



Special Event Request & Planning Form

Park Information

Submittal Date: 10/31/2025

Park Name: John Pennekamp

Park Point of Contact (POC): Shane Zigler

POC Email:

POC Phone Number: 305-797-3210

Event Information

Event Title: I.CARE Trash Derby

Event Start and End Times: sunrise - sunset

Proposed Date(s): 5/1/2026-5/2/2026

After-Hours Event? Yes ☒ No ☐

Setup date: 4/30/2026

Breakdown date: 5/4/2026

Responsible party: I.CARE

Is this a first-time event? Yes ☐ No ☒

Is this a recurring event? Yes ☒ No ☐

Estimated number of attendees: 100-500

Will the event take place outside the park? Yes ☒ No ☐

If YES, specify location and details:

Keys-wide clean up event. Key Largo to Key West.

Will any area of the park be closed to the public? Yes ☐ No ☒

If YES, provide details on the location, reason for closure, and duration:

Type of event: Clean up

Activities at Event: Clean ups (land & sea)

Proceeds go to: I.CARE

Purpose for Event: Fundraiser & Awareness

Brief Description of Event:

Team Leader Meeting prior to debris clean up. 2 day debris clean up sunrise to sunset.

Free to public festival and award ceremony Sunday following the derby.



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Is this a Park-Sponsored Event? Yes ☐ No ☐

Is this a CSO-Sponsored Event? Yes ☐ No ☒

If **YES**, name of CSO/Friends Group: _____

If **NO**, name of the sponsoring organization/entity: I CARE

Address: 85960 Overseas Hwy, Islamorada FL 33036

POC for Organization/Entity: Amanda Hudon

For Profit / Not-for-Profit: _____

Proceeds Beneficiary: _____

Purpose of Event: I.CARE's Trash Derby sponsored by the National Marine S

Permits and Fees

Is a Resource Impact Review with District Biologist Required? Yes ☐ No ☒

If **YES**, has it been completed? Yes ☐ No ☐

Are any permits required from local, county, or state agencies for this event? Yes ☒ No ☐

If **YES**, have they been obtained and filed at the park? ☐ Yes ☒ No

List all required and acquired permits:

FWC Trap Removal Authorization - November 21, 2024, through November 20, 2026

FKNMS Permit - FKNMS-2023-177-A1 Effective: April 30, 2025 - May 31, 2026

Do Park Entry Fees Apply? Yes ☐ No ☒

If **YES**, specify the fee amount: \$ _____

If **NO**, explain why fees are waived (e.g., pavilion rental, vehicle entry, walk-ins):

Fees requesting to be waived as this is a volunteer
clean up event



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Will there be an additional entry/participation fee beyond park admission? Yes ☐ No ☒

If **YES**, specify the fee structure and whether the funds belong to the park or another entity:

Will food, alcohol, or merchandise be provided at no cost? Yes ☐ No ☒

If **YES**, specify details:

Will food, alcohol or merchandise be sold? Yes ☐ No ☒

If **YES**, specify details:

Will amplified audio be used? Yes ☐ No ☒

If **YES**, specify type:



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Event Needs

Will Park Rangers be working the event? Yes ☐ No ☒

If **YES**, how many? _____

For park-hosted events:

Will you be requesting overtime approval for your staff? Yes ☐ No ☒

For third-party events:

Does the park acknowledge a fee of \$35.00 per hour per employee in addition to the private event fee, in accordance with the Operations Manual? ☐ Yes ☒ No

- **Note:** Entities hosting private events must cover the cost of Division employees staffing the event at a rate of \$35.00 per hour per employee, in addition to the private event fee. See *Privet Events in the Operations Manual*.

List applicable park use fees (e.g., rental, staffing):

Event Volunteers

Will volunteer support be needed? Yes ☐ No ☒

Volunteer Registration:

A **Short-Term Volunteer Agreement (DRP-160)** is required for all event volunteers who are not regular Florida Park Service volunteers.

Who Will Conduct Park Orientation/Training for the Event Volunteers?



Special Event Request & Planning Form

Marketing & Promotion

Do not market the event until approval is granted.

Will this event be posted on the FPS website? Yes ☐ No ☒

- **Note:** *Essential Eligibility Criteria (EEC) are required for all events, regardless of whether they are posted on the FPS website. If you choose to post the event on the website, please have your EECs ready to attach when submitting your Outreach and Event Tracking System Request Form.*

Will it be posted on Friends' website or social media? Yes ☐ No ☒

Will it be posted on any other websites or social media? Yes ☒ No ☐

If **YES**, specify marketing strategies:

Will any marketing extend outside the park? Yes ☒ No ☐

If **YES**, specify marketing types:

Public radio, Padi, SSI, TDC, I.CARE Trash Derby website, Social media, FKNMSF and more.



Special Event Request & Planning Form


Required Documents


(Attach to Event Packet for Approval)

- ☒ **Site Map and Event Layout** (include traffic flow, crowd control, and schedule of events)
- ☒ **Safety/Security Plan** (Must be on file at the park)
- ☒ **Insurance Certificates** (See details below)
- ☒ **Event Management Plan** (Provide a detailed plan including itineraries, logistics management, registration, traffic control, parking, tent/activity locations, and other considerations to ensure the event runs safely and smoothly. Attach additional pages if needed.)
- ☒ **FDLE Sexual Offender/Sexual Predator Check** (Required for all third-party event staff)
- ☒ **DRP-063 Short Term Special Event Permit** (if applicable)
- ☐ **DRP-062 Vendor and Demonstrator Authorization** (if applicable)
- ☐ **DRP-068 Short Term Special Events Permit Self-insured** (if applicable)
- ☐ **DRP-160 Short-Term Volunteer Agreement** (if applicable)
- ☐ **Local, County, or State Agency Permits** (if applicable)
- ☒ **Sunbiz Corporate Filing** (if applicable)
- ☐ **Resource Impact Review with District Biologist** (if applicable)

Approvals:

Park Manager: Shane Zigler Digitally signed by Shane Zigler
Date: 2025.11.10 12:01:38 -05'00' **Date:** 11/10/2025

OMC II or Designee:  **Date:** 12/2/2025

District Approver Designee:  **Date:** 12/5/2025



Special Event Request & Planning Form

Additional Considerations – If Needed Provide Details

If applicable, provide details for the following:

- ☐ **Alcoholic Beverages** (Approval required per Operations Manual Chapter 5; additional license required for alcohol sales)
- ☐ **Cash Handling Procedures** (Operations Manual Chapter 1)
- ☐ **Trash Receptacles & Portable Toilets** (including ADA accessibility)
- ☐ **Drinking Water Availability**
- ☐ **Vehicle Barriers for Pedestrian Safety**
- ☐ **Placement of Safety Personnel** (Police, Fire, Rescue, etc.)
- ☐ **Coordination with Emergency Services Personnel**
- ☐ **Equipment Needs** (Radios, Walkie-Talkies, Cell Phones, etc.)
- ☐ **Alternate Plan for Inclement Weather**
- ☐ **Media** (Traditional Media, Digital or online, Community Outreach, etc.)
- ☐ **Copies of Agreements, Contracts, Permits, Licenses, Security Plans**
- ☐ **Accessibility considerations and needs ADA**
- ☐ **Adjacent Property Owners and/or Users**
- ☐ **Signage** (Vendor Locations, Volunteer Check-in, Restrooms, etc.)
- ☐ **Command & Control Center Required?** ☐ Yes ☐ No

***** Insurance Certificates**

- **Commercial General Liability Insurance Certificate**
 - Coverage: \$500,000 per occurrence and \$1,000,000 combined single limit.
- **Commercial Automobile Insurance Certificate**
 - Coverage: \$300,000 per occurrence combined single limit.
- **Workers' Compensation Insurance Certificate (or Workers' Compensation Exemption Form)**
 - Note: If the event involves a concessionaire with four (4) or more employees (full-time or part-time), workers' compensation insurance is required.
 - Marine/Vessel Insurance: If applicable, the certificate should reference the Jones Act for any marine/vessel operations.
- **U.S. Coast Guard Inspection Certificates for Agreement Vessels**
 - If applicable: Not required for this event (marked N/A).
- **Insurance Certificate Naming Requirements**
 - All insurance certificates, excluding the workers' compensation certificate, should list:
 - The Department of Environmental Protection and the Board of Trustees of the Internal Improvement Fund as additional named insured.
 - The Park Manager as the certificate holder and the park's address where the event will be held should be listed on the certificate.



