

STATE OF FLORIDA  
DEPARTMENT OF ENVIRONMENTAL PROTECTIONIn re: ALAFIA RIVER  
BASIN MANAGEMENT ACTION PLAN

OGC Case No. 25-1026

/

FINAL ORDER ESTABLISHING THE ALAFIA RIVER  
BASIN MANAGEMENT ACTION PLAN

Pursuant to Sections 403.067(7), Florida Statutes, this Final Order adopts the attached Basin Management Action Plan ("BMAP") for certain surface waterbodies within the Alafia River basin. The adopted BMAP, entitled "Alafia River Basin Management Action Plan" (hereafter referred to as the "Alafia River BMAP") and dated June 2025, is attached hereto and incorporated herein as Exhibit 1. The 2025 BMAP builds upon the previous BMAP and adds new management strategies and analyses that continue the restoration efforts to date. This updated BMAP (Exhibit 1) supersedes and replaces the previous BMAP in its entirety.

Surface waters in the Alafia River basin 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 Alafia River watershed is located in Hillsborough and Polk Counties. The Florida Department of Environmental

Protection ("department") established TMDLs for certain waters in the Alafia River basin within Rule 62-304.605, F.A.C. Excessive nutrients and fecal coliform are the primary pollutants contributing to the impairments. Table 2 in the attached Exhibit 1 identifies the applicable TMDLs addressed in this BMAP.

The department worked closely with the affected stakeholders, including local and state agencies, in updating the Alafia River 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 Alafia River BMAP. The department held a noticed public meeting on April 2, 2025, to discuss the BMAP and receive comments.

The Alafia River BMAP represents the collaborative effort of stakeholders to identify current and planned management actions to achieve the required pollutant load reductions. 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 allocations, projects and management actions required of individual entities are set forth in Sections 3 and 4 and Appendices B and C 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, 403.131, 403.141, and 403.161, Florida Statutes.

THEREFORE, IT IS ORDERED that the attached Exhibit 1 is hereby adopted as the Alafia River Basin Management Action Plan.

NOTICE OF RIGHTS

The Alafia River Basin Management Action Plan 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 and address of each agency affected and each agency's file or identification number, if known;
- (b) The name, address, any e-mail address, any facsimile number, and telephone number of the petitioner, if the petitioner is not represented by an attorney or a qualified representative; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding; and an explanation of how the petitioner's substantial interests will be affected by the agency determination;
- (c) A statement of when and how the petitioner received notice of the agency decision;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;

(e) A concise statement of the ultimate facts alleged, including the specific facts the petitioner contends warrant reversal or modification of the agency's proposed action;

(f) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the agency's proposed action, including an explanation of how the alleged facts relate to the specific rules or statutes; and

(g) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the agency to take with respect to the agency's proposed action.

A petition that does not dispute 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 27 day of June 2025, in Tallahassee,  
Florida.

STATE OF FLORIDA DEPARTMENT  
OF ENVIRONMENTAL PROTECTION



---

Alexis Lambert  
Secretary

Marjorie Stoneman Douglas Building  
3900 Commonwealth Boulevard  
Tallahassee, Florida 32399-3000

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



---

CLERK

06/27/2025

---

DATE

*Final*

*Alafia River*

***Basin Management Action Plan***

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

with participation from the  
**Alafia River Basin Stakeholders**

**June 2025**

2600 Blair Stone Road  
Tallahassee, FL 32399-2400  
<https://floridadep.gov>



**Exhibit 1**

## Acknowledgements

This 2025 Alafia River Basin Management Action Plan (BMAP) was prepared as part of a statewide watershed management approach to restore and protect Florida's water quality. It was prepared by the Florida Department of Environmental Protection (DEP) in coordination with the Alafia River stakeholders.

### Florida Department of Environmental Protection

Alexis A. Lambert, Secretary

**Table ES-1. Alafia River stakeholders**

Type of Organization/Entity	Name
<b>Responsible Entities</b>	Agriculture City of Lakeland City of Mulberry City of Plant City Hillsborough County Polk County
<b>Responsible Agencies</b>	County Health Departments Florida Department of Agriculture and Consumer Services (FDACS) DEP Florida Department of Health (FDOH) Florida Department of Transportation (FDOT) Southwest Florida Water Management District (SWFWMD)
<b>Other Interested Stakeholders</b>	Residents/Homeowners Florida Onsite Wastewater Association Septic System Contractors Tampa Bay Estuary Program (TBEP) Tampa Bay Water

See **Appendix A** for links to resources referenced in this document. For additional information, contact:

Florida Department of Environmental Protection  
Water Quality Restoration Program  
2600 Blair Stone Road, Mail Station 3565  
Tallahassee, FL 32399-2400  
Email: [BMAPProgram@FloridaDEP.gov](mailto:BMAPProgram@FloridaDEP.gov)

## Table of Contents

---

<b>Acknowledgements .....</b>	<b>2</b>
<b>Table of Contents .....</b>	<b>3</b>
<b>List of Figures.....</b>	<b>5</b>
<b>List of Tables .....</b>	<b>6</b>
<b>List of Acronyms and Abbreviations .....</b>	<b>7</b>
<b>Executive Summary .....</b>	<b>9</b>
<b>Background .....</b>	<b>9</b>
<b>Required Reductions and Options to Achieve Reductions .....</b>	<b>11</b>
<b>Section 1. Context, Purpose, and Scope of the Plan.....</b>	<b>14</b>
<b>1.1 Water Quality Standards and Total Maximum Daily Loads (TMDLs) .....</b>	<b>16</b>
<b>1.2 Alafia River Basin TMDLs .....</b>	<b>16</b>
<b>1.3 Alafia River BMAP.....</b>	<b>17</b>
<b>1.4 Stakeholder Involvement .....</b>	<b>18</b>
<b>1.5 Considerations.....</b>	<b>18</b>
<b>Section 2 . Data Evaluation and Analyses.....</b>	<b>20</b>
<b>Section 3. Tracking Implementation .....</b>	<b>21</b>
<b>3.1 Allocations .....</b>	<b>21</b>
<b>3.2 5-Year Milestones.....</b>	<b>22</b>
<b>Section 4. Management Actions.....</b>	<b>23</b>
<b>4.1 Wastewater .....</b>	<b>23</b>
<b>4.1.1 OSTDS .....</b>	<b>23</b>
<b>4.1.2 Wastewater Treatment .....</b>	<b>24</b>
<b>4.2 Stormwater .....</b>	<b>31</b>
<b>4.2.1 Urban BMPs and Eligibility.....</b>	<b>32</b>
<b>4.2.2 Sports Turfgrass and Golf Courses .....</b>	<b>32</b>
<b>4.2.3 Agriculture .....</b>	<b>32</b>
<b>4.3 Atmospheric Deposition .....</b>	<b>39</b>
<b>4.3.1 Summary of Atmospheric Loading.....</b>	<b>39</b>
<b>4.3.2 Description of Approach.....</b>	<b>39</b>
<b>4.4 Future Growth .....</b>	<b>40</b>
<b>4.4.1 Future Growth Analysis.....</b>	<b>41</b>
<b>4.4.2 Funding Opportunities .....</b>	<b>44</b>

<b>Section 5. Monitoring Strategy .....</b>	<b>46</b>
<b>5.1    Monitoring Objectives .....</b>	<b>46</b>
<b>Section 6. Commitment to Plan Implementation .....</b>	<b>48</b>
<b>6.1    Adoption Process.....</b>	<b>48</b>
<b>6.2    Tracking Reductions of Nutrients .....</b>	<b>48</b>
<b>6.3    FIB .....</b>	<b>48</b>
<b>6.4    Revisions to the BMAP .....</b>	<b>48</b>
<b>Section 7. References .....</b>	<b>50</b>
<b>Appendices .....</b>	<b>51</b>
<b>Appendix A. Important Links .....</b>	<b>51</b>
<b>Appendix B. Projects to Reduce Nutrient Sources and FIB .....</b>	<b>52</b>
<b>Appendix C: Golf Course NMPs .....</b>	<b>61</b>
<b>Appendix D: Agricultural Enrollment and Reductions .....</b>	<b>67</b>
<b>Agricultural Landowner Requirements .....</b>	<b>67</b>
<b>FDACS Office of Agricultural Water Policy (OAWP) BMP Program .....</b>	<b>67</b>
<b>Other FDACS BMP Programs.....</b>	<b>69</b>
<b>Agricultural Land Use.....</b>	<b>71</b>
<b>FDACS BMP Program Metrics.....</b>	<b>72</b>
<b>FDACS Cost Share .....</b>	<b>76</b>
<b>Future Efforts .....</b>	<b>77</b>

## **List of Figures**

---

Figure ES-1. Alafia River BMAP, TMDL waterbodies, and local government jurisdictions in the basin .....	10
Figure 1. Alafia River BMAP, TMDL waterbodies, and local government jurisdictions in the basin .....	15
Figure 2. WWTFs in the Alafia River BMAP area .....	26
Figure 3. Agricultural BMP enrollment in the Alafia River BMAP.....	35
Figure 4. Alafia River BMAP water quality monitoring network.....	47
Figure D-1. Relative agricultural land uses in the Alafia River BMAP .....	72
Figure D-2. Agricultural enrollment in the Alafia River BMAP.....	74
Figure D-3. Count of potentially enrollable parcels by size class .....	76

## **List of Tables**

---

Table ES-1. Alafia River stakeholders.....	2
Table 1. Designated use attainment categories for Florida surface waters.....	16
Table 2. TMDLs for the Alafia River BMAP.....	16
Table 3. BMAP municipalities and a comparison of their RAP Hillsborough Bay Segment allowable load and their mean estimated aggregated loads from 2017 through 2021 .....	21
Table 4. Facilities with domestic wastewater disposal sites within the Alafia River BMAP boundary .....	27
Table 5. Nitrogen effluent limits for wastewater facilities .....	28
Table 6. Phosphorus effluent limits wastewater facilities .....	28
Table 7. Agricultural lands in the Alafia River BMAP .....	33
Table 8. Agricultural lands enrolled in the Alafia River BMAP by BMP Program commodity .....	34
Table 9. BMPs and BMP manuals adopted by rule as of July 2025.....	38
Table 10. Estimated nitrogen load from future growth in the BMAP area.....	43
Table B-1. Stakeholder projects.....	53
Table C-1. Nutrient ranges for warm-season turfgrass species .....	61
Table D-1. Nutrient ranges for warm-season turfgrass species .....	61

## List of Acronyms and Abbreviations

---

AAM	Arithmetic Mean
ACE	Agricultural Cooperative Regional Elements
ALG	Agricultural Land Geodatabase
ARTF	Alafia River Task Force
AWT	Advanced Waste Treatment
BEBR	Bureau of Economic and Business Research
BMAP	Basin Management Action Plan
BMP	Best Management Practice
CAFO	Confined Animal Feeding Operation
CASTNET	Clean Air Status and Trends Network
Chl-a	Chlorophyll-a
CMAQ	Community Multiscale Air Quality
CWA	Clean Water Act
DEP	Florida Department of Environmental Protection
DMR	Discharge Monthly Report
DO	Dissolved Oxygen
<i>E. coli</i>	<i>Escherichia coli</i>
EMC	Event Mean Concentration
EPA	Environmental Protection Agency
ERP	Environmental Resource Permit
F.A.C.	Florida Administrative Code
F.S.	Florida Statutes
FDACS	Florida Department of Agriculture and Consumer Services
FDOH	Florida Department of Health
FDOT	Florida Department of Transportation
FFS	Florida Forest Service
FIB	Fecal Indicator Bacteria
FLWMI	Florida Water Management Inventory
FNAI	Florida Natural Areas Inventory
FSAID	Florida Statewide Agricultural Irrigation Demand (geodatabase)
FWRA	Florida Watershed Restoration Act
GIS	Geographic Information System
H1	Hierarchy 1
HTAT	Hillsborough Tributary Assessment Team
IV	Implementation Verification
L.O.F.	Laws of Florida
LA	Load Allocation
lbs/day	Pounds Per Day
lbs/yr	Pounds Per Year
LTAAM	Long-Term Average of Annual Means
mg/L	Milligrams Per Liter

mgd	Million Gallons Per Day
MS4	Municipal Separate Storm Sewer System
N/A	Not Applicable
NADP	National Atmospheric Deposition Program
NELAC	National Laboratory Environmental Accreditation Conference
NELAP	National Environmental Laboratory Accreditation Program
NHD	National Hydrography Database
NMP	Nutrient Management Plan
NNC	Numeric Nutrient Criteria
NOI	Notice of Intent
NPDES	National Pollutant Discharge Elimination System
NRCS	Natural Resources Conservation Service
NTN	National Trends Network
OAWP	Office of Agricultural Water Policy (FDACS)
OSTDS	Onsite Sewage Treatment and Disposal System
POR	Period of Record
RAP	Reasonable Assurance Plan
RRLA	Rapid-Rate Land Application
ROC	Runoff Coefficient
SCI	Stream Condition Index
SRLA	Slow-Rate Land Application
SSO	Sanitary Sewer Overflow
STAR	Statewide Annual Report
SWFWMD	Southwest Florida Water Management District
SWMP	Stormwater Management Program
TAT	Tributaries Assessment Team
TBD	To Be Determined
TBEP	Tampa Bay Estuary Program
TDEP	Total Atmospheric Deposition Model
TMDL	Total Maximum Daily Load
TN	Total Nitrogen
TP	Total Phosphorus
UF-IFAS	University of Florida-Institute of Food and Agricultural Sciences
WBID	Waterbody Identification (number)
WIN	Florida Watershed Information Network Database
WLA	Wasteload Allocation
WMD	Water Management District
WQPP	Water Quality Protection Plan
WWTF	Wastewater Treatment Facility

## Executive Summary

---

### Background

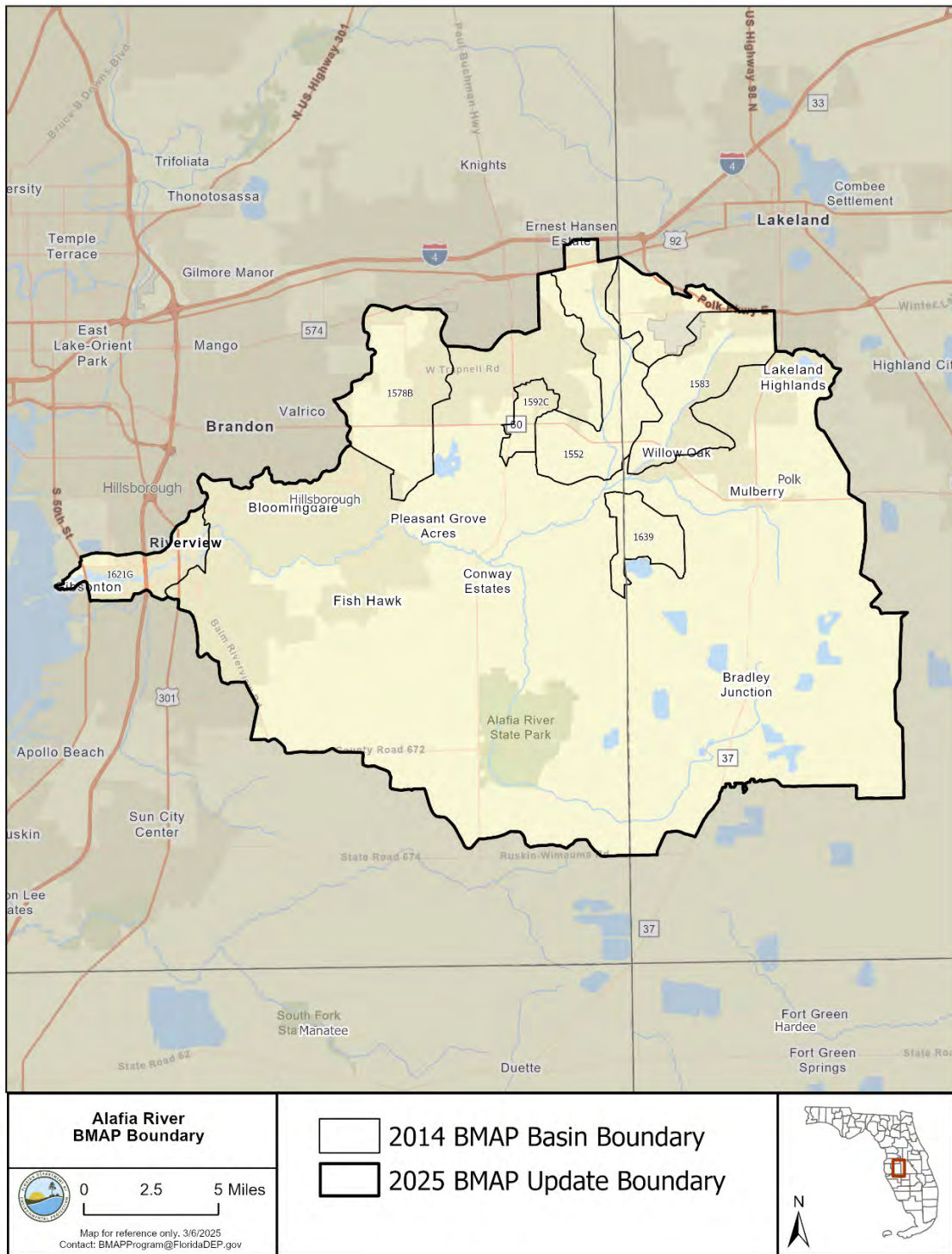
The Alafia River Basin (**Figure ES-1**) covers an area of more than 270,128 acres in Hillsborough and Polk counties. The river originates in west-central Polk County and flows westward to Hillsborough Bay. It is bounded to the north by the Hillsborough River Basin, to the east by the Peace River Basin, and to the south by the Little Manatee River Basin. Major tributaries include the North Prong, South Prong, Little Alafia River, and Turkey Creek. The river is tidally influenced to Bell Shoals Road, approximately 11 river miles upstream from the mouth. During the dry season, much of the freshwater inflow to the tidal reach is contributed by groundwater inflows, notably from Lithia Springs and Buckhorn Springs, which are located southeast of Bloomingdale approximately 14 river miles upstream from the mouth. The watershed contains few natural lakes, but numerous man-made lakes (such as Medard Reservoir) have been created as a result of phosphate-mining and other earth-moving activities.

This BMAP targets restoration of the following segments with adopted total maximum daily loads (TMDLs). The list below shows the waterbody identification (WBID) numbers in the Alafia River Basin and names of the waterbodies:

- WBID 1621G - Alafia River Tidal Reach above Hillsborough Bay.
- WBID 1578B - Turkey Creek.
- WBID 1592C - Mustang Ranch Creek.
- WBID 1552 - English Creek.
- WBID 1639 - Thirtymile Creek.
- WBID 1583 - Poley Creek.

TMDLs are water quality targets, based on state water quality standards, for specific pollutants (such as excessive nitrogen and phosphorus). DEP verified that the Alafia River was impaired by nutrients (chlorophyll *a* [chl-*a*]), dissolved oxygen (DO), and fecal coliforms. In September 2013, the U.S. Environmental Protection Agency (EPA) approved revisions to Florida's criteria for DO in Rules 62-302 and 62-303, Florida Administrative Code (F.A.C.). In 2016, the state's water quality standard for fecal indicator bacteria was updated to use *Escherichia coli* (*E. coli*) in freshwater for classes I and III waters and enterococci in class III marine waters. While the fecal indicator bacteria (FIB) TMDLs in this basin are for fecal coliform, the FIB BMAP goal is to meet the current FIB standard. This BMAP addresses four fecal coliform TMDLs (WBIDs 1578B, 1592C, 1552, and 1583) and three DO and nutrient TMDLs (WBIDs 1621G, 1592C, and 1639).

A BMAP is a framework for water quality restoration that contains a comprehensive set of solutions to achieve the pollutant reductions established by a TMDL. Examples include permit limits on regulated facilities, urban and agricultural best management practices (BMPs), wastewater and stormwater infrastructure, regional projects and conservation programs designed to achieve pollutant reductions established by a TMDL. A BMAP is developed with local



**Figure ES-1. Alafia River BMAP, TMDL waterbodies, and local government jurisdictions in the basin**

stakeholders and relies on local input and commitment for successful implementation. BMAPs are adopted by Secretarial Order and are legally enforceable. BMAPs use an adaptive management approach that allows for incremental load reductions through the implementation of projects and management strategies, while simultaneously monitoring and conducting studies to better understand the water quality and hydrologic dynamics. Progress is tracked by assessing project implementation and water quality analyses.

