, 2021, and was accessible anywhere, anytime. This website contained the same information that was presented at the virtual meeting, including methods for the public to provide feedback on the alternatives under consideration.

Comments were accepted by THEA on the alternatives up to 5:00 pm on June 10, 2021. All comments received during this period were responded to and taken into consideration by THEA during the selection of the Preferred Alternative. During the 21-day comment period, 272 unique visitors viewed the online meeting.

Five (5) written comments from three (3) citizens were received online or via email during the 21-day review period following the virtual meeting. Most comments received at the meeting and online addressed trails and bicycle lanes or requested information on property takes and their locations.

Information regarding the Public Information Meeting, including meeting materials, advertisements, notices, and public comments, can be found in the CCR.

5.3 Public Hearing

A Public Hearing was held on February 22, 2022, starting at 5:00 pm, at the THEA offices. The purpose of the hearing was to provide interested persons with information on the Preferred Alternative and to allow the public the opportunity to comment. To accommodate those who were not able to attend in person, all meeting materials were also posted on the project website at www.whitingstreetpde.com prior to the inperson hearing.

Prior to the Public Hearing, THEA distributed a public notice postcard, letters to elected and appointed officials and agencies, newspaper ads, FAR ads, press releases, social media posts, project website. The first newspaper ad was published on February 2, 2022, and the second newspaper ad was published on February 13, 2022. The newspaper ad also listed locations where the project documents would be displayed for review at least 21 days prior to the hearing, which included the project website. The full mailing list for this



newsletter was updated on January 20, 2022. The public hearing notifications, including newspaper ads, postcard, press release, screenshots of the website public hearing announcements, project documents, mailing list, social media posts, and the FAR ad can be found in the Comments and Coordination Report (CCR).

A total of 21 citizens signed in at the Public Hearing. Attendees were provided with a sign-in card and hearing handout/comment form. The meeting began with an open house from 5:00 p.m. to 6:00 p.m., followed by opening remarks and an audiovisual presentation at 6:00 p.m. The audiovisual presentation discussed an overview of the project. These details included the PD&E Study process, a description of the Preferred Alternative, a discussion of anticipated environmental impacts, and the estimated project costs.

During the comment period, which lasted from February 1 to March 8, 2021, THEA received five comments from the public. Four of the comments were received via email, while one comment was received via the website form. No comments were received in person or through the court reporter during the Public Hearing.

The majority of the comments received dealt with prioritization of pedestrian and bicycle access and safety along the project corridors. Additional comments delt with traffic flow and use of proposed green space by pedestrians and bicyclists.

5.4 Stakeholder Coordination Meetings

In addition to the Public Information Virtual Meeting and Public Hearing, THEA held and/or participated in additional stakeholder coordination meetings throughout the project. These meetings included those with local leaders, elected officials, agency staff, and other stakeholders. **Table 5.1** provides a list of meeting held during the study (as of September 2021; this list will be updated at the conclusion of the study). Additional information regarding the stakeholder coordination meetings can be found in the Comments and Coordination Report (CCR).

Table 5.1: Stakeholder Coordination Meetings

Date	Participants	Topic/Purpose
12/12/2019	Strategic Property Partners (SPP) and Stantec Professional Services (Stantec)	Future development plans north of Cumberland Avenue
1/10/2020	HDR, Inc.	Coordination on graphics and document consistency with South Selmon Expressway Project
2/18/2020	SPP and Stantec	Coordination with ongoing planning efforts
3/5/2020	Public and project stakeholders	Virtual Town Hall Meeting regarding all of THEA's ongoing projects
4/16/2020	City of Tampa	Review of traffic analysis of study area
8/24/2020	City of Tampa	Review comments from City of Tampa on traffic analysis
9/10/2020	Port Tampa Bay	Project background, schedule, and progress



10/5/2020	WSP Global	Coordination with Mobility Hub and Vision Zero efforts
10/5/2020	Mayor Jane Castor	Project background, schedule, and process
10/27/2020	City of Tampa	Proposed improvement alternatives
11/13/2020	SPP	Proposed improvement alternatives
12/2/2020	SPP	Proposed improvement alternatives, preliminary design concepts
2/17/2021	SPP	Proposed improvement alternatives, preliminary design concepts
3/2/2021	FDOT District 7	Presentation to the District Interchange Review Coordinator (DIRC)
3/8/2021	SPP	Proposed improvement alternatives, preliminary design concepts
4/19/2022	SPP and Stantec	Proposed improvement alternatives, preliminary design concepts



6.0 Implementation Measures and Commitments

6.1 Implementation Measures

Measures required to be implemented per construction procedure, standard specifications, or other agency requirements issued in a later project phase are listed below to help address project effects.

Water quality impacts from construction will be avoided and minimized through the implementation
of Best Management Practices (BMPs) including, but not limited to, construction phasing, sediment
barriers, floating turbidity curtains, silt fences, and other techniques identified during design and
permitting by the regulatory agencies and later during construction by the selected contractor.

6.2 Commitments

6.2.1 Cultural Resources

- During project construction within the area of the Fort Brooke (8HI00013) archaeological site (including all areas associated with the existing Florida Avenue and Channelside Drive off ramp improvements), ground disturbance that goes beyond the depth of one meter (3.3 ft) shall be monitored by a qualified archaeologist. If prehistoric or historic artifacts, such as pottery or ceramics, projectile points, dugout canoes, metal implements, historic building materials, or any other physical remains that could be associated with Native American, early European, or American settlement are encountered at any time within the project area, construction activities involving subsurface disturbance in the vicinity of the discovery will cease. The Florida Department of State, Division of Historical Resources, Compliance Review Section will be contacted. The subsurface construction activities will not resume without verbal and/or written authorization. In the event that unmarked human remains are encountered during construction activities, all work will stop immediately, and the proper authorities notified in accordance with Section 872.05, Florida Statutes.
- Prior to the start of construction, the following actions will be undertaken by professionals that meet the Secretary of the Interior's Professional Qualification Standards (48 FR 44716) and the measures will be completed and approved by Florida Division of Historic Resources staff prior to removal of the resources
 - A pictorial and narrative history of the Ardent Mills historic site will be developed and submitted
 to the Florida Memory repository at The State Archives of Florida, John F. Germany Public
 Library Florida History Room, and Tampa Bay Historic Center. This document shall include
 limited large format and digital photographs of current appearance, historic photographs,
 written history, and oral or video interviews with previous employees or persons with
 recollections of the mill operation.
 - A pictorial and narrative history of the Florida Central & Peninsular Railroad will be developed



and submitted to the Florida Memory repository at The State Archives of Florida, John F. Germany Public Library Florida History Room, and Tampa Bay Historic Center. This will include photographs of current appearance, historic photographs, and written history.

A State Historic Marker will be produced that is two-sided with the history of Ardent Mills
on one side of the marker and the history of the Florida Central & Peninsular Railroad on
the other side of the marker. The marker text will be submitted to the State Historical
Marker Council (SHMC) for approval. After approval by the SHMC, and completion of
project construction, the marker will be erected at a location approved by the SHMC.