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**FLORIDA DEPARTMENT OF
ENVIRONMENTAL PROTECTION**

**Division of Recreation and Parks
Short Term Special Event Permit**

DEP Permit # 37305 01800005012026

Upon payment of the proper fees, the Florida Department of Environmental Protection (Department), grants the following named Permittee the authorization to establish one point of sale in the below indicated Florida State Park for the dates specified herein.

Permittee Information:

Michael Goldberg

Name of Authorized Representative

I.CARE

Entity name as recorded with the Department of State or if it is an individual, please list.

The entity or individual is organized as one of the following: a sole proprietorship, Florida Corporation, limited liability company, foreign corporation (out of state but registered in the state of Florida), entity or individual(s) d/b/a (insert fictitious name only if registered in Florida), partnership (if registered in Florida), or joint venture.

85960 Overseas Highway

Business Headquarters' (Principal) Address

Islamorada

FL, 33036

City

State, Zip

(305)664-2211

(305)998-8424

Telephone

Telephone

(772)794-6714

aehudon2012irc@gmail.com

Facsimile Number

Email

icaretrashderby@gmail.com

86-1391515

Website

FEID # (or Social Security, if no FEID #)

86-1391515

Tax revenue number required for sales. If you do not have a Tax Revenue Number, a temporary one must be obtained for the Event.



**FLORIDA DEPARTMENT OF
ENVIRONMENTAL PROTECTION**

**Division of Recreation and Parks
Short Term Special Event Permit**

1. This Permit is issued to I.CARE
(Permittee), to operate I.CARE Trash Derby
("Event") at John Pennekamp,
hereinafter referred to as the ("Park").
2. This Permit is valid for 2 day(s) on the following dates: 5/1/2026-5/2/2026.
The Permittee agrees that operating hours shall be Sunrise until Sunset daily.
Any deviation from these hours shall be pre-approved in writing by the Park Manager.
3. The products or services to be provided under this Permit are:
Registered I.CARE Trash Derby participants will be allowed to clean up with in the Park on land and in water sunrise to sunset May 1st-2nd 2026. Participants will weigh, sort, record, and dispose of debris at the designated onsite dumpster with approved I.CARE volunteer.

(Events, Festivals, Contests, Boat Shows, Parades, Surfing Contests, etc.) In the case of crafts, the Permittee agrees to provide only crafts of good quality which are authentic Florida crafts and relate to the State Park system and any historic period or theme depicted by the Event.

4. The exact location, within the Park, for the Permit operation shall be mutually satisfactory to the Park Manager and the Permittee. The location is depicted on **Attachment A**, which is attached hereto and incorporated herein. The person or company providing security shall be subject to approval by the Park Manager.
5. If an impasse between the Park Manager and the Permittee arises over implementation of this Permit, the final decision shall be made by the Bureau of Parks District Chief of the District in which the Park resides.
6. Prior to commencement of business under this Permit, the Permittee shall provide to the Department copies of all local, state, and federal licenses and permits required to operate the Event.
7. The Permittee agrees that as consideration for the privilege of operating in the Park under this Permit, the Permittee shall pay the Department a fee of:

N/A

plus State and County Taxes as applicable. The Permittee shall remit payment of the fee to the Park Manager, prior to the Permit starting date.



8. Permittee is required to report any revenue or income to the Department of Revenue for applicable Sales tax. Sales and Use Tax Returns may be obtained at a local tax office or at the Florida Department of Revenue, 5050 W. Tennessee St., Tallahassee, Florida 32399-0120 or by the internet at <http://dor.myflorida.com>.
9. The Permittee shall comply with all rules and laws governing the operation of the Park, including Chapter 258, Part I, Florida Statutes (<http://www.leg.state.fl.us>), and Chapter 62D-2, Florida Administrative Code (<https://www.flrules.org/Default.asp>). The Permittee shall not alter or damage the Park's natural or cultural resources in any way by the support or operation of Permit activities. The Permittee shall be responsible for and shall fully repair all damage to Park facilities and resources which may result from any support or operation of activities under this Permit.
10. The Permittee shall comply with all applicable federal, state and local laws, rules, regulations and ordinances in providing goods and services under this Permit. The Permittee acknowledges that this requirement includes, but is not limited to, compliance with all applicable federal, state and local health and safety rules and regulations. The Permittee further agrees to include this provision in all subcontracts issued as a result of this Permit.
11. The Permittee shall be responsible for ensuring compliance with the Americans with Disabilities Act ("ADA") for Permit-related activities conducted in the Park. The Permittee shall provide reasonable accommodations for persons with disabilities, which includes reasonable accommodations and access to the Event, including programs and/or activities that the Permittee offers to the public. The Permittee shall make its accessibility and inclusion policy available to employees and the public during the term of this Permit. The Permittee shall provide the name of its Accessibility and Inclusion Liaison to the Park Manager upon execution of this Permit. The Division's Accessibility and Inclusion Coordinator may be reached at (850)245-3076.
12. The Permittee, its employees, representatives or agents shall not discriminate, by segregation or otherwise, against any person on the basis of race, color, religion, sex, national origin, age or disability in its performance under this Permit.
13. The Permittee shall ensure that all employees of the Permittee will display a courteous, friendly, and helpful attitude. All Permittee employees shall be identified with the Permittee's company uniform or shirt, nametag, and shall have a neat and clean appearance.
14. The employment of unauthorized aliens by any Permittee is considered a violation of Section 274A of the Immigration and Nationality Act. If the Permittee knowingly employs unauthorized aliens, such violation shall be cause for unilateral cancellation of this Permit by the Department. The Permittee shall be responsible for including this provision in all subcontracts issued under this Permit.



15. The Department shall conduct a sexual predator and sexual offender check on the Permittee's Permit Manager and its officers prior to executing a Permit. No person on either the sexual predator or sexual offender list maintained by the Florida Department of Law Enforcement ("FDLE") shall be issued a Permit. The Department has the right to conduct criminal background checks and additional sexual predator and sexual offender checks during the life of this Permit. Permittee agrees to cooperate to the fullest extent in conducting and obtaining any needed release or authorization to perform such checks. The Permittee shall perform sexual predator and sexual offender checks on its employees, prior to the execution of this Permit, and shall keep a copy of such records in their personnel files that will be accessible by the Department during the Permittee's regular office hours.
16. Pursuant to Chapter 119, Florida Statutes, all documents, papers, letters, or other printed, written, or recorded material prepared in conjunction with or as a result of this Permit is a public record, except for such records that are exempt under Chapter 119, Florida Statutes or other statutory provision and Article I, section 24(a) of the Florida Constitution. All public records may be inspected or copied by any member of the public at any reasonable time. Additionally, such records may be audited by the State of Florida Auditor General or other authorized government agency. This Permit may be unilaterally canceled by the Department for refusal by the Permittee to allow public access to all documents, papers, letters, or other materials made or received by the Permittee in conjunction with this Permit, unless the records are exempt under Chapter 119, Florida Statutes or other statutory provision, and Article I, section 24(a) of the Florida Constitution. Park visitors' and Permittee employees' social security numbers, bank account numbers, and credit or debit card numbers are not public records and shall be protected and redacted from any records shown or given to the public.
17. The Permittee hereby grants the Department permission to take and use photographs, audio, video or digital recordings made of the Event, the products and performances held at the Event, the Permittee's employees, and the Permittee's subcontractors for publicity, promotional purposes, or other Department purposes. Any exceptions to this paragraph will be considered by the Department, in the event that the Permittee submits a written request to the Park Manager prior to the event start date, as identified in paragraph 2 of this Permit. The agreed upon exceptions will be summarized in a written letter from the Park Manager to the Permittee's contact person who is listed in paragraph 19 of this Permit.
18. This Permit is not intended nor shall it be construed as granting any rights, privileges, or interest in any third party without prior written permission of the parties hereto.
19. All notices as provided herein, including notices of termination, shall be deemed sufficient if they are sent by U.S. mail, electronic mail, hand-delivery, or other professional delivery service to the following addresses:



