

**From:** [Tim Sleeth](#)  
**To:** [Corbari, Kelley](#); [jeff.schroer@floridadep.gov](mailto:jeff.schroer@floridadep.gov)  
**Cc:** [tsleeth@smithhulsey.com](mailto:tsleeth@smithhulsey.com); [tonynaz@comcast.net](mailto:tonynaz@comcast.net); [matt@mattburnett.com](mailto:matt@mattburnett.com)  
**Subject:** Webber Recycling Final Order  
**Date:** Friday, December 23, 2022 4:04:28 PM

---

EXTERNAL MESSAGE

This email originated outside of DEP. Please use caution when opening attachments, clicking links, or responding to this email.

The landowner has asked us (Smith Hulsey & Busey) to review your email dated December 21, 2022. It is their view that there is no legitimate dispute over which party engaged the cleanup contractor and paid for the cleanup and there is no legitimate reason why the landowner should not receive the proceeds from the bond that was posted by the permittee to ensure that the property was cleaned up in accordance with FDEP requirements. We are looking into all of their various options including without limitation a request for reconsideration and an application for an administrative hearing. In the meantime, given this belief and the uncontroverted evidence that was submitted by the landowner in support of it, we request that the Department not release the bond or allow the permittee to recover whatever collateral it posted to obtain the bond. The landowner believes that those funds rightly belong to it. We will be back in touch after the Christmas break. Thank you for your attention to this request.

Sent from my iPad