Section 403.067, Florida Statutes (F.S.), establishes an adaptive management process for BMAPs that continues until the TMDLs are achieved and maintained. This 2025 Alafia River BMAP incorporates new legislative requirements that are now in effect in the BMAP. The phased BMAP approach allows for incrementally reducing loadings through the implementation of projects, while simultaneously monitoring and conducting studies to better understand water quality dynamics (sources and response variables) in each impaired waterbody.

## **Required Reductions and Options to Achieve Reductions**

The BMAP provides for phased implementation under subparagraph 403.067(7)(a)1., F.S. As part of the continual adaptive management process, in 2024, DEP reviewed assessment data to guide next steps.

According to the 2022-2024 assessments, Turkey Creek above Little Alafia River (WBID 1578B), Mustang Ranch Creek (WBID 1592C), English Creek (WBID 1552), and Poley Creek (WBID 1583) do not attain the standard for fecal indicator bacteria, *E. coli*.

Mustang Ranch Creek (WBID 1592C) attains the total nitrogen (TN) target but is not attaining the total phosphorus (TP) standard. More bioassessments are planned to determine if this waterbody meets the numeric nutrient criteria (NNC).

Thirtymile Creek (WBID 1639) does not exceed the NNC threshold for TN. More bioassessments are planned.

The TMDL for Alafia River above Hillsborough Bay (tidal segment/WBID 1621G) was additionally adopted as the hierarchy 1 (H1) NNC for the segment, which is a site specific numeric interpretation of the narrative nutrient criterion. The targets were set to match Tampa Bay's Hillsborough Bay segment at 0.65 milligrams per liter (mg/L) TN.

Based on the DEP 2022 to 2024 water quality assessments, the Alafia River above Hillsborough Bay did not meet NNC for chlorophyll *a*, TN and does not attain the DO saturation standard. The NNC for chlorophyll *a* and TN are expressed as an annual arithmetic mean (AAM) that is not to be exceeded more than once in a three year period. The chlorophyll *a* AAMs exceeded the criterion during the years 2015 to 2018, and in 2021 and remains impaired. The NNC for total nitrogen AAMs exceeded the criterion from 2015 to 2021 and remains impaired. The NNC for TP is expressed as a long-term average of annual means (LTAAM) never to be exceeded. The LTAAM for total phosphorus did not exceed the criterion from 2015 to 2021 and is not impaired.

Currently, Hillsborough Bay is meeting its Tampa Bay Estuary Reasonable Assurance Plan (RAP) nutrient targets overall, although individual entities may still have additional reductions and requirements they need to meet. In 2024, DEP began a series of simple regression analyses of empirical data in WBID 1621G (Lower Alafia River above Hillsborough Bay) to compare water quality data for nutrients and related parameters in comparison to chl-a levels. The evaluation determined the system is complex and a simple correlation was not identified between total nitrogen or total phosphorus loading and chl-a levels. The water residence time relates more directly to higher chl-a levels. The analysis also revealed downward trends in measured levels of TN, TP, and chl-a. These improvements are largely attributed to the efforts that cities and counties have made in response to the work to implement the *Tampa Bay Nitrogen Management Consortium's Tampa Bay Estuary RAP*. The BMAP will continue to rely on the RAP and its partners to sustain the progress already achieved in the Alafia River Basin.

For load allocations for the Alafia River Basin for this 2025 BMAP update, refer to the *Tampa Bay Nitrogen Management Consortium's Tampa Bay Estuary RAP*

([FINAL 2022 RA Update 20221229.pdf - Google Drive](#)). Prior to the next BMAP milestone, DEP will perform a more in-depth review of the RAP load allocations pertaining to this BMAP area and will provide additional information. DEP recognizes that additional evaluations will be needed to determine whether the Alafia River Basin TMDLs will be achieved using the RAP allocations. If that is not the case, DEP will make allocation adjustments in future BMAP iterations. DEP is proposing a refinement and update to the model to create BMAP-specific allocations for BMAP entities using more recent entity boundaries than those in the current RAP model. As part of this iterative process, entities may still have additional reductions and requirements they need to meet to achieve the TMDLs. DEP will reevaluate and, if necessary, adopt another iteration of the Alafia River BMAP, most likely before 2030. The next iteration is likely to include updated loading estimates and may at that time require additional load reductions.

Based on section 403.067 F.S., DEP is required to fairly and equitably allocate pollutant loads. To address this requirement, DEP performed a review of pollutant sources addressed by the RAP. Both urban and agricultural sources of nutrients and fecal indicator bacteria have been addressed under the BMAP for only the waters with TMDLs. Florida Statutes do not currently require agricultural operations in RAP areas to engage in the agricultural BMP program or monitoring activities, while the statutes do require operations in BMAP areas to enroll in BMPs or perform water quality monitoring to evoke a presumption of compliance. To fairly and equitably share responsibility for restoration efforts, in this BMAP update DEP has expanded the watershed addressed by the BMAP to include the entire watershed of the Alafia River. Priority for funding opportunities will also be expanded to the entire basin and this expansion is anticipated to assist agriculture and additional municipalities in raising funds for additional restoration activities.

The new legislative requirements will address future growth of onsite sewage treatment and disposal systems (OSTDS) on parcels of one acre or less. Implementation of these OSTDS restrictions along with additional wastewater treatment requirements function as milestones to

further protect and restore the waters of the Alafia River Basin and its tributaries. If future evaluations determine these protections are not enough, the BMAP may expand the future growth protections, for example, by including OSTDS enhancement on larger parcels or may require remediation of existing conventional septic systems.

## Section 1. Context, Purpose, and Scope of the Plan

---

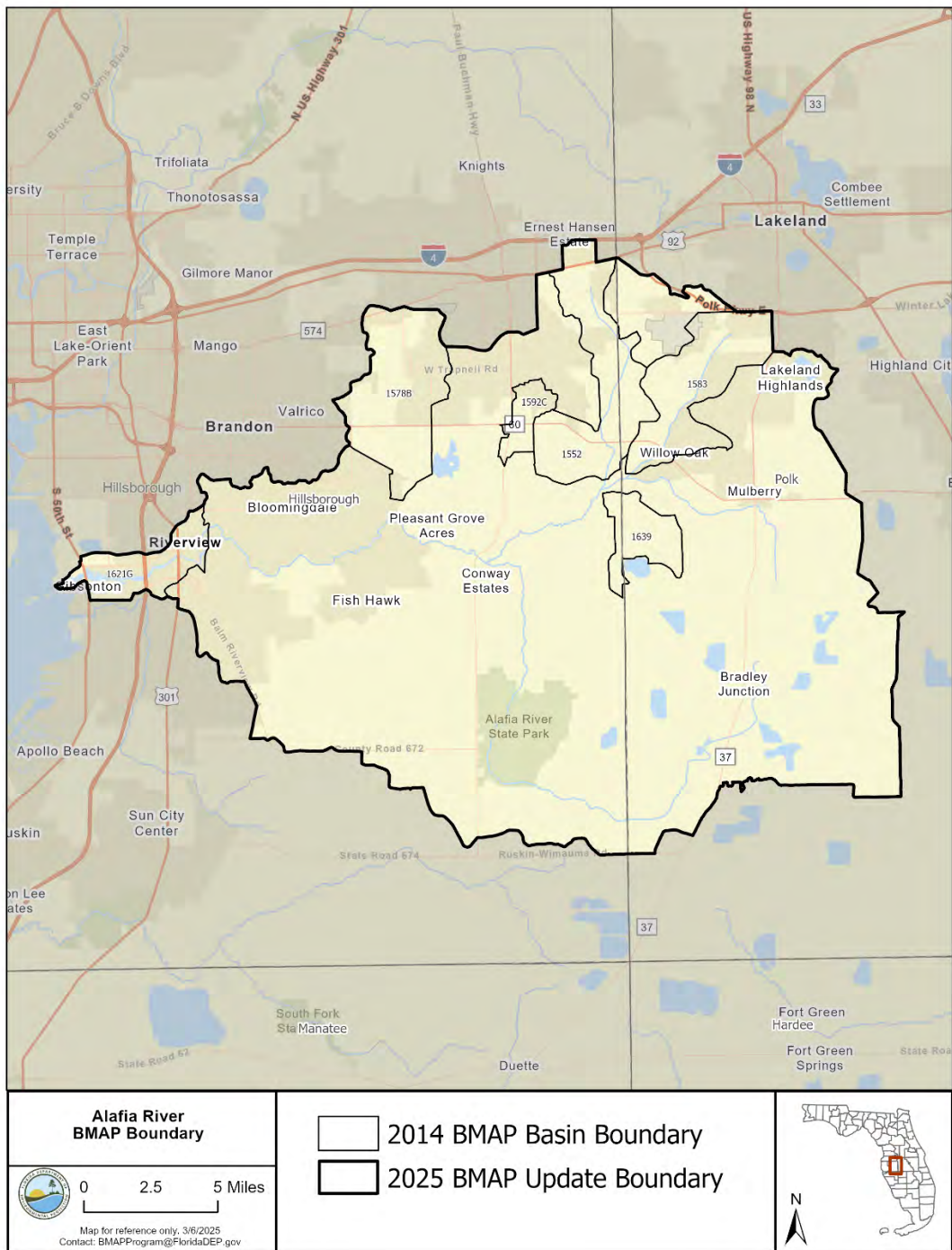
The Alafia River Basin (**Figure 1**) covers an area of more than 270,128 acres in Hillsborough and Polk counties. The river originates in west-central Polk County and flows westward to Hillsborough Bay. Major tributaries include the North Prong, South Prong, Little Alafia River, and Turkey Creek. The river is tidally influenced to Bell Shoals Road, approximately 11 river miles upstream from the river's mouth. During the dry season much of the freshwater inflow to the tidal reach is contributed by groundwater inflows, notably from Lithia Springs and Buckhorn Springs, which are located southeast of Bloomingdale approximately 14 river miles upstream from the mouth. The watershed contains few natural lakes, but numerous man-made lakes (such as Medard Reservoir) have been created as a result of phosphate-mining and other earth-moving activities.

This BMAP targets restoration of the following segments with adopted TMDLs. The list below shows the WBID numbers in the Alafia River Basin and names of the waterbodies:

- WBID 1621G - Alafia River Tidal Reach above Hillsborough Bay.
- WBID 1578B - Turkey Creek.
- WBID 1592C - Mustang Ranch Creek.
- WBID 1552 - English Creek.
- WBID 1639 - Thirtymile Creek.

TMDLs are water quality targets, based on state water quality standards, for specific pollutants (such as excessive nitrogen and phosphorus). DEP verified that the Alafia River was impaired by nutrients (based on chl-*a* concentrations), DO concentrations, and fecal coliform counts. In September 2013, the U.S. EPA approved revisions to Florida's criteria for DO in Rules 62-302 and 62-303, F.A.C.). In 2016, the state's water quality standard for fecal indicator bacteria was updated to use *Escherichia coli* (*E. coli*) in freshwater for classes I and III waters and enterococci in class III marine waters. While the fecal indicator bacteria (FIB) TMDLs in this basin are for fecal coliform, the FIB BMAP goal is to meet the current FIB standard. This BMAP addresses four fecal coliform TMDLs (WBIDs 1578B, 1592C, 1552, and 1583) and three DO and nutrient TMDLs (WBIDs 1621G, 1592C, and 1639).

This 2025 Alafia River BMAP incorporates new legislative requirements that are now in effect. The 2025 BMAP builds upon the earlier BMAP and adds new management strategies and analyses that continue the restoration efforts to date. The Tampa Bay Nitrogen Management Consortium's 2010 RAP set allocations which cover this region. The BMAP provides for phased implementation under subparagraph 403.067(7)(a)1., F.S., and this adaptive management process will continue as needed to protect the Alafia River. The phased BMAP approach allows for incrementally reducing nutrient loadings through the implementation of projects, while simultaneously monitoring and conducting studies to better understand water quality dynamics (sources and response variables) in each impaired waterbody.



**Figure 1. Alafia River BMAP, TMDL waterbodies, and local government jurisdictions in the basin**

## 1.1 Water Quality Standards and TMDLs

Florida's water quality standards are designed to ensure that surface waters fully support their designated uses, such as drinking water, aquatic life, recreation, and agriculture. Currently, most surface waters in Florida, including Alafia River and its tributaries, are categorized as Class III waters, meaning they must be suitable for recreation and support fish consumption and the propagation and maintenance of a healthy, well-balanced population of fish and wildlife. **Table 1** lists all designated use classifications for Florida's surface waters.

**Table 1. Designated use attainment categories for Florida surface waters**

<sup>1</sup> Class I, I-Treated, and II waters additionally include all Class III uses.

Classification	Description
<b>Class I<sup>1</sup></b>	Potable water supplies
<b>Class I-Treated<sup>1</sup></b>	Treated potable water supplies
<b>Class II<sup>1</sup></b>	Shellfish propagation or harvesting
<b>Class III</b>	<b>Fish consumption; recreation, propagation and maintenance of a healthy, well-balanced population of fish and wildlife</b>
<b>Class III-Limited</b>	Fish consumption, recreation or limited recreation, and/or propagation and maintenance of a limited population of fish and wildlife
<b>Class IV</b>	Agricultural water supplies
<b>Class V</b>	Navigation, utility, and industrial use ( <i>no current Class V designations</i> )

Section 303(d) of the federal Clean Water Act (CWA) requires that every two years each state must identify its "impaired" waters, including estuaries, lakes, rivers, and streams that do not meet their designated uses. DEP is responsible for assessing Florida's waters for inclusion on the Verified List of Impaired Waters (when a causative pollutant for the impairment has been identified) and Study List (when a causative pollutant for the impairment has not been identified, and additional study is needed). These lists are then provided to the U.S. EPA as a biennial update to the state "303(d) list."

## 1.2 Alafia River Basin TMDLs

A TMDL is the maximum amount of a specific pollutant that a waterbody can assimilate while maintaining its designated uses. The wasteload allocations (WLA) have two parts—a WLA for stormwater sources with National Pollutant Discharge Elimination System (NPDES) permits called municipal separate storm sewer system (MS4) permits and a WLA for wastewater sources. Additionally, the TMDLs include load allocations (LAs) for stormwater sources outside of the designated MS4 areas. The following TMDLs in **Table 2** are listed in the original 2014 BMAP.

**Table 2. TMDLs for the Alafia River BMAP**

lbs/day = Pounds per day.

Waterbody	TMDL Components
<b>1621G Alafia River above Hillsborough Bay (Tidal Segment)</b>	<b>TN concentration (target = 0.65 mg/L)</b> WLA (NPDES stormwater) = 54% reduction WLA (NPDES wastewater) = 14.3 lbs/day LA = 54% reduction

Waterbody	TMDL Components
<b>1578B Turkey Creek</b>	<b>Fecal coliform concentration</b> WLA (NPDES stormwater) = 64% reduction WLA (NPDES wastewater) = must meet permit limits LA = 64% reduction
<b>1592C Mustang Ranch Creek</b>	<b>TN concentration (target = 1.73 mg/L)</b> WLA (NPDES stormwater) = 50% LA = 50% <b>TP concentration (target = 0.415 mg/L)</b> WLA (NPDES stormwater) = 45% LA = 45% <b>Fecal coliform concentration (% reduction)</b> WLA (NPDES stormwater) = 88% reduction LA = 88% reduction
<b>1552 English Creek</b>	<b>Fecal coliform concentration (% reduction)</b> WLA (NPDES stormwater) = 40% reduction LA = 40% reduction
<b>1639 Thirtymile Creek</b>	<b>TN concentration</b> WLA = 3.0 mg/L (monthly average) LA = 1.6 mg/L (annual average)
<b>1583 Poley Creek</b>	<b>Fecal coliform concentration (% reduction)</b> WLA (NPDES stormwater) = 67% reduction LA = 67% reduction

This BMAP provides for phased implementation under subparagraph 403.067(7)(a)1., F.S. As part of the continual adaptive management process, in 2024 DEP reviewed the assessment data for these TMDL waterbodies and used this analysis to guide the provisions in this 2025 BMAP update. It should be noted that since the development of the BMAP, the TMDL WBIDs may have been modified. The most updated version of WBID boundaries can be found on the DEP Watershed Assessment Section webpage.

### 1.3 Alafia River BMAP

A BMAP is a framework for water quality restoration that contains a comprehensive set of solutions to achieve the pollutant reductions established by a TMDL. Examples include permit limits on regulated facilities, urban and agricultural BMPs, wastewater and stormwater infrastructure, regional projects and conservation programs designed to achieve pollutant reductions established by a TMDL. A BMAP is developed with local stakeholders and relies on local input and commitment for successful implementation. BMAPs are adopted by Secretarial Order and are legally enforceable. BMAPs use an adaptive management approach that allows for incremental load reductions through the implementation of projects and management strategies, while simultaneously monitoring and conducting studies to better understand the water quality and hydrologic dynamics. Progress is tracked by assessing project implementation and evaluating water quality analyses.

## 1.4 Stakeholder Involvement

Stakeholder involvement is critical to develop, gain support for, and secure commitments in a BMAP. In the context of the BMAP, there are different organizations named in the plan.

*Responsible entities* are those organizations who are assigned load reductions and must comply with the BMAP provisions; these organizations are sometimes referred to as “*Lead Entities*.”

*Responsible agencies* may be accountable for reducing loads from their own activities or have an important public sector role in BMAP implementation such as regulatory oversight, monitoring, research, or other related duties.

*Interested stakeholders* are those organizations that have engaged with BMAP development and implementation with the intention to influence the implementation process and outcomes.

*Stakeholders* is a more general term often used in the BMAP context to include all three of the previously mentioned organizations—responsible entities, responsible agencies, and interested stakeholders.

The BMAP process engages responsible entities, responsible agencies, and interested stakeholders and promotes coordination and collaboration to address the pollutant load reductions necessary to achieve the TMDLs. DEP invited stakeholders to participate in the BMAP development process and encouraged public participation and consensus to the greatest practicable extent. **Table ES-1** identifies the stakeholders who participated in the development of this BMAP.

Local stakeholders are a significant part of the process to update the Alafia River BMAP. DEP held a series of individual meetings with responsible stakeholders to review their BMAP progress and ensure they are aware of the legislative changes that apply to the BMAP. A public meeting was held on April 2, 2025, to present and receive public comments on the 2025 BMAP update. The purpose of this meeting was to solicit comments from all interested parties, disseminate information, and allow for public discussion. Prior to adoption, all public meetings are formally noticed in the Florida Administrative Register, and at least one meeting is noticed in local newspapers.

## 1.5 Considerations

The full implementation of this BMAP will be a long-term, adaptively managed process. While some of the BMAP and RAP projects and activities were recently completed or are currently ongoing, several projects require more time to design, secure funding, and construct. Regular

follow-up and continued coordination and communication by the stakeholders will be essential to ensure the implementation of management strategies and assessment of incremental effects.

- **Complexity of Problem** – DEP acknowledges the complexity of the dynamics that affect the water quality of Alafia River and its watershed; therefore, this BMAP is designed to encompass a wide variety of projects that will cumulatively act to significantly reduce nutrient loads and address anthropogenic sources of bacteria.
- **Jurisdictional Boundaries** – Entities may experience shifts in their jurisdictional boundaries over time that require allocation adjustments. Changes to the boundaries and/or allocations for these stakeholders may be made as necessary and reflected in future Tampa Bay Estuary's RAP iterations.
- **Continue progress** – The BMAP recognizes the effectiveness of the RAP approach. To sustain the successes resulting from the allocation and implementation efforts of the RAP, DEP performed an evaluation of strengths and weaknesses during the development of this iteration of the BMAP. As a result, the BMAP boundary has been expanded to match the Tampa Bay Estuary's RAP - Alafia River Subbasin. The areas were delineated based on geographic information system (GIS) information and stakeholder input. This is an iterative process, and refinements will occur in future iterations of the BMAP.
- **Fair and Equitable** – Section 403.067 F.S. requires fair and equitable allocations. The expansion of the BMAP to match the RAP Alafia River Subbasin extends the obligations of BMAP participation such as achievement of established allocations, remediation activities, future growth planning and protections, and participation in the agricultural BMPs programs, where applicable.
- **Funding and Prioritization** – Inclusion of the whole Alafia River watershed in the BMAP will open and extend funding opportunities and prioritization to agriculture and some wastewater remediation projects (when listed in the project table) that would otherwise receive lower prioritization on a statewide scale.