6.2.2 Contamination

For those locations with a risk ranking of MEDIUM and HIGH, Level II field screening should be
considered during future project implementation phases and prior to construction. Note that
additional information may become available or site-specific conditions may change from the time
the Contamination Screening Evaluation Report (CSER) was prepared and this should be
considered prior to proceeding with roadway construction



7.0 Technical Materials

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

- Air Quality Technical Memorandum (AQTM)
- Contamination Screening Evaluation Report (CSER)
- Cultural Resources Assessment Survey (CRAS)
- Cultural Resources Assessment Survey Pond Site Addendum
- Cultural Resources Documentation and Determination of Effect Case Study
- Geotechnical Memorandum
- Interchange Modification Report (IMR)
- Location Hydraulics Report (LHR) Technical Memorandum
- Natural Resources Evaluation (NRE) Report
- Noise Study Report (NSR)
- Pond Siting Report (PSR)
- Preferred Alternative Conceptual Plan Set (see PER Appendix)
- Preliminary Engineering Report (PER)
- Project Traffic Analysis Report (PTAR)
- Sociocultural Effects Evaluation
- Typical Section Package (see PER Appendix)
- Utility Assessment Package (UAP)
- Water Quality Impact Evaluation (WQIE)



Appendices





Project Environmental Impact Report

Appendix A

Florida Division of Historic Resources Coordination Letters



August 24, 2021

Timothy A. Parsons, Ph.D.
Director, Division of Historical Resources, and
State Historic Preservation Officer
R.A. Gray Building
500 S. Bronough Street
Tallahassee FL 32399-0250

Attention: Alyssa McManus, Transportation Compliance Review Program

Re: Cultural Resource Assessment Survey for the Tampa Hillsborough Expressway Authority (THEA) Whiting Street Project Development & Environment Study (PD&E) Study, Hillsborough County, Florida

Dear Dr. Parsons,

The cultural resource assessment survey (CRAS) of the Tampa Hillsborough Expressway Authority (THEA) Whiting Street PD&E Study in Hillsborough County, Florida, was conducted for the THEA by Janus Research, in association with H.W. Lochner, Inc. (LOCHNER). Fieldwork for this CRAS was conducted in 2021. The CRAS of the project was conducted to identify cultural resources within the project area of potential effect (APE) and to assess their significance in terms of their eligibility for listing in the *National Register of Historic Places* (National Register) according to the criteria set forth in 36 CFR Section 60.4.

This assessment complies with the revised Chapter 267, Florida Statutes (F.S.) and the standards embodied in the Florida Division of Historical Resources' (FDHR's) Cultural Resource Management Standards and Operational Manual (February 2003) and Chapter 1A-46 (Archaeological and Historical Report Standards and Guidelines), Florida Administrative Code. In addition, this report was prepared in consideration of the standards set forth in Part 2, Chapter 8 (Archaeological and Historical Resources) of the Florida Department of Transportation (FDOT) PD&E Manual (effective July 1, 2020). All work conforms to professional guidelines set forth in the Secretary of Interior's Standards and Guidelines for Archaeology and Historic Preservation (48 FR 44716, as amended and annotated). Principal Investigators meet the Secretary of the Interior's Professional Qualification Standards (48 FR 44716) for archaeology, history, architecture, architectural history, or historic architecture.

As a results of the CRAS, one precontact period archaeological site and four historic resources were identified. Due to the density of development and underground utilities, archaeological subsurface testing was feasible only within portions of the archaeological APE within the area of the Florida Avenue loop ramp. No human remains or Fort Brooke period artifacts were identified during the limited testing. Eight shovel tests resulted in the identification and expansion of the boundaries of 8HI537 (Expressway End) throughout

the western end of the current APE. Subsurface testing yielded both precontact period lithic artifacts and historic 20th Century material. Most of the lithic artifacts consisted of non-diagnostic flakes and shatter, but the presence of a fragment of a Florida Archaic Stemmed point suggests an Archaic to Formative period association. The majority of the historic artifacts recovered during the subsurface testing were also non-diagnostic. The two diagnostic artifacts, a solarized glass fragment and a green bottle base fragment suggest a 20th Century component. The artifacts recovered during the testing suggest a similarity to other precontact period lithic scatters and 20th Century artifact scatters in downtown Tampa that have previously been evaluated as National Register—ineligible. However, the extent of this site within the APE is unknown as underground utilities, landscaping, and hardscape prevented additional testing to bound the site and determine if any associated features are present. Based on this, there is insufficient information to evaluate the National Register eligibility of 8HI537 within the archaeological APE

Because subsurface testing was not feasible or limited in identified high and moderate archaeological site potential zones, archaeological monitoring will be conducted in these areas during ground disturbing construction activities. Where feasible, subsurface shovel testing will also be conducted. Examples of conditions allowing for the excavation of shovel tests include the removal of existing hardscape preventing testing or the mechanical stripping of areas of fill down to natural ground levels. This commitment will be added to the project construction plans to ensure that it is acknowledged and addressed during project construction.

Four historic resources were identified within the historic resources APE, three of which are considered National Register–eligible: an unrecorded segment of the Florida Central & Peninsular Railroad (8HI11987), the previously recorded Perry Paint and Glass Company Building (8HI685), and Ardent Mills (8HI15084). The 2,585-foot segment of the Florida Central & Peninsular Railroad (8HI11987) is considered eligible for listing in the National Register under Criterion A in the areas of Community Planning & Development, Industry, and Transportation. The Perry Paint and Glass Company Building (8HI685) is considered National Register–eligible under Criterion A in the areas of Industry and Local History and Criterion C in the area of Architecture. Ardent Mills (8HI15084) is considered National Register–eligible under Criterion A in the areas of Industry and Local History. The fourth resource, 200 S Nebraska Avenue (8HI15083) is considered National Register-ineligible due to its common style and diminished integrity.

Although no human remains were identified during the CRAS, unmarked graves have been previously found near the project area and there remains a potential for unmarked graves throughout the project area. Should any suspected or known remains be identified during this project, the provisions of Chapter 872.05, *F.S.* will apply. Chapter 872.05, *F.S.* states that when human remains are encountered, all activity that might disturb the remains shall cease and may not resume until authorized by the District Medical Examiner or the State Archaeologist. If human remains less than 75 years are encountered, or if they are involved in a criminal investigation, the District Medical Examiner has jurisdiction. If the remains are judged to be more than 75 years old, then the State Archaeologist may assume jurisdiction. It is also recommended the appropriate construction personnel be notified of the provisions of Chapter 872.05, *F.S.*, as well as the need to immediately notify the THEA Project Manager if human remains are encountered, who will take the steps needed to protect the remains and notify the appropriate authorities.

We kindly request that this letter and document are reviewed, and concurrence is provided by your office. This information is provided in accordance with the provisions contained in the revised Chapter 267, *F.S.* If you have any questions regarding the subject project, please contact me at 813.272.6740, extension 124 or anna.quinones@tampa-xway.com.

Sincerely,

Anna Quiñones, AICP Project Manager

	The Florida Division of Historical Resources finds the attached document complete and sufficient and concur of does not concur with the recommendations and findings provided in this cover letter for SHPO/FDHR Project File Number						
	Comments: Sites 8HI11987, 8HI685, and 8HI15084 are considered	dered eligible for the National Register of					
	Historic Places and should be avoided, or further consultation	with the Florida SHPO office is required.					
	Alissa Lotane Section 1, Section	10/22/2021					
for	Timothy A. Parsons, Ph.D., Director, and State Historic Preservation Officer Florida Division of Historical Resources	[DATE]					

Cc:

Bob Frey, AICP, THEA

Bill Howell, PE, HW Lochner

Govardhan Muthyalagari, PE, PTOE, HNTB



February 8, 2022

Timothy A. Parsons, Ph.D.
Director, Division of Historical Resources, and
State Historic Preservation Officer
R.A. Gray Building
500 S. Bronough Street
Tallahassee FL 32399-0250

Attention: Alyssa McManus, Transportation Compliance Review Program

Re: Tampa Hillsborough Expressway Authority (THEA) Whiting Street Project Development & Environment Study (PD&E) Study, Cultural Resource Assessment Survey Pond Addendum, Hillsborough County, Florida

Dear Dr. Parsons,

In August of 2021, as part of the THEA Whiting Street PD&E Study, the *CRAS for the Tampa Hillsborough Expressway Authority (THEA) Whiting Street Project Development & Environment Study (PD&E) Study, Hillsborough County, Florida* was prepared by Janus Research in association with H.W. Lochner, Inc. (LOCHNER) at the request of the THEA (Janus Research 2021). The current report is an addendum to that 2021 CRAS that was previously coordinated with the State Historic Preservation Office (SHPO)/Florida Division of Historical Resources (FDHR) (Janus Research 2021; FDHR Project File Number 2021-5149). The objective of this CRAS addendum was to identify cultural resources within the project area of potential effect (APE) established for three new proposed pond locations, Ponds C, D, and E, and assess their eligibility for listing in the *National Register of Historic Places* (National Register) according to the criteria set forth in 36 CFR Section 60.4.

