#### STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

OGC Case No. 18-1056

In re: HOMOSASSA AND CHASSAHOWITZKA SPRINGS GROUP BASIN MANAGEMENT ACTION PLAN

#### FINAL ORDER ESTABLISHING THE HOMOSASSA AND CHASSAHOWITZKA SPRINGS GROUP BASIN MANAGEMENT ACTION PLAN

Pursuant to Sections 403.067(7) and 373.807, Florida Statutes, this Final Order adopts the attached Basin Management Action Plan ("BMAP") for certain Class III surface waterbodies within the Springs Coast Basin. The adopted BMAP, entitled "Homosassa and Chassahowitzka Springs Group Basin Management Action Plan" and dated June 2018, is attached hereto and incorporated herein as Exhibit 1.

The Homosassa and Chassahowitzka Springs Group BMAP has been developed as part of the Florida Department of Environmental Protection's ("department") Total Maximum Daily Load ("TMDL") Program, as authorized under the Florida Watershed Restoration Act (Section 403.067, Florida Statutes) and the Florida Springs and Aquifer Protection Act (Sections 373.801-.813, Florida Statutes). Surface waters covered in the Homosassa and Chassahowitzka Springs Group BMAP are designated as Class III waters in accordance with Chapter 62-302, Florida Administrative Code ("F.A.C."). Water quality for Class III waters is meant to be suitable for recreational use and for the propagation and maintenance of a healthy, well-balanced population of fish and wildlife.

The Homosassa and Chassahowitzka Springs Group Basin is located in Citrus County. In June 2015, the department established nutrient TMDLs in Rule 62-304.645, F.A.C., for various impaired waters that are addressed in this BMAP. Table 1 in the attached Exhibit 1 identifies the applicable TMDLs. Excessive nitrate is the primary pollutant contributing to the impairments addressed by this BMAP.

The department worked closely with the affected stakeholders, including local and state agencies, in developing the Homosassa and Chassahowitzka Springs Group BMAP to achieve the associated TMDLs. Beyond direct work with the affected stakeholders, the department encouraged public participation to the greatest practicable extent by providing routine updates in technical meetings and requests for comment at technical meetings on the Homosassa and Chassahowitzka Springs Group BMAP. The department held a noticed public meeting in the basin on January 30, 2018 to discuss the BMAP and receive comments.

The Homosassa and Chassahowitzka Springs Group BMAP represents the collaborative effort of stakeholders to identify current and planned projects and management actions to achieve the identified pollutant load reductions required by the TMDLs. The adopted BMAP documents the projects and management actions that have been, or will be, undertaken by stakeholders to reduce discharge of pollutants in the watershed. The projects and management actions (completed, ongoing, and planned) identified in the BMAP address known sources of pollutants, facilitate investigation of unknown sources, prevent new sources, and address future loads associated with growth and land use changes in the basin.

The specific pollutant reduction projects and management actions required of individual entities are set forth in Chapter 2 and Appendices B, D, F, G, and H of the BMAP. Unless otherwise noted in the BMAP, all requirements of this BMAP are enforceable upon the effective date of this Order.

This Final Order and incorporated BMAP are enforceable pursuant to sections 403.067, 403.121, 403.141, 403.161, 373.119 and 373.129, Florida Statutes.

THEREFORE, IT IS ORDERED that the attached Exhibit 1 is hereby adopted as the Homosassa and Chassahowitzka Springs Group Basin Management Action Plan.

#### NOTICE OF RIGHTS

The Homosassa and Chassahowitzka Springs Group BMAP shall become final unless a timely petition for an administrative proceeding is filed pursuant to the provisions of Sections 120.569 and 120.57 of the Florida Statutes, before the deadline for filing a petition. The procedures for petitioning for a hearing are set forth below.

A person whose substantial interests are affected by the department's proposed agency action may petition for an administrative proceeding (hearing) under Sections 120.569 and 120.57 of the Florida Statutes. The petition must contain the information set forth below and must be filed (received in the department's Office of General Counsel, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000.

Petitions must be filed within 21 days of publication of the public notice or within 21 days of receipt of this order, whichever occurs first. Under Section 120.60(3), Florida Statutes, however, any person who asked the

department for notice of agency action may file a petition within 21 days of receipt of such notice, regardless of the date of publication. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57 of the Florida Statutes, or to intervene in this proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the discretion of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, F.A.C.

A petition that disputes the material facts on which the department's action is based must contain the following information:

(a) The name, addresses, and telephone number of each petitioner; the department case identification number and the county in which the subject matter or activity is located;

(b) A statement of how and when each petitioner received notice of the department action;

(c) A statement of how each petitioner's substantialinterests are affected by the department action;

(d) A statement of the material facts disputed by the petitioner, if any;

(e) A statement of facts that the petitioner contends warrant reversal or modification of the department action;

(f) A statement of which rules or statutes the petitioner contends require reversal or modification of the department action; and

(g) A statement of the relief sought by the petitioner, stating precisely the action that the petitioner wants the department to take.

A petition that does not disputes the material facts on which the department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the department's final action may be different from the position taken by it in this order. Persons whose substantial interests will be affected by any such final decision of the department on the petition have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation is not available for this proceeding.

A party who is adversely affected by this order has the right to seek judicial review under Section 120.68 of the Florida Statutes, by filing a notice of appeal under Rule 9.110 of the Florida Rules of Appellate Procedure with the clerk of the department in the Office of the General Counsel, Mail Station 35, 3900 Commonwealth Boulevard, Tallahassee, Florida, 32399-3000, and by filing a copy of the notice of appeal accompanied by the applicable filing fees with the appropriate district court of appeal. The notice of appeal must be filed within thirty days after this order is filed with the clerk of the department. DONE AND ORDERED this 29 day of June, 2018, in

Tallahassee, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Noah Valenstein Secretary

FILED ON THIS DATE PURSUANT TO § 120.52, FLORIDA STATUTES, WITH THE DESIGNATED DEPARTMENT CLERK, RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED.

706/29/2018 DATE

# Homosassa and Chassahowitzka Springs Groups Basin Management Action Plan

Division of Environmental Assessment and Restoration Water Quality Restoration Program Florida Department of Environmental Protection

with participation from the Homosassa and Chassahowitzka Stakeholders

June 2018

2600 Blair Stone Rd. Tallahassee, FL 32399 floridadep.gov



# Acknowledgments

The Florida Department of Environmental Protection adopted the *Homosassa and Chassahowitzka Springs Groups Basin Management Action Plan* by Secretarial Order as part of its statewide watershed management approach to restore and protect Florida's water quality. The plan was developed in coordination with stakeholders, identified below, with participation from affected local, regional, and state governmental interests; elected officials and citizens; and private interests.

## Florida Department of Environmental Protection

Noah Valenstein, Secretary

Type of Entity Name	
	Citrus County
	City of Brooksville
Dosnonsible Stakeholders	City of Inverness
<b>Responsible Stakeholders</b>	Hernando County
	Agricultural producers
	Golf courses
	Florida Department of Agriculture and Consumer
	Services
<b>Responsible Agencies</b>	Florida Department of Environmental Protection
	Florida Department of Health
	Southwest Florida Water Management District
	Citizens/Homeowners
	Florida Farm Bureau
	Florida Onsite Wastewater Association
	Florida Springs Council
Other Interested Stakeholders	Hernando Beach Government Affairs Committee
	Hernando County Port Authority
	Hernando Environmental Land Protectors (HELP)
	Homosassa River Alliance
	Save the Manatee Club

#### Table A-1. Homosassa and Chassahowitzka stakeholders

See **Appendix A** for links to important sources referenced in this document. For additional information on the watershed management approach for the Homosassa and Chassahowitzka Springs Groups Basin, contact:

Terry Hansen, P.G., Basin Coordinator Florida Department of Environmental Protection Water Quality Restoration Program, Watershed Planning and Coordination Section 2600 Blair Stone Road, Mail Station 3565 Tallahassee, FL 32399-2400 Email: terry.hansen@dep.state.fl.us Phone: (850) 245–8561 Fax: (850) 245–8434

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# List of Acronyms and Abbreviations

AWTAdvanced Wastewater TreatmentATUAerobic Treatment UnitBAFBiochemical Attenuation FactorBMAPBasin Management Action PlanBMPsBest Management PracticesCASTNETClean Air Status and Trends NetworkcfsCubic Feet Per SecondCMAQCommunity Multiscale Air QualityC.R.County RoadCRFControlled Release FertilizerDEPFlorida Department of Environmental ProtectionDMRDischarge Monthly ReportDODissolved OxygenF.A.C.Florida Administrative CodeF.A.R.Florida Administrative RegisterFARMSFacilitating Agricultural Resource Management SystemsFDACSFlorida Department of Agriculture and Consumer ServicesFDOHFlorida Ceological SurveyFLUCCSFlorida Cosite Wastewater AssociationF.S.Florida Cosite Wastewater AssociationFYNFlorida StatutesFSAIDFlorida StatutesFSAIDFlorida Yards and NeighborhoodsGISGeographic Information SystemgpdGallons Per DayHAHabitat AssessmentIAImplementation AssuranceIVImplementation Verificationin/yrInch Per YearIbPoundIb-N/yrPounds of Nitrogen Per YearLFLinear FeetLIDLow Impact Development	Ac	Acre
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LIDLow Impact DevelopmentLVSLinear Vegetation SurveyLWLivestock Waste	lb-N/yr	Pounds of Nitrogen Per Year
LVSLinear Vegetation SurveyLWLivestock Waste	LF	Linear Feet
LW Livestock Waste	LID	Low Impact Development
	LVS	Linear Vegetation Survey
MFLs Minimum Flows and Levels		
	MFLs	
mgd Million Gallons Per Day	mgd	Million Gallons Per Day

m a /I	Millionoma Don Liton
mg/L N	Milligrams Per Liter
	Nitrogen
N/A	Not Applicable
NADP	National Atmospheric Deposition Program
NELAC	National Environmental Accreditation Conference
NELAP	National Environmental Accreditation Program
NNC	Numeric Nutrient Criteria
NOI	Notice of Intent
NPDES	National Pollutant Discharge and Elimination System
NSF	NSF International (formerly National Sanitation Foundation)
NSILT	Nitrogen Source Inventory Loading Tool
NTN	National Trends Network
OAWP	Office of Agricultural Water Policy
OFS	Outstanding Florida Spring
OFW	Outstanding Florida Water
OSTDS	Onsite Sewage Treatment and Disposal System
PBTS	Performance-based Treatment System
PFA	Priority Focus Area
PSA	Public Service Announcement or Planned Service Area
QA/QC	Quality Assurance/Quality Control
RIB	Rapid Infiltration Basin
RPS	Rapid Periphyton Survey
SBIO	DEP Statewide Biological Database
SCI	Stream Condition Index
SOP	Standard Operating Procedure
STF	Sports Turf Fertilizer
STORET	Florida Storage and Retrieval Database
SWFWMD	Southwest Florida Water Management District
SWIM	Surface Water Improvement and Management
TDEP	Total Atmospheric Deposition Model
TMDL	Total Maximum Daily Load
TN	Total Nitrogen
TSS	Total Suspended Solids
UFA	Upper Floridan Aquifer
UF–IFAS	University of Florida/Institute of Food and Agricultural Sciences
USDA	U.S. Department of Agriculture
USGS	U.S. Geological Survey
UTF	Urban Turfgrass Fertilizer
WAFR	Wastewater Facility Regulation (Database)
WBID	Waterbody Identification (Number)
WIN	Florida Watershed Information Network Database
WMD	Water Management District
WWTF	Wastewater Treatment Facility
** ** 11	wastewater froutment i denity

WWTP Wastewater Treatment Plant Year

yr

# **Executive Summary**

#### Homosassa and Chassahowitzka Springs Groups Basin

The Florida Springs and Aquifer Protection Act (Chapter 373, Part VIII, Florida Statutes [F.S.]), provides for the protection and restoration of Outstanding Florida Springs (OFS), which comprise 24 first magnitude springs, 6 additional named springs, and their associated spring runs. The Florida Department of Environmental Protection (DEP) has assessed water quality in each OFS and determined that 24 of the 30 OFS are impaired for the nitrate form of nitrogen. The Homosassa and Chassahowitzka Springs Groups are two of the impaired first magnitude OFS.

This basin management action plan (BMAP) comprises 340,609 acres located in southern Citrus County, including the City of Inverness, and northern Hernando County, including a portion of the City of Brooksville. The BMAP area (**Figure ES-1**) contains both the Homosassa Spring Group, comprised of numerous springs that are the source waters for the Homosassa River, and the Chassahowitzka Spring Group, comprised of six springs that make up the headwaters of the Chassahowitzka River (an impaired Outstanding Florida Water [OFW]), that discharges into the Gulf of Mexico.

#### Homosassa and Chassahowitzka Springs Groups Priority Focus Area (PFA)

The PFA (**see Appendix C**) comprises 77,732 acres and includes a region in the western part of the Homosassa Springshed (36,961 acres) and Chassahowitzka Springshed (40,771 acres) that are subareas within the BMAP boundary. The PFA represents the area in the basin where the aquifer is most vulnerable to inputs and where there are the most connections between groundwater and the springs.

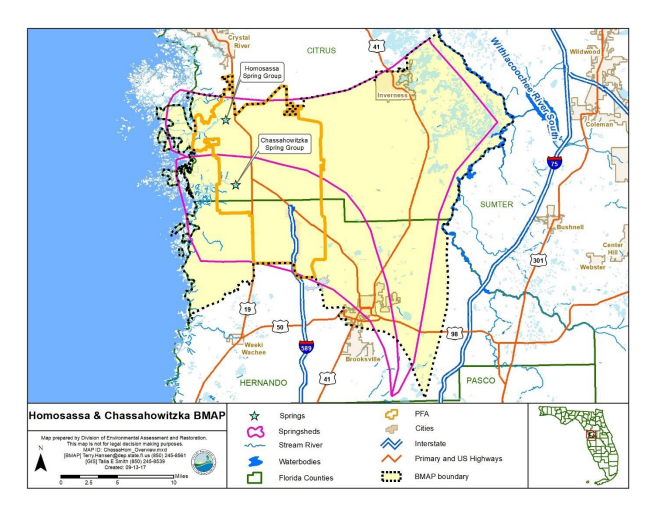


Figure ES-1. Homosassa and Chassahowitzka Springs Groups BMAP and PFA boundary

# Nitrogen Source Identification, Required Reductions, and Options to Achieve Reductions

DEP adopted nutrient total maximum daily loads (TMDLs) for the Homosassa Spring Group, Chassahowitzka Spring Group, and Chassahowitzka River-Baird Creek in 2014. The TMDLs established a monthly average nitrate target of 0.23 milligrams per liter (mg/L) for Homosassa Spring Group and Chassahowitzka Spring Group and a total nitrogen (TN) water quality target of 0.25 mg/L for Chassahowitzka River-Baird Creek.

Agricultural sources in the BMAP area (farm fertilizer [FF] and livestock waste [LW]) represent 39 % of the nitrogen loading to groundwater, urban turfgrass fertilizer (UTF) represents 22 %, and onsite sewage treatment and disposal systems (OSTDS or septic systems; the terms are used interchangeably throughout this document) 16 % of the total loading to groundwater based on the DEP analysis conducted using the Nitrogen Source Inventory Loading Tool (NSILT).

The total load reduction required to meet the TMDLs at the spring vents is 272,833 pounds of nitrogen per year (lb-N/yr) – 157,132 lb-N/yr in Homosassa and 115,701 lb-N/yr in Chassahowitzka . To measure progress towards achieving the necessary load reduction, DEP is establishing the following milestones:

- Initial reduction of 81,850 lb-N/yr (30 %) within 5 years.
- An additional 136,417 lb-N/yr (50 %) within 10 years.
- The remaining 54,567 lb-N/yr (20 %) within 15 years.
- For a total of 272,833 lb-N/yr within 20 years.

The policies and submitted projects included within this BMAP are estimated to achieve a reduction of 133,622 to 231,365 lb-N/yr to groundwater. While reductions to groundwater will benefit the spring, it is uncertain to know with precision how those reductions will impact the necessary reductions at the spring. DEP will continue to monitor the spring to evaluate those reductions as projects are implemented against the required load reductions above. The BMAP is designed to achieve 80 % of the load reductions needed for the spring vent within 10 years of adoption and 100 % within 15 years. DEP will evaluate progress towards these milestones and will report to the Governor and Florida Legislature. DEP will adjust management strategies to ensure the target concentrations are achieved. This may include expanding the area to which the OSTDS remediation policies apply; any such change, however, would be incorporated into an updated BMAP through a formal adoption process.

For the list of projects to improve water quality, see **Appendix B**. Included are ownerimplemented best management practices (BMPs) for FF, LW, sports turfgrass (STF); wastewater treatment facility (WWTF) upgrades; projects to reduce UTF application; and OSTDS conversions to sewer.

Successful BMAP implementation requires commitment, dedicated state funding, and follow-up. Stakeholders have expressed their intention to carry out the plan, monitor its effects, and continue to coordinate within and across jurisdictions to achieve nutrient reduction goals. As the TMDLs must be achieved within 20 years, DEP, water management districts (WMDs), Florida Department of Health (FDOH), and Florida Department of Agriculture and Consumer Services (FDACS) will implement management strategies using the annual Legacy Florida appropriation from the legislature of at least \$50 million to reduce nitrogen in impaired OFS. DEP, working with the coordinating agencies, will continue to invest existing funds and explore other opportunities and potential funding sources for springs restoration efforts.

## **Restoration Approaches**

Load reduction to the aquifer is needed to achieve the load reductions requirements at the spring vent. To ensure that load reductions are achieved at the spring vent, the following restorations actions are being established. These actions are designed to reduce the amount of nutrients to the aquifer, which will reduce the load at the vent and ultimately achieve the necessary reductions. Monitoring of the vent during implementation will be implemented to monitor progress.

- New OSTDS Upon BMAP adoption, the OSTDS remediation plan prohibits new systems on lots of less than 1 acre within the PFAs, unless the system includes enhanced treatment of nitrogen as defined by the OSTDS remediation plan, or unless the OSTDS permit applicant demonstrates that sewer connections will be available within 5 years. Local governments and utilities are expected to develop master wastewater treatment feasibility analyses within 5 years to identify specific areas to be sewered or to have enhanced nitrogen reducing OSTDS within 20 years of BMAP adoption. The OSTDS remediation plan is incorporated as **Appendix D**.
- Existing OSTDS Upon completion of the master wastewater treatment feasibility analyses, FDOH rulemaking, and funding program for homeowners included in the OSTDS remediation plan, but no later than five years after BMAP adoption, modification or repair permits issued by FDOH for all OSTDS within the PFA on all lots will require enhanced treatment of nitrogen, unless sewer connections will be available based on a BMAP-listed project. All OSTDS subject to the policy must include enhanced treatment of nitrogen no later than 20 years after BMAP adoption.
- **WWTFs** The effluent standards listed in **Table ES-1** will apply to all new and existing WWTFs in the BMAP area (inside and outside the PFA).

gpd = Gallons per day						
		Nitrogen Concentration Limits				
	Nitrogen Concentration Limits for	for All Other Land Disposal				
95 % of the Permitted	95 % of the Permitted Rapid Infiltration Basins (RIBs) and Methods, Including Reus					
Capacity (gpd)	Absorption Fields (mg/L)	(mg/L)				
Greater than 100,000	3	3				
20,000 to 100,000	3	6				
Less than 20,000	6	6				

#### Table ES-1. WWTF effluent standards

- **UTF** UTF sources can receive up to 6 % credit for the DEP-approved suite of public education and source control ordinances. Entities have the option to collect and provide monitoring data to quantify reduction credits for additional measures.
- **STF** STF sources include golf courses and other sporting facilities. Golf courses can receive up to 10 % credit for implementing the Golf Course BMP Manual. Other sports fields can receive up to 6 % credit for managing their fertilizer applications to minimize transport to groundwater.
- **FF** All FF sources are required to implement best management practices (BMPs) or perform monitoring to demonstrate compliance with the TMDL. A 15 % reduction to groundwater is estimated for owner-implemented BMPs. Additional credits could be

achieved through better documentation of reductions achieved through BMP implementation or implementation of additional agricultural projects or practices, such as precision irrigation, soil moisture probes, controlled release fertilizer, and cover crops.

• **LW** – All LW sources are required to implement BMPs or perform monitoring. A 10 % reduction to groundwater is estimated for owner-implemented BMPs. Additional credits could be achieved through additional projects and practices if data are available.

# Section 1: Background

# 1.1 Legislation

Chapter 373, Part VIII, Florida Statutes (F.S.), created the Florida Springs and Aquifer Protection Act to provide for the protection and restoration of Outstanding Florida Springs (OFS), which comprise 24 first magnitude springs, 6 additional named springs, and their associated spring runs. The Florida Department of Environmental Protection (DEP) has assessed water quality in each OFS and determined that 24 of the 30 OFS are impaired for the nitrate form of nitrogen. The Homosassa and Chassahowitzka Springs Groups are two of the impaired first magnitude OFS.

Development of the basin management action plan (BMAP) to meet the new requirements of the Florida Springs and Aquifer Protection Act for the Homosassa and Chassahowitzka Springs Groups Basin was initiated in 2016.

# **1.2** Water Quality Standards and Total Maximum Daily Loads (TMDLs)

A TMDL represents the maximum amount of a given pollutant that a waterbody can assimilate and still meet water quality criteria. The waters of the Homosassa and Chassahowitzka Springs Groups that are addressed in this BMAP are Class III waterbodies which have a designated use of recreation, propagation, and the maintenance of a healthy, well-balanced population of fish and wildlife. These waters are impaired by nitrate nitrogen, which in excess has been demonstrated to adversely affect flora or fauna through the excessive growth of algae. Excessive algal growth results in ecological imbalances in springs and rivers and can produce human health problems, foul beaches, inhibit navigation, and reduce the aesthetic value of the resources.

DEP adopted nutrient TMDLs for the Homosassa and Chassahowitzka Springs Groups and Chassahowitzka River in 2014 (see **Table 1, Table 2,** and **Table 3**). The TMDLs established a target of an annual average of 0.23 milligrams per liter (mg/L) of nitrate for the Homosassa and Chassahowitzka Springs Groups; a target of an annual average of 0.25 mg/L of TN for Chassahowitzka River-Baird Creek. The period of record for water quality data evaluated for the TMDLs was January 2004 through December 2013.