## Section 2. Data Evaluation and Analyses

---

In 2024, DEP reviewed water quality assessment data to guide next steps. According to the 2022 to 2024 assessments, Turkey Creek above Little Alafia River (WBID 1578B), Mustang Ranch Creek (WBID 1592C), English Creek (WBID 1552), and Poley Creek (WBID 1583) do not attain the standard for fecal indicator bacteria, *E. coli*.

Mustang Ranch Creek (WBID 1592C) attains the total nitrogen (TN) target but is not attaining the total phosphorus (TP) standard. More bioassessments are planned to determine if this waterbody meets the numeric nutrient criteria (NNC).

Thirtymile Creek (WBID 1639) does not exceed the NNC threshold for TN. More bioassessments are planned.

The TMDL targets for the Alafia River above Hillsborough Bay (Tidal Segment) (WBID 1621G) were set to match the Tampa Bay - Hillsborough Bay segment at 0.65 mg/L TN. Based on the DEP 2022 to 2024 water quality assessments, the Alafia River above Hillsborough Bay did not meet NNC for chlorophyll *a*, TN and does not attain the DO saturation standard. The NNC for chlorophyll *a* and TN are expressed as an annual arithmetic mean (AAM) that is not to be exceeded more than once in a three-year period. The chlorophyll *a* AAMs exceeded the criterion during the years 2015 to 2018, and in 2021 and remains impaired. The NNC for total nitrogen AAMs exceeded the criterion from 2015 to 2021 and remains impaired. The NNC for TP is expressed as a long-term average of annual means (LTAAM) never to be exceeded. The LTAAM for total phosphorus did not exceed the criterion from 2015 to 2021 and is not impaired.

Currently, Hillsborough Bay is meeting its Tampa Bay Estuary RAP nutrient targets overall, although individual entities may still have additional reductions and requirements they need to meet. The implementation process for the Tampa Bay Estuary RAP models, establishes, tracks, and refines allocations for the Alafia River Basin.

In 2024, DEP began a series of simple regression analyses of the empirical data in WBID 1621G (Lower Alafia River above Hillsborough Bay) of water quality data for nutrients and related parameters in comparison to chl-*a* levels. This 2024 evaluation determined the system is complex and a simple correlation was not identified between TN or TN and chl-*a* levels. The analysis also revealed a downward trend in measured levels of TN, TP, and chl-*a*. These improvements are largely attributed to the efforts that responsible stakeholders have made in response to the implementation of the Tampa Bay RAP. The findings of these evaluations support the continuation of reliance on allocations already established by the RAP. The RAP allocations are comprehensive and address the area of the entire Alafia River Basin. The BMAP will continue to rely on the RAP and its partners to maintain the progress already achieved in the Alafia River Basin.

## Section 3. Tracking Implementation

---

### 3.1 Allocations

For load allocations for the Alafia River Basin for this 2025 BMAP update, refer to the Tampa Bay Nitrogen Management Consortium's *Tampa Bay Estuary RAP* ([FINAL 2022 RA Update 20221229.pdf - Google Drive](#)).

In the RAP, the Hillsborough Bay Segment allowable load has been allocated across the entities within the watershed. Entities which are estimated to be loading above their allocated allowable load would need to provide projects to reduce their loading. The current model does not separate portions of the Hillsborough Bay Segment watershed into smaller subwatersheds so for the purposes of this 2025 BMAP update, DEP used the bay segment allocation for assessing which entities that are also within the BMAP will need to provide additional creditable projects by January 14, 2026. According to the 2022 RAP update's estimated loading, the following responsible entities are achieving their bay segment targets and will not be required to provide additional creditable projects by the January 14, 2026, deadline. **Table 3** shows the allowable loads and mean estimated aggregated loads for municipalities in this BMAP, this list represents a subset of the Hillsborough Bay Segment entities.

**Table 3. BMAP municipalities and a comparison of their RAP Hillsborough Bay Segment allowable load and their mean estimated aggregated loads from 2017 through 2021**

Entity	Allowable Load (tons/yr) Aggregated Loads	Mean Estimated Loading From 2017 Through 2021 (tons/yr) Aggregated Loads
City of Lakeland	31.1	17.3
City of Mulberry	4.5	3
City of Plant City	19.7	12.7
Hillsborough County	235.6	161.5
Polk County	69.3	53.8

Prior to the next BMAP milestone, DEP will perform a more in-depth review of the RAP load allocations pertaining to this BMAP area and will provide additional information. DEP recognizes that additional evaluations will be needed to determine whether the Alafia River Basin TMDLs will be achieved using the RAP allocations. If that is not the case, DEP will make adjustments in future BMAP iterations. DEP is proposing a refinement and update to the model to create BMAP-specific allocations for BMAP entities using more recent entity boundaries than those in the current RAP model. DEP will reevaluate and, if necessary, adopt another iteration of the Alafia River BMAP, most likely before 2030. The next iteration is likely to include updated loading estimates and may at that time require additional load reductions.

### 3.2 5-Year Milestones

Section 403.067, F.S., requires that BMAPs include 5-year milestones for the implementation of TMDLs. Because the Alafia River BMAP is reliant on the Tampa Bay RAP allocations for meeting nutrient targets, any responsible entity within the BMAP must identify projects or strategies to fully meet their obligations and report them to DEP.

All responsible entities, even those currently meeting their RAP allocations, must report to DEP projects that will be implemented to help achieve nutrient reductions. The list below describes proposed activities that could be considered based on the sources within each entity's jurisdiction. Prior to January 14, 2026, the exact project list will be determined by each entity in coordination with DEP.

- Stormwater – Construct traditional and green stormwater BMPs to provide treatment of urban stormwater runoff. Nutrient reduction credit is assigned for a variety of BMPs that can be implemented at different scales to fit within available areas for treatment. BMPs are eligible for BMAP credit for the portion of treatment above and beyond permit requirements since credit is assigned for water quality improvement, not mitigation of new sources. Additional details about applicable stormwater BMPs and assigned efficiencies can be found in the DEP guidance document *Statewide Best Management Practice (BMP) Efficiencies for Crediting Projects in Basin Management Action Plans (BMAPs) and Alternative Restoration Plans* and the BMP Verification Helper tool located at on the DEP website.
- Education and Outreach – Implement efforts to educate the community and provide measures to reduce nutrients at the source. BMAP credits are provided for the Florida Yards and Neighborhoods program; local codes and ordinances for fertilizer, landscaping, irrigation, and pet waste management; and public service announcements, informational pamphlets, stormwater website, and inspection program and call-in number for illicit discharges.
- WWTFs and Reuse – Per statutory requirements, WWTFs must be upgraded to meet AWT standards. Specific nutrient effluent limits based on facility size and discharge method, including reuse distribution, are provided in **Section 4.1.2**. Provide a WWTF remediation plan with a list of projects to meet Clean Waterways Act requirements.
- OSTDS – Where there are existing OSTDS, implement projects to connect those systems to the central sewer system or upgrade to enhanced nutrient-reducing systems. Per statutory requirements, for new development, no new conventional OSTDS are allowed on lots less than one acre; therefore, central sewer or enhanced nutrient-reducing systems must be used. Provide an OSTDS remediation plan with a list of projects to meet Clean Waterways Act requirements.
- Sports Turfgrass and Golf Courses – Submit and implement a NMP that is designed to sustain even plant growth while minimizing excessive growth and nutrient losses. Required information for the NMP is available in **Appendix C**. Implement appropriate soil, water, and tissue sampling for nitrogen and phosphorous analyses.

## Section 4. Management Actions

---

Management actions refer to the suite of structural and nonstructural activities that the Alafia River BMAP entities will be conducting to achieve their required TP and TN reductions. The projects submitted by the entities to achieve at least their required upcoming 5-year milestone reductions are summarized in the tables in **Appendix B**. These projects were submitted to provide reasonable assurance to DEP that each entity has a plan on how it will meet its allocations. However, this list of projects is meant to be flexible and allow for changes over time, provided that the required reduction is still met within the specified timeframe. New projects that meet the required nutrient reductions may be substituted for those identified in **Appendix B** during the statewide annual report process.

### 4.1 Wastewater

Recent legislative updates have expanded the requirements for addressing OSTDS (also known as septic systems) and wastewater treatment facility (WWTF) sources within BMAPs.

#### 4.1.1 OSTDS

Beginning July 1, 2023, section 403.067, F.S., prohibits new conventional OSTDS serving a lot of one acre or less where central sewer is available. Within all BMAP areas, if central sewer is unavailable, then the owner must install a DEP-approved enhanced nutrient-reducing OSTDS that achieves at least 65% nitrogen reduction, or other wastewater system that achieves at least 65% reduction.

##### 4.1.1.1 BMAP OSTDS Remediation Plan

This BMAP recommends remediation plans for existing OSTDS especially for communities where RAP allocations are not already met or future growth is expected to challenge continual attainment of the RAP allocations. Projects remediating existing OSTDS should be provided and updated annually through the statewide reporting process. Projects that reduce loads from existing OSTDS through either sewer connection, adding enhancement nitrogen treatment to OSTDS, or installing another type of wastewater system on the property should be reported.

Subparagraph 403.067(7)(a)9., F.S., also requires local governments within a BMAP to develop an OSTDS remediation plan that is adopted as part of the BMAP no later than July 1, 2025, if DEP identifies OSTDS as contributors of at least 20% of point source or nonpoint source nutrient pollution or if DEP determines remediation is necessary to achieve the TMDL. When applicable, the OSTDS remediation plans must be developed by each local government in cooperation with DEP, water management districts (WMDs), and public and private domestic wastewater facilities. This 2025 BMAP includes a boundary expansion that extends the remediation plan requirements to additional local governments. Responsible entities who are newly subject to subparagraph 403.067(7)(a)9., F.S. have one year from BMAP adoption to submit their applicable remediation plans and comprehensive plan amendments. Requests for remediation plan exemptions are due within 60 days of BMAP adoption.

Each OSTDS remediation plan for this BMAP must contain the information outlined in DEP Final Order 23-0112. The remediation plans required cities and counties within the 2014 BMAP basin to provide OSTDS remediation plans. At the time of the requirement, no load allocations were documented in the BMAP, and Hillsborough Bay had been meeting its targets, therefore few OSTDS remediation projects were identified. The OSTDS remediation plans are incorporated into this BMAP through the related management actions listed in this Section and those in **Appendix B**. Copies will be made available upon request subject to any public records requirements. With this expansion of the BMAP boundary, this requirement applies to a larger geographic area.

All responsible entities in the BMAP area should review their RAP allocations, and those which fall short of RAP allocations are required to identify and implement adequate projects to meet those allocations. OSTDS remediation is highly recommended in these cases as an option to meet water quality assignments.

Entities will submit projects describing how septic system loads are addressed as part of BMAP reporting and estimate the load reductions associated with each project. The estimated reductions to the basin from addressing septic systems will be based on multiple factors, including location and the magnitude of additional treatment provided.

#### **4.1.1.2 Local Government Ordinances**

Local governments may have existing ordinances or could adopt new ordinances that add additional requirements for enhancement of OSTDS. To expedite remediation of wastewater sources and to facilitate achievement of assigned milestones in this BMAP, DEP encourages local governments to adopt such ordinances.

#### **4.1.2 Wastewater Treatment**

##### **4.1.2.1 Facility Improvements and Effluent Limits**

A list of WWTFs that are located within or discharge to the BMAP area are listed below in **Table 3**. The WWTFs located in the Alafia River BMAP are shown in **Figure 2**.

The U.S. EPA authorizes DEP to issue permits for discharges to surface waters under the NPDES Program. Permits for discharges to groundwater are issued by DEP based on Florida law and rules. Wastewater discharge permits establish specific limitations and requirements based on the location and type of facility or activity releasing industrial or domestic wastewater from a point source.

In areas with an adopted, nutrient-related BMAP prior to July 1, 2023, section 403.086, F.S., requires any facility discharging to a waterbody to upgrade to advanced waste treatment (AWT) by January 1, 2033. Further, for any waterbody determined not to be attaining nutrient or nutrient-related standards after July 1, 2023, or subject to a nutrient or nutrient-related BMAP or adopted RAP after July 1, 2023, sewage disposal facilities are prohibited from disposing any

wastes into such waters without providing advanced waste treatment, as approved by the department within 10 years after such determination or adoption.

The nitrogen and phosphorus effluent limits set forth in **Table 4** and **Table 5** will be applied as an annual average, taken at end of pipe before any land disposal, to all new and existing WWTFs with a DEP-permitted discharge or disposal area within this BMAP pursuant to sections 403.067(7)(b), 403.086(1)(c)1.c., 2., or (2), F.S., as applicable. DEP will evaluate the need for more stringent nutrient effluent limits as appropriate.

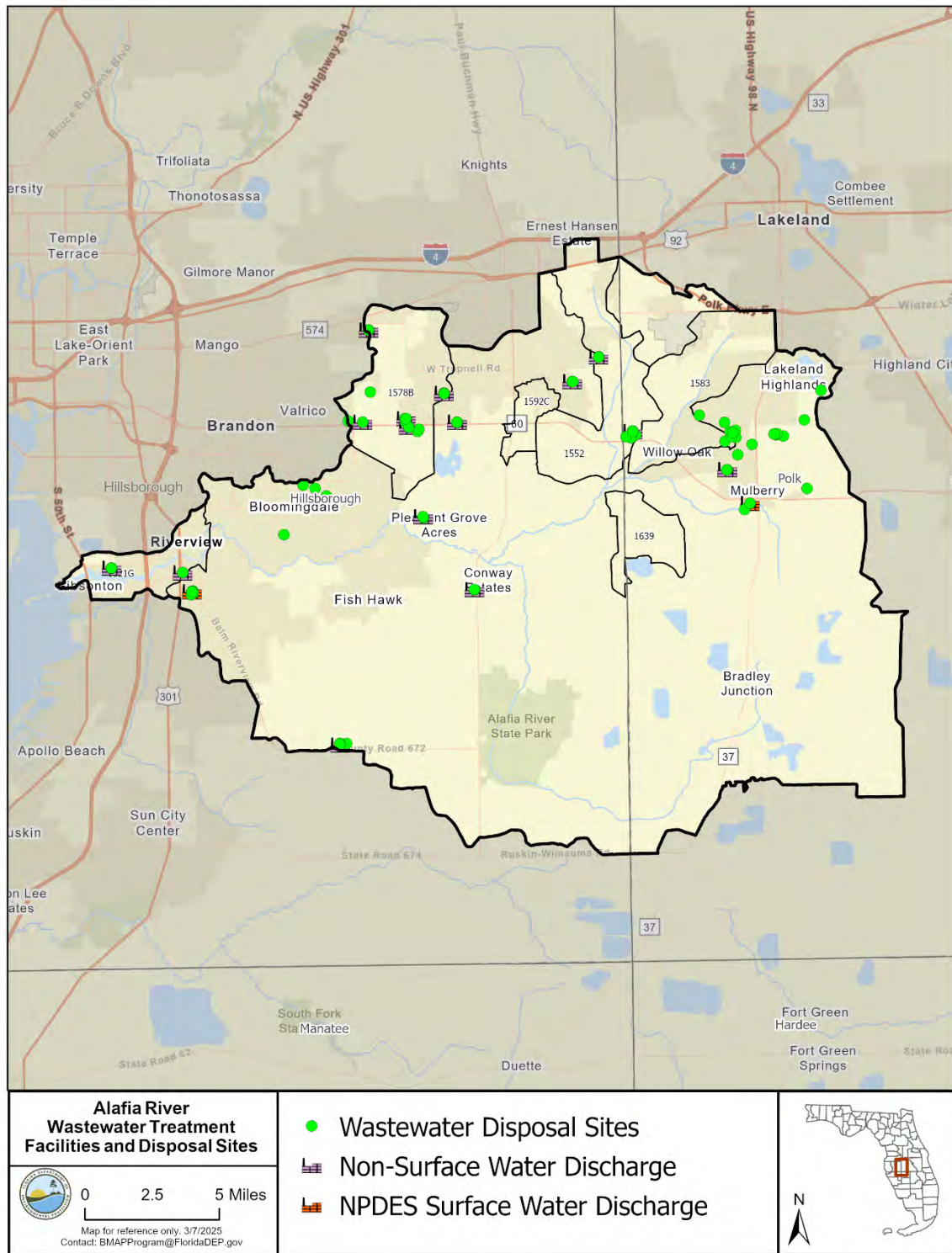


Figure 2. WWTFs in the Alafia River BMAP area

**Table 4. Facilities with domestic wastewater disposal sites within the Alafia River BMAP boundary**

\* This is a preliminary list of facilities. Additional facilities may also dispose of effluent in the BMAP area and will be identified at a later date.

Facility Name	Facility ID
Alafia Riverfront, Inc WWTF	FLA012238
Briarwood Mobile Home Community WWTF	FLA012128
City of Mulberry WWTF	FL0020338
Citrus Hills RV Park WWTF	FLA012247
Crawfords 3 B's Mobile Home Park WWTF	FLA012146
Dover Elementary School WWTF	FLA012092
Durant High School WWTF	FLA012113
Glendale Water Reclamation Facility WWTF	FL0039772
Hillsborough County Valrico AWWTF	FL0040983
Jaymar Villas WWTP	FLA188174
Pinecrest Elementary School WWTF	FLA012108
Polk County - Southwest Regional WWTF	FLA012954
Rice Creek WWTF	FL0122076
Riverview Oaks Shopping Center WWTF	FLA012261
South County Regional AWWTP	FL0028061
Spring Hill Mobile Home Park WWTF	FLA012994
Springhead Elementary School WWTF	FLA012096
Starlite Mobile Home Park WWTP	FLA012163
Strawberry Fields MHP WWTF	FLA012129
Valrico Hills Mobile Home Park WWTF	FLA012198

**Table 5. Nitrogen effluent limits for wastewater facilities**

mgd = Million gallons per day. mg/L = Milligrams per liter.

\*Including rapid-rate land application systems permitted under Part V of Chapter 62-610, F.A.C.

Facility Capacity (mgd)	Surface Water Discharges (mg/L)	Slow-Rate Land Application (SRLA) and Rapid-Rate Land Application (RRLA) Systems (mg/L)	All Other Reuse or Effluent Disposal Methods, Excluding SRLA and RRLA* (mg/L)
Greater than or equal to 0.5	3	3	10
Less than 0.5 and greater than or equal to 0.01	3	6	10
Less than 0.01	3	10	10

**Table 6. Phosphorus effluent limits wastewater facilities**

\*Including rapid-rate land application systems permitted under Part V of Chapter 62-610, F.A.C.

Facility Capacity (mgd)	Surface Water Discharges (mg/L)	SRLA and RRLA Systems (mg/L)	All Other Reuse or Effluent Disposal Methods, Excluding SRLA and RRLA* (mg/L)
Greater than or equal to 0.5	1	1	6
Less than 0.5 and greater than or equal to 0.01	1	3	6
Less than 0.01	1	6	6

Where the law does not provide a compliance timeframe, new effluent standards will take effect at the time of permit renewal or no later than five years after BMAP adoption, whichever is sooner.

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

In 2021, subsection 403.064(16), F.S., was amended where domestic wastewater utilities that dispose of effluent, reclaimed water, or reuse water by surface water discharge were required to

submit for DEP review and approval, a plan for eliminating non-beneficial surface water discharge by January 1, 2032. A utility must fully implement the approved plan by January 1, 2032. If a plan was not timely submitted or approved by DEP, the utility's domestic WWTFs may not dispose of effluent, reclaimed water, or reuse water by surface water discharge after January 1, 2028. Violations are subject to administrative and civil penalties pursuant to sections 403.121, 403.131, and 403.141, F.S.

#### **4.1.2.2 Reclaimed Water Effluent Limits**

In accordance with section 403.086(1)(c)3., ten years after adoption of this BMAP, any WWTF providing reclaimed water that will be used for commercial or residential irrigation or be otherwise land applied within a nutrient BMAP or RAP area is required to meet AWT standards for TN and TP, such that the reclaimed water product contains not more, on a permitted annual average basis, of 3 mg/L of TN and 1 mg/L of TP if the department has determined in an applicable basin management action plan or reasonable assurance plan that the use of reclaimed water as described in this subparagraph is causing or contributing to the nutrient impairment being addressed in such plan. These requirements do not apply to reclaimed water that is land applied as part of a water quality restoration project or water resource development project approved by DEP to meet a TMDL or minimum flow or level and where the TN and TP will be at or below AWT standards prior to entering groundwater or surface water.