This assessment complied with the revised Chapter 267, Florida Statutes (F.S.) and the standards embodied in the FDHR's Cultural Resource Management Standards and Operational Manual (February 2003) and Chapter 1A-46 (Archaeological and Historical Report Standards and Guidelines), Florida Administrative Code. In addition, this report was prepared in consideration of the standards set forth in Part 2, Chapter 8 (Archaeological and Historical Resources) of the Florida Department of Transportation (FDOT) PD&E Manual (effective July 1, 2020). All work conforms to professional guidelines set forth in the Secretary of Interior's Standards and Guidelines for Archaeology and Historic Preservation (48 FR 44716, as amended and annotated). Principal Investigators meet the Secretary of the Interior's Professional Qualification Standards (48 FR 44716) for archaeology, history, architecture, architectural history, or historic architecture.

As a result of the archaeological survey completed for the CRAS addendum, no archaeological sites or archaeological occurrences were identified within the proposed pond sites. No shovel testing was feasible within the APE due to the presence of existing rail corridor, modified embankment, and drainage ditching. Background

research and the pedestrian survey determined that the archaeological APE exhibits low potential for intact significant archaeological sites. The background research also determined that, unlike the western end of the larger area investigated during the 2021 CRAS, Ponds C, D, and E are each located outside of the main activity area associated with Fort Brooke, and no significant archaeological components associated with the Fort Brooke Military Reservation have been recorded in the vicinity of the archaeological APE. In addition, the background research noted that no previously recorded precontact period sites or human remains are recorded in or adjacent to Ponds C, D, or E.

Four historic resources were identified within the historic resources APE during the current survey effort, three of which were previously recorded and determined National Register-eligible: the Florida Central & Peninsular Railroad (8HI11987), the Perry Paint and Glass Company Building (8HI685), and Ardent Mills (8HI15084). The three previously recorded resources were documented in the FMSF as part of the aforementioned 2021 CRAS and were considered National Register-eligible. The SHPO/FDHR concurred with the evaluations of National Register eligibility for all three previously recorded historic resources on October 22, 2021. The fourth resource, the newly recorded Carlton Academy Day School (8HI15085) is considered National Register-ineligible due to its common style and diminished integrity.

Please also note that the building previously recorded at 1201 East Jackson Street (8HI5616) was observed during the field survey as having been demolished. Analysis of available aerial photographs revealed that the building at 1201 East Jackson Street was removed between 1995 and 1998.

We kindly request that this letter and document are reviewed, and concurrence is provided by your office. This information is provided in accordance with the provisions contained in the revised Chapter 267, *F.S.* If you have any questions regarding the subject project, please contact me at 813.272.6740, extension 124 or anna.quinones@tampa-xway.com.

Sincerely,

Anna Quiñones, AICP Project Manager

The Florida Division of Historical Resources finds the attached document complete ar concurs/ □ does not concur with the recommendations and findings provided in this of SHPO/FDHR Project File Number	
Comments:	
	3/9/2022
Timothy A. Parsons, Ph.D., Director, and State Historic Preservation Officer	[DATE]

Florida Division of Historical Resources

Cc: Bob Frey, AICP, THEA
Bill Howell, PE, HW Lochner
Govardhan Muthyalagari, PE, PTOE, HNTB



February 9, 2022

Timothy A. Parsons, Ph.D.
Director, Division of Historical Resources, and State Historic Preservation Officer R.A. Gray Building 500 S. Bronough Street Tallahassee FL 32399-0250

Attention: Alyssa McManus, Transportation Compliance Review Program

Re: Documentation and Determination of Effects for the Tampa Hillsborough Expressway Authority (THEA) Whiting Street Project Development & Environment Study (PD&E) Study, Hillsborough County, Florida

Dear Dr. Parsons,

Please find the Determination of Effects Case Study Report for the THEA Whiting Street PD&E Study, Hillsborough County, Florida prepared by Janus Research in association with LOCHNER at the request of the THEA. This case study report documents potential effects of the proposed improvements to the National Register-eligible resources identified during the Cultural Resources Assessment Survey (CRAS) for the THEA Whiting Street PD&E Study, Hillsborough County, Florida (Janus Research 2021). This assessment complied with the revised Chapter 267, Florida Statutes (F.S.) and the standards embodied in the Florida Division of Historical Resources' (FDHR's) Cultural Resource Management Standards and Operational Manual (February 2003) and Chapter 1A-46 (Archaeological and Historical Report Standards and Guidelines), Florida Administrative Code. In addition, this report was prepared in consideration of the standards set forth in Part 2, Chapter 8 (Archaeological and Historical Resources) of the Florida Department of Transportation (FDOT) PD&E Manual (effective July 1, 2020). All work conformed to professional guidelines set forth in the Secretary of Interior's Standards and Guidelines for Archaeology and Historic Preservation (48 FR 44716, as amended and annotated). Principal Investigators meet the Secretary of the Interior's Professional Qualification Standards (48 FR 44716) for archaeology, history, architecture, architectural history, or historic architecture.

In August of 2021, the CRAS for the Tampa Hillsborough Expressway Authority (THEA) Whiting Street Project Development & Environment (PD&E) Study, Hillsborough County, Florida was prepared by Janus Research in association with H.W. Lochner, Inc. (LOCHNER) at the request of the THEA (Janus Research 2021). The 2021 CRAS was conducted for a proposed project consisting of extending Whiting Street and reconfiguring the on-ramps of the Selmon Expressway at Jefferson Street and off-ramps at Florida Avenue and Channelside Drive. The study considers extending Whiting Street

to North Meridian Avenue and includes improvements and realignment of the existing segment of Whiting Street from Jefferson Street to North Brush Street.

The 2021 CRAS identified four historic resources, three of which were considered National Register-eligible: the previously recorded Perry Paint and Glass Company Building (8HI685), an unrecorded segment of the Florida Central & Peninsular Railroad (8HI11987), and Ardent Mills (8HI15084). The Perry Paint and Glass Company Building (8HI685) was considered National Register-eligible under Criterion A in the areas of Industry and Local History and Criterion C in the area of Architecture. Though previously recorded, the Perry Paint and Glass Company Building (8HI685) had not previously been subject to evaluation by the FDHR/SHPO regarding National Register eligibility. The 2,585-foot segment of the Florida Central & Peninsular Railroad (8HI11987) was considered eligible for listing in the National Register under Criterion A in the areas of Community Planning & Development, Industry, and Transportation. Ardent Mills (8HI15084) was considered National Register-eligible under Criterion A in the areas of Industry and Local History. The fourth resource, 200 S Nebraska Avenue (8HI15083). was considered National Register-ineligible due to its common style and diminished integrity. The report and its findings received FDHR/SHPO concurrence on October 22. 2021.

In January of 2022, an Addendum to the Cultural Resource Assessment Survey (CRAS) for the Tampa Hillsborough Expressway Authority (THEA) Whiting Street Project Development & Environment (PD&E) Study, Hillsborough County, Florida was prepared by Janus Research following coordination with the FDHR (Janus Research 2022). The addendum was completed to identify cultural resources within the project area of potential effect (APE) of three new proposed pond locations, Ponds C, D, and E following the completion of the 2021 CRAS. The 2022 addendum report identified one newly recorded historic resource within the project APE, the Carlton Academy Day School (8HI15085), which was considered National Register-ineligible due to its common style and diminished integrity. This resource is not addressed in this case study as it is not eligible for inclusion in the National Register. The addendum report and its findings were submitted to FDHR/SHPO for review and concurrence on February 8, 2022.

