Deepwater Horizon Oil Spill Natural Resource Damage Assessment

Florida Trustee Implementation Group

Draft Phase V.4 Florida Coastal Access Project: Restoration Plan and Supplemental Environmental Assessment

APRIL 2022
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Executive Summary

In the spring of 2010, the Deepwater Horizon (DWH) mobile drilling unit exploded, resulting in loss of life and a massive release of oil from the BP Exploration and Production Inc. (BP) Macondo well. Extensive response actions to prevent the oil from reaching sensitive resources were undertaken; however, many of these response actions had collateral impacts on the environment and natural resource services. The oil and other substances released from the well, in combination with the extensive response actions, together make up the DWH oil spill. Pursuant to the Oil Pollution Act (OPA), Title 33 United States Code (U.S.C.) § 2701 et seq., and the laws of individual affected states, federal and state agencies, Indian tribes, and foreign governments act as trustees on behalf of the public to assess injuries to natural resources and their services\(^1\) that result from an oil spill incident, and to plan for restoration to compensate for those injuries. Under OPA, the Trustees conducted a natural resource damage assessment (NRDA) to assess the impacts of the DWH oil spill on natural resources and the services those resources provide, and determine the type and amount of restoration needed to compensate the public for these impacts. OPA further instructs the designated trustees to develop and implement a plan for the restoration, rehabilitation, replacement, or acquisition of the equivalent of the injured natural resources under their trusteeship (hereafter collectively referred to as “restoration”).

Phase V.4 Florida Coastal Access Project: Restoration Plan and Supplemental Environmental Assessment

The Florida Trustee Implementation Group (FL TIG) is responsible for restoring natural resources and their services within the Florida Restoration Area that were injured by the DWH oil spill. The FL TIG includes Trustees from two state and four federal agencies: the Florida Department of Environmental Protection; the Florida Fish and Wildlife Conservation Commission; the United States Department of Commerce, represented by the National Oceanic and Atmospheric Administration; the United States Department of the Interior, represented by the United States Fish and Wildlife Service, National Park Service, and Bureau of Land Management; the United States Department of Agriculture; and the United States Environmental Protection Agency.

The FL TIG has prepared this Phase V.4 Florida Coastal Access Project: Restoration Plan and Supplemental Environmental Assessment (herein referred to as Phase V.4 RP/SEA, or “this document”) to address, in part, recreational use losses in the Florida Restoration Area resulting from the DWH oil spill. The purpose of restoration, as discussed in this document, is to make the environment and the public whole by implementing restoration actions that return injured natural resources and their services to baseline conditions to compensate for interim losses, in accordance with OPA and consistent with associated OPA NRDA regulations. This document serves as the draft Restoration Plan (RP) under OPA and contains the associated Supplemental Environmental Assessment (SEA) for the fourth phase of

\(^1\) Services (or natural resource services) means the functions performed by a natural resource for the benefit of another natural resource and/or the public (15 C.F.R. § 990.30).
the Florida Coastal Access Project under the National Environmental Policy Act of 1969 (NEPA), continuing the restoration planning process begun prior to the settlement of the DWH oil spill NRDA.

Analyses of alternatives were conducted in the previous phases of the Florida Coastal Access Project and are incorporated by reference and summarized herein. In this document, the FL TIG evaluates two action alternatives, the Little Redfish Lake Addition and the Dickerson Bay Addition (Figure ES-1), as well as the No Action alternative. The preferred action alternative, the Dickerson Bay Addition, includes the acquisition of an undeveloped coastal inholding parcel in Wakulla County within the St. Marks National Wildlife Refuge’s approved acquisition boundary, which would enhance the public’s access to the surrounding natural resources and increase recreational opportunities. Additional details are provided in Chapter 2, the OPA evaluation is provided in Chapter 3, and the NEPA environmental impact analysis is provided in Chapter 4. Based on the OPA and NEPA evaluations, the FL TIG identified the implementation of the proposed action, the Dickerson Bay Addition, as the preferred alternative.

Public Participation in This Document

Following public notice, the draft Phase V.4 RP/SEA will be available to the public for a 30-day comment period. The deadline for submitting written comments on this document is specified in the public notice published in the Federal Register and the Florida DWH and the DWH Trustee websites.2 During the 30-day comment period, the Trustees plan to host both a virtual and an in-person public meeting. During the public meetings, the Trustees will accept verbal comments, which will be documented, as well as written comments. In addition, the Trustees will accept public comments through a web-based comment submission site (www.gulfspillrestoration.noaa.gov/restoration-areas/Florida) and through U.S. Mail. Chapter 1 of this Phase V.4 RP/SEA provides further detail on the public comment process.

2 Florida DWH website: www.deepwaterhorizonflorida.com; DWH Trustee website: www.gulfspillrestoration.noaa.gov
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<th>Definition</th>
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<tr>
<td>AR</td>
<td>Administrative Record</td>
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<tr>
<td>BMPs</td>
<td>Best Management Practices</td>
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<tr>
<td>BP</td>
<td>BP Exploration and Production Inc.</td>
</tr>
<tr>
<td>CEQ</td>
<td>Council on Environmental Quality</td>
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<tr>
<td>CH</td>
<td>Critical Habitat</td>
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<tr>
<td>CWA</td>
<td>Clean Water Act Section 404</td>
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<tr>
<td>DOI</td>
<td>United States Department of the Interior</td>
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<tr>
<td>DWH</td>
<td>Deepwater Horizon</td>
</tr>
<tr>
<td>EA</td>
<td>Environmental Assessment</td>
</tr>
<tr>
<td>EFH</td>
<td>Essential Fish Habitat</td>
</tr>
<tr>
<td>EPA</td>
<td>United States Environmental Protection Agency</td>
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<tr>
<td>ESA</td>
<td>Endangered Species Act</td>
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<tr>
<td>FDEP</td>
<td>Florida Department of Environmental Protection</td>
</tr>
<tr>
<td>FEMA</td>
<td>Federal Emergency Management Agency</td>
</tr>
<tr>
<td>FL TIG</td>
<td>Florida Trustee Implementation Group</td>
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<tr>
<td>FONSI</td>
<td>Finding of No Significant Impact</td>
</tr>
<tr>
<td>FWC</td>
<td>Florida Fish and Wildlife Conservation Commission</td>
</tr>
<tr>
<td>GEBF</td>
<td>Gulf Environmental Benefit Fund</td>
</tr>
<tr>
<td>MSFCMA</td>
<td>Magnuson-Stevens Fishery Conservation and Management Act</td>
</tr>
<tr>
<td>NEPA</td>
<td>National Environmental Policy Act of 1969</td>
</tr>
<tr>
<td>NFWF</td>
<td>National Fish and Wildlife Foundation</td>
</tr>
<tr>
<td>NHPA</td>
<td>National Historic Preservation Act of 1966, as amended</td>
</tr>
<tr>
<td>NOAA</td>
<td>National Oceanic and Atmospheric Administration</td>
</tr>
<tr>
<td>NOI</td>
<td>Notice of Intent</td>
</tr>
<tr>
<td>NPS</td>
<td>National Park Service</td>
</tr>
<tr>
<td>NRDA</td>
<td>Natural Resource Damage Assessment</td>
</tr>
<tr>
<td>OPA</td>
<td>Oil Pollution Act</td>
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<tr>
<td>PDARP/PEIS</td>
<td>Deepwater Horizon Oil Spill: Final Programmatic Damage Assessment and Restoration Plan/Programmatic Environmental Impact Statement</td>
</tr>
<tr>
<td>Phase III ERP/PEIS</td>
<td>Final Programmatic and Phase III Early Restoration Plan and Early Restoration Programmatic Environmental Impact Statement</td>
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<td>Phase V ERP/EA</td>
<td>Phase V Early Restoration Plan and Environmental Assessment</td>
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<tr>
<td>Phase V.2 RP/SEA</td>
<td>Phase V.2 Florida Coastal Access Project: Final Restoration Plan and Supplemental Environmental Assessment</td>
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<td>Phase V.3 RP/SEA</td>
<td>Phase V.3 Florida Coastal Access Project: Final Restoration Plan and Supplemental Environmental Assessment</td>
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<tr>
<td>Phase V.4 RP/SEA</td>
<td>Draft Phase V.4 Florida Coastal Access Project: Final Restoration Plan and Supplemental Environmental Assessment</td>
</tr>
<tr>
<td>RESTORE</td>
<td>Resources and Ecosystems Sustainability, Tourist Opportunities, and Revived Economies of the Gulf Coast States</td>
</tr>
<tr>
<td>ROD</td>
<td>Record of Decision</td>
</tr>
<tr>
<td>RP</td>
<td>Restoration Plan</td>
</tr>
<tr>
<td>SEA</td>
<td>Supplemental Environmental Assessment</td>
</tr>
<tr>
<td>TPL</td>
<td>Trust for Public Land</td>
</tr>
<tr>
<td>USDA</td>
<td>United States Department of Agriculture</td>
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<tr>
<td>USFWS</td>
<td>United States Fish and Wildlife Service</td>
</tr>
</tbody>
</table>
Chapter 1. Introduction and Background

The Florida Trustee Implementation Group (FL TIG) has prepared this draft Restoration Plan and Supplemental Environmental Assessment analyzing a reasonable range of alternatives that would implement the fourth phase of the Florida Coastal Access Project,³ which was selected as part of Phase V of Early Restoration (Phase V.4 RP/SEA). Through this document, the FL TIG continues restoration planning to address a portion of the lost recreational use in the Florida Restoration Area that occurred as a result of the Deepwater Horizon (DWH) oil spill, informs the public about the DWH Natural Resource Damage Assessment (NRDA) restoration planning efforts, and seeks public comment on the proposed action. This document was prepared in accordance with the Deepwater Horizon Oil Spill: Programmatic and Phase III Early Restoration Plan and Early Restoration Programmatic Environmental Impact Statement (Phase III ERP/PEIS; DWH Trustees 2014)⁴, the Deepwater Horizon Oil Spill: Final Programmatic Damage Assessment and Restoration Plan/Programmatic Environmental Impact Statement (PDARP/PEIS; DWH Trustees 2016a) and the Record of Decision (ROD)⁵, the Oil Pollution Act of 1990 (OPA), the OPA NRDA regulations, and the National Environmental Policy Act of 1969 (NEPA).

1.1 Background and Summary of Settlement

On April 20, 2010, the DWH mobile drilling unit exploded, caught fire, and eventually sank in the Gulf of Mexico (Gulf), resulting in a massive release of oil from BP Exploration and Production, Inc.’s (BP) Macondo well. Initial efforts to cap the well were unsuccessful and oil spread from the deep ocean to the surface and nearshore environment from Texas to Florida, coming into contact with and injuring a diverse array of natural resources. Extensive response actions, including cleanup activities and actions to prevent the oil from reaching sensitive resources, were undertaken; however, many of these activities had collateral impacts on the environment and natural resource services. The breadth of injuries incurred from the incident are described in Chapter 4 of the PDARP/PEIS.

Under the authority of OPA, a council of federal and state trustees (Trustees⁶) was established to assess natural resource injuries resulting from the DWH incident and to work to make the environment and public whole for those injuries. On April 20, 2011, BP agreed to provide up to $1 billion toward Early Restoration projects in the Gulf to address injuries to natural resources caused by the DWH oil spill.⁷ In accordance with OPA NRDA regulations, in February 2016, the Trustees issued the PDARP/PEIS and

³ Information on the Florida Coastal Access Project is available at www.gulfspillrestoration.noaa.gov/project?id=65
⁴ Phase III ERP/PEIS and the ROD are available at www.gulfspillrestoration.noaa.gov/restoration/early-restoration/phase-iii
⁵ The PDARP/PEIS is available at: www.gulfspillrestoration.noaa.gov/restoration-planning/gulf-plan/.
⁶ The Trustees are the entities authorized under OPA to act on behalf of the public to assess the natural resource injuries resulting from the DWH oil spill and to develop and implement project-specific restoration plans to compensate for those injuries. Together with the members of the FL TIG, state Trustees authorized by the governors of Alabama, Louisiana, Mississippi, and Texas compose, as a whole, the Trustees.
subsequent ROD detailing a specific proposed plan to fund and implement restoration projects across the Gulf with available restoration funds over a 15-year period. In April 2016, the United States District Court for the Eastern District of Louisiana entered a Consent Decree resolving civil claims by the Trustees against BP arising from the DWH oil spill. The PDARP/PEIS sets forth the process for DWH restoration planning to select specific projects for implementation, including outlining programmatic Restoration Goals and Restoration Types (see Figure 5.4-1 of the PDARP/PEIS). The PDARP/PEIS also establishes a distributed governance structure that assigns a TIG for each of eight Restoration Areas. The FL TIG makes all restoration decisions for the funding allocated to the Florida Restoration Area. The FL TIG comprises Trustees from two state and four federal agencies: the Florida Department of Environmental Protection (FDEP) and the Florida Fish and Wildlife Conservation Commission (FWC); the National Oceanic and Atmospheric Administration (NOAA), U.S. Department of the Interior (DOI), U.S. Department of Agriculture (USDA), and U.S. Environmental Protection Agency (EPA). Chapter 7 of the PDARP/PEIS provides detailed information on the Trustees and the TIG governance structure. The PDARP/PEIS, ROD, and Consent Decree can be found on the DWH Trustee website.