As all responsible entities with WWTFs providing reuse in the BMAP are currently achieving their allocations per the *Final Tampa Bay 2022 Reasonable Assurance Update*, DEP has determined that no WWTFs providing reclaimed water for the purpose of commercial or residential irrigation or that is otherwise being land applied within this BMAP area are causing or contributing to the nutrient impairments being addressed in this BMAP. However, if the RAP model is refined and updated and the loading is reassessed from all sources this determination will be reviewed. In the future, reclaimed water from WWTFs in this basin may be determined to cause or contribute to the nutrient impairments and require AWT treatment, or an alternative treatment standard, if the department determines the alternative standard is necessary to achieve the TMDL(s) or applicable water quality criteria.

All new permitted facilities providing reclaimed water that will be used for commercial or residential irrigation or be otherwise land applied within the BMAP area are required to meet AWT standards for TN and TP in accordance with section 403.086(1)(c)3., F.S.

#### **4.1.2.3 Wastewater Treatment Facility Plans**

Subparagraph 403.067(7)(a)9., F.S., requires local governments within a BMAP to develop WWTF plans to be adopted as part of nutrient BMAPs no later than July 1, 2025, if DEP identifies domestic wastewater as contributors of at least 20% of point source or nonpoint source nutrient pollution or if DEP determines remediation is necessary to achieve the TMDL. The WWTF plans must be developed by each local government in cooperation with DEP, WMDs, and public and private domestic wastewater facilities within the jurisdiction of the local government. Each local government's wastewater treatment plan for this BMAP must contain

the information outlined in Final Order 23-0112 for each existing or proposed domestic wastewater facility in the local government's jurisdiction. The WWTF plans are incorporated into this BMAP through the related management actions listed in this section and those in **Appendix B**. Copies will be made available upon request subject to any public records requirements.

Subparagraph 403.067(7)(a)9., F.S., was amended in 2024 to clarify that private domestic wastewater facilities must provide this information to local governments effective July 1, 2024. Information related to private facilities will need to be included in future local government WWTF plans if not captured in the initial plans.

This 2025 BMAP includes a boundary expansion that extends the remediation plan requirements to additional local governments and private wastewater facilities. Responsible entities who are newly subject to subparagraph 403.067(7)(a)9., F.S. have one year from BMAP adoption to submit their applicable remediation plans and comprehensive plan amendments. Requests for remediation plan exemptions are due within 60 days of BMAP adoption.

#### **4.1.2.4 Connection to Sewer**

The installation of new OSTDS within a BMAP area is prohibited where connection to sewer lines is available. For existing OSTDS, the owner must connect to sewer within 365 days of written notification by the utility that connection to its sewer line is available. A utility is statutorily required (section 381.00655, F.S.) to provide written notice to existing OSTDS owners regarding the availability of sewer lines for connection. Additionally, existing OSTDS needing repair or modification must connect to available sewer lines within 90 days of notification by DEP.

To facilitate an inventory of noncompliant properties, by February 2, 2026, and every two years thereafter, each utility with sewer lines in the BMAP shall provide DEP a list of properties with existing OSTDS where sewer is available (as defined in 381.00655, F.S.) but have not connected. For each identified property, include the date(s) which the utility provided written notice to the owners of the availability of sewer.

#### **4.1.2.5 Biosolids and Septage Application Practices**

To provide assurance that nitrogen and phosphorus losses to surface water and groundwater are minimized from the permitted application of biosolids and septage in the BMAP area, the requirements in Chapter 62-640, F.A.C., apply to newly permitted application sites and existing application sites upon permit renewal. Where biosolids materials mixed with yard waste or other organic materials are distributed as compost or soil amendments, DEP recommends the recipients of these materials be notified of their increased nutrient content, so that any fertilization practices on the site can be adjusted accordingly.

## **4.2 Stormwater**

Urban stormwater is a source of nutrient loading to Alafia River and many urban areas are already regulated under the Municipal Separate Storm Sewer System (MS4) NPDES Stormwater Program. An MS4 is a conveyance or system of conveyances, such as roads with stormwater systems, municipal streets, catch basins, curbs, gutters, ditches, constructed channels, or storm drains. If an MS4 permittee is identified as a contributor in the BMAP, the permitted MS4 must undertake projects specified in the BMAP.

Regulated MS4s are required to implement stormwater management programs (SWMP) to reduce pollutants to the maximum extent practicable and address applicable TMDL allocations. Both Phase I and Phase II MS4 permits include provisions for the modification of SWMP activities. Phase I medium and large MS4s are regulated under an individual permit, with multiple permittees having coverage under the same permit as “co-permittees.” Phase II small MS4s are regulated under a generic permit. Under the “NPDES Two-Step Generic Permit for Discharge of Stormwater from Phase II MS4s” (paragraph 62-621.300(7)(a), F.A.C.), regulated Phase II MS4s must develop a SWMP that includes BMPs with measurable goals and a schedule for implementation to meet six minimum control measures.

DEP can designate an entity as a regulated MS4 if its discharges meet the requirements of the rule and are determined to be a significant contributor of pollutants to surface waters of the state in accordance with Rule 62-624.800, F.A.C. A Phase II MS4 can be designated for regulation when a TMDL has been adopted for a waterbody or segment into which the MS4 discharges the pollutant(s) of concern. Because urban areas located in the BMAP that are not currently covered by an MS4 permit also significantly contribute to nutrient loading, individually or in aggregate, the NPDES Stormwater Program will evaluate any entity located in the BMAP area that serves a minimum resident population of at least 1,000 individuals that is not currently covered by an MS4 permit and designate eligible entities as regulated MS4s, in accordance with Chapter 62-624, F.A.C.

On June 28, 2024, Governor Ron DeSantis signed Senate Bill 7040 into law, which updates Florida's stormwater rules and design criteria, including Chapter 62-330 F.A.C., to protect the state's waterways. The new regulations aim to manage runoff from developments, ensuring that future stormwater systems are better maintained. Operation and maintenance entities will be required to have estimates for the expected routine maintenance costs and to certify that they have the financial capability to maintain the stormwater system over time. The rule will also provide for more consistent oversight through a required periodic inspection routine and reporting on the inspection results to the permitting agency.

Additionally, under Chapter 62-330 F.A.C., applicants must demonstrate, through calculations or modeling, that future stormwater management systems meet the greater of the following nutrient load reduction criteria: either the Environmental Resource Permit (ERP) stormwater performance standards of an 80% reduction for TP and 55% reduction for TN, or that post-development nutrient loading does not exceed pre-development levels. Additional requirements apply for

projects discharging to Outstanding Florida Waters or impaired waters. Permitting requirements for groundwater protection are outlined in the Stormwater Applicant Handbook, Volume I, Section 8.5.2.

#### **4.2.1 Urban BMPs and Eligibility**

Management actions must reduce TN and/or TP loads and meet certain criteria to be considered eligible for credit in the BMAP and RAP. Permit conditions are established to prevent impacts from the new development and do not contribute to water quality improvement.

#### **4.2.2 Sports Turfgrass and Golf Courses**

Sports turfgrass sources include golf courses and other sporting facilities. Sporting facilities are required to follow the 2025 Sports Turf BMP Manual to protect water resources.

Superintendents of all publicly owned golf courses within the BMAP must obtain a certification for golf course BMPs (UF-IFAS Florida Golf Courses Best Management Practices Program) under section 403.9339 F.S. and all golf courses must implement the BMPs described in the DEP golf course BMP manual, *Best Management Practices for the Enhancement of Environmental Quality on Florida Golf Courses* (DEP, 2021). All golf courses located within a BMAP are required to submit an NMP to DEP that is designed to sustain even plant growth while minimizing excessive growth and nutrient losses. Required information for the NMP is available in **Appendix D**. A draft NMP must be submitted to DEP within one year of BMAP adoption and a final document is due two years after adoption. All soil, water, and tissue sampling must include appropriate nitrogen and phosphorous analyses.

If a facility (either golf course or other sporting facility) uses fertilizer rates greater than those in the BMP manuals, the facility is required to conduct water quality monitoring prescribed by DEP or a WMD that demonstrates compliance with water quality standards.

#### **4.2.3 Agriculture**

##### **4.2.3.1 Agricultural BMPs**

To address nutrient loading from agricultural operations effectively, a balanced approach is necessary—one that supports agricultural productivity while safeguarding water resources. This entails promoting farming practices that optimize nutrient and water use efficiency, minimize runoff, and enhance soil health. Section 403.067, F.S., requires agricultural producers in adopted BMAPs to either enroll and properly implement the applicable FDACS BMPs for their operation or to conduct water quality monitoring activities as required by Chapter 62-307, F.A.C.

Agricultural BMPs include practices such as nutrient management, irrigation management and water resource protection, and can mitigate nutrient loading while promoting environmental stewardship among Florida's agricultural producers. In many BMAPs, however, the implementation of BMPs alone will not be sufficient to meet water quality restoration goals. BMP manuals adopted by FDACS are available at <https://www.fdacs.gov/Agriculture-Industry/Water/Agricultural-Best-Management-Practices>. Agricultural landowners that do not

enroll in BMPs are referred to DEP for water quality monitoring or enforcement under sections 403.121, 403.141 and 403.161, F.S.

Every two years, FDACS is required to perform onsite inspections of each agricultural producer that enrolls in BMPs to ensure that the practices are being properly implemented. The verification includes the following: review and collection of nutrient application records that producers must maintain to demonstrate compliance with the BMP Program; verification that all other applicable BMPs are being properly implemented; verification that any cost shared practices are being properly implemented; and identification of potential cost share practices, projects or other applicable BMPs not identified during enrollment. Rule 5M-1.008, F.A.C., outlines the procedures used to verify the implementation of agricultural BMPs. Producers not implementing BMPs according to the process outlined in Chapter 5M-1, F.A.C., are referred to DEP for enforcement action after attempts at remedial action by FDACS are exhausted. Failure to implement BMPs or conduct water quality monitoring that demonstrates compliance with pollutant reductions may result in enforcement action by DEP (paragraph 403.067(7)(b), F.S.).

Pursuant to paragraph 403.067(7)(c), F.S., where water quality problems are demonstrated despite the appropriate implementation, operation and maintenance of adopted BMPs, DEP, a WMD, or FDACS, in consultation with DEP, must conduct a reevaluation of the BMPs. If a reevaluation of the BMPs is needed, FDACS will also include DEP, the appropriate WMD, and other partners in the reevaluation and BMP update processes.

For this 2025 BMAP update, FDACS used the parcel-level polygon Agricultural Land Geodatabase (ALG) data that is part of the Florida Statewide Agricultural Irrigation Demand (FSAID) Geodatabase to estimate agricultural acreages statewide. The percentage of agricultural land use within the 2014 Alafia BMAP Basin was then determined by comparing the FSAID 11 ALG and total acreage of the 2014 BMAP boundary. Based on FSAID 11, the total agricultural land in the BMAP is 9,219 acres. To estimate the agricultural acres enrolled in the BMP program, FDACS Office of Agricultural Water Policy (OAWP) overlayed the FSAID ALG and BMP enrollment data within a geographic information system (GIS) to calculate the acres of agricultural land in an enrolled parcel. **Table 6** summarizes agricultural lands within the Alafia River BMAP based on the FSAID 11 and the results of the FDACS unenrolled agricultural lands characterization.

**Table 7. Agricultural lands in the Alafia River BMAP**

\* Enrollment information current as of June 30, 2024.

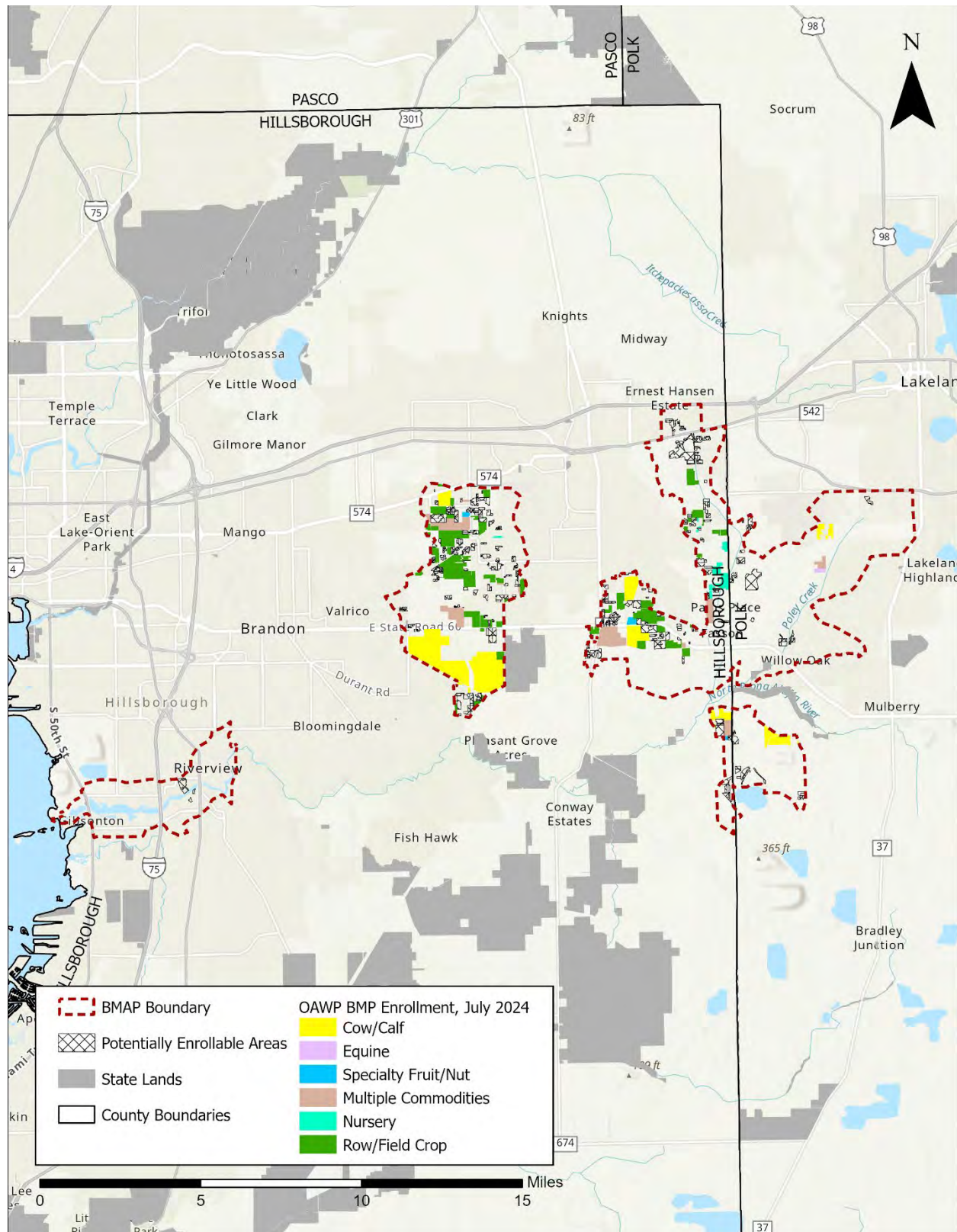
Crediting Location	Agricultural Acres	Unenrolled - Unlikely Enrollable Acres	Agricultural Acres - Adjusted	Agricultural Acres Enrolled*
2014 BMAP Watersheds	9,219	2,484	6,734	4,023

FDACS is seeking further enrollment of producers in the BMAP area. As of June 30, 2024, in the Alafia River BMAP there are 4,023 agricultural acres enrolled in the BMP program. **Table 7**

and **Figure 3** summarize the acres enrolled in the BMP Program by commodity. Currently, no producers are conducting water quality monitoring in lieu of implementing BMPs.

**Table 8. Agricultural lands enrolled in the Alafia River BMAP by BMP Program commodity**

Commodity	Agricultural Acres Enrolled
Cow/Calf	941
Equine	30
Fruit/Nut	64
Multiple Commodities	909
Nursery	193
Row/Field Crop	1,886
<b>Total</b>	<b>4,023 (60%)</b>



**Figure 3. Agricultural BMP enrollment in the Alafia River BMAP**

#### **4.2.3.2 Dairies and Other Concentrated Animal Feeding Operations (CAFOs)**

Dairies and other CAFOs permitted under Chapter 62-670, F.A.C., located within a BMAP, may not cause or contribute to a violation of water quality standards and must implement nutrient management practices identified in the permits. To minimize infiltration of liquid manure, if a dairy uses a clay liner or some other type of engineered waste storage pond system, within two years of the BMAP adoption, the dairy will submit to the DEP an evaluation identifying the environmental, technical and economic feasibility of upgrading to a concrete or geosynthetic liner. The evaluation may alternatively demonstrate that the existing liner/pond does not allow leaching that causes or contributes to water quality exceedances. Upon review of the evaluation, the DEP may identify required upgrades in a subsequent BMAP update.

Additionally, sampling for TN and TP of land applied effluent/wastewater must be included in the DEP-approved nutrient monitoring plan established in the permit and implemented in accordance with the monitoring plan.

#### **4.2.3.3 Livestock Operations Without CAFO Permits**

Livestock operations may not cause or contribute to a violation of water quality standards. Not all livestock operations are large enough to require an NPDES CAFO permit under Chapter 62-670, F.A.C. For these operations, section 403.067, F.S., requires the operation to enroll in the FDACS BMP Program and implement applicable BMPs or to conduct a monitoring program according to Chapter 62-307, F.A.C., that is approved by DEP or the applicable WMD.

#### **4.2.3.4 Aquaculture**

Under the federal Clean Water Act, aquaculture activities are defined as a point source. In 1999, the Florida Legislature amended Chapter 597, F.S., Florida Aquaculture Policy Act, to create a program within FDACS that requires those who sell aquatic species to annually acquire an Aquaculture Certificate of Registration and implement Chapter 5L-3, F.A.C., Aquaculture BMPs. Permit holders must be certified every year.

#### **4.2.3.5 Silviculture**

The Florida Forest Service (FFS) within FDACS is the lead entity responsible for assisting landowners, loggers, and forestry professionals with silviculture BMP implementation and for conducting statewide silviculture BMP training and compliance monitoring. The FFS implements Chapter 5I-6, F.A.C., and assists both private and public forest landowners across the state with BMP compliance and the rule. Compliance with the rule involves submitting a Notice of Intent to Implement BMPs (NOI) to the FFS and thereby committing to follow BMPs during all current and future silviculture operations.

#### **4.2.3.6 Agricultural Cooperative Regional Elements (ACE)**

Section 403.067, F.S., requires FDACS, DEP, and agricultural producers to work together to establish ACE in BMAPs where agricultural nonpoint sources contribute at least 20% of nonpoint source nutrient discharges to impaired waterbodies, or where DEP determines this

element is necessary to achieve the TMDLs. FDACS is responsible for providing DEP a list of projects which, in combination with BMPs, state-sponsored regional projects and other management strategies, will achieve the needed pollutant load reductions established for agricultural nonpoint sources. The list of projects included in the ACE must include a planning-level cost estimate of each project along with the estimated amount of nutrient reduction that such project will achieve. Partner agencies and key stakeholders referred to in this process include FDACS, DEP and agricultural producers.

Addressing nutrient loading from agricultural sources requires partnership among the key stakeholders, and consultation with the WMDs. By fostering cooperation and engagement, the ACE framework facilitates the exchange of knowledge, resources, and expertise, leading to innovative solutions and effective strategies for tackling water quality challenges. Engaging producers in the decision-making process ensures that projects are practical, feasible, and tailored to the needs and realities of agricultural operations. Partner agencies provide technical support, regulatory guidance, and funding opportunities that will enhance the implementation and success of regional water quality improvement initiatives. This cooperative effort is essential for implementing targeted actions that balance the economic and social benefits of agriculture with the obligation to address agricultural nonpoint source loading beyond BMP implementation and cost share.