As Chapter 267, F.S. does not expressly outline effects criteria, the potential effects that the improvements may have on the identified National Register-eligible historic resources were evaluated according to Criteria of Adverse Effect included within Section 106 of the *National Historic Preservation Act of 1966*. The Criteria of Adverse Effect, as defined in 36 CFR Part 800.5, were applied to the significant historic resources, and the subsequent analysis of effects is also discussed in this report. The Florida Central & Peninsular Railroad (8HI11987) will be adversely affected because the project proposes the removal of the historic railroad tracks. Ardent Mills (8HI15084) will be adversely affected because the project proposes the construction of an off-ramp through the parcel, as well as expansions to the surrounding surface streets. There will not be adverse effects to the Perry Paint and Glass Company Building (8HI685) as the nearby improvements are contained within the right-of-way (ROW) and will not impact the characteristics that contribute to its historical importance or significance.

A consultation meeting with Ms. Alyssa McManus, FDHR/SHPO staff, took place on August 31, 2021 via teleconference, which included LOCHNER and Janus Research staff members, who participated in the meeting on behalf of THEA. Mitigation for adverse effects to the significant historic resources were suggested and the following measures were developed in cooperation with Ms. McManus. The measures listed

below will also be included within the Preliminary Environmental Impact Report (PEIR) document. These measures will be implemented by professionals that meet the Secretary of the Interior's Professional Qualification Standards (48 FR 44716), and the measures will be completed and approved by FDHR/SHPO staff prior to removal of the significant resources.

- A pictorial and narrative history of Ardent Mills will be submitted to the Florida Memory repository at The State Archives of Florida, John F. Germany Public Library Florida History Room, and Tampa Bay History Center. This documentation shall include limited large format and digital photographs of current appearance, historic photographs, written history, and oral or video interviews with previous employees or persons with recollections of the mill operation.
- A pictorial and narrative history of the Florida Central & Peninsular Railroad will also be prepared and submitted to the Florida Memory repository at The State Archives of Florida, Main Tampa Library, and Tampa Bay History Center. This shall include photographs of current appearance, historic photographs, and written history.
- A State Historical Marker will be produced that is two-sided with the history of Ardent Mills on one side of the marker and the history of the Florida Central & Peninsular Railroad on the other side of the marker. The marker text will be submitted to the State Historical Marker Council (SHMC) for approval. After approval by the SHMC, and completion of project construction, the marker will be erected at a location approved by the SHMC.

We kindly request that this letter and document are reviewed, and concurrence is provided by your office. This information is provided in accordance with the provisions contained in the revised Chapter 267, F.S. If you have any questions regarding the subject project, please contact me at 813.272.6740, extension 124 or anna.quinones@tampa-xway.com.

The Florida Division of Historical Resources finds the attached docur and ☑ concurs/ ☐ does not concur with the recommendations and f letter for SHPO/FDHR Project File Number	
Comments:	
Kely Y. Chase DSHPO	3/10/2022
Timothy A. Parsons, Ph.D., Director, and	[DATE]
State Historic Preservation Officer	
Florida Division of Historical Resources	

Sincerely.

Anna Quiñones, AICP Proiect Manager

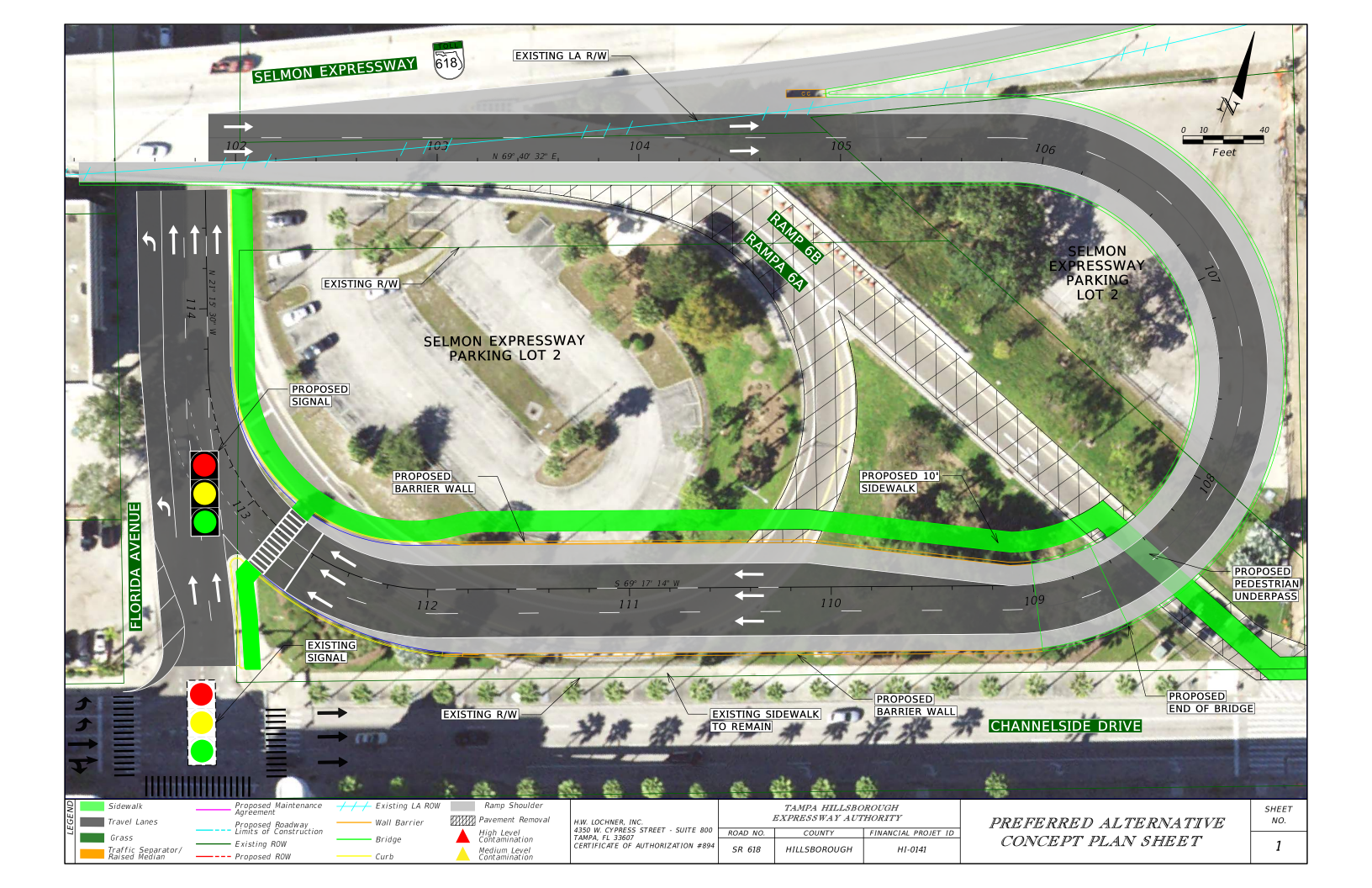
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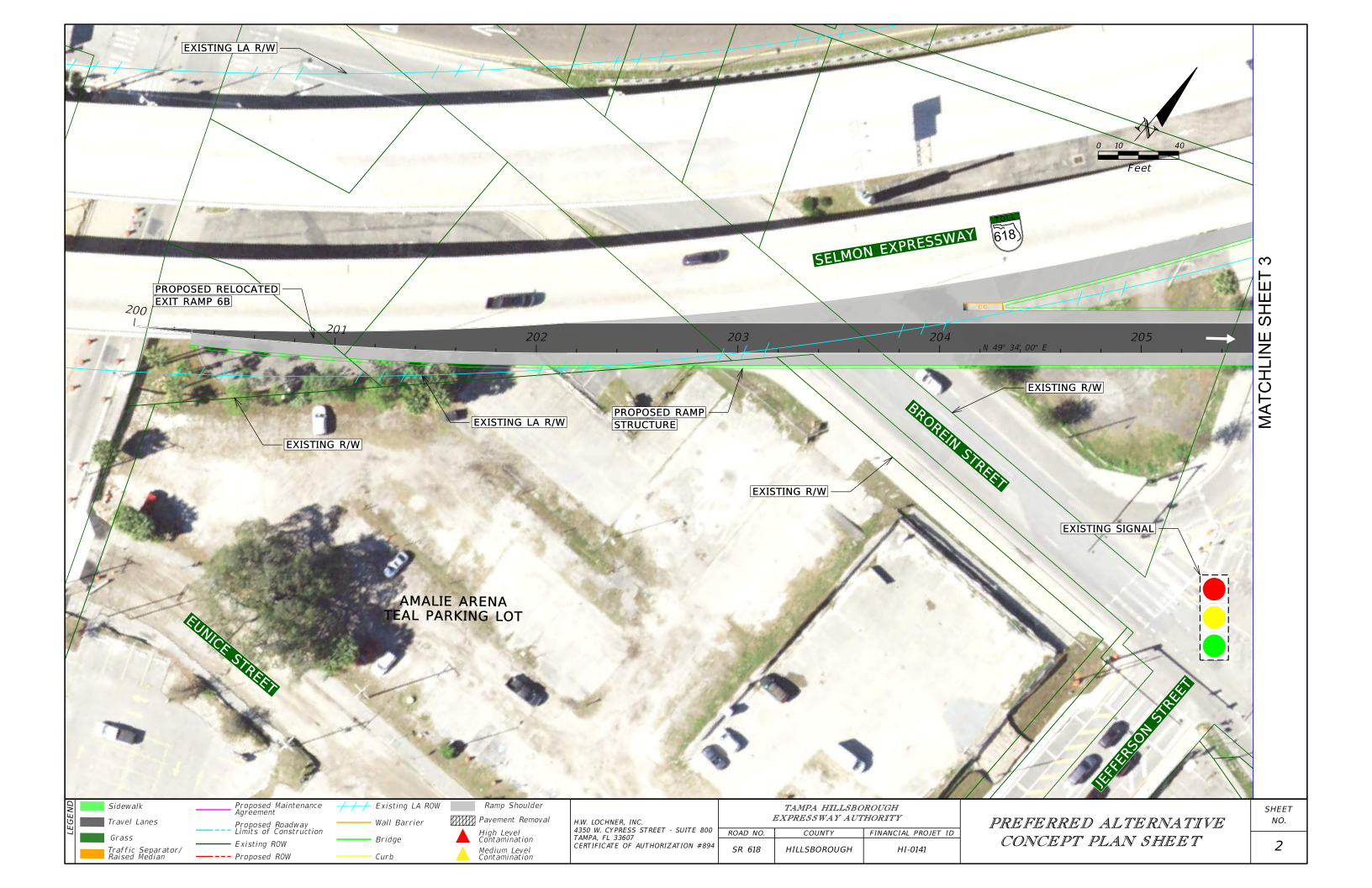