Permittee Registered Agent:

Name: Michael Goldberg		
Mailing Address: 85960 Overseas Highway		
City: Islamorada	State: FL	Zip: 33036
Physical Address: Same as above		
City:	State:	Zip:
Telephone: (305)664-2211	Fax:	
Email: icaretrashderby@gmail.com		

Department:

Name: Shane Zigler		
Address: 102601 Overseas Hwy		
City: Key largo	State: FL	Zip: 33037
Telephone: 305-797-3210	Fax:	
Email: shane.zigler@floridadep.gov		

Bureau of Parks District Chief:

Name: Ken Troisi		
Address: 13798 SE Federal Hwy		
City: Hobe Sound	State: FL	Zip: 33455

The parties agree to provide notice to the other within thirty (30) days of any change to the above-stated contact, and the Permittee shall also inform the Department within thirty (30) days of any change to its name, business organization, ownership, address, Registered Agent, or other contact information.



20. This Permit has been delivered in the State of Florida and shall be construed in accordance with the laws of Florida. Wherever possible, each provision of this Permit shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Permit shall be prohibited or invalid under applicable law, such provision shall be ineffective to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Permit. Any legal action hereon or in connection herewith shall be brought in Leon County, Florida.
21. The Permittee assumes all risk in the operation of its business under this Permit and shall be solely responsible and answerable in damages for accidents or injuries to persons or property, whether direct or indirect, arising out of its operations or arising by virtue of the carelessness, negligence, or improper conduct of the Permittee, its officers, employees, representatives, agents or its subcontractors, its subcontractor's employees, representatives, or agents. The Permittee shall save and hold harmless and indemnify the State of Florida, the Department, and the Board of Trustees of the Internal Improvement Trust Fund of the State of Florida ("Board of Trustees"), and their respective officers, employees, and agents against any and all liability, claims, judgments, or costs of whatsoever kind and nature for injury to, or death of, any person or persons and for the loss of or damage to any property resulting from the use, service, operation, or performance of work under the terms of this Permit, resulting from any act, or failure to act, by the Permittee, its officers, employees, representatives, agents, or its subcontractors, any of its subcontractor's employees, agents, or representatives to the extent allowed by law. The Permittee shall notify the Park Manager within five (5) days of all legal actions filed against the Permittee related to the Park or that may adversely affect or reflect to the Department.
22. The Permittee shall secure and maintain insurance coverage as listed below, covering its operations under this Permit. Such insurance policies shall name the Florida Department of Environmental Protection and the Board of Trustees of the Internal Improvement Trust Fund of the State of Florida as additional parties insured. At the time the Permit is executed, the Permittee shall provide the required insurance policy certificates to the Park Manager, and shall immediately undertake to correct any cited deficiencies.
- A. Commercial General Liability insurance including bodily injury, property damage, personal and advertising injury, contents of the facility, products, and completed operations. The minimum limits of liability shall be \$500,000.00 each occurrence and \$1,000,000.00 general aggregate.
 - B. Commercial Automobile Liability insurance. The minimum limits of liability shall cover all vehicles, owned or otherwise, used in the Event allowed under this Agreement, with a minimum combined single limit for bodily injury and property damage of \$300,000, including hired and non-owned liability, and \$5,000 medical payment.
 - C. To the extent required by law, the Permittee shall be self-insured against, or shall secure and



maintain during the life of this Permit, Workers' Compensation Insurance for all of its employees connected with the work to be performed under this Permit and, in case any work is subcontracted, the Permittee shall require the subcontractor similarly to provide Worker's Compensation Insurance for all of the subcontractor's employees unless such employees are covered by the protection afforded by the Permittee. Such self-insurance program or insurance coverage shall comply fully with the Florida Workers' Compensation law. In case any class of the employees engaged in hazardous work under this Permit is not protected under Workers' Compensation statutes, the Permittee shall provide, and cause each subcontractor to provide, adequate insurance, satisfactory to the Department, for the protection of its employees not otherwise protected.

- D. Other insurance required under this Permit shall be insurance for the unique or particular type of operations, recreation, or facilities provided, such as liability for the operation of vessels, horseback riding, water sports, operation of other motorized vehicles, and diving and snorkeling. The Permittee understands that the State of Florida's insurance does not cover the Permittee's personal property or business losses in the Park.
- E. The insurance required by this Permit shall provide coverage for all claims that may arise from the services or operations provided under this Permit, whether such services or operations are by the Permittee or anyone directly or indirectly employed by the Permittee. All insurance shall include a Hold Harmless Agreement in favor of the Department and the Board of Trustees of the Internal Improvement Trust Fund of the State of Florida. All insurance policies shall be with insurers licensed or eligible to do business in the State of Florida. The Permittee's current certificate of insurance shall contain a provision that the insurance will not be canceled for any reason except after thirty (30) days written notice to the Department's Permit Manager, except for nonpayment of insurance premium, which shall be handled in accordance with Florida law. All required insurance policies shall remain in full force and effect throughout the term of this Permit. Evidence of all policy renewals shall be provided to the Department at the time of every renewal of such policy and prior to any extension to this Permit. The Department reserves the right to request copies of insurance policies for examination and copying. Any releases required by the Permittee's insurer to be signed by members of the public may be used in accordance with applicable law. To the extent releases are used, the release shall also release the Department and the Board of Trustees in addition to the Permittee.
23. This Permit may be terminated by the Department at any time for failure of the Permittee to perform in accordance with the terms and conditions contained herein. This Permit may be terminated by either party with or without cause by providing seven (7) days' advance written notice of such termination. In the event this Permit is terminated and the Event has been advertised and released to the public, the Department shall in its sole discretion, require the Permittee to advertise such Event's cancellation at the Permittee's own cost and expense, unless such cancellation is due to a Force Majeure, which shall be defined as a natural disaster (hurricane, flood, and the like), war, riot or other Act of God. The Permittee is aware that this



Agreement is for management purposes and may be revenue generating or revenue neutral. The Department shall not be responsible for the Permittee's business losses, if any. The Permittee understands and agrees that there are no funds appropriated by the Legislature to pay for damages. If a court of competent jurisdiction finds the Department has breached or violated the terms herein, the Permittee agrees that the Permittee's damages are limited to a maximum of five-hundred dollars, (\$500.00). Permittee waives the right to a jury trial. All terms shall be interpreted in such manner as to be effective and valid under Florida law. Venue for any action hereon shall be the State of Florida, Leon County. All disputes shall be determined by means of an Alternative Dispute Resolution.

24. This Permit represents the entire agreement of the parties and supersedes all previous agreements. Any alterations, variations, changes, modifications, or waivers of provisions of this Permit shall be valid only when they have been reduced to writing, duly signed by each of the parties hereto, and attached to the original of this Permit.