Tuste to restoration ungets for the restrictions of the			
Waterbody or Spring Name	· · · · · · · · · · · · · · · · · · ·		TMDL (mg/L)
Homosassa #1 Spring	1345G	Nitrate, annual average	0.23
Homosassa #2 Spring	1345G	Nitrate, annual average	0.23
Homosassa #3 Spring	1345G	Nitrate, annual average	0.23
Pumphouse Springs	1345G	Nitrate, annual average	0.23
Trotter Springs	1345G	Nitrate, annual average	0.23
Bluebird Springs	1348A	Nitrate, annual average	0.23
Hidden River Main Spring	1348E	Nitrate, annual average	0.23
Hidden River #2 Spring	1348E	Nitrate, annual average	0.23

 Table 1. Restoration targets for the Homosassa Spring Group

#### Table 2. Restoration targets for the Chassahowitzka Spring Group

Waterbody or	aterbody or WBID Number TMD		TMDL
Spring Name	•		(mg/L)
Chassahowitzka Main Spring	1348Z	Nitrate, annual average	0.23
Chassahowitzka #1 Spring	1348Z	Nitrate, annual average	0.23
Crab Creek Spring	1348Z	Nitrate, annual average	0.23
Baird #1 Spring	1348D	Nitrate, annual average	0.23
Ruth Spring	1348D	Nitrate, annual average	0.23
Beteejay Spring	1361B	Nitrate, annual average	0.23

Table 3. Restoration target for the Chassahowitzka River

Waterbody or Spring Name	WBID Number	Parameter	TMDL (mg/L)
Chassahowitzka River-Baird Creek	1348D	TN, annual average	0.25

# **1.3 BMAP Requirements**

Section 403.067(7), F.S., provides DEP the statutory authority for the BMAP Program. A BMAP is a comprehensive set of strategies to achieve the required pollutant load reductions. In addition to this authority, the Florida Springs and Aquifer Protection Act (Part VIII of Chapter 373, F.S.) describes additional requirements for the 30 Outstanding Florida Springs.

# 1.4 BMAP Area

The BMAP area (see **Figure 1**) comprises 340,609 acres located in southern Citrus County, including the City of Inverness, and northern Hernando County, including a portion of the City of Brooksville. The BMAP area contains both the Homosassa Spring Group, comprised of numerous springs that are the source waters for the Homosassa River, and the Chassahowitzka Spring Group, comprised of six springs that make up the headwaters of the Chassahowitzka River (an impaired Outstanding Florida Water), that discharges into the Gulf of Mexico.

This area includes the surface water basin as well as the groundwater contributing areas for the springs (or springsheds). Springsheds for the OFS were delineated or reviewed by Southwest Florida Water Management District (SWFWMD) with input from the Florida Geological Survey (FGS). A springshed is the area of land that contributes water to a spring or group of springs, mainly via groundwater flow.

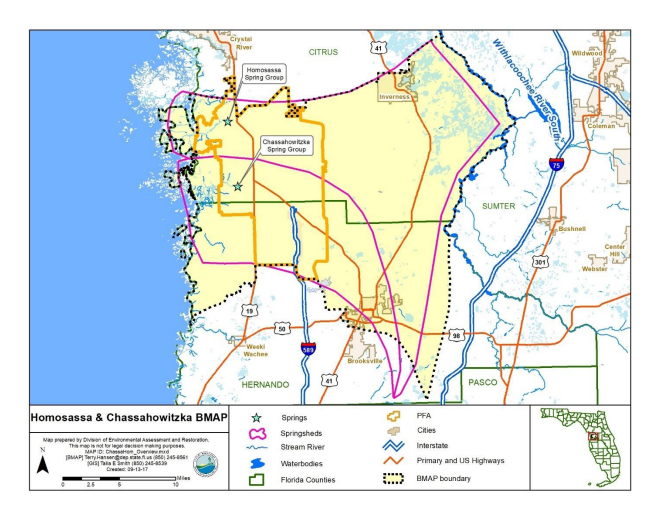
# 1.5 Priority Focus Area (PFA)

In compliance with the Florida Springs and Aquifer Protection Act, this BMAP delineates one PFA that includes portions of the Homosassa and Chassahowitzka springsheds. A PFA is defined as the area(s) of a basin where the Floridan aquifer is generally most vulnerable to pollutant inputs and where there is a known connectivity between groundwater pathways and an OFS. The PFA provides a guide for focusing restoration strategies where science suggests these efforts will most benefit the springs. The document describing the delineation process for the PFA is on the DEP website. The link to the PFA document is provided in **Appendix C**.

# 1.5.1 Description

Nitrogen sources are more likely to influence groundwater quality under certain conditions. For example, where soils are sandy and well drained, less nitrogen is converted to gas and released into the atmosphere or taken up by plants, compared with other soil types. Therefore, local soil types play a role in how much nitrogen travels from the land surface to groundwater in a specific springshed. Also, the underlying geologic material influences the vulnerability of the underlying aquifers and the rate of lateral movement within the Floridan aquifer toward the springs and river. These conditions, and others, were considered in the delineation of the PFA (**see Appendix C**).

Following BMAP adoption, DEP will ensure that the geographic information system (GIS) files associated with the PFA boundary are available to the public on the DEP Map Direct webpage.



#### Figure 1. Homosassa and Chassahowitzka Springs Groups BMAP and PFA boundaries

#### 1.5.2 Additional Requirements

In accordance with Section 373.811, F.S., the following activities are prohibited in the PFA:

- New domestic wastewater disposal facilities, including rapid infiltration basins (RIBs), with permitted capacities of 100,000 gpd or more, except for those facilities that meet an advanced wastewater treatment (AWT) standard of no more than 3 mg/L total nitrogen (TN) on an annual permitted basis.
- New onsite sewage treatment and disposal systems (OSTDS or septic systems; the terms are used interchangeably throughout this document) on lots of less than one acre inside the PFA unless additional nitrogen treatment is provided, as specified in the OSTDS remediation plan (see **Appendix D** for details).
- New facilities for the disposal of hazardous waste.

- The land application of Class A or Class B domestic wastewater biosolids not in accordance with a DEP-approved nutrient management plan establishing the rate at which all biosolids, soil amendments, and sources of nutrients at the land application site can be applied to the land for crop production while minimizing the amount of pollutants and nutrients discharged to groundwater or waters of the state.
- New agriculture operations that do not implement best management practices (BMPs), measures necessary to achieve pollution reduction levels established by DEP, or groundwater monitoring plans approved by a water management district (WMD) or DEP.

#### 1.5.2.1 Biosolids and Septage Application Practices

In the PFA, the aquifer contributing to the springs is highly vulnerable to contamination by nitrogen sources and soils have a high to moderate tendency to leach applied nitrogen. DEP previously documented elevated nitrate concentrations in groundwater beneath septage application zones in spring areas. To assure that nitrogen losses to groundwater are minimized from permitted application of biosolids and septage in the PFA, the following requirements apply to newly-permitted application sites and existing application sites upon permit renewal.

All permitted biosolids application sites that are agricultural operations must be enrolled in the Florida Department of Agriculture and Consumer Services (FDACS) BMP Program or be within an agricultural operation enrolled in the FDACS BMP Program for the applicable crop type. Implementation of applicable BMPs will be verified by FDACS in accordance with Chapter 5M-1, Florida Administrative Code (F.A.C.). Permitted biosolids application sites that are new agricultural operations must also comply with Subsection 373.811(5), F.S. Biosolids application sites must be certified as viable agricultural operations by an acknowledged agricultural professional such as an agricultural consultant or agricultural extension agent. Effective nutrient management practices must be ongoing at the application zones in the permit. Plant uptake and harvesting are vital components of the nutrient management plan to remove nitrogen and prevent it from leaching to groundwater. If DEP determines that the site is not a viable agricultural site implementing a nutrient management plan, corrective action will be required.

Groundwater monitoring for nitrate is required for all biosolids and septage land application sites in the PFA to assure compliance with nutrient management objectives in this BMAP. However, groundwater monitoring is not required if the site nutrient management plan limits biosolids application rates to TN with no adjustment for available nitrogen normally allowed by subsections 62-640.500(5) and (6), F.A.C. (e.g. for a recommended fertilizer rate of 160 pounds of nitrogen per acre, only 160 pounds of TN per acre shall be applied). For septage application, groundwater monitoring is not required if the site nutrient management plan limits application rates to 30,000 gallons per acre for sites accepting mixtures of septage and grease (food establishment sludge) or to 40,000 gallons per acre for sites accepting septage without grease. The permit renewal application will include a trend

analysis for nitrate in groundwater monitoring wells during the previous permit cycle, and an evaluation of the potential for the facility to cause or contribute to exceedance of the TMDL.

# 1.6 Other Scientific and Historical Information

In preparing this BMAP, DEP collected and evaluated credible scientific information on the effect of nutrients, particularly forms of nitrogen, on springs and springs systems. Some of the information collected is specific to the Homosassa and Chassahowitzka Springs Groups Basin, while other references provide information on related knowledge for restoring springs, such as nitrogen-reducing technologies, the treatment performance of OSTDS, and runoff following fertilizer applications.

## 1.7 Stakeholder Involvement

Stakeholder involvement is critical to develop, gain support for, and secure commitments in a BMAP. The BMAP process engages stakeholders and promotes coordination and collaboration to address the pollutant load reductions necessary to achieve the TMDLs. DEP invites stakeholders to participate in the BMAP development process and encourages public participation and consensus to the greatest practicable extent. **Table A-1** identifies the stakeholders who participated in the development of this BMAP.

During development of this BMAP, DEP held a series of meetings involving stakeholders and the general public. The purpose of these meetings was to consult with stakeholders to gather information, evaluate the best available science, develop an OSTDS remediation plan (including a public education plan), define management strategies and milestones, and establish monitoring requirements. All of the meetings were open to the public and noticed in the *Florida Administrative Register* (F.A.R.). Additionally, a public meeting on the current BMAP was held on January 30, 2018, and was noticed in the F.A.R. and in local newspapers.

Upon BMAP adoption, DEP intends to facilitate annual meetings with stakeholders to review progress towards achieving the TMDLs.

# 1.8 Description of BMPs Adopted by Rule

Table 4 identifies the adopted BMPs and BMP manuals that are relevant to this BMAP.

Agency	F.A.C. Chapter	Chapter Title		
FDACS Office of Agricultural Water Policy (OAWP)	5M-6	Florida Container Nursery BMP Guide		
FDACS OAWP	5M-8	BMPs for Florida Vegetable and Agronomic Crops		
FDACS OAWP	5M-9	BMPs for Florida Sod		
FDACS OAWP	5M-11	BMPs for Florida Cow/Calf Operations		
FDACS OAWP	5M-12	Conservation Plans for Specified Agricultural Operations		
FDACS OAWP	5M-13	BMPs for Florida Specialty Fruit and Nut Crop Operations		
FDACS OAWP	5M-14	BMPs for Florida Equine Operations		
FDACS OAWP	5M-16	BMPs for Florida Citrus		
FDACS OAWP	5M-17	BMPs for Florida Dairies		
FDACS OAWP	5M-18	Florida Agriculture Wildlife BMPs		
FDACS OAWP	5M-19	BMPs for Florida Poultry		
FDACS Division of Agricultural Environmental Services	5E-1	Fertilizer		
FDACS Division of Aquaculture	5L-3	Aquaculture BMPs		
FDACS Florida Forest Service	5I-6	BMPs for Silviculture		
FDACS Florida Forest Service	5I-8	Florida Forestry Wildlife BMPs for State Imperiled Species		
SWFWMD	40D-26	Facilitating Agricultural Resource Management Systems (FARMS) Program		
DEP	62-330	Environmental Resource Permitting		

 Table 4. BMPs and BMP manuals adopted by rule as of June 2017

# **Section 2: Implementation to Achieve TMDLs**

## 2.1 Allocation of Pollutant Loads

DEP collected and evaluated credible scientific information on the effect of nutrients, particularly forms of nitrogen, on the Homosassa and Chassahowitzka Springs Groups as described below.

### 2.1.1 Nutrients in the Springs and Spring Systems

DEP developed the Nitrogen Source Inventory Loading Tool (NSILT) to provide information on the major sources of nitrogen in the groundwater contributing area and spring contributing area for the OFS. In addition, this tool is used to estimate nitrogen loads to groundwater from these sources in the spring contributing area. The NSILT is a GIS- and spreadsheet-based tool that provides spatial estimates of the relative contribution of nitrogen from major nitrogen sources and accounts for the transport pathways and processes affecting the various forms of nitrogen as they move through the land surface through soil and geologic strata.

The first major factor to consider in estimating the loading to groundwater in the NSILT is the attenuation of nitrogen as it moves from its source through the environment, before it reaches the Upper Floridan aquifer (UFA). The movement of nitrogen from the land surface to groundwater is controlled by biological and chemical processes that occur as part of the nitrogen cycle, as well as hydrogeological processes. Many of these processes attenuate (impede or remove) the amount of nitrogen transported to groundwater. An understanding of how water moves through the subsurface and the processes that transform the different forms of nitrogen is essential for estimating nitrogen loading to groundwater from various sources.

A second major factor to consider in estimating the loading to groundwater is the geologic features in the springshed and the related "recharge rate." Water movement between the shallow groundwater (surficial aquifer, where present) and the deeper aquifer (UFA) is slowed by a low permeability layer of clay, silt, and fine sand that retards the vertical movement of infiltrating water from the surface. The UFA occurs in limestone that can be prone to dissolving, and, over geologic time, the development of numerous karst features (sinkholes, caves, and conduits). These features allow water from the land surface to move directly and relatively rapidly into the aquifer and in some areas for groundwater in the aquifer to move rapidly to the springs.

Potential recharge rates from the surface to the UFA are affected by variations in the geologic materials and the presence of karst features. DEP estimated the recharge rate ranges and grouped them into three rate categories, which were applied in the NSILT:

- Low recharge (Less than 4 inches per year [in/yr]).
- Medium recharge (4 to 10 in/yr).
- High recharge (greater than 10 in/yr).

In the NSILT, DEP applied different attenuation factors to different types of sources, so that various biological, chemical, and hydrogeological effects could be estimated. The attenuation that was applied means that the amount of nitrogen leaving a source (such as a livestock operation or a newly fertilized yard) reduces the amount of nitrogen predicted to reach the aquifer. In the NSILT estimates, the attenuation rates ranged from 90 % (for atmospheric deposition) to 25 % (for wastewater disposal in a RIB). This means that, for these examples, only 10 % of nitrogen from atmospheric deposition is expected to reach the aquifer, while 75 % of nitrogen from a RIB is expected to reach groundwater, because the remainder is attenuated by various chemical and biological processes.

Phosphorus is naturally abundant in the geologic material underlying much of Florida and is often present in high concentrations in surface water and groundwater. Monitoring and evaluation of phosphorus and influences on the springs continues as the nitrate TMDLs are implemented.

## 2.1.2 Estimated Nitrogen Loads

**Table 5** and **Table 6** list the estimated nitrogen loads to groundwater by source by springshed. Note that urban stormwater loads are included in urban turfgrass fertilizer (UTF) estimates, while agricultural stormwater loads are included in farm fertilizer (FF) and livestock waste (LW) estimates. Nitrogen loading to surface water will be reduced through the activities and strategies for the sources identified in this chapter for groundwater loading.

Nitrogen Source	Estimated Total Nitrogen Load to Groundwater in Pounds of Nitrogen Per Year (lb-N/yr)	% Contribution
OSTDS	96,116	16
UTF	137,637	24
Atmospheric Deposition	83,152	14
FF	107,844	18
Sports Turfgrass Fertilizer (STF)	14,786	3
LW	136,880	24
Wastewater Treatment Facility (WWTF)	5,662	1
Total	582,077	100

#### Table 5. Estimated nitrogen load to groundwater by source in the Homosassa Springshed

~ [9				
Nitrogen Source	Estimated Total Nitrogen Load to Groundwater (lb-N/yr)	% Contribution		
OSTDS	58,357	15		
UTF	74,200	19		
Atmospheric Deposition	61,346	16		
FF	90,841	24		
STF	44,797	12		
LW	40,811	11		
WWTF	10,111	3		
Total	380,463	100		

Table 6. Estimated nitrogen load to groundwater by source in the Chassahowitzka Springshed

### 2.1.3 Assumptions and Considerations

The NSILT estimates are based on the following assumptions and considerations:

- **NSILT Nitrogen Inputs** The methods used to estimate nitrogen inputs for each pollutant source were based on a detailed synthesis of information, including direct water quality measurements, census data, surveys, WWTF permits, published scientific studies and reports, and information obtained in meetings with agricultural producers. For some pollutant source categories, the calculation of nitrogen inputs was achieved using assumptions and extrapolations and, as a result, these estimated inputs could be subject to further refinement if more detailed information becomes available.
- **OSTDS Load Contribution** A per capita contribution to an OSTDS of 9.012 lb-N/yr was used to calculate loading from OSTDS. The average household contribution was estimated based on 2010 U.S. Census Bureau data on the average number of people per household by county (2.23 in Citrus County and 2.41 in Hernando) and additional information on the amount of time spent away from home by the school-age population and labor force (adjusted effective persons per household of 1.95).
- Nitrogen Attenuation Factors –To estimate the amount of nitrogen loading to the aquifer, DEP applied two nitrogen attenuation factors. Biological and chemical processes that occur as part of the nitrogen cycle, as well as hydrogeological processes that control the movement of nitrogen from the land surface to groundwater. Biochemical attenuation accounts for biochemical processes that convert or transform the different forms of nitrogen, while hydrogeological attenuation accounts for spatial variations that affect the rate of water infiltrating through geological media to recharge the UFA.

Given the relatively large range of literature-reported values of biochemical nitrogen attenuation for each source category, DEP used an average biochemical attenuation factor for each source based on land use practices and hydrogeological (i.e., recharge) conditions in the contributing areas.

Other assumptions and considerations for BMAP implementation include the following:

- Unquantified Project Benefits Nitrogen reductions for some of the projects and activities listed in this BMAP cannot currently be quantified. However, because of their positive impact, it is assumed that these actions will help reduce pollutant loads and estimated loading reductions may be determined at a later date and assigned to these activities.
- Atmospheric Deposition Atmospheric sources of nitrogen are local, national, and international. Atmospheric sources are generally of low nitrogen concentration compared with other sources and are further diminished through additional biological and chemical processes before they reach groundwater. Atmospheric deposition sources and trends will be re-evaluated periodically.
- **OSTDS Inventory and Loading Calculations** The total number of OSTDS in the basin is estimated based on local information and FDOH data. Future BMAPs and the associated OSTDS loading calculations may be adjusted based on improved data on the number, location, and type (conventional and enhanced nitrogen reducing) of existing septic systems, and may include additional OSTDS installed since BMAP adoption.
- **PFA** The PFA provides a guide for focusing strategies where science suggests efforts will best benefit the springs. The PFA boundary may be adjusted in the future if additional relevant information becomes available.
- **Project Collection Period** The BMAP project collection period is limited to projects after a certain date, based on the data used to calculate the reductions needed. Reductions from older projects are already accounted for in the baseline loading. Projects completed in the springsheds after January 1, 2014, were considered for inclusion in this BMAP.
- Legacy Sources Land uses or management practices not currently active in the basin may still be affecting the nitrate concentration of the springs. The movement of water from the land surface through the soil column to the UFA and through the UFA to the spring system varies both spatially and temporally and is influenced by local soil and aquifer conditions. As a result, there may be a lag between when nitrogen input to the UFA occurs and ultimately when that load arrives at the Homosassa and Chassahowitzka Springs Groups. The impact of this delay is not fully known.
- Implementation Schedule BMAP implementation is intended to be a 20-year process. This plan defines nitrogen reduction milestones for 5-year (30 %), 10-year (50 %), and

15-year (20%) implementation, so that the TMDLs will be met no later than the 20-year goal (see **Section 2.1.6** for further details). Further, the total reductions and the project credits may be adjusted under the adaptive management approach used for the BMAP. This approach requires regular follow-up to ensure that management strategies are carried out and that their incremental effects are assessed. This process acknowledges that there is some uncertainty associated with the outcomes of proposed management strategies and the estimated response of concentration at the springs. As more information is gathered and progress towards each 5-year milestone is reviewed, additional management strategies refined to better address the sources of nitrogen loading.

• **Changes in Spring Flows** – The role of this BMAP is specifically to promote the implementation of projects that reduce nitrogen load to groundwater while the minimum flows and levels (MFLs) established for specific springs address water flows and levels. To maximize efforts between the two programs, spring protection projects should provide both water quality and quantity benefits.

## 2.1.4 Loading by Source

Based on the NSILT estimates, the pie charts in **Figure 2** and **Figure 3** depict the estimated percentage of nitrogen loading to groundwater by source in each springshed. Agricultural sources represent a 39 % of the nitrogen loading to groundwater, UTF 22 %, and septic systems 16 % of the total loading in the BMAP area (combined springsheds). Stormwater loading to groundwater is incorporated in the various source categories.

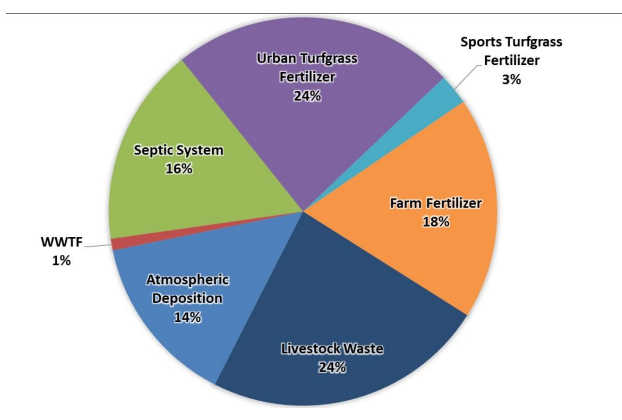


Figure 2. Loading to groundwater by source in the Homosassa Springshed

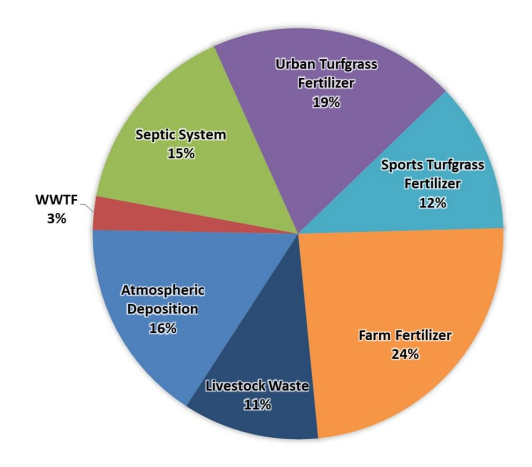


Figure 3. Loading to groundwater by source in the Chassahowitzka Springshed

## 2.1.5 Loading Allocation

The nitrogen source reductions are based on the measured nitrate concentrations and flows at the vents, along with the TMDL target nitrate concentrations. **Table 7** lists the measured nitrate (as nitrogen) loads at the spring vents compared with the TMDL loading based on a target nitrate concentration of 0.23 mg/L. The difference between the spring vent loading and the TMDL loading estimates is the required reduction to meet the TMDLs. The total load that is required to be reduced in the basin is being allocated to the entire basin and actions defined by the BMAP to reduce loading to the aquifer are needed to implement this allocated load.