1.2 Restoration Planning by the Florida Trustee Implementation Group

Restoration planning for the DWH oil spill began in Florida on April 20, 2011, as part of the Early Restoration Framework Agreement. The Phase III ERP/PEIS was prepared in 2014 by the DWH Trustees to analyze the environmental impacts from the implementation of a suite of Early Restoration projects (DWH Trustees 2014). There were five phases of Early Restoration planning, and the Florida Coastal Access Project, continued in this Phase V.4 RP/SEA, was selected for implementation as part of Phase V of Early Restoration.

The 2016 Deepwater Horizon Oil Spill Phase V Early Restoration Plan and Environmental Assessment (Phase V ERP/EA; DWH Trustees 2016b), Phase V.2 Florida Coastal Access Project: Final Restoration Plan and Supplemental Environmental Assessment (Phase V.2 RP/SEA; FL TIG 2018), and Phase V.3 Florida Coastal Access Project: Final Restoration Plan and Supplemental Environmental Assessment (Phase V.3 RP/SEA; FL TIG 2019a) include analyses and funding for the first three phases of the Florida Coastal Access Project, and are all incorporated herein by reference, and summarized in Chapters 3 and 4. The

8 Restoration Areas: Unknown Conditions, Regionwide, Open Ocean, Alabama, Florida, Louisiana, Mississippi, and Texas.
9 DWH Trustee website: www.gulfspillrestoration.noaa.gov
10 40 C.F.R. §1502.21 states “Agencies shall incorporate material into an environmental impact statement by reference when the effect will be to cut down on bulk without impeding agency and public review of the action. The incorporated material shall be cited in the statement and its content briefly described.” The Phase V ERP/EA contains information on the Early Restoration process and the first phase of the Florida Coastal Access Project, available at www.gulfspillrestoration.noaa.gov/restoration-planning/phase-v; the Phase V.2 RP/SEA contains information on the second phase and is available at www.gulfspillrestoration.noaa.gov/sites/default/files/2018_02_FL_TIG_Final%20Phase%2OV.2%20RP-SEA.pdf; the Phase V.3 RP/SEA contains information on the third phase and is available at www.gulfspillrestoration.noaa.gov/sites/default/files/2019-09%20FL%20Final%20Phase%2OV.3%20Navarre%20Addition%20RPSEA%20and%20FONSI.pdf.
NEPA analysis of the first action of the Florida Coastal Access Project in the Phase V ERP/EA was tiered\textsuperscript{11} from the Phase III ERP/PEIS.

The Florida Coastal Access Project was allocated approximately $45.4 million in Early Restoration funds. The first three phases of the project involved the acquisition and/or enhancement of six coastal project locations. This document fulfills the Trustees’ intent to describe and evaluate any additional restoration utilizing funds in the same manner and using the same criteria as described in the Phase V ERP/EA and in accordance with OPA, NEPA, and other applicable laws (Table 1-1).

**Table 1-1. Summary of Florida Restoration Area DWH settlement funds for the Provide and Enhance Recreational Opportunities Restoration Type, including funds allocated to Early Restoration and Post Settlement projects**

<table>
<thead>
<tr>
<th>Restoration Type</th>
<th>Total FL TIG Settlement Funds</th>
<th>Funds Allocated to Restoration Planning</th>
<th>Funds Allocated to Early Restoration Projects</th>
<th>Funds Allocated to RP1 &amp; RP2 Projects</th>
<th>Funds Proposed in this Phase V.4 RP/SEA</th>
<th>Funds Remaining</th>
</tr>
</thead>
<tbody>
<tr>
<td>Provide and Enhance Recreational Opportunities</td>
<td>$183,817,680</td>
<td>$328,443.65</td>
<td>$105,456,446.30</td>
<td>$60,799,228</td>
<td>$685,000</td>
<td>$16,548,562.05</td>
</tr>
</tbody>
</table>

\textsuperscript{1.3} Oil Pollution Act and National Environmental Policy Act Compliance

As an oil pollution incident, the DWH oil spill is subject to the provisions of OPA (33 U.S.C. § 2701 \textit{et seq}.). A primary goal of OPA is to make the environment and public whole for injuries to natural resources and services resulting from an incident involving an oil discharge or substantial threat of an oil discharge.

Federal trustees must comply with NEPA, 42 U.S.C. § 4321 \textit{et seq.}, its regulations, 40 C.F.R. § 1500 \textit{et seq.}, and agency specific NEPA procedures when proposing restoration projects. The NEPA analysis associated with this integrated OPA/NEPA document is being prepared using the 2020 Council on Environmental Quality (CEQ) NEPA Regulations. NEPA requires federal agencies to consider the potential environmental impacts of planned actions.

DOI is the lead federal Trustee for preparing this Phase V.4 RP/SEA pursuant to NEPA (40 CFR § 1501.5). The other federal and state Trustees of the FL TIG are acting as cooperating agencies for the purposes of compliance with NEPA in the development of this document (40 CFR §1501.6 and 1508.5). Each federal cooperating agency will review the analysis for adequacy in meeting the standards set forth in its own NEPA implementing procedures and subsequently adopt the NEPA analysis, if appropriate (40 CFR

\textsuperscript{11} When a federal agency prepares a programmatic NEPA analysis, such as a PEIS, the agency may “tier” subsequent, narrower environmental analyses on site-specific plans or projects from the programmatic analysis (40 C.F.R. § 1502.4(b); 40 C.F.R. §1508.28).
§1506.3). Adoption of the SEA would be completed via signature on the relevant NEPA decision document.

This document provides NEPA analysis for the fourth phase of the Florida Coastal Access Project by supplementing the NEPA analyses for the first, second, and third phases of the project discussed in the Phase V ERP/EA, Phase V.2 RP/SEA, and Phase V.3 RP/SEA, respectively. The CEQ and DOI regulations (40 C.F.R. § 1502.9(c) and 43 C.F.R. §§ 46.120, 46.320(b and c)) provide that, when a proposed action differs from the proposed action described in an existing EA, an agency may augment the EA to make it consistent with the proposed action. The supplemental NEPA analysis provided in this document augments the applicable analyses in the Phase V ERP/EA, Phase V.2 RP/SEA, and Phase V.3 RP/SEA, which are also incorporated by reference. This supplemental analysis considers any additional environmental impacts that would result from this phase that were not described and analyzed in the previous restoration plans.

More information about OPA and NEPA, as well as their application to DWH oil spill restoration planning, can be found in Chapters 5 and 6 of the PDARP/PEIS; applications to Early Restoration can be found in Chapters 1 through 3 of the Phase V ERP/EA.

1.4 Restoration Purpose and Need

The FL TIG has undertaken this restoration planning effort as an additional step toward meeting the purpose of contributing to the compensation for and restoration of natural resources and their services injured in the Florida Restoration Area as a result of the DWH oil spill. The purpose of the proposed action alternative is to restore a portion of the lost recreational use in Florida due to the DWH oil spill, consistent with the Phase V ERP/EA (DWH Trustees 2016b) and the PDARP/PEIS (DWH Trustees 2016a). A summary of the DWH oil spill-related recreational use losses is provided in Section 2.1 of this document and in Section 4.10 of the PDARP/PEIS. The Trustees initiated recreational use restoration under the Framework Agreement with an emphasis on infrastructure and improving fishing access. In Phase V, Phase V.2, and Phase V.3, access to natural resources was increased through land acquisition including recreational infrastructure improvements in Florida.

1.5 Proposed Action: Fourth Phase of the Florida Coastal Access Project

To meet the above stated purpose and need, the FL TIG proposes to implement the fourth phase of the Florida Coastal Access Project through its preferred alternative, the Dickerson Bay Addition, to provide partial compensatory restoration of lost recreational use in Florida. The preferred alternative consists of the acquisition of one approximately 114-acre undeveloped coastal inholding parcel in Wakulla County and minor restoration and recreational enhancement activities within the approved acquisition boundary of the St. Marks National Wildlife Refuge (St. Marks NWR) (Figure 1-1). The proposed action

\[\text{12}^\text{th} \text{ Chapters 5 and 6 of the PDARP/PEIS are available at www.gulfspillrestoration.noaa.gov/sites/default/files/wp-content/uploads/Chapter-5_Restoring-Natural-Resources_508.pdf and www.gulfspillrestoration.noaa.gov/sites/default/files/wp-content/uploads/Chapter-6_Environmental-Consequences_508.pdf} \]
continues implementation of the Florida Coastal Access Project that was described, analyzed, and approved in Phase V of Early Restoration to continue to fulfill the commitment made to the public in Phase V of Early Restoration. The proposed action is also consistent with the PDARP/PEIS programmatic goal to “Provide and Enhance Recreational Opportunities” through the restoration approach “Enhance public access to natural resources for recreational use.” This alternative would be co-implemented by the FDEP and DOI FL TIG Trustees.

As with the previous phases of the Florida Coastal Access Project, the purchase of the Dickerson Bay Addition parcel would be achieved via a partnership between the FL TIG and The Trust for Public Land (TPL). TPL is a non-profit organization working to create parks and protect land for the benefit of the public. TPL holds an option agreement to purchase the parcel and, if this alternative is selected, TPL would purchase the land on behalf of the FL TIG. The property would then be donated to St. Marks NWR and managed as such. Implementation of minor restoration and recreational enhancement activities (described in detail in Chapter 2) would be coordinated with St. Marks NWR staff. The proposed purchase and addition to St. Marks NWR would provide the public with greater access to the natural resources in and near Dickerson Bay for recreational purposes such as hiking, wildlife viewing, and biking. The approximate project cost is $685,000. If selected, the proposed action would increase the current budget for the Florida Coastal Access Project from $46.5 million to $47.2 million.

Additional details on the proposed action are provided in Chapter 2. The analyses of alternatives from the earlier projects of the Florida Coastal Access Project are incorporated by reference herein and are summarized in Chapter 3 (OPA NRDA Evaluation) and Chapter 4 (NEPA Analysis).

1.6 Alternatives to the Proposed Action

1.6.1 Little Redfish Lake Addition

The FL TIG also evaluated a non-preferred alternative, the Little Redfish Lake Addition. This 7.06-acre property in Walton County was evaluated in previous phases of the Florida Coastal Access Project and remains a viable alternative.

1.6.2 Natural Recovery/No Action

Under the Natural Recovery/No Action Alternative, the FL TIG would not select and implement either of the action alternatives, and this phase of the project would not be implemented. The privately-owned properties could ultimately be sold for other purposes. The funds not utilized on these action alternatives would remain for future restoration opportunities.

In the PDARP/PEIS, the Trustees analyzed the Natural Recovery/No Action Alternative programmatically (Section 3.7, DWH Trustees 2016a) and found that it would not meet the purpose and need of restoring lost natural resources and their services. Pursuant to NEPA, a No Action Alternative is included as “a benchmark, enabling decision-makers to compare the magnitude of environmental effects of the action alternatives (40 C.F.R. § 1502.14(d)).
Figure 1-1. Location of the preferred alternative, Dickerson Bay Addition
1.7 Coordination with Other Gulf Restoration Programs

As discussed in Section 1.5.6 of the PDARP/PEIS, coordination with other Gulf restoration programs promotes successful implementation of restoration projects and optimizes ecosystem recovery. During the course of the restoration planning process, the FL TIG has coordinated and will continue to coordinate with other DWH oil spill and Gulf restoration programs, including the Resources and Ecosystems Sustainability, Tourist Opportunities, and Revived Economies of the Gulf Coast States (RESTORE) program and the National Fish and Wildlife Foundation (NFWF) Gulf Environmental Benefit Fund (GEBF). The FL TIG hopes to develop synergies with these programs to ensure effective use of funds and to achieve maximum benefit to natural resources in Florida.

For example, two other restoration projects are being conducted in the area to improve habitats in Wakulla County. The St. Marks NWR Saltmarsh Restoration – Phase 1 project\(^\text{13}\), funded through the NFWF GEBF, is developing the engineering and design plans to restore up to 28 acres of salt marsh habitat along the St. Marks River and within St. Marks NWR by removing leftover dredge island materials. The FL TIG’s St. Marks NWR Coastal Trail Connection, Spring Creek to Port Leon project\(^\text{14}\) aims to improve access to and complete the Florida National Scenic Trail that runs through St. Marks NWR and would provide connectivity, infrastructure, access, and educational benefits to the surrounding ecosystem and the people using the trails.

1.8 Public Involvement

1.8.1 Public Involvement in the Florida Coastal Access Project

The public comment period for the first action of the Florida Coastal Access Project proposed in the draft Phase V ERP/EIA opened on December 1, 2015 and closed on December 31, 2015 (80 Fed. Reg. 75126-75128; December 1, 2015). During that time, the DWH Trustees (the TIGs had not been established yet) hosted one public meeting in Panama City, Florida on December 14, 2015. At the public meeting, the Trustees accepted written and oral comments that were recorded by a court reporter. In addition, the Trustees hosted a web-based comment submission site and provided a P.O. Box and email address as other means for the public to provide comments. A summary of the comments and Trustee responses can be found in Chapter 4 of the final Phase V ERP/EIA (DWH Trustees 2016b).

