

implement in that area, under the rules of the designated district, all or part of the applicable regulatory responsibilities under Chapter 373, Florida Statutes, and,

WHEREAS, the Districts agree that the designation of one of them as the water management district with certain regulatory responsibilities for the Project and the Area would allow for more efficient discharge of such responsibilities; and,

WHEREAS, the Districts wish to enter into this interagency agreement (this "Agreement"), to designate one of them to exercise such regulatory responsibilities for the Project and the Area on the terms and conditions set out herein.

NOW THEREFORE, the Districts hereby agree as follows:

1. The above recitals are true and correct and incorporated herein by reference.
2. Pursuant to Section 373.046(6), Florida Statutes, during the term of this Agreement, the SRWMD (the "Designated District") shall, under the rules of the Designated District, implement and exercise all the regulatory responsibilities under the following parts of Chapter 373, Florida Statutes:

Part II and Part III of Chapter 373, Florida Statutes, for the water well construction, abandonment, and repair, and withdrawal and use of water. Such regulatory responsibilities shall include, without limitation, receiving, processing, and taking final action on all water well and water use permit applications, or modifications or renewals thereof, and taking any compliance and enforcement action with regard to those permits.

for the Project and the Area.

3. The Districts agree to share all communications including pre-application and post-application meetings, emails, and written correspondence.
4. The Designated District agrees to incorporate the other District's comments and information requests in any Section 120.60, Florida Statutes information requests for the Project.
5. The Designated District agrees to consider incorporating all proposed special conditions requested by the other District into proposed permits as proposed agency action and to consider including all proposed special permit conditions into the permit that become final agency action.
6. The Districts agree to work together during the permitting process to resolve any potential harm to water resources, including established minimum flows and levels, in both Districts.
7. This Agreement will commence upon execution by both Districts. This Agreement shall remain in effect until terminated by either District. Either District may unilaterally terminate this Agreement for any or no reason after giving ninety (90) days written notice of the intent to do so to the other District.