

***Follow Up on the Request
to Consider Re-activating
Stations
L40-1 and L40-2***

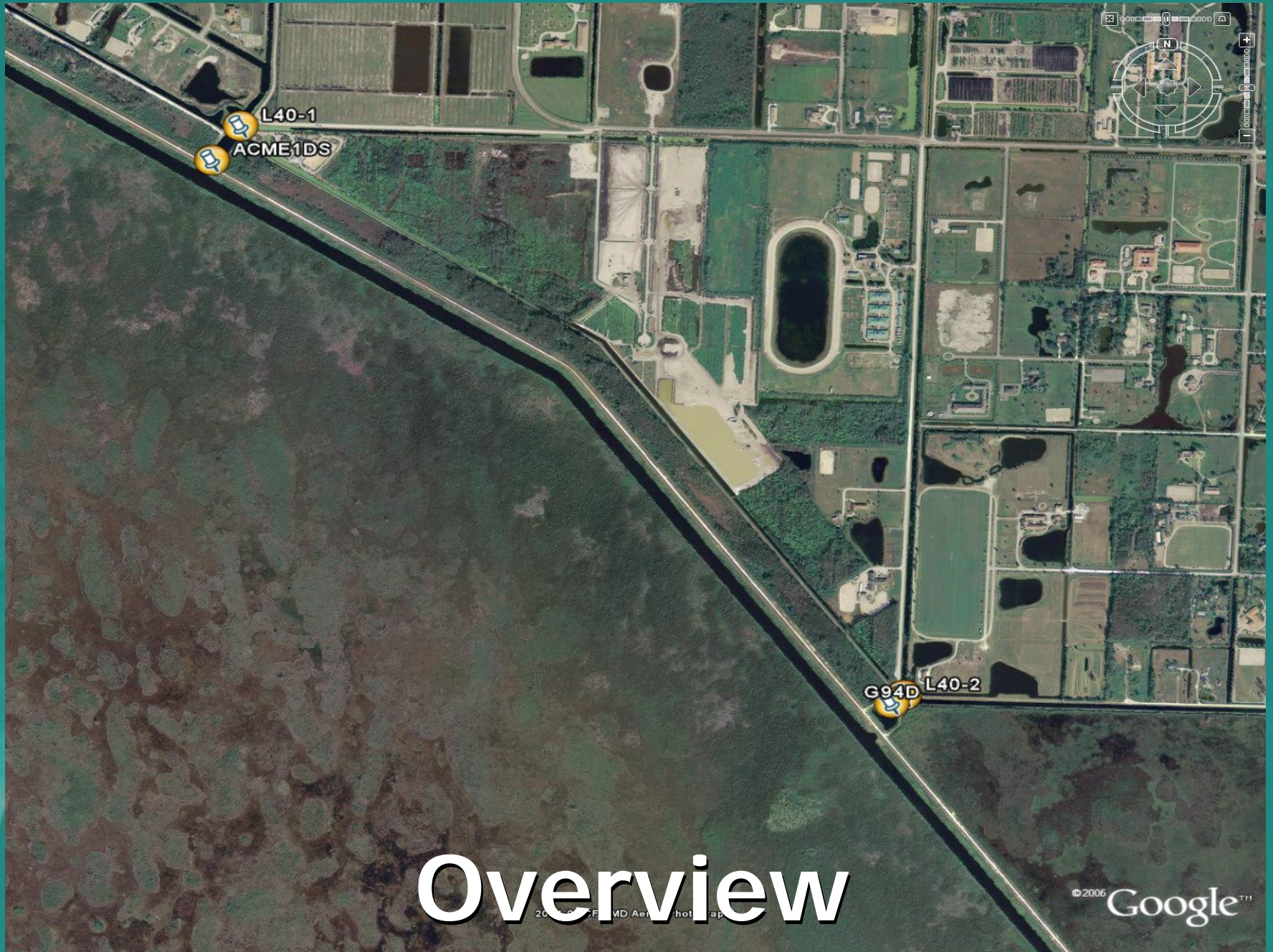
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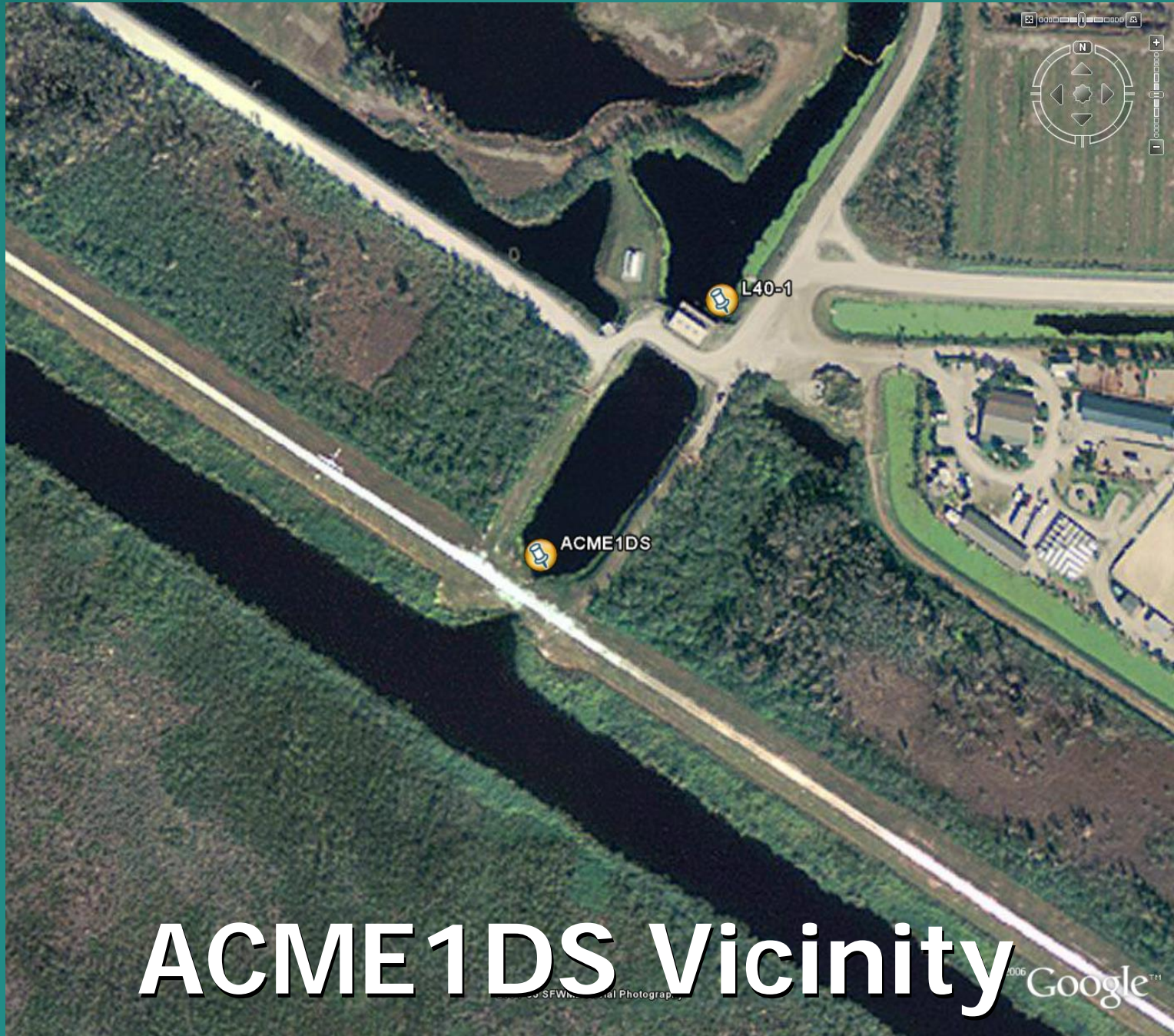
SFWMD

Background

- **Request to change frequency of monitoring at ACME1DS and G94D**
 - Flowing only for nutrients and ions
 - Cease pesticide monitoring
 - Cease mercury monitoring
- **Approved by TOC**
- **FDEP permit modifications in process**
- **Issue on reactivating L40-1 and L40-2 for data collection relevant to Refuge modeling**



Overview



ACME1DS Vicinity



G94D Vicinity

Conclusions

- Discharges from the two structures to LNWR are not likely
- If flow (in either direction) does occur, then the response monitoring approved at the last TOC meeting is the appropriate method to capture the needed data
- L40-1 and L40-2 are located such that they cannot provide appropriate data on the waters in the L40, and therefore should not be reactivated