The public comment period for the second action of the Florida Coastal Access Project proposed in the draft Phase V.2 RP/SEA opened on November 8, 2017 and closed on December 8, 2017 (82 Fed. Reg. 51858-51860; November 8, 2017). On November 16, 2017, the FL TIG hosted a public meeting in Port St. Joe, Gulf County. As with the draft Phase V ERP/EIA, the FL TIG accepted written and oral comments at the public meeting, hosted a web-based comment submission site, and provided a P.O. Box for


\(^{14}\) Information on the St. Marks NWR Coastal Trail Connection project is available at [www.gulfspillrestoration.noaa.gov/project?id=207](http://www.gulfspillrestoration.noaa.gov/project?id=207)
comments submitted through U.S. Mail. A summary of the comments and FL TIG responses are provided in Chapter 6 of the final Phase V.2 RP/SEA (FL TIG 2018).

The public comment period for the third action of the Florida Coastal Access Project proposed in the draft Phase V.3 RP/SEA opened on June 21, 2019 and closed on July 22, 2019 (84 Fed. Reg. 29231-29232; June 21, 2019). During that time, the FL TIG hosted a public meeting in Navarre, Florida. The FL TIG accepted written and oral comments at the public meeting, hosted a web-based comment submission site, and provided a P.O. Box for comments submitted through U.S. Mail. A summary of the comments and FL TIG responses are provided in Chapter 6 of the final Phase V.3 RP/SEA.

1.8.2 Public Involvement in this draft Phase V.4 Florida Coastal Access Project: Restoration Plan and Supplemental Environmental Assessment

Following public notice, this draft Phase V.4 RP/SEA will be available to the public for a comment period of no less than 30 days. An electronic copy of this document is available at www.gulfspillrestoration.noaa.gov/restoration-areas/florida. A hard copy will be made available for review during the public comment period at the Wakulla County Library, Gulf Specimen Marine Lab, and the St. Marks NWR visitor center (see Appendix B for details).

The public is encouraged to review and comment on this document. The deadline for submitting written comments on this document is specified in the public notice published in the Federal Register and on the Florida DWH and DWH Trustee websites.15 Comments can be submitted during the comment period by one of the following methods:

Online:  www.gulfspillrestoration.noaa.gov/restoration-areas/florida

By mail: Hard copy addressed to U.S. Fish and Wildlife Service, P.O. Box 29649, Atlanta, GA 30345.

During the public webinar: The FL TIG will hold a public webinar to facilitate the public review and comment process. A webstory with details about the webinar will be distributed and available on the Florida DWH and DWH Trustee websites. Webinar date and time are as follows:

- Tuesday, May 10th, 2022 from 3:00 PM Eastern Time to 4:30 PM Eastern Time.

During the public meeting: The FL TIG will hold an in-person public meeting to facilitate the public review and comment process. A webstory with details about the meeting will be distributed and available on the Florida DWH and DWH Trustee websites. Meeting date and time are as follows:

- Thursday, May 12th, 2022 from 5:30 PM Eastern Time to 7:00 PM Eastern Time at the St. Marks National Wildlife Refuge visitor center (1255 Lighthouse Road, Education Building on the right).

15 Florida DWH website: www.deepwaterhorizonflorida.com; DWH Trustee website: www.gulfspillrestoration.noaa.gov
After the close of the comment period, the FL TIG will consider all comments received and revise the draft Phase V.4 RP/SEA, as appropriate. A summary of comments received and the FL TIG’s responses where applicable, will be included in the final version of the document.

Please note that personal identifiable information included in submitted comments (such as name, address, phone number, and email address) may be made publicly available. Personal information is not required to submit comments.

1.9 Administrative Record

The Trustees opened a publicly available Administrative Record (AR) for the DWH oil spill NRDA, including restoration planning activities, concurrently with publication of the 2010 Notice of Intent (NOI; pursuant to 15 C.F.R. § 990.45). DOI is the lead federal Trustee for maintaining the AR.

Information about restoration project implementation is being provided to the public through the AR and other outreach efforts, including the Florida DWH and DWH Trustee websites.

1.10 Decision to be Made

This Phase V.4 RP/SEA is intended to provide the public and decision makers with information and analysis on the FL TIG’s proposal to implement the proposed action described in this document, which includes additional restoration for lost recreational use in the Florida Restoration Area caused by the DWH spill. To help inform the FL TIG’s decision on which alternative to implement, the environmental impacts of the alternatives are assessed in Chapter 4 of this document. This document, together with public review and comment, is intended to guide the FL TIG’s selection of restoration to best meet the purpose and need as described in Section 1.4 above.

16 The AR can be found at www.doi.gov/deepwaterhorizon/adminrecord.
Chapter 2. Restoration Planning Process and Restoration Alternatives

As described in Chapter 1, this Phase V.4 RP/SEA continues the restoration planning process begun prior to the settlement of the DWH oil spill NRDA. Previous steps in this process included evaluating natural resource injuries and service losses resulting from the DWH oil spill, selecting and implementing pre-settlement restoration projects as part of Early Restoration undertaken jointly by the DWH Trustees and BP, and planning for programmatic restoration as part of the PDARP/PEIS (DWH Trustees 2016a). Upon completion of the settlement with BP, the DWH Trustees created the FL TIG to implement comprehensive DWH restoration planning in the Florida Restoration Area.

2.1 Summary of Recreational Use Injury Addressed

The proposed alternative considered in this document is intended to partially compensate for DWH oil spill-related recreational use losses in Florida. The DWH oil spill resulted in losses to the public’s use of natural resources for outdoor recreation, such as boating, fishing, going to the beach, and generally using and enjoying the Gulf’s environment. Recreational losses in Florida have been partially addressed through Early Restoration projects, which includes the funding allocated to the Florida Coastal Access Project in Phase V of Early Restoration. In addition to the Early Restoration projects selected in Florida, the FL TIG has selected several recreational use projects to restore a portion of the recreational use losses in Florida in the FL TIG’s first and second post-settlement restoration plans.17 Additional detail on the injury assessment for recreational use losses is provided in Chapter 4 of the PDARP/PEIS.

2.2 Restoration Context and Current Status of the Florida Coastal Access Project

Early Restoration funds included $45.4 million allocated to the Florida Coastal Access Project. The first phase of the project provided for the acquisition and/or creation and enhancement of four waterfront parks: Innerarity Point Park, Captain Leonard Destin Park, Lynn Haven Bayou Park and Preserve, and Island View Park. The second phase of the project provided for the acquisition and enhancement of one waterfront parcel, the Salinas Park Addition, and the third phase provided for the acquisition of one waterfront parcel, the Navarre Beach Marine Park Addition. The acquisitions (and recreational enhancements, where applicable) for each of the first three phases of the project have been completed; however, operations and maintenance continue for some of the parks. The locations of each of the sites from the previous phases of the Florida Coastal Access Project are shown in Figure 2-1. Information on the status and a summary of funds obligated and expended on the Florida Coastal Access project can be found on the DWH Trustee website.18

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18 Available at www.gulfspillrestoration.noaa.gov/project?id=65
For this fourth phase of the Florida Coastal Access Project, the FL TIG is evaluating two action alternatives, the Little Redfish Lake Addition and the Dickerson Bay Addition (Figure 1-1), and the No Action alternative.

Figure 2-1. Location of existing Florida Coastal Access projects (orange font) and the alternatives evaluated in this document (purple font)

### Florida Coastal Access Project

#### 2.3 Screening Process for Alternatives

The Early Restoration project selection process included project solicitation and screening in addition to negotiations with BP, evaluation, and environmental reviews of proposed projects under OPA and NEPA, and public review and comment. This process resulted in the Trustees and BP agreeing to the Florida Coastal Access Project for incorporation into the Phase V ERP/EA for public review and comment.

As part of planning for the Florida Coastal Access Project, the Trustees identified potential alternatives from many sources, including but not limited to: project submissions to the state project portal; and Gulf restoration reports, research, management plans, and related efforts. FDEP and FWC hosted meetings to inform the public about the DWH NRDA process, and in particular, the Early Restoration process. As part of these meetings, the Trustees solicited specific ideas that could be implemented as
part of the Early Restoration process. In addition to the public meetings, FDEP also set up a website, where members of the public could submit and view restoration proposals. When identifying potential Early Restoration projects, the Trustees only considered projects within the limited geographic area of the eight coastal counties of the Panhandle region (Escambia – Wakulla County), the area that was impacted by response and Shoreline Cleanup Assessment Technique activities related to the DWH oil spill. This process led to the selection of the alternatives considered in each phase of the Florida Coastal Access Project.

To select the specific alternatives for consideration in this phase, the FL TIG evaluated the compiled list of proposals for properties for potential acquisition and assessed the willingness of property owners to sell; the cost; political and civic conditions; approximate property value, size, and configurations; habitat conditions; and proximity to existing parks. Through this process, the FL TIG identified three action alternatives for consideration in this document, one that was considered but not evaluated further (see Section 2.4) and two action alternatives evaluated as part of the reasonable range of alternatives (see Section 2.5).

The screening process to select specific alternatives for this project is also described in the Phase V ERP/EA, Phase V.2 RP/SEA and Phase V.3 RP/SEA and is incorporated by reference herein.

2.4 Alternative Not Considered for Further Evaluation in this RP/SEA

Through the screening process described above, the FL TIG identified one property as a potential alternative that was not evaluated further in this document. The property is a 12-acre parcel near Panacea, Florida locally known as the Bottoms Seinyard. The parcel contains approximately 2,300 feet of marsh shoreline with bay access and the parcel is currently used for traditional fishing. The Trustees gathered information on this parcel; however, after initial discussions, the property was eliminated as an alternative because there was no willing seller.

2.5 Reasonable Range of Restoration Alternatives

Based on the screening process described above, the FL TIG identified a reasonable range of alternatives: Little Redfish Lake Addition and Dickerson Bay Addition. The Little Redfish Lake Addition was analyzed but not selected for funding in the Phase V.2 RP/SEA and is still considered a viable alternative. That analysis is incorporated by reference into this document and summarized below. The Dickerson Bay Addition is a new action alternative evaluated by the FL TIG in this document. The reasonable range of alternatives are described below.

2.5.1 Little Redfish Lake Addition

The FL TIG analyzed the Little Redfish Lake Addition alternative (Figure 2-2) as part of the reasonable range of alternatives for previous phases of the Florida Coastal Access Project. Although not selected for implementation, it remains a viable alternative. This alternative would involve acquiring 7.06 acres, on

19 Florida DWH website: www.deepwaterhorizonflorida.com
the west side of Little Redfish Lake and adjacent to Grayton Beach State Park, in Walton County for approximately $4.7 million. The acquisition would be left in its natural state and the habitat managed as part of Grayton Beach State Park. In accordance with the OPA NRDA regulations, this alternative was identified as non-preferred in previous phases of the Florida Coastal Access Project. The evaluation of the Little Redfish Lake Addition provided in the Phase V.2 RP/SEA is incorporated herein by reference. In the Phase V.2 RP/SEA, the FL TIG contemplated this project with the connected action of adding recreational amenities at Grayton Beach State Park. The funding for those amenities is no longer available and therefore the amenities are not reasonably foreseeable (and no longer considered a connected action under NEPA). As such, this document does not include a summary of the impacts from implementing recreational amenities.

Figure 2-2. Location of the Little Redfish Lake Addition alternative
2.5.2 Dickerson Bay Addition

The Dickerson Bay Addition includes the acquisition of an approximately 114-acre undeveloped parcel off the northern point of Dickerson Bay in Wakulla County (Figure 2-3) and minor restoration and recreational enhancement activities for approximately $685,000. The parcel is within St. Marks NWR’s approved acquisition boundary and consists of a mixture of upland, wetland, and open grassland habitats (see Figures 2-4a, b).

The FL TIG proposes to purchase this privately owned parcel and donate the property to St. Marks NWR. The Implementing Trustees would be FDEP and DOI. The proposed purchase would be achieved via a partnership between the Implementing Trustees and TPL. TPL, as an agent for the State of Florida, would oversee the donation of the property to St. Marks NWR to be operated as a new addition to the NWR. The property would be managed, in accordance with applicable St. Marks NWR management protocols (including the NWR’s Comprehensive Conservation Plan, USFWS 2006)\(^\text{20}\), for passive outdoor recreation.

If selected, once the Dickerson Bay Addition parcel is acquired and donated to St. Marks NWR, the following minor restoration and recreational enhancement activities would be conducted:

- Boundary signs would be installed in upland habitat every approximately 0.25 mile surrounding the parcel to indicate where NWR property begins;
- A gate would be installed at the entrance to the property to restrict vehicle access;
- The existing parking area would be enhanced to improve the public’s access to the parcel and surrounding natural resources by removing a tree to provide more space for parking and placing parking markers around the parking area; and,
- Hurricane debris would be manually removed from the parcel via community cleanup efforts separately from the scope of this restoration project; however, this project would include disposal costs for the removed debris.

The parcel is currently privately-owned with restricted public access. As part of St. Marks NWR, a gate would be added to the parcel to restrict vehicular access, but the parcel would be accessible to the public via foot traffic from the existing St. Marks NWR property, on the east and northeast sides, and via non-motorized watercraft from Dickerson Bay. This alternative would provide the public with access to and use of the natural resources in and near Dickerson Bay for recreational purposes. The parcel would be left in its natural state, with the minor enhancements listed above. Recreational visitors would be able to access the natural resources for passive recreational use such as hiking, wildlife viewing, kayaking, and biking. The proposed purchase of the property would be consistent with the Early Restoration goals to “Enhance Public Access to Natural Resources for Recreational Use” and “Enhance

\(^\text{20}\) The St. Marks NWR Comprehensive Conservation Plan is available at www.fws.gov/refuge/St_Marks/what_we_do/planning.html
Recreational Experiences” as well as the goal of the PDARP/PEIS to “Provide and Enhance Recreational Opportunities.”

