PART 1, CHAPTER 13

RE-EVALUATIONS

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PART 1, CHAPTER 13

RE-EVALUATIONS

13.1 OVERVIEW

Pursuant to 23 United States Code (U.S.C.) § 327 and the implementing Memorandum of Understanding (MOU) executed on December 14, 2016, the Florida Department of Transportation (FDOT) has assumed and Federal Highway Administration (FHWA) has assigned its responsibilities under the National Environmental Policy Act (NEPA) for highway projects on the State Highway System (SHS) and Local Agency Program (LAP) projects off the SHS (NEPA Assignment). In general, FDOT’s assumption includes all highway projects in Florida which source of federal funding comes from FHWA or which constitute a federal action through FHWA. NEPA Assignment includes responsibility for environmental review, interagency consultation and other activities pertaining to the review or approval of NEPA actions. Consistent with law and the MOU, FDOT will be the Lead Federal Agency for highway projects with approval authority resting in the Office of Environmental Management (OEM).

The Re-evaluation process outlined in this chapter establishes the framework to meet the consultation requirement in 23 Code of Federal Regulations (CFR) § 771.129, to consider the continued validity of the approved Environmental Document. Re-evaluations are not NEPA documents. This chapter provides guidance to ensure compliance with applicable federal and state laws prior to federal aid authorizations needed to advance a project. The Re-evaluation process also updates the status of environmental commitments. FDOT documents Re-evaluations for state-funded projects similarly as detailed in Part 1, Chapter 10, State, Local, or Privately Funded Project Delivery. The Re-evaluation process is shown in Figure 13-1.

The Re-evaluation documents changes that have occurred since the originally approved Environmental Document or prior Re-evaluation, including changes in the design, project limits, project scope, new or modified laws and regulations, circumstances or project area changes, any other new information affecting the project, and consultation with OEM pursuant to 23 CFR § 771.129.

Project managers in phases subsequent to the Project Development and Environment (PD&E) phase (e.g., Design, Construction) should be aware that major changes to the project scope can impact production schedules, as these changes may require additional environmental analysis. This is particularly important for Design-Build projects where design and construction advance concurrently. The effects of major design changes on the project schedule should be considered prior to approving such changes since this can lead to project delays if not identified and addressed appropriately. Design Project Managers should, whenever possible, minimize project changes that could impact previously coordinated avoidance, minimization, and mitigation of impacts, or commitments made during the PD&E phase. Project Managers should recognize that
changes may require additional interagency coordination/consultation or public involvement, as well as the identification of new impacts requiring additional evaluation.

13.2 PROCEDURE

The Districts prepare Re-evaluation documents as required by 23 CFR § 771.129. 23 CFR § 771.129(a) and (b) specifies that Re-evaluations are required for a Draft Environmental Impact Statement (DEIS) and a Final Environmental Impact Statement (FEIS).

Title 23 CFR § 771.129(c) provides consultation and approval requirements for Re-evaluations of Final Environmental Impact Statement/Record of Decisions (FEIS/RODs), RODs, Finding of No Significant Impacts (FONSI), or Categorical Exclusions (CE).

Location Design Concept Acceptance (LDCA) authorizes a project’s final design phase. LDCA can be used within one year to authorize Right of Way (ROW) and Construction phases, as long as no other changes have occurred that would otherwise require a Re-evaluation. If a request for federal-aid authorization occurs more than one year after LDCA, the District coordinates with OEM to determine if a Re-evaluation is needed.

Re-evaluations are necessary as follows:

1. For design changes resulting in new or additional impacts. These may require agency consultation or new public involvement.

2. When requesting federal-aid authorization for the ROW or Construction phase, if not previously authorized within one year of LDCA.

3. For project changes due to changes in law, the passage of time or changes in resource/issue status.

4. When a project with a previously approved NEPA Document changes to state funded only and federal project funds were not previously expended.

Re-evaluations to advance subsequent project phases may serve to advance a single or multiple project segments; however, the project limits covered in the approved final Environmental Document must be considered in the Re-evaluation. The limits of the entire project and referenced Environmental Document are noted on the Re-evaluation Form, Form No. 650-050-29. Individual segments being advanced from within the original limits are also specifically described on the Re-evaluation Form, Form No. 650-050-29 (Figure 13-2).