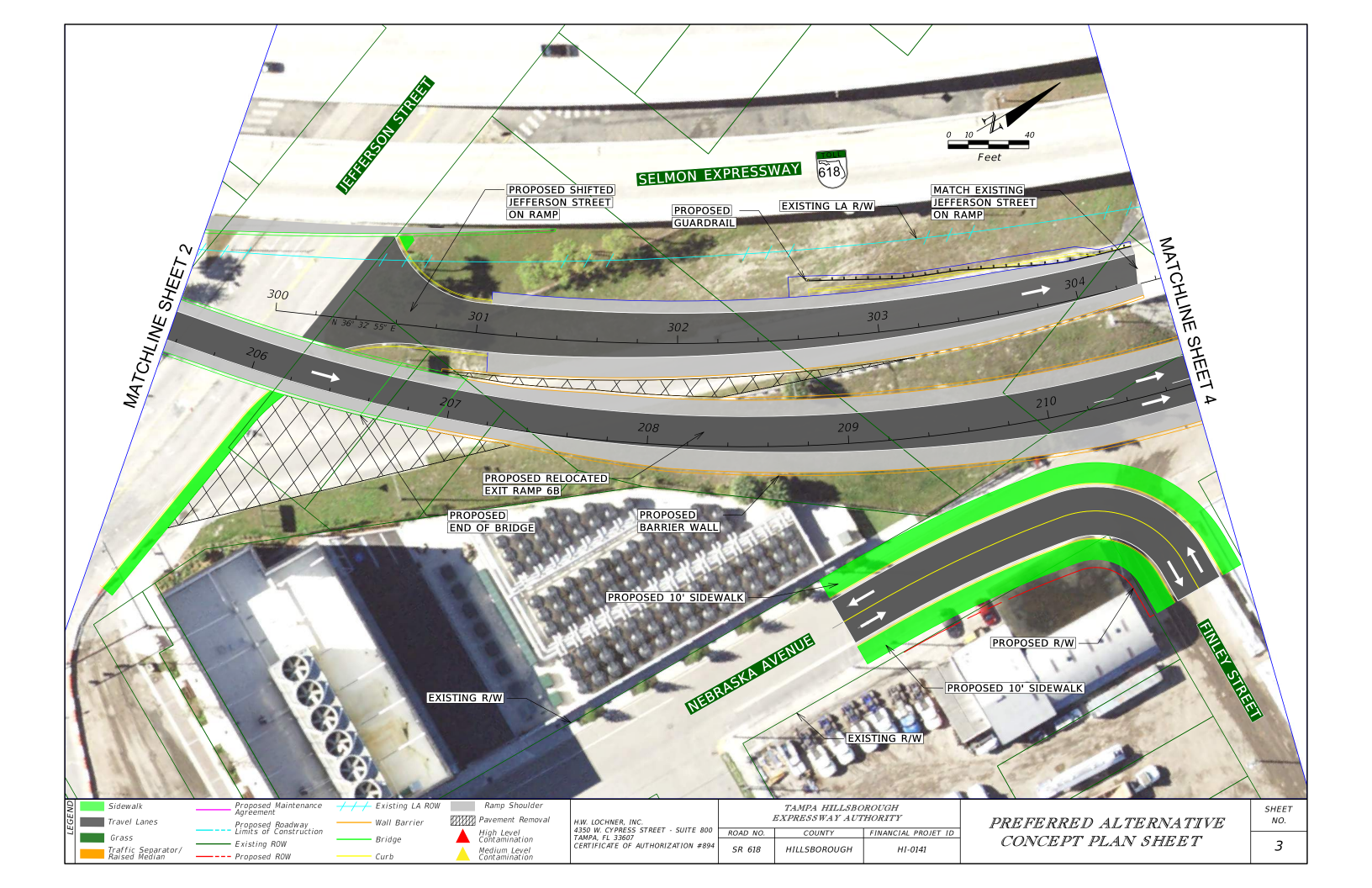
Project Environmental Impact Report

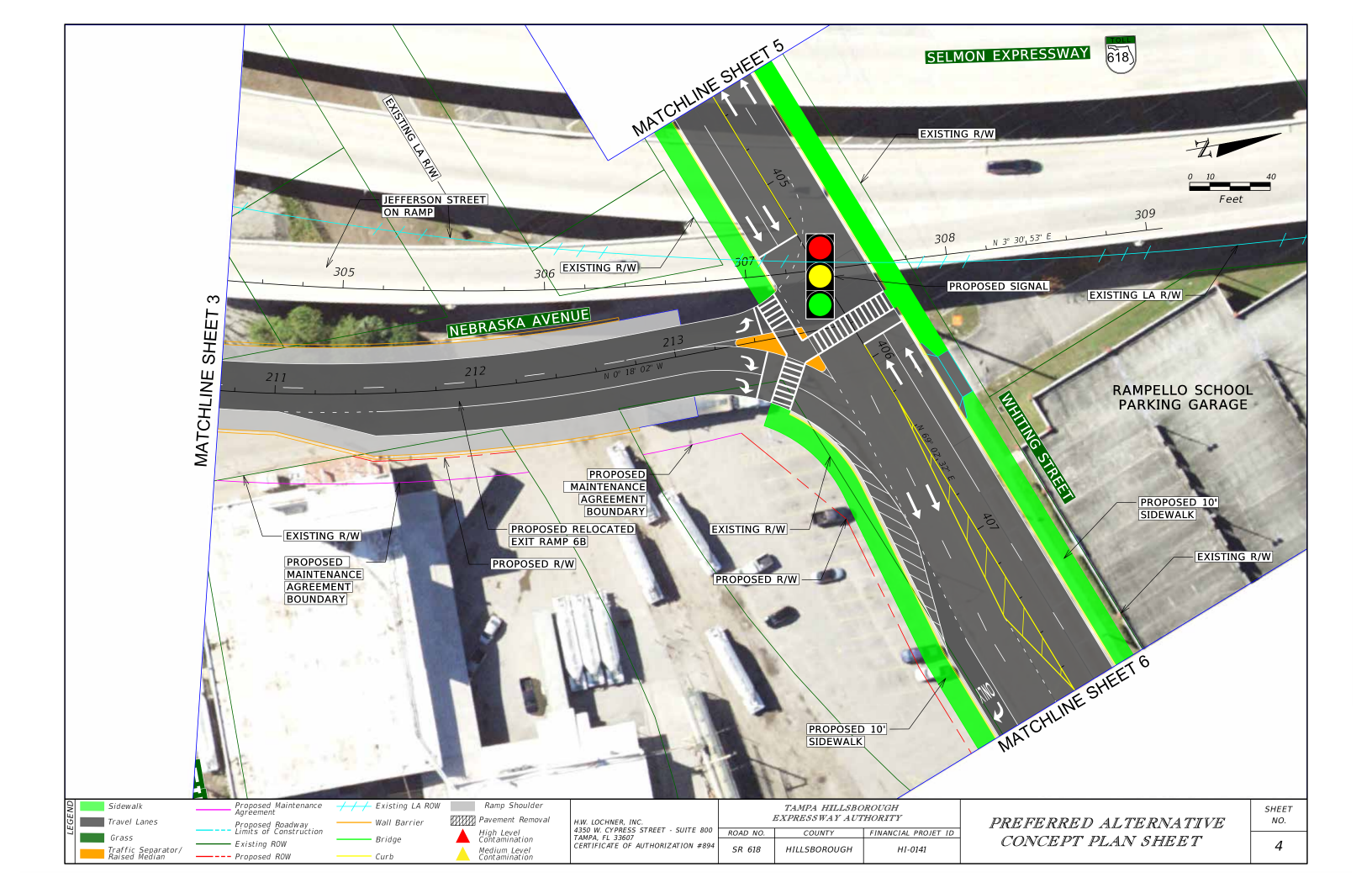
Appendix B

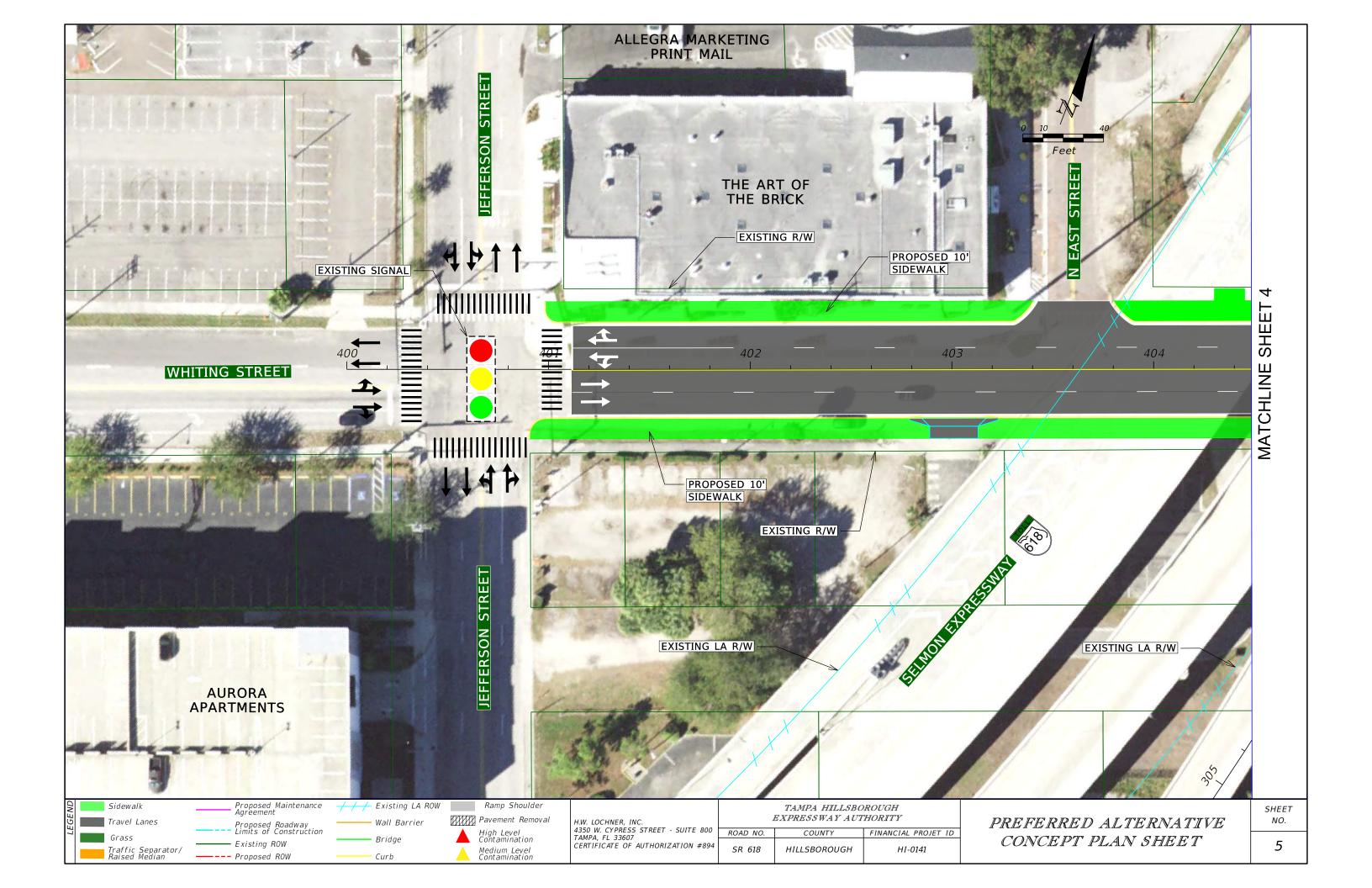
Preferred Alternative Conceptual Plans

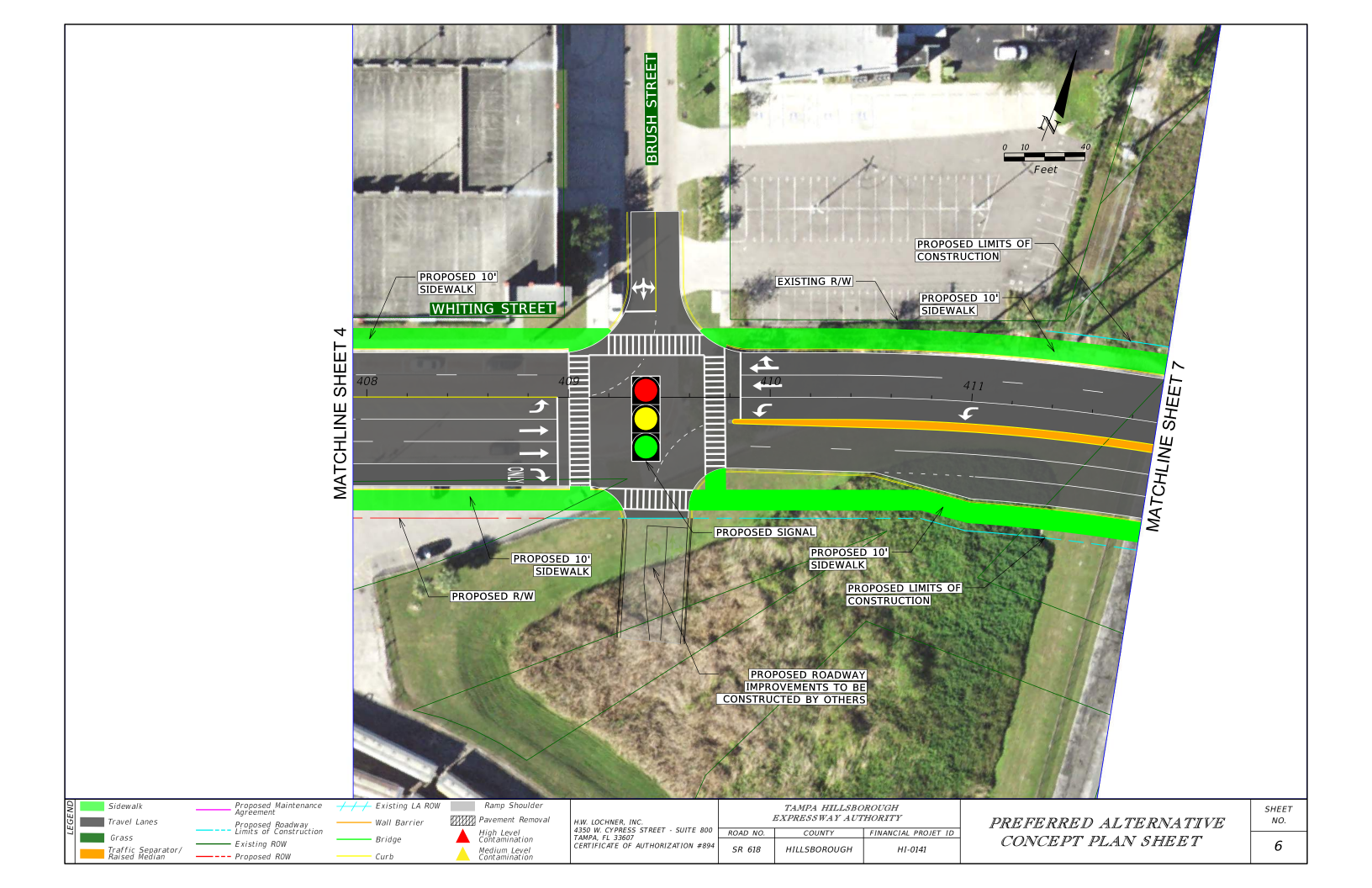


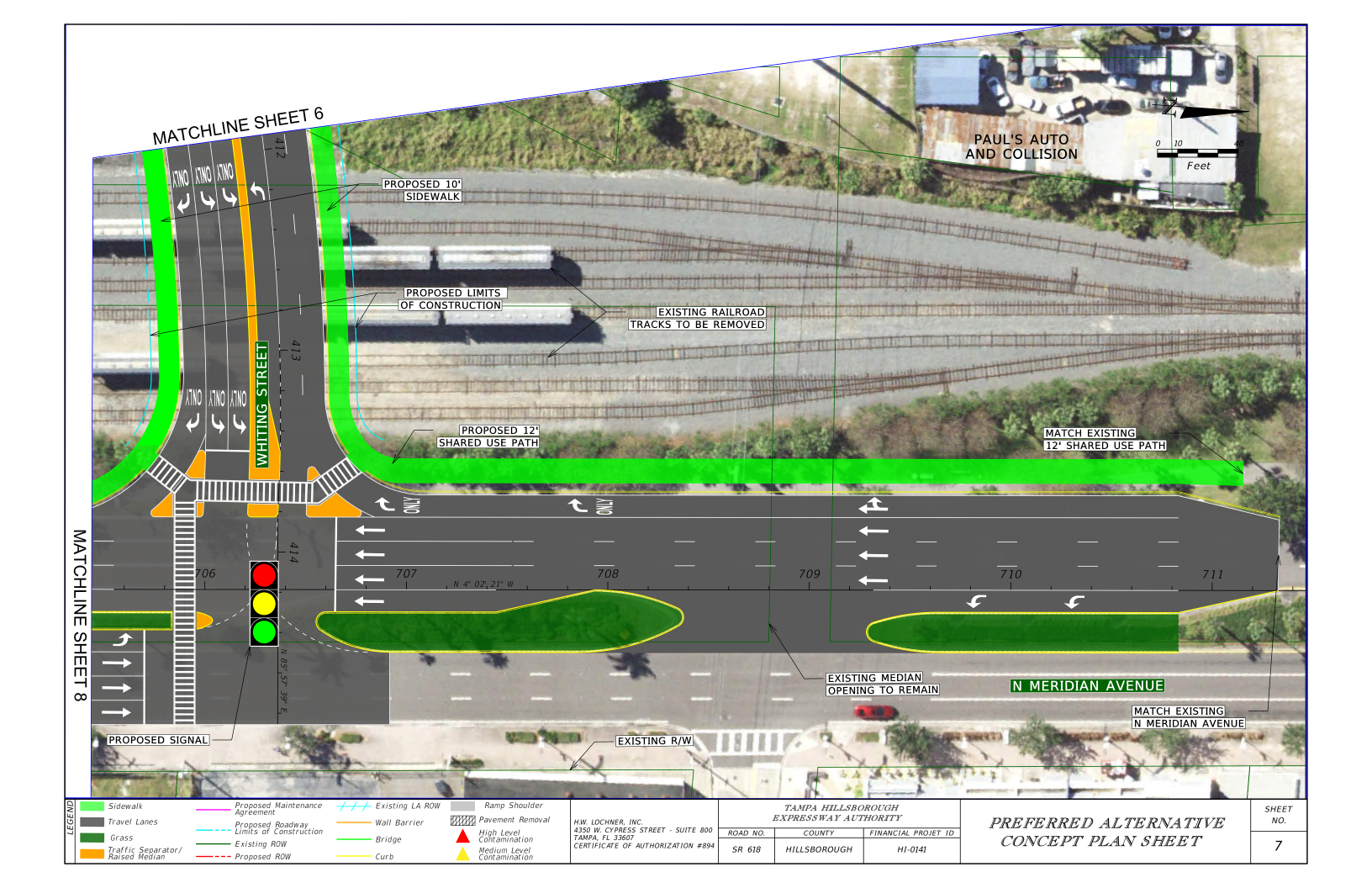


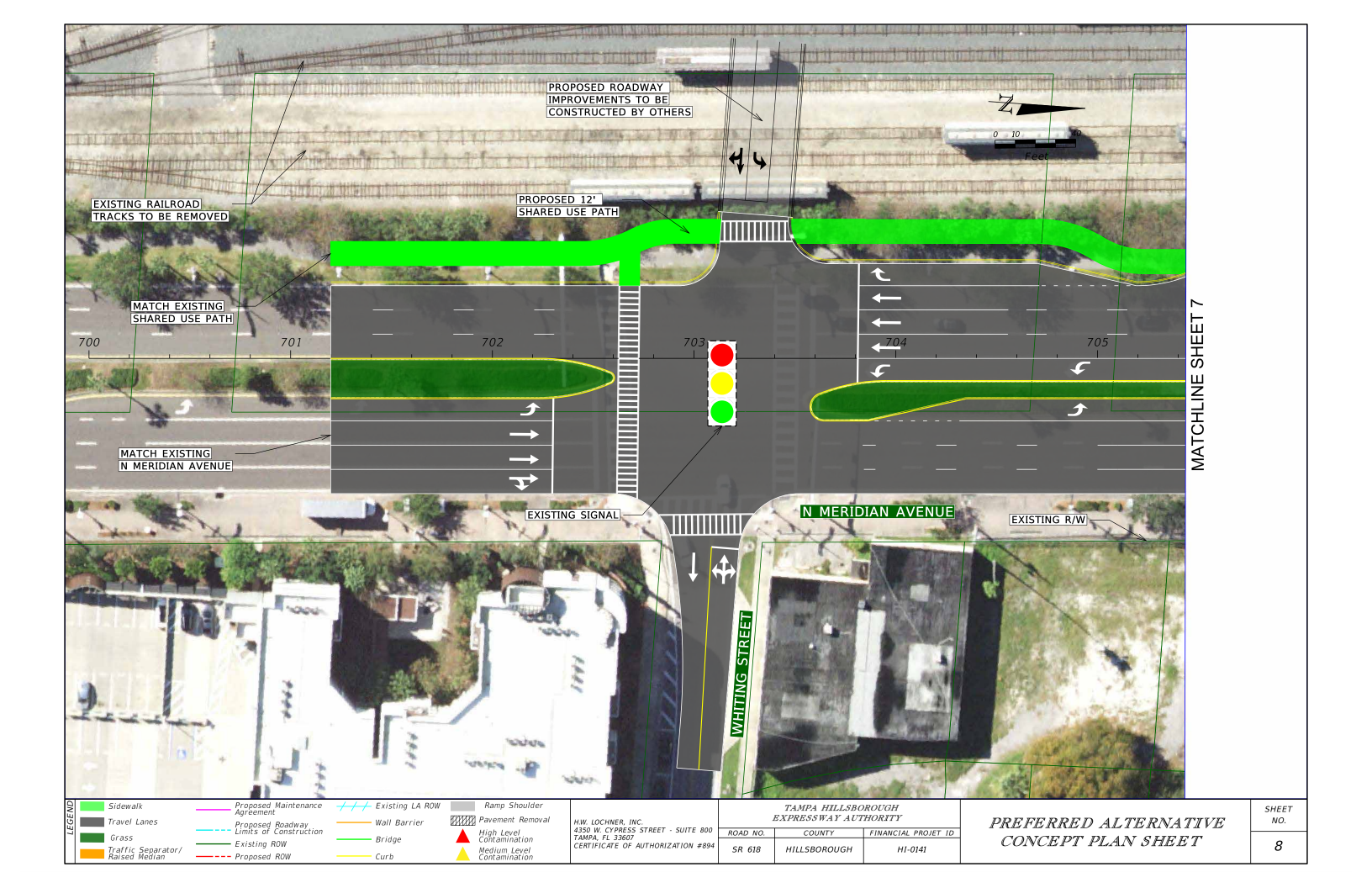














Project Environmental Impact Report

Appendix C

Water Quality Impact Evaluation (WQIE) Form

WATER QUALITY IMPACT EVALUATION CHECKLIST

PART 1: PROJECT INFORMATION						
Project Name:	Whiting Street PD&E Study					
County:	Hillsborough					
FM Number:	mber: THEA Project No. HI-0141					
Federal Aid Project No:	N/A					
Brief Project Description: The Tampa Hillsborough Expressway Authority (THE in coordination with the City of Tampa, is conducting Project Development and Environment (PD&E) Study extend Whiting Street and reconfigure the on-ramps the Selmon Expressway at Jefferson Street and off-ramps at Florida Avenue and Channelside Drive. The study considers extending Whiting Street to North Meridian Avenue and includes improvements and realignment of the existing segment of Whiting Street from Jefferson Street to North Brush Street. The extension will provide a direct connection of the White Street corridor to North Meridian Avenue which will improve traffic flow and safety for all transportation modes and offer additional connections within the street network.						