Figure 2-3. Location of the Dickerson Bay Addition alternative
Figure 2-4a. Dickerson Bay Addition upland habitat

Figure 2-4b. Dickerson Bay Addition wetland/open grassy habitat
Chapter 3. Oil Pollution Act (OPA) NRDA Evaluation

3.1 Introduction

According to the OPA NRDA regulations, trustees are to consider a reasonable range of restoration alternatives (15 C.F.R. § 990.53(a)(2)) and evaluate the alternatives according to the OPA NRDA evaluation standards (15 C.F.R. § 990.54(a)). Chapter 2 describes the screening and identification of a reasonable range of alternatives for evaluation under OPA. The following section describes the considerations the FL TIG included when performing the OPA NRDA evaluation of these alternatives based on the NRDA evaluation standards and criteria found in the PDARP/PEIS.

Each alternative in the reasonable range of alternatives is evaluated based on the NRDA evaluation standards. The FL TIG then identified preferred restoration alternatives based on those evaluation standards (15 C.F.R. § 990.54(b)) and additional FL TIG criteria. This section provides the following: (1) a summary of the considerations and questions evaluated under each of the OPA evaluation criteria, and (2) a narrative summary of each alternative’s evaluation with respect to those criteria.

3.2 OPA Evaluation of the Reasonable Range of Alternatives

The OPA criteria considered by the FL TIG when evaluating each alternative are:

- The cost to carry out the alternative (“Cost-Effectiveness”);
- The extent to which each alternative is expected to meet the FL TIG’s goals and objectives in returning the injured natural resources and services to baseline and/or compensating for interim losses (“Restoration Goals and Objectives”);
- The likelihood of success of each alternative (“Likelihood of Success”);
- The extent to which each alternative will prevent future injury as a result of the incident, and avoid collateral injury as a result of implementing the alternative (“Prevent Future Injury and Avoid Collateral Injury”);
- The extent to which each alternative benefits more than one natural resource and/or service (“Benefits Multiple Resources”); and
- The effect of each alternative on public health and safety (“Public Health and Safety”).

These criteria, and how the FL TIG evaluated them, are described in the table below.
Table 3-1. Description of OPA Evaluation Criteria

<table>
<thead>
<tr>
<th>OPA Evaluation Criteria</th>
<th>Description of Evaluation Considerations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cost-Effectiveness</td>
<td>The FL TIG considered the anticipated costs of the alternative, including the costs for land acquisition and monitoring. The FL TIG also considered whether the costs were reasonable and comparable to other equivalent restoration alternatives.</td>
</tr>
<tr>
<td>Restoration Goals and Objectives</td>
<td>The FL TIG considered how well the alternative addresses the recreational use injuries described in the PDARP/PEIS. The FL TIG also evaluated the nature, magnitude, and distribution of recreational use benefits expected to be provided to the public. This evaluation includes each alternative’s nexus to injury; nature and scale of anticipated benefits from the alternative; and the alternative’s location and accessibility to the public.</td>
</tr>
<tr>
<td>Likelihood of Success</td>
<td>In determining the likelihood of success, the FL TIG considered the approach to implementing each alternative including whether the alternative utilizes techniques previously implemented successfully by the FL TIG or other Trustees. The FL TIG also considered the local community and landowners support for the project, willingness of the landowner to sell, and the suitability of the site for public use.</td>
</tr>
<tr>
<td>Prevent Future Injury and Avoid Collateral Injury</td>
<td>The FL TIG evaluated whether the alternative has direct or indirect collateral environmental impacts and whether those impacts are positive or negative. Additional information on these considerations is provided in Chapter 4.</td>
</tr>
<tr>
<td>Benefits Multiple Resources</td>
<td>The FL TIG considered whether the alternative provided benefits to multiple resources or multiple resource services that may make the alternative more valuable to the public (e.g., by providing both recreational and non-use (ecological) values, storm-protection benefits, or habitat improvements that may benefit ecological resources injured by the DWH oil spill).</td>
</tr>
<tr>
<td>Public Health and Safety</td>
<td>The FL TIG considered whether there are any aspects of the alternative that could negatively affect public health and safety that cannot be mitigated.</td>
</tr>
</tbody>
</table>

**Additional criteria:**

- **Geographic location:** The geographic location of the alternative was a consideration. The FL TIG evaluated whether the proposed alternative would occur within the limited geographic area of the eight coastal counties in the Florida Panhandle (as discussed in Section 2.2), the distribution of existing projects along the Florida Panhandle planned for during Early Restoration, and the locations of the sites in the earlier phases of the project.

- **Complementing and enhancing existing public access:** The FL TIG considered whether the proposed alternative would complement or enhance existing public access points (e.g., public parks). In particular, the FL TIG considered whether each proposed alternative was near or adjacent to any existing parks, the distribution of existing public access points, and whether the alternatives were in areas where the public may be more likely to benefit from expanded public access to the natural resources.
3.2.2 Little Redfish Lake Addition OPA Evaluation (Non-Preferred Alternative)

The FL TIG evaluated the Little Redfish Lake Addition alternative in the Phase V.2 and V.3 RP/SEAs using the criteria established by the OPA regulations in 15 C.F.R. § 990.54(a) and those analyses are incorporated by reference. The FL TIG’s OPA evaluation of the Little Redfish Lake Addition alternative for this Phase V.4 RP/SEA (using the criteria established by the OPA regulations and the additional FL TIG specific criteria described in Section 3.2) is provided below.

Cost-Effectiveness
The estimated land acquisition cost for the Little Redfish Lake Addition would be approximately $4.7 million. This estimate was established during development of the Phase V.2 RP/SEA and represents the seller’s original asking price. This cost estimate is consistent with the FL TIG’s past experience acquiring comparable properties at appraised values. However, this alternative is less cost-effective given the size of the parcel (7 acres) and the benefits that would be provided compared to the Dickerson Bay Addition alternative being evaluated by the FL TIG (which is 114 acres).

Restoration Goals and Objectives
This proposed alternative meets the following restoration goals identified in the Final Phase III ERP/PEIS: the “Enhance Public Access to Natural Resources for Recreational Use” and “Enhance Recreational Experiences” which can include providing or improving access to natural resources in publicly owned areas. This proposed alternative is also consistent with the Final PDARP/PEIS and the goal of the “Provide and Enhance Recreational Opportunities” Restoration Type, to “increase recreational opportunities such as fishing, beach-going, camping, and boating with a combination of ecological restoration and creation of infrastructure, access, and use opportunities.” The purchase of the property would enhance public access to natural resources for recreational purposes by providing additional lands along the coast where the public can access Gulf-side habitats and Little Redfish Lake.

This project has a clear nexus to the injuries described in the PDARP/PEIS because it would provide recreational use benefits to the public by enhancing public access to the coastal natural resources and recreational opportunities.

Likelihood of Success
The parcel proposed for acquisition has a willing seller and the FL TIG has successfully implemented similar land acquisition projects. This land acquisition as currently considered would enhance public access to natural resources for recreational use.

Prevent Future Injury and Avoid Collateral Injury
This proposed alternative is not expected to contribute to preventing future injury from the DWH oil spill. The Final PDARP/PEIS indicates that recreational uses have recovered (DWH Trustees 2016a). The purpose of the alternative is only to provide compensatory restoration for losses that occurred between April 2010 and November 2011, after which the Trustees concluded that recreational use returned to baseline levels (DWH Trustees 2016a). Implementation of the alternative is also not expected to cause collateral damage to the environment. In fact, acquisition of the parcel would prevent future development and construction on Gulf of Mexico coastal habitat and would also provide additional
protection for natural resources. Chapter 4 of this document provides additional analyses of the environmental consequences of this alternative.

**Benefits Multiple Resources**

The primary NRDA benefit of this proposed alternative is to provide and enhance recreational uses. However, the purchase of the property would provide protection of the Little Redfish Lake natural outfall and the adjacent beach and dune systems.

**Public Health and Safety**

Adverse impacts on public health and safety are not expected from this proposed alternative. The land acquisition would be managed to prevent impacts to health and safety. To minimize public health impacts, existing trash receptacles within Grayton Beach State Park are regularly maintained, restrooms are connected to sanitary sewer and maintained regularly, and parking areas have lighting to improve safety after sundown.

**Additional FL TIG Criteria**

The FL TIG evaluated the alternative against two specific criteria in addition to the OPA criteria described above: 1) geographic location and 2) complementing and enhancing existing public access. The proposed Little Redfish Lake Addition alternative would occur within the limited geographic area of the eight coastal counties in the Florida Panhandle. The proposed alternative is in Walton County, separate from the existing sites implemented in earlier phases of the project, and therefore projects would be well distributed across the Florida Panhandle. The proposed alternative would also complement and enhance existing public access within Grayton Beach State Park.

**Summary of Evaluation of Little Redfish Lake Addition**

The land acquisition cost of this alternative is consistent with past experience acquiring comparable properties at appraised values. However, the cost is relatively high given the small size of the parcel. The alternative has a strong nexus to the recreational injury caused by the DWH oil spill. The alternative would provide new public access to the natural resources adjacent to Grayton Beach State Park. The alternative is located within the Florida Panhandle and would protect habitat and resources from future development along Little Redfish Lake. Public safety issues are not expected to be a concern.

### 3.2.1 Dickerson Bay Addition OPA Evaluation (Preferred Alternative)

The FL TIG’s OPA evaluation of the proposed Dickerson Bay Addition alternative (using the criteria established by the OPA NRDA regulations and the additional FL TIG specific criteria described in Section 3.2) is provided below.

**Cost-Effectiveness**

The estimated cost for the land acquisition, planning, minor restoration activities, recreational enhancements, and monitoring and maintenance of the Dickerson Bay Addition parcel is approximately $685,000 with the land acquisition accounting for over 98 percent of the cost. TPL currently holds an option agreement with the landowner to purchase the property. This is a preliminary cost estimate based on the contract between TPL and the landowner on parcel acquisition and estimated costs for
similar enhancements based on past projects. The land acquisition cost estimate is consistent with FDEP’s and DOI’s experience acquiring comparable properties and is reasonable and cost-effective given the size of the parcel. The restoration and recreational enhancement cost estimate is also consistent with FDEP’s and DOI’s experience implementing similar enhancements at other locations. Based on these estimates, the project activities could be conducted at a reasonable cost.

**Restoration Goals and Objectives**

This proposed action alternative meets the following restoration goals identified in the Phase III ERP/PEIS: “Enhance Public Access to Natural Resources for Recreational Use” and “Enhance Recreational Experiences.” Restoration approaches to meet these goals can include enhancing or constructing infrastructure and providing or improving access to natural resources in publicly owned areas. This proposed alternative is also consistent with the PDARP/PEIS, specifically the goal of the “Provide and Enhance Recreational Opportunities” Restoration Type, to “increase recreational opportunities such as fishing, beach-going, camping, and boating with a combination of ecological restoration and creation of infrastructure, access, and use opportunities.” The purchase of the property would enhance public access to natural resources for recreational purposes by providing additional lands along the coast where the public can access the upland and bayside habitats along Dickerson Bay. The parcel would be accessible by vehicle from the existing St. Marks NWR on the east and northeast sides, with a parking area at the entrance to the parcel, and via non-motorized watercraft from Dickerson Bay (e.g., kayaks or canoes could access the parcel from the Bay although there is no formal ramp or launch). The parcel would provide additional public access to natural resources for recreational use such as wildlife viewing and hiking and would enhance the public’s recreational experiences such as nature exploration and non-motorized boating in the area.

This project has a clear nexus to the injuries described in the PDARP/PEIS because it would provide recreational use benefits to the public by enhancing public access to coastal natural resources and recreational opportunities.

**Likelihood of Success**

The parcel proposed for acquisition has a willing seller. TPL holds an option agreement to purchase the parcel and, if this alternative is selected, TPL would purchase the land on behalf of the FL TIG. The property would then be donated to St. Marks NWR. The parcel could be acquired and donated to St. Marks NWR as soon as late summer 2022. Further, St. Marks NWR is willing to accept and manage the parcel as part of the NWR. FDEP and DOI have successfully implemented similar acquisition projects as part of their day-to-day natural resource management responsibilities at public parks, federal lands, and other state-owned properties along the Florida coast. Finally, based on conversations with local leaders, the local community supports the acquisition of the proposed parcel within St. Marks NWR. Therefore, the alternative’s goal of enhancing public access to natural resources for recreational use and enhancing recreational experiences has a high likelihood of success.

**Prevent Future Injury and Avoid Collateral Injury**

This proposed alternative is not expected to contribute to preventing future injury from the DWH oil spill. The PDARP/PEIS indicates that recreational uses have recovered (DWH Trustees 2016a). The
purpose of the alternative is only to provide compensatory restoration for losses that occurred between April 2010 and November 2011, after which the Trustees concluded that recreational use returned to baseline levels (DWH Trustees 2016a). Implementation of the alternative is also not expected to cause collateral damage to the environment. In fact, acquisition of the parcel would prevent future development and destruction of the habitat along Dickerson Bay and would conserve the natural resources on the parcel since the parcel would be managed as part of the St. Marks NWR according to its Comprehensive Conservation Plan (USFWS 2006). Chapter 4 provides additional analyses of the environmental consequences of this alternative.

