

Charlie Crist Governor Ana M Viamonte Ros, M.D., M.P.H Secretary

## INTEROFFICE MEMORANDUM

INFORMATION HSES 07-007

DATE:

June 29, 2007

TO:

County Health Department Directors/Administrators ATTN: Environmental Health and Engineering Directors

THROUGH:

Lisa Conti, D.V.M., M.P.H., Dipl. ACVPM, CEHP

Director, Division of Environmental Health

FROM:

Gerald R. Briggs, Chief

Bureau of Onsite Sewage Programs

SUBJECT:

Coastal Construction Control Line and OSTDS installation

## INFORMATION ONLY

The Coastal Construction Control Line (CCCL) is established per s. 161.053, Florida Statutes, under Department of Environmental Protection (DEP) regulation. This information is required to be included in the onsite sewage treatment and disposal system application per s. 381.0065(4), FS, and rule 64E-6.004(3)(f), Florida Administrative Code.

Where the DEP permits construction seaward of the CCCL, that area landward of the DEP permitted construction setback line can be calculated as unobstructed area in accordance with the setback criteria found in the rule. Where the DEP does not allow construction seaward of the CCCL, only that area landward of the CCCL can be calculated as unobstructed area.

This interpretation comes from rule 64E-6.005(4) FAC, which requires that suitable unobstructed land be available for the <u>installation</u> and proper functioning of the system. If the system will not be allowed seaward of the CCCL, unobstructed area cannot include areas seaward of the CCCL.

Please provide a copy of this memorandum to all certified inspectors, licensed septic tank contractors and plumbers performing services in your county. If there are any questions regarding this memorandum, please contact your area program consultant at our Tallahassee office (850) 245-4070, SunCom 245-4070 or Orlando office (407) 317-7325 / 7327, SunCom 344-7325 / 7327.

