# CLEAN WATER STATE REVOLVING FUND FISCAL YEAR 2022 INTENDED USE PLAN

Florida Department of Environmental Protection Division of Water Restoration Assistance

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## FISCAL YEAR 2022 INTENDED USE PLAN CLEAN WATER STATE REVOLVING FUND

## Contents

I.	EXECUTIVE SUMMARY	1
II.	FISCAL YEAR 2022 PROJECT FUNDING	2
III.	ALLOCATION OF FUNDS	5
IV.	FINANCIAL MANAGEMENT	7
V.	PROGRAM MANAGEMENT	12
VI.	PUBLIC PARTICIPATION	15
VII.	RESPONSE TO PERFORMANCE EVALUATION REVIEW AND AUDIT FINDINGS	15

## **ATTACHMENTS**

- 1. SRF CAPITALIZATION SUMMARY
- 2. SOURCE AND USE OF FUNDS FOR FY 2022
- 3. FY 2022 PROJECTS SPECIFIC INFORMATION
- 4. DETAILS OF GREEN PROJECT RESERVE AND ADDITIONAL SUBSIDIES
- 5. PAYMENT SCHEDULE AND PROPORTIONATE SHARE OF CASH DRAWS

### I. EXECUTIVE SUMMARY

The State of Florida's Intended Use Plan (IUP) for the Clean Water State Revolving Fund (CWSRF) is prepared in accordance with the provisions of Title VI of the Clean Water Act of 1987, and the Federal Appropriations Acts. The Appropriations Act for the FY 2022 capitalization grant includes requirements for "green" projects and for additional subsidization. "Green" projects are described in the U.S. Environmental Protection Agency (EPA) Memorandum entitled "Procedures for Implementing Certain Provisions of the Fiscal Year 2012 Appropriation Affecting the Clean Water and Safe Drinking Water State Revolving Fund Programs".

Florida's CWSRF program is also governed by Chapter 62-503 of the Florida Administrative Code (F.A.C.). The operating agreement between the Florida Department of Environmental Protection (FDEP) and the U.S. EPA further explains program implementation and the responsibilities of the FDEP.

This IUP is a required part of the process to request the Federal capitalization grant, which will be matched with 20 percent in state matching funds. This IUP describes the intended use of all State Revolving Fund (SRF) funds expected to be available to the CWSRF program including federal and state appropriations, recaptured funds, loan repayments, fees, and interest on the SRF cash balances. Florida's allocation from the federal Fiscal Year (FY) 2021 capitalization grant was \$53,633,000 and these funds will be deposited in State Fiscal Year (SFY) 2022. A state

match of \$10,728,200 was approved by the Florida Legislature in the SFY 2021 legislative session. The federal FY 2022 capitalization grant is expected to be at least \$53,633,000 and the CWSRF anticipates the matching funds will be appropriated in the SFY 2022 legislative session.

The "Special Conditions" included in this Plan will be based on the



Havana's New Treatment Plant

federal FY 2021 capitalization grant since the amounts were not known until the end of SRF 2021.

Florida's CWSRF program was established to provide below market interest rate financing to local governments and eligible private entities for high priority water quality projects. Since the program's inception, over \$5.4 has been awarded to 256 local government borrowers, ranging from very small municipalities that serve less than 300 residents, to county systems that serve over 2 million. Assistance has previously been provided to two private borrowers for non-point source projects.

## II. FISCAL YEAR 2022 PROJECT FUNDING

Florida's federal FY 2021 capitalization grant allocation is \$53,633,000. The authorization bill mandates that 10 percent of this amount be for projects, or components of projects, that qualify under the requirements for the Green Project Reserve. This bill also allows up to \$21,453,200 to

be provided as additional subsidy.

For the SFY 2022 priority list, Florida expects to provide assistance to 51 wastewater and stormwater infrastructure projects for a total of \$284,367,928.

The annual per-sponsor funding limit (segment cap) is \$12,000,000 for SFY 2022.

