and federal requirements. Formal corrective enforcement and federal review are required.

Requested Administrative Actions

- 1. Regulatory Correction and Enforcement: FDOT/FDEP must not merely amend the SEIR record; they must void any determinations and funding decisions that relied on the false entry "State 404 Permit Obtained 05/10/2023." Agencies should issue a public correction notice clarifying that the May 10, 2023 document was an NPR, and must:
 - Suspend all construction and project activities relying on that misclassification until a valid §404/§401 review is completed;
 - Initiate a full State 404 permit application for Segment 3A with inter-agency/public review (33 C.F.R. §325.2(a)(2)); and
 - Notify USACE (Jacksonville District) and EPA Region 4 that corrective compliance is underway under 33 U.S.C. §1344(q).
- 2. **Independent Audit:** Direct FDEP and EPA Region 4 to audit NPR letters issued since Florida assumed §404 authority in 2020 to identify projects advanced without proper federal review.
- 3. **EPA/USACE Re-assertion:** Request EPA Region 4 and USACE to exercise **§404(q)** oversight and re-take jurisdiction for Segments 3A and 3B due to procedural/scientific deficiencies.
- 4. **Public Disclosure and Record Integrity:** Require publication of all boring logs, hydrologic and aquifer