Design changes and changes in law can be combined with a subsequent phase change Re-evaluation. Consideration of the project limits, when advancing segments, does not require re-analysis of all impacts for the entire project, only those within that segment(s). The analyst should consider if there are overall design changes, inter-relationships between the segment(s) being advanced, or new issues or changes in requirements that
may have an effect on the entirety or remaining segments of the project. If project limits are extended or reduced subsequent to approval of the final Environmental Document, then those changed limits are also considered in the Re-evaluation. If changes in the project may result in new significant impacts to issues/resources, early coordination with OEM is necessary.

A Design-Build Firm (DBF) cannot prepare a Re-evaluation, make findings, or make NEPA or NEPA-related decisions for the project. A DBF is; however, authorized to prepare information to support the preparation of the Re-evaluation by the District (see Design-Build Request for Proposals boilerplate, available from the Office of Construction).

13.2.1 Re-evaluation Preparation for Type 2 CE, EA with FONSI, and EIS Projects

The Re-evaluation process is initiated by the District through coordination with OEM. Coordination with OEM helps determine whether a Consultative Re-evaluation is appropriate, or whether the Re-evaluation Form, Form No. 650-050-29 will require OEM’s review and approval. Consultative Re-evaluations do not require OEM approval; however, the Re-evaluation Form, Form No. 650-050-29 is completed in StateWide Environmental Project Tracker (SWEPT) by the District, including the date consultation occurred with OEM. Typically, Consultative Re-evaluations will not be allowed for Construction Advertisement Re-evaluations.

It is important to begin the Re-evaluation process early enough to provide sufficient time for completion prior to the needed federal-aid authorization. The District should determine the level of analysis necessary and whether additional public involvement is needed. The type or extent of Re-evaluation documentation is contingent upon the changes in impact, and the reason for the Re-evaluation. If the project is an Environmental Impact Statement (EIS) (draft or final), a Supplemental Environmental Impact Statement (SEIS) may need to be prepared, see Section 13.2.1.3.

13.2.1.1 Re-evaluation Form

Documentation includes using SWEPT to complete the Re-evaluation Form, Form No. 650-050-29. This form is provided as a visual in Figure 13-2. Information supporting the Re-evaluation should be submitted with the Re-evaluation Form, Form No. 650-050-29 and uploaded to the project file in SWEPT.

The Re-evaluation Form, Form No. 650-050-29 (Figure 13-2) is completed for a Type 2 CE, Environmental Assessment (EA) with FONSI, EIS, and SEIS, and includes the following sections:
Section 1 - General Project Information

This section contains information about the approved Type 2 CE, EA with FONSI, EIS, ROD, or any supplemental environmental document and the segment(s) being advanced. Information provided under this section includes:

A. Re-evaluation Type. Select the appropriate type of Re-evaluation. The options include: Preliminary Engineering Phase, ROW, Design Change, and Construction Advertisement. Note that multiple types can be selected.

B. Original approved Environmental Document. Include the original approved Environmental Document Type (e.g., Type 2 CE, EA with FONSI, EIS, or SEIS), date of approval, project numbers [e.g., Federal Aid, Financial Management (FM), and Efficient Transportation Decision Making (ETDM)], project name, and project location.

C. Prior Re-evaluation(s). Include information on all prior approved Re-evaluation(s) for all project segments including FM number, type of re-evaluation (e.g., ROW, Design Change, and Construction Advertisement), District approval date, lead agency approval date if applicable, and brief description of approval. If approval was not required, then the date of consultation must be included. If there was no previous Re-evaluation, make that selection on the form.

D. Project or project segment(s) being evaluated. Include Project/Segment numbers [Federal-aid project number(s), FM number(s)], Project/Segment name, location, identify letting type (i.e., Design Bid Build or Design Build), and funding type (federal, state, or local).

Section 2 - Project Description

This section includes a brief summary of the project description, the PD&E selected/preferred alternative and/or prior Re-evaluation(s). It describes the project segment(s) being evaluated, and includes a brief status of other segments.

