

enter the undisturbed wetlands.” See numbered item 1 in CHEMOURS “Response to Warning Letter,” dated April 10, 2025. A copy is attached.

- iii. Given that such unauthorized discharges extend back at least to 2017 during Hurricane Irma, what specifically will USACE require of CHEMOURS that will prevent such discharges? See <https://wwals.net/2017/09/29/florida-public-notice-of-pollution/#basin> Here is an excerpt from one of the three Pollution Notices CHEMOURS reported to FDEP on September 18, 2017:
*“Chemours – Trail Ridge
09/18/2017 04:04:05 EDT
The Chemours Company – Trail Ridge PO Box 753; 5222
Treat Road; STARKE, FL; 32091
State Watch office has not yet assigned incident Number.
Due to the significant rain event associated with Hurricane
Irma, Stormwater was released from the emergency spillway
at the West Levee.”*
- iv. What extraordinary precautions will USACE require of CHEMOURS to prevent these chronic unauthorized releases, which have been so severe as to cause FDEP to issue a Consent Order on CHEMOURS on February 7, 2019? See <https://wwals.net/?p=49898>

4. Mineral rights agreement between Rayonier and Chemours?

- a. Where can we find a public copy of an agreement between Rayonier Atlantic Timber Company (RAYONIER) and CHEMOURS for CHEMOURS to use the mineral rights retained by RAYONIER when SRWMD bought the subject property in 2015? See the Special Warranty Deed of September 15, 2015, filed September 22, 2015 with the Clerk of Courts, Bradford County, Florida, as Doc Deed 27,789.30, Int. Number 201504006337, Book 1595, page 354; a copy is attached.
- b. How specifically has USACE determined that that agreement between RAYONIER and CHEMOURS is adequate for the purpose of the mining in the subject mining permit application, SAJ-2019-00480 (JPF)?

5. DISTRICT PLAN or COMPANY PLAN?

- a. How has the DISTRICT PLAN required by the COMPENSATION AND RECLAMATION AGREEMENT (AGREEMENT) of September 2015 between SRWMD and CHEMOURS been addressed? A copy is attached.
 - i. Where can we find a public copy of the COMPANY PLAN required by section 4.1 of the AGREEMENT? “the plan for the reclamation and/or rehabilitation of the disturbed PROPERTY