25. Permittee agrees and accepts the terms and conditions of this Permit by Permittee's signature below.

Insert the Name of Person Authorized to
Sign the Permit on behalf of the Permittee

Department of Environmental Protection
/ Division of Recreation and Parks

By: Amanda Hudon
Authorized Person's Signature

By: Shane Zigler Digitally signed by Shane Zigler
Date: 2025.12.02 12:31:25
-05'00'
Park Manager as the Department's Designee

Printed Name: Amanda Hudon

Printed Name: Shane Zigler

Title: Trash Derby Coordinator

Title: Park Manager

Date: 10/31/2025

Date: 12/02/2025

c: District Bureau Chief



UNITED STATES DEPARTMENT OF COMMERCE
National Oceanic and Atmospheric Administration
NATIONAL OCEAN SERVICE

Florida Keys National Marine Sanctuary
33 East Quay Road
Key West, Florida 33040

April 30, 2025

Mr. Michael Goldberg
I.CARE (Islamorada Conservation Restoration
and Education)
79851 Overseas Highway
Islamorada, FL 33036

Dear Mr. Goldberg:

The National Oceanic and Atmospheric Administration, Office of National Marine Sanctuaries (ONMS) has approved the issuance of permit number FKNMS-2023-177-A1 to conduct activities within Florida Keys National Marine Sanctuary (sanctuary) for management purposes. Activities are to be conducted in accordance with the permit application and all supporting materials submitted to the sanctuary, and the terms and conditions of permit number FKNMS-2023-177-A1 (enclosed).

This permit is not valid until signed and returned to the ONMS. Retain one signed copy and carry it with you while conducting the permitted activities. Additional copies must be signed and returned, by either mail or email, to the following individual within 30 days of issuance and before commencing any activity authorized by this permit:

Dr. Harrison Albert
Permit Coordinator
Florida Keys National Marine Sanctuary
33 East Quay Road
Key West, Florida 33040
Harrison.Albert@noaa.gov

Your permit contains specific terms, conditions and reporting requirements. Review them closely and fully comply with them while undertaking permitted activities.

If you have any questions, please contact Dr. Harrison Albert at Harrison.Albert@noaa.gov. Thank you for your continued cooperation with the ONMS.

Sincerely,

David Burke
Acting Superintendent

Enclosure





UNITED STATES DEPARTMENT OF COMMERCE
National Oceanic and Atmospheric Administration
NATIONAL OCEAN SERVICE

Florida Keys National Marine Sanctuary
33 East Quay Road
Key West, Florida 33040

FLORIDA KEYS NATIONAL MARINE SANCTUARY PERMIT TO ASSIST IN SANCTUARY MANAGEMENT

Permittee:

Mr. Michael Goldberg
I.CARE (Islamorada Conservation Restoration
and Education)
79851 Overseas Highway
Islamorada, FL 33036

Permit Number: FKNMS-2023-177-A1

Effective Date: April 30, 2025

Expiration Date: May 31, 2026

Project Title: *I.CARE Trash Derby.*

This permit is issued for activities in accordance with the National Marine Sanctuaries Act (NMSA), 16 USC §§ 1431 *et seq.*, and regulations thereunder (15 CFR Part 922). All activities must be conducted in accordance with those regulations and law. No activity prohibited in 15 CFR Part 922 is allowed except as specified in the activity description below.

Subject to the terms and conditions of this permit, the National Oceanic and Atmospheric Administration (NOAA), Office of National Marine Sanctuaries (ONMS) hereby authorizes the permittee listed above to conduct otherwise prohibited activities within Florida Keys National Marine Sanctuary (FKNMS or sanctuary). All activities are to be conducted in accordance with this permit, the permit application, and any responses to requests for additional information (RFAI) between ONMS and the permittee during the application review and evaluation process. The permit application and any RFAI responses are incorporated into this permit and made a part hereof; provided, however, that if there are any conflicts between the permit application or the RFAI responses and the terms and conditions of this permit, the terms and conditions of this permit shall be controlling.



Permitted Activity Description:

This permit authorizes the person(s) listed above, and staff and contractors under their supervision (hereafter referred to as Authorized Persons, Teams, or Participants) to conduct the following activities that are otherwise prohibited by the following Florida Keys National Marine Sanctuary regulations for the purposes of conducting research and assisting in sanctuary management:

1. Alteration of, or disturbance to, the seabed (15 CFR § 922.163(a)(3)) to support assisting in management activities (i.e., conduct marine debris removals).
2. Temporary placement of objects, tools, materials, and/or other equipment on the seabed (15 CFR § 922.163(a)(3)) to support assisting in management activities (i.e., conduct marine debris removals).
3. Touching, moving, disturbing, breaking, cutting, or similarly injuring any living or dead coral, coral formation, or attempting any of these activities (15 CFR § 922.163(a)(2)(i)) to support assisting in sanctuary management activities (i.e., conduct marine debris removals).
4. Touching, moving, disturbing, breaking, cutting, or similarly injuring any coral or other marine invertebrate, or any plant, soil, rock, or other material in the Key Largo and Looe Key Existing Management Areas (15 CFR § 922.164(b)(1)(i)) to support assisting in management activities (i.e., conducting marine debris removals).
5. Touching, moving, disturbing, breaking, cutting, or similarly injuring any coral, marine invertebrate, bottom formation, algae, seagrass or other dead organism, in all Sanctuary Preservation Areas or the Western Sambo Ecological Reserve (15 CFR § 922.164(d)(1)(ii)) to support assisting in management activities (i.e., conducting marine debris removals).

No further activities prohibited by sanctuary regulations under 15 CFR §§ [922.163](#) and [922.164](#) may be conducted.

Permitted Activity Location:

The permitted activity is allowed only in the following locations:

1. all Sanctuary Preservation Areas.
2. the Western Sambo Ecological Reserve.
3. the Key Largo & Looe Key National Marine Sanctuary Existing Management Areas (EMAs).
4. in non-zoned areas of the sanctuary.

Special Terms and Conditions:

PROJECT SPECIFIC SPECIAL TERMS AND CONDITIONS:

Derby Participant Special Terms and Conditions:

1. All teams (or participants if individuals are not operating as a formally organized team) wishing to participate in an ICARE-sponsored derby must designate one individual to represent the team (or themselves if someone is participating as an individual) by attending a mandatory captain's meeting & resource protection training prior to each derby event.
2. All derby teams (or participants if individuals are not operating as a formally organized team) must carry at least one signed copy of the permit onboard (either as a hard-copy or through a reliable digital format) while participating in derby-sponsored activities.
3. All teams (or participants if individuals are not operating as a formally organized team) must provide a field activity notification by completing the following link (for location of activities field, use "*All ICARE trash derby permitted locations*" & for the closest mile marker to US 1 field, use "*Throughout the Keys*").:
Field Notification Form Link: <https://forms.gle/akQVbLQZDfqE2bfMA>
4. No activities are allowed in any Special Use (Research Only) Areas, Wildlife Management Areas, or other Ecological Reserves, or other zoned areas of the sanctuary not explicitly listed in the Permitted Activity Location above.
5. Prior to beginning activities, the permittee shall conduct a benthic survey of the project area with a 72.18 foot (or 22m) radius from the central point of the deployment, placement, or installation location to ensure that no queen conch (*Aliger gigas*) are present. Should any queen conch be found, the permittee shall notify ONMS by completing the Queen Conch Reporting Form below. To continue work, deployments, placements, or installations must be at least 72.18ft (22m) away from the animal's location at the time of the benthic survey.
Queen Conch Reporting Form: <https://forms.gle/K5E3gxtD1ZS4T6Uz6>
6. Disturbance to cultural or historical resources, including artifacts, historic shipwrecks and submerged Native American archaeological sites, is not authorized.
 - a) If prehistoric/historic artifacts are encountered in the water, they shall be left in place and their location (GPS, depth) and characteristics documented (photographs), and reported to ONMS at FKNMSpermits@noaa.gov.
 - b) In the event that human remains are encountered during marine debris removal activities, all removal activities at that location shall cease. Reports of human remains discovery including location and character must be made to the district medical examiner pursuant to Florida Statute 872.05 and ONMS at FKNMSpermits@noaa.gov within twenty-four (24) hours of discovery.