Benefits Multiple Resources
The primary NRDA benefit of this proposed action is to provide and enhance recreational uses. The property proposed for acquisition is adjacent to Dickerson Bay and would enhance public access to natural resources in and near the Bay. It would also maintain and protect the natural resources adjacent to the Bay and provide habitat benefits to species that utilize the upland habitat and adjacent wetland/grassland areas since the property would be managed as part of St. Marks NWR.

Public Health and Safety
Adverse impacts on public health and safety are not expected from this proposed action. To minimize public health impacts, restrooms and trash receptacles at the parking lots across the NWR would be maintained regularly. St. Marks NWR has at least one full-time law enforcement officer who regularly patrols the NWR to maintain public safety. Finally, implementation of this project would be managed to prevent impacts to health and safety, according to the St. Marks NWR Comprehensive Conservation Plan (USFWS 2006).

Additional FL TIG Criteria
The FL TIG evaluated the alternative against two specific criteria in addition to the OPA criteria described above: 1) geographic location and 2) complementing and enhancing existing public access. The proposed Dickerson Bay Addition alternative would occur within the limited geographic area of the eight coastal counties in the Florida Panhandle. The proposed alternative is in Wakulla County, separate from the existing sites implemented in earlier phases of the project, and therefore projects would be well distributed across the Florida Panhandle. The proposed alternative would also complement and enhance existing public access within St. Marks NWR.

Summary of Evaluation of Dickerson Bay Addition
The estimated costs for the Dickerson Bay Addition are well documented, reasonable, and appropriate, and cost-effective given the size of the parcel. The alternative has a strong nexus to the recreational injury from the DWH oil spill and can reasonably be expected to provide benefits to the public over an extended timeframe. The alternative is located within the Florida Panhandle, would provide enhanced public access to resources that were injured by the DWH oil spill, and would expand existing public lands within St. Marks NWR. This alternative would protect valuable upland and wetland habitat from future development and provide for the effective management of ongoing recreational use. Public safety issues are not expected to be a concern. Finally, this alternative has a high probability of success given TPL holds an option agreement to buy the property and intends to donate the property to St Marks NWR,
the FL TIG has successfully implemented similar acquisition and recreational projects, and the alternative has local community support.

### 3.3 Natural Recovery

Pursuant to the OPA regulations, the PDARP/PEIS considered a “natural recovery alternative in which no human intervention would be taken to directly restore injured natural resources and services to baseline” (40 C.F.R. § 990.53(b)(2)). Under a natural recovery alternative, no additional restoration would be done by the FL TIG to accelerate recovery of injured natural resources or to compensate for lost services in the Florida Restoration Area using DWH NRDA funding at this time. The FL TIG would allow natural recovery processes to occur, which could result in one of four outcomes for injured resources: (1) gradual recovery, (2) partial recovery, (3) no recovery, or (4) further deterioration.

According to Section 4.10.3.3.4 of the PDARP/PEIS recreational injury assessment (page 4-657), the recreational use injury began in May 2010 and lasted through November 2011. The entire recreational use injury quantified in the PDARP/PEIS includes interim loss that occurred during this period. Because visitation returned to pre-spill levels by the end of November 2011, future natural recovery is not available to provide compensation for remaining interim losses. The PDARP/PEIS (Section 5.8.2, page 5-92) also notes that interim losses of natural resources would not be compensated under a natural recovery alternative. Based on this determination, the FL TIG did not further evaluate natural recovery as a viable alternative under OPA, and natural recovery is not considered further in this document.  

### 3.4 Project Costs

The total estimated cost for each restoration alternative evaluated in this document is provided below. Estimated costs reflect all costs associated with implementing the project, including but not limited to planning, restoration and recreational enhancement activities, monitoring, management, and maintenance. The cost estimates also reflect the most current information available to the FL TIG at the time of drafting this document.

- Little Redfish Lake Addition: $4.7 million.
- Dickerson Bay Addition: $685,000.

### 3.5 OPA Evaluation Conclusion

The FL TIG completed its OPA NRDA evaluation of the reasonable range of alternatives and concluded that the Dickerson Bay Addition alternative best meets the goals of the Phase V ERP/EA, Phase III ERP/PEIS, and the PDARP/PEIS, at this time, and is therefore identified as the FL TIG’s preferred alternative.

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21 Evaluation of a “no action” alternative differs from the natural recovery alternative under OPA. The environmental consequences of the No Action Alternative under NEPA are considered separately and described in Chapter 4 of this document.
The OPA analysis indicates that the Dickerson Bay Addition alternative would provide recreational benefits with a strong nexus to the recreational use injuries caused by the DWH oil spill. The alternative occurs within the Florida Panhandle and provides recreational benefits from land acquisition of the coastal parcel, which protects valuable habitat and creates additional public access to coastal natural resources. These benefits would be available to the public in perpetuity since the parcel would be donated to and managed as part of St. Marks NWR. The Dickerson Bay Addition alternative would also benefit other natural resources and services. Specifically, land protection prevents the negative environmental impacts of development (e.g., habitat loss, impaired water quality). This approach would also ensure that any collateral damage to the environment is minor and mitigated. Furthermore, no adverse impacts on public health are anticipated from the alternative.

Based on similar experience in Florida acquiring and managing federal lands, the FL TIG determined that the preferred alternative could be implemented at a reasonable cost and would have a high probability of success. As described above, the FL TIG also incorporated by reference the evaluation of one additional alternative as part of the reasonable range of alternatives: Little Redfish Lake Addition. The OPA NRDA evaluation indicates that this non-preferred alternative has the potential for providing the public natural resource benefits but is less cost-effective than the FL TIG’s preferred alternative.

3.6 Monitoring Requirements

The restoration objective for the Florida Coastal Access Project is to restore a portion of lost recreational opportunities caused by the DWH oil spill by increasing the public’s access to the natural resources and enhancing the public’s recreational experiences. The specific objectives relevant to project monitoring are 1) to acquire the parcel and 2) to provide visitors with access to St. Marks NWR. The project would be deemed successful once the property has been acquired and the new parcel is incorporated into the St. Marks NWR. As such, a monitoring and adaptive management (MAM) plan with performance criteria has been developed for this project. Project monitoring would be conducted consistent with the MAM plan provided in Appendix C, which is consistent with the monitoring plan provided in the Phase V ERP/EA (DWH Trustees 2016b).

3.7 Best Management Practices

As part of the environmental compliance process, federal regulatory agencies provide guidance on best management practices (BMPs) such as project design criteria, lessons learned, expert advice, and tips from the field. Trustees incorporate appropriate BMPs into planning and design to avoid or minimize impacts on natural resources, including protected and listed species and their habitats. BMPs are identified in required permits, consultations, or environmental reviews, including those described in Appendix 6.A of the PDARP/PEIS (DWH Trustees 2016a).
Chapter 4. NEPA Analysis

4.1 Overview of NEPA Approach

This chapter incorporates by reference and summarizes all relevant NEPA analysis of the Florida Coastal Access Project conducted in the Phase V ERP/Ea, and the NEPA analyses of the non-preferred alternative conducted in the Phases V.2 and V.3 RP/SEAs. The NEPA analyses for all phases of the Florida Coastal Access Project tier from the Phase III ERP/PEIS. The NEPA analysis provided below supplements the analysis completed for the first three phases. This chapter describes the environmental impacts of the proposed action (implementation of the preferred alternative) and provides a brief description and summary of impacts from the other action alternative, which was fully analyzed in the Phase V.2 RP/SEA. Pursuant to NEPA, a No Action Alternative is also included below as “a benchmark, enabling decision-makers to compare the magnitude of environmental effects of the action alternatives (40 C.F.R. § 1502.14(d)).

Context and intensity of environmental effects resulting from the action are considered in the NEPA analysis. Context refers to area of impacts (local, statewide, etc.) and duration (i.e., whether they are short- or long-term impacts). Intensity refers to the severity of impacts. Intensity is described in terms of whether the impact would be beneficial or adverse. Impact definitions (minor, moderate, major) are consistent with those used in the Phase III ERP/PEIS and PDARP/PEIS.

“Adverse” is used in this document only to describe the federal Trustees’ evaluation under NEPA. That term is defined and applied differently in consultations conducted pursuant to the Endangered Species Act (ESA) and other protected resource statutes. Accordingly, there may be adverse impacts identified under NEPA; however, this does not necessarily mean that an action would be likely to “adversely affect” the same species because that term is defined and applied under protected resources statutes. The results of any completed protected resource consultations are included in the DWH AR.

Consistent with the Phase III ERP/PEIS and the PDARP/PEIS, the FL TIG considered the following physical, biological, and socioeconomic resources:

- **Physical Resources**: Geology and Substrates, Hydrology and Water Quality, Air Quality, Noise.
- **Biological Resources**: Habitats, Wildlife Species (Including Birds), Marine and Estuarine Fauna (Fish, Shellfish, Benthic Organisms), Protected Species.

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22 CEQ regulations and DOI NEPA implementing procedures provide for supplementing NEPA analyses when a proposed action differs from the proposed action analyzed in a previous document (40 C.F.R. § 1502.9(c) and 43 C.F.R. § 46.320).
23 Phase V.2 RP/SEA is available at www.gulfspillrestoration.noaa.gov/sites/default/files/2018_02_FL_TIG_Final%20Phase%20V.2%20RP-SEA.pdf.
24 The resource-specific definitions for determining effects of individual planned actions are provided in the Phase III ERP/PEIS, in Appendix D of the Phase V ERP/EA, and in Chapter 6 of the PDARP/PEIS.
25 The DWH AR can be found at www.doi.gov/deepwaterhorizon/adminrecord.
• **Socioeconomic Resources**: Socioeconomics and Environmental Justice, Cultural Resources, Infrastructure, Land and Marine Management, Tourism and Recreational Use, Fisheries and Aquaculture, Marine Transportation, Aesthetics and Visual Resources, Public Health and Safety, including Flood and Shoreline Protection.

4.2 Summary of NEPA Analysis for Florida Coastal Access Project Phases V, V.2, and V.3

4.2.1 Phase V ERP/EA

The Trustees selected the Florida Coastal Access Project in Phase V of Early Restoration and conducted site-specific NEPA analysis on the first phase, which involved the acquisition and/or enhancement of four coastal project locations in the Florida Panhandle: Innerarity Point Park, Captain Leonard Destin Park, Lynn Haven Bayou Preserve and Park, and Island View Park. All four locations were ultimately selected for implementation.

The Trustees determined that acquisition of the four Phase V project locations would have no adverse environmental effects, and therefore could proceed independent of and prior to the completion of all compliance reviews required for the final design and construction of proposed recreational enhancements across the locations. NEPA analysis of the environmental consequences determined that the construction of recreational amenities for the Phase V project locations would result in short-term and long-term minor to moderate adverse impacts to many resources (including geology and substrates, water quality and hydrology, noise, biological environment, as well as socioeconomics and cultural resources). Moderate short-term adverse impacts would occur to tourism and recreation, and aesthetics and visual resources; however, long-term benefits were also expected for these resources after the recreational amenities were completed and the locations were managed as public parks. The Phase V ERP/EA Finding of No Significant Impact (FONSI) stipulated that coordination on required compliance reviews would be completed prior to initiating construction at any of the project component sites. After the completion of these reviews, designs for each of the project components were modified as necessary to avoid and/or minimize adverse impacts to natural resources, including protected species, essential fish habitat (EFH), cultural resources, and wetlands. The project components in Phase V are not expected to substantially contribute to adverse cumulative impacts on affected resources.

4.2.2 Phase V.2 RP/SEA and Phase V.3 RP/SEA

The Phase V.2 RP/SEA addressed the second phase of the Florida Coastal Access Project and the Phase V.3 RP/SEA addressed the third phase; and each supplemented the Phase V ERP/EA. An environmental assessment was conducted to determine the type and severity of potential environmental impacts that could result from implementation of the proposed alternatives (described in Chapter 4 of each document). The NEPA analyses evaluated site-specific impacts including concerns anticipated from implementation of the action alternatives and the No Action Alternative.

In the final Phase V.2 RP/SEA, the Salinas Park Addition alternative was selected for implementation. Two other alternatives were evaluated in the Phase V.2 RP/SEA but not selected for implementation: Alligator Point Park and Little Redfish Lake Addition. The Alligator Point Park alternative involved
acquiring 7.4 acres of land in Franklin County and providing recreational use amenities. However, this alternative is no longer viable (refer to Chapter 4 of the Phase V.2 RP/SEA for additional details on Alligator Point Park). In the final Phase V.3 RP/SEA, the Navarre Beach Marine Park Addition alternative was selected for implementation. Little Redfish Lake Addition was also evaluated in the Phase V.3 RP/SEA as a non-preferred alternative but was not selected for implementation at that time. Little Redfish Lake Addition remains a viable alternative and is analyzed as an alternative in this document. The NEPA analyses from both the Phase V.2 and Phase V.3 RP/SEA are incorporated by reference and summarized below.