Springshed	Total Load at Spring Vents (lb-N/yr)	TMDL Load (lb-N/yr)	Required Reduction to Meet TMDLs (lb-N/yr)	Notes Regarding Data Used
Homosassa	245,580	88,448	157,132	Upper 95 % confidence interval – nitrate data from years 2012 to 2015 and flow data from years 2012 to 2017 (195 cubic feet per second [cfs])
Chassahowitzka	197,454	81,753	115,701	Upper 95% confidence interval – nitrate data from years 2010 to 2017 and flow data from years 1988 to 2017 (180.5 cfs)
Total	-	-	272,833	

 Table 7. Total reduction required to meet the TMDLs

#### 2.1.6 Description of 5-, 10-, and 15-year Milestones/Reduction Schedule

The overall load reduction targets are 30 % of the total within 5 years, 80 % of the total within 10 years, and 100 % of the total within 15 years. DEP will evaluate progress towards these milestones and will report to the Governor and Florida Legislature. DEP will adjust management strategies that reduce loading to the aquifer to ensure the target concentrations are achieved. This may include expanding the area to which the OSTDS remediation policies apply; any such change, however, would be incorporated into an updated BMAP through a formal adoption process.

**Table 8** lists the estimated nitrogen reduction schedule by milestone. Progress will be tracked yearly and adjustments made as needed. At the five-year milestone, progress will be assessed and load reductions adjusted as necessary. Entities have flexibility in the types and locations of projects as long as they achieve the overall required load reductions. The monitoring of existing groundwater and springs sampling locations is essential. **Section 2.2** describes detailed source reduction strategies.

	8	(	• /
	10-Year	15-Year	Total Nitrogen
5-Year Milestone	Milestone	Milestone	Reduction
(30 % of Total)	(50 % of Total)	(20 % of Total)	(100 %)
81,850	136,417	54,567	272,833

 Table 8. Nitrogen reduction schedule (lb-N/yr)

# 2.2 Prioritization of Management Strategies

The management strategies and projects listed in **Appendix B**, **Appendix D**, and **Appendix F** are ranked with a priority of high, medium, or low. In 2016, the Florida Legislature amended the Watershed Restoration Act (Section 403.067, F.S.), creating additional requirements for all new or revised BMAPs. BMAPs must now include planning-level details for each listed project, along with their priority ranking.

Project status was selected as the most appropriate indicator of a project's priority ranking. Projects with a "completed" status were assigned a *low priority*. Projects classified as "underway" were assigned a *medium priority* because some resources have been allocated to these projects, but some work still needs to be completed. *High priority* was assigned to projects listed as "planned" as well as certain "completed" projects that are ongoing each year (any project with one of these project types: "street sweeping," "catch basin inserts/inlet filter cleanout," "public education efforts," "fertilizer cessation," "fertilizer reduction," or "aquatic vegetation harvesting"), and select projects that are elevated because substantial, subsequent project(s) are reliant on their completion.

# 2.3 Load Reduction Strategy

A precise total load reduction to groundwater needed to meet the TMDL is unknown and dependent on a number of complex factors. Ultimately there must be a reduction at the spring vent of at least 272,833 lb-N/yr. Based on the totals of all the credits from BMAP actions and policies, the range of total reductions to groundwater is between 133,622 and 231,365 lb-N/yr (see **Table 9**). However, due to the proximity of these reductions to the spring and the uncertainties of fate and transport in the karst geology, additional actions may be necessary to ensure that the loading at the vent is achieved within the timeline of the BMAP.

To achieve reductions outside the scope of the policies listed, additional project options are available to local entities but have not been planned. Other efforts could be pursued to further reduce the nitrogen load to groundwater in the Homosassa and Chassahowitzka Springs Groups Basin.

# Table 9. Summary of potential credits for the Homosassa and Chassahowitzka SpringsGroups BMAP

	Credits to Load to Groundwater in Homosassa Springshed (lb-	Credits to Load to Groundwater in Chassahowitzka Springshed (lb-	Credits to Load to Groundwater (lb-	
Nitrogen Source	N/yr)	N/yr)	N/yr)	Description
OSTDS	31,112 - 45,471	8,470 – 12,380	39,582 – 57,851	Credits are based on lots of all sizes inside the PFA being remediated by either enhancing onsite system or connecting to sewer. An estimated 10,929 lb-N/yr have been provided as OSTDS remediation projects which may be on these lots or in the larger BMAP area. Any projects outside the PFA would add additional reductions to the estimates listed.
UTF			12,710	DEP approved credits (6 %) for public education activities as well as credits identified for stakeholder stormwater projects.
STF	1,431	4,708	17,769	6 % BMP credit for sports fields and 10 % BMP credit for golf courses on STF load to groundwater, assuming 100 % BMP implementation on golf courses and sports fields.
FF	16,177	13,626	29,803	15 % BMP credit on FF load to groundwater, assuming 100 % owner-implemented and verified BMPs on all fertilized lands
LW	13,688	4,081	17,769	10 % BMP credit on load to groundwater, assuming 100 % owner- implemented and verified BMPs at all livestock facilities.
WWTF	1,176	6,574	7,750	Achieved by BMAP WWTF policy for the BMAP area and projects in metrics workbooks.
Total Credits from BMAP Policies and Submitted Projects	63,583 - 77,942	37,460 - 41,369	113,753 – 132,022	
Advanced Agricultural Practices and Procedures	19,869 – 99,343			Includes 10 % to 50 % reduction from 100 % of fertilized acres with a change in practice.
Total Credits		133,622 - 231,365	;	Load reduction to meet the TMDL at the spring vent is 272,833 lb-N/yr.

Note: No reductions are estimated for atmospheric deposition sources.

## 2.4 OSTDS Management Strategies

Overall there are currently around 8,000 OSTDS in the PFA, based on FDOH estimates. This BMAP lists 10 specific projects (**Appendix B**) that reduce nitrogen loading from existing OSTDS on variably sized parcels by a total of 10,929 lb-N/yr. **Figure 4** shows the locations of all OSTDS in the BMAP area.

In addition to the 10 listed projects, DEP assessed the overall OSTDS loading compared with other nitrogen sources in the PFA, as well as the relative loading in the wider BMAP area. Based on these assessments, DEP has determined that OSTDS contribute 17 % of the pollutant loading in the Homosassa Springshed and 15 % of the pollutant loading in the Chassahowitzka Springshed. In the PFA, 24 % of the pollutant load in the Homosassa Springshed and 12 % of the pollutant load in the Chassahowitzka Springshed are from OSTDS. An OSTDS remediation plan is required for the Homosassa Springshed. Cumulatively, nitrogen loading from OSTDS within this springshed result in the significant degradation of groundwater that impacts the Homosassa and Chassahowitzka BMAP area. Therefore, the comprehensive remediation of OSTDS, consistent with the requirements of this BMAP, is necessary to prevent associated groundwater

and surface water contamination so that the TMDL can ultimately be achieved and so that increases in nitrogen loads from future growth are limited. The OSTDS remediation plan is incorporated as **Appendix D**.

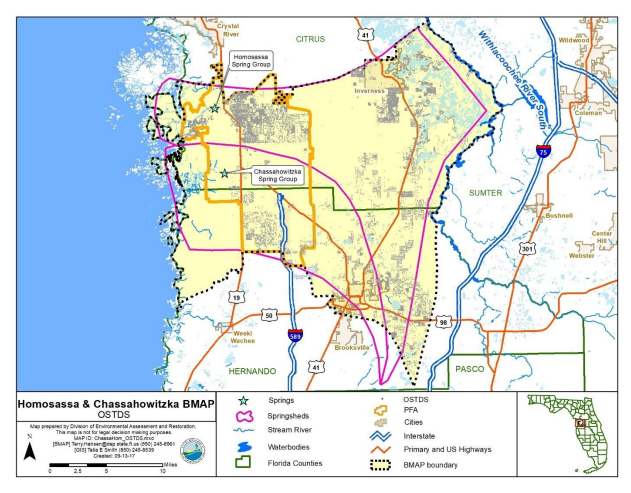


Figure 4. OSTDS locations in the Homosassa and Chassahowitzka Springs Groups BMAP area

In addition to the actions outlined in the OSTDS remediation plan (incorporated into this BMAP as **Appendix D**), remedial efforts on existing conventional OSTDS could achieve nitrogen reductions. **Table 10** summarizes the nitrogen inputs, attenuation and recharge factors, and loads to groundwater for a conventional OSTDS. The conventional OSTDS nitrogen input is based on a per capita contribution of 9.012 lb-N/yr. This value is multiplied by the estimated number of people using the system (2.23 in Citrus County and 2.41 in Hernando) within the area and additional information on the amount of time spent away from home by the school-age population and labor force (adjusted to 1.95 effective persons per household). Percent reductions for enhanced or replaced systems are applied to the conventional OSTDS nitrogen groundwater loads to evaluate possible improvements to groundwater. Enhanced OSTDS can achieve an estimated 65 % improvement in the load to groundwater compared to a conventional system.

OSTDS replaced by sewer reduce the conventional nitrogen inputs by an estimated 95 %, assuming a sewer connection to a WWTF meeting AWT levels.

The results show an estimated nitrogen reduction (i.e., credit) of 5.1 in high recharge areas, 2.9 in medium recharge areas, and 0.6 in low recharge areas for each enhanced OSTDS and an estimated nitrogen reduction of 7.5 in high recharge areas, 4.2 in medium recharge areas, and 0.8 in low recharge areas for each replaced OSTDS. Estimated costs for retrofitting (onsite treatment improvements) or removing (sewering) OSTDS range from \$10,000 to \$20,000 per system, which would be anticipated to be offset somewhat by cost-share from state funds. These costs can be refined as projects are completed and detailed cost data are available.

Recharge Category	Conventional OSTDS Load To Groundwater (lb-N/yr/OSTDS)	Credit Per System (lb-N/yr/OSTDS) Enhanced OSTDS	Credit Per System (lb-N/yr/OSTDS) Replaced OSTDS
Nitrogen Input	18		
Attenuation (0.5)	8.8		
Low Recharge (0.1)	0.9	0.6	0.8
Medium Recharge (0.5)	4.4	2.9	4.2
High Recharge (0.9)	7.9	5.1	7.5

Table 10. Estimated individual OSTDS improvements to groundwater

# 2.5 UTF Management Strategies

UTF consists of fertilizers applied to the turfgrass typically found in residential and urban areas (including residential lawns and public green spaces). It is applied by either the homeowner or a lawn service company on residential properties, while on non-residential properties they may be applied by contractors or maintenance staff.

## 2.5.1 Fertilizer Ordinance Adoption

As required by the Florida Legislature, as described in Subsection 373.807(2), F.S., local governments with jurisdictional boundaries that include an OFS or any part of a springshed or delineated PFA of an OFS, are required to develop, enact, and implement a fertilizer ordinance by July 1, 2017. The statutes require any ordinance to be based, at a minimum, on the DEP model ordinance for Florida-friendly fertilizer use on urban landscapes.

## 2.5.2 Prioritized Management Strategies and Milestones

Based on the fertilizer ordinances and public education activities in place at the time of BMAP adoption, the associated credits for UTF reductions to groundwater in the BMAP area are 8,238 lb-N/yr (**Table 11**). Additional environmental benefits could be credited if the counties and municipalities implement other public education efforts and source control ordinances, as described in **Section 2.11.3**.

Local stormwater projects that treat urban runoff, including nitrogen from urban fertilizer are also in place (see **Appendix B**) with estimated reductions to groundwater to be determined.

	1 3	8 8		
	Homosassa	Chassahowitzka	<b>Total Project Credits in</b>	
Project Category	Springshed (lb-N/yr)	Springshed (lb-N/yr)	BMAP Area (lb-N/yr)	
Fertilizer Ordinances				
and Public Education	7,246	992	8,238	
Activities				

Table 11. Current project credits to reduce UTF loading to groundwater

Since there is uncertainty about the data used in the NSILT to calculate the UTF loading to groundwater, DEP will work toward collecting better data by documenting reductions with the stakeholders. Also, DEP will work with stakeholders to develop additional measures to reduce fertilizer application.

# 2.5.3 Additional UTF Reduction Options

The anticipated reduction from UTF sources is currently limited to 6 % of the estimated load to groundwater. This reduction can be achieved through a 6 % total credit if each local government has an applicable fertilizer ordinance, landscape ordinance, irrigation ordinance, and pet waste ordinance; carries out public education activities; and implements the Florida Yards and Neighborhood (FYN) Program (see **Table 12**).

If all the local governments implement the full suite of public education measures, a 12,710 lb-N/yr reduction can be achieved. Currently, local government public education credits total 8,238 lb-N/yr. Thus, an additional 4,472 lb-N/yr reduction could be achieved through public education and source control efforts.

Urban Turfgrass Source Control Measures	Credit, Based on Estimated Load to Groundwater (%)	Possible Nitrogen Credits (lb-N/yr)
Fertilizer Ordinance	0.5	1,059
Pet Waste Ordinance	0.5	1,059
Landscape Ordinance	0.5	1,059
Irrigation Ordinance	0.5	1,059
FYN Program	3.0	6,355
Public Education Program	1.0	2,118
Total Possible Credits	6.00	12,710

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Table 12. Maximum	n UTF load	reductions ba	ased on	existing p	ublic e	ducation	credit policies

**Appendix E** contains technical support information that further explains the concepts presented in this section, including nitrogen loading by source category, reduction obligations, and management strategies.

# 2.6 STF Management Strategies

Sports turfgrass areas fall into two main categories that are evaluated separately: golf courses and sporting facilities (such as baseball, football, soccer, and other fields). There are 10 golf courses covering 1,575 in the BMAP area. The majority of the golf course acreage is located in high recharge areas (1,408 acres). The majority of the sporting facility acreage is located in high recharge areas (138 acres).

#### 2.6.1 Prioritized Management Strategies and Milestones

DEP will work with sports field managers and golf course superintendents to ensure relevant BMP implementation and to estimate reductions associated with these efforts. To improve the golf course loading estimate over a literature-based approach, DEP will also confer with golf course superintendents to identify the actual rate of fertilizer application to update the estimate of the golf course load to groundwater. Golf courses are expected to implement the BMPs described in the DEP BMP manual, *Best Management Practices for the Enhancement of Environmental Quality on Florida Golf Courses*, for an estimated 10 % reduction in loads to groundwater.

Managers of sports fields can assist by reducing fertilizer use, using products that reduce leaching, and more efficiently irrigating their sports turf. The estimated credit for better management of non-golf sports turfgrass is 6 % of the starting load to groundwater. Based on these approaches, the initial estimated reductions from STF sources in the BMAP area is 6,140 lb-N/yr, as listed in **Table 13**.

poncies					
	Credit Based on Estimated Load to Groundwater	Possible Nitrogen Credits in Homosassa Springshed	Possible Nitrogen Credits in Chassahowitzka Springshed	Total Possible Nitrogen Reduction Credits	
STF Source Control Measures	(%)	(lb-N/yr)	(lb-N/yr)	in BMAP Area	
Golf Course BMP Implementation	10	1,333	4,656	5,989	
Sports Fields BMPs	6	98	53	151	
Total Possible Credits		1,431	4,708	6,140	

Table 13. Maximum load reductions from STF improvements based on existing credit policies

# 2.7 Agricultural Sources Management Strategies and Additional Reduction Options

Based on data including Florida Statewide Agricultural Irrigation Demand (FSAID) IV geodatabase land use, FDACS identified agricultural acreage within the BMAP. An estimated 38,733 acres of land in the springshed area are considered agricultural, of which 6,471 acres are

livestock lands, 2,064 acres are identified as fertilizer crop lands, and 30,197 acres are identified as both fertilizer croplands and livestock lands.

## 2.7.1 FF Loading

Nitrogen in agricultural fertilizer is applied at varying rates, depending on the crop and individual farm practices. The NSILT estimated total nitrogen load to groundwater in the BMAP area from FF is 198,685 lb-N/year, approximately 21 % of the total nitrogen load to groundwater in the BMAP area. FF includes commercial inorganic fertilizer applied to row crops, field crops, pasture, and hay fields.

## 2.7.2 LWLoading

Agricultural practices specific to this livestock management were obtained through meetings with University of Florida Institute of Food and Agricultural Sciences (UF-IFAS) extension staff, FDACS field representatives, agricultural producers, and stakeholders. The NSILT estimated total nitrogen load to groundwater in the BMAP area from LW is 177,691 lb-N/year, or 18 % of the total nitrogen load to groundwater.

#### 2.7.3 Prioritized Management Strategies and Milestones

Subsection 403.067, F.S., requires agricultural nonpoint sources in a BMAP area either to implement the applicable FDACS-adopted BMPs, which provides a presumption of compliance with water quality standards, or conduct water quality monitoring prescribed by DEP or SWFWMD that demonstrates compliance with water quality standards. Further, based on the Florida Springs and Aquifer Protection Act, Subsection 373.811(5), F.S., prohibits any new agricultural operations in priority focus areas that do not implement applicable FDACS BMPs, measures necessary to achieve pollution reduction levels established by DEP, or groundwater monitoring plans approved by a water management district or DEP monitoring plan to demonstrate compliance with water quality standards. Failure to implement BMPs or conduct water quality monitoring that demonstrates compliance with pollutant reductions may result in enforcement action by DEP (s. 403.067(7)(b), F.S.).

FDACS will work with applicable producers within the BMAP area to implement BMPs. As of August 31, 2017, Notices of Intent (NOIs) to implement BMPs covered 11,664 acres in the springsheds. No producers are conducting water quality monitoring in lieu of implementing BMPs at this time. **Appendix B** lists project information. **Appendix G** provides detailed information on BMPs and agricultural practices in the BMAP area.

With crop-specific BMP enrollment or monitoring for FF areas, an estimated 29,803 lb-N/yr reduction to groundwater can be achieved, based on an average reduction of 15 % in the nitrogen load to groundwater. While DEP has listed larger percentage reductions in nitrogen from agricultural BMPs in estimating benefits to surface waters, the best data available indicate a 15 % reduction in the load to groundwater, where owner-implemented BMPs are in place. This number could increase as more data are collected on the impact of BMPs to groundwater.

For livestock operations, owner-implemented BMPs are expected to achieve a reduction of 17,769 lb-N/yr, using an estimated 10 % reduction in the load to groundwater from owner-implemented BMPs at livestock operations.

Summarizing the reductions discussed above, the total reduction from BMP implementation of all agricultural sources is 47,572 lb-N/yr.

#### 2.7.4 Additional Agricultural Reduction Options

Further reductions may be achieved through implementing additional agricultural projects or practices, including land acquisition and conservation easements. SWFWMD is implementing projects to encourage low input agriculture and water quality improvement technologies. Examples of these projects include providing incentives for producers to transition to less intensive cropping systems, changing land use to fallow or native landscape, or changing the type of cropping system. Other reductions associated with the implementation and modification of BMPs may be realized through ongoing studies and data collection. Basin-specific studies are underway to evaluate and demonstrate the effectiveness of BMPs on a site-specific basis.

**Table 14** and **Table 15** identify possible projects and practices and the estimated acreages. FDACS used FSAID IV to identify crop types and acreages where projects and practices could potentially be implemented.

# Table 14. Estimated acreages for additional agricultural projects or practices in the<br/>Homosassa Springshed

Action	Acreage
Controlled Release Fertilizer	493
Precision Fertilization	774
Precision Irrigation	758
Soil Moisture Probes	1,042

# Table 15. Estimated acreages for additional agricultural projects or practices in the<br/>Chassahowitzka Springshed

Action	Acreage
Controlled Release Fertilizer	163
Precision Fertilization	244
Precision Irrigation	586
Soil Moisture Probes	277

The projects and practices listed in **Table 14** and **Table 15** are a component of the reductions to groundwater that could be achieved through changes in practices (**Table 16**). For example, a 75 % reduction of fertilizer loss to groundwater on 25 % of the fertilized lands would result in an estimated reduction of 37,253 lb-N/yr. Note that these estimates are averaged over the entire basin, and the recharge characteristics of a specific site and the fertilization practices for specific crops may change the estimated reduction for specific acres with a conservation easement or change in fertilization.

% of Fertilized Acres with a Change in Practice	Amount of Fertilized Acres with a Change in Practice	100% Reduction in Load to Ground- water (lb-N/yr reduced)	75% Reduction in Load to Ground- water (lb-N/yr reduced)	50% Reduction in Load to Ground- water (lb-N/yr reduced)	25% Reduction in Load to Ground- water (lb-N/yr reduced)	10% Reduction in Load to Ground- water (lb-N/yr reduced)
100	32,262	198,685	149,014	99,343	49,671	19,869
75	24,197	149,014	111,760	74,507	37,253	14,901
50	16,131	99,343	74,507	49,671	24,836	9,934
25	8,066	49,671	37,253	24,836	12,418	4,967
10	3,226	19,869	14,901	9,934	4,967	1,987

Table 16. Potential for additional load reductions to groundwater

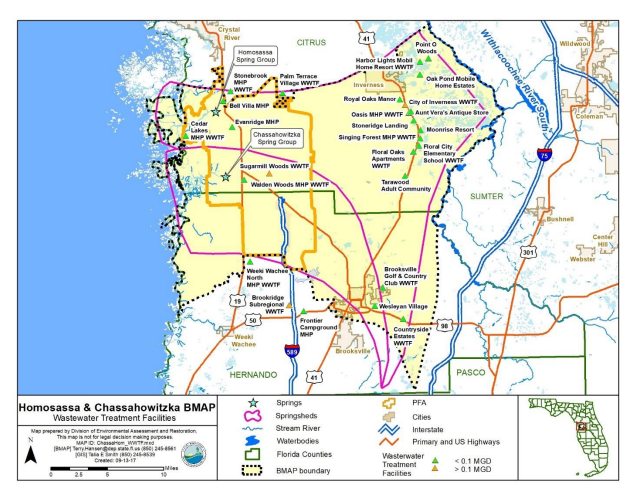
Beyond enrolling producers in the FDACS BMP Program and verifying implementation, FDACS will work with DEP to improve the data used to estimate agricultural land uses in the springshed. FDACS will also work with producers to identify a suite of agricultural projects and research agricultural technologies that could be implemented on properties where they are deemed technically feasible and if funding is made available. The acreages provided by FDACS are preliminary estimates of the maximum acreages and need to be evaluated and refined over time. As presented here, these projects are based on planning-level information. Actual implementation would require funding as well as more detailed designs based on specific information, such as actual applicable acreages and willing landowners.