Discoveries of human remains shall not be publicly released except to the above authorities or law enforcement.

- c) The permittee shall monitor debris at sorting & disposal locations for potential artifacts. Any potential artifact turned in for sorting & disposal shall be placed in a container of saltwater. The permittee shall document which team turned in the potential artifact, the geographic location of its recovery, and take a photo of the item. This information shall be provided to ONMS at FKNMSpermits@noaa.gov within twenty-four (24) hours of the item's arrival at a sorting location. The permittee shall maintain the potential artifact submerged in saltwater until receiving further guidance from ONMS.
7. Every effort should be made to remove any and all living and non-living marine invertebrates, coral, bottom formation, coral formation, rock, or other material which may be encrusted on marine debris prior to removing the objects or items from the sanctuary.
8. Should any coral specimens be found on marine debris at the event sorting stations, the permittee shall immediately notify Dr. Harrison Albert (FKNMSpermits@noaa.gov). Once notification has been made, ONMS will provide guidance on how to proceed.
9. Temporary object, tool, material, and equipment deployments may not occur on stony or soft corals, sponges, and shall avoid other living sessile invertebrates or organisms with at least a three (3) foot (or 1.5m) radial distance.
10. All objects, tools, materials, and equipment deployed under this permit shall be immediately removed upon completion of each day's activities. All objects, tools, materials, and equipment are prohibited to be left overnight without explicit authorization from ONMS and a permit from the U.S. Army Corps of Engineers as applicable.
11. All activities undertaken by the permittee and Trash Derby teams or participants shall adhere to the Goal: Clean Seas Florida Keys Protocols for Underwater Marine Debris Removals within Florida Keys National Marine Sanctuary (protocols), attached. Any deviation from the protocols shall be approved by ONMS. Contact Marlies Tumolo (Marlies.Tumolo@noaa.gov) for assistance if needed.
12. Event data shall be reported by each team (or participants if individuals are not operating as a formally organized team) according to the ONMS guidance provided at each event's captain's meeting. Contact Dr. Harrison Albert (Harrison.Albert@noaa.gov) and Marlies Tumolo (Marlies.Tumolo@noaa.gov) for more information.
13. All debris collected by teams (or participants if individuals are not operating as a formally organized team) shall be turned over / transferred to the permittee at approved sorting locations for inspection. Derby teams or participants may not dispose of debris on their own.

Permittee/Organization Special Terms and Conditions

14. The permittee shall provide the exact dates of all derbies to ONMS at least thirty (30) days prior to each event. Contact Dr. Harrison Albert (Harrison.Albert@noaa.gov) and Marlies Tumolo (Marlies.Tumolo@noaa.gov) with this information.
15. The permittee is responsible for obtaining any additional permits, authorizations, or permissions that may be needed to conduct the activities including those from other applicable federal, state, or local agencies. Notably, authorization from Florida Fish and Wildlife Conservation Commission is required for any trap debris and derelict trap removal activities. Contact CleanUpTraps@MyFWC.com for assistance. Additionally, this permit does not authorize activities in any state or national park, state aquatic preserve, national wildlife refuge, or other protected area that may overlap sanctuary waters and have additional jurisdictional authority. If applicable, the permittee is responsible for forwarding these documents to ONMS (fknmspermits@noaa.gov) once available.
16. The permittee and the organization shall ensure that all derby participants are provided with a copy of the ONMS signed permit (either hard-copy or digital) at each captain's meeting. Permittees, Authorized Personnel, Participants, Teams, and all other persons conducting derby-sponsored activities must carry one signed copy of the ONMS permit with them while conducting the permitted activities.
17. This permit authorizes activities for two (2) discrete two (2) day derby events. Permission to conduct additional derbies or events should be submitted in writing to Dr. Harrison Albert (Harrison.Albert@noaa.gov).
18. The permittee shall provide ONMS staff an opportunity to review and provide edits to the Trash Derby Rules prior to finalizing and distributing them to participants. Contact Marlies Tumolo (Marlies.Tumolo@noaa.gov) with draft(s).
19. The permittee shall provide ONMS staff an opportunity to present an overview of sanctuary regulations and other pertinent information at the captain's meeting prior to each derby event. Contact Marlies Tumolo (Marlies.Tumolo@noaa.gov) with this information.
20. The permittee shall instruct all derby teams (or participants if individuals are not operating as a formally organized team) to follow the requirements presented at each derby's captain's meeting. The permittee is additionally responsible for ensuring that team leaders train all teams or participants in appropriate debris removal techniques.
21. The permittee and the organization shall allow access to any ONMS staff that wishes to inspect or look at any objects or items that are removed as part of the event activities. Access to the objects or items will be immediately (i.e., same day) made to the ONMS staff member making the request.

22. All debris collected by teams (or participants if individuals are not operating as a formally organized team) shall be recycled or disposed of by an organizational staff member at approved, upland facilities after being sorted and inspected.
23. Any injury to seagrass (other than what is described in the permitted activity description above), hardbottom, coral, or other sanctuary resources during activities shall be reported to ONMS (fknmspermits@noaa.gov) immediately. Activities in the area of observed injury shall cease until further guidance is provided by ONMS. Should any sanctuary resources be injured, destroyed, or lost during activities, the permittee may be liable under Section(s) 307 and/or 312 of the National Marine Sanctuaries Act (16 U.S.C. § 1431 et seq.) for damages incurred.
24. The permittee and the organization are required to provide the following acknowledgement during any media coverage (press releases, video/photo, social media, or other means) related to trash derbies or events:

“Activities occurred within the NOAA Florida Keys National Marine Sanctuary under permit.”

25. The permittee must submit an annual report by January 31 each year this permit is in effect that summarizes derbies from the previous calendar year, including the information listed in Attachment 1 as well as:
 - each derby date and land based headquarters location,
 - number of total teams and boats used at each derby event,
 - number of total participants that engaged in activities at each derby event,
 - type and amount/quantities of debris removed at each derby (i.e., material and total weight or length sorted by derby region [upper keys, middle keys, lower keys]),
 - any unusual items removed as part of the derby,
 - number of total attendees at the event’s outreach/festival,
 - a list of locations from which debris was collected at,
 - how debris was disposed of,
 - any other valuable metrics collected at each derby,
 - any relevant observations made by participants during removals, and
 - a summary of which dive sites and FKNMS regions marine debris were most observed and removed from by the participating teams (or participants if individuals are not operating as a formally organized team) (GPS coordinates are not necessary but please ask the teams to report their depth information for each site visited).

The annual reports shall be submitted to Dr. Harrison Albert (Harrison.Albert@noaa.gov) and Marlies Tumolo (Marlies.Tumolo@noaa.gov).

26. An interim report of work conducted annually shall be submitted to ONMS by January 31 of each year that this permit is active. The report shall consist of a summary of activities conducted under this permit for the previous calendar year and follow the permit report guidelines in Attachment 1. The report shall be submitted to fknmspermits@noaa.gov.

27. A final report of activities shall be submitted to ONMS thirty (30) days after the permit expires. The report shall consist of a summary of activities conducted under this permit and follow the permit report guidelines in Attachment 1. The report shall be submitted to fknmspermits@noaa.gov.
28. In addition to the required reports, the permittee shall provide raw data resulting from research activities conducted under this permit at the request of ONMS.

