



UNITED STATES DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

NATIONAL MARINE FISHERIES SERVICE

Southeast Regional Office

263 13th Avenue South

St. Petersburg, Florida 33701-5505

<http://sero.nmfs.noaa.gov>

January 29, 2015

F/SER47:JK/pw

(Sent via Electronic Mail)

Colonel Alan Dodd, Commander
U.S. Army Corps of Engineers, Jacksonville District
Miami Regulatory Office
9900 SW 107th Ave, Suite 203
Miami, Florida 33165

Attention: Stephen Flemming

Dear Colonel Dodd:

NOAA's National Marine Fisheries Service (NMFS) reviewed public notice SAJ-2014-1871 (LP-SJF), dated December 31, 2014. Alan Kallman requests authorization to remove an existing dock and install a new "T" shaped dock with an access walkway (5 feet by 19 feet) and terminal platform (40 feet by 8 feet), a new jet ski lift, an aluminum sheet pile toewall footer that measures 100 feet long, a concrete seawall cap with batter piles, and pre-fabricated concrete panels to reinforce the seawall within Biscayne Bay, Miami-Dade County. The initial determination by the Jacksonville District is the proposed impacts to 0.01 acres of seagrass habitat in the Biscayne Bay Aquatic Preserve, both designated a Habitat Area of Particular Concern (HAPC) by the South Atlantic Fishery Management Council (SAFMC), would not have a substantial adverse impact on essential fish habitat (EFH) or federally managed fishery species. As the nation's federal trustee for the conservation and management of marine, estuarine, and anadromous fishery resources, the following comments and recommendations are made pursuant to authorities of the Fish and Wildlife Coordination Act and the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act).

Essential Fish Habitat

The public notice includes results from an in-water survey performed on July 28, 2014, by staff from the Miami-Dade County Department of Environmental Resources Management (DERM). The survey documented one species of seagrass, paddle grass (*Halophila decipiens*), ranging in density from 5 to 30 percent.

SAFMC identifies seagrass habitat as EFH or an HAPC for several species, including adult white grunt (*Haemulon plumieri*), juvenile and adult gray snapper (*Lutjanus griseus*), juvenile mutton snapper (*Lutjanus analis*), juvenile goliath grouper (*Epinephilus itijara*), and larval and juvenile pink shrimp (*Farfantepenaeus duorarum*). SAFMC also identifies the Biscayne Bay Aquatic Preserve as a HAPC under the fishery management plans for spiny lobster, penaeid shrimp, and the snapper/grouper complex. HAPCs are subsets of EFH that are rare, particularly susceptible to human-induced degradation, especially important ecologically, or located in an environmentally stressed area. Seagrass directly benefit fishery resources by providing nursery



habitat. Seagrass is part of a habitat complex that includes mangroves and hardbottoms, and this habitat complex is abundant in Biscayne Bay and supports a diverse community of fish and invertebrates within the area. Seagrass also provides important water quality maintenance functions (such as pollution uptake), stabilize sediments, attenuate wave action, and produce and export detritus (decaying organic material), which is an important component of marine and estuarine food chains. SAFMC provides additional information on EFH and HAPCs and how they support federally managed fishery species in *Fishery Ecosystem Plan of the South Atlantic Region*, which is available at www.safmc.net.

Impacts to Essential Fish Habitat

The applicant proposes to impact seagrass habitat by dock construction and shading. The notice from the Jacksonville District describes how the applicant has minimized the seagrass impacts by designing the new dock to overlap with areas shaded by the dock to be removed. In addition, the notice describes how the plans have been revised to construct a “T” shaped dock in lieu of a marginal dock so as to access adequate water depth (-4.0 feet mean low water) within the slip area. Additionally, the height of the dock has been designed to adhere to the *Construction Guidelines in Florida for Minor Piling-Supported Structures Constructed in or over Submerged Aquatic Vegetation (SAV), Marsh or Mangrove Habitat* developed by the Jacksonville District and NMFS. Even with this minimization, the project does not reflect all practicable avoidance and minimization of impacts to seagrass habitat. Specifically, NMFS recommends reducing the width of the access walkway to 4 feet. In addition, the terminal platform dimensions exceed those recommended in the Guidelines for platforms sited over seagrass. NMFS recommends reducing the dimensions of the terminal platform to 160 square feet.

Conservation Recommendation

NMFS concludes the proposed dock construction and shading would adversely impact EFH. Section 305(b)(4)(A) of the Magnuson-Stevens Act requires NMFS to provide EFH conservation recommendations when an activity is expected to adversely impact EFH. In consideration of this requirement, NMFS provides the following:

EFH Conservation Recommendation

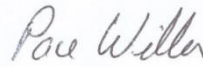
- All dock structures permitted under this authorization shall reflect the access walkway width and terminal platform dimension specifications recommended in *Construction Guidelines in Florida for Minor Piling-Supported Structures Constructed in or over Submerged Aquatic Vegetation (SAV), Marsh or Mangrove Habitat*; i.e., the width of the access walkway shall be no more than 4 feet wide and the maximum dimensions of the terminal platform shall be no more than 160 square feet.

Section 305(b)(4)(B) of the Magnuson-Stevens Act and implementing regulation at 50 CFR Section 600.920(k) require the Jacksonville District to provide a written response to this letter within 30 days of its receipt. If it is not possible to provide a substantive response within 30 days, in accordance with the “findings” with the Jacksonville District, an interim response should be provided to NMFS. A detailed response then must be provided prior to final approval of the action. The detailed response must include a description of measures proposed by the Jacksonville District to avoid, mitigate, or offset the adverse impacts of the activity. If the response is inconsistent with the EFH conservation recommendations, the Jacksonville District

must provide a substantive discussion justifying the reasons for not following the recommendations.

NMFS appreciates the opportunity to provide these comments. Please direct related questions to the attention of Ms. Jocelyn Karazsia at our Palm Beach Office, 400 N Congress Ave, Suite 110, West Palm Beach, Florida 33401, at 561-249-1925, or at Jocelyn.Karazsia@noaa.gov.

Sincerely,



/ for

Virginia M. Fay
Assistant Regional Administrator
Habitat Conservation Division

cc:

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