To ensure sufficient participation in the program in light of the



Graceville, Florida Digester Improvements

additional U.S. EPA requirements, the CWSRF program is offering incentives in the form of reduced financing rates for each of these requirements. The financing rate is reduced by 0.25% for Davis-Bacon, 0.75% for American Iron and Steel, 0.1% for green infrastructure, and 0.1% for implemented asset management plans, however, the minimum financing rate is 0%. Because fiscal sustainability plans are now required in the Clean Water Act, it is possible that some implemented fiscal sustainability plans developed to meet this requirement will be sufficient to

also meet the asset management plan criteria and will be offered the asset management plan incentive.

LONG- AND SHORT-TERM PROGRAM GOALS

A. The long-term goals are to:

1. Leverage the CWSRF funds by partnering with the various state and federal funding programs. By working with all funding sources, the CWSRF can ensure that the borrowers optimize the assistance and stretch the limited funds to provide the maximum environmental benefit possible.

2. Contribute to statewide compliance with water quality standards. This goal can be facilitated through the planning, design and construction of cost-effective wastewater treatment and stormwater management facilities, non-point source pollution management systems, and estuary conservation and management programs.

3. Facilitate small and financially disadvantaged community participation in the SRF program. CWSRF staff will continue to work with the domestic waste inspectors to identify projects that are needed to comply with the state and federal requirements. The facilities will be guided through the CWSRF and Small Community Construction Grant Programs to maximize the water quality benefit.

4. Give priority to the most environmentally beneficial projects. The highest ranking projects are those which eliminate public health hazards, protect groundwater or surface water, promote reclaimed water or residuals reuse, enable compliance with other pollution control requirements such as toxics control and nutrient removal, enable compliance with laws requiring elimination of discharge to specific water bodies, restore wetlands and estuaries, and contribute to compliance with enforceable pollution control requirements.

5. Promote wastewater and stormwater facilities that support orderly and environmentally sound growth, discourage urban sprawl, support sustainable systems and help build or maintain the technical, financial, and managerial capacity of the recipients. Projects that expand collection systems into areas which are not currently developed will

3

be discouraged through the priority system and will only be financed if excess funds are available.

6. Administer the program so that its revolving nature is assured in perpetuity.

B. The short-term (FY 2022) goals are to:

1. Assure that SRF funds are used effectively for wastewater treatment and stormwater management projects, non-point source pollution management projects and/or estuary conservation and management systems intended to resolve high priority public health and water quality concerns as well as other regulatory agency concerns.

2. In accordance with 40 CFR §31.40 and 40 CFR §35.3165, as applicable, provide in the Annual Report or through the online CWSRF Benefits Reporting System, information regarding the achieved environmental results. Results shall include how the CWSRF impacts compliance, water quality, and designated uses.

3. Assure that all funds are expended in an expeditious and timely manner by executing binding agreements in an amount not less than 120 percent of each capitalization grant payment within 1 year of receipt of such capitalization grant payment.

4. Assure the fiscal, technical, and managerial integrity of the SRF program by preventing waste, fraud, and abuse. Projects will be inspected as necessary to make certain the project is constructed correctly and efficiently.

5. Expedite project development and construction by encouraging projects to begin construction within one year of placement in the IUP. Projects on the fundable list for construction represent the vast majority of the committed funds and are ready to be submitted for bids. As a result, these projects nearly always begin construction within one year.

6. Planning and design loans are also available. These loans typically take much longer to get started. CWSRF project engineers will work closely with applicants to ensure their projects are guided expeditiously through the planning and design process. If

4

projects do not move forward, they will be removed from the list and the funds will be reallocated to other projects.

#### **III. ALLOCATION OF FUNDS**

#### A. Criteria and Method for Distribution of Funds

Florida's Project Priority Ranking System incorporates Basin Management Action Plans (BMAPs) by giving projects listed in BMAPs the second highest priority score, behind projects that eliminate a public health risk. This change will target projects that have been identified by the Department as necessary for a water body to achieve compliance for funding by the CWSRF. Projects that address compliance and enforcement issues will also have a high priority. Bonus points will be added to projects that meet the requirements of Outstanding Florida Waters, National Estuaries, Wild/Scenic or Recreational Areas, or impaired water bodies; projects that eliminate ocean outfalls; and projects that qualify for small community economic hardship status.