PART 2: DETERMINATION	ON OF WQIE SCOPE					
Does project discharge to surface or ground water? ⊠ Yes ☐ No						
Does project alter the drainag	ge system?					
Is the project located within a permitted MS4? ☐ Yes ☐ No Name: City of Tampa (Permit ID FLS000008)						
If the answers to the questions above are no, complete the applicable sections of Part 3 and 4, and then check Box A in Part 5.						
PART 3: PROJECT BASIN AND RECEIVING WATER CHARACTERISTICS						
Surface Water Receiving water(s) names: Tampa Bay (Ybor City Drain)						
Water Management District: <u>SWFWMD</u>						
Environmental Look Around meeting date: <u>N/A – not included in project scope.</u>						
Attach meeting minutes/notes to the checklist.						
Water Control District Name (list all that apply): N/A						

Sole Source Aquifer (SSA)? Name	☐ Yes	⊠ No		
If yes, complete Part 5, D and the PD&E Manual	l complete	SSA Checkl	ist shown in Part 2,	Chapter 11 of
Other Aquifer? Name <u>Floridan</u>	⊠ Yes	☐ No		
Springs vents? Name	Yes	⊠ No		
Well head protection area? Name	Yes	⊠ No		
Groundwater recharge? Name	Yes	⊠ No		
Notify District Drainage Engir treatment may be needed d Impaired in accordance with 0 Date of notification: No karst of	ue to a p Chapter 6.	project being 2-303, F.A.C. expected.	-	_