Section 3 – Changes in Applicable Law or Regulation

This section includes a summary of changes in federal or state laws, rules, regulations, or guidance that require consideration since the date of the original Environmental Document or most recent Re-evaluation. If no changes have occurred, select “NO”. If changes have occurred, select “YES”, provide a summary of the changes.

Section 4 - Evaluation of Major Design Changes and Revised Design Criteria

This section includes major design changes that have occurred since approval of the Environmental Document or most recent Re-evaluation. The extent of the design change(s) and modification of impacts on the project area must be documented. Examples of design changes include, but are not limited to:

1. Changes in typical section
2. Shifts in roadway alignment

3. Changes in ROW needs

4. Changes due to revised design controls and criteria

5. New Design Variations or Design Exceptions

6. Changes in drainage/stormwater requirements

If no major design changes have occurred, select “NO”. If changes have occurred, select “YES”, provide a summary of the changes, and as appropriate, upload supporting documentation.

Section 5 – Public Involvement

This section includes a summary of additional public involvement activities (meetings, workshops, hearings) completed since the approval of the Environmental Document or most recent Re-evaluation. If no additional public involvement activities have occurred, select “NO”. If public involvement activities have occurred, select “YES”, provide a summary of the activities, and as appropriate, upload supporting documentation.

Section 6 – Project or Segment(s) Planning Consistency

This section includes information regarding Planning Consistency with the Transportation Improvement Program (TIP), State Transportation Improvement Program (STIP), and Long Range Transportation Plan (LRTP) Cost Feasible Plan (CFP). Planning consistency documentation is required for Re-evaluations which constitute a subsequent phase approval for advancement of the project to the next phase or to update previous consistency information. For these types of Re-evaluations, complete the table and include appropriate pages from LRTP/CFP, TIP and STIP as supporting documentation. If more than one segment is being advanced for different phases, this distinction must be specified. This table does not need to include phases which have already occurred, unless funds are programmed in the current or future years. Guidance on how to complete this section is included in Part 2, Chapter 1, Project Description and Purpose and Need.

If project planning consistency is not required for the Re-evaluation, make that selection on the form. The Re-evaluation Form will include the following statement:

Planning Consistency is not required for this Re-evaluation.

Section 7 - Evaluation of Changes in Impacts

This section is used to document the evaluation of changes in impacts to affected issues/resources, as well as impacts to new issues/resources, which may have been
identified. The section is divided into Social & Economic, Cultural, Natural, and Physical.

If the issue/resource is not present in the project area, the analyst selects “N/A” for not applicable. If no change to an issue/resource has occurred, the analyst selects “NO”. If a change has occurred for a given issue/resource, then the analyst selects “YES” and provides a summary of the change(s). If additional agency concurrence letters are obtained they are attached to the form. Other documentation depicting the proposed changes (e.g., maps, graphs, figures) may be attached to the form. Updated technical reports or survey reports should only be included in the project file and not attached to the document.

For the following issues/resources updates are required as described in the form:

- Contamination – provide an update on the status of contamination assessment for sites rated “high” or “medium”. Describe changes in involvement with potentially contaminated sites.
- Mitigation status – provide a status update for protected species and wetland mitigation.
- Highway traffic noise – provide a status update for noise impacts.

Section 8 - Commitment Status

This section provides an update on the status of commitments and any new environmental commitments since approval of the original Environmental Document or most recent Re-evaluation. If there are no existing or new environmental commitments for the project, the analyst selects “NO” in the corresponding boxes. If there are existing or new environmental commitments for the project, the analyst selects “YES” in the corresponding box(es). New environmental commitments added since the last approval should be listed and added to the Project Commitment Record (PCR), Form No. 650-000-01. The analyst must review, verify, and update the PCR and attach the updated PCR to the Re-evaluation. Commitments must be tracked throughout the project, and satisfied at the appropriate phase of the project per Procedure No. 650-000-003, Project Commitment Tracking and Part 2, Chapter 22, Commitments.

Section 9 - Status of Permits

This section identifies federal, state, and local permits [If delegated or not excluded by Section 335.02(4), Florida Statutes (F.S.)] required for the project and provides permit status since approval of the Environmental Document or last Re-evaluation. The status of the permit(s) should be commensurate with the phase of the project and the type of Re-evaluation. The preparer of the Re-evaluation must coordinate with the District Permit Coordinator to obtain permit status.
Section 10 - Conclusion

This section contains a statement about the Re-evaluation of the project, confirms the validity of the Environmental Document, new findings (if necessary), and a recommendation for project advancement.