The ACE framework leverages resources and technical expertise to efficiently identify regional projects and other strategies tailored to the diverse agriculture production methods, landscapes, and watersheds that will need to be implemented to achieve the TMDLs. Regional project types will vary among the different BMAPs, and can include, but are not limited to, a combination of traditional projects that focus on water treatment, land acquisition in fee or conservation easements on the lands of willing sellers, site-specific water quality improvement projects, dispersed water management projects, innovative technologies, and regional projects funded through existing or enhanced cost share programs administered by FDACS or the WMDs.

While FDACS is assigned the lead role on project solicitation, development, selection, and implementation, they will work closely with all the key stakeholders, including DEP, to define and identify regional projects that will be included in the BMAP and to leverage existing programs and resources. FDACS will lead engagement with producers and industry groups through workshops to identify potential regional projects. Identified projects will be implemented through various mechanisms, such as existing agency cost share or grant programs or through a legislative budget request and eventual appropriation. Upon identification of a project, FDACS will update DEP on project development and implementation, including the funding strategy.

FDACS and DEP will work together to track progress on agricultural water quality projects under the ACE framework through the development of performance metrics and evaluation of water quality monitoring data in the basin or, if necessary, at the project level. The default performance measures will be the expected range of pollutant removal efficiencies associated

with a project or strategy. Tools may be needed to determine the effectiveness of projects, such as modeling and where feasible onsite water quality monitoring.

FDACS will report on ACE projects annually through DEP's Statewide Annual Report (STAR) process and during BMAP update and/or development. Projects and other management strategies implemented through the ACE or other programs will be evaluated cooperatively by partner agencies using the predetermined performance metrics. The ACE process provides for adaptive management, allowing flexibility to adapt and improve based on regional project or management strategy results.

Based on the 2014 BMAP boundary, agricultural nonpoint sources contribute less than 20% of the nutrient sources in the Alafia River BMAP, and an ACE is not required. However, with the expansion of the BMAP boundary, this percentage could change. Within a year after BMAP adoption, DEP will re-evaluate nonpoint source contributions in the expanded BMAP area and determine whether an ACE will be required in this BMAP. The required reductions established by the RAP will be achieved through enrollment and implementation of BMPs and cost share projects funded by FDACS, SWFWMD, and other partners. Targeting future funding toward precision agriculture or soil health practices, including combining practices where applicable, to address nutrient impacts from agriculture on a regional scale could provide additional reductions.

FDACS will continue to work with key stakeholders in the Alafia River BMAP to identify additional options for addressing agricultural nonpoint source nutrient loading. For more information on the FDACS Regional Projects Program, see the links in **Appendix D**.

#### **4.2.3.7 Description of BMPs Adopted by Rule**

**Appendix D** provides detailed information on BMPs and agricultural practices in the BMAP area. **Table 8** identifies the adopted BMPs and BMP manuals relevant to this BMAP.

**Table 9. BMPs and BMP manuals adopted by rule as of July 2025**

Agency	F.A.C. Chapter	Chapter Title
FDACS OAWP	5M-1	Office of Agricultural Water Policy
FDACS OAWP	5M-06	Florida Nursery Operations, 2024 Edition: Water Quality and Water Quantity Best Management Practices
FDACS OAWP	5M-08	Florida Vegetable and Agronomic Crop (VAC) Operations, 2024 Edition: Water Quality and Water Quantity Best Management Practices
FDACS OAWP	5M-09	Florida Sod Operations, 2024 Edition: Water Quality and Water Quantity Best Management Practices
FDACS OAWP	5M-11	Florida Cattle Operations, 2024 Edition: Water Quality and Water Quantity Best Management Practices
FDACS OAWP	5M-12	Conservation Plans for Specified Agricultural Operations
FDACS OAWP	5M-13	Florida Specialty Fruit and Nut Crop Operations, 2024 Edition: Water Quality and Water Quantity Best Management Practices
FDACS OAWP	5M-14	Florida Equine Operations, 2024 Edition: Water Quality and Water Quantity Best Management Practices

Agency	F.A.C. Chapter	Chapter Title
FDACS OAWP	5M-16	Florida Citrus Operations, 2024 Edition: Water Quality and Water Quantity Best Management Practices
FDACS OAWP	5M-17	Florida Dairy Operations, 2024 Edition: Water Quality and Water Quantity Best Management Practices
FDACS OAWP	5M-18	Florida Agriculture Wildlife Best Management Practices
FDACS OAWP	5M-19	Florida Poultry Operations, 2024 Edition: Water Quality and Water Quantity Best Management Practices
FDACS OAWP	5M-21	Florida Small Farms and Specialty Livestock Operations, 2024 Edition: Water Quality and Water Quantity Best Management Practices
FDACS Division of Agriculture Environmental Services	5E-1	Fertilizer
FDACS Division of Aquaculture	5L-3	Aquaculture Best Management Practices
FFS	5I-6	Best Management Practices for Silviculture
DEP	62-330	Environmental Resource Permitting

## 4.3 Atmospheric Deposition

### 4.3.1 Summary of Atmospheric Loading

Atmospheric deposition is largely a diffuse, albeit continual, source of nitrogen. Currently, 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 developed 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 (TDEM). 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 Multiscale Air Quality (CMAQ) Modeling System—are combined in a multistep process with National Trends Network (NTN) wet deposition values to model total deposition.

Atmospheric deposition of phosphorus can also be a source to waterbodies via wet deposition through rainfall and dry deposition via gaseous and particulate wind-transported particles (Anderson & Downing, 2006; Zhai et al., 2009). The movement of phosphorus between land and water sources has been accelerated by anthropogenic activities, particularly related to use of fertilizers that include phosphorus (Cordell et al., 2009; Boehme et al., No Date). However, the NADP National Analytical Laboratory does not include phosphorus measurements as a primary objective; orthophosphate is measured, but only for quality assurance as an indicator of sample pollution (University of Wisconsin, 2024). Therefore, fewer data are available on the trends of atmospheric deposition of phosphorus in the basin.

### 4.3.2 Description of Approach

Atmospheric sources of nutrients are local, national, and international. Nitrogen atmospheric sources are generally of low concentration compared with other sources and are further diminished through additional biological and chemical processes before they reach groundwater. Himes and Dawson (2017) indicates that emissions of nitrogen have been generally decreasing in

Florida with an up to 55% decrease in emissions estimated by 2028, possibly related to power plant fuel source changes and air treatment upgrades and the increased use of electric vehicles, decreasing mobile sources (Himes and Dawson, 2017). This gradual decrease in emissions is likely to result in reductions to atmospheric deposition. More investigation into atmospheric emissions and deposition of phosphorous is needed. Currently, since the scale of the national and international programs to address air deposition loads are difficult to integrate into the much smaller scale of this water quality plan, there are no specific nitrogen or phosphorus reductions assigned to this source category. Atmospheric deposition sources and trends will be re-evaluated periodically.

#### **4.4 Future Growth**

Nutrient impacts from new development are addressed through a variety of mechanisms outlined in this BMAP, and provisions of Florida law. While most of the restoration projects and management strategies listed in this BMAP address current nutrient loading, there is a need to plan and implement sound management strategies to address loading associated with population growth. DEP has included in this BMAP specific elements to address current and future WWTF effluent, OSTDS, and stormwater sources. Broader requirements—such as local land development regulations, comprehensive plans, ordinances, incentives, environmental resource permit requirements and consumptive use permit requirements—all provide additional mechanisms and avenues to protect water resources and reduce the impact of new development and other land use changes as they occur.

Further strengthening of comprehensive plans is required under section 163.3177, F.S., which requires local governments to amend their comprehensive plans with the considerations listed below. This 2025 BMAP includes a boundary expansion that extends the comprehensive plan requirements to additional local governments. Responsible entities who are newly subject to section 163.3177, F.S. have one year from BMAP adoption to submit their comprehensive plan amendments to address these considerations:

- Identify and prioritize projects to meet the TMDLs.
- Update the wastewater section to include plans for treatment updates, not just capacity, and AWT must be prioritized.
- In developments with more than 50 lots with more than one OSTDS per acre, the plan must consider the feasibility of providing sanitary sewer within a 10-year planning horizon and identify the facility that could receive the flows. The plan must review the capacity of the facility and any associated transmission facilities; projected wastewater flow at that facility for the next 20 years, including expected future new construction and connections of OSTDS to sanitary sewer; and timeline for the construction of the sanitary sewer system. The plan was initially required to be updated by July 1, 2024.

- Comprehensive plans must contain capital improvements element to consider the need for and the location of public facilities:
  - Construction, extension, or increase in capacity of public facilities and principals for correcting existing public facility deficiencies. Components must cover at least a 5-year period.
  - Costs, timeline, general location, and projected revenue sources to fund the facilities.
  - Standards to meet an acceptable level of service.
  - Schedule of capital improvements, which may include privately funded projects.
  - A list of projects necessary to achieve the pollutant load reductions attributable to the local government, as established in a BMAP.
  - The element must address coordinating the extension of, increase in the capacity of, or upgrade in treatment of facilities to meet future needs; prioritizing AWT while maximizing the use of existing facilities and discouraging urban sprawl; conserving potable water resources; and protecting the functions of natural groundwater recharge areas and natural drainage features.

Through this array of laws and the requirements in this BMAP, new development must undertake certain nutrient-reduction measures before the development is complete. DEP recommends that local governments revise their planning and land use ordinance(s) to adequately address future growth and the associated environmental impact. Maintaining land at lower intensity uses through land purchases or easements for conservation and recreational use is one strategy that can help reduce water quality impacts in the basin. Any additional nutrient loading from land use intensification will be evaluated during future BMAP update efforts. If an increase in loading occurs, a responsible entity may receive new reduction requirements that will require additional management actions by the responsible entity to mitigate those water quality impacts.

#### **4.4.1 Future Growth Analysis**

An analysis was done to consider the impacts of future population growth and urban development on loading in the basin. Wastewater sources were evaluated using per-person estimations calculated for portions of the population estimated to be served by OSTDS and those connected to central sewer. Stormwater sources were evaluated using per-acre estimations calculated for portions of a jurisdictional area that may be developed.

First, population growth for each county was taken from the Bureau of Economic and Business Research (BEBR) 2040 Medium Growth Projections. Then, a spatial analysis was performed to determine the proportion of developable land area attributed to each entity within each county. Areas where there are permanent waterbodies or which have been set aside for conservation are unlikely to see future development or increased population, so lakes and ponds identified in the National Hydrography Database (NHD) and Florida Natural Areas Inventory (FNAI) conservation lands were not considered developable and were removed from the analysis. The percentage of remaining land attributed to each entity was applied to the county projected

population growth to determine the number of additional people anticipated to contribute to loading by 2040.

The next step was to distinguish the future population expected to be served by sewer versus those with OSTDS based on the most recent Florida Water Management Inventory (FLWMI) for each BMAP county. For this, FLWMI parcels within each entity's jurisdiction were counted and categorized based on the Wastewater Type field. The number of points in "Known Sewer," "Likely Sewer," and "Somewhat Likely Sewer" divided by the total number of points estimated a portion of the population that are served by central wastewater collection system. The remainder are assumed to have an OSTDS.

Per person loading calculations were used to estimate future loads from WWTFs and OSTDS under different planning scenarios, as described below. DEP's Domestic Wastewater Program estimates each person in Florida generates 100 gallons of wastewater per day. For OSTDS, the FDOH estimates each person in Florida generates 10 lbs TN/yr. US-IFAS estimates each person in Florida generates 10 grams TP/day. Phosphorus loading rates from OSTDS are not affected by new technologies or BMAP management strategies. An attenuation rate of 50% for wastewater effluent disposal was applied to loading calculations to derive the estimated future load to the basin.

Per acre loading calculations were used to estimate future loads from increased urban runoff as a result of development under different planning scenarios, described below. First, a number of developed acres were derived by applying percentages to the developable land areas from the initial GIS analysis for each entity. Then, the loadings were based on DEP's statewide event mean concentrations (EMCs) and runoff coefficients (ROCs) for low density residential, with a generalized rainfall for Central Florida from the *Evaluation of Current Stormwater Design within the State of Florida* report (Harper, 2007). Finally, a generalized attenuation rate of 70% for urban runoff was applied to loading calculations to derive the estimated future load to the basin.

Scenario 1 represents a future planning scenario with the highest levels of treatment feasible. It assumes all local governments within the BMAP have a minimum of 90% of their population served by centralized sewer, and all domestic wastewater will be treated to AWT standards (3 mg/L TN or less and 1mg/L TP or less) by 2040 based on current Florida law and BMAP management strategies. This scenario also assumes that all future OSTDS will be enhanced nutrient-reducing systems or other wastewater systems with a nitrogen treatment efficiency of at least 65%. For urban development, this scenario represents a conservative growth future where 2% of developable land is converted to low density residential.

Scenario 2 utilizes the current rates of sewer availability based on the FLWMI parcels to estimate the population served by central wastewater collection system. This future planning scenario assumes that all domestic wastewater will be treated to AWT standards (3 mg/L TN or less and 1mg/L TP or less) by 2040 based on current Florida law and BMAP management strategies. This scenario also assumes that all future OSTDS will be enhanced nutrient-reducing systems or other wastewater systems with a nitrogen treatment efficiency of at least 65%. For

urban development, this scenario represents a moderate growth future where 10% of developable land is converted to low density residential.

Scenario 3 represents a future planning scenario with the lowest levels of treatment feasible. It utilizes the current rates of sewer availability based on the FLWMI parcels to estimate the population served by central wastewater collection system and assumes that all domestic wastewater will be treated to 6 mg/L TN and 3 mg/L TP by 2040. This scenario also assumes that all future OSTDS will be conventional systems. For urban development, this scenario represents an extreme growth future where 17% of developable land is converted to low density residential.

Future development will likely also result in an increase in loading from turfgrass. This change is difficult to model because much of it depends on the type and location of development, enforcement of local ordinances, future home values, and future social attitudes towards turfgrass lawns. There are also complex dynamics associated with new urban development in which loading from human activities is compounded by potential removal or conversion of forest lands or green spaces, which had previously provided natural remediation of atmospheric and soil nitrogen.

Based on the methodology above, using nitrogen loads as an example, **Table 9** shows the estimated future loads from wastewater and urban stormwater sources that may be assigned to local governments if growth continues as projected under the three planning scenarios. DEP encourages local governments to consider these additional nutrient loads when authorizing new development or changes in land uses, and when developing local plans for wastewater infrastructure expansion and maintenance, to ensure that the TMDL target is achieved and maintained.

**Table 10. Estimated nitrogen load from future growth in the BMAP area**

Entity	2040 Additional Population	2040 Additional TN Loading (lbs/yr) Scenario 1	2040 Additional TN Loading (lbs/yr) Scenario 2	2040 Additional TN Loading (lbs/yr) Scenario 3
City of Lakeland	1,898	1,072	1,283	2,499
City of Mulberry	1,073	592	607	1,176
City of Plant City	3,245	1,626	1,647	3,241
Hillsborough County	70,746	39,818	51,091	101,040
Polk County	22,334	12,613	24,880	48,976
<b>Basin Totals</b>	<b>99,296</b>	<b>55,720</b>	<b>79,507</b>	<b>156,932</b>

Scenario 1 resulted in an additional basin load of 55,720 lbs/yr TN. Scenario 3 resulted in an additional basin load of 156,932 lbs/yr TN.

While it is unlikely that additional nutrient loading from future populations can be entirely avoided, the results of this analysis provide local governments information on how to mitigate future nitrogen loading by pursuing planning scenarios which prioritize the expansion of centralized sewer services that meet or exceed AWT standards for wastewater effluent. Entities with minor or no changes in 2040 loading under Scenarios 1 and 2 already have a high rate of sewerage in their jurisdiction.

This broad analysis is not being used to determine allocated reductions for responsible entities because it does not capture all local considerations and complexities of mixed land use, or current allocation approaches for wastewater. In addition, changes in nutrient loading from future population and development are difficult to model because much of it is dependent on the type and location of development, enforcement of local ordinances, future home values, and future social attitudes towards lawn maintenance and waste management. There are also complex dynamics associated with new urban development in which loading from human activities is compounded by potential removal or conversion of forest lands or green spaces, which had previously provided natural remediation of atmospheric and soil nutrients, and other ecosystem benefits. However, the results show trends in how loading in the basin might change in the coming decades without comprehensive local and regional planning.

Other mechanisms discussed in this section are available to local governments to further mitigate future nutrient loading from existing and future developed land. For example, strengthening and enforcing fertilizer ordinances, working with homeowners' associations or neighborhood groups to reduce fertilizer use on community landscaping, or incentivizing Florida Friendly development practices could reduce the overall impact of additional nutrient loading associated with urban fertilizer. Additionally, wastewater can be treated to higher standards than those built into this analysis through upgrades to WWTFs and use of enhanced nutrient-reducing OSTDS certified with higher nitrogen treatment efficiencies or other wastewater treatment systems with higher treatment levels. Local governments can use this information to incorporate water quality considerations when developing and implementing local ordinances, comprehensive plans, stormwater planning, and enhanced OSTDS incentive programs in areas of urban expansion.

#### **4.4.2 Funding Opportunities**

Chapter 2023-169, Laws of Florida (L.O.F.), expanded grant opportunities for local governments and eligible entities working to address TMDLs or impaired waters. When funding is available, eligible entities can also apply for grant funding for stormwater, regional agricultural projects, and a broader suite of wastewater projects including collection systems and domestic wastewater reuse through the Water Quality Improvement Grant program. Through the DEP Water Quality Improvement Grant Program, eligible entities can apply for grant funding for wastewater, stormwater, and regional agricultural projects. Projects are prioritized that have the maximum nutrient load per project, demonstrate project readiness, are cost-effective, have cost-share by the applicant (except for *Rural Areas of Opportunity*), have previous state commitment, and are in areas where reductions are most needed. Multiple competitive funding resources are available under the Protecting Florida Together website.

Financial and technical assistance through FDACS and the SWFWMD are available to agricultural producers within the Alafia River BMAP. FDACS provides outreach and education on BMP implementation for enrolled agricultural operations, and work with interested producers to provide cost share funding for projects to improve on-farm nutrient and irrigation efficiencies that work in tandem with the applicable practices from the producer's BMP checklist. The SWFWMD cost share program also provides outreach and funding for projects that provide nutrient and irrigation management benefits. FDACS and the SWFWMD work closely to ensure their cost share programs complement each other to meet the needs of the producers while considering the specific characteristics of the region.

