

REVISED
SOUTHWEST FLORIDA WATER MANAGEMENT DISTRICT
ANNUAL REGULATORY PLAN
FOR
JULY 2011 – JUNE 2012
Revised September 2011

RULES	SUMMARY AND PURPOSE OF PROPOSED RULEMAKING	MANDATED BY LAW, ORDER OR DIRECTIVE
CHAPTER 40D-1	PROCEDURAL RULES	
	<i>The District's procedural rules contain exceptions to the Uniform Rules of Procedure authorized by the Administration Commission, delegations of District authority to other agencies, legal descriptions of watershed basins and other related legal procedure matters. Most of the District's procedural rules are mandated by statute.</i>	
1.102, 1.1002, 1.659 , 1.6051 , 1.607, 1.1010	Amend rules identified in the District's EO 11-01 rule report as unnecessarily burdensome, duplicative of statutory language or no longer necessary. These include: delete definitions that duplicate statutory definitions (1.102), delete outdated provisions in the District's water shortage variance procedure rule (1.1002), not require multiple copies of permit applications and supporting documents as unnecessarily burdensome (1.659, 1.6051; also includes forms, 2.091, 2.101, 3.101, 4.042, 4.091, 4.101, 4.331 & 4.044), delete list of application fees for dredge and fill permits no longer issued by the District (1.607). Also delete requirement for permittees to publish newspaper notice of District action on their permit application as unnecessarily burdensome (1.1010), clarify permit application resubmittals that are exempt from application fee, as unnecessarily burdensome; reduce permit fees for online applications (1.607)	Amendments mandated by §120.74, F.S., and EO 11-72
1.902	Repeal rule on investigations and probable cause determinations identified in the District's EO 11-01 report as duplicative of statute and not necessary	Repeals mandated by §120.74, F.S., and EO 11-72
1.002	Adopt revised Well Construction Permitting Agreement with Marion County Health Department to continue delegation for another 5 years	Amendments comply with EO 11-72 objectives
1.607	Eliminate fee for transferring Environmental Resource Permits	Amendments comply with EO 11-72 objectives
1.659	Amend rule listing District forms as such forms are adopted or revised to reflect fee reductions, clarified or reduced submittal requirements, etc.	Amendments consistent with § 120.74, F.S., and comply with EO 11-72 objectives
Various	Amendments related to administration and implementation of water use permitting and minimum flows and levels and recovery and prevention strategies rulemaking involving Chapters 40D-2, 40D-8 and 40D-80 for the Central Florida Coordination Area	Forms and other supporting requirements mandated by § 120.54, F.S.
1.659 & 1.6105	Amendments related to Chapter 40D-2 amendments to correct legal description of Southern Water Use Caution Area and WUP forms that depict the boundary	Amended forms required to be adopted by §120.54, F.S.

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CHAPTER 40D-2	WATER USE PERMITTING	
	<i>Pursuant to §373.216, F.S., the District is required to implement a water use permitting program. This chapter and incorporated Basis of Review set forth the District's water use permitting program.</i>	
2.051, 2.361	Amend rule identified in the District's EO 11-01 rule report and additional rule identified by staff as unnecessarily burdensome, duplicative of statutory language or no longer necessary. Amendments will: delete outdated reference to permit agreements (2.051) and delete timeframe to file renewal permit applications for individual WUPs as unnecessarily burdensome (2.361)	Amendments mandated by §120.74, F.S., and EO 11-72
2.311, 2.511	Repeal rules identified in the District's EO 11-01 report as unnecessarily burdensome, duplicative of statute or no longer necessary. These include: repeal of rule on competing applications as duplicative of §373.233, F.S., (2.311) and repeal of rule on declaration of water shortages as duplicative of provisions in Chapter 40D-21, F.A.C., Water Shortage Plan (2.511)	Repeals mandated by §120.74, F.S., and EO 11-72
2.101	Adopt revised WUP application forms to clarify information being requested, address wholesale public supply information, and correct wording on the forms, to reduce application submittal costs and simplify applications	Corrections to forms mandated by §120.74, F.S.
2.091, WUP Manual Part B, BOR sec. 3.1	Amendments necessary to implement changes to §373.250(3), F.S., to address certain reuse feasibility requirements for water use permit applications and reuse providers	Mandated by §373.250(3)(c) and (d), F.S.
2.302	Amend to adopt water reservation for Lake Pretty necessary to achieve proposed minimum levels for Lakes Roger and Raleigh, in compliance with § 373.223(4), F.S., authorizing water reservations for the protection of fish and wildlife and public health and safety	§373.223(4), F.S., authorizes water reservations as a means for complying with §373.042, F.S., MFL requirement
2.302	Amend to adopt water reservation for Upper Peace River/Lake Hancock to help achieve the minimum flow for the Upper Peace River, in compliance with § 373.223(4), F.S., authorizing water reservations for the protection of fish and wildlife and public health and safety	§373.223(4), F.S., authorizes water reservations as a means for complying with §373.042, F.S., MFL requirement
2.091(1)(b), 2.101 and WUP Manual Part D	Amend provisions relating to use of the most recent census and demographic data for public supply permit applications, to be updated this year	Corrections comply with §120.74, F.S.
2.091(1)(b), 2.101, 2.322 and WUP Manual Part B	Amend provisions to clarify use of Bureau of Economic and Business Research (BEBR) medium population data for projecting population growth in public supply service areas	Corrections comply with §120.74, F.S.
2.091	Amend Dover well mitigation report deadline and address other cleanup matters for Dover/Plant City WUCA rules	Amendments comply with EO 11-72 objectives