Check the box below:

☐ The project has been re-evaluated pursuant to 23 CFR § 771.129. The FDOT has determined that no changes to the project affect the original decision. Therefore, the Administrative Action remains valid and the project can advance.

Section 11 – District Review and Approval

This section includes the name and title of the FDOT Preparer with the standard statement of FDOT NEPA Assignment automatically populated:

The environmental review, consultation, and other actions required by applicable federal environmental laws for this project are being, or have been, carried out by FDOT pursuant to 23 U.S.C. § 327 and a Memorandum of Understanding dated December 14, 2016 and executed by FHWA and FDOT.

It also includes a section to confirm OEM approval is required. If OEM approval is not required, the analyst selects “NO” and includes the date of OEM consultation. The District approving authority or designee is required to electronically sign the form using the SWEPT tool.

Section 12 - OEM Approval

The District submits the Re-evaluation to OEM, only if OEM approval is required. The Director of OEM (or designee) approves the Re-evaluation by signing the Re-evaluation Form, Form No. 650-050-29 electronically in SWEPT.

Section 13 – Links to Supporting Documentation

Supporting information such as summaries of reports and documentation of stakeholder coordination should be listed and linked.

13.2.1.2 Processing of Re-evaluations

The District prepares the Re-evaluation, conducts a quality control review, and prepares the Environmental Document Submittal Form, Form No. 650-050-15 in SWEPT. When OEM approval is required, the District uploads the Re-evaluation Form, Form No. 650-050-29, and any supporting information for OEM review to the Electronic Review Comments (ERC). The District should confirm that the original Environmental Document,
technical documents, and any supporting information has been uploaded into the SWEPT file.

The OEM Project Delivery Coordinator (PDC) acknowledges the Re-evaluation Form, Form No. 650-050-29 is complete and ready for review by confirming the Environmental Document Submittal Form, Form No. 650-050-15 in SWEPT. OEM will have 30 calendar days to review the draft documents and provide comments in the ERC. The District will address OEM comments and provide responses in the ERC. The OEM project review team has will have a 15-day period to confirm that comments have been addressed. If necessary, the District will schedule a meeting with the project review team to discuss comments.

Once comments have been addressed, the District submits the revised document along with the Environmental Document Submittal Form, Form No. 650-050-15 for approval in SWEPT. The PDC has 14 days to confirm that the submittal is complete. Following confirmation from the PDC, the document can advance to OEM Environmental Process Administrator review.

The OEM Environmental Process Administrators have 25 days to recommend the Re-evaluation for approval. The Director of OEM, or designee, then has 5 days to approves the Re-evaluation Form, Form No. 650-050-29.

Upon receipt of the signed Re-evaluation Form, Form No. 650-050-29 from OEM, or if OEM signature was not needed, the District Environmental Office will notify other phase managers e.g., Design, ROW, and Construction, Cooperating Agencies, and others as appropriate. The District Environmental Office will also provide the date of the signed Re-evaluation on the Status of Environmental Certification for Federal Project, Form No. 650-050-13, as shown in Figure 13-3, which is required as part of the contract file for federal oversight projects.

### 13.2.1.3 Supplemental Environmental Impact Statements

A SEIS may be necessary [40 CFR § 1502.9(c)] when changes, new information, or other project developments result in new significant environmental impacts which were not identified in the Environmental Document or a prior Re-evaluation. In this situation, the District needs to coordinate with OEM to define the scope of additional analysis necessary to allow the project to progress and prepare a SEIS using the same procedures for preparing EISs as described in Part 1, Chapter 8, Draft Environmental Impact Statement and Part 1, Chapter 9, Final Environmental Impact Statement, respectively.

According to 23 CFR § 771.130(a), OEM may determine that a SEIS is needed when:

1. Changes to the proposed action would result in significant environmental impacts that were not evaluated in the EIS; or
(2) New information or circumstances relevant to environmental concerns and bearings on the proposed action or its impacts would result in significant environmental impacts not evaluated in the EIS.