# 2.8 WWTF Management Strategies

In the Homosassa and Chassahowitzka Springs Groups BMAP area, treated effluent containing nitrogen is discharged to sprayfields, RIBs, and percolation ponds, and is reused for irrigation water. The nitrogen load from WWTFs in the BMAP area is 15,773 lb-N/year. The discharge location (such as proximity to the spring, highly permeable soils, etc.) and level of wastewater treatment are important factors to consider when calculating loadings to groundwater. Additionally, addressing the nitrogen loading from OSTDS could increase the volume of effluent treated and disposed of by WWTFs.

#### 2.8.1 Summary of Facilities

There are several WWTFs located in the BMAP area, including 4 domestic WWTFs permitted to discharge more than 100,000 gallons of treated effluent per day (or 0.1 million gallons per day [mgd]). **Figure 5** shows the locations of domestic WWTFs in the basin with discharges greater than 0.1 mgd and those with discharges less than 0.1 mgd.



#### Figure 5. Locations of domestic WWTFs in the Homosassa and Chassahowitzka Springs Groups BMAP area

#### 2.8.2 Wastewater Management Standards and Reuse Management

The Florida Springs and Aquifer Protection Act prohibits new domestic wastewater disposal facilities in the PFA, including RIBs, with permitted capacities of 100,000 gpd or more, except for those facilities that provide AWT that reduces total nitrogen in the effluent to 3 mg/L or lower, on an annual permitted basis.

DEP requires the nitrogen effluent limits listed below in any new or existing wastewater permit, unless the utility/entity can demonstrate reasonable assurance that the reuse or land application of effluent would not cause or contribute to an exceedance of the nitrate concentrations

established by the TMDLs. To demonstrate reasonable assurance, the utility/entity shall provide relevant water quality data, physical circumstances, or other site-specific credible information needed to show a nitrate concentration no greater than 0.23 mg/L at the spring vents. This demonstration may include factors such as dilution, site-specific geological conditions, research/studies, including dye tracer tests, and groundwater transport modeling. Should DEP concur with the reasonable assurance demonstration request, the TN effluent requirements established here may be modified for the applicant or waived.

The nitrogen effluent limits set forth in **Table 17** will be applied as an annual average to all new and existing WWTFs with a DEP-permitted discharge or disposal area within the BMAP. New effluent standards will take effect at the time of permit renewal or no later than five years after BMAP adoption, whichever is sooner.

95 % of the Permitted Capacity (gpd)	Nitrogen Concentration Limits for RIBs and Absorption Fields (mg/L)	Nitrogen Concentration Limits for All Other Land Disposal Methods, Including Reuse (mg/L)
Greater than 100,000	3	3
20,000 to 100,000	3	6
Less than 20,000	6	6

Table 17. Wastewater effluent standards for the BMAP area

Additionally, new or existing wastewater permits in the BMAP area must require at least quarterly sampling of the effluent discharge for TN and report these sampling results in the discharge monitoring reports (DMRs) submitted to DEP.

DEP encourages the reuse of treated wastewater for irrigation as a water conservation measure. The expansion of reuse water for irrigation can reduce reliance on the Floridan aquifer for water supply. The nitrogen load to groundwater from reuse water is expected to be reduced through these WWTF standards, as improvements in reuse water quality will both reduce loads from this source and limit future increases in loading from reuse because of higher treatment levels.

#### 2.8.3 Prioritized Management Strategies and Milestones

Based on the current volumes of discharge and effluent concentrations, the estimated reduction to be achieved through the implementation of these revised wastewater standards is 7,604 lb-N/yr. **Appendix B** contains detailed information on projects that have been completed, are underway, or are planned to reduce nitrogen loading from WWTFs.

# 2.9 Atmospheric Deposition Management Strategies

## 2.9.1 Summary of Loading

Atmospheric deposition is largely a diffuse, albeit continual, source of nitrogen. Nitrogen species and other chemical constituents are measured in wet and dry deposition at discrete locations around the U.S. In 2014, Schwede and Lear published a hybrid model for estimating the total atmospheric deposition of nitrogen and sulfur for the entire U.S., referred to as the total atmospheric deposition model or "TDEP." Deposition data from several monitoring networks—

including the Clean Air Status and Trends Network (CASTNET), the National Atmospheric Deposition Program (NADP), Ammonia Monitoring Network, the Southeastern Aerosol Research and Characterization Network, and modeled data from the Community Multi-Scale Air Quality (CMAQ) Modeling System—are combined in a multistep process with National Trends Network (NTN) wet deposition values to model total deposition. The TDEP model run used for the NSILT included data from 2011 to 2013.

#### 2.9.2 Description of Approach

Atmospheric sources of nitrogen are local, national, and international. Atmospheric sources are generally of low nitrogen concentration compared with other sources and are further diminished through additional biological and chemical processes before they reach groundwater. Atmospheric deposition sources and trends will be re-evaluated periodically.

# 2.10 Future Growth Management Strategies

New development primarily falls into to two general source categories: new urban development and new agriculture. Nutrient impacts from new development are addressed through a variety of mechanisms outlined in this BMAP as well as other provisions of Florida law. For instance, wastewater from all new and existing urban development is treated through either domestic WWTFs or OSTDS. New WWTFs must meet the stringent nitrogen limitations set forth in this BMAP. Existing WWTFs also must be upgraded to meet these same BMAP requirements. Florida law requires new development to connect to WWTFs where sewer lines are available. Where sewer is not available within the PFA, this BMAP still prohibits the installation of new OSTDS on lots of less than one-acre unless the system includes enhanced treatment of nitrogen, as described in **Appendix D**. Likewise, all new agricultural operations must implement FDACSadopted BMPs and potentially other additional measures (**Section 2.7**), or must conduct water quality monitoring that demonstrates compliance with water quality standards.

Other laws such as local land development regulations, comprehensive plans, ordinances, incentives, environmental resource permit requirements, and consumptive use permit requirements, all provide additional mechanisms for protecting water resources and reducing the impact of new development and other land use changes as they occur (see **Appendix G**). Through this array of laws and the requirements in this BMAP, new development must undertake nitrogen-reduction measures before the development is complete.

# 2.11 Protection of Surface Water and Groundwater Resources through Land Conservation

Maintaining land at lower intensity uses through land purchases or easements for conservation and recreational use is one strategy for reducing water quality impacts in the Homosassa and Chassahowitzka Springs Groups Basin. **Table 18** identifies one pending conservation land purchase and several planned purchases; there have been no land conservation purchases in the BMAP area since 2013, the last year of the period of record used when setting the TMDLs.

TBD = To be determined a transformed by the second secon						
Land	Name of		Dunchase		A	Veen
Lead Entity	Conservation Purchase	Decorintion		Cost		Year Acquired
Entity	I ul chase		Status	Cost	Acquireu	Acquireu
		ion eDescriptionPurchase StatusCostAcreage AcquiredShoreline and habitat preservation on the Homosassa River that will include a passive recreation area and the TL Rogers Maritime ParkShoroline and habitat 				
Citrus	Old Homosassa					2018
County	Heritage		Pending	\$1,450,000	2	(anticipated)
county	Waterfront Park					(untresputed)
		2				
CWEWMD	Dylan Kramer	proximity to the	Dlannad	TDD	57	TBD
SWFWMD	Property	Southeast Fork of the	Planned	IBD	57	IDD
		Homosassa headsprings				
SWFWMD	Joseph Moody		Planned	TBD	47	TBD
	Property		Thunned	100	.,	IDD
	Parkway					
SWFWMD	Towne		Planned	TBD	10	TBD
	Properties LLC					
	Yates	400 feet of shoreline on	D1	TDD	22	TDD
SWFWMD	Bleachery	the south bank of the	Planned	IBD	33	TBD
	Property	Homosassa River.				
		8,036 acres remaining to				
		• • •				
	Annutteliga					
SWFWMD	Hammock		Planned	TBD	8,036	TBD
	Chassahowitzka	Management Area.				
	River and	Forested wetlands				
SWFWMD	Coastal		Planned	TRD	25	TBD
	Swamps		1 milliou		23	
	Property					
	roperty		1	1	1	1

# Table 18. Stakeholder conservation land purchases

Lead Entity	Name of Conservation Purchase	Description	Purchase Status	Cost	Acreage Acquired	Year Acquired
	Acquisition, Martha Blanche Yandle Trustee					
SWFWMD	Jere Hooker (formerly David Roberts Trustee)	Forested wetlands adjacent to the Chassahowitzka River including 400 feet of shoreline adjacent to Chassahowitzka Spring #1.	Planned	TBD	0.41	TBD
SWFWMD	Donald Stephens Trustee	Two parcels that are adjacent to the Crab Creek Springs Group.	Planned	TBD	27.59	TBD

# 2.12 Commitment to Implementation

Successful BMAP implementation requires commitment, dedicated state funding, and follow-up. Stakeholders have expressed their intention to carry out the plan, monitor its effects, and continue to coordinate within and across jurisdictions to achieve nutrient reduction goals. As the TMDLs must be achieved within 20 years, DEP, WMDs, FDOH, and FDACS will implement management strategies using the annual Legacy Florida appropriation from the legislature of at least \$50 million to reduce nitrogen in impaired OFS. DEP, working with the coordinating agencies, will continue to invest existing funds and explore other opportunities and potential funding sources for springs restoration efforts.

# Section 3: Monitoring and Reporting

# **3.1 Methods for Evaluating Progress**

DEP will work with stakeholders to track project implementation and organize the monitoring data collected each year. The project and monitoring information will be presented in an annual update. Stakeholders have agreed to meet annually after the adoption of the BMAP to follow up on plan implementation, share new information, and continue to coordinate on TMDL restoration related issues. The following activities may occur at annual meetings:

#### Implementation data and reporting:

- Collect project implementation information from stakeholders, including FDACS agricultural BMP enrollment and FDOH-issued permits, and compare with the BMAP schedule.
- Discuss the data collection process, including any concerns and possible improvements to the process.
- Review the monitoring plan implementation, as detailed in Section 3.3.

#### Sharing new information:

- Report on results from water quality monitoring and trend information.
- Provide updates on new management strategies in the basin that will help reduce nutrient loading.
- Identify and review new scientific developments on addressing nutrient loads and incorporate any new information into annual progress reports.

#### Coordinating on TMDL restoration-related issues:

- Provide updates from DEP on the basin assessment cycle and activities related to any impairments, TMDLs, and BMAP.
- Obtain reports from other basins where tools or other information may be applicable to the Homosassa and Chassahowitzka Springs Groups.

## 3.2 Adaptive Management Measures

Adaptive management involves making adjustments in the BMAP when circumstances change or monitoring indicates the need for additional or more effective restoration strategies. Adaptive management measures may include the following:

- Implementing procedures to determine whether additional cooperative strategies are needed.
- Using criteria/processes for determining whether and when plan components need revision because of changes in costs, project effectiveness, social effects, watershed conditions, or other factors.
- Revising descriptions of stakeholders' roles during BMAP implementation and after BMAP completion.
- Updating information on corrective actions (and any supporting documentation) being implemented as data are gathered to refine project implementation schedules and performance expectations.

Key components of adaptive management to share information and expertise are tracking plan implementation, monitoring water quality and pollutant loads, and holding periodic meetings.

# 3.3 Water Quality and Biological Monitoring

#### 3.3.1 Objectives

Focused objectives are critical for a monitoring strategy to provide the information needed to evaluate implementation success. Since the BMAP implementation involves an iterative process, the monitoring efforts are related to primary and secondary objectives. The primary objectives focus on achieving water quality targets, while the secondary objectives focus on water quality parameters that can be used to provide information for future refinements of the BMAP. The monitoring strategy may be updated as necessary.

#### **Primary objectives:**

- Measure the water quality and biological response in the impaired springs and/or groundwater at the beginning of the BMAP period and during implementation.
- Document nutrient trends in the Homosassa and Chassahowitzka Springs Groups and associated springs and groundwater.
- Focus BMP efforts by using water quality results combined with appropriate project information and land use in conjunction with statistical and spatial analysis tools.

#### Secondary objectives:

• Identify areas where groundwater data and modeling might help in understanding the hydrodynamics of the system.

- Confirm and refine nutrient removal efficiencies of agricultural and/or urban BMPs.
- Identify and implement more effective nutrient reduction strategies.
- Use nitrogen isotope and tracer sampling for evaluating nitrogen contributions from organic and inorganic sources.

#### 3.3.2 Water Quality Parameters, Frequency, and Network

To achieve the objectives listed above, the monitoring strategy focuses on two types of indicators to track improvements in water quality: core and supplemental (**Table 19** and **Table 20**, respectively). The core indicators are directly related to the parameters causing impairment in the river or associated springs. Supplemental indicators are monitored primarily to support the interpretation of core water quality parameters. The monitoring network is established for a variety of purposes.

For this BMAP, nitrate is considered to be the key core parameter measured, to track progress in decreasing nitrogen concentrations in groundwater and the water flowing from the spring vent. The other parameters are considered supplementary parameters for the BMAP, as they build information about groundwater and the spring, but are not direct measurements of impairment.

At a minimum, the core parameters will be tracked to determine the progress made towards meeting the TMDLs and/or achieving NNC. Resource responses to BMAP implementation may also be tracked. A significant amount of time may be needed to observe changes in water chemistry.

<b>Core Parameters</b>
Chloride
Sulfate
Potassium
Ammonia as Nitrogen
Total Kjeldahl Nitrogen
Nitrate/Nitrite as Nitrogen

#### Table 19. Core water quality indicators

Supplemental Parameters
Specific conductance
DO
рН
Temperature
Total Suspended Solids (TSS)
Nitrate and Oxygen Isotopes

#### Table 20. Supplemental water quality indicators and field parameters

Initially, data from the ongoing sampling effort being conducted by SWFWMD will be used to meet the primary objectives. Surface water and groundwater monitoring network locations were selected to track changes in water quality and allow the annual evaluation of progress toward achieving the TMDL. **Figure 6** shows the location of the river and spring stations currently being sampled that will be used for the BMAP monitoring in the Homosassa and Chassahowitzka Springs Groups Basin.

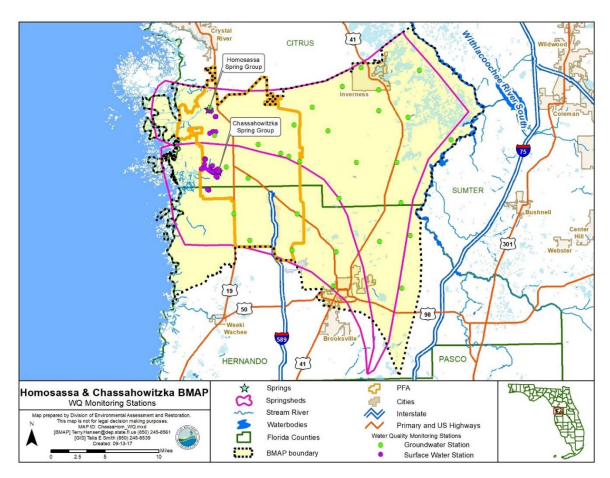


Figure 6. Groundwater and surface water stations sampled in the Homosassa and Chassahowitzka Springs Groups Basin

#### 3.3.3 Biological Monitoring

Biological resource responses represent improvements in the overall ecological health of the Homosassa and Chassahowitzka Springs Groups Basin (see **Table 21**).

<b>Biological Response Measures</b>
Chlorophyll a
Stream Condition Index (SCI) score
Linear Vegetation Survey (LVS) score
Rapid Periphyton Survey (RPS) score
Key fish populations

Table 21. Biological response measures for spring runs

An RPS will be conducted to assess the abundance and variety of algae in the river. An LVS will be conducted to assess the types and density of vegetation present in the river and to identify the native versus non-native species. An SCI will be conducted to measure the number of different organisms present in the river. In addition, habitat assessments (HAs) will be conducted to assess the river conditions and habitat present to support the SCI evaluation. Water quality samples will also be collected with the biological monitoring.

#### 3.3.4 Data Management and Assessment

As of June 30, 2017, water quality data in Florida are entered by the entity collecting the data into the Florida Watershed Information Network (WIN) Database, which has replaced the Florida Storage and Retrieval System (STORET). DEP pulls water quality data directly from WIN and U.S. Geological Survey (USGS) databases for impaired waters evaluations and TMDL development. Data providers are required to upload their data regularly, so the information can be used as part of the water quality assessment process and for annual reporting. Data providers should upload their data to WIN, upon completion of the appropriate quality assurance/quality control (QA/QC) checks. All data collected in the last quarter of the calendar year should be uploaded no later than April 1st of the following year.

Biological data collected by DEP are stored in the DEP Statewide Biological (SBIO) database. Biological data should be collected and regularly provided to DEP following the applicable standard operating procedures. All biological data collected in the last quarter of the calendar year should be uploaded or provided no later than April 1 of the following year.

The water quality will be analyzed during BMAP implementation to determine trends in water quality and the health of the biological community. A wide variety of statistical methods are available for the water quality trend analyses. The selection of an appropriate data analysis method depends on the frequency, spatial distribution, and period of record available from existing data. Specific statistical analyses were not identified during BMAP development.

## 3.3.5 QA/QC

Stakeholders participating in the monitoring plan must collect water quality data in a manner consistent with Chapter 62-160, F.A.C., and the DEP standard operating procedures (SOPs) for QA/QC required by rule. The most current version of these procedures is available on the DEP website. For BMAP-related data analyses, entities should use National Environmental Laboratory Accreditation Conference (NELAC) National Environmental Laboratory Accreditation Program (NELAP)–certified laboratories or other labs that meet the certification and other requirements outlined in the SOPs.

# Appendices

# Appendix A. Important Links

The links below were correct at the time of document preparation. Over time, the locations may change and the links may no longer be accurate. None of these linked materials are adopted into this BMAP.

- DEP Website: http://www.floridadep.gov
- DEP Map Direct Webpage: https://ca.dep.state.fl.us/mapdirect/
- Searchable online version of PFA maps: https://www.floridadep.gov/pfamap
- Florida Statutes: http://www.leg.state.fl.us/statutes:
  - Florida Watershed Recovery Act (Section 403.067, F.S.)
  - Florida Springs and Aquifer Protection Act (Part VIII of Chapter 373, F.S.)
- DEP Model Ordinances: http://fyn.ifas.ufl.edu/fert\_ordinances.html
- DEP Standard Operating Procedures for Water Quality Samples: https://floridadep.gov/dear/quality-assurance/content/dep-sops
- NELAC NELAP: https://fldeploc.dep.state.fl.us/aams/index.asp
- FDACS BMPs: https://www.freshfromflorida.com/Business-Services/Best-Management-Practices-BMPs/Agricultural-Best-Management-Practices
- FDACS BMP and Field Staff Contacts: http://www.freshfromflorida.com/Divisions-Offices/Agricultural-Water-Policy
- Florida Administrative Code (Florida Rules): https://www.flrules.org/
- SWFWMD 2017 Homosassa River and Chassahowitzka River Surface Water Improvement Plan (SWIM) Plans: http://www.swfwmd.state.fl.us/projects/swim/
- SWFWMD Springs: http://www.swfwmd.state.fl.us/springs/
- SWFWMD Social Research: http://www.swfwmd.state.fl.us/projects/social\_research/
- UF-IFAS Research: http://research.ifas.ufl.edu/

# **Appendix B. Projects to Reduce Nitrogen Sources**

#### **Prioritization of Management Strategies**

The management strategies in **Table B-1** are ranked with a priority of high, medium, or low. In 2016, the Florida Legislature amended the Watershed Restoration Act (Section 403.067, F.S.), creating additional requirements for all new or revised BMAPs. BMAPs must now include planning-level details for each listed project, along with their priority ranking.

Project status was selected as the most appropriate indicator of a project's priority ranking based primarily on need for funding. Projects with a "completed" status were assigned a low priority. Projects classified as "underway" were assigned a medium priority because some resources have been allocated to these projects, but additional assistance may be needed for the project to be completed. High priority was assigned to projects listed with the project status "planned" as well as certain "completed" projects that are ongoing each year (any project with one of these project types: "street sweeping," "catch basin inserts/inlet filter cleanout," "public education efforts," "fertilizer cessation," "fertilizer reduction," or "aquatic vegetation harvesting"), and select projects that are elevated because substantial, subsequent project(s) are reliant on their completion.

#### **Description of the Management Strategies**

Responsible entities submitted these management strategies to the department with the understanding that the strategies would be included in the BMAP, thus requiring each entity to implement the proposed strategies in a timely way and achieve the assigned load reduction estimates. However, this list of strategies is meant to be flexible enough to allow for changes that may occur over time. Any change in listed management strategies, or the deadline to complete these actions, must first be approved by the department. Substituted strategies must result in equivalent or greater nutrient reductions than expected from the original strategies.

While the 20-year planning period for this BMAP is 2018 to 2038, projects completed since January 1, 2014, count toward the overall nitrogen reduction goals.

Estimated nitrogen reductions are subject to refinement based on DEP verification and/or on adjustment to calculations based on loading to groundwater rather than surface water. Agriculture load reductions (FDACS-01 and FDACS-02) assume 100 % enrollment and verification. Projects with a designation of TBD (to be determined) denotes information is not currently available, but will be provided by the stakeholder when it is available. Projects with a designation of N/A (not applicable) indicates the information for that category is not relevant to that project. Projects with a designation of "Not Provided" denotes that information was requested by DEP but was not provided by the lead entity.

#### Table B-1. Stakeholder projects to reduce nitrogen sources

\*Denotes project that is applicable in another Springs Coast BMAP. The dollar amount is the total project amount (not split among the BMAPs).