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Various	General nonsubstantive cleanup resulting from 90-day review per EO 11-01	Amendments mandated by §120.74, F.S.
2.091 and WUP Manual Part B, BOR	Amendments to groundwater replacement credit provisions to provide greater flexibility in the use and maintenance of credits	Amendments comply with §120.74, F.S.
Various	Amendments for statewide consistency with DEP and all WMDs	DEP directive
2.091, 2.101 & forms	Amend rules to only require 1 original of WUP applications and compliance reporting forms	Amendments comply with EO 11-72 objectives
2.091	Adopt new Flow Meter Reimbursement Claim Form for use by permittees within the Dover/Plant City Water Use Caution Area who obtain meters and seek reimbursement of costs from the District (form also to be listed in 40D-1.659)	Form required to be adopted by §120.54, F.S.
2.091, 2.801, 2.101, 2.351 & WUP BOR	Amend to correct legal description and related map figures of the boundaries of the Southern Water Use Caution Area. Will also include adoption of corrected permitting forms that depict the SWUCA boundary, which forms are also incorporated or identified in 1.659, 1.6105, and in the WUP BOR..	Amendments mandated by § 120.74, F.S.
2.091, 2.801 & others	Amendments of water use permitting rules and related provisions on minimum flows and levels and recovery and prevention strategies (also involving Chapters 40D-1, 40D-8 and 40D-80) for the Central Florida Coordination Area	Amendments required by §§ 373.216, 373.042 & 373.0421, F.S.
CHAPTER 40D-3	REGULATION OF WELLS	
	<i>The District has regulated well construction and well drillers since 1969. Pursuant to §373.308 and .309, F.S., all WMDs are required to implement a program for the issuance of permits for the location, construction, repair and abandonment of water wells and to administer well construction and well contractor licensing rules implementing Part III of Chapter 373, F.S. The District is also required pursuant to §373.323 and .324, F.S., to issue well contractor licenses and is required by §373.333, F.S., to undertake disciplinary actions against well contractor licensees. This chapter contains the District's well construction rules and incorporates DEP rules for well contractor licensing and well construction regulation.</i>	
3.021, 3.037, 3.041, 3.101, 3.301, 3.321, 3.502, 3.507, 3.517	Amend rules identified in the District's EO 11-01 report as unnecessarily burdensome, duplicative of statutory or other rule language or no longer necessary. These include: delete definitions that are in statute or other rule (3.021), delete repetitive statement of required forms (3.037), delete repetitive statements of incorporated DEP rules (3.041, 3.507), eliminate overly burdensome requirements pertaining to site plans submitted in support of public supply well construction permit applications (3.101), delete restatement of Chapter 120, F.S., administrative hearing rights (3.301), delete unnecessary provisions relating to soil borings and foundation holes (3.502, 3.517),	Amendments mandated by §120.74, F.S., and EO 11-72