## **Section 5. Monitoring Strategy**

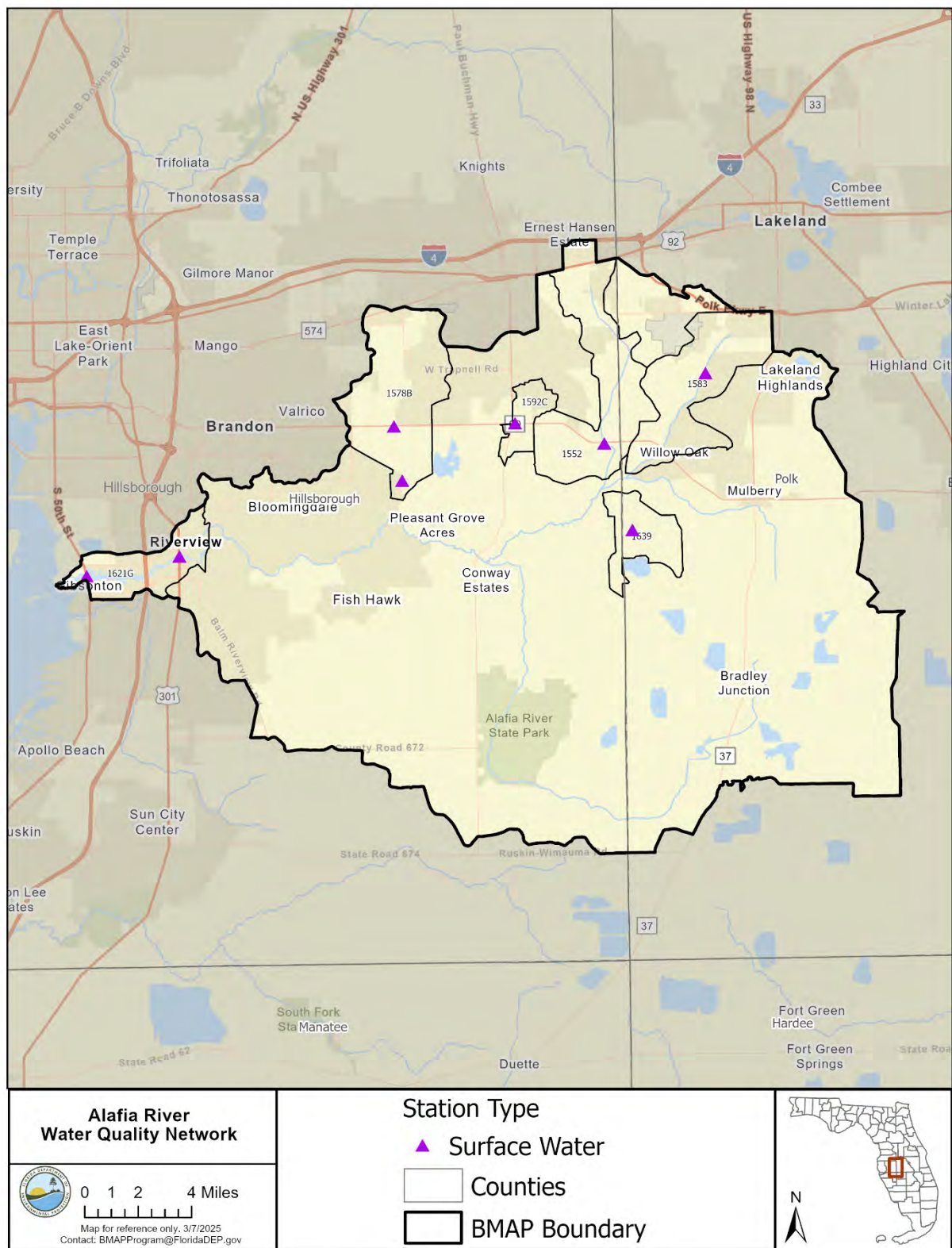
---

### **5.1 Monitoring Objectives**

The Alafia River BMAP monitoring plan is described in the 2014 BMAP. The primary and secondary objectives of the monitoring strategy will remain the same for this 2025 BMAP. A map of the water quality monitoring network is shown in **Figure 4**.

An annual review of the DEP study list will be supplemental to the existing monitoring plan to allow for more comprehensive assessments of the nutrient related TMDL waters in the Alafia River BMAP.

Additional long-term monitoring stations will be identified to represent areas of the BMAP that are not represented in the current BMAP monitoring network.



**Figure 4. Alafia River BMAP water quality monitoring network**

## Section 6. Commitment to Plan Implementation

---

### 6.1 Adoption Process

The 2025 BMAP update is adopted by Secretarial Order and designates responsible entities.

### 6.2 Tracking Reductions of Nutrients

For BMAP compliance, responsible entities are expected to continue implementing and reporting on efforts to meet and stay within RAP allocations. Each entity responsible for implementing management actions to meet their upcoming 5-year milestone as part of the BMAP will provide DEP, via the statewide annual report process, with an annual update of progress made in implementing load reductions. The update will track the implementation status of the management actions listed in the BMAP and document additional projects undertaken to further water quality improvements in the basin. FDACS will continue to report acreage enrolled in NOIs at least annually to DEP.

### 6.3 FIB

Responsible entities with jurisdictional or other connection to FIB impaired waters within Alafia River will participate in quarterly Tributaries Assessment Team (TAT) virtual meetings hosted by DEP. The meetings include a review of recent FIB sampling results by data providers and discussion of any investigative follow-up activities. Collaboration is expected between appropriate departments of responsible entities and responsible agencies. The goal is to identify and eliminate the origin of anthropogenic sources of FIB such that less than 10% of ambient samples of the waterbodies exceed the *Ten Percent Threshold Values*, established in water quality standards. Responsible entities will provide DEP, via the statewide annual report process, information on source identification and elimination efforts and source reduction projects.

### 6.4 Revisions to the BMAP

Adaptive management involves setting up a mechanism for making course corrections in the BMAP when circumstances change, or feedback mechanisms indicate that a more effective strategy is needed. Section 403.067, F.S., requires that the plan be revised, as appropriate, in collaboration with basin stakeholders. All or part of a revised BMAP must be adopted by Secretarial Order. Adaptive management measures include the following:

- Need to update based on new information, including model updates.
- New law requirements.
- Procedures to determine whether additional cooperative actions are needed.

- Criteria/process for determining whether and when plan components need to be revised because of changes in costs, environmental impacts, social effects, watershed conditions, or other factors.
- Descriptions of the stakeholders' role after BMAP completion.

DEP will reevaluate and, if necessary, adopt another iteration of the Alafia River BMAP. The next iteration may include updated required reductions, timelines and 5-year milestones. Tracking implementation, monitoring water quality and pollutant loads, and holding periodic meetings to share information and expertise are key components of adaptive management.

## Section 7. References

---

Anderson, K.A. and Downing, J.A. 2006. *Dry and wet atmospheric deposition of nitrogen, phosphorus, and silicon in an agricultural region*. Water, Air, and Soil Pollution 176: 351–374.

Boehme, J., Schulhauser, R., and Bejankiwar, R., Undated. *Atmospheric Deposition of Phosphorus to Freshwater Lakes*. Great Lakes Regional Office, International Joint Commission.

Cordell, D., Drangert, J.O. and White, S. 2009. *The story of phosphorus: Global food security and food for thought*. Global Environmental Change 19: 292–305.

Florida Department of Environmental Protection. 2007. *Best Management Practices for the Enhancement of Environmental Quality on Florida Golf Courses*. Tallahassee, FL.

Harper, H. 2007. *Evaluation of Current Stormwater Design Criteria within the State of Florida*. Florida Department of Environmental Protection.

Himes, B. and Dawson, J. 2017. *Florida Nitrogen Oxides Emissions Trends*. Division of Air Resource Management, Florida Department of Environmental Protection. August 11, 2017.

University of Wisconsin. December 2024. *National Trends Network*. National Atmospheric Deposition Program. Retrieved December 31, 2024, from <https://nadp.slh.wisc.edu/networks/national-trends-network/>.

Zhai, S., Yang, L. and Hu, W. 2009. *Observations of Atmospheric Nitrogen and Phosphorus Deposition During the Period of Algal Bloom Formation in Northern Lake Taihu, China*. Environmental Management 44: 542–551.

## 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: <https://floridadep.gov>
- DEP Map Direct Webpage: <https://ca.dep.state.fl.us/mapdirect/>
- DEP Watershed Assessment Section WBID boundaries:  
<https://floridadep.gov/dear/watershed-assessment-section/content/basin-411-0>
- Florida Statutes: <http://www.leg.state.fl.us/statutes>:
  - Florida Watershed Restoration Act (Section 403.067, F.S.)
- DEP Model Ordinances: [http://fyn.ifas.ufl.edu/fert\\_ordinances.html](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://floridadep.gov/dear/florida-dep-laboratory/content/dep-laboratory-quality-assurance-manual-and-sops>
- FDACS BMPs: [Best Management Practices \(BMPs\) / Agriculture Industry / Home - Florida Department of Agriculture & Consumer Services](https://www.fdacs.gov/Divisions-offices/Agriculture-Industry-Home-Florida-Department-of-Agriculture-&Consumer-Services)
- FDACS BMP and Field Staff Contacts: [Agricultural Water Policy / Divisions & Offices / Home - Florida Department of Agriculture & Consumer Services](https://www.fdacs.gov/Divisions-offices/Agricultural-Water-Policy)
- FDACS Regional Projects Program:  
<https://www.fdacs.gov/Divisions-offices/Agricultural-Water-Policy>.
- Florida Administrative Code (Florida Rules): <https://flrules.org/>
- Florida Stormwater Rule: <https://floridadep.gov/water/engineering-hydrology-geology/content/erp-stormwater-resource-center>
- UF-IFAS Research: <http://research.ifas.ufl.edu/>

## **Appendix B. Projects to Reduce Nutrient Sources and FIB**

---

The following project lists are based on project collection limited to the area of the 2014 BMAP basin. Future project collection efforts will be based on the 2025 expanded BMAP basin.

**Table B-1. Stakeholder projects**

TBD = To be determined; N/A = Not applicable; O&M = Operations and maintenance.

ProjID	Lead Entity	Partners	Project Number	Project Name	Project Description	Project Type	Project Status	Estimated Completion Date	Cost Estimate	Funding Source	Funding Amount
7231	City of Plant City	NA	CP-026	Street Sweeping	Sweeping of city streets removes bacterial sources such as pet waste, rotting vegetation, etc. from streets prior to discharge through MS4. Extend the current City street sweeping program into the Alafia basin area.	Street Sweeping	Planned	TBD	0.00	City of Plant City	City of Plant City - \$0.00
7232	City of Plant City	NA	CP-027	Source Identification Follow up	Assist DEP in following up on source identification results that indicate a human source.	FIB- Sanitary Sewer	Ongoing	NA	0.00	City of Plant City	City of Plant City - \$0.00
7233	City of Plant City	NA	CP-028	Non-MS4 Tributary Search for Illicit Connections	Prioritize segments of creeks based on land use and historical problems. Inspect priority segments annually or more often as needed to look for illicit connections on banks of tributary.	FIB- Stormwater	Ongoing	NA	0.00	City of Plant City	City of Plant City - \$0.00
7234	City of Plant City	NA	CP-029	Plant City Grease Management Program	Inspect, monitor and educate facilities that generate cooking oil and grease to ensure BMPs are in use and that pretreatment systems are being managed properly. FOG program is starting back up and should be fully functioning by 2025 with inspections.	FIB- Sanitary Sewer	Planned	2030	0.00	City of Plant City	City of Plant City - \$0.00
7236	City of Plant City	NA	CP-030	Stormwater Inlet Marking Program	Ongoing application of plaques to stormwater inlets for pollution prevention. Increase amount placed in Alafia BMAP area.	FIB- Stormwater	Ongoing	NA	0.00	City of Plant City	City of Plant City - \$0.00
7237	City of Plant City	NA	CP-031	Lift Station Maintenance	Annual maintenance of 51 lift stations within city limits.	FIB- Sanitary Sewer	Ongoing	NA	0.00	City of Plant City	City of Plant City - \$0.00

Final Alafia River Basin Management Action Plan, June 2025

ProjID	Lead Entity	Partners	Project Number	Project Name	Project Description	Project Type	Project Status	Estimated Completion Date	Cost Estimate	Funding Source	Funding Amount
7230	City of Plant City	NA	CPC-024	Bacteria Data and Nutrient Data Review and Response Program	City staff monitors bacterial surveillance data and nutrient surveillance data that is collected from ambient stormwater sampling and respond as appropriate to high readings.	FIB- Source Identification Activities	Ongoing	NA	0.00	City of Plant City	City of Plant City - \$0.00
7235	City of Plant City	NA	CPC-025	Spill Prevention and Response Program	Address SSOs and other spill incidents to prevent introductions of pollutants to environment.	FIB- Sanitary Sewer	Ongoing	NA	0.00	City of Plant City	City of Plant City - \$0.00
3482	DEP	NA	TBEP-0411	Alafia River Task Force (ARTF)	In May 1992, DEP convened ARTF to make recommendations for point and nonpoint source nutrient and pollutant load reductions and proactive river text missing.	FIB-Stormwater	Completed	Prior to 2014	0.00	Not provided	Not provided - \$0.00
3491	EPCHC	FDOT	EPCHC-0001	Monitoring for Pollutant Loading Estimate Project	Collection of additional water quality information.	Monitoring/Data Collection	Completed	2014	0.00	Not provided	Not provided - \$0.00
4829	FDACS	Agricultural Producers	FDACS-01	BMP Implementation and Verification	Enrollment and verification of BMPs by agricultural producers. Acres treated based on FDACS June 2024 Enrollment and FSAID XI.	Agricultural BMPs	Ongoing	NA	0.00	FDACS	FDACS - \$0.00
5140	FDOT District 1	NA	FDOT1-01	Street Sweeping	Street sweeping.	Street Sweeping	Ongoing	NA	0.00	Florida Legislature	Florida Legislature - \$0.00
3490	FDOT District 7	NA	FDOT-0001	Road BMPs	I-75 (10075), US 301 (10010), and US 41 (10060) street sweeping (typically monthly cycle) for curb and gutter sections.	Street Sweeping	Ongoing	NA	0.00	Not provided	Not provided - \$0.00
3489	FDOT District 7	NA	FDOT-0002	U.S. Hwy 301 Underdrain Pond Reconstruction	Reconstruction of underdrain pond on US 301 that discharges to Alafia River.	Stormwater System Rehabilitation	Completed	2013	0.00	Not provided	Not provided - \$0.00

Final Alafia River Basin Management Action Plan, June 2025

ProjID	Lead Entity	Partners	Project Number	Project Name	Project Description	Project Type	Project Status	Estimated Completion Date	Cost Estimate	Funding Source	Funding Amount
3488	FDOT District 7	NA	FDOT-0003	Road BMPs	SR 60 and SR 39 street sweeping for curb section.	Street Sweeping	Ongoing	NA	0.00	Not provided	Not provided - \$0.00
3492	FDOT District 7	NA	TBEP-1317	Street Sweeping In Alafia River Basin	Street sweeping in the Alafia River basin.	Street Sweeping	Ongoing	NA	0.00	Not provided	Not provided - \$0.00
3487	Hillsborough County	NA	HC-0001	Walk the Waterbody - Turkey Creek	Walk the Waterbody exercise for Turkey Creek to identify potential issues in watershed.	FIB- Source Identification Activities	Completed	2012	0.00	Not provided	Not provided - \$0.00
3486	Hillsborough County	NA	HC-0002	Fertilizer Ordinance	Ongoing and future source reduction. This project encompasses the entire Alafia watershed.	Education Efforts	Ongoing	NA	0.00	NA	NA - \$0.00
4322	Hillsborough County	NA	HC-0003	CORE - Cooking Oil Educational Outreach	Cooking oil recycling and outreach including collection, drop-off cabinets, and educational programming. This project encompasses the entire Alafia watershed.	FIB- Sanitary Sewer	Ongoing	NA	0.00	Not provided	Not provided - \$0.00
4323	Hillsborough County	NA	HC-0004	Septic Tank Conversion Neighborhood Prioritization	Delineate unsewered residential areas and then prioritize them for future evaluation. This project encompasses the entire Alafia watershed.	FIB- OSTDS	Completed	2019	75,000.00	Hillsborough County	Hillsborough County - \$75,000.00
4324	Hillsborough County	NA	HC-0005	Illicit Discharge Complaint Investigation	Respond to public or private complaints of illicit discharge. If found to be a violation, responsive actions are taken to bring the issue into compliance. This project encompasses the entire Alafia watershed.	FIB- Stormwater	Ongoing	NA	0.00	Not provided	Not provided - \$0.00
5141	Hillsborough County	DEP	HC-0006	Turkey Creek Short-term Source ID Partnership	Source identification sampling conducted in partnership with DEP on priority areas.	FIB- Source Identification Activities	Completed	2019	3,000.00	Hillsborough County; DEP	Hillsborough County - \$3,000.00; DEP - \$0.00
5142	Hillsborough County	NA	HC-0007	Starlite MHP Illicit Discharge Removal	Remove illicit discharges/connections found within the Starlite MHP.	FIB- Source Identification Activities	Completed	2019	0.00	NA	NA - \$0.00

Final Alafia River Basin Management Action Plan, June 2025

ProjID	Lead Entity	Partners	Project Number	Project Name	Project Description	Project Type	Project Status	Estimated Completion Date	Cost Estimate	Funding Source	Funding Amount
5143	Hillsborough County	USF	HC-0008	Turkey Creek Microbial Source Tracking Program	Source identification sampling conducted for priority areas.	FIB- Source Identification Activities	Completed	2022	100,000.00	Hillsborough County	Hillsborough County - \$100,000.00
6244	Hillsborough County	USF	HC-0010	Fecal Indicator Bacteria Monitoring and Response Plan	Monitoring and rapid response plan for bacteriological sampling and source identification activities. This project encompasses the entire Alafia watershed. Cost estimate and funding provided in this project includes project number HC-032.	FIB- Source Identification Activities	Ongoing	NA	40,000.00	Hillsborough County	Hillsborough County - \$40,000.00
6275	Hillsborough County	UF	HC-0011	UF Lakewatch	Public education regarding pollution prevention and BMPs through volunteer monitoring networks on lakes in Hillsborough County. Includes data analysis of samples collected for nutrients. This project encompasses the entire Alafia watershed.	FIB-Stormwater	Ongoing	NA	70,000.00	Hillsborough County	Hillsborough County - \$70,000.00
6276	Hillsborough County	NA	HC-0012	Hillsborough County Pet Waste Ordinance	Hillsborough County ordinance requiring removal of pet waste from public property, public walks, recreation areas, and the private property of others. This project encompasses the entire Alafia watershed.	FIB-Stormwater	Ongoing	NA	0.00	NA	NA - \$0.00
6280	Hillsborough County	NA	HC-0013	Lake and Stream Management Program	Provides education and technical assistance regarding water quality and natural system health to waterfront homeowners in unincorporated Hillsborough County. Funds small water quality projects in cooperation with residents.	FIB-Stormwater	Ongoing	NA	0.00	Hillsborough County	Hillsborough County - \$0.00

Final Alafia River Basin Management Action Plan, June 2025

ProjID	Lead Entity	Partners	Project Number	Project Name	Project Description	Project Type	Project Status	Estimated Completion Date	Cost Estimate	Funding Source	Funding Amount
6283	Hillsborough County	NA	HC-0014	Hillsborough County Land Development Code (Section 4.01.16) Septic System Setback	In 2006, Hillsborough Land Development Code was amended and Section 4.01.16, River Protection, was added; it requires 200-foot setbacks to Hillsborough, Alafia, and Little Manatee Rivers, and their primary tributaries.	FIB- OSTDS	Ongoing	NA	0.00	NA	NA - \$0.00
6306	Hillsborough County	NA	HC-0015	Gibsonton Area Septic to Sewer Conversion Program	This project will build wastewater collection system infrastructure for existing residents and future developments in the Gibsonton area. The new wastewater collection system will replace existing individual septic systems.	OSTDS Phase Out	Underway	2029	0.00	Hillsborough County; DEP	Hillsborough County - \$0.00; DEP - \$0.00
6662	Hillsborough County	NA	HC-0016	Hillsborough County Pet Waste Disposal Station Installation	Installation of pet waste disposal stations at Hillsborough County Parks to reduce the potential for waste being left or improperly disposed of.	FIB- Stormwater	Ongoing	NA	0.00	Hillsborough County	Hillsborough County - \$0.00
6664	Hillsborough County	NA	HC-0017	Alafia Source Identification Follow Up	Assist DEP in following up on source identification results that indicate a human source.	FIB- Source Identification Activities	Ongoing	NA	0.00	Hillsborough County	Hillsborough County - \$0.00
6670	Hillsborough County	BMAP Stakeholders	HC-0018	Participate in HTAT Calls and Efforts - Alafia Basin	Participate in quarterly HTAT coordination calls and other HTAT efforts.	FIB- Source Identification Activities	Ongoing	NA	0.00	Hillsborough County	Hillsborough County - \$0.00
6672	Hillsborough County	NA	HC-0019	Tools for Public Reporting of Illicit Discharges - Alafia Basin	Reporting of pollution via a county website. This project encompasses the entire Alafia watershed.	FIB- Stormwater	Ongoing	NA	0.00	Hillsborough County	Hillsborough County - \$0.00
5844	Hillsborough County	NA	HC-009	Development of Green Infrastructure Guidelines	Green infrastructure guidelines to be implemented with future county projects. This project encompasses the entire Alafia	FIB- Stormwater	Completed	2023	277,055.84	Hillsborough County	Hillsborough County - \$277,055.84