Lead Entity	Location (Springshed)	Project Number	Project Name	Project Description	Project Type	Status	Start Date	Estimated Completion Date	Nitrogen Source Addressed by Project	Estimated Nitrogen Load Reduction (lb-N/yr)	Cost Estimate	Funding Source	Funding Amount
City of Brooksville	Chassa- howitzka	COB-01	Public Education Activities	Adopt fertilizer ordinance in 2017; website, public service announcements, brochures, etc.	Education Efforts	Underway	2017	2018	UTF	38	TBD	City	TBD
City of Inverness	Homosassa	COI-01	Public Education Activities	Implementation of Florida Yards & Neighborhood (FYN) Program; and website, public service announcements, brochures, etc.	Education Efforts	Planned	2018	2018	UTF	194	TBD	City	TBD
Citrus County	Homosassa	CC-01	Public Education Activities	Fertilizer ordinance; implementation of FYN Program; and website, public service announcements, brochures, etc.	Education Efforts	Completed	Not Provided	2017	UTF	7,052	Not Provided	County	Not Provided
Citrus County	Homosassa	CC-02	Southwest Regional Water Reclamation Facility (SWRWRF)	1.5 MGD advanced wastewater treatment facility that will reduce nutrients in effluent and create disposal capacity for flow coming from septic system elimination.	Wastewater System Upgrade	Underway	Not Provided	2021	WWTF	TBD	\$23,000,000	County/ DEP	County: \$6,6000,000 DEP: \$16,400,000
Citrus County	Homosassa	CC-03	Garcia Point Septic to Sewer Project	Connection of 68 residents to centralized sewer and elimination of septic tanks along the Homosassa River.	Wastewater Service Area Expansion	Underway	Not Provided	2020	OSTDS	2,174	\$1,250,000	County/ DEP	County: \$300,000 DEP: \$950,000
Citrus County	Chassa- howitzka	CC-04	Chassahowitzka to SWRWRF Force Main	New force main interconnection that will collect wastewater flows from the south side of the Homosassa River by redirecting flow from the Meadowcrest wastewater treatment plant (WWTP) to the SWRWRF.	Wastewater System Upgrade	Not Provided	Not Provided	2021	WWTF	TBD	\$1,200,000	TBD	TBD: \$1,200,000

Lead Entity	Location (Springshed)	Project Number	Project Name	Project Description	Project Type	Status	Start Date	Estimated Completion Date	Nitrogen Source Addressed by Project	Estimated Nitrogen Load Reduction (lb-N/yr)	Cost Estimate	Funding Source	Funding Amount
Citrus County	Chassa- howitzka	CC-05	Sugarmill Woods Residential Reclaimed Water	Distribute reclaimed water to the residential area of Oak Village in the Sugarmill Woods development.	Reclaimed Water	Underway	Not Provided	2021	WWTF	TBD	\$12,000,000	County/ DEP/ SWFWMD	County: \$6,000,000 DEP: \$4,000,000 SWFWMD: \$2,000,000
Citrus County	Chassa- howitzka	CC-06	Sugarmill Woods Golf and Country Club Reclaimed Water Project	Reclaimed water line from the SWRWRF to the golf course for irrigation.	Reclaimed Water	Planned	TBD	2021	WWTF	TBD	\$4,000,000	County/ TBD	County: \$2,000,000 TBD: \$2,000,000
Citrus County	Homosassa	CC-07	Septic to Sewer Conversion Study	Perform a study to identify the best options for converting existing lots with OSTDS and any non- municipal WWTFs within the study area to central collection.	Study	Planned	TBD	2021	OSTDS	N/A	\$200,000	County/ TBD	County: \$100,000 TBD: \$100,000
Citrus County	Homosassa	CC-08	Homosassa South Fork Water Quality Improvement Phase I - Pond 2	Water quality treatment of stormwater runoff prior to entering Pepper Creek and the South Fork of the Homosassa River from the directly connected areas north of CR 490A.	BMP Treatment Train	Underway	2014	2018	UTF	Not Provided	\$1,903,000	County/ DEP/ SWFWMD	County: \$703,000 DEP: \$200,000 SWFWMD: \$1,000,000
Citrus County	Homosassa	CC-09	Cardinal Lane Watershed Management Plan	Complete alternative analysis tasks including a stormwater level of service analysis, surface water resource assessment, and BMP alternative analysis.	Study	Underway	2016	2017	Other	N/A	\$200,000	County/ SWFWMD	County: \$100,000 SWFWMD: \$100,000
Citrus County	Homosassa	CC-10	Floral City Collection System	Construct a sanitary gravity collector system along east Orange Ave and Old Floral City Road to connect facilities to central sewer.	Wastewater Service Area Expansion	Underway	2015	2020	OSTDS	Not Provided	\$1,200,000	County	County: \$1,200,000
Citrus County	Homosassa	CC-11	Mason Creek Private Package Plant	Connect the private package plant to the county's central sewer.	WWTF Upgrade	Underway	2016	2019	WWTF	Not Provided	\$925,000	County	County: \$925,000

Lead Entity	Location (Springshed)	Project Number	Project Name	Project Description	Project Type	Status	Start Date	Estimated Completion Date	Nitrogen Source Addressed by Project	Estimated Nitrogen Load Reduction (lb-N/yr)	Cost Estimate	Funding Source	Funding Amount
Citrus County	Homosassa	CC-12	Homosassa Downtown West Septic to Sewer	Gravity sewer and force main to connect 122 residents and businesses to the SWRWRF; including septic system abandonment.	Wastewater Service Area Expansion	Planned	TBD	2025	OSTDS	940	\$4,108,210	County/ DEP/ SWFWMD	County: \$1,027,053 DEP: \$2,054,105 SWFWMD: \$1,027,053
Citrus County	Homosassa	CC-13	Homosassa Downtown East Septic to Sewer	Gravity sewer and force main to connect 232 residents and businesses to the SWRWRF; including septic system abandonment.	Wastewater Service Area Expansion	Planned	TBD	2025	OSTDS	1,785	\$10,805,685	TBD	TBD: \$10,805,685
Citrus County	Homosassa	CC-14	Homosassa Downtown North Septic to Sewer	Gravity sewer and force main to connect 129 residents and businesses to the SWRWRF; including septic system abandonment.	Wastewater Service Area Expansion	Planned	TBD	2025	OSTDS	995	\$7,424,625	TBD	TBD: \$7,424,625
Citrus County	Homosassa	CC-15	Homosassa Park Septic to Sewer	Gravity sewer and force main to connect 89 residents and businesses to the SWRWRF; including septic system abandonment.	Wastewater Service Area Expansion	Planned	TBD	2025	OSTDS	685	\$3,561,705	TBD	TBD: \$3,561,705
Citrus County	Homosassa	CC-16	Homosassa Rooks Septic to Sewer	Gravity sewer and force main to connect 163 residents and businesses to the SWRWRF; including septic system abandonment.	Wastewater Service Area Expansion	Planned	TBD	2025	OSTDS	1,255	\$5,607,305	TBD	TBD: \$5,607,305
Citrus County	Chassa- howitzka	CC-17	SWRWRF Dewatering Facility	Construct a sludge dewatering facility at the SWRWRF.	Wastewater System Upgrade	Planned	TBD	2025	WWTF	Not Provided	\$2,500,000	TBD	TBD: \$2,500,000
Citrus County	Homosassa	CC-18	Homosassa Retreats Septic to Sewer	Gravity sewer and force main to connect 104 residents and businesses to the SWRWRF; including septic system abandonment.	Wastewater Service Area Expansion	Planned	TBD	2030	OSTDS	800	\$4,591,845	TBD	TBD: \$4,591,845

Lead Entity	Location (Springshed)	Project Number	Project Name	Project Description	Project Type	Status	Start Date	Estimated Completion Date	Nitrogen Source Addressed by Project	Estimated Nitrogen Load Reduction (lb-N/yr)	Cost Estimate	Funding Source	Funding Amount
Citrus County	Homosassa	CC-19	Homosassa Cedars Septic to Sewer	Gravity sewer and force main to connect 23 residents and businesses to the SWRWRF; including septic system abandonment.	Wastewater Service Area Expansion	Planned	TBD	2030	OSTDS	175	\$2,177,090	TBD	TBD: \$2,177,090
Citrus County	Homosassa	CC-20	Mason Creek Septic to Sewer	Gravity sewer and force main to connect 160 residents and businesses to the SWRWRF; including septic system abandonment.	Wastewater Service Area Expansion	Planned	TBD	2030	OSTDS	1,235	\$6,008,235	TBD	TBD: \$6,008,235
Citrus County	Homosassa	CC-21	Homosassa Phase 5 Septic to Sewer	Gravity sewer and force main to connect 115 residents and businesses to the SWRWRF; including septic system abandonment.	Wastewater Service Area Expansion	Planned	TBD	2030	OSTDS	885	\$4,421,525	TBD	TBD: \$4,421,525
Hernando County	Chassa- howitzka	НС-01	Public Education Activities	Adopted fertilizer ordinance; pet waste ordinance; website, brochures, public service announcements, etc.	Education Efforts	Completed	2013	2013	UTF	954	\$20,000	County	County: \$20,000
Hernando County	Chassa- howitzka	HC-02*	BMAP Manager	Proposed position to be filled by a high level staff person to lead all aspects of BMAP implementation for Hernando County. This position will be responsible for intergovernmental coordination with agencies to fulfill BMAP requirements.	Other	Planned	2017	2031	Other	N/A	\$150,000	TBD	TBD: \$150,000

Lead Entity	Location (Springshed)	Project Number	Project Name	Project Description	Project Type	Status	Start Date	Estimated Completion Date	Nitrogen Source Addressed by Project	Estimated Nitrogen Load Reduction (lb-N/yr)	Cost Estimate	Funding Source	Funding Amount
Hernando County	Chassa- howitzka	НС-03	Eastern Hernando Withlacoochee Watershed Resource Assessment and BMP Development Plan	Comprehensive engineering analysis, water quality assessment, watershed model development and conceptual BMP designs.	Study	Completed	2014	2016	Other	N/A	\$200,000	County/ SWFWMD	County: \$100,000 SWFWMD: \$100,000
Hernando County	Chassa- howitzka	НС-04	Bystre Lake Resource Assessment and BMP Development Plan	Comprehensive engineering analysis, water quality assessment, watershed model development and conceptual BMP designs.	Study	Underway	2015	2017	Other	N/A	\$200,000	County/ SWFWMD	County: \$100,000 SWFWMD: \$100,000
Hernando County	Chassa- howitzka	НС-05	Blue Sink Watershed Resource Assessment and BMP Development Plan	Comprehensive engineering analysis, water quality assessment, watershed model development and conceptual BMP designs.	Study	Completed	2013	2015	Other	N/A	\$200,000	County/ SWFWMD	County: \$100,000 SWFWMD: \$100,000
Hernando County	Chassa- howitzka	НС-06	Little Withla- coochee River Watershed Resource Assessment and BMP Development Plan	Comprehensive engineering analysis, water quality assessment, watershed model development and conceptual BMP designs.	Study	Completed	2014	2015	Other	N/A	\$100,000	County/ SWFWMD	County: \$50,000 SWFWMD: \$50,000
Hernando County	Chassa- howitzka	HC-07	Blue Sink Stormwater Quality Improvement Project	Construction of stormwater BMP treatment train providing water quality pre-treatment of surface discharges to Blue Sink using enhanced nitrogen removal technology.	BMP Treatment Train	Planned	TBD	TBD	UTF	TBD	\$750,000	TBD	TBD

Lead Entity	Location (Springshed)	Project Number	Project Name	Project Description	Project Type	Status	Start Date	Estimated Completion Date	Nitrogen Source Addressed by Project	Estimated Nitrogen Load Reduction (lb-N/yr)	Cost Estimate	Funding Source	Funding Amount
Hernando County	Chassa- howitzka	HC-08*	Reclaimed Water Master Plan Revision	Revision to current reclaimed water plan to identify future growth and needed interconnections. The increased use of reclaimed water will reduce fertilizer application.	Study	Underway	2016	2018	UTF	N/A	\$150,000	County/ SWFWMD	SWFWMD: \$75,000 County: \$75,000
Hernando County	Chassa- howitzka	НС-09	Countryside Estates	Connect package plant at existing mobile home community to county sewer system via new force main and lift station.	WWTF Upgrade	Underway	2016	2018	WWTF	146	\$1,001,300	County	County: \$1,001,300
FDACS	Basin- wide	FDACS- 01	Agricultural BMPs - Farm Fertilizer	Implementation of existing BMPs on applicable acreage. Up to 15 % reduction in load to groundwater.	BMPs	Underway	Underwa y	TBD	FF	29,803	TBD	TBD	TBD
FDACS	Basin- wide	FDACS- 02	Agricultural BMPs - Livestock Waste	Implementation of existing BMPs on applicable acreage. Up to 10 % reduction in load to groundwater.	BMPs	Underway	Underwa y	TBD	LW	17,769	TBD	TBD	TBD
SWFWMD	Homosassa	SWF-01	Homosassa River SWIM Plan	Implementation and periodic review and update of the Homosassa SWIM Plan.	Study	Completed	2015	2017	Other	N/A	\$51,500	SWFWMD	SWFWMD: \$51,500
SWFWMD	Chassa- howitzka	SWF-02	Chassa- howitzka River SWIM Plan	Implementation and periodic review and update of the Chassahowitzka SWIM Plan.	Study	Completed	2015	2017	Other	N/A	\$51,500	SWFWMD	SWFWMD: \$51,500
SWFWMD	Basin- wide	SWF- 03*	Facilitating Agricultural Resource Management Systems (FARMS) Program	The FARMS Program is an agricultural BMP cost-share program to promote improved water quality in spring systems through approved precision nutrient application technologies.	BMPs	Underway	Prior to 2014	2021	FF	Not Provided	\$6,000,000	SWFWMD	SWFWMD: \$6,000,000

Lead Entity	Location (Springshed)	Project Number	Project Name	Project Description	Project Type	Status	Start Date	Estimated Completion Date	Nitrogen Source Addressed by Project	Estimated Nitrogen Load Reduction (lb-N/yr)	Cost Estimate	Funding Source	Funding Amount
SWFWMD	Basin- wide	SWF- 04*	Evaluation of Nitrogen Leaching from Reclaimed Water	This project will determine typical nitrogen leaching rates from reclaimed water application to lawns, spray fields, and rapid infiltration basins. This information can be used to refine estimates of nitrogen loading to the aquifer and springs, and identify the best reclaimed water disposal methods to minimize nitrogen loading to groundwater.	Study	Underway	2014	2018	UTF	N/A	\$294,000	SWFWMD	SWFWMD: \$294,000
SWFWMD	Basin- wide	SWF- 05*	Springs Coast Wastewater Disposal Treatment Wetlands	This project will assess areas to determine sites appropriate for construction of wetlands to treat WWTF effluent.	Study	Underway	2014	2017	WWTF	N/A	\$400,000	SWFWMD	SWFWMD: \$400,000
SWFWMD	Homosassa	SWF-08	Homosassa Habitat Enhancement	Install, monitor, and maintain a floating wetland system in the Homosassa River within the Ellie Schiller Homosassa Wildlife State Park to evaluate the water quality and aquatic habitat benefits.	Floating Islands/ Managed Aquatic Plant Systems	Underway	2016	2017	UTF	TBD	\$128,471	SWFWMD	SWFWMD: \$128,471
SWFWMD	Chassa- howitzka	SWF-09	Chassa- howitzka Spring Sediment Removal	Removal and disposal of 3,800 cubic yards of organic sediments and sand from the Chassahowitzka Headspring. This will increase water column visibility, reduce nutrient resuspension, and improve recreation.	Muck Removal/ Restoration Dredging	Completed	Prior to 2014	2014	UTF	Not Provided	\$875,000	SWFWMD	SWFWMD: \$875,000

Lead Entity	Location (Springshed)	Project Number	Project Name	Project Description	Project Type	Status	Start Date	Estimated Completion Date	Nitrogen Source Addressed by Project	Estimated Nitrogen Load Reduction (lb-N/yr)	Cost Estimate	Funding Source	Funding Amount
SWFWMD	Basin- wide	SWF-10	Update FDOH Drinking Water Source and Wastewater Source Inventory	Update FDOH GIS map of drinking water service and wastewater disposal areas of concern to determine impacts from onsite wastewater.	Study	Planned	2018	2021	OSTDS	N/A	\$245,000	SWFWMD	SWFWMD: \$245,000
SWFWMD	Basin- wide	SWF-11	Model Springs Fertilizer Ordinance	Develop a Springs Coast model fertilizer ordinance that provides better fertilizer guidance in spring systems.	Ordinance	Planned	2018	2021	UTF	N/A	TBD	SWFWMD	SWFWMD: TBD
SWFWMD	Basin- wide	SWF-12	Mason Creek Force Main Project	Construct 4,500 lf of 8- inch force main along Mason Creek Road for the purpose of transporting wastewater flows from the Old Homosassa residential area for future septic to sewer projects as they are implemented over the next ten years. This force main will help compel up to 2,300 septic tanks in Old Homosassa into the county's' wastewater collection system.	Wastewater collection and treatment	Planned	2018	2020	WWTF	50,000	\$600,000	Not Provided	TBD
SWFWMD	Basin- wide	SWF-13	Springs - Citrus County Old Homosassa West Septic to Sewer Project	Project is for design, permitting, and construction of regional wastewater collection system necessary for connection of existing residential homes in Old Homosassa area of Homosassa springshed. If constructed, a minimum of 95 existing septic systems will convert to County sanitary sewer.	Wastewater collection and treatment	Planned	2018	2021	WWTF	904	\$3,000,000	SWFWMD	\$1,500,000

Lead Entity	Location (Springshed)	Project Number	Project Name	Project Description	Project Type	Status	Start Date	Estimated Completion Date	Nitrogen Source Addressed by Project	Estimated Nitrogen Load Reduction (lb-N/yr)	Cost Estimate	Funding Source	Funding Amount
SWFWMD	Basin- wide	SWF-14	OSTDS Remediation Plan Implementation	Project assists homeowners offset costs to replace septic tanks in OFS springsheds with individual systems that have enhanced nitrogen removal technology where conversion to sewer is not feasible.	Wastewater collection and treatment	Planned	2018	2021	WWTF	Not Provided	Not Provided	Not Provided	Not Provided
UF-IFAS	Basin- wide	IFAS- 01*	Development of Landscape Fertilizer BMPs	The objective of this project is to verify accuracy of FYN and Florida Green Industries BMPs fertilizer recommendations.	Study	Underway	2012	2018	UTF	N/A	\$274,429	SWFWMD	SWFWMD: \$274,429
IFAS	Basin- wide	IFAS- 02*	Composting at Animal Stock Facilities	Evaluate the nutrient removal efficiency from composting animal waste. The project will compare nutrient leaching efficiency for manure stockpiling and composting facilities.	Study	Underway	2016	2018	LW	N/A	\$175,000	SWFWMD	SWFWMD: \$175,000
Golf Courses	Basin- wide	GC-01	Golf Course Reduction Credits	6 % BMP credit on golf course load to groundwater, assuming 100% BMP implementation by golf course owners.	BMPs	Planned	TBD	TBD	STF	5,989	TBD	TBD	TBD
Sports Fields	Basin- wide	SF-01	Sports Field Reduction Credits	10 % BMP credit on sports field load to groundwater, assuming 100 % BMP implementation by sports field owners.	BMPs	Planned	TBD	TBD	STF	151	TBD	TBD	TBD
Wastewater Utilities	Basin- wide	WU-01	Wastewater Treatment Facility Reduction Credits	Achieved by WWTF policy if implemented BMAP-wide, achieving 3 or 6 mg/L.	WWTF Upgrade	Planned	TBD	TBD	WWTF	7,604	TBD	TBD	TBD

Lead Entity	Location (Springshed)	Project Number	Project Name	Project Description	Project Type	Status	Start Date	Estimated Completion Date	Nitrogen Source Addressed by Project	Estimated Nitrogen Load Reduction (lb-N/yr)	Cost Estimate	Funding Source	Funding Amount
Various	Basin- wide	OSTDS- 01	Enhancement of Existing OSTDS - Voluntary	Repair, upgrade, replacement, drainfield modification, addition of effective nitrogen reducing features, initial connection to a central sewerage system, or other action to reduce nutrient loading, voluntarily taken by the owner of an OSTDS within the BMAP.	OSTDS Enhance- ment	Underway	2018	N/A	OSTDS	TBD	TBD	DEP	TBD
Various	Basin- wide	OSTDS- 02	Enhancement of Existing OSTDS - Required	Repair, upgrade, replacement, drainfield modification, addition of effective nitrogen reducing features, initial connection to a central sewerage system, or other action taken to comply with the OSTDS Remediation Plan for the group of systems identified for remediation (see Appendix D).	OSTDS Enhance- ment	Planned	TBD	TBD	OSTDS	TBD	TBD	DEP	TBD

# Appendix C. Priority Focus Area Report

A PFA (Homosassa and Chassahowitzka Springs Groups, January 2017) is defined as the area(s) of a basin where the Floridan aquifer is generally most vulnerable to pollutant inputs and where there is a known connectivity between groundwater pathways and an OFS. As required by the Florida Springs and Aquifer Protection Act, DEP delineated a PFA for the Homosassa and Chassahowitzka Springs Groups. This PFA is adopted and incorporated by reference into this BMAP. Detailed information on the PFA is available in report format at the following link: http://publicfiles.dep.state.fl.us/DEAR/PFAs.

# **Appendix D. OSTDS Remediation Plan**

The Florida Aquifer and Springs Protection Act specifies that if during the development of a BMAP for an OFS, DEP identifies OSTDS as contributors of at least 20 % of nonpoint source nitrogen pollution in a PFA or if DEP determines remediation is necessary to achieve the TMDLs, the BMAP shall include an OSTDS remediation plan. Based on the Homosassa and Chassahowitzka Springs Groups NSILT and GIS coverages, OSTDS contribute approximately 24 % of the pollutant load in the Homosassa portion of the PFA and 12 % of the pollutant load in the Chassahowitzka portion of the PFA. Irrespective of the percent contribution from OSTDS, DEP has determined that an OSTDS remediation plan is necessary to achieve the TMDLs and to limit the increase in nitrogen loads from future growth.