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	allow permit extensions up to 1 year for all wells, not just public supply wells, to reduce costs and eliminate unnecessary burden (3.321)	
3.011, 3.031, 3.038, 3.201, 3.525, 3.529	Repeal rules identified in the District's EO 11-01 rule report as no longer necessary, duplicative of statute or other regulations or are unduly burdensome. These include: unnecessary statement of policy and purpose (3.011), unnecessary historic implementation date (3.031), duplicative citation of statutes and DEP rule addressing well contractor violations (3.038), duplicative statement of permit processing fee (3.201), duplicative rule prohibiting use of explosives (3.525), duplicative rule prohibiting flowing wells (3.529)	Repeals mandated by §120.74, F.S., and EO 11-72
3.037(5)	Adopt revised well contractor licensing application consistent with § 373.323, F.S., concerning how applicants demonstrate requisite work experience, to avoid creation of job barriers or unnecessary licensing impediments	Amendments required for compliance with §373.323, F.S.; complies with EO 11-72 objectives
3.037(4)	Adopt revised appendix to Memorandum of Agreement Between EPA and SWFWMD to include additional Superfund sites as identified by EPA, as necessary to prevent spread of groundwater contamination and protect public health, safety and welfare	Amendments comply with EO 11-72 objectives
3.041, 3.042, 3.502	Amend rules to add provisions relating to geothermal wells, to make rules consistent with DEP well construction rules	Amendments comply with EO 11-72 objectives
Various	Amendments for statewide consistency with DEP and WMDs	DEP directive
CHAPTERS 40D-4, 40 AND 400	ENVIRONMENTAL RESOURCE PERMITTING	
	<i>The District administers the ERP program pursuant to a DEP delegation agreement mandated by § 373.046(4), F.S. As provided in § 373.413, F.S., the District may require such permits and impose such reasonable conditions as necessary to assure that the construction or alteration of a surface water management system complies with Part IV of Chapter 373, F.S., and the applicable rules, and will not be harmful to the water resources of the District. These chapters and incorporated Basis of Review contain the District's ERP regulatory program.</i>	
4.021, 4.041, 4.042, 4.051, 4.091, 4.101, 4.331, 4.351	Amend rules identified in the District's EO 11-01 report as unnecessarily burdensome, duplicative of statutory or other rule language or are no longer necessary. These include: delete definitions that duplicate statute or other regulations (4.021), delete unnecessary expired time periods for compliance (4.041), delete requirement for submitting 5 copies of petition for formal determination of wetlands and other surface waters, as unnecessarily burdensome (4.042(2)), delete duplicative restatement of § 373.421(5), F.S., (4.042(3)), delete repeat of § 403.813(1), F.S., permitting exemptions as duplicative of statute (4.051(9)), delete incorporation of Chapter	Amendments mandated by §120.74, F.S., and EO 11-72

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	62-344, F.A.C., as no longer necessary (4.091(3)), delete unnecessary description of processing steps for permit applications (4.101), allow reactivation of expired permits to remove unnecessary burden (4.331), delete requirement that land use remain the same in order to transfer permits to new owners, as unnecessarily burdensome (4.351). Clarify application fee and provisions for modifications related to outparcel construction within permitted projects, to reduce permitting costs (4.331, 4.091)	
4.021, 4.041, 4.091, 4.321, 4.331(3), 40.040(1) & (3), 40.044, 40.302(5), 40.331(1), 40.381(2), ERP BOR & related rules	Elimination of Site Conditions Assessment Permits (SCAPs) and references to SCAPs, as no longer necessary. This type of permit has essentially been superseded by conceptual permits, which provide similar jurisdictional determinations of wetlands, other surface waters and other water-related geographic and geologic conditions, such as seasonal high elevations and floodplain determinations. Some minor amendments to conceptual permit provisions may be necessary to effectuate changes	Amendments mandated by §120.74, F.S., and EO 11-72
4.031, 4.054, 4.201, 4.461	Repeal Chapter 40D-4, F.A.C., rules identified in EO 11-01 report as no longer necessary, unduly burdensome or repetitive of statute or other regulations. These include: unnecessary statement of historical rule effective dates (4.031), duplicative rule stating that alterations of exempt systems may require a permit (4.054), duplicative rule stating that a fee is required for permit applications (4.201), duplicative rule citing statute for inspection of permitting systems (4.461)	Repeals mandated by §120.74, F.S., and EO 11-72
40.011, 40.031	Repeal Chapter 40D-40, F.A.C., rules identified in EO 11-01 report as no longer necessary, unduly burdensome or repetitive of statute or other regulations. These include unnecessary policy statement (40.011) and unnecessary historical rule implementation dates (40.031)	Repeals mandated by §120.74, F.S., and EO 11-72
400.021	Amend Chapter 40D-400, F.A.C., rule identified in EO 11-01 report as duplicative of statutory definitions	Amendments mandated by §120.74, F.S., and EO 11-72
400.201	Repeal rule identified in EO 11-01 report as duplicative of statutory language concerning policy and purpose of noticed general permits	Repeals mandated by §120.74, F.S., and EO 11-72
4.021 , 4.101, 4.091, 4.331 , 4.351 , ERP BOR	Amendments to accept submittal of documents by licensed or registered professionals, such as geologists, surveyors or landscape architects in addition to professional engineers, as authorized by law, to remove any unnecessary restrictions on these professions and potentially reduce costs for applicants and permittees. Also includes adoption of revised forms incorporated by reference or identified in 1.659, 4.101, 4.331, 4.351 and ERP BOR, and adoption of definition of licensed or registered professional in 4.021	Amendments comply with EO 11-72 objectives
Various	Amendments for statewide consistency with DEP and other WMDs	DEP directive

