## Section C.12: State Lands Encumbrances/State Lands Leases

For property owned by the State of Florida (excluding FDOT), if there are any encumbrances such as easements, as with all title work, copies must be provided to the OGC. These need not be certified copies, but should be copies of executed instruments. Those tenants with a State Lands lease must contact the FDEP Division of State Lands since that division, as the representative of the land owner, also must approve of the conditional closure and restrictions. See [Attachment 15](https://floridadep.gov/waste/waste/documents/attachment-15-division-state-lands-board-trustees-property-summary-dsl-ic), [Attachment 16](https://floridadep.gov/waste/waste/documents/attachment-16-sample-division-state-lands-packet), [Attachment 17](https://floridadep.gov/waste/waste/documents/attachment-17-sample-division-state-lands-lease-amendment), and [Attachment 18](https://floridadep.gov/waste/waste/documents/attachment-18-18-4007-division-state-lands-management-plans-march-2017) if the property to be restricted is leased from the State of Florida (Board of Trustees of the Internal Improvement Fund).