# **D.1** Plan Elements

#### D.1.1 Installation of New OSTDS

Per statute, new OSTDS on lots of less than one acre are prohibited within PFAs, if the addition of the specific systems conflicts with an OSTDS remediation plan incorporated into an OFS BMAP (see Section 373.811(2), F.S.). This OSTDS remediation plan prohibits new conventional systems on lots of less than one acre within the PFA, unless the OSTDS includes enhanced treatment of nitrogen or unless the OSTDS permit applicant demonstrates that sewer connections will be available within 5 years. Local governments and utilities are expected to develop master wastewater treatment feasibility analyses to identify specific areas to be sewered within 20 years of BMAP adoption. To aid in implementation, the DEP Map Direct webpage includes a detailed downloadable springs PFA boundary shapefile. DEP also maintains on its website an interactive map of the PFA and BMAP boundaries; the map can be easily searched for specific street address locations. FDOH permits the installation of new OSTDS pursuant to Chapter 64E-6, F.A.C., which includes not only systems installed on a property where one has not previously been installed, but also systems installed to replace illegal systems, systems installed in addition to existing systems, and other new systems. FDOH permitting requirements with respect to the definition of "new" or "less than one acre" will be followed for this remediation plan. To meet the enhanced treatment of nitrogen requirement the system must include at least one of the following nitrogen reducing options:

- Features allowed pursuant to FDOH rule, such as in-ground nitrogen-reducing biofilters (media layer systems).
- Features consistent with and identified in the FDOH Florida Onsite System Nitrogen Removal Strategy Studies report, such as in-tank nitrogen-reducing biofilters.
- Other FDOH-approved treatment systems capable of meeting or exceeding the NSF International (formerly National Sanitation Foundation [NSF]) Standard 245 nitrogen removal rate before disposing the wastewater in the drain field, such as aerobic treatment units (ATU) and performance-based treatment systems (PBTS). For FDOH-approved

treatment systems that meet NSF 245, but do not meet or exceed the minimum treatment level expected from the in-ground nitrogen-reducing biofilters, the drain fields, at minimum, shall be installed with a 24-inch separation between the bottom of the drain field and the seasonal high-water table.

#### D.1.2 Modification or Repair of Existing OSTDS

Per statute, the OSTDS remediation plan must provide loading reductions consistent with achieving the TMDL within 20 years of plan adoption (see Section 373.807(1)(b)8., F.S.). This plan therefore establishes the following remediation policy for existing systems, based on (a) the potential for reducing nitrogen loads by converting existing OSTDS to enhanced nitrogen removing systems or by connecting homes to central sewer, (b) the total amount of nitrogen load that must be reduced to achieve the TMDL, and (c) the relative contribution of nitrogen load from existing OSTDS.

- Where does the remediation policy for existing systems apply? It applies to all existing OSTDS within the PFA on lots of all sizes.
- When is the remediation policy for existing systems effective? The remediation policy for existing systems does not go into effect upon BMAP adoption. The requirements begin following completion of the master wastewater treatment feasibility analyses, FDOH rulemaking, and funding program to help offset the costs to homeowners, but no later than five years after BMAP adoption.
- What will be required by the remediation policy for existing systems when it becomes effective? Upon the need for repair or replacement, an existing OSTDS must include at least one of the following nitrogen reducing enhancements, unless the OSTDS permit applicant demonstrates that sewer connections will be available within 5 years.
  - Enhanced treatment of nitrogen means inclusion of features allowed pursuant to FDOH rules, such as in-ground nitrogen-reducing biofilters (media layer systems); features consistent with and identified in the FDOH Florida Onsite System Nitrogen Removal Strategy Studies report, such as in-tank nitrogenreducing biofilters; or other FDOH-approved treatment systems capable of meeting or exceeding the NSF Standard 245 nitrogen removal rate before disposing the wastewater in the drain field, such as ATUs and PBTSs. For FDOHapproved treatment systems that meet NSF 245, but do not meet or exceed the minimum treatment level expected from the in-ground nitrogen-reducing biofilters, the drain fields, at minimum, shall be installed with a 24-inch separation between the bottom of the drain field and the seasonal high-water table.

- FDOH permitting requirements with respect to defining "modification," "repair," and lot size (i.e., acreage) will be followed for this remediation plan.
- In addition, a utility is required to provide written notice to OSTDS owners of the availability of sewer lines for connection, no later than 1 year prior to the date the utility's sewerage system will become available, which triggers an obligation for OSTDS owners to comply with the requirements of Section 381.00655, F.S.

#### D.1.3 Achieving Necessary Load Reductions

All conventional OSTDS in areas subject to the remediation policy for existing systems are required to adopt enhanced treatment of nitrogen or connect to central sewer no later than 20 years after BMAP adoption.

#### D.1.4 Other Plan Elements

Statutes also require that OSTDS remediation plans contain the following elements.

- An evaluation of credible scientific information on the effect of nutrients, particularly forms of nitrogen, on springs and spring systems. (See Section D.2.)
- Options for repair, upgrade, replacement, drain field modification, the addition of effective nitrogen-reducing features, connection to a central sewer system, or other action. (See Section D.3.)
- A public education plan to provide area residents with reliable, understandable information about OSTDS and springs. (See Section D.4.)
- Cost-effective and financially feasible projects necessary to reduce the nutrient impacts from OSTDS. (See Section 2 and Appendix B.)
- A priority ranking for each project for funding contingent on appropriations in the General Appropriations Act. (See Section 2 and Appendix B.)

The Florida Springs and Aquifer Protection Act defines an OSTDS as a system that contains a standard subsurface, filled, or mound drain field system; an aerobic treatment unit; a graywater system tank; a laundry wastewater system tank; a septic tank; a grease interceptor; a pump tank; a solids or effluent pump; a waterless, incinerating, or organic waste–composting toilet; or a sanitary pit privy that is installed or proposed to be installed beyond the building sewer on land of the owner or on other land on which the owner has the legal right to install such a system. The term includes any item placed within, or intended to be used as a part of or in conjunction with, the system. The term does not include package sewage treatment facilities and other treatment works regulated under Chapter 403, F.S.

#### **D.2** Collection and Evaluation of Credible Scientific Information

As discussed at **Section 2**, DEP developed the Homosassa and Chassahowitzka Springs Groups NSILT, a planning tool that provides estimation of nitrogen loading sources to groundwater based on the best available scientific data for a particular geographic area. The results were peer-reviewed by SWFWMD, FDOH, and FDACS. Additional technical support information concerning the NSILT can be found in **Appendix E**.

#### Monitoring and research:

- Improve understanding of the ecological responses to nutrient enrichment and reductions (DEP/SWFWMD/universities).
- Maintain and expand water quality monitoring programs (SWFWMD/DEP).
- Report annual status and trends (SWFWMD).
- Evaluate new and emerging technologies (SWFWMD).
- Research and develop advanced septic systems (FDOH/DEP/UF-IFAS).

#### **Completed project:**

• Florida Onsite Sewage Nitrogen Reduction Strategies Study (FDOH).

#### **Ongoing projects:**

- Quarterly springs water quality monitoring (SWFWMD).
- Stream water quality monitoring (SWFWMD).
- UFA nutrient modeling (SWFWMD).
- Springs Initiative modeling (SWFWMD).
- Project COAST (collect and analyze monthly surface water quality data at 50 fixed stations along the coasts of Hernando, Citrus, and Levy Counties) (SWFWMD/UF).
- USGS Groundwater Data Collection (USGS/SWFWMD).
- USGS Surface Water Data Collection (USGS/SWFWMD).

#### **Proposed projects:**

• Nutrient hot spot loading identification (DEP/SWFWMD).

• Groundwater quality monitoring for BMAP assessment (DEP/SWFWMD).

DEP developed calculation methods to estimate nitrogen reductions associated with septic system enhancement and replacement projects, WWTF projects, golf course BMPs, other sports turfgrass BMPs, and urban turfgrass BMPs.

## **D.3 Remediation Options**

The NSILT estimates that OSTDS contribute approximately 24 % of the pollutant loading to groundwater in the Homosassa portion of the PFA and 12 % of the pollutant loading to groundwater in the Chassahowitzka portion of the PFA. **Table D-1** lists the number of existing OSTDS in the PFA and the estimated nitrogen reductions associated with enhancement or connection to sewer. **Figure D-1** shows the areas where OSTDS are located.

in size can be comb Recharge Area	OSTDS Parcels Less Than One Acre in PFA	t associated with parce Credit for Enhancement (lb-N/yr)	ls one acre or gre Credit for Sewer (lb-N/yr)	ater in size. OSTDS Parcels One Acre and Greater in PFA	Credit for Enhancement (lb-N/yr))	Credit for Sewer (lb-N/yr)
High	3,942	20,263	29,615	3,310	17,014	24,867
Medium	617	1,762	2,575	143	408	597
Low	156	89	130	80	46	67
Total	4,715	22,114	32,320	3,533	17,468	25,530

 Table D-1. Estimated reduction credits for OSTDS enhancement or sewer in the PFA\*

\*Estimated reductions are for either enhancement or sewer per parcel classification. Reductions cannot be combined for the same parcel classification, but can be combined between the different classifications. For example, the sewer credit associated with parcels less than one acre in size can be combined with the sewer credit associated with parcels one acre or greater in size.

As required by statute, this OSTDS remediation plan identifies remediation options for existing OSTDS, including repair, upgrade, replacement, drain field modification, the addition of effective nitrogen-reducing features, connection to a central sewer system, or other action. More simply, remediation options can be classified as enhancement or replacement. Enhancement options consist of systems identified in either existing FDOH rules or existing and ongoing FDOH studies, or systems not otherwise prohibited by FDOH. Examples of enhancements include in-ground nitrogen-reducing biofilters (media layer systems); in-tank nitrogen-reducing biofilters; and ATU or PBTS capable of meeting or exceeding the NSF Standard 245 nitrogen removal rate before disposing wastewater in the drain field.

Nitrogen impacts from new development could also be reduced through prohibiting new conventional OSTDS throughout the BMAP area.

DEP, FDOH, and local governments will develop programs to help fund the additional costs required to upgrade existing OSTDS to include nutrient reducing features. The funding program will be designed to prioritize OSTDS where it is most economical and efficient to add nutrient

reducing features (i.e., systems needing a permit for a repair or modification, within the PFA, and on lots of less than one acre).

To facilitate incorporation of nitrogen reducing features at the time of a permit to repair or modify an existing OSTDS, FDOH will pursue regulatory solutions to accomplish the following objectives:

- Update OSTDS rule language regarding permits, variances, and waivers to include consideration of DEP-adopted OSTDS remediation plans.
- Update OSTDS rules to allow installation of passive remediation systems, including but not limited to systems featuring liners, nitrogen reducing material, or both underneath the drain field.

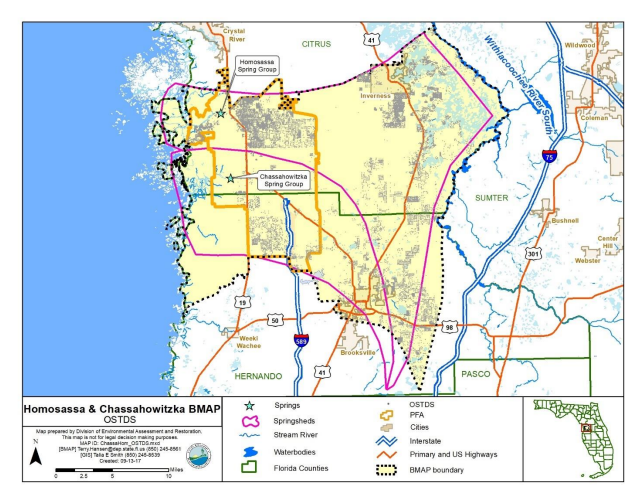


Figure D-1. Locations of OSTDS in the PFA in the Homosassa and Chassahowitzka Springs Groups BMAP area

### **D.4 Public Education Plan**

DEP and FDOH will develop and disseminate educational material focused on homeowners and guidance for builders and septic system contractors. The materials will identify the need for advanced, nitrogen reducing OSTDS along with the requirements for installing nitrogen reducing technologies under this OSTDS remediation plan. DEP will coordinate with industry groups such as Florida Home Builders Association and Florida Onsite Wastewater Association (FOWA).

DEP hosted a brainstorming session on July 19, 2016 to gather local input on the primary facets of a public education plan, including key audiences, the identification of major themes for communication/education, and the identification of misconceptions about septic systems.

Based on this discussion and one-on-one coordination with local governments and other stakeholders with interest in public education, prioritized target audiences, messaging, and materials/resources (see **Table D-2**) were presented at a public meeting on November 16, 2016.

- Step 1 Understand the data and issues associated with OSTDS.
- Step 2 Identify existing and short-term activities to address the issues.
- Step 3 Undertake a pilot project outreach and social marketing campaign.
- Step 4 Identify future actions for basinwide implementation.

Audience	Messaging	Materials/Resources	
Schools	Convey cost of doing nothing	Public service announcements	
Residents	Progenting our weterways	SWFWMD springs education	
Residents	Preserving our waterways	webpage	
	Conventional septic systems		
Builders/realtors/developers/business	provide minimal nitrogen	Social media	
community	treatment; septic system	Social media	
	enhancement is needed		

#### Table D-2. Prioritized target audiences, messaging, and materials/resources

The management strategies listed in **Table D-3** are ranked with a priority of high, medium, or low. In 2016, the Florida Legislature amended the Watershed Restoration Act (Section 403.067, F.S.), creating additional requirements for all new or revised BMAPs. BMAPs must now include planning-level details for each listed project, along with their priority ranking.

Project status was selected as the most appropriate indicator of a project's priority ranking based primarily on need for funding. Projects with a "completed" status were assigned a low priority. Projects classified as "underway" were assigned a medium priority because some resources have been allocated to these projects, but additional assistance may be needed for the project to be completed. High priority was assigned to projects listed with the project status "planned" as well as certain "completed" projects that are ongoing each year (any project with one of these project types: "street sweeping," "catch basin inserts/inlet filter cleanout," "public education efforts," "fertilizer cessation," "fertilizer reduction," or "aquatic vegetation harvesting"), and select projects that are elevated because substantial, subsequent project(s) are reliant on their completion.

#### Table D-3. Stakeholder educational activities to implement the OSTDS remediation plan

Lead Entity	Activity Number	Activity Name	Description of Activity	Activity Status	Partners	Estimated Start Date	Estimated Completion Date	Cost Estimate	Funding Source	Funding Amount
City of Brooksville	COB-E-1	Public Service Announcements (PSAs)	Include FDOH PSAs in septic system utility bills twice per year.	Planned	N/A	2017	2018	\$5,000	City	\$5,000
City of Brooksville	COB-E-2	Think About Personal Pollution (TAPP) Program	Transfer or deploy City of Tallahassee TAPP Program in Brooksville.	Planned	N/A	2018	2020	\$5,000	City	\$5,000
City of Brooksville	COB-E-3	City Website	Post springs-related and OSTDS- related information on city website.	Planned	N/A	2018	2018	\$5,000	City	\$5,000
Hernando County	HC-E-1	OSTDS Enhancement Education Campaign	Develop education campaign in conjunction with identified partners on OSTDS enhancement options.	Planned	Not Provided	2018	2021	\$50,000	Not Provided	Not Provided
Hernando County	HC-E-8	Drain Field Enhancement Demonstration Project	Implement drain field enhancement demonstration project on public property.	Planned	N/A	2022	2025	\$250,000	Not Provided	Not Provided
Hernando County	HC-E-10	Training on Septic Drain Field Enhancements	Conduct training for local government permitting staff on the availability and permitting process for septic system drain field enhancements.	Planned	N/A	2022	2022	\$1,000	County	\$1,000
UF-IFAS	IFAS-E-1*	OFS OSTDS Campaign, Phase 1	Implement social marketing campaign that links septic systems to springs.	Planned	N/A	2018	2020	\$30,000	TBD	TBD
UF-IFAS	IFAS-E-2*	OFS OSTDS Campaign, Phase 2	Create on-line clearinghouse of fact sheets, videos, public service announcements, etc.	Planned	N/A	2018	2018	\$7,000	TBD	TBD
UF-IFAS	IFAS-E-3*	OFS OSTDS Campaign, Phase 3	Presentations to realtors and distribution of information kits for home buyers.	Planned	N/A	2018	2018	\$10,000	TBD	TBD
UF-IFAS	IFAS-E-4*	OFS OSTDS Campaign, Phase 4	Six to eight septic system workshops for elected officials.	Planned	N/A	2018	2019	\$5,000	TBD	TBD
UF-IFAS	IFAS-E-5*	OFS OSTDS Campaign, Phase 5	Homeowner workshops with field demonstrations.	Planned	N/A	2018	2020	\$25,000	TBD	TBD

\*Denotes activity that is applicable in all Springs Coast BMAPs. The dollar amount is the total project amount (not split among the BMAPs).

# **Appendix E. Technical Support Information**

# E.1 NSILT Data

An NSILT was completed on the contributing areas of the Homosassa Spring Group and Chassahowitzka Spring Group for this BMAP. This technical support information identifies the data sources relied upon during NSILT development and documents all the major assumptions used by DEP when applying the NSILT approach to the Homosassa and Chassahowitzka Springs Groups BMAP.

The general NSILT approach involves estimating the nitrogen load to the surface for various source categories based on land use. The NSILT subjects the surface loading to recharge and attenuation to derive the estimated load to groundwater at the top of the aquifer. The estimated load to groundwater determines the scope of reduction strategies needed in the BMAP for each source category. For additional information about the general NSILT approach, see any of the NSILT reports posted online at http://publicfiles.dep.state.fl.us/DEAR/NSILT/

#### E.1.1 General Data Inputs

#### Hydrogeology and Aquifer Recharge

Information on recharge to the UFA is from a groundwater flow model that was developed in 2013 by HydroGeoLogic, Inc., based on the existing Northern District Model.

#### Land Use

Land use information is from SWFWMD based on the 2011 Florida Land Use Cover and Forms Classification System (FLUCCS) and 2014 Hernando County and Citrus County property appraiser data.

#### E.1.2 Land Surface Nitrogen Inputs

#### Atmospheric Deposition

Atmospheric deposition information is derived from the TDEP hybrid model that inputs wet and dry monitoring network data for the U.S. and calculates an estimated TN deposition load (Schwede and Lear 2014). The data set is comprised of data from 2011 to 2013.

#### <u>WWTFs</u>

The average annual input of nitrogen to the land surface was estimated for each effluent land application site in the BMAP area using TN concentration and discharge volume data available in the DEP Wastewater Facility Regulation (WAFR) database. Smaller WWTFs are not always required to monitor and report TN effluent concentrations, and therefore may not have data available in the WAFR database. For these, DEP estimated TN concentrations based on nitrate-N (NO3-N) data (assuming the NO3-N concentration was 38.5 % of the TN, based on a 2009 cooperative study with the Water Reuse Foundation of 40 domestic WWTFs across the state). The range of years for which data were available varied with the individual WWTFs; however,

the majority of the data are from November 2014 to October 2015 for the Homosassa contributing area and April 2015 to March 2016 for the Chassahowitzka contributing area.

#### <u>OSTDS</u>

In 2014, FDOH began the Florida Water Management Inventory (FLWMI), a statewide project to develop geographic information system (GIS) mapping attributes for water use and wastewater treatment method for all parcels by county. The results of this inventory can be obtained from FDOH.

Results from the 2016 release of the FLWMI were used to estimate the total number of septic systems within the BMAP area boundary. ArcGIS files provided the locations of both known and estimated septic systems.

The population served by the OSTDS was estimated using the 2010 U.S. Census Bureau data for Hernando and Citrus counties. Data were used to estimate the effective population and OSTDS usage. The 2010 persons per household (adjusted for time spent away from home) for Hernando and Citrus Counties were 2.08 and 1.95, respectively. Several literature sources have reported a per capita contribution of 9.012 lb-N/yr, and this value was multiplied by the number of people using septic tanks within the different regions of the BMAP area (U.S. Environmental Protection Agency [EPA] 2002; Toor et al. 2011; Viers et al. 2012).

#### <u>UTF</u>

The UTF application rate is estimated based on the results of a 2008 SWFWMD study (Martin 2008). The results provide input data on percent of the population that fertilize, the applicator (i.e., landscape professional versus homeowner), and application rates.

The type of property where fertilizer is applied is estimated for nonresidential and residential parcels. The acreage receiving fertilizer is estimated the same for both parcel types by using county property appraiser data and zoning data. Impervious and pervious land areas are determined for each parcel.

Fertilizer application on commercial and public green spaces was assumed to be performed by lawn service professionals or trained staff using application rates and frequencies similar to those recommended in the *Green Industries BMP Manual* (DEP 2010). Nonresidential parcels are assumed to be fertilized by a commercial service provider at a rate of 21.78 lb-N/acre (ac). Residential parcels are evaluated by estimating the percentage of the property fertilized and the probability of fertilization. For residential parcels, these factors are determined by utilizing property values (higher valued properties fertilize more often and in greater amounts) and parcel type (single-family residences fertilize more frequently than other residence types).

#### <u>STF</u>

Sports turfgrass areas include golf courses and sporting facilities. STF estimates are based on the statewide annual average application rate of 141.1 lb-N/ac/yr (Sartain 2002, DEP 2007). Some

golf courses span both contributing areas, and the nitrogen input is estimated based on the land area within each boundary.

Sports facilities are assessed based on feedback from county parks departments and school boards that provide detailed information on annual fertilization rates as well as the locations where the fertilizers are applied.

#### <u>LW</u>

Livestock operation practices are obtained through meetings with producers. For cow-calf operations, a stocking rate of 1 cow per 6 to 8 acres is used and the estimated quantity of pasture acreage is based on property appraiser data. For other livestock animals, populations are estimated from the U.S. Department of Agriculture (USDA) census of agriculture and SWFWMD land use coverage adjusted by percent of land use type in the BMAP area. The nitrogen waste factor for each animal type is based on published literature values (listed in NSILT reports) and subdivided into locations and recharge area.

#### <u>FF</u>

Agricultural fertilizer is applied at varying rates depending on crop type and farm practices. Estimated application rates are based on UF-IFAS recommendations, and types of crops likely grown are estimated from the county property appraiser database.

#### Estimated Nitrogen Inputs to Land Surface

The estimated input from each source category above is summed and a relative percent calculated.

#### E.1.3 Attenuation and Groundwater Loading (NSILT Section 3.0)

The two types of attenuation that are evaluated are biochemical attenuation factors (BAFs) and hydrogeological attenuation (i.e., recharge).