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4.091, 4.351, BOR	Amend requirements for submittal of Statements of Inspection certifying proper operation and maintenance of surface water management systems to extend submittal requirements for recertifications to longer intervals	Amendments comply with EO 11-72 objectives
40D-40.302	Expand threshold for general ERPs to include projects with wholly-owned surface waters constructed in uplands and less than 1 acre in size	Amendments comply with EO 11-72 objectives
CHAPTER 40D-8	WATER LEVELS AND RATES OF FLOW	
	Pursuant to §373.042, F.S., and FLWAC Order No. APP-96-003, minimum flows for all surface watercourses and minimum aquifer and surface water levels must be established. Pursuant to § 373.042(2), F.S., the District must submit annually to DEP for review and approval a priority list and schedule for the establishment of minimum flows and levels for surface watercourses, aquifers and surface waters within the District. This Chapter sets forth the MFLs adopted by the Governing Board. Compliance with the DEP-approved priority list is deemed to be compliance with the requirement to adopt MFLs for all water bodies.	
8.041	Adopt minimum flows for Chassahowitzka River Systems and Springs as required by § 373.042, F.S.	2010 priority list
8.041	Adopt minimum flows for Homosassa River System and Springs as required by § 373.042, F.S.	2010 priority list
8.041	Adopt minimum flows for Upper and Middle Withlacoochee River System as required by § 373.042, F.S.	2010 priority list
8.041	Adopt minimum flows for Lower Myakka River System as required by § 373.042, F.S.	2010 priority list
8.624	Adopt minimum levels for Polk County Lakes Lowery and Hancock as required by § 373.042, F.S.	2011 priority list
8.041	Adopt minimum flows for Little Manatee River System as required by § 373.042, F.S.	2011 priority list
8.041	Adopt minimum flows for Crystal River System and Kings Bay Springs as required by § 373.042, F.S.	2011 priority list
8.041	Adopt minimum flows for Gum Springs Group as required by § 373.042, F.S.	2011 priority list
8.624	Adopt minimum levels for Hillsborough County Lakes Carroll, Hooker, Raleigh, Rogers, Starvation and Wimauma as required by § 373.042, F.S.	2011 priority list
8.041	Adopt minimum flows for Lower Withlacoochee River System as required by § 373.042, F.S.	2011 priority list
8.041	Adopt minimum flows for Rainbow River and Springs as required by § 373.042, F.S.	2011 priority list
8.041	Adopt minimum levels for Marion County Lakes Bonable, Little Bonable and Tiger as required by § 373.042, F.S.	2011 priority list

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8.041	Adopt “middle” and “high” minimum flows for Upper Peace River as required by § 373.042, F.S.	2011 priority list
8.041	Adopt minimum flows for Brooker Creek as required by § 373.042, F.S.	2011 priority list
8.041	Adopt minimum flows for Pithlaschascotee River System as required by § 373.042, F.S.	2011 priority list
Various	Amendments as needed to establish minimum flows and levels pertaining to the Central Florida Coordination Area	Amendments required by § 373.042, F.S.
CHAPTER 40D-9	DISTRICT LAND USE RULES	
	<i>Pursuant to § 373.1391, F.S., the District is required to manage and maintain its lands in such a way as to ensure a balance between public access, general public recreational purposes, and restoration and protection of the land’s natural state and condition. The District is authorized to adopt rules relating to allowable activities on District-owned lands; the amount of fees, licenses or other use charges; use of volunteers; payments in lieu of taxes; and cooperative land management agreements. The District’s land use rules must be submitted to the legislature for review prior to becoming effective. The legislature may reject, modify or take no action relative to the rules.</i>	
9.101, 9.110, 9.300, 9.310	Repeal rules identified in the District’s EO 11-01 report as unnecessarily burdensome, duplicative of statutory or other rule language or are no longer necessary. These include: statement of recreational land use policy that restates various statutes (9.101), unnecessary statement of accessibility to District lands (9.110), duplicative statutory trespass prohibition (9.300), duplicative statutory penalties (9.310)	Repeals mandated by §120.74, F.S., and EO 11-72
9.230	Amendment to conform District rule to new legislation preempting all firearms regulation	Mandated by 2011-109, LOF (HB 45)
CHAPTER 40D-21	WATER SHORTAGE PLAN	
	<i>§373.246, F.S., requires the District to promulgate a Water Shortage Plan. The purposes of the plan are to protect waters of the District from serious harm; establish procedures and responses that prevent undue hardship and ensure equitable distribution of available water resources during times of shortage; and provide knowledge of the means by which water apportionments and reductions will be made during times of shortage as a means of promoting greater security for water use permittees. This chapter contains the required plan.</i>	