Final Alafia River Basin Management Action Plan, June 2025

ProjID	Lead Entity	Partners	Project Number	Project Name	Project Description	Project Type	Project Status	Estimated Completion Date	Cost Estimate	Funding Source	Funding Amount
					watershed. Cost estimate and funding provided in this project includes project number HC-029.						
7768	Hillsborough County	USF	HC-010	Alafia River Microbial Source Tracking Study	Microbial source tracking study conducted to identify sources contributing to elevated bacteria concentrations observed within the Alafia River (WBID 1621G).	FIB- Source Identification Activities	Underway	2026	60,000.00	Hillsborough County	Hillsborough County - \$60,000.00
7767	Hillsborough County	FDOT; Tampa Bay Regional Planning Council	HC-011	Bag It! Project Pet Waste - Hillsborough County Pet Waste Campaign	Public outreach and education efforts related to Hillsborough County pet waste ordinance. Provides for the installation of pet waste disposal stations near private community ponds within BMAP areas.	FIB-Stormwater	Underway	2025	10,000.00	Hillsborough County; FDOT Grant	Hillsborough County - \$5,000.00; FDOT Grant - \$5,000.00
3476	Hillsborough County	NA	TBEP-1068	Hillsborough County Pet Waste Campaign	Hillsborough County pet waste campaign. Public outreach and education efforts related to Hillsborough County pet waste ordinance. This project encompasses the entire Alafia watershed.	FIB-Stormwater	Completed	2011	0.00	Not provided	Not provided - \$0.00
3485	Mosaic	NA	TBEP-0843	Mosaic Riverview, Modifications to Outfall Automation and Monitoring	Installation of complex automated system at facility's main stormwater outfall (005), including redundant pH meters interlocked to shut down discharge in event of excursions or elevated nutrient loads. Canceled. Project outside TMDL POR in WBID 1621G.	FIB-Stormwater	Canceled	NA	0.00	Not provided	Not provided - \$0.00
3484	Mosaic	NA	TBEP-0844	Mosaic Riverview, Enhanced Housekeeping	Water quality improvement through better operations management.	FIB-Stormwater	Ongoing	NA	0.00	Not provided	Not provided - \$0.00

Final Alafia River Basin Management Action Plan, June 2025

ProjID	Lead Entity	Partners	Project Number	Project Name	Project Description	Project Type	Project Status	Estimated Completion Date	Cost Estimate	Funding Source	Funding Amount
				and Street Sweeping							
3480	Mosaic	NA	TBEP-0845	Mosaic Riverview, Improved Drainage in Phosphoric Acid Production Areas	Water quality improvement through better operations management. Canceled. Project outside TMDL POR in WBID 1621G.	FIB-Stormwater	Canceled	NA	0.00	Not provided	Not provided - \$0.00
3477	Polk County	DEP; FDOH; IFAS; Lakeland	PC-0001	Walk the Waterbody	Walk the Waterbody exercise for Poley Creek to identify potential issues in watershed.	FIB- Source Identification Activities	Completed	2012	1,000.00	NA	NA - \$0.00
3478	Polk County	NA	PC-0002	Fertilizer Ordinance	Public awareness, nutrient reduction from surface water runoff.	Education Efforts	Ongoing	NA	0.00	Polk MSTU	Polk MSTU - \$0.00
6268	Polk County	NA	PC-0003	Water Quality Sample Analysis	Quarterly monitoring of Stations ENGLISH Crk1 (start 2010) and POLEY Crk3 (start 2017), with adjustments made as needed, and follow up on high counts per thresholds to be determined. Samples are analyzed for E. coli.	FIB- Source Identification Activities	Ongoing	NA	0.00	Polk County	Polk County - \$0.00
6599	Polk County	NA	PC-0004	Water Quality Sample Analysis	E.coli samples collected- 10 samples within 30 day period to determine mean value for establishing response thresholds.	FIB- Source Identification Activities	Completed	2022	0.00	Polk County	Polk County - \$0.00
6600	Polk County	NA	PC-0005	Water Quality Sample Analysis	Monthly monitoring of stations ENGLISH Crk1 and POLEY Crk3, with follow-up on high counts per thresholds to be determined. Samples are analyzed for E. coli.	FIB- Source Identification Activities	Completed	2022	0.00	Polk County	Polk County - \$0.00
6602	Polk County	NA	PC-0007	Source Identification Follow Up	Assist DEP in following up on source identification results that indicate a human source.	FIB- Source Identification Activities	Completed	2023	0.00	Polk County	Polk County - \$0.00

Final Alafia River Basin Management Action Plan, June 2025

ProjID	Lead Entity	Partners	Project Number	Project Name	Project Description	Project Type	Project Status	Estimated Completion Date	Cost Estimate	Funding Source	Funding Amount
					Quarterly MST sampling on Poley Crk3 and English Crk1 (start 01/2023) to determine dominant sources of FIB. Completed MST in 2023.						
3479	Polk County	NA	TBEP-1302	Illicit Discharge Complaint Investigation	Illicit discharge complaint investigation.	FIB-Stormwater	Ongoing	NA	0.00	Polk MSTU	Polk MSTU - \$0.00
7703	Polk County	NA	WL-PC-0009	Ambient Lakes and Streams	Quarterly monitoring and sample collection of all public access lakes and tributaries within the watershed.	Monitoring/Data Collection	Ongoing	NA	0.00	Polk County	Polk County - \$0.00
3483	Tampa Bay Water	NA	TBEP-0867	Source Water Protection - Land Use and Development Review Program	Source water protection - Land Use and Development Review Program.	FIB-Stormwater	Ongoing	NA	0.00	Not provided	Not provided - \$0.00
3481	Tampa Bay Water	NA	TBEP-0868	Alafia River Water Quality Protection Plan (WQPP)	Alafia River WQPP.	FIB-Stormwater	Completed	2017	0.00	Not provided	Not provided - \$0.00

## Appendix C: Golf Course NMPs

The fertilizers used to maintain golf courses can be significant sources of nutrients in watersheds that are impaired for nitrogen and/or phosphorous. To achieve the TMDL target(s), all nutrient sources need to reduce their nutrient loading. Similar to other sources, golf courses are required to implement management strategies to mitigate their nutrient loading and be in compliance with the BMAP. Florida BMAPs are adopted by Secretarial Order and therefore legally enforceable by the DEP. Requirements for golf courses located in BMAPs are below.

### 1. Golf Course BMP Certification, Implementation, and Reporting.

- a. In areas with an adopted BMAP, all golf courses must implement the BMPs described in DEP's golf course BMP manual, *Best Management Practices for the Enhancement of Environmental Quality on Florida Golf Courses* (DEP, 2021).
- b. At minimum, superintendents of public golf courses must obtain and maintain certification through the UF-IFAS Florida Golf Courses Best Management Practices Program. It is highly recommended that course managers and landscape maintenance staff also participate in the certification program to ensure proper BMP implementation and understanding of nutrient-related water quality issues and the role of golf courses in water quality restoration and protection. By no later than January 14, 2026, the golf course superintendents must confirm to DEP whether they have completed the certification. Certification must be completed by December 31, 2026. This certification must be renewed every four years.
- c. Beginning in 2026, nutrient application records and management action updates (fertilizer, reuse, BMPs, etc.) must be submitted each year during the BMAP statewide annual reporting process.
- d. Fertilizer rates should be no greater than the UF/IFAS recommendations to help prevent leaching (**Table C-1**). This includes nutrients from reuse or any other source applied. If a facility uses fertilizer rates greater than those in the BMP manual they are required to conduct water quality monitoring prescribed by DEP or WMD that demonstrates compliance with water quality standards
- e. Example golf course BMPs applicable to protecting water quality are listed below.
  - Use slow release fertilizer to prevent volatilization.
  - Use of lined media in stormwater features.
  - Use of denitrification walls.
  - Use of rain gardens.
  - Use of tree boxes.
  - Use of bioswales.

**Table C-1. Nutrient ranges for warm-season turfgrass species**

Note: For more information refer to the *Best Management Practices for the Enhancement of Environmental Quality on Florida Golf Courses* (DEP, 2021).

<b>Nutrient</b>	<b>Bermudagrass (%)</b>	<b>St. Augustinegrass (%)</b>	<b>Seashore Paspalum (%)</b>	<b>Centipedegrass (%)</b>	<b>Zoysia (%)</b>
<b>N</b>	1.95 - 4.63	1.53 - 2.41	2.80 -3.50	1.5 - 2.9	2.04 - 2.36

Nutrient	Bermudagrass (%)	St. Augustinegrass (%)	Seashore Paspalum (%)	Centipedegrass (%)	Zoysia (%)
<b>P</b>	0.15 - 0.43	0.30 - 0.55	0.30 - 60	0.18 - 0.26	0.19 - 0.22
<b>Potassium (K)</b>	0.43 - 1.28	1.1 - 2.25	2.00 - 4.00	1.12 - 2.50	1.05 - 1.27
<b>Calcium (Ca)</b>	0.15 - 0.63	0.24 - 0.54	0.25 - 1.50	0.50 - 1.15	0.44 - 0.56
<b>Magnesium (Mg)</b>	0.04 - 0.10	0.20 - 0.46	0.25 - 0.60	0.12 - 0.21	0.13 - 0.15
<b>Sulfur (S)</b>	0.07 - 0.02	0.15 - 0.48	0.20 - 0.60	0.20 - 0.38	0.32 - 0.37
<b>Sodium (Na)</b>	0.05 - 0.17	0.00 - 0.17	-	-	-

2. All golf courses located within a BMAP are required to submit a nutrient management plan (NMP) that is designed to, while maintaining even plant growth, prevent nutrient losses to the Floridan aquifer and surrounding surface waters. A draft NMP must be submitted to DEP within one year of BMAP adoption and a final document is due two years after adoption. The NMP must include the following:

a. *A brief description of the goals of the nutrient management plan.*

This should be a paragraph that describes the goals of your NMP. Talk about how you are managing for high quality turf and water quality.

b. *Identification of areas where nutrient applications will be made including greens, tees, fairways and roughs.*

Discuss the areas of the course where you plan to use fertilizer, and why. Also discuss the areas that do not need or get any fertilizer applications.

Include a GIS shapefile identifying all of these areas.

Complete the table(s) detailing your nutrient application practices.

### Turf Details

Turf Type	Turf Species	Acreage
Tees		
Greens		
Fairways		
Roughs		
<b>Totals</b>		

## Fertilizer Applications

**Sample fertilizer application table**

<b>Month</b>	<b>Turf Type</b>	<b>TN Application Rate (lbs/acre)</b>	<b>TP Application Rate (lbs/acre)</b>	<b>Number of Applications</b>	<b>Total TN Applied (lbs/acre)</b>	<b>Total TP Applied (lbs/acre)</b>
<b>January</b>	Tees					
	Greens					
	Fairways					
	Roughs					
<b>February</b>	Tees					
	Greens					
	Fairways					
	Roughs					
<b>March</b>	Tees					
	Greens					
	Fairways					
	Roughs					
<b>April</b>	Tees					
	Greens					
	Fairways					
	Roughs					
<b>May</b>	Tees					
	Greens					
	Fairways					
	Roughs					
<b>June</b>	Tees					
	Greens					
	Fairways					
	Roughs					
<b>July</b>	Tees					
	Greens					
	Fairways					
	Roughs					
<b>August</b>	Tees					
	Greens					
	Fairways					
	Roughs					
<b>September</b>	Tees					
	Greens					

Month	Turf Type	TN Application Rate (lbs/acre)	TP Application Rate (lbs/acre)	Number of Applications	Total TN Applied (lbs/acre)	Total TP Applied (lbs/acre)
	Fairways					
	Roughs					
<b>October</b>	Tees					
	Greens					
	Fairways					
	Roughs					
<b>November</b>	Tees					
	Greens					
	Fairways					
	Roughs					
<b>December</b>	Tees					
	Greens					
	Fairways					
	Roughs					
<b>Totals</b>						

### Amount of Reuse/Reclaimed Water Applied

#### Sample reclaimed water and fertilizer use table

\*Supply reuse/reclaimed water volumes applied, if applicable.

Month	Reuse/Reclaimed Water Quantity (Gallons)	Monthly Average TN (mg/L)	Monthly Average TP (mg/L)	Quantity of TN Applied (lbs)	Running Total of TN Applied per Acre (lbs/acre)	Quantity of TP Applied (lbs)	Running Total of TP Applied per Acre (lbs/acre)
<b>January</b>							
<b>February</b>							
<b>March</b>							
<b>April</b>							
<b>May</b>							
<b>June</b>							
<b>July</b>							
<b>August</b>							
<b>September</b>							
<b>October</b>							
<b>November</b>							
<b>December</b>							

Month	Reuse/Reclaimed Water Quantity (Gallons)	Monthly Average TN (mg/L)	Monthly Average TP (mg/L)	Quantity of TN Applied (lbs)	Running Total of TN Applied per Acre (lbs/acre)	Quantity of TP Applied (lbs)	Running Total of TP Applied per Acre (lbs/acre)
<b>Totals</b>							

Are any other sources of nutrients (i.e. manure, etc.) applied to the grounds? If so, please detail in a table similar to the reuse and fertilizer tables.

**c. Current BMP implementation.**

Describe existing BMPs and other nutrient management actions here.

**d. Soil sampling methods and results for each area receiving fertilizer applications. Areas receiving fertilizer applications shall be sampled once every three years. Soil samples shall be collected and analyzed according to UF-IFAS/DEP recommendations or standard industry practice. Soil samples shall be analyzed, at minimum, for:**

1. Nitrogen
2. Phosphorus

Describe existing soil sampling here. Describe your planned soil sampling schedule. Provide information about how long you have been soil sampling and what part of the course you are prioritizing.

If soil samples from areas of similar soil, fertilizer use and management are combined, describe the process and justify combining for a “representative” sample.

Keep all soil test results (or copies of them) in this file as part of your nutrient management plan. Please do not send them in to DEP individually. If you've been soil testing for years, remember to add copies of all those past results to your NMP file.

**e. Water quality sampling methods and results. Water quality sampling and analysis should be conducted in accordance with DEP's Standard Operating Procedures. Water quality samples shall be analyzed, at minimum, for:**

1. Nitrogen
2. Phosphorus.

If applicable, describe existing water quality sampling. Describe your planned water quality sampling schedule.. Provide information about how long you have been doing water quality sampling and what part of the course you are prioritizing.

Keep all water quality test results (or copies of them) in this file as part of your nutrient management plan. Please do not send them in to DEP individually. If you've been testing for years, remember to add copies of all those past results to your NMP file.

- f. Tissue sampling methods and results. Tissue samples shall be collected and analyzed according to UF-IFAS/DEP recommendations or standard industry practice.***

Describe existing tissue sampling plan. Keep all test results (or copies of them) in this file as part of your nutrient management plan. Please do not send them in to DEP individually. If you've been testing for years, remember to add copies of all those past results to your NMP file.
- g. Soil, tissue and water quality sample results shall be maintained for a minimum of five years. Please provide records.***
- h. When developing new (or expanding) golf courses, pre- and post- monitoring should be implemented in accordance with UF-IFAS/DEP recommendations.***

## Appendix D: Agricultural Enrollment and Reductions

---

FDACS provided the following information for this appendix for each BMAP.

### **Agricultural Landowner Requirements**

Section 403.067, F.S., requires agricultural producers and landowners located within BMAP areas to either enroll in the FDACS Best Management Practices (BMP) Program and properly implement BMPs applicable to their property and operation or to conduct water quality monitoring activities as required by Rule Chapter 62-307, F.A.C. Producers or agricultural landowners who are enrolled in the FDACS BMP Program and are properly implementing the applicable BMPs identified on the BMP Checklist, or who are in compliance with the Equivalent Program requirements of Rule Chapter 5M-1, F.A.C., are entitled to a presumption of compliance with state water quality standards per section 403.067(7)(c)3., F.S.

### **FDACS Office of Agricultural Water Policy (OAWP) BMP Program**

#### *Best Management Practices (BMPs) Definition*

For the purposes of the OAWP BMP Program, the term “best management practice” means a practice or combination of practices determined based on research, field-testing, and expert review, to be the most effective and practicable on-location means, including economic and technological considerations, for improving water quality in agricultural discharges. Section 403.067, F.S., requires that BMPs reflect a balance between water quality improvements and agricultural productivity. FDACS works closely with the DEP, water management districts (WMDs), industry experts, and academic institutions to understand the environmental and agronomic effects addressed by BMPs.

Section 403.067, F.S., authorizes and directs FDACS to develop and adopt by rule BMPs that will help Florida’s agricultural industry achieve the pollution reductions allocated in BMAPs. To date, FDACS OAWP has adopted 11 commodity specific BMP manuals by rule, covering cattle, citrus, equine, dairy, nurseries, poultry, sod, small farms and specialty livestock, specialty fruit and nut, vegetable and agronomic crops, and wildlife operations. All OAWP BMP manuals are periodically revised, updated, and subsequently reviewed and preliminarily verified by DEP before re-adoption. BMPs serve as part of a multidisciplinary approach to water resource restoration and protection that includes public/private partnerships, landowner agreements and regional treatment technologies, which together form the comprehensive strategy needed to meet the goals established in BMAPs.

#### *Enrolling in an FDACS BMP Program*

To initially enroll in the FDACS BMP Program, agricultural landowners and producers must meet with an FDACS representative on site to determine the appropriate practices that are applicable to their operation(s) and to document the BMPs on the Notice of Intent (NOI) and BMP Checklist. FDACS representatives consider site-specific factors when determining the

applicability of BMPs including commodity type, topography, geology, location of production, soil type, field size, and type and sensitivity of the ecological resources in the surrounding areas. Producers collaborate with the FDACS representative to complete an NOI to implement the BMPs and the BMP Checklist from the applicable BMP manual.

Once the NOI and Checklist are completed, signed, and submitted to OAWP, the producer is formally enrolled in the BMP Program. Because many agricultural operations are diverse and are engaged in the production of multiple commodities, a landowner may sign multiple NOIs for a single parcel. Producers must properly implement all applicable BMPs as soon as practicable, but no later than 18 months after completion and execution of the NOI and associated BMP Checklist.

#### *Enrollment Prioritization*

To address the greatest resource concerns, OAWP utilizes a phased approach based on commodity type, irrigation, and agricultural acreages, while ensuring that all entities identified as agriculture will be notified. Enrollment efforts have previously focused on enrolling parcels that are most impactful to water quality including parcels containing many agricultural acres, irrigated acres, or more intense agricultural land uses.

#### *Implementation Verification*

Section 403.067, F.S., requires FDACS to conduct an Implementation Verification (IV) site visit at least every two years to ensure that agricultural landowners and producers are properly implementing the applicable BMPs identified in the BMP Checklist. An IV site visit includes: review and collection of nutrient application records that producers must maintain to demonstrate compliance with the BMP Program; verification that all other applicable BMPs are being properly implemented; verification that any cost shared practices are being properly implemented; and identification of potential cost share practices, projects or other applicable BMPs not identified during enrollment. During the IV site visit, FDACS representatives also identify opportunities for achieving greater nutrient, irrigation, or water resource management efficiencies, including opportunities for water conservation. Procedures used to verify the implementation of agricultural BMPs are outlined in Rule 5M-1.008, F.A.C.

#### *Nutrient Application Records*

Enrolled landowners and producers are required to keep records on the total pounds of nitrogen (N) and phosphorus (P) fertilizer from all sources that are applied to their operations to comply with BMP program requirements, including AA bio-solids. Nutrient records from Class A or B biosolids applied in accordance with Chapter 62-640, F.A.C. are collected through the DEP permitting process as described in 5M-1.008(5). FDACS will collect information pertaining to these records for a two-year period identified when an IV site visit is scheduled. OAWP adopted a Nutrient Application Record Form (NARF) (FDACS-04005, rev. 06/24, incorporated in 5M-1.008(4), F.A.C.), to help simplify the record keeping requirement. The form is available under Program Resources at <https://www.FDACS.gov/Agriculture-Industry/Water/Agricultural-Best->

**Management-Practices.** As these records relate to processes or methods of production, costs of production, profits, other financial information, fertilizer application information collected during an IV site visit is considered confidential and may be exempt from public records under chapters 812 and 815, Florida Statutes (F.S.), and Section 403.067, F.S. In accordance with subsection 403.067(7)(c)5., F.S., FDACS is required to provide DEP the nutrient application records.

#### *Compliance Enforcement*

If multiple efforts to contact agricultural landowners and producers within BMAPs about enrollment in the BMP Program are unsuccessful or if the landowner or producer chooses not to enroll in the BMP Program FDACS refers them to DEP for enforcement action per Section 403.067(7)(b), F.S.

If a producer is enrolled in the FDACS BMP program and the producer chooses not to properly implement the applicable BMPs, FDACS representatives provide the landowner or producer with a list of corrective measures and the timeframes within which they must be implemented. If a landowner or producer does not cooperate with FDACS to identify or implement corrective or remedial measures, or refuses an IV site visit, FDACS refers them to DEP for enforcement action after attempts at corrective and remedial action are exhausted. Chapter 5M-1, F.A.C. outlines the process to ensure compliance with the BMP Program requirements.