PART 4: WATER QUALITY (CRITERIA	1		
List all WBIDs and all parame TMDL in <u>Table 1</u> . This inform required.				•
Note: If BMAP or RAP has be Attach notes or minutes from all coo				be completed.
EST recommendations confirm	med with	agencies?		☐ Yes ⊠ No
BMAP Stakeholders contacte	d:			☐ Yes ⊠ No
TMDL program contacted:				☐ Yes ⊠ No
RAP Stakeholders contacted:				☐ Yes ⊠ No
Regional water quality project	ts identifie	ed in the ELA		☐ Yes ⊠ No
If yes, describe:				

Potential direct effects associated with project constrand/or operation identified? If yes, describe:	ruction					
Discuss any other relevant information related to wat Agency Water Quality Requirements.	ter quality including Regulatory					
This project will require water quality treatment in a regulations. Applicable rules include Chapters 40D Florida Administrative Code (F.A.C.).						
PART 5: WQIE DOCUMENTATION						
 A. No involvement with water quality B. No water quality regulatory requirements a C. Water quality regulatory requirements appl information below). Water quality and stormwater compliance with the design requirements of a D. EPA Ground/Drinking Water Branch review Concurrence received? If Yes, Date of EPA Concurrence: Click here to a Attach the concurrence letter 	y to this project (provide Evaluator's ater issues will be mitigated through uthorized regulatory agencies. v required.					