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21.031, 21.441	Repeal rules identified in the District's EO 11-01 report as unnecessarily burdensome, duplicative of statutory or other rule language or are no longer necessary. These include: delete unnecessary description of the contents for each plan section (21.031), delete unnecessarily burdensome requirement for submittal of mitigation plans for public supply water shortages (21.441)	Repeals mandated by §120.74, F.S., and EO 11-72
Various	Complete rulemaking to refine plan requirements based on recent water shortages, to eliminate unnecessary provisions and streamline procedures	Amendments mandated by §120.74, F.S., and EO 11-72
CHAPTER 40D-22	YEAR-ROUND WATER CONSERVATION MEASURES	
	<i>Pursuant to § 373.171, F.S., the District is authorized to adopt rules affecting the use of water, as conditions warrant, and forbidding the construction of new or the modification of existing water withdrawal, diversion and storage facilities; or apportioning, limiting or rotating water uses as needed. This rule chapter supports the water use permitting program required by §373.216, F.S., and is intended to promote long-term sustainability of the water resources through water use efficiency by regulatory means during times when no water shortage has been declared. This chapter contains the District's watering restrictions.</i>	
Various	Complete rulemaking on Board-approved amendments to streamline the variance and waiver process	Amendments mandated by §120.74, F.S.
CHAPTER 40D-80	RECOVERY AND PREVENTION STRATEGIES FOR MINIMUM FLOWS AND LEVELS	
	<i>Pursuant to §373.0421, F.S., the District is required to implement a recovery or prevention strategy if an existing flow or level in a water body is below, or is projected to fall within 20 years below, the applicable minimum flow or level adopted as required by §373.042, F.S.</i>	
Various	Amendments to Chapter as needed to adopt a recovery strategy or prevention strategy as appropriate for minimum flows and levels established pursuant to §373.042, F.S., for the Central Florida Coordination Area	Amendments required by §373.0421, F.S.

9/12/11

ATTACHMENT

**LIST OF RULES INCLUDED IN
SWFWMD ANNUAL REGULATORY PLAN
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RULE NUMBER	TITLE	RULEMAKING ACTION
Chapter 40D-1 PROCEDURAL		
40D-1.002	Delegation of Authority	Amendment
40D-1.102	Definitions	Amendment
40D-1.1002	Delegation of Authority	Amendment
40D-1.603	Permit Application Procedures	Amendment
40D-1.6051	Timeframe for Providing Requested Information for Permit Applications and Denial of Incomplete Applications	Amendment
40D-1.607	Permit Processing Fee	Amendment
40D-1.6105	Limiting Conditions	Amendment
40D-1.659	Forms and Instructions	Amendments
40D-1.1010	Point of Entry Into Proceedings	Amendment
40D-1.902	District Investigation and Probable Cause Determination	Repeal
Chapter 40D-1 various	Amendments needed in relation to Central Florida Coordination Area	Amendments
Chapter 40D-2 CONSUMPTIVE USE OF WATER		
40D-2.051	Exemptions	Amendment
40D-2.091 BOR	Publications and Forms Incorporated by Reference	Amendment
40D-2.101	Content of Application	Amendment
40D-2.302	Reservations From Use	Amendment (add new subsections)
40D-2.311	Competing Applications	Repeal
40D-2.322	Population and Impact Analysis and Verification of 10-year Requirements	Amendment
40D-2.351	Transfer of Permits	Amendment
40D-2.361	Renewal of Permits	Amendment
40D-2.511	Declaration of Water Shortage	Repeal
Chapter 40D-2 various		Amendments for corrections and for statewide consistency to be determined by DEP
Various	Amendments needed in relation to Central Florida Coordination Area	Amendments
40D-2.801	Water Use Caution Areas	Amendments