A SEIS is not necessary under 23 CFR § 771.130(b) when:

(1) The changes to the proposed action, new information, or new circumstances result in a lessening of adverse environmental impacts evaluated in the EIS without causing other environmental impacts that are significant and were not evaluated in the EIS; or

(2) The Administration (in this case OEM) decides to approve an alternative fully evaluated in an approved final EIS but not identified as the preferred alternative. In such a case, a revised ROD shall be prepared and circulated in accordance with 23 CFR § 771.127(b).

A Re-evaluation may need to be done on an SEIS. In this case, it is important to coordinate closely with OEM.

### 13.2.2 Type 1 Categorical Exclusion Projects

Type 1 CE updates or changes are not documented on the Re-evaluation Form, Form No. 650-050-29, but rather through re-submittal of the Type 1 Categorical Exclusion Checklist, Form No. 650-050-12 in SWEPT. The Type 1 Categorical Exclusion Checklist, provided as a visual in Part 1, Chapter 2, Class of Action Determination for Highway Projects, should be reviewed and updated when changes have been made to the project, or existing conditions have changed since the completion and approval of the last Type 1 Categorical Exclusion Checklist. The completion of the checklist is documented in the Status of Environmental Certification for Federal Project, Form No. 650-050-13 (Figure 13-3) which provides the District Environmental Office’s clearance for the project to advance to the next phase. The Status of Environmental Certification for Federal Project, Form No. 650-050-13 is sent to the District Federal-Aid Coordinator.

### 13.3 REFERENCES

FHWA, October 30, 1987. Guidance for Preparing and Processing Environmental and Section 4(f) Documents, FHWA Technical Advisory T6640.8A
https://www.environment.fhwa.dot.gov/projdev/impTA6640.asp

FHWA. Federal-Aid Project Authorization/Agreement Form, PR-1240.
http://flh.fhwa.dot.gov/CFLHD/Chapter1/forms-templates/FormPR1240.pdf

FDOT. Design-Build Request for Proposals boilerplate
http://www.dot.state.fl.us/construction/DesignBuild/DBDocuments/DBDocsMain.shtm
FDOT. FDOT Design Manual, Topic No. 625-000-002
http://www.fdot.gov/roadway/FDM/2018FDM.shtml

FDOT. Project Commitment Tracking, Topic No. 650-000-003
http://fdotwp1.dot.state.fl.us/ProceduresInformationManagementSystemInternet/FormsAndProcedures/ViewDocument?topicNum=650-000-003


Title 23 CFR § 636, Design-Build Contracting
Title 23 CFR § 771, Environmental Impact and Related Procedures
Title 40 CFR §1502.9, Draft, Final, and Supplemental Statements

13.4 FORMS

Environmental Document Submittal Form, Form No. 650-050-15*

Project Commitment Record, Form No. 650-000-01**

Re-evaluation Form, Form No. 650-050-29*

Status of Environmental Certification for Federal Project, Form No. 650-050-13*

Type 1 Categorical Exclusion Checklist, Form No. 650-050-12*

*To be completed in SWEPT
** To be completed in Project Suite Enterprise Edition Commitments Module

13.5 HISTORY

Figure 13-1 Re-evaluation Process
RE-EVALUATION FORM

1. GENERAL PROJECT INFORMATION

A. Re-evaluation Type(s): _____________________

B. Original approved Environmental Document

   Document Type: ___________ Date of Approval: _________________

   Project Numbers: ___________ Federal Aid ___________ ETDM (if applicable) ___________ FM

   Project Name: ________________________________

   Project Location: ________________________________

   Project Limits: ________________________________

C. Prior Re-evaluation(s):

   Has this project been previously re-evaluated? Yes [ ] No [ ]

   FM Number | Type | Date District Approved | Date Lead Agency Consultation | Date Lead Agency Approved (if applicable)
   PE | DC | ROW | CON

   Description of Approval:

D. Project or project segment(s) being evaluated

   FAP Number | FM Number | Project/Segment Name | Project/Segment Location | Type | Project/Segment Letting Type | Funding
   PE | DC | ROW | CON

   □ □ □ □

2. PROJECT DESCRIPTION

   Provide a brief summary of the project description, the PD&E selected alternative and/or prior Re-evaluation(s). Describe the project segment(s) being advanced, and include a brief status of other segments.