General Terms and Conditions:

1. Within 30 (thirty) days of the date of issuance, the permittee must sign and date this permit for it to be considered valid. Once signed, the permittee must send copies, via mail or email, to the following individual:

Dr. Harrison Albert
Permit Coordinator
Florida Keys National Marine Sanctuary
33 East Quay Road
Key West, Florida 33040
Harrison.Albert@noaa.gov
2. It is a violation of this permit to conduct any activity authorized by this permit prior to the ONMS having received a copy signed by the permittee.
3. This permit may only be amended by the ONMS. The permittee may not change or amend any part of this permit at any time. The terms of the permit must be accepted in full, without revision; otherwise, the permittee must return the permit to the sanctuary office unsigned with a written explanation for its rejection. Amendments to this permit must be requested in the same manner the original request was made.
4. All persons participating in the permitted activity must be under the supervision of the permittee, and the permittee is responsible for any violation of this permit, the NMSA, and sanctuary regulations for activities conducted under, or in conjunction with, this permit. The permittee must assure that all persons performing activities under this permit are fully aware of the conditions herein.
5. This permit is non-transferable and must be carried by the permittee at all times while engaging in any activity authorized by this permit.
6. This permit may be suspended, revoked, or modified for violation of the terms and conditions of this permit, the regulations at 15 CFR Part 922, the NMSA, or for other good cause. Such action will be communicated in writing to the applicant or permittee, and will set forth the reason(s) for the action taken.
7. This permit may be suspended, revoked or modified if requirements from previous ONMS permits or authorizations issued to the permittee are not fulfilled by their due date.
8. Permit applications for any future activities in the sanctuary or any other sanctuary in the system by the permittee might not be considered until all requirements from this permit are fulfilled.
9. This permit does not authorize the conduct of any activity prohibited by 15 CFR Part 922, other than those specifically described in the "Permitted Activity Description" section of this permit. If the permittee or any person acting under the permittee's supervision

conducts, or causes to be conducted, any activity in the sanctuary not in accordance with the terms and conditions set forth in this permit, or who otherwise violates such terms and conditions, the permittee may be subject to civil penalties, forfeiture, costs, and all other remedies under the NMSA and its implementing regulations at 15 CFR Part 922.

10. Any publications and/or reports resulting from activities conducted under the authority of this permit must include the notation that the activity was conducted under National Marine Sanctuary Permit FKNMS-2023-177-A1 and be sent to the ONMS official listed in general condition number 1.
11. This permit does not relieve the permittee of responsibility to comply with all other federal, state and local laws and regulations, and this permit is not valid until all other necessary permits, authorizations, and approvals are obtained. Particularly, this permit does not allow disturbance of marine mammals or seabirds protected under provisions of the Endangered Species Act, Marine Mammal Protection Act, or Migratory Bird Treaty Act. Authorization for incidental or direct harassment of species protected by these acts must be secured from the U.S. Fish and Wildlife Service and/or NOAA Fisheries, depending upon the species affected.
12. The permittee shall indemnify and hold harmless the Office of National Marine Sanctuaries, NOAA, the Department of Commerce and the United States for and against any claims arising from the conduct of any permitted activities.
13. Any question of interpretation of any term or condition of this permit will be resolved by NOAA.

Your signature below, as permittee, indicates that you accept and agree to comply with all terms and conditions of this permit. This permit becomes valid when you, the permittee, countersign and date below. Please note that the expiration date on this permit is already set and will not be extended by a delay in your signing.



5/1/2025

Mr. Michael Goldberg
I.CARE (Islamorada Conservation Restoration and
Education)

Date



5/1/25

David Burke
Acting Superintendent
Florida Keys National Marine Sanctuary

Date

2 documents attached.



NOAA FLORIDA KEYS NATIONAL MARINE SANCTUARY



ATTACHMENT 1

PERMIT REPORT GUIDELINES

Permit reports are intended to be brief, but comprehensive, summaries of activities conducted under specific permits, typically in no more than two pages. Please submit the required information electronically to ONMS (fknmspermits@noaa.gov). When submitting narrative reports (i.e., interim and final report summaries should follow the information outlined in #1-9 below), please attach a separate Word or PDF document. When submitting data reports (on the next page), please attach a separate Excel file.

REQUIRED INFORMATION FOR INTERIM AND FINAL REPORTS

- 1) Date of report.
- 2) Permittee(s) name(s) and contact information (institutional affiliation, mailing and email addresses, phone number).
- 3) Permit number:
- 4) Type of report: Interim or Final
- 5) Permission: YES or NO – Please indicate if ONMS can share the information contained in your project summary with the public, with credit to you and/or your institutional affiliation. Credit will follow information supplied in #2, above, unless otherwise specified.
- 6) Was this permit conducted as a result of a student project (i.e., undergraduate, masters, doctoral, or post-doctoral research)? If so, please specify which kind. If not, please indicate “independent research investigation of PI”.
- 7) Project / permit title.
- 8) List of keywords.
- 9) Project Summary (as a narrative in paragraph form, no more than 2 pages maximum):
 - a. Goal(s) of project.
 - b. Significance of project.
 - c. Connection to Sanctuary Management or Research issues.
 - d. Research Questions and Hypotheses (if applicable).
 - e. Description of all permitted activities conducted, including field or laboratory methods.
 - f. Results/findings to date. If results are not available at the time of this report, indicate when they are expected and in what format/publication.
 - g. Table, graph, photos as appropriate.
 - h. List of / links to publications resulting from permitted activities.

Numbers 1-9 above will be required information to be submitted in all interim and final reports.

The information below will only be submitted, if applicable, to your specific project.

- 10) Collections: If your permitted activities included the collection of organisms, please provide the following as an Excel file appendix to your report (lists, tables or charts are acceptable):
 - a. Dates of collections.
 - b. Locations of collections (GPS coordinates in decimal degree format with latitude and longitude in separate columns).
 - c. Species collected.
 - d. Quantity collected of each species:
 - (i) Coral and octocoral - if fragmenting, cutting, or otherwise sampling from a "parent" colony, provide the total number of individual samples per species collected, and how many samples were taken from each parent. A separate parent colony report may also be required.
 - (ii) Non-coral species - if collecting marine life flora (e.g., seagrass or algae) volumetric estimate is acceptable; provide exact numbers for fauna (e.g., fish, non-coral invertebrates).
 - e. Sizes of organisms and/or samples collected (binned by size class is acceptable).
 - f. Fate of all specimens collected.
 - g. Mitigation completed.
- 11) Equipment Deployment: If your permitted activities included temporarily deploying materials, tools, or equipment on the seabed, please provide an Excel file as an appendix to your report with the following information for each deployment:
 - a. Dates of deployments.
 - b. Types of equipment deployed.
 - c. Locations of deployments (GPS coordinates in decimal degree format with latitude and longitude values in separate columns).
 - d. Method of deployment.



NOAA FLORIDA KEYS NATIONAL MARINE SANCTUARY

ATTACHMENT 2



GOAL: CLEAN SEAS FLORIDA KEYS PROTOCOLS FOR UNDERWATER MARINE
DEBRIS REMOVALS WITHIN FLORIDA KEYS NATIONAL MARINE SANCTUARY
(PROTOCOLS)

See the attachment of the Goal: Clean Seas Florida Keys Protocols for Underwater Marine Debris Removals within Florida Keys National Marine Sanctuary (protocols) in the permit email issuance which can be downloaded separately.



**Florida Fish
and Wildlife
Conservation
Commission**

Commissioners
Rodney Barreto
Chairman
Coral Gables

Steven Hudson
Vice Chairman
Fort Lauderdale

Preston Farrior
Tampa

Gary Lester
Oxford

Albert Maury
Coral Gables

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Jupiter

Sonya Rood
St. Augustine

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Jessica Crawford
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32399-1600
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800-955-8771 (T)
800-955-8770 (V)

MyFWC.com

November 21, 2024

Mike Goldberg
Islamorada Conservation And Restoration Education (I.CARE)
85960 Overseas Hwy
Islamorada, FL 33036

Dear Mr. Goldberg,

Please consider this as authorization to retrieve derelict spiny lobster traps, derelict stone crab traps, derelict blue crab traps, and trap debris from state waters as described below pursuant to Chapter 68B-55, Florida Administrative Code (F.A.C.).

Authorized Cleanup Dates: November 21, 2024, through November 20, 2026.

Authorized Cleanup Location: State waters of Monroe County.