4.2.2.1 Little Redfish Lake Addition
This alternative would involve acquiring 7.06 acres adjacent to the western boundary of Grayton Beach State Park in southern Walton County, Florida, within the Choctawhatchee Bay watershed. The approximate cost for this alternative, which includes the cost for land acquisition, is $4.7 million. No adverse impacts would occur from the acquisition of the Little Redfish Lake Addition. A separately funded connected action that involved providing recreational use amenities in lands within the park area was evaluated in the Phases V.2 and V.3 RP/SEAs, but is no longer reasonably foreseeable, and therefore is not summarized here.\(^\text{26}\) The following NEPA analysis summarizes the analysis in the Phase V.2 RP/SEA for the effects associated with the land acquisition only.

The habitat in this parcel consists primarily of flat beaches and sand dunes with some dune vegetation and includes parts of several freshwater lakes. The substrate consists of limestone bedrock with sand and sediment towards the surface (FDEP 2017), and the soil has been classified by the USDA-Natural Resource Conservation Service as predominantly Newhan-Corolla sand, beach, and Kureb sand (USDA NRCS 2020). The acquisition parcel is composed of estuarine and marine and freshwater pond wetlands (USFWS 2017). Parts of the site have been previously developed with roads, trails, boardwalks, beach use, and housing. The parcel provides habitat for a variety of federally-protected migratory birds and ESA-listed or candidate species.

No adverse impacts to physical (geology and substrates; hydrology and water quality; air quality and greenhouse gas emissions; noise) or biological resources would be anticipated from the acquisition of this parcel. Long-term benefits to physical and biological (habitat; migratory birds; protected species; EFH; invasive species) resources could accrue from the conservation of the land in a natural state, rather than leaving it available for future development. Long-term benefits to socioeconomic resources (socioeconomics; environmental justice; cultural resources; infrastructure; land and marine management; aesthetics and visual resources; tourism and recreation; public health and safety) are also anticipated as a result of more lands being accessible for public use. However, if local residents consider the increased park use to be a detriment, this minor adverse effect would be long-term.

\(^{26}\) Connected actions include actions that are closely related to the alternative and therefore should be discussed in the same impact statement or NEPA analysis (40 CFR § 1508.2).
4.3  Dickerson Bay Addition (Preferred Alternative)

The primary goals of this alternative are to (1) acquire the 114-acre parcel within the existing St. Marks NWR approved acquisition boundary and (2) increase and enhance recreational opportunities at the parcel. Project activities most relevant to the assessment of environmental consequences include the following (see Figure 4-1):

- Installing boundary signs every approximately 0.25 miles in upland habitat surrounding the parcel to indicate where NWR property begins;
- Installing a gate at the entrance to the property to restrict vehicle access; and,
- Enhancing the existing parking area to improve the public’s access to the parcel and surrounding natural resources by removing a tree to provide more space for parking and placing wooden or plastic barriers around the existing previously-disturbed parking area.

Figure 4-1. Conceptual illustration of proposed enhancement activities for Dickerson Bay Addition
4.3.1 Affected Environment

The proposed project area is an approximately 114-acre, privately owned property in Panacea, Wakulla County, located within the St. Marks NWR’s approved acquisition boundary along the northern edge of Dickerson Bay (Figure 2-2). Waters within Dickerson Bay are generally shallow and converge with Levy and Apalachee Bays to the south. The parcel sits within Federal Emergency Management Agency (FEMA) designated Flood Zone VE, with flooding depth of 20 feet (FEMA 2014). The project area has marshes adjacent to Dickerson Bay and is otherwise characterized by various estuarine and marine, freshwater forested or shrub, freshwater emergent wetlands, grasslands, or herbaceous habitats (U.S. Geological Survey 2016). The entire project area is predominantly characterized by a mixture of fine sands and flooded soils; 59.5 percent of the area contains Scranton sand, 16.2 percent contains Ridgewood fine sand, 3.8 percent has Rutledge sand, and the rest is composed of a variety of sediments and soils (USDA NRCS 2020).

The existing habitat is of good quality and there are currently no known or documented invasive plant species on the parcel (Peacock, personal communication, 2022). The wetlands and forested and shrub uplands provide habitat for different species protected under the ESA, such as the federally threatened red knot (Calidris canutus), red-cockaded woodpecker (Leuconotopicus borealis), wood stork (Mycteria americana), eastern indigo snake (Drymarchon couperi), monarch butterfly (Danaus plexippus), and gopher tortoise (Gopherus polyphemus). The site does not fall within Critical Habitat (CH) for any of these species. The adjacent waters of Dickerson Bay are home to the West Indian manatee and the Gulf sturgeon, but neither species occurs within the action area.

Currently, the property includes a gate on the eastern side near the road. Hurricane debris from storm surge events such as branches and trash are present throughout the property.

4.3.2 Environmental Consequences

4.3.2.1 Physical Resources

Due to minimal ground-disturbing activities and a lack of use of equipment or machinery, the alternative would have negligible adverse impacts on the physical environment. The project would not include any in-water work. Minor hand-digging could occur in upland habitats to place 11 x 14-inch aluminum boundary signs around the parcel if new posts are required. There would also be minor physical disturbance and hand-digging when installing the two 4 - 6-inch metal pipe posts for the gate.

To enhance the existing parking area, one tree may need to be removed to make room for additional cars. The tree planned for removal is a small pine tree, which would be removed manually without the use of heavy machinery. As such, minor to negligible short-term impacts to physical resources are anticipated. Wooden or plastic markers would be placed around the existing parking area to prevent vehicles from proceeding past the parking area. No impacts are anticipated from the placement of these parking markers. The potential for long-term benefits exist, as the protection and management of the land via incorporation into St. Marks NWR would ensure the land is conserved in a natural state, free from residential development.
4.3.2.2 Biological Resources
As noted above, this project would not include in-water work. As such, the FL TIG does not anticipate any effects to aquatic habitats, marine and estuarine fauna (including protected species), EFH, or submerged aquatic vegetation. Biological resources in upland habitats, including protected species, could experience minor to negligible temporary adverse impacts due to noise and human presence during the restoration and recreational enhancement activities such as installing the boundary signs and the entrance gate or enhancing the parking area. However, these activities would involve minimal ground-disruption, staging would use existing disturbed areas on the property, and all wildlife species would be avoided during implementation. Boundary signs would be installed by NWR staff on existing trees around the parcel where possible, and also on new posts when necessary. If the signs are installed on new posts, all wildlife including gopher tortoise burrows would be avoided. If the signs are installed on trees, they would be posted to the tree using a hammer and nails, but are not expected to adversely impact any trees. When enhancing the parking area, wooden or plastic parking barriers would be placed around the existing previously-disturbed parking area and are not anticipated to adversely impact biological resources. One tree may need to be removed to appropriately clear the parking area, which could result in minor short-term adverse impacts to biological resources including any wildlife in the area due to the increased noise during the removal process. The tree is a small pine tree unlikely to provide habitat to loafing, nesting, or roosting wildlife, and therefore long-term adverse impacts to biological resources is not anticipated from the tree removal. Recreational use of the property may result in temporary disturbances to threatened and endangered species due to noise; however, visitation and human use of the site is not expected to increase substantially, and parking can only accommodate up to four vehicles at one time.

The PDARP/PEIS states that conservation of habitat through fee title acquisition, use restrictions, and improved management could have long-term benefits to any habitat on the property acquired or protected. These habitats can be important for food supply and various life stages of some species. These benefits would depend on project-specific goals and the location of acquired land. Consistent with the analyses previously completed in Phases V ERP/EA, V.2 RP/SEA, and V.3 RP/SEA, an important benefit from the acquisition and resulting protection of this site from development is the continuance, in perpetuity, of non-fragmented habitat currently provided by the site. Bringing the parcel under St. Marks NWR ownership in perpetuity would benefit habitats by including it in existing refuge management activities for trash removal, landscape maintenance, and enforcement of prohibited activities.

The FL TIG is currently coordinating with the USFWS for technical assistance related to compliance with applicable laws and regulations (e.g., ESA).

4.3.2.3 Socioeconomic Resources
Environmental justice is not a factor in this proposed action as there is no potential for adverse environmental, economic, social, or health impacts to communities and groups that meet

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27 The PDARP/PEIS and ROD are available at www.gulfspillrestoration.noaa.gov/restoration-planning/gulf-plan/.
environmental justice criteria under Executive Order 12898, “Federal Actions to Address Environmental Justice in Minority and Low-Income Populations” (1994). A cultural resource assessment survey has been conducted and DOI is reviewing the survey for resources protected under Section 106 of the NHPA. All reviews under Section 106 of the NHPA would be completed prior to any ground-disturbing activities. However, since the only ground-disturbing activities would be minimal and occur only in existing disturbed areas (except for the few boundary markers around the parcel), effects on cultural resources are not anticipated. Consistent with the analyses previously completed in Phases V ERP/EA, V.2 RP/SEA, and V.3 RP/SEA, placement of the site under the protection of St. Marks NWR in perpetuity would ensure that any yet undiscovered cultural resources would remain protected.

The only adverse impact to socioeconomic resources would be from the removal of the parcel from private ownership contribution to the county tax base, and the potential of those taxes that would be levied in the future if the property is developed.

Benefits to recreational use would occur due to the addition of the site to St. Marks NWR. The public’s access to and use of the area for recreational activities would remain unhindered.

4.4 No Action Alternative

Under the No Action alternative, neither of the action alternatives would be implemented. Both the Little Redfish Lake Addition and Dickerson Bay Addition parcels could ultimately be sold for other purposes. Long-term benefits from the preferred alternative, acquisition of Dickerson Bay Addition, to all resources analyzed would not be realized. Not placing the parcel under ownership and management of St. Marks NWR would continue the threat of development or other uses that could ultimately have adverse impacts to natural resources and to the public’s use of the area for recreational purposes and access to recreational facilities in the adjacent areas.

4.5 Cumulative Impacts

The CEQ NEPA regulations require the assessment of cumulative impacts in the decision-making process for federal projects, plans, and programs. The CEQ defines cumulative impacts as “the impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (federal or non-federal) or person undertakes such other actions” (40 CFR §1508.7).

To properly bound the cumulative impacts analysis, the CEQ handbook recommends determining appropriate spatial and temporal impact boundaries. The alternatives analyzed in this RP/EA would have local, short-term minor adverse impacts. Therefore, the FL TIG considered these impacts in concert with other present actions (i.e., restoration actions with impacts that would overlap with the implementation stage of the alternatives), thus limiting the temporal boundary of the analysis to the construction/implementation phase. In determining the spatial boundary, the FL TIG considered the programmatic analysis of cumulative impacts in the PDARP/PEIS, which analyzed impacts on a regional, ecosystem scale (DWH Trustees 2016a). The spatial boundary of the cumulative impacts analysis in this RP/EA is a local scale. In summary, the analysis boundary for this RP/SEA includes coastal portions of Walton and Wakulla Counties in Florida over 5 years of implementation.
This fourth phase of the Florida Coastal Access Project cumulative impacts analysis tiers from the Phase III ERP/PEIS, Phase V ERP/EA, Phase V.2 RP/SEA, and Phase V.3 RP/SEA analyses of cumulative impacts, which are incorporated herein by reference and summarized below. For past, present, and reasonably foreseeable future actions, past activities that have contributed to the current condition of resources are described and analyzed in Chapter 6 of the PDARP/PEIS and are not repeated in this analysis. The FL TIG identified relevant present and reasonably foreseeable future actions not analyzed in the previous documents and considered their potential impacts in the analysis (Table 4-1). Applicable to the Provide and Enhance Recreational Opportunities Restoration Type, these include restoration related to the DWH oil spill such as barrier island/headland restoration, freshwater diversions, hydrologic restoration, marsh creation, oyster restoration, recreational use, and sediment diversions and other ongoing activities such as military operations, marine transportation, energy activities, dredged material disposal, marine mineral mining, fisheries and aquaculture, tourism and recreation, and coastal development and land use. Where these actions are planned and/or ongoing, they may apply as present and reasonably foreseeable future actions.