#### BAFs and Uncertainty Factors

The BAFs used to account for the processes affecting the movement of nitrogen from each source category in the subsurface are based on literature review of studies in Florida and similar areas. The BAFs in **Table E-1** are the result of this evaluation. The BAF is used to estimate what percent of the surface input could infiltrate to groundwater. For example, if 70 % of urban fertilizer is biologically attenuated, then the remaining 30 % could infiltrate to the groundwater.

The environmental attenuation of nitrogen from specific sources within the categories can vary substantially, both spatially and with depth in the subsurface, and will affect the amount of nitrogen leaching to groundwater and the relative contribution of nitrogen from each source category. The range in nitrogen attenuation can result from variability in soil properties, crop types, agricultural practices, nitrogen storage, volatilization of ammonia to the atmosphere, uptake by vegetation, denitrification, and other removal processes.

The potential range in nitrogen attenuation for each source is shown in Table E-1.

N Source Category	Low-Level Attenuation (%)	Attenuation Used for This Analysis (%)	High-Level Attenuation (%)				
Atmospheric Deposition	85	90	95				
WWTFs-RIBs	10	25	40				
WWTFs-Sprayfields	50	60	75				
WWTF-Reuse	50	75	85				
Septic Systems	40	50	75				
Livestock Waste-Nondairy	80	90	95				
Livestock Waste-Dairy	40	50	70				
Farm Fertilizer	50	80	85				
Urban Fertilizer	50	70	85				

# Table E-1. Range of environmental attenuation of nitrogen from a detailed literature review

#### Hydrogeological Attenuation (i.e., Recharge)

The recharge rate for the area where the surface input is calculated is based on the composite U.S. Geological Survey recharge map. To account for variations in recharge rates to the UFA, nonattenuated nitrogen inputs in high rate recharge areas are multiplied by a weighting factor of 0.9, while nitrogen inputs are multiplied by a weighting factor of 0.5 for medium rate recharge areas and 0.1 for low. Groundwater discharge areas were not included in the calculations of nitrogen loads to the groundwater contributing area, as these areas do not contribute nitrogen to the aquifer.

#### Estimated Nitrogen Loads to Groundwater

The surface inputs by source category are adjusted by applying the BAFs for the appropriate source category and location-based recharge factors to estimate the load to groundwater by source category.

It is important to note that this load is estimated for the top of the aquifer. As the load interacts with the aquifer, additional factors likely modify it prior to discharge at the spring vents.

# E.2 References

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# **Appendix F. Educational Activities to Implement UTF Management Strategies**

#### **Prioritization of Management Strategies**

The management strategies in **Table F-1** are ranked with a priority of high, medium, or low. In 2016, the Florida Legislature amended the Watershed Restoration Act (Section 403.067, F.S.), creating additional requirements for all new or revised BMAPs. BMAPs must now include planning-level details for each listed project, along with their priority ranking.

Project status was selected as the most appropriate indicator of a project's priority ranking based primarily on need for funding. Projects with a "completed" status were assigned a low priority. Projects classified as "underway" were assigned a medium priority because some resources have been allocated to these projects, but additional assistance may be needed for the project to be completed. High priority was assigned to projects listed with the project status "planned" as well as certain "completed" projects that are ongoing each year (any project with one of these project types: "street sweeping," "catch basin inserts/inlet filter cleanout," "public education efforts," "fertilizer cessation," "fertilizer reduction," or "aquatic vegetation harvesting"), and select projects that are elevated because substantial, subsequent project(s) are reliant on their completion.

#### Table F-1. Stakeholder educational activities to implement urban turfgrass fertilizer management strategies

Lead Entity	Activity Number	Activity Name	Description of Activity	Activity Status	Partners	Estimated Start Date	Estimated Completion Date	Cost Estimate	Funding Source	Funding Amount
Citrus County	CC-E-1	Fertilizer Education Outreach Campaign	Citrus County Board of County Commissioners intends to undertake comprehensive multiyear program to educate local citizens and professionals about role of fertilizer in health of aquatic systems.	Planned	UF–IFAS	2018	2021	Not Provided	County/ DEP	Not Provided
Citrus County	CC-E-2	Public Education on Fertilizer Ordinance	Presentations to homeowner associations on county's adopted fertilizer ordinance.	Underway	UF–IFAS	2017	2018	\$300	County	\$300
Citrus County	CC-E-3	Social Marketing Research	Determine public views/drivers/barriers to reduced use of fertilizer.	Planned	UF–IFAS	2018	2018	\$50,000	DEP	Not Provided
Citrus County	CC-E-4	Education Materials	Create branded/themed education materials for public distribution.	Planned	UF–IFAS	2018	2018	\$25,000	DEP	Not Provided
Citrus County	CC-E-5	Training on Green Industries BMPs	Train professionals and general public who seek exemption from fertilizer ordinance.	Underway	UF–IFAS	2015	2021	In-kind	County/ UF-IFAS	In-kind
Citrus County	CC-E-6	News Articles	Publish articles in <i>Citrus County Chronicle</i> regarding proper use of fertilizer.	Underway	UF–IFAS	2017	2021	In-kind	County/ UF-IFAS	In-kind
Citrus County	CC-E-7	Newsletters	Monthly Citrus County Link e-newsletters and quarterly UF–IFAS newsletters that educate on fertilizer use.	Underway	UF–IFAS	2015	2021	In-kind	County/ UF-IFAS	In-kind
Citrus County	CC-E-8	Webpage – Phase I	Develop webpage geared toward youth with computer game showing impacts of impaired waters and various actions.	Planned	UF–IFAS	2018	2019	\$25,000	DEP	Not Provided
Citrus County	CC-E-9	Webpage – Phase II	Develop webpage geared toward adults with content that is visually engaging, including video and social media links.	Planned	UF–IFAS	2018	2019	\$35,000	DEP	Not Provided
Citrus County	CC-E-10	Signage	Post signage educating on fertilizer at parks and boat ramps.	Planned	UF–IFAS	2019	2019	\$3,000	DEP	Not Provided
Citrus County	CC-E-11	Geocache Educational Tool	Create geocache trail and event with each cache containing educational messages and trinkets.	Planned	UF–IFAS	2019	2020	\$3,000	County	Not Provided
Citrus County	СС-Е-12	Evaluation Tools	Evaluate effectiveness of high-priority projects during first five years.	Planned	UF–IFAS	2020	2021	In-kind	County/ UF–IFAS	In-kind
Citrus County	СС-Е-13	School Events and Fairs	Engage youth with quick messages and hands- on activities.	Planned	UF–IFAS	2020	2021	In-kind	County/ UF-IFAS	In-kind

\*Denotes activity that is applicable in all Springs Coast BMAPs. The dollar amount is the total project amount (not split among the BMAPs).

Lead Entity	Activity Number	Activity Name	Description of Activity	Activity Status	Partners	Estimated Start Date	Estimated Completion Date	Cost Estimate	Funding Source	Funding Amount
Citrus County	CC-E-14	Promotional Materials	Procure collateral promotional items such as water bottles, sponges, etc., to hand out at festivals.	Planned	UF–IFAS	2019	2020	\$10,000	DEP/ County	Not Provided
Citrus County	СС-Е-15	Display	Banner, tablecloth, promotional material for education at local events.	Planned	UF–IFAS	2018	2018	\$2,000	DEP	Not Provided
Citrus County	CC-E-16	Citrus 20/20 and Save our Waters Week Committee	Partner with advisory or environmental groups to use their educational programs	Planned	UF–IFAS	2018	2021	\$1,500	SWFWMD	Not Provided
Citrus County	CC-E-17	Education of Boat Captains and Other Leisure Service Providers	Educate those making a living on or near water and ask them to be ambassadors.	Planned	UF–IFAS	2018	2021	In-kind	County/ UF-IFAS	In-kind
Citrus County	CC-E-18	Train Volunteers	Train master gardeners and other volunteers about nonpoint source pollution from fertilizers.	Planned	UF–IFAS	2019	2021	In-kind	County/ UF-IFAS	In-kind
Citrus County	СС-Е-19	Billboards	Place billboards near coast or rivers to educate on fertilizer.	Planned	UF–IFAS	2019	2020	\$24,000	DEP	Not Provided
Citrus County	СС-Е-20	Mall Display	Decorate Crystal River Mall window display to educate visiting patrons.	Planned	UF–IFAS	2020	2021	\$2,500	DEP	Not Provided
Citrus County	CC-E-21	PSAs	Create videos and short PSAs.	Planned	UF–IFAS	2022	2023	\$5,000	DEP	Not Provided
Citrus County	СС-Е-22	Electronic Model	Create stand-alone electronic model with lights, moving "water," and other elements to illustrate runoff and leached pollution.	Planned	UF–IFAS	2022	2023	\$15,000	DEP	Not Provided
Citrus County	СС-Е-23	Coloring Books	Engage youth and parents through educational messages in coloring book format.	Planned	UF–IFAS	2022	2026	\$1,000	DEP	Not Provided
Citrus County	СС-Е-24	Vehicle Wraps	Colorful, educational wraps for county vehicles.	Planned	UF–IFAS	2022	2025	\$4,000	DEP	Not Provided
City of Brooksville	COB-E-4	PSAs	Include PSAs on fertilizer use on utility bills twice per year.	Planned	N/A	2018	2018	\$5,000	City	\$5,000
City of Brooksville	COB-E-5	City Website	Post springs-related and fertilizer-related information on city website.	Planned	N/A	2018	2018	\$5,000	City	\$5,000
Hernando County	HC-E-2	Fertilizer Survey	Mass mailing to single family residences with request to take on-line survey regarding fertilizer ordinance and activities.	Completed	N/A	2016	2017	\$16,844	Fish & Wildlife Foundation/ County	Foundation: \$14,511 County: \$2,333
Hernando County	HC-E-4	Stormwater Nutrient Reduction Education	Stormwater education per National Pollution Discharge and Elimination System (NPDES) permit requirements.	Underway	N/A	Prior to 2012	2031	\$15,000/yr	FDOT/ County	\$15,000/yr

Lead Entity	Activity Number	Activity Name	Description of Activity	Activity Status	Partners	Estimated Start Date	Estimated Completion Date	Cost Estimate	Funding Source	Funding Amount
Hernando County	HC-E-5	Hernando County Groundwater Guardians	Annual public workshop on water quality and water resources.	Underway	N/A	2017	2021	\$2,000/yr	County	\$2,000/yr
Hernando County	HC-E-6	Fertilizer Ordinance Education	Public education campaign on existing fertilizer ordinance.	Underway	UF-IFAS	2012	2021	\$30,000	Not Provided	Not Provided
Hernando County	HC-E-7	Public Outreach on Fertilizer Use	Outreach by county extension staff on the Florida-Friendly Landscaping Program.	Planned	UF-IFAS	2018	2021	Not Provided	Not Provided	Not Provided
Hernando County	HC-E-9	Update "Water's Journey" Public Education Campaign	Potential multi-partner and multi-jurisdiction effort to update the existing "Water's Journey" campaign.	Planned	Not Provided	2022	2026	\$100,000	Not Provided	Not Provided
Hernando County	HC-E-11	Training on Green Industries BMPs	Train professionals and master gardener volunteers on exemptions from the fertilizer ordinance.	Underway	UF-IFAS	2013	2021	Not Provided	Not Provided	Not Provided
Hernando County	НС-Е-12	Expert Lawn Care and Landscaping Course	Conduct classes to homeowners on a variety of topics including irrigation and fertilization.	Underway	UF-IFAS	2016	2021	Not Provided	Not Provided	Not Provided
Hernando County	HC-E-13	Social Media Awareness Campaign	Education for residents on urban turfgrass fertilizer through a variety of social media platforms.	Planned	UF-IFAS	2018	2018	\$5,000	Not Provided	Not Provided
Hernando County	НС-Е-14	Hernando County Water Watch	Citizen-science water quality program that would be part of a statewide coastal water watch program to complement LAKEWATCH.	Planned	Florida Sea Grant Program/ UF-IFAS	2018	2031	Not Provided	Not Provided	Not Provided
Hernando County	HC-E-15	Florida Master Naturalist Program (FMNP) in Hernando County	The mission of the FMNP is to promote awareness, understanding, and respect of Florida's natural world among Florida's citizens and visitors.	Underway	Florida Sea Grant Program/ UF-IFAS	2017	2031	\$5,000	Not Provided	Not Provided
Hernando County	HC-E-16	Florida-Friendly Landscaping Annual Workshop	Conduct annual workshop for residents.	Underway	UF-IFAS	2017	2030	\$3,000	County/ DEP/ SWFWMD	\$3,000
Hernando County	HC-E-17	Community Event Education Booth	Sponsor education booth at various community events that focus on fertilizer BMPs.	Underway	UF-IFAS	2017	2031	\$3,000	County/ DEP/ SWFWMD	\$3,000
Hernando County	HC-E-18	Springs Workshop	Biannual workshop for local government leaders on springs protection and BMPs.	Underway	UF-IFAS	Prior to 2012	2031	\$5,000	County/ DEP/ SWFWMD	\$5,000

Lead Entity	Activity Number	Activity Name	Description of Activity	Activity Status	Partners	Estimated Start Date	Estimated Completion Date	Cost Estimate	Funding Source	Funding Amount
Hernando County	HC-E-19	Direct Mail Fertilizer Education Brochures	Insert in Hernando County Utility Department customer bill three times per year.	Underway	N/A	Prior to 2012	2031	\$9,500	County/ WRWSA	\$9,500
Hernando County	НС-Е-20	Presentations to Homeowner Associations (HOAs)	On-site presentations to HOAs on BMPs.	Underway	UF-IFAS	Prior to 2012	2031	\$2,000	County/ WRWSA	\$2,000
SWFWMD	SWF-E- 2*	Fertilizer Campaign	Fertilizer campaign is in place with existing communication products produced by the District's Public Affairs Bureau.	Underway	Not Provided	Not Provided	Not Provided	\$10,000	SWFWMD	\$10,000 (annual)
UF-IFAS	IFAS-E- 6*	Social Marketing Campaign	Implement social marketing campaign to increase awareness of local fertilizer ordinances and to encourage good fertilizer practices.	Planned	Not Provided	2017	2020	\$30,000	Not Provided	Not Provided

# **Appendix G. FDACS Information on BMPs**

# G.1 Implementation of Agricultural BMPs

Agricultural nonpoint sources in a BMAP area are required by state law (Subsection 403.067(7), F.S.) either to implement FDACS-adopted BMPs, which provides a presumption of compliance with water quality standards, or to conduct water quality monitoring prescribed by DEP or SWFWMD. Failure either to implement BMPs or conduct monitoring may result in enforcement action by DEP.

Growers who implement BMPs may be eligible for cost-share funding from FDACS, SWFWMD, or others to defray partially the costs of implementation. Through OAWP, the Florida Forest Service, and the Division of Aquaculture, FDACS develops, adopts, and assists producers in implementing agricultural BMPs to improve water quality and water conservation.

FDACS identified potential land that could be enrolled in the FDACS BMP Program within the Chassahowitzka and Homosassa Springs Groups BMAP area using the FSAID IV geodatabase.

**Table G-1** and **Table G-2** summarize the land use data for agriculture in the springsheds. Based on the FSAID IV geodatabase, the total agricultural lands within the combined Chassahowitzka and Homosassa springsheds is 38,733 acres. **Table G-3** and **Table G-4** summarize the agricultural land by crop type that was estimated to be fertilized and the corresponding acreages. The primary fertilized agricultural land use in both springsheds is cropland and pastureland which comprises 93 % of the fertilized land use. **Table G-5** and **Table G-6** summarize the agricultural lands with livestock. It is important to note that some of the agricultural lands include more than one agricultural practice.

**Figure G-1** shows the approximate location of the agricultural lands based on the FSAID IV geodatabase.

Agricultural Nitrogen Loading Category	Acres
<b>Crop Fertilizer Lands only</b>	788
Livestock Lands only	4,226
<b>Crop Fertilizer and Livestock Lands</b>	9,913
Total	14,928

Table G-1. Agricultural land use in the Homosassa Springshed

Agricultural Nitrogen Loading Category	Acres
<b>Crop Fertilizer Lands only</b>	1,276
Livestock Lands only	2,245
<b>Crop Fertilizer and Livestock Lands</b>	20,284
Total	23,805

#### Table G-2. Agricultural land use in the Chassahowitzka Springshed

#### Table G-3. Fertilized crop lands in the Homosassa Springshed

	Application Rate	
Сгор Туре	(lbs/acre)	Acres
Blueberries	50	229
Citrus	200	307
Cropland and Pastureland	30	20,264
Field Nursery	90	81
Grass/Pasture	60	2
Нау	240	268
Improved Pasture	60	19
Melons	175	176
Other Groves	150	10
Sod	200	9
TomatoesSpring_DryBeans	50	62
Tree Crops	240	92
Tree Plantations	150	41
Total		21,560

-		1 0
Сгор Туре	Application Rate (lbs/acre)	Acres
Blueberries	50	30
Citrus	200	132
Cropland and Pastureland	30	9,913
Field Nursery	90	391
Grass/Pasture	60	18
Hay	240	114
Tree Crops	150	91
<b>Tree Plantations</b>	60	12
Total		10,702

Table G-4. Fertilized crop lands in the Chassahowitzka Springshed

Table G-5. Livestock lands in the Homosassa Springshed

Livestock Category	Acres
Cropland and Pastureland	20,264
Feeding Operations	101
Improved Pasture	19
Other Open Lands (Rural)	1,866
Specialty Farms	267
Total	22,517

Livestock Category	Acres
Cropland and Pastureland	9,913
Feeding Operations	290
Other Open Lands (Rural)	2,955
Specialty Farms	981
Total	14,140

Agricultural land use data are critical for determining agricultural nonpoint source loads and developing strategies to reduce those loads in a BMAP area, but there are inherent limitations in the available data. The time of year when land use data are collected (through aerial photography) affects the accuracy of photo interpretation. Flights are often scheduled during the winter months due to weather conditions and reduced leaf canopies, and while these are favorable conditions for capturing aerial imagery, they make photo interpretation for determining agricultural land use more difficult (e.g., more agricultural lands are fallow in the winter months) and can result in inappropriate analysis of the photo imagery. There is also a significant variation in the frequency with which various sources of data are collected and compiled, and older data

are less likely to capture the frequent changes that often typify agricultural land use. In addition, agricultural activity being conducted on the land is not always apparent, for example, acreage classified as improved pasture may be used for a cow-calf operation, consist of forage grass that is periodically harvested for hay, or simply be a fallow vegetable field awaiting planting. Finally, the classification method itself may be an issue, for example, property appraiser data assigns an agricultural land use designation to an entire parcel, although agricultural production may only be conducted on a portion of the parcel. Because of error in the collection and characterization of land use data and changes in land use over time, agricultural land use acreage estimates are subject to adjustment.

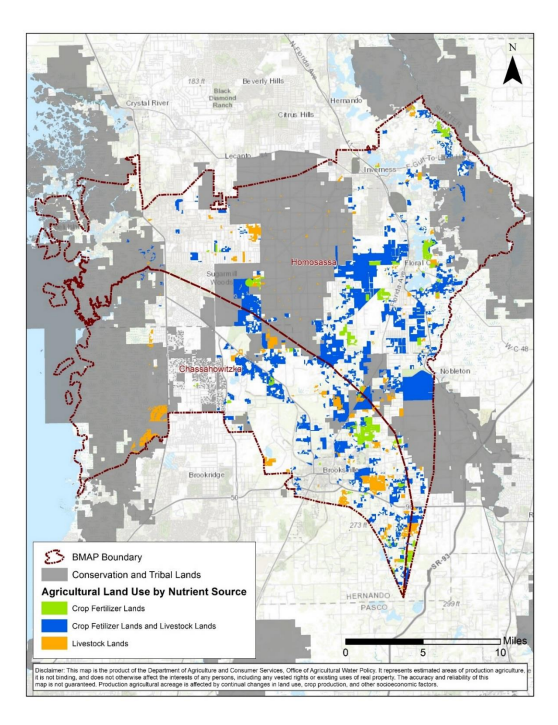


Figure G-1. Composite of agricultural lands in the combined springsheds

### G.2 Agricultural BMPs

Through the Office of Agricultural Water Policy, the Florida Forest Service, and the Division of Aquaculture, FDACS develops, adopts, and assists producers in implementing agricultural BMPs to improve water quality and water conservation. Adopted BMPs are initially verified by the

FDEP as reducing nutrient loss (e.g., total nitrogen and total phosphorus) to the environment. OAWP BMPs are published in commodity-specific manuals that cover key aspects of water quality and water conservation. The BMP categories include:

- Nutrient Management practices that help determine appropriate source, rate, timing, placement of nutrients (including both organic and inorganic sources) to minimize impacts to water resources.
- Irrigation and Water Table Management practices that address methods for irrigating to reduce water and nutrient losses to the environment and to maximize the efficient use and distribution of water.
- Water Resource Protection practices such as buffers, setbacks, and swales to reduce or prevent the transport of nutrients and sediments from production areas to water resources.

The Notice of Intent to Implement (NOI) and BMP checklist are incorporated into each manual.

Information on the BMP manuals and field staff contact information can be obtained here: http://www.freshfromflorida.com/Divisions-Offices/Agricultural-Water-Policy. Printed BMP manuals can be obtained by contacting OAWP field staff.

OAWP outreach to solicit enrollment extends to all types of agricultural operations, but is more intensive in BMAP areas because of the relationship of BMPs to the presumption of compliance with water quality standards in a BMAP area. FDACS field staff works with producers to enroll in the FDACS BMP program by signing a Notice of Intent to Implement BMPs, and enrollment is based on the expectation that producers recognize and address the water quality and conservation issues associated with their operations. Upon completion of all information in the BMP checklist, an NOI must be signed by the landowner or the landowner's authorized agent (who may be the producer if the producer is not the landowner).

# G.3 BMP Enrollment

**Figure G-2** shows the acres enrolled in the FDACS BMP Program in the combined springsheds as of August 31, 2017. **Table G-7** and **Table G-8** list the acres enrolled in the FDACS BMP Program by manual. Given that the enrolled acres on which BMPs are implemented can contain nonproduction acres (such as buildings, parking lots, and fallow acres), only the enrollment for the land classified as agriculture based on the FSAID is included in the table.

As of August 31, 2017, NOIs cover 11,664 agricultural acres in the combined springsheds. No producers are conducting water quality monitoring in lieu of implementing BMPs at this time.