Trap debris from any trap may be removed pursuant to this authorization. "Trap debris" is defined as any piece of a trap, or any combination of such pieces not constituting a fishable trap (c.f. Rule 68B-55.001(2), F.A.C.). A "fishable trap" is defined as a trap that has 6 intact sides and at least two of the following elements: buoy; line; current Commission-issued trap tag (commercial traps); identification (recreational traps) (c.f. Rule 68B-55.001(4), F.A.C.).

Any spiny lobster, stone crab, or blue crab trap in the water during the closed season is considered a derelict trap and may be removed. The spiny lobster season is closed April 1 through August 5 each year. The stone crab season is closed May 2 through October 14 each year. The blue crab season is closed July 10 through July 19 of odd-numbered years. However, extension periods may be granted after the closing of the season, and traps may be placed in the water and baited up to 10 days prior to the opening of the season. Additionally, blue crab closures may be waived by Executive Order or reduced in duration by FWC.

In order for a trap to be considered derelict during the open season, it must meet the following criteria as established in Rule 68B-55.001(3), F.A.C.: "Derelict trap" means any trap during any closed season for the species, or any fishable trap during the open season that lacks more than two of the following elements:

- a) Buoy.
- b) Line.
- c) Current FWC issued trap tag (2023-2024 until June 30, 2024; 2024-2025 after July 1, 2024; 2025-2026 after July 1, 2025) or identification (recreational trap).
- d) Current license.

I have enclosed a list of current spiny lobster, stone crab, and blue crab endorsement (license) holders to aid in determining if traps are derelict during the open season. Spiny lobster endorsement numbers begin with the letter "C", stone crab endorsement numbers begin with the letter "X", and blue crab endorsement numbers begin with the letter "V" (also "VHI", "VHO", "VN", or "VS"), followed by a number.

Please note that any traps that are marked with "RESEARCH", "FWC", "FWRI", or "SAL-[number]" are permitted research traps and may not be disturbed or removed.

Once removed, all derelict traps and trap debris must be disabled and disposed of by the end of the project. If derelict traps cannot be disposed of on the same day that they are removed, traps must be secured to prevent unauthorized access until they have been transferred to a landfill for disposal.

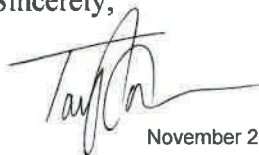
Data must be recorded from each derelict trap removed. These data must include (at a minimum) the data fields listed on the attached data sheet.

Law Enforcement Notification: The cleanup event organizer must notify the Commission's South Regional Communication Center (RCC) at (561) 357-4200 no later than 24 hours prior to conducting cleanup activities. Notification may consist of a float plan detailing locations, dates, and times of activities. Deviations from the float plan are permitted only after 24-hour advance notification to the South RCC. Float plans are valid for the duration of the authorized cleanup event unless rescinded by the event organizer.

Reporting Requirements: A final report must be submitted to the Commission within 30 days after the end of the event. This report must include a summary of the event including the total number of traps removed, a summary of all data recorded by event volunteers and copies of completed data sheets. Final reports must be submitted via email to **CleanUpTraps@MyFWC.com**. Applications for future events will not be evaluated until all requested information and reporting documentation required by previously held authorizations issued to the applicant has been submitted.

If you have any questions, please contact me at (850) 274-8210, or by email at Taylor.Davis@MyFWC.com.


Sincerely,


A handwritten signature in black ink, appearing to read 'Taylor Davis', with a long horizontal flourish extending to the right.

November 21, 2024

Taylor Davis
Biological Scientist IV

Enclosures

CERTIFICATE OF INSURANCE				ISSUE DATE 11/17/2025		
<p>THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.</p> <p>IMPORTANT: IF THE CERTIFICATE HOLDER IS AN ADDITIONAL INSURED, THE POLICY(IES) MUST BE ENDORSED. IF SUBROGATION IS WAIVED, SUBJECT TO THE TERMS AND CONDITIONS OF THE POLICY, CERTAIN POLICIES MAY REQUIRE AN ENDORSEMENT. A STATEMENT ON THIS CERTIFICATE DOES NOT CONFER RIGHTS TO THE CERTIFICATE HOLDER IN LIEU OF SUCH ENDORSEMENT(S).</p>						
PRODUCER Regan Insurance Agency 90144 Overseas Highway Tavernier, FL 33070			INSURER(S) AFFORDING COVERAGE			
			INSURER	A: Scottsdale Insurance Company		
			INSURER	B: N/A		
			INSURED I.Care Corporation 85960 Overseas Highway, Unit 1 Islamorada, FL 33036			INSURER
INSURER	D: Scottsdale Insurance Company					
INSURER	E: N/A					
COVERAGES						
<p>THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.</p>						
INSR LTR	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE	POLICY EXPIRATION DATE	LIMITS	
A	GENERAL LIABILITY	CPS4087995	3/13/2025	3/13/2026	GENERAL AGGREGATE	2,000,000
					PRODUCTS-COM/OP AGG.	1,000,000
					PERSONAL & ADV. INJURY	1,000,000
					EACH OCCURRENCE	1,000,000
					DAMAGE PREM RENTED TO YOU	100,000
					MED EXPENSE (Any one person)	5,000
B	PERSONAL LIABILITY				COMBINED SINGLE LIMIT	
					MEDICAL PAYMENTS TO OTHERS	
C	EXCESS LIABILITY				EACH OCCURRENCE	
					AGGREGATE	
D	Sexually Abusive Acts	CPS4087995	3/13/2025	3/13/2026	Each Incident	100,000
					Aggregate	300,000
E	PROPERTY				BUILDING	
					CONTENTS	
					BUSINESS INCOME	
<p>THIS INSURANCE IS ISSUED PURSUANT TO THE FLORIDA SURPLUS LINES LAW. PERSONS INSURED BY SURPLUS LINES CARRIERS DO NOT HAVE THE PROTECTION OF THE FLORIDA GUARANTY ACT TO THE EXTENT OF ANY RIGHT OF RECOVERY FOR THE OBLIGATION OF AN INSOLVENT UNLICENSED INSURER.</p> <p>SURPLUS LINES INSURERS' POLICY RATES AND FORMS ARE NOT APPROVED BY ANY FLORIDA REGULATORY AGENCY.</p>						
DESCRIPTION OF OPERATIONS / SPECIALTY ITEMS Clubs civic, service or social buildings or premises owned or leased Other than Not- For- Profit						
SURPLUS LINES AGENT VIRGINIA CLANCY LICENSE# A206695 13577 FEATHERSOUND DRIVE PO BOX 17069 CLEARWATER, FLORIDA 33762						
CERTIFICATE HOLDER Florida Department of Environmental Protection and the Board of Trustees of the Internal Improvement Trust Fund of the State of Florida 3900 Commonwealth Blvd. Tallahassee, FL 32399				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.		
				AUTHORIZED SIGNATURE 		