Sections 4.2-4.3 of this chapter analyze the environmental consequences analysis for each of the alternatives evaluated in this document. The alternatives evaluated in this document are designed to increase access and enjoyment of natural resources. Adverse effects would not be anticipated to extend beyond the implementation period. Some resource areas would experience long-term benefits with parcels acquired for public protection in perpetuity. None of the projects included in this document would result in any short-term adverse effects that rise above minor effects, or long-term adverse effects. For example, the proposed alternative would result in only minor, short-term adverse impacts to geology and substrates during restoration and recreational enhancement activities, and possibly short-term minor adverse impacts on habitat and wildlife from human disturbance associated with project implementation. Socioeconomic resources may experience minor, long-term adverse impacts to the tax base from the removal of the parcels from private ownership. However, other socioeconomic resources would benefit from improved public access to natural resources. As such, the FL TIG concluded that although the projects may have an incremental contribution to adverse cumulative impacts, the contribution would not be substantial over the long-term. The alternatives have the potential to provide long-term beneficial cumulative impacts to physical, biological, and socioeconomic resources. Thus, the FL TIG concludes that the alternatives would not contribute substantially to adverse cumulative impacts when added to past, present, or reasonably foreseeable future actions.
<table>
<thead>
<tr>
<th>Action Description</th>
<th>Key Resource Areas and Potential for Adverse Cumulative Impacts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Restoration Related to the DWH Oil Spill (funded by NRDA, RESTORE Buckets 2 and 3, and NFWF-GEBF)</td>
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<tr>
<td>Project types funded by DWH would improve living coastal and marine resources (habitat, birds, fish, sea turtles, and marine mammals), water quality, and coastal resilience through shoreline protection, habitat protection, and acquisition. Other projects restore and enhance public access, recreational use opportunities, and infrastructure. Projects that are recently completed, planned, or are in process are listed below. Note that some projects benefit multiple resources.</td>
<td>Geology and substrates; Hydrology and water quality; Habitats; Marine and estuarine fauna; Terrestrial wildlife; Protected species; EFH; Land and marine management; Fisheries and aquaculture.</td>
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<tr>
<td><strong>Wetlands Coastal Nearshore Habitat:</strong></td>
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<td><strong>Beach:</strong></td>
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<tr>
<td>Comprehensive Panhandle Coastal Bird Conservation; Panhandle Dune Restoration.</td>
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<tr>
<td><strong>Multiple/Other:</strong></td>
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<tr>
<td>Franklin County Living Shoreline; Ladson Tract Conservation Easement; Lake Wimico Acquisition and Management; Plant Removal and Habitat Improvement in Walton County's Rare Coastal Dune Lakes; Restoration of Florida's Coastal Dune Lakes - Phase I-II; St. Marks National Wildlife Refuge Saltmarsh Restoration - Phase I; Student-Led Habitat Restoration in Walton County; Walton County Artificial Reef Construction - Miramar/Frangista.</td>
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<td><strong>Living Coastal Marine Resources:</strong></td>
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<td><strong>Oyster Restoration:</strong> Apalachicola Bay Oyster Restoration - Phases I and II, RESTORE Apalachicola Bay Oyster Restoration project.</td>
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<td><strong>Birds:</strong></td>
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<tr>
<td>Enhanced Management of Avian Breeding Habitat Injured by Response Activities in the Florida Panhandle, Alabama, and Mississippi; Florida Shorebird and Seabird Stewardship and Habitat Management - 5 Years; Florida Shorebird Conservation Initiative; Restoring Florida’s Shorebird &amp; Seabird Populations - Phases I and II.</td>
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<td><strong>Fish:</strong></td>
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<tr>
<td>Benthic Habitat Mapping, Characterization, and Assessment; Enhanced Assessment of Gulf of Mexico Fisheries - Phase I-IV; Juvenile Gulf Sturgeon - Gulf-Wide Population Dynamics and Habitat Use.</td>
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<tr>
<td><strong>Sea Turtles:</strong></td>
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<td>Eliminating Light Pollution on Sea Turtle Nesting Beaches - Phase I-III; Enhancement of Sea Turtle Stranding Response Capacity in Florida; Improving Sea Turtle Hatching Survivorship through Long-Term Predation Management; Reducing Threats to Sea Turtles through Removal of In-Water Marine Debris along Florida’s Gulf Coast; Improving Habitat Injured by Spill Response: Restoring the Night Sky.</td>
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<tr>
<td><strong>Marine Mammals:</strong></td>
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<tr>
<td>Increased Capacity for Marine Mammal Response.</td>
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<tr>
<td><strong>Water Quality (including Hydrologic Restoration, Sediment Diversion):</strong> Apalachicola Regional Restoration Strategies and Money Bayou Wetlands Restoration; Alligator Lake Coastal Dune Lake Hydrologic Restoration; Apalachicola River Slough Restoration - Phase I; Choctawhatchee Bay Septic to Sewer Conversion; Coastal Dune Lakes Hydrologic Restoration Project; Coastal Septic to Sewer Conversion Program; Comprehensive Watershed Improvement Program; MK Ranch Hydrologic Restoration; US 331 Water and Sewer Infrastructure - Phase 1; Walton County Storm Water Projects - Mack Bayou Road; Walton County Stormwater Projects - Palmetto Road and Bay Grove Road Drainage Improvements; Western Lake Drainage Improvement Project; Retrofit of Existing Train 1 at Otter Creek WWTP.</td>
<td></td>
</tr>
</tbody>
</table>
### Action Description

| Recreational Use: Coastal Public Access Program; Deer Lake State Park Development; Florida Artificial Reef Creation and Restoration - Phases I and II; Florida Coastal Access Project; Scallop Enhancement for Increased Recreational Fishing Opportunity in the Florida Panhandle; St. Marks National Wildlife Refuge Coastal Trail Connection, Spring Creek to Port Leon; Strategically Provided Boat Access Along Florida’s Gulf Coast; Shell Point Beach Nourishment; Suwannee River Partnership Irrigation Water Enhancement Program; Topsail Hill Preserve State Park Improvements; Wakulla County Mashes Sands Park Improvements; Walton County Boardwalks and Dune Crossovers. Planning, Design, Infrastructure, and Other: Apalachicola Bay Cooperative Dredging Program; Baseline Flow, Gage Analysis, and On-Line Tool to Support Restoration; Canal Management Master Plan Implementation; Centers of Excellence Research Grants; Coastal Environmental Research Network (CERN); Coastal Ocean Monitoring and Prediction System (COMPS); Coastal Watershed Management Plans; Coastal Watershed Program; Comprehensive Plan Commitment and Planning Support Award; Comprehensive Watershed Improvement Plan Project Development and Permitting - Phase 1; Council Monitoring and Assessment Program; Florida Gulf Consortium's Planning State Expenditure Plan; Florida Gulf Environmental Benefit Fund Restoration Strategy; Planning Assistance to Develop a Multiyear Implementation Plan; Gulf Consortium (FL) Planning Grant for State Expenditure Plan; Gulf of Mexico Estuary Program; Gulf of Mexico Habitat Restoration via Conservation Corps Partnership; Post-Secondary Career and Technical Education Program; Manufacturing Career Cluster; Preserve Management Plans; Retrofit of Lift Station #76; Second Chance Outreach Re-Entry and Education Development and Job Skills Training Program; Strategic Conservation Assessment of Gulf Coast Landscapes; Sustainable Economic Matrix and Master Plan (SEMMP) - Project 14; Walton Works Training Center of Excellence |

### Key Resource Areas and Potential for Adverse Cumulative Impacts

- Geology and substrates
- Hydrology and water quality
- Habitats
- Marine and estuarine fauna
- EFH
- Land and marine management
- Fisheries and aquaculture

### Military Operations

The US Air Force and US Navy conduct military operations within federally designated areas of Florida for the purposes of personnel training, research, design, testing, and evaluation. The US Navy facilities are located in Pensacola, Panama City, Key West, Homestead, Mayport, Jacksonville, and some other smaller stations, which conduct training and operations in Florida coastal waters.

### Marine Transportation

Marine Highway Corridors are used for port development; shipping and maritime services; and associated navigation, channel construction, and maintenance. Future actions are likely to occur along corridors (M10) or at ports in Florida as maritime traffic is expected to increase.
<table>
<thead>
<tr>
<th>Action Description</th>
<th>Key Resource Areas and Potential for Adverse Cumulative Impacts</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Dredged Material Disposal</strong></td>
<td>Geology and substrates; Hydrology and water quality; Habitats; Marine and estuarine fauna; Protected species; EFH; Land and marine management; Fisheries and aquaculture.</td>
</tr>
<tr>
<td>Navigational channels, marinas, and other publicly used water bottoms are dredged as needed to maintain navigability. Dredged materials are either beneficially used as part of another project or deposited in a designated disposal location.</td>
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<tr>
<td><strong>Marine Mineral Mining, Including Sand and Gravel Mining</strong></td>
<td>Geology and substrates; Hydrology and water quality; Habitats; Marine and estuarine fauna; Protected species; EFH; Land and marine management; Fisheries and aquaculture.</td>
</tr>
<tr>
<td>According to USGS, in 2014, the value of Florida’s nonfuel mineral production was $2.89 billion. Florida is the only state producing staurolite; leads in the production of attapulgite, peat, and phosphate rock; and is a major producer of masonry and portland cements, titanium concentrates (ilmenite), and zirconium concentrates (USGS 2014).</td>
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<tr>
<td><strong>Fisheries and Aquaculture</strong></td>
<td>Geology and substrates; Hydrology and water quality; Habitats; Marine and estuarine fauna; Protected species; EFH; Land and marine management; Fisheries and aquaculture.</td>
</tr>
<tr>
<td>Within Florida state waters, FWC is responsible for regulating recreational and commercial fishing while the Florida Department of Agriculture and Consumer Services (FDACS) oversees aquaculture activities. FWC provides licenses; sets catch limits, quotas, and seasons; regulates harvest and processing; and provides technical assistance, while FDACS certifies aquaculturists and provides aquaculture leases for coastal submerged land.</td>
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<tr>
<td><strong>Tourism and Recreation</strong></td>
<td>Geology and substrates; Habitats; Terrestrial wildlife; Protected species; EFH; Land and marine management.</td>
</tr>
<tr>
<td>Examples include park upgrades to walking and biking paths.</td>
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</tr>
<tr>
<td><strong>Coastal Development and Land Use</strong></td>
<td>Geology and substrates; Hydrology and water quality; Habitats; Marine and estuarine fauna; Terrestrial wildlife; Protected species; EFH; Land and marine management; Fisheries and aquaculture.</td>
</tr>
<tr>
<td>Examples of coastal development activities include commercial, residential, and other development; roadway maintenance and improvement; structural and nonstructural risk reduction projects; marsh creation; sediment diversions; and hydrologic and ridge restoration.</td>
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4.6 Compliance with Environmental Laws and Regulations

The FL TIG would ensure compliance with all applicable state and local laws and other applicable federal laws and regulations relevant to the proposed restoration alternatives. The FL TIG has completed technical assistance reviews with the USFWS for protected species and their habitats under the ESA, consistency with the Coastal Zone Management Act (CZMA), and other federal statutes, where appropriate, for the preferred alternative, Dickerson Bay Addition. No impacts are anticipated to NOAA ESA species or CH, and therefore no further coordination with NOAA is required. The FL TIG will complete a technical assistance review for cultural resources under Section 106 of the NHPA prior to initiating any activities. The compliance status for Dickerson Bay Addition at the time of this draft document is provided below in Table 4-2.

Implementing Trustees are required to implement mitigation measures (including BMPs) identified in this document, the biological evaluation form, and completed consultations/permits. The Implementing Trustee would provide oversight and conduct due diligence to ensure no unanticipated effects to listed species and habitats would occur, including ensuring that BMPs are implemented and continue to function as intended. Pursuant to the CZMA, federal activities must be consistent to the maximum extent practicable with the federally approved coastal management programs for states where the activities would affect a coastal use or resource. Federal Trustees are submitting a consistency determination for state review coincident with public review of this document.

Federal environmental compliance responsibilities and procedures would follow the Trustee Council’s SOPs, which are laid out in Section 9.4.6 of that document. Following these SOPs, the Implementing Trustees for the selected alternative would ensure that the status of environmental compliance (e.g., completed, in progress) is tracked through the Trustee Council Restoration Portal. The Implementing Trustees would keep a record of compliance documents (e.g., ESA letters, permits) and ensure that they are submitted for inclusion in the DWH AR.

Table 4-2. Current status of federal regulatory compliance reviews and approvals for the preferred alternative, Dickerson Bay Addition, at release of this draft document

<table>
<thead>
<tr>
<th>Relevant Environmental Law or Regulation</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coastal Zone Management Act (CZMA)</td>
<td>In progress</td>
</tr>
<tr>
<td>Endangered Species Act - Section 7 (NMFS)</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Endangered Species Act - Section 7 (USFWS)</td>
<td>In progress - no effect</td>
</tr>
<tr>
<td>Magnuson Stevens Act (EFH) (NMFS)</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Marine Mammal Protect Act (MMPA) (NMFS)</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Marine Mammal Protection Act (MMPA) (USFWS)</td>
<td>Not applicable</td>
</tr>
<tr>
<td>National Historic Preservation Act (NHPA)</td>
<td>In progress</td>
</tr>
<tr>
<td>Rivers and Harbors Act/Clean Water Act (USACE permit)</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Bald and Golden Eagle Protection Act</td>
<td>In progress - no effect</td>
</tr>
<tr>
<td>Coastal Barrier Resources Act</td>
<td>Not applicable</td>
</tr>
</tbody>
</table>

4.6.1 Additional Laws

Examples of applicable laws or executive orders include, but are not necessarily limited to, those listed below. Additional detail on each of these can be found in the PDARP/PEIS (Chapter 6; DWH Trustees 2016a). Additional federal laws may apply to the preferred alternative considered in this draft Phase V.4 RP/SEA. Legal authorities applicable to restoration alternative development were fully described in the context of the DWH restoration planning in the PDARP/PEIS, Section 6.9 Compliance with Other Applicable Authorities and Appendix 6.D Other Laws and Executive Orders. That material is incorporated by reference here.