   Figure 13-2 Re-evaluation Form
3. CHANGES IN APPLICABLE LAW OR REGULATION
Are there changes in federal or state laws, rules, regulations, or guidance that require consideration since the date of the original Environmental Document or subsequent Re-evaluation(s)?

Yes [ ]    No [ ]

Describe the changes and as appropriate, upload supporting documentation.

4. EVALUATION OF MAJOR DESIGN CHANGES AND REVISED DESIGN CRITERIA
Are there major design changes, including but not limited to changes in the alignment(s), typical section(s), drainage/stormwater requirements, design control and criteria, or temporary road or bridge?

Yes [ ]    No [ ]

Describe the changes and as appropriate, upload supporting documentation.

5. PUBLIC INVOLVEMENT
Were there additional public involvement activities?

Yes [ ]    No [ ]

Describe public involvement activities and as appropriate, upload supporting documentation.

6. PROJECT or SEGMENT(S) PLANNING CONSISTENCY

[ ] Planning Consistency is not required for this re-evaluation.

Is Planning Consistency required for this project segment?

Yes [ ]    No [ ]

Segment FM Number:

Currently
Adopted CFP-
LRTP

Y/N

COMMENTS

(If N, then provide detail on how implementation and fiscal constraint will be achieved)

<table>
<thead>
<tr>
<th>PHASE</th>
<th>Currently Approved TIP</th>
<th>Currently Approved STIP</th>
<th>TIP/STIP $</th>
<th>TIP/STIP FY</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Identify phase(s) being authorized (e.g., PE, ROW, and/or Construction)</td>
<td>Y/N</td>
<td>Y/N</td>
<td>$</td>
<td></td>
<td>(If phase completed, make note, otherwise provide comments describing status and activities needed to achieve consistency)</td>
</tr>
</tbody>
</table>

Figure 13-2 Re-evaluation Form (Page 2 of 6)
7. EVALUATION OF CHANGES IN IMPACTS

a. SOCIAL & ECONOMIC
Are there changes in impacts to the social, economic, land use, mobility, and aesthetic effects? Yes [ ] No [ ] N/A [ ]

Describe the changes and as appropriate, upload supporting documentation.

Are there changes in right-of-way needs? Yes [ ] No [ ] N/A [ ]
Is there a change in anticipated relocation(s)? Yes [ ] No [ ]

Describe the changes and as appropriate, upload supporting documentation.

Are there changes in impacts to Prime or Unique Farmlands? Yes [ ] No [ ] N/A [ ]
Describe changes and as appropriate, upload supporting information.

b. CULTURAL
Are there changes in impacts to cultural resources pursuant to Section 106 of the National Historic Preservation Act (historic sites/districts and archaeological sites)? Yes [ ] No [ ] N/A [ ]

Describe the changes and attach coordination/consultation documentation as appropriate.

Are there changes in effects to Section 4(f) of the Department of Transportation Act protected resources, recreational areas, or other protected state lands? Yes [ ] No [ ] N/A [ ]

Describe the changes and link coordination/consultation documentation as appropriate.

Are there changes in impacts to lands purchased under Section 6(f) of the Land and Water Conservation Fund Act? Yes [ ] No [ ] N/A [ ]

Describe the changes and link coordination/consultation documentation as appropriate.

Figure 13-2 Re-evaluation Form (Page 3 of 6)
Are there changes in impacts to recreational areas or other protected state lands?
Yes [ ]  No [ ]  N/A [ ]
Describe the changes and link supporting information as appropriate.

**c. NATURAL**

Are there changes in impacts to protected species and habitat, wetlands and other surface waters, and/or essential fish habitat? Yes [ ]  No [ ]  N/A [ ]
Describe the changes and attach coordination/consultation documentation as appropriate, provide update to mitigation status and upload supporting documentation.

Are there changes in impacts to designated Aquatic Preserves, Coastal Barrier resources, Wild and Scenic Rivers, and/or Outstanding Florida Waters? Yes [ ]  No [ ]  N/A [ ]
Describe the changes and link coordination/consultation documentation as appropriate.