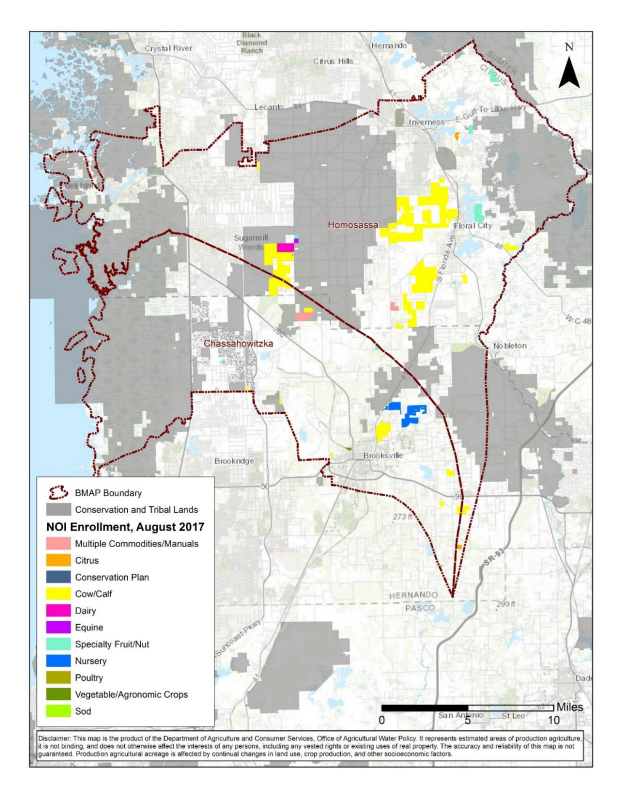


Figure G-2. BMP enrollment in the combined springsheds as of August 31, 2017

August 31, 2017			
Related FDACS BMP Programs	NOI Acreage Enrolled	Agricultural Land Use Acres within NOIs	
Citrus	98	82	
Cow/Calf	7,896	4,365	
Dairy	323	305	
Equine	42	20	
Multiple Commodities/Manuals	115	111	
Specialty Fruit/Nut	649	575	
Total	9.122	5,458	

# Table G-7. Agricultural acreage and BMP enrollment in the Homosassa Springshed as of<br/>August 31, 2017

# Table G-8. Agricultural acreage and BMP enrollment in the Chassahowitzka Springshedas of August 31, 2017

Related FDACS BMP Programs	NOI Acreage Enrolled	Agricultural Land Use Acres within NOIs
Citrus	10	10
Cow/Calf	1,323	1,156
Multiple Commodities/Manuals	272	270
Nursery	860	826
Specialty Fruit/Nut	53	30
Vegetable and Agronomic Crops	25	20
Total	2,543	2,312

# G.4 FDACS OAWP Role in BMP Implementation and Follow-Up

OAWP works with producers to submit NOIs to implement the BMPs applicable to their operations, provides technical assistance to growers, and distributes cost-share funding, as available, to eligible producers for selected practices. OAWP follows up with growers through site visits to evaluate the level of BMP implementation and record keeping, identify areas for improvement, if any, and discuss cost-share opportunities.

When DEP adopts a BMAP that includes agriculture, it is the agricultural producer's responsibility to implement BMPs adopted by FDACS to help achieve load reductions. If land use acreage corrections and BMP implementation do not fully account for the current agricultural load reduction allocation, it may be necessary to develop and implement additional projects and practices that reduce nutrients from agricultural nonpoint sources. In that case, FDACS will work with DEP and SWFWMD to identify appropriate options for achieving further agricultural load reductions.

Section 403.067, F.S. requires that, where water quality problems are demonstrated despite the proper implementation of adopted agricultural BMPs, FDACS must reevaluate the practices, in consultation with DEP, and modify them if necessary. Continuing water quality problems will be detected through the BMAP monitoring component and other DEP and SWFWMD activities. If a reevaluation of the BMPs is needed, FDACS will also include SWFWMD and other partners in the process.

## G.5 OAWP Implementation Verification Program

OAWP established an Implementation Assurance (IA) Program in 2005 in the Suwannee River Basin as part of the multi-agency/local stakeholder Suwannee River Partnership. In early 2014, OAWP began to streamline the IA Program to ensure consistency statewide and across commodities and BMP manuals. The IA Program was based on interactions with producers during site visits by OAWP staff and technicians as workload allowed. For the visits, field staff and technicians used a standard form (not BMP specific) developed in 2014, that focused on nutrient management, irrigation management, and water resource protection BMPs common to all of the BMPs that were adopted by rule. Once completed, these paper forms were submitted to OAWP staff and compiled into a spreadsheet, and the data were reported annually.

On November 1, 2017, the OAWP's Implementation Verification rule (Chapter 5M-1, F.A.C.) became effective. The Implementation Verification (IV) program provides the basis for assessing the status of BMP implementation and for identifying enrolled producers who require assistance with BMP implementation. The components of the IV program are 1) site visits; 2) implementation status reporting on common practices that apply across all BMP manuals; 3) technical assistance; and 4) external reporting. Implementation verification is confirmed by field staff through site visits and by producers through annual common practices status reports.

Site visits to agricultural operations by OAWP field staff and contract technicians are the most effective means to determine the status of BMP implementation. These visits also provide an opportunity to identify needs for assistance with implementation and explore potential improvements. Resource limitations prevent site visits from occurring on all enrolled operations every year, and for that reason, site visits are prioritized. The program objective is for field staff to conduct site visits for 5-10% of active NOIs each year, with approximately 10% of the site visit locations selected randomly.

Per the implementation verification rule, each year, producers participating in the BMP program will be requested to participate in reporting on the status of implementation of common practices only for their operations. Lack of response from enrollees with parcels in a BMAP area raises the priority of the operation for a site visit from field staff. Where a need is identified, the OAWP may facilitate technical assistance for the producer from UF/IFAS or other resources, including third-party vendors. In some cases, cost share support may be available. Data from producers and site visits will be used to complete the annual reports on the status of BMP implementation as required by s. 403.0675(2), F.S., beginning July 1, 2018.

# G.6 Beyond BMPs

Beyond enrolling producers in the FDACS BMP Program and verifying implementation, FDACS will work with DEP to improve the data used to estimate agricultural land uses in the springshed. FDACS will also work with producers to identify a suite of agricultural projects and research agricultural technologies that could be implemented on properties where they are deemed technically feasible and if funding is made available. Acreages provided by FDACS are preliminary estimates that are the maximum acreages and will need to be evaluated and refined over time.

As presented here, these projects are based on planning-level information. Actual implementation would require funding as well as more detailed designed based upon information, such as actual applicable acreages and willing landowners. **Table G-9**. Summarizes potential practices that could be implemented in this BMAP area. It is important to note that the research projects listed in the table are being conducted in the Suwannee River Basin. At some point in the future, the findings of these studies may be applicable to the Homosassa and Chassahowitzka Springsheds. Actual implementation would require funding as well as more detailed design based on specific information, such as actual applicable acreages and willing landowners.

Category	Name	Description
Practices	Soil Moisture Probes	Deployment, training, technical support, and use of soil moisture probes to manage irrigation systems.
Practices	Practices Precision Fertilization Precision Fertilization Precision Fertilization Precision Fertilization Precisely to crop needs. Cost is a one-time capital	
Practices	Precision Irrigation	Deployment of equipment, procedures, and training to improve location, volume, and timing of irrigation to match crop needs more precisely. Cost is a one-time capital expenditure.
Practices	Cover Crops Planting of cover crops in between production cycles to incre organic content, improve nutrient retention, and reduce ere	
Practices	Controlled Release Fertilizer (CRF)	Application of new and developing fertilizer products which become available to crops via dissolution over longer periods of time in the growing season.
Research	Rotational Production	Conversion of conventional production operations to planned rotational production incorporating grass and cover crops. May include cattle.
Research	Soil Moisture Sensor Deployment and Calibration Installation, training, monitoring, and research on use of soil moisture sensors, including correlations to nutrient through the root zone.	
Research	BMP Effectiveness on CRF	Focused research on the effects of BMP implementation on water quality and water conservation.
Research	Reuse of High Nutrient Value Water Sources	Study of potential sources of high nutrient value water, potential beneficial reuse sites, legal and regulatory obstacles, and costs.

# **Appendix H. Future Growth Strategies of Local Jurisdictions**

Local				
Jurisdiction	Strategy Name	Description	Strategy Type	Status
Citrus County	Coastal, Lakes, River Management Policy 4.7.3	To reduce the amount of untreated stormwater effluent, the county shall prepare a strategic plan to retrofit appropriate areas.	Comprehensive Plan	Completed
Citrus County	Infrastructure Element Policy 7.3.5	All development must be served by a regional WWTF as soon as the service is available.	Comprehensive Plan	Completed
Citrus County	Infrastructure Element Policy 7.3.12	The county shall eliminate and prevent the future discharge of inadequately treated wastewater into water and wetlands of the state by encouraging the use of spray irrigation and percolation ponds and by decreasing the number of illegal outfalls through code enforcement proceedings and/or capital facilities. The application of gray and treated wastewaters for use in irrigation is encouraged in upland areas and should be interpreted as a direct discharge.	Comprehensive Plan	Completed
Citrus County	Infrastructure Element Policy 7.3.15	All existing central wastewater treatment systems shall be designed to achieve AWT standards upon expansion and include reuse capabilities.	Comprehensive Plan	Completed
Citrus County	Infrastructure Element Policy 7.3.16	All new central wastewater treatment systems shall be designed to achieve AWT standards and include reuse capabilities.	Comprehensive Plan	Completed
Citrus County	Infrastructure Element Policy 7.4.4	The county shall seek long term agreements with large users of groundwater to provide reclaimed water for the irrigation of horticultural or agricultural uses, golf courses, recreation and open space areas, and commercial and residential projects.	Comprehensive Plan	Completed
Citrus County	Infrastructure Element Policy 7.4.6	Reclaimed water irrigation systems shall be designed and installed to prevent overspray or irrigation of any wetlands, waterbodies, sinkholes, or stormwater systems except for reclaimed water storage ponds. Buffers and BMPs shall be required to prevent reclaimed water runoff from entering sinks, wetlands, and waterbodies.	Comprehensive Plan	Completed
Citrus County	Future Land Use Element Policy 17.2.5	New development locating in the Planned Service Area (PSA) shall be allowed only when central water and sewer are provided. For new residential land uses, this shall apply to developments of 4 units or greater per acre. Existing development must connect to central water and sewer systems when the services become available. Within the PSA, all new subdivision plats of 500 or more dwellings shall be required to connect to regional central water and regional central sewer	Comprehensive Plan	Completed
Citrus County	Future Land Use Element Policy 17.9.3	All development and redevelopment shall be designed to minimize stormwater discharge and shall be designed to meet or exceed the requirements of Chapter 62-25, F.A.C. The county shall establish additional standards as needed to protect springs and their springsheds, spring run creeks, aquifer recharge, and Outstanding Florida Waters (OFWs) and their tributaries.	Comprehensive Plan	Completed

#### Table H-1. Future growth strategies of local jurisdictions

Local Jurisdiction	Strategy Name	Description	Strategy Type	Status
Citrus County	Future Land Use Element Policy 17.42.5	The county shall encourage limited impervious cover and use green building techniques and low impact development (LID) strategies and technologies.	Comprehensive Plan	Completed
Citrus County	Future Land Use Element Policy 17.42.6	The county shall encourage buffering requirements (water quality improvements) to provide pretreatment (filtering) of pollutants/contaminants from stormwater runoff that are detrimental to the long-term water quality of the county's natural resources.	Comprehensive Plan	Completed
Citrus County	Future Land Use Element Policy 17.45.3	Design of infrastructure shall support development features and landscape vegetation that promote natural stormwater mitigation.	Comprehensive Plan	Completed
City of Brooksville	Stormwater Management Ordinance	The City will establish and implement BMPs for all activities, operations, and/or facilities within the city which may cause or contribute to pollution or contamination of storm water, the storm drainage system, or waters of the U.S.	Ordinance	Completed
City of Brooksville	Conservation Element Policy 2- 2	The City shall consider entering into agreement with Hernando County to establish BMPs for the protection of surface and groundwater quality of water basins within Peck Sink, Blue Sink, and Byster Lake.	Comprehensive Plan	Planned
City of Brooksville	Conservation Element Policy 3- 1	Require all development in the city connect to city sewer service, where and when available.	Comprehensive Plan	Completed
City of Brooksville	Future Land Use Element Policy 2- 4	High density and intensity growth shall not be permitted in conservation areas, or those areas best suited for continued low density and intensity development.	Comprehensive Plan	Completed
City of Brooksville	Future Land Use Element Policy 2- 9	Require central sewer and sewer systems for new urban developments, which are designed to be compatible with future public utility systems.	Comprehensive Plan	Completed
City of Inverness	Conservation Element Policy 4.1.2.2	The City shall continue to enforce a comprehensive stormwater management ordinance.	Comprehensive Plan	Completed
City of Inverness	Conservation Element Policy 4.1.2.11	The City shall prohibit the discharge of inadequately treated stormwater into waters of the state.	Comprehensive Plan	Completed
City of Inverness	Conservation Element Policy 4.1.2.12	The City shall protect surface waters and water quality by restricting activities and land uses known to adversely affect the quality and quantity of identified water sources; including natural groundwater recharge areas, wellhead protection areas and surface waters used as a source of public water supply.	Comprehensive Plan	Completed
City of Inverness	Conservation Element Policy 4.1.3.3	The City shall continue to coordinate with Citrus County to provide adequate sewer facilities in the lake areas in order to eliminate septic tank usage in this critical area.	Comprehensive Plan	Completed
City of Inverness	Comprehensive Element Policy 4.1.3.6	The City shall require all new developments within statutory proximity to sewer lines to connect to City sewer services.	Comprehensive Plan	Completed
City of Inverness	Comprehensive Element Policy 4.1.6.7	The City shall encourage conservation and protection of natural functions of existing soils, fisheries, wildlife habitats, rivers, bays, lakes, floodplains, harbors, wetlands including estuarine marshes, freshwater beaches and shores and marine habitats.	Comprehensive Plan	Completed

Local				
Jurisdiction	Strategy Name	Description	Strategy Type	Status
City of Inverness	Infrastructure Element Policy 5.2.2.1	Effluent and sludge from all City owned treatment plants shall meet all biological and chemical standards of the applicable regulatory authority(s).	Comprehensive Plan	Completed
City of Inverness	Infrastructure Element Policy 5.2.4.2	The City shall negotiate or enter into an interlocal agreement with Citrus County to require that any development in the urban fringe or planning area that will be served by package treatment plants shall be such that the plants shall either be interim in nature or can eventually be linked as a regional system and be publicly owned and operated.	Comprehensive Plan	Completed
City of Inverness	Infrastructure Element Policy 5.2.5.1	Package treatment plants and septic tanks will not be allowed for new development if existing sanitary sewer system facility capacity is available to maximize the use of existing facility and to discourage urban sprawl.	Comprehensive Plan	Completed
City of Inverness	Infrastructure Element Policy 5.2.6.1	Consistent with environmental need, the City shall designate a portion of its operation and capital improvements budgets for use in connecting residences and businesses using septic tanks to the sanitary sewer system.	Comprehensive Plan	Completed
City of Inverness	Infrastructure Element Policy 5.2.6.2	The City shall prohibit the creation of new septic systems or the use of existing septic systems in areas where sewer systems are available.	Comprehensive Plan	Completed
City of Inverness	Infrastructure Element Policy 5.4.2.5	By the end of the planning period, the City shall evaluate the water quality treatment capacity for each sub-basin in the City for use in developing water quality level of service standards. As part of the evaluation, the City shall identify point sources of pollution and quantify impacts to receiving waters. The City shall develop and implement water quality level of service standards in an effort to meet water quality goals of maintaining the water quality of local water bodies.	Comprehensive Plan	Completed
City of Inverness	Infrastructure Element Policy 5.4.4.1	Basins, swales, and culverts shall be designed to protect groundwater and surface water quality as well as accommodate stormwater flows in all new developments.	Comprehensive Plan	Completed
City of Inverness	Infrastructure Element Policy 5.5.1.1	The City, as part of its Land Development Regulations, will continue to emphasize the proper use of structural drainage techniques, such as swales, that allow natural vegetation to absorb pollutants and allow percolation of clean water into the aquifer recharge area.	Comprehensive Plan	Completed
City of Inverness	Infrastructure Element Policy 5.5.1.7	The city shall regulate land use and development to protect the functions of natural drainage features and natural groundwater aquifer recharge areas.	Comprehensive Plan	Completed
City of Inverness	Intergovernmental Coordination Element Policy 7.1.1.7	The City and Citrus County shall coordinate to ensure verification of adequate provision of wastewater treatment in all utility service areas prior to issuance of local development orders.	Comprehensive Plan	Completed
City of Inverness	Intergovernmental Coordination Element Policy 7.1.1.13	The City shall participate in a coordinated management of bays, estuaries and harbors that fall under the jurisdiction of more than one local government.	Comprehensive Plan	Completed

Local				<b>G</b> ( )
Jurisdiction	Strategy Name	Description	Strategy Type	Status
Hernando County	Riverine Buffer Ordinance	Regulates land use within 75 feet of rivers, streams, and wetlands. Addresses septic systems, wastewater treatment systems, petroleum products, solid waste, and agricultural waste	Ordinance	Completed
Hernando County	Low Impact Drainage	New strategies for low impact drainage standards and initiatives.	Comprehensive Plan	Planned
Hernando County	Ecological Linkages	New strategies for prioritizing ecological linkage conservation as one means of recharge and groundwater conservation.	Comprehensive Plan	Planned
Hernando County	Aquifer Recharge	Update strategies to protect high recharge areas and karst areas.	Comprehensive Plan	Planned
Hernando County	Aquifer Protection	Update strategies to protect groundwater through appropriate design of stormwater, sewage treatment, golf course facilities, and landscaping.	Comprehensive Plan	Planned
Hernando County	Aquifer Protection	New strategies for coordination on minimum flows and levels for springs and surface waters.	Comprehensive Plan	Planned
Hernando County	Surface Water Protection	Update strategies to continue the County's riverine ordinance.	Comprehensive Plan	Planned
Hernando County	Erosion Control	Update strategies for erosion control and minimization of sedimentation.	Comprehensive Plan	Planned
Hernando County	Habitat Mitigation	New strategies that require mitigation of loss of large natural communities.	Comprehensive Plan	Planned
Hernando County	Future Land Use Element Policy 1.01T(6)	Water and sewer planning conducted by the County will utilize a public participation process.	Comprehensive Plan	Completed
Hernando County	Sanitary Sewer Element Policy 4.01A(6)	Wastewater service plans developed and updated hereunder, along with the adopted Capital Improvement Plan, shall be utilized to guide the location and timing of land development requiring wastewater service.	Comprehensive Plan	Completed
Hernando County	Sanitary Sewer Element Policy 4.01A(7)	Wastewater facility and service planning conducted by the County will utilize a public participation process.	Comprehensive Plan	Completed
Hernando County	Sanitary Sewer Element Policy 4.01B(2)	As part of the Wastewater Service Plan, establish standards to determine when commercial and industrial septic tanks will be required to connect to central services.	Comprehensive Plan	Completed
Hernando County	Sanitary Sewer Element Policy 4.03A(4)	Advanced secondary and tertiary treatment should be considered for future permanent sewage treatment plants, particularly those which are located near water bodies or in soils which do not have a defined impermeable clay lens or significantly thick sand layers between the surface and the Floridan aquifer.	Comprehensive Plan	Completed
Hernando County	Sanitary Sewer Element Policy 4.03B(3)	Where possible, provide flexibility in public or private facility design to allow for development of reuse systems.	Comprehensive Plan	Completed
Hernando County	Drainage & Natural Groundwater Aquifer Recharge Element Policy 4.10A(1)	Develop an aquifer protection program including public education, coordination with appropriate agencies, provision of adequate collection, and disposal facilities in order to limit the amount of contaminants reaching the surficial or Floridan aquifers.	Comprehensive Plan	Completed

Local				
Jurisdiction	Strategy Name	Description	Strategy Type	Status
Hernando County	Potable Water Element Policy 4.15B(1)	Implement a strategy to encourage replacement of potable water use with reclaimed water for irrigation purposes of at least 4.3 MGD by the year 2019.	Comprehensive Plan	Completed
Hernando County	Conservation Element Policy 6.01G(8)	Provide for an east-west corridor connecting the Chassahowitzka Preserve to the Green Swamp and a north south coastal corridor west of US Highway 19 connecting to Pasco County as strategic wildlife corridors, and require future development to accommodate wildlife habitat corridors through the use of designated open space, conservation easements, clustering, or other acceptable planning technique.	Comprehensive Plan	Completed
Hernando County	Conservation Element Policy 6.02A(9)	The County shall require all new golf courses be designed and maintained using the principles developed by the Institute of Food and Agricultural Sciences (IFAS) for <i>Best Management Practices for Florida Golf</i> <i>Courses.</i>	Comprehensive Plan	Completed
Hernando County	Conservation Element Policy 6.02A(10)	The County shall establish guidelines for managing existing and future turf and landscapes at all County owned facilities utilizing the educational guidelines of the University of Florida Extension's Florida Yards & Neighborhoods Program and Best Management Practices. It is the intent of this policy that the County reduce nutrient/pollutant infiltration into ground and surface waters and to encourage best management practices through public education	Comprehensive Plan	Completed
Hernando County	Conservation Element Policy 6.02C(2)	Evaluate any development proposal for its effect on the quantity and quality of surface waters which flow into the Gulf of Mexico, including stormwater runoff, erosion and sedimentation, and septic tank discharge.	Comprehensive Plan	Completed
Hernando County	Conservation Element Policy 6.08A(1)	Minimum lot sizes for septic fields may be further restricted from the minimum <sup>1</sup> / <sub>2</sub> acre in prime aquifer recharge areas, sinkhole areas, areas adjacent to lakes or rivers or areas where soils have severe limitations.	Comprehensive Plan	Completed
Hernando County	Conservation Element Policy 6.08A(11)	Development of property shall adhere to green industries Best Management Practices (BMPs), including Integrated Pest Management (IPM) (FDEP & FDEO, 2002. Protecting Florida Springs - Land Use Planning Strategies & Best Management Practices). Florida Yards & Neighborhoods (FYN) education shall be provided for individual lot owners.	Comprehensive Plan	Completed