- Endangered Species Act (16 U.S.C. §§1531 et seq.)
- Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. §§1801 et seq.)
- Marine Mammal Protection Act (16 U.S.C. §§1361 et seq.)
- Coastal Zone Management Act (16 U.S.C. §§1451 et seq.)
- National Historic Preservation Act (16 U.S.C. §§470 et seq.)
- Coastal Barrier Resources Act (16 U.S.C. §§3501 et seq.)
- Bald and Golden Eagle Protection Act (16 U.S.C. §§668 et seq.)
- Clean Air Act (42 U.S.C. §§7401 et seq.)
- Federal Water Pollution Control Act (CWA, 33 U.S.C. §§1251 et seq.) and/or Rivers and Harbors Act (33 U.S.C. §§401 et seq.)
- Estuary Protection Act (16 U.S.C. §§ 1221-1226)
- Archaeological Resource Protection Act (16 U.S.C. §§ 470aa-470mm)
- Executive Order 11988: Floodplain Management (augmented by EO 13690, January 30, 2015), as amended.
- Executive Order 11990: Protection of Wetlands, as amended.
- Executive Order 12898: Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, as amended.
- Executive Order 13045: Protection of Children From Environmental Health Risks and Safety Risks.
- Executive Order 12962: Recreational Fisheries, as amended by Executive Order 13474, September 26, 2008.
- Executive Order 13112: Safeguarding the Nation from the Impacts of Invasive Species, as amended by Executive Order 13751, Dec. 5, 2016.
- Executive Order 13175: Consultation and Coordination with Indian Tribal Governments, as amended.
- Executive Order 13186: Responsibilities of Federal Agencies to Protect Migratory Birds, as amended.
• Executive Order 13693: Planning for Federal Sustainability in the Next Decade, as amended.

Potentially applicable state laws may include but are not limited to:

• Chapter 161, F.S., Beach and Shore Preservation
• Chapter 253, F.S., State Lands
• Chapter 258, F.S., State Parks and Preserves
• Chapters 259, F.S., Land Acquisition for Conservation or Recreation
• Chapter 260, F.S., Florida Greenways and Trails Act
• Chapter 267, F.S., Historical Resources
• Chapter 373, F.S., Water Resources
• Chapter 375, F.S., Outdoor Recreation and Conservation Lands
• Chapter 376, F.S., Pollutant Discharge Prevention and Removal
• Chapter 379, F.S., Fish and Wildlife Conservation
• Chapter 380, F.S., Land and Water Management
• Chapter 381, F.S., Public Health: General Provisions
• Chapter 403, F.S., Environmental Control
• Chapter 553, F.S., Building and Construction Standards
• Title XXXV, F.S., Agriculture, Horticulture, and Animal Industry
Literature Cited


Florida Trustee Implementation Group (FL TIG). 2019b. Deepwater Horizon Oil Spill Final Restoration Plan 1 and Environmental Assessment: Habitat Projects on Federally Managed Lands; Nutrient


# Appendix A. List of Preparers and Reviewers

<table>
<thead>
<tr>
<th>Agency/Firm</th>
<th>Name</th>
<th>Position</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>State of Florida</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Florida Department of Environmental Protection</td>
<td>Lisa Robertson</td>
<td>Program Administrator, DWH Program</td>
</tr>
<tr>
<td>Florida Fish and Wildlife Conservation Commission</td>
<td>Gareth Leonard</td>
<td>Gulf Restoration Coordinator</td>
</tr>
<tr>
<td>Florida Fish and Wildlife Conservation Commission</td>
<td>Amy Raker</td>
<td>Assistant Gulf Restoration Coordinator</td>
</tr>
<tr>
<td>Industrial Economics, Incorporated</td>
<td>Nadia Martin</td>
<td>Principal</td>
</tr>
<tr>
<td>Industrial Economics, Incorporated</td>
<td>Emily Mazur</td>
<td>Associate</td>
</tr>
<tr>
<td>Industrial Economics, Incorporated</td>
<td>Madeline Latimore</td>
<td>Research Analyst</td>
</tr>
<tr>
<td><strong>National Oceanic and Atmospheric Administration</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>National Oceanic and Atmospheric Administration</td>
<td>Stella Wilson</td>
<td>Marine Habitat Restoration Specialist</td>
</tr>
<tr>
<td>National Oceanic and Atmospheric Administration</td>
<td>Ramona Schreiber</td>
<td>Marine Habitat Resource Specialist</td>
</tr>
<tr>
<td>National Oceanic and Atmospheric Administration</td>
<td>Christina Fellas</td>
<td>Marine Habitat Resource Specialist</td>
</tr>
<tr>
<td>National Oceanic and Atmospheric Administration</td>
<td>Grant Blumberg</td>
<td>Attorney-Advisor, Office of General Counsel</td>
</tr>
<tr>
<td><strong>U.S. Department of the Interior</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>U.S. Department of the Interior</td>
<td>Dianne Ingram</td>
<td>DOI DWH Restoration Biologist</td>
</tr>
<tr>
<td>U.S. Department of the Interior</td>
<td>Amy Mathis</td>
<td>DOI DWH Restoration Planner</td>
</tr>
<tr>
<td>U.S. Department of the Interior</td>
<td>Robin Renn</td>
<td>DOI DWH NEPA Coordinator</td>
</tr>
<tr>
<td>U.S. Department of the Interior</td>
<td>Michael Barron</td>
<td>Wildlife Biologist - Compliance Coordinator</td>
</tr>
<tr>
<td>U.S. Department of the Interior</td>
<td>Dan Polito</td>
<td>Archaeologist</td>
</tr>
<tr>
<td>U.S. Department of the Interior</td>
<td>Lisa Stevens</td>
<td>Attorney-Advisor</td>
</tr>
<tr>
<td>U.S. Department of the Interior</td>
<td>Nanciann Regalado</td>
<td>DOI DWH Public Affairs and Outreach Coordinator</td>
</tr>
<tr>
<td><strong>U.S. Department of Agriculture</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>U.S. Department of Agriculture</td>
<td>Ron Howard</td>
<td>Senior Technical Advisor</td>
</tr>
<tr>
<td>U.S. Department of Agriculture</td>
<td>Benjamin Battle</td>
<td>FL TIG Member</td>
</tr>
<tr>
<td><strong>U.S. Environmental Protection Agency</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>U.S. Environmental Protection Agency</td>
<td>Amy Newbold</td>
<td>FL TIG Member</td>
</tr>
<tr>
<td>U.S. Environmental Protection Agency</td>
<td>Amanetta Somerville</td>
<td>NEPA Program Office</td>
</tr>
<tr>
<td>U.S. Environmental Protection Agency</td>
<td>Tim Landers</td>
<td>Life Scientist</td>
</tr>
</tbody>
</table>
## Appendix B. List of Repositories

<table>
<thead>
<tr>
<th>State</th>
<th>Location</th>
<th>Address</th>
<th>City</th>
<th>Zip</th>
</tr>
</thead>
<tbody>
<tr>
<td>FL</td>
<td>Wakulla County Public Library</td>
<td>4330 Crawfordville Hwy</td>
<td>Crawfordville</td>
<td>32326</td>
</tr>
<tr>
<td>FL</td>
<td>Gulf Specimen Marine Lab</td>
<td>222 Clark Dr</td>
<td>Panacea</td>
<td>32346</td>
</tr>
<tr>
<td>FL</td>
<td>St. Marks National Wildlife Refuge Visitor Center</td>
<td>1255 Lighthouse Rd</td>
<td>St. Marks</td>
<td>32355</td>
</tr>
</tbody>
</table>
Appendix C. Phase V.4 Florida Coastal Access Project: Monitoring and Adaptive Management Plan

C.1 Introduction

This monitoring and adaptive management plan identifies the monitoring needed to evaluate progress toward meeting project objectives and to support any necessary adaptive management of the restoration project. Where applicable, it identifies key sources of uncertainty and incorporates monitoring data and decision points that address these uncertainties. As not all projects will have the same sources and degree of uncertainty, this monitoring and adaptive management plan is scaled according to level of uncertainty, scope, scale, and Restoration Type associated with this project.

This monitoring and adaptive management plan is a living document and may be updated as needed to reflect changing conditions and/or new information. Any future revisions to the Phase V.4 RP/SEA will be made publicly available through the Trustee Council Restoration Portal and accessible through the Deepwater Horizon (DWH) Trustee website.30

C.1.1 Overview of the Proposed Project

The fourth phase of the proposed Florida Coastal Access Project continues the restoration planning process begun prior to the settlement of the DWH oil spill natural resource damage assessment. In this phase, the Florida Trustee Implementation Group (FL TIG) has evaluated the preferred alternative, to implement the proposed action alternative: Dickerson Bay Addition.

The Dickerson Bay Addition alternative includes the acquisition of an approximately 114-acre undeveloped parcel off the northern point of Dickerson Bay in Wakulla County and minor restoration and recreational enhancement activities. The parcel would be acquired through a fee simple purchase by the Trust for Public Land (TPL) and would be donated to the St. Marks National Wildlife Refuge (NWR) to be managed as such. The parcel is a private inholding within the existing St. Marks NWR approved acquisition boundary.

C.1.2 Restoration Goal and Objectives

The overall goal of the Dickerson Bay Addition alternative is to enhance the public’s access to the surrounding natural resources in and around Dickerson Bay and increase recreational opportunities to restore a portion of the lost recreation use injuries sustained on lands in Florida. The specific restoration objectives relevant for this monitoring plan are: (1) to acquire the parcel; and (2) to provide visitors access to the natural resources.

C.1.3 Conceptual Setting and Anticipated Outcomes

Table 1 below outlines the conceptual setting for the Dickerson Bay Addition alternative, which forms the basis of this monitoring plan and includes a summary of the proposed activities, the expected outcome, and the desired outcomes.

Table 1. Conceptual Setting for the Dickerson Bay Addition

<table>
<thead>
<tr>
<th>Activity</th>
<th>Output</th>
<th>Short-term outcome</th>
<th>Long-term outcome</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Acquire the coastal parcel</td>
<td>• The parcel is acquired</td>
<td>• Parcel is donated to St. Marks NWR and managed as part of the NWR</td>
<td>• The public are able to use the area for passive recreation in perpetuity</td>
</tr>
<tr>
<td>• Complete restoration and recreational enhancements</td>
<td>• Enhancements are completed</td>
<td>• Parcel is enhanced as part of the NWR</td>
<td>• The public are able to use the area for passive recreation in perpetuity</td>
</tr>
</tbody>
</table>

C.1.4 Roles and Responsibilities

The Implementing Trustees from the FL TIG are (Florida Department of Environmental Protection [FDEP] and the Department of the Interior [DOI]).

Through their third-party agent, TPL, DEP would be responsible for acquiring and donating the proposed parcel.

DOI (St. Marks NWR) would accept the donated parcel, document the use of the parcel by the public during the first year following acquisition, and manage the parcel in perpetuity.

C.2 Project Monitoring, Performance Criteria, and Potential Corrective Actions

The proposed monitoring for this restoration project was developed to evaluate project performance, key uncertainties, and potential corrective actions, if needed. Performance criteria will be used to determine restoration success or the need for corrective action (15 C.F.R. § 990.55(b)(1)(vii)).

Information on each monitoring parameter is provided below. Note that Table 2 does not include all possible options for corrective actions; rather, it includes a list of potential actions for each individual parameter to be considered if the project is not performing as expected once implemented. Other corrective actions may be identified post-implementation, as appropriate.
## Table 2. Monitoring Parameters

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Monitoring Questions/Purpose of Parameter</th>
<th>Method</th>
<th>Timing, Frequency, Duration</th>
<th>Sample Size and/or Sites</th>
<th>Performance Criteria</th>
<th>Potential Corrective Action(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acquisition of the selected parcel for public use</td>
<td>Has the coastal parcel been acquired? Were the project restoration and visitor enhancement activities completed as designed and contracted?</td>
<td>TPL would exercise option on the property and acquire the coastal parcel</td>
<td>The closing would occur within four months of selecting the alternative</td>
<td>1; at the selected alternative location</td>
<td>The land parcel is acquired</td>
<td>Resolution with seller so the parcel is acquired</td>
</tr>
<tr>
<td>Number of acres acquired</td>
<td>Documentation of the number of acres acquired for public use and access</td>
<td>FL TIG would document the number of acres acquired</td>
<td>Transfer document and/or field-based survey</td>
<td>1; at the selected alternative location</td>
<td>114 acres acquired</td>
<td>N/A</td>
</tr>
<tr>
<td>Number of public access points provided</td>
<td>Are the public able to access the parcel and are they using the area for passive recreation?</td>
<td>Visual observation</td>
<td>Visual observations conducted once per quarter for one year</td>
<td>4 times; at the selected alternative location</td>
<td>1 new public access point provided, and public are able to use the area</td>
<td>N/A</td>
</tr>
</tbody>
</table>
C.3 Monitoring Schedule

The schedule for the restoration monitoring is shown in Table 3, separated by monitoring activity. Post-implementation monitoring would occur during closing and after the parcel is donated to the St. Marks NWR.

Table 3. Monitoring Schedule

<table>
<thead>
<tr>
<th>Monitoring Parameters</th>
<th>Monitoring Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Post-Implementation</td>
</tr>
<tr>
<td>Review the closing documents</td>
<td>X</td>
</tr>
<tr>
<td>Observations of visitors</td>
<td>X</td>
</tr>
</tbody>
</table>

C.4 Reporting and Data Requirements

Reporting would occur after the parcel is acquired. The monitoring report would summarize the information collected, document whether the parcel was acquired, and if the parcel is being used by the public for passive recreational uses.