CERTIFICATE OF INSURANCE				ISSUE DATE 11/17/2025		
<p>THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.</p> <p>IMPORTANT: IF THE CERTIFICATE HOLDER IS AN ADDITIONAL INSURED, THE POLICY(IES) MUST BE ENDORSED. IF SUBROGATION IS WAIVED, SUBJECT TO THE TERMS AND CONDITIONS OF THE POLICY, CERTAIN POLICIES MAY REQUIRE AN ENDORSEMENT. A STATEMENT ON THIS CERTIFICATE DOES NOT CONFER RIGHTS TO THE CERTIFICATE HOLDER IN LIEU OF SUCH ENDORSEMENT(S).</p>						
PRODUCER Regan Insurance Agency 90144 Overseas Highway Tavernier, FL 33070			INSURER(S) AFFORDING COVERAGE			
			INSURER A: Scottsdale Insurance Company			
			INSURER B: N/A			
			INSURER C:			
INSURED I.Care Corporation 85960 Overseas Highway, Unit 1 Islamorada, FL 33036			INSURER D: Scottsdale Insurance Company			
			INSURER E: N/A			
COVERAGES THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.						
INSR LTR	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE	POLICY EXPIRATION DATE	LIMITS	
A	GENERAL LIABILITY	CPS4087995	3/13/2025	3/13/2026	GENERAL AGGREGATE	2,000,000
					PRODUCTS-COM/OP AGG.	1,000,000
					PERSONAL & ADV. INJURY	1,000,000
					EACH OCCURRENCE	1,000,000
					DAMAGE PREM RENTED TO YOU	100,000
					MED EXPENSE (Any one person)	5,000
B	PERSONAL LIABILITY				COMBINED SINGLE LIMIT	
					MEDICAL PAYMENTS TO OTHERS	
C	EXCESS LIABILITY				EACH OCCURRENCE	
					AGGREGATE	
D	Sexually Abusive Acts	CPS4087995	3/13/2025	3/13/2026	Each Incident	100,000
					Aggregate	300,000
E	PROPERTY				BUILDING	
					CONTENTS	
					BUSINESS INCOME	
<p>THIS INSURANCE IS ISSUED PURSUANT TO THE FLORIDA SURPLUS LINES LAW. PERSONS INSURED BY SURPLUS LINES CARRIERS DO NOT HAVE THE PROTECTION OF THE FLORIDA GUARANTY ACT TO THE EXTENT OF ANY RIGHT OF RECOVERY FOR THE OBLIGATION OF AN INSOLVENT UNLICENSED INSURER.</p> <p>SURPLUS LINES INSURERS' POLICY RATES AND FORMS ARE NOT APPROVED BY ANY FLORIDA REGULATORY AGENCY.</p>						
DESCRIPTION OF OPERATIONS / SPECIALTY ITEMS Clubs civic, service or social buildings or premises owned or leased Other than Not- For- Profit						
SURPLUS LINES AGENT VIRGINIA CLANCY LICENSE# A206695 13577 FEATHERSOUND DRIVE PO BOX 17069 CLEARWATER, FLORIDA 33762						
CERTIFICATE HOLDER John Pennekamp Coral Reef & Dagny Johnson Key Largo Hammock Botanical State Parks 102602 Overseas Hwy. Key Largo, FL 33037				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.		
				AUTHORIZED SIGNATURE 		



DRU SJODIN

NATIONAL SEX OFFENDER PUBLIC WEBSITE

[Home](#)

Search Public Sex Offender Registries

Search Public Sex Offender Registries

Showing Results For:

First Name: Amanada, **Last Name:** Hudon, **State/Territory:** All, **Indian Country:** All

Search performed 10/30/2025, 2:02:16 PM Eastern Daylight Time

[Print](#)

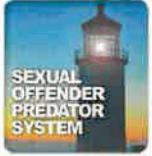
Show entries

Showing 0 to 0 of 0 entries

Offender	Age	Aliases	Address
No data available in table			

Showing 0 to 0 of 0 entries





Sexual Offenders and Predators Search



Charting a course for public safety

Select Language ▼

No results found for the search.

Offender Search

First Name:

amanda

Last Name:

Hudon

City:

City of Residence

County:

Select County

Zip Code:

Zip Code

 More Options

Offender Type:

Both

Offender Status:

Offender Status

State Status:

In-State Persons

Include small thumbnail images:

☐

Include Aliases:

☐

Search



Reset

2025 Florida Department of Law Enforcement, v.3.0

Offender Registry Services Bureau

Post Office Box 1489 Tallahassee, FL 32302-1489

Toll-free: 1-888-357-7332 (M-F 8:00am - 5:00pm, Eastern)

Local: 1-850-410-8572 (M-F 8:00am - 5:00pm, Eastern)

Email: sexpred@fdle.state.fl.us

 Social Media: [f](#) [X](#)

 FDLE Mobile App:  

John Pennekamp Coral Reef State Park



— = State Park Boundary

I.CARE Trash Derby

EVENT SUPPORT & SAFETY PLAN

Debris collection is permitted within the park from sunrise to sunset. Two volunteers will be stationed at the marine debris dumpster located near the boat ramp during designated debris drop off times. Designated drop off time(s) will be 11:45am-2:15pm and 4:45pm-6:15pm on Friday, May 1st and Saturday, May 2nd 2026.

In non-life threatening situations one of our volunteers can assist in escorting participants to the Visitor Center main lobby where the Park first aid,AED, and trained park staff are located.

In the case of life threatening emergencies, volunteers will have their cell phones to call 911. One volunteer can stay with the participant(s) while the other assists in meeting and directing EMS. The onsite volunteer will notify the on-duty Ranger and Park Manager immediately after calling 911. Emergency contact numbers, maps, and directions are posted at the Visitor Center and Ranger Station.

During non-designated debris drop off times, participants will rely on Park staff to follow their normal EAP procedures in case of emergency.

2026 I.CARE Trash Derby / John Pennekamp Coral Reef State Park Waters

Special Conditions or Restrictions:

1. Collected material is subject to inspection.
2. Collection and cleanup activities are limited to those described in Section 4 of these conditions. Authorized participants include registered **I.CARE Trash Derby Teams** (Land/Shore, Private Boat, and Participating Dive Operators) conducting cleanup efforts **within John Pennekamp Coral Reef State Park (in-water and land)**. Activities may only occur on **Friday, May 1st, and Saturday, May 2nd, 2026**, as part of the official I.CARE Trash Derby. Cleanup activities may begin at **sunrise** and must conclude by **sunset** each day.
3. A copy of the **Special Event Permit paperwork**, including these special conditions, must be present on all participating boats or with onshore teams while conducting cleanup activities in the park.
4. All official derby rules must be followed. Collection is limited to **marine debris, trash, and man-made materials**. No removal of natural materials (e.g., coral, seagrass, rocks, shells, or live organisms) is permitted.
5. Care must be taken to ensure **no damage to coral reefs, seagrass beds, wildlife, or other natural features** of the park occurs during cleanup activities.
6. Any other applicable **state and federal permits** are the responsibility of the permittee and must be present while working in the park.
7. This permit allows **cleanup activities only** in the waters and lands of John Pennekamp Coral Reef State Park during the dates and times specified in Section 2 of these special conditions. All other **FWC and municipal rules** associated with boating, diving, and park operations remain in effect.



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Detail by Entity Name

Florida Not For Profit Corporation

I.CARE CORPORATION

Filing Information

Document Number	N21000000373
FEI/EIN Number	86-1391515
Date Filed	01/08/2021
State	FL
Status	ACTIVE
Last Event	AMENDMENT
Event Date Filed	08/06/2021
Event Effective Date	NONE

Principal Address

85960 Overseas Hwy, Unit 1
ISLAMORADA, FL 33036

Changed: 08/27/2024

Mailing Address

85960 Overseas Hwy, Unit 1
ISLAMORADA, FL 33036

Changed: 08/27/2024

Registered Agent Name & Address

GOLDBERG, MICHAEL I
85960 OVERSEAS HIGHWAY
ISLAMORADA, FL 33036

Address Changed: 01/20/2025

Officer/Director Detail

Name & Address

Title P

GOLDBERG, MICHAEL I
85960 Overseas Hwy, Unit 1
ISLAMORADA, FL 33036

Title VP

SMITH, KYLIE M
85960 Overseas Hwy, Unit 1
ISLAMORADA, FL 33036

Title T

LAUGHLIN, SHELLY
85960 Overseas Hwy, Unit 1
ISLAMORADA, FL 33036

Annual Reports

Report Year	Filed Date
2023	01/18/2023
2024	01/17/2024
2025	01/20/2025

Document Images

01/20/2025 – ANNUAL REPORT	View image in PDF format
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01/18/2023 – ANNUAL REPORT	View image in PDF format
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