The environmental review consultation and other a	otions required by applicable foderal					
The environmental review, consultation, and other actions required by applicable federal environmental laws for this project are being, or have been, carried out by FDOT pursuant to 23 U.S.C. § 327 and a Memorandum of Understanding dated December 14, 2016 and executed by FHWA and FDOT.						
Evaluator Name (print): Theresa D. Ellison						
Title: Senior Drainage Engineer						
Signature: Yulli	Date:1/7/2022					

Table 1: Water Quality Criteria

Receiving Waterbody Name (list all that apply)	FDEP Group Number / Name	WBID(s) Numbers	Classification (I,II,III,IIIL,IV,V)	Special Designations*	NNC limits**	Verified Impaired (Y/N)	TMDL (Y/N)	Pollutants of concern	BMAP, RA Plan or SSAC
Ybor City Drain	1 / Old Tampa Bay	1584A1	3M	MS4	-	Yes	No	Fecal Coliform	No

^{*} ONRW, OFW, Aquatic Preserve, Wild and Scenic River, Special Water, SWIM Area, Local Comp Plan, MS4 Area, Other ** Lakes, Spring vents, Streams, Estuaries

Note: If BMAP or RAP has been identified in <u>Table 1</u>, <u>Table 2</u> must also be completed.

Table 2: REGULATORY Agencies/Stakeholders Contacted

Receiving Water Name (list all that apply)	Contact and Title	Date Contacted	Follow-up Required (Y/N)	Comments