Are there changes in impacts to Floodplains or Water Quality and Stormwater?
Yes [ ]  No [ ]  N/A [ ]
Describe the changes and as appropriate, upload supporting documentation.

**d. PHYSICAL**

Are there changes in Air Quality? Yes [ ]  No [ ]  N/A [ ]
Describe the changes and as appropriate, upload supporting documentation.

What is the status of Highway Traffic Noise?
Provide a status update for noise impacts and as appropriate, upload supporting documentation.

What is the status of Contamination?
Provide an update on the status of contamination assessment for sites rated “high” or “medium”. Describe changes in involvement with potentially contaminated sites and as appropriate, upload supporting documentation.
Are there changes in impacts to Utilities and Railroads? Yes [ ] No [ ] N/A [ ]
Describe the changes and as appropriate, upload supporting documentation.

Are there changes in impacts to Navigation? Yes [ ] No [ ] N/A [ ]
Describe the changes and as appropriate, upload supporting documentation.

8. COMMITMENT STATUS

Are there prior commitments from the Environmental Document or previously approved re-evaluation(s)? Yes [ ] No [ ] If yes, attach PCR.

Are there new environmental commitments? Yes [ ] No [ ]
List new environmental commitments added since the last approval (should be contained within the uploaded PCR)

9. STATUS OF PERMITS

Federal Permit(s):
__ USACE Section 10 or Section 404 Permit
__ USACE Section 408
__ USCG Bridge Permit
Status:

State Permit(s):
__ DEP or WMD Environmental Resource Permit (ERP)
__ DEP Coastal Construction Control Line Permit
__ DEP National Pollutant Discharge Elimination System Permit
__ FWC Gopher Tortoise Relocation Permit
__ WMD Right of Way Permits
Status:

Local Permit(s)
if delegated or not excluded by Section 335.02(4), F.S.:
Status:

Other Permit(s):
Status:

Add comment/explanation if permit listed in original Environmental Document is no longer required.

Coastal Zone Consistency is achieved at the time of state ERP issuance.
10. CONCLUSION

Check the box below:

[ ] The project has been re-evaluated pursuant to 23 CFR § 771.129. The FDOT has determined that no changes to the project affect the original decision. Therefore, the Administrative Action remains valid and the project can advance.

11. DISTRICT REVIEW AND APPROVAL

Name and title of FDOT Preparer: ________________________________

The environmental review, consultation, and other actions required by applicable federal environmental laws for this project are being, or have been, carried out by FDOT pursuant to 23 U.S.C. § 327 and a Memorandum of Understanding dated December 14, 2016 and executed by FHWA and FDOT.

OEM approval required? Yes [ ] No [ ] (date of consultation)

District approving authority or designee

Date

12. OEM APPROVAL

__________________________________________________________

Director of the Office of Environmental Management or designee

Date

13. Links to Supporting Documentation

Figure 13-2 Re-evaluation Form (Page 6 of 6)
STATUS OF ENVIRONMENTAL CERTIFICATION FOR FEDERAL PROJECT

Financial Management No.______________________________
Federal Aid No.____________________________________
Title: ______________________________________________
Work Mix: __________________________________________
District: _____________________________________________
County: _____________________________________________

Project Description (include project title, limits, and brief description of the proposed scope of work):
____________________________________________________
____________________________________________________

This project is a Categorical Exclusion under 23 CFR § 771.117:

□ A Type 1 Categorical Exclusion per □ (c)____ or □ (d)____ as determined on __________
□ A Type 2 Categorical Exclusion approved on __________

The final Environmental Document for this project was a (check one):

□ A Finding of No Significant Impact under 23 CFR § 771.121 approved on __________
□ A Record of Decision under 23 CFR § 771.127 approved on ________

A re-evaluation in accordance with 23 CFR § 771.129 was (check one):

□ Approved on ________________________
□ Not required.

Signature: ________________________________ Date: __________
Environmental Manager or designee

The environmental review, consultation, and other actions required by applicable federal environmental laws for this project are being, or have been, carried out by the Florida Department of Transportation (FDOT) pursuant to 23 U.S.C. 327 and a Memorandum of Understanding dated December 14, 2016 and executed by the Federal Highway Administration and FDOT.

Figure 13-3 Status of Environmental Certification for Federal Project