RULE NUMBER	TITLE	RULEMAKING ACTION
Chapter 40D-3 REGULATION OF WELLS		
40D-3.011	Policy and Purpose	Repeal
40D-3.021	Definitions	Amendment
40D-3.031	Implementation	Repeal
40D-3.037	Rules, Publications and Agreements Incorporated by Reference	Amendment
40D-3.038	Violations of Contractor Licensing Requirements	Repeal
40D-3.041	Permits Required	Amendment
40D-3.042	Multiple Wells Under a Single Permit	Amendment
40D-3.101	Content of Application	Amendment
40D-3.201	Permit Processing Fee	Repeal
40D-3.301	Conditions for Issuance of Permits	Amendment
40D-3.321	Duration of Permits	Amendment
40D-3.502	Construction Methods	Amendment
40D-3.507	Casing and Liner Pipe Standards	Amendment
40D-3.517	Grouting and Sealing	Amendment
40D-3.525	Explosives	Repeal
40D-3.529	Flowing Wells	Repeal
Chapter 40D-3 various		Amendments for statewide consistency to be determined by DEP
Chapter 40D-4 INDIVIDUAL ENVIRONMENTAL RESOURCE PERMITS		
40D-4.021	Definitions	Amendment
40D-4.031	Implementation, Effective Date and Applicability	Repeal
40D-4.041	Permits Required	Amendment
40D-4.042	Formal Determination of Wetlands and Other Surface Waters	Amendment
40D-4.051	Exemptions	Amendment
40D-4.054	Alteration of Exempt Projects	Repeal
40D-4.091 BOR	Publications, Forms and Agreements Incorporated by Reference	Amendment
40D-4.101	Content of Application	Amendment
40D-4.201	Permit Processing Fee	Repeal
40D-4.321	Duration of Permit	Amendment
40D-4.331	Modification of Permits	Amendment
40D-4.351	Transfer of Permits; Statements of Inspection	Amendment
40D-4.461	Inspection	Repeal
Chapter 40D-4 various		Amendments for statewide consistency to be determined by DEP
Chapter 40D-8 WATER LEVELS AND RATES OF FLOWS		
40D-8.041	Minimum Flows	Amendment (add new subsections)
40D-8.624	Guidance and Minimum Levels for Lakes	Amendment (add new subsections)

RULE NUMBER	TITLE	RULEMAKING ACTION
Chapter 40D-8 various	Amendments needed in relation to Central Florida Coordination Area	Amendments (add new subsections)
Chapter 40D-9 DISTRICT LAND USE RULES		
40D-9.101	Recreational Land Use Policy	Repeal
40D-9.110	Scope and Applicability	Repeal
40D-9.230	Firearms and Similar Equipment	Amendment
40D-9.300	Trespass After Notice	Repeal
40D-9.310	Penalties	Repeal
Chapter 40D-21 WATER SHORTAGE PLAN		
40D-21.031	Elements of the Plan	Repeal
40D-21.441	Public Supply Water Shortage Mitigation Plans	Repeal
Chapter 40D-21 various		Amendments to complete streamlining of procedures
Chapter 40D-22 YEAR-ROUND WATER CONSERVATION MEASURES		
40D-22.201	Year-round Water Conservation Measures	Amendment
40D-22.303	Variations and Waivers	Amendment
Chapter 40D-40 GENERAL ENVIRONMENTAL RESOURCE PERMITS		
40D-40.011	Policy and Purpose	Repeal
40D-40.031	Implementation, Effective Date and Applicability	Repeal
40D-40.040	General Environmental Resource Permits	Amendment
40D-40.044	General Permit for Site Conditions Assessment	Repeal
40D-40.302	Conditions for Issuance of General Permits; Thresholds	Amendment
40D-40.331	Modification of Permits	Amendment
40D-40.381	General Conditions	Amendment
Chapter 40D-40 various		Amendments for statewide consistency to be determined by DEP
Chapter 40D-400 ENVIRONMENTAL RESOURCE PERMITS		
40D-400.021	Definitions	Amendment
40D-400.201	Policy and Purpose	Repeal
Chapter 40D-400 various		Amendments for statewide consistency to be determined by DEP
Chapter 40D-80 RECOVERY AND PREVENTION STRATEGIES FOR MINIMUM FLOWS AND LEVELS		
Chapter 40D-80 various	Amendments needed in relation to Central Florida Coordination Area	Amendments (add new subsections)