#### *Equivalent Programs*

Enrollees operating under one of the Equivalent Programs listed in Rule 5M-1.001(7), F.A.C., are required to complete an NOI and meet the other requirements for Equivalent Programs specified in Rule Chapter 5M-1, F.A.C. Compliance with BMPs on the area(s) of the NOI property subject to the Equivalent Program instrument is demonstrated by fulfilling the requirements of Rule 5M-1.008(8), F.A.C. An Enrollee under an Equivalent Program listed in Rule 5M-1.001(7)(a)-(b), F.A.C., that is not required to complete a BMP Checklist is not subject to IV site visits. For Enrollees under an Equivalent Program listed in Rule 5M-1.001(7)(a)-(b), F.A.C., implementation verification shall be undertaken by the agency that issued the permit pursuant to its statutory and/or rule authority.

### **Other FDACS BMP Programs**

FDACS implements other regulatory programs that help minimize nonpoint source pollution from agricultural activities.

#### *Aquaculture*

The FDACS Division of Aquaculture develops and enforces regulations governing the commercial aquaculture industry in Florida. Chapter 597, F.S., Florida Aquaculture Policy Act, requires Floridians who engage in commercial aquaculture to annually acquire an Aquaculture Certificate of Registration and implement all applicable Aquaculture Best Management Practices listed in Rule Chapter 5L-3.004, F.A.C. Facilities with certain production and discharge rates

also require an NPDES permit from DEP. The Aquaculture BMPs were last updated by rule in November 2023.

FDACS Division of Aquaculture conducts annual site visits at certified facilities to confirm compliance with BMPs. These include management practices in areas of construction, containment, shrimp culture, sturgeon culture, shellfish culture, live rock culture, aquatic plants, including fertilizer application, and health management. For more information about FDACS Division of Aquaculture and Aquaculture BMPs go to <https://www.fdacs.gov/Divisions-Offices/Aquaculture>.

Within the Alafia River BMAP, there are two aquaculture facilities under certification with the FDACS Division of Aquaculture as of November 2024. As with agricultural land use in Florida, aquaculture facilities are frequently in and out of production. The facilities being provided may no longer be in operation and/or there may be new companies in different parts of the basin by the next BMAP iteration.

#### *Forestry*

The FDACS Florida Forest Service (FFS) develops, implements (through education and training), and monitors Silviculture BMPs in Florida. Silviculture BMPs are applicable to *bona-fide* ongoing silviculture operations and are not intended for use during tree removal or land clearing operations that are associated with a land-use change to a non-forestry objective. The FFS Silviculture BMP Manual is adopted under Chapter 5I-6.002 F.A.C. and was last updated in 2008. FFS is currently in the process of updating the manual with guidance from the FDACS Silviculture BMP Technical Advisory Council. The current manual is composed of fourteen BMP categories covering many aspects of silviculture operations including timber harvesting, site preparation, forest roads, stream and wetland crossings, and forest fertilization. The primary objectives of Silviculture BMPs are to minimize the risks to Florida's water resources from silviculture-related sources of nonpoint source pollution and maintain overall ecosystem integrity. Section 403.067, F.S., provides silviculture practitioners implementing Silviculture BMPs a presumption of compliance with state water quality standards for the pollutants addressed by the BMPs.

The FFS Silviculture BMP implementation monitoring program was initiated in 1981 and follows the criteria which have been established for state forest agencies in the southeastern United States by the Southern Group of State Foresters. Monitoring surveys are conducted biennially on a random sample of recently conducted silviculture operations throughout Florida with the goal of determining the level of implementation and compliance with Silviculture BMPs. For the period of record (1981 to 2023), Florida's statewide Silviculture BMP compliance rates range from 84% (1985) to 99.7% (2019) and have shown an overall average compliance rate above 98% since 2005. For more information about Silviculture BMPs and to

download a copy of the latest FFS Silviculture BMP Implementation Survey Report go to <https://www.fdacs.gov/bmps>.

## Agricultural Land Use

### *Agricultural Land Use in BMAPs*

Land use data are helpful as a starting point for estimating agricultural acreage, 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. Agriculture acreages fluctuate when volatile economic markets for certain agricultural commodities provide incentive for crops to change at a fast pace, properties are sold, leases are terminated, production areas decrease, or production ceases, among other reasons. Florida's recent population growth has also resulted in accelerated land use changes statewide, some of which include transitioning agricultural or fallow agricultural lands to developed land uses. The dynamic nature of Florida's agricultural industry creates challenges with comparing agricultural acres from year to year.

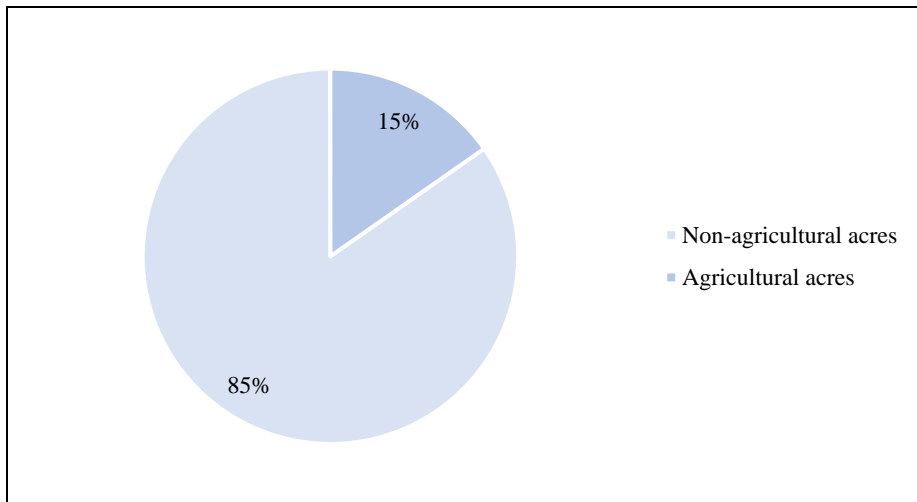
When developing a BMAP, agricultural nonpoint source loading is estimated using a broad methodology based on statewide land use data. Oftentimes, this results in properties being designated as agricultural nonpoint pollution sources and creates an obligation for these properties to enroll in the FDACS BMP Program when they may be better addressed under other programs more applicable to the practices occurring on those properties. Examples of these properties include: rural residential/homesteads, ranchettes, or single-family homes with accessory structures for livestock or groves that serve the needs of those living on the property. Continued identification of these properties as agricultural nonpoint sources limits the ability to reliably direct programmatic resources to meet water quality restoration goals.

FDACS uses the parcel-level polygon agricultural lands (ALG) data that is part of the Florida Statewide Agricultural Irrigation Demand (FSAID) Geodatabase to estimate agricultural acreages statewide. FSAID provides acreages and specific crop types of irrigated and non-irrigated agricultural lands statewide. FSAID is updated annually based on water management district land use data, county property appraiser data, OAWP BMP enrollment data, U.S. Department of Agriculture data for agriculture, such as the Cropland Data Layer and Census of Agriculture, FDACS Division of Plant Industry citrus data, as well as field verification performed by the U.S. Geological Survey, water management districts, and OAWP. As the FSAID is detailed and updated on an annual basis, it provides a reliable characterization of agricultural land uses that accounts for the fast-growing population and resultant land use changes taking place statewide. The FSAID also provides FDACS a clearer picture of agriculture's impact on the landscape and consistent method to better track, direct, and assess BMP implementation, cost share projects, and regional projects.

**Table D-1** and **Figure D-1** shows the percentage of agricultural land use within the Alafia River BMAP, determined by comparing the FSAID 11 ALG and total acreage of the BMAP boundary. Understanding what proportion of a BMAP is comprised of agriculture provides insight as to the potential contribution of agricultural nonpoint sources.

**Table D-1. Agricultural versus non-agricultural acreages**

Acreage Type	Acres
Non-agricultural acres	37,315
Agricultural acres	6,734



**Figure D-1. Relative agricultural land uses in the Alafia River BMAP**

## FDACS BMP Program Metrics

### *Enrollment Delineation and BMAP Metrics*

BMP enrollments are delineated in GIS using county property appraiser parcels. In terms of NOIs, enrolled acreage fluctuates when parcels are sold, when leases end or change hands, or when production areas downsize or production ceases, among other reasons. Nonproduction areas such as forest, roads, urban structures, and water features are often included within the parcel boundaries. Conversely, agricultural lands in the FSAID ALG only include areas identified as agriculture. To estimate the agricultural acres enrolled in the BMP program, OAWP overlays the FSAID ALG and BMP enrollment data within GIS to calculate the acres of agricultural land in an enrolled parcel.

### *Summary Tables*

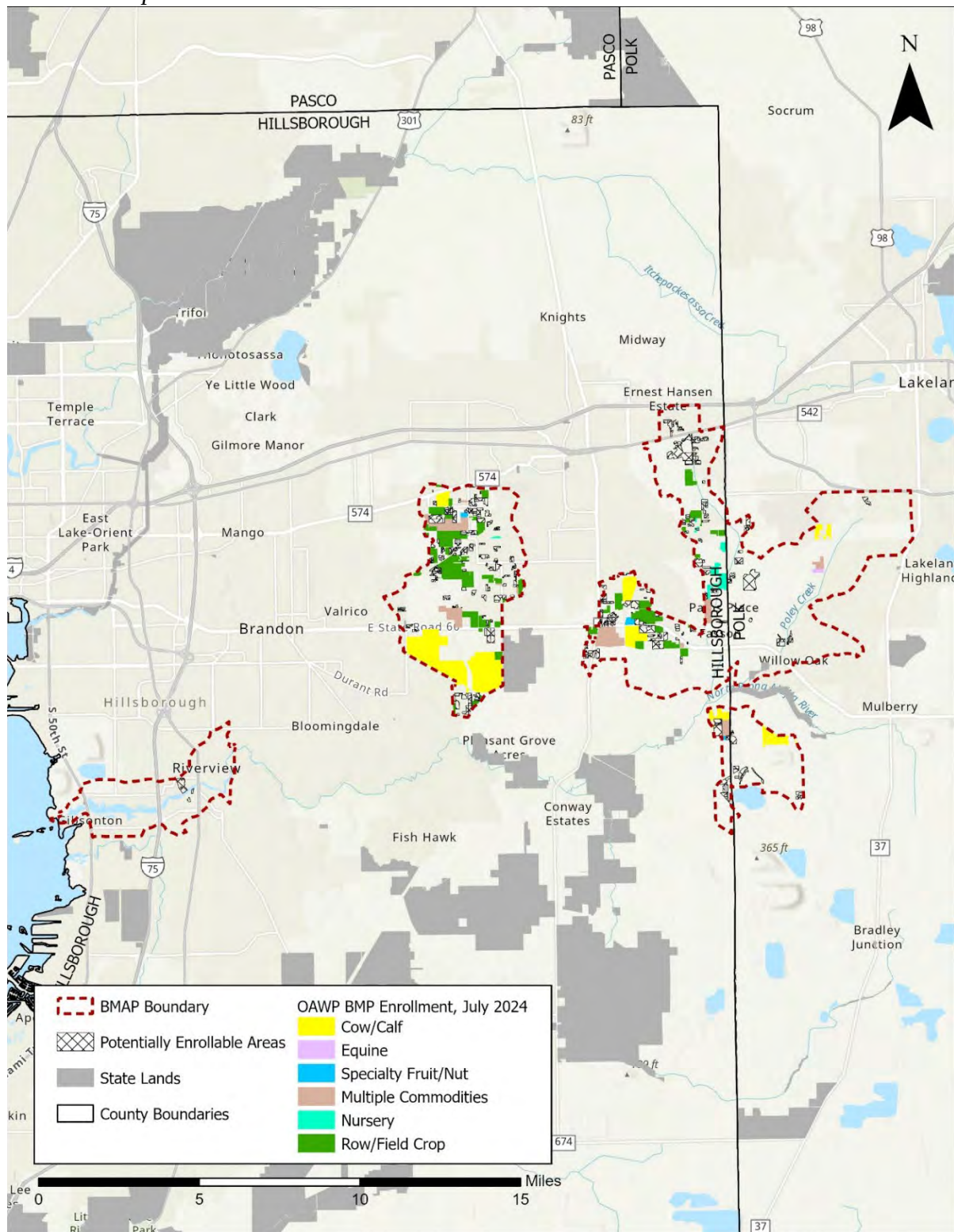
**Table D-2. Agricultural lands enrolled in the Alafia River BMAP by BMP Program commodity**

Commodity	Agricultural Acres Enrolled
Cow/Calf	941
Equine	30
Fruit/Nut	64
Multiple Commodities	909
Nursery	193

Commodity	Agricultural Acres Enrolled
Row/Field Crop	1,886
<b>Total</b>	4,023 (60%)

As of July 2024, 60% of the agricultural acres in the Alafia River BMAP area are enrolled in FDACS' BMP program. **Table D-2** shows the acreages enrolled in the BMP Program by commodity. **Figure D-2** shows a map of the enrolled acres in the basin. It is important to note that producers often undertake the production of multiple commodities on their operations, resulting in the requirement to implement the applicable BMPs from more than one BMP manual. When this occurs, the acres enrolled under more than one BMP manual are classified as “multiple commodity” and not included in the individual commodity totals to prevent duplication.

*Enrollment Map*



**Figure D-2. Agricultural enrollment in the Alafia River BMAP**

### *Unenrolled Agricultural Lands*

Oftentimes, there are lands initially identified as agriculture which, upon closer evaluation, raise questions as to whether there is agricultural activity and whether it is enrollable within the purview of OAWP. FDACS characterizes lands classified as agriculture in the FSAID ALG, but not currently enrolled in the FDACS BMP Program using property appraiser data such as parcel owner information, agricultural tax valuation for exemption purposes, other parcel land use details to determine whether the remaining lands are potentially enrollable. More information about the “Unenrolled agricultural lands” characterization analyses is available in *FDACS Annual Status of Implementation of BMPs Report*.

The assessment of unenrolled agricultural lands at a more granular scale provides an indication of which areas are more likely (or unlikely) to have enrollable agricultural activities occurring on them. It also provides an estimate of the number of parcels and the associated agricultural acres deemed to be enrollable. The number of parcels is a useful proxy for the level of resource dedication needed to enroll the associated agricultural acres and where best to focus finite resources and staffing needs. It is often the case that much of the potentially enrollable acreage is encompassed within many smaller parcels which may require additional resources to enroll and require further evaluation, such as those that have agricultural activity intended solely for personal use ancillary to a residence, those that do not have an agricultural land use per the property appraiser, as well as parcels where there is no current activity to enroll.

**Table D-3** shows the breakdown of agricultural lands within the Alafia River BMAP based on the FSAID 11 and the results of the FDACS unenrolled agricultural lands characterization.

**Table D-3. Agricultural lands in Alafia River BMAP**

\* Enrollment information current as of June 30, 2024.

Crediting Location	Agricultural Acres	Unenrolled - Unlikely Enrollable Acres	Agricultural Acres - Adjusted	Agricultural Acres Enrolled*
2014 BMAP Watersheds	9,219	2,484	6,734	4,023

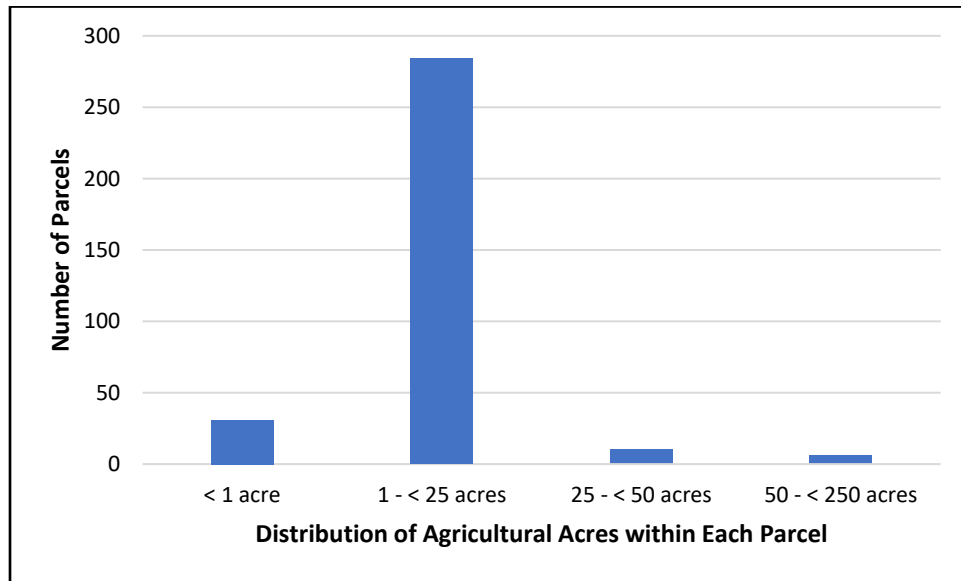
### *Potentially Enrollable Lands*

There are 1,921 acres of potentially enrollable lands within the Alafia River BMAP based on the assessment of unenrolled agricultural lands performed by FDACS. **Table D-4** shows the potentially enrollable acreages by crop type. **Figure D-3** shows the count of potentially enrollable parcels based on size classifications used by FDACS.

**Table D-4. Potentially enrollable acres by crop type**

Crop Type	Acres
Citrus	8
Cropland and/or Pastureland	41
Crops	82
Fallow	299

Crop Type	Acres
Fruit (Non-citrus)	535
Grazing Land	1,478
Hay	18
Livestock	38
Nursery	9
Open Lands	208
<b>Total</b>	<b>2,715</b>



**Figure D-3. Count of potentially enrollable parcels by size class**

## FDACS Cost Share

Enrollment in and proper implementation of BMPs makes a producer eligible for cost share for certain BMPs, other practices, and projects. The availability of cost share funds depends on annual appropriations by the Florida Legislature, and therefore, the amount available can vary each year. Cost share applications may be submitted once a producer has enrolled in the BMP Program and has been assigned an NOI number. Cost share practices are categorized as nutrient management, irrigation management, or water resource protection. BMPs, other practices, and projects eligible for cost share funding may include precision agriculture technologies, variable rate irrigation methods, water control structures, and tailwater recovery systems. OAWP seeks to leverage its cost share funding with other cost share programs offered by FDACS and other state and federal agencies. The United States Department of Agriculture NRCS offers funding through its Environmental Quality Incentives Program, and certain WMDs have agricultural cost share programs. Applicants are encouraged to use OAWP cost share in conjunction with other available conservation programs although funding cannot be duplicative.

## **Future Efforts**

### *Outreach*

To address resource concerns, FDACS continues enhancing coordination with producers, agencies, and stakeholders to increase enrollment in the BMP program. OAWP is sending correspondence to agricultural landowners within BMAPs that are not currently enrolled in the BMP program to increase enrollment rates and verify land uses where additional focus may be required to achieve resource protection. This effort is utilizing a phased approach and targeting priority land uses, and then evaluating the amount of agricultural acreage for the remaining unenrolled lands, while ensuring that all entities identified as agriculture will be notified. Additionally, OAWP continues to coordinate with industry groups and outreach partners to educate and inform agricultural producers about the BMP program.

### *Legacy Loads*

Legacy loading can present an additional challenge to measuring progress in many areas of Florida with adopted BMAPs. Based on research, initial verification by DEP, and long-term trends in water quality in the BMAP area, it is expected that current efforts, such as BMP implementation, will continue to provide improvements in overall water quality despite the impacts from legacy loads.

While the implementation of BMPs will improve the water quality in the basin, it is not reasonable to assume that BMP implementation alone can overcome the issues of legacy loads, conversion to more urban environments, and the effects of intense weather events. BMP implementation is one of several complex and integrated components in managing the water resources of a watershed.

Collaboration between DEP, FDACS, the water management districts, and other state agencies, as well as local governments, federal partners, and agricultural producers, is critical in identifying projects and programs, as well as locating funding opportunities to achieve allocations provided for under this BMAP. To improve water quality while retaining the benefits that agricultural production provides to local communities, wildlife enhancement, and the preservation of natural areas requires a commitment from all stakeholders to implementing protective measures in a way that maintains the viability of agricultural operations.