#### B. Types of Projects to be Funded and Financing Rates

#### Section 212 Projects

Projects identified as qualifying for the CWSRF under the Clean Water Act Section 212 will have a financing rate determined by an algorithm which incorporates factors of market rate (MR), affordability index (AI) and population (P) according to the formula MR - 4 + (4/(1+(100/AI)3)) - 1/Log(P). The AI contains factors of median household income, unemployment and poverty for the service area affected by the project. For local government sponsors qualifying under Section 212 of the Act, the maximum financing rate is limited to the market rate, and the minimum is zero. The financing rate on segments and increases which are continuing from preceding priority lists will be determined by the conditions indicated in each project's binding loan agreement. Florida's revised Rule implementing the CWSRF program provides financial incentives for the construction of green projects and the implementation of asset management plans by reducing the financing rate for projects meeting certain requirements. Financing rates will be reduced 0.1 percent for all costs associated with a project, or a portion of a project, that qualifies as energy efficient, water efficient, green infrastructure or an environmentally innovative project. The financing rate will also be reduced by 0.1 percent for

borrowers that document an implemented asset management plan. The financing rate will be reduced by 0.25 for all construction loans to help offset the increase in construction costs resulting from the Davis-Bacon wage rate requirements as well as costs associated with the reporting requirements. And finally, the financing rate will be reduced for all construction projects by 0.75 percent to offset the increased costs of materials as a result of the "American Iron and Steel" requirements.

#### Section 319 and 320 Projects

To date, only two projects have been funded under Section 319, which allows funding to go to private systems. The financing rate for these two projects, by rule, is 50 percent of the market rate. There have, however, been a number of projects that have been co-funded with the Department's nonpoint source program. We anticipate funding at least one planning loan in FY 2022 that will result in a nonpoint source project to be co-funded with a future 319 grant. That project is Sewall's Point.

#### C. Disadvantaged Communities and Sustainability Policy

Projects meeting the eligibility criteria for Florida's Small Community Wastewater Construction Grants Program (SCWCGP), Chapter 62-505, F.A.C., will be designated as recipients of additional subsidies to be provided as principal forgiveness, pursuant to the "Special Provisions" of the Appropriations Act. To qualify, the project sponsor must be a municipality with a population of 10,000 or less with a per capita income less than the state per capita income. The percentage of the loan forgiven will be based on the weighted average of SCWCGP priority categories and the affordability index of the project sponsor.

As stated above, changes to the CWSRF rule incentivize sponsors to develop and implement asset management plans. For small systems, the program will provide funding for the Florida Rural Water Association to establish a position whose sole purpose is to develop fiscal sustainability plans, with sufficient detail to meet the asset management plan criteria that otherwise are unable to develop this plan. Financing rates on CWSRF loans for project sponsors that document an implemented asset management plan will receive a 0.1 percent reduction in the financing rate. The development of these plans will also be specifically included as eligible project costs.

A \$500,000 distressed project reserve fund is established to aid projects which might experience unexpected circumstances beyond their control affecting their ability to move their projects to completion. Policy will be written to set terms and conditions for use of the fund.

#### IV. FINANCIAL MANAGEMENT

#### A. Source of State Match

Florida's federal FY 2021 capitalization grant allocation of \$53,633,000 requires state matching funds of \$10,728,200 (20 percent). The Florida legislature appropriated funds for this purpose during the SFY 2021 legislative session. We also anticipate receiving the federal FY 2022 capitalization grant of at least \$53,633,000 in the current fiscal year. State matching funds for the federal FY 2022 capitalization grant allocation will be at least \$10,728,200, and we anticipate those funds will be allocated by the legislature in the spring of 2022.

#### B. Service Fee Income

The SRF rule provides for a one-time Service Fee on each loan to cover program administrative costs. Assistance recipients are assessed a two percent Service Fee on the total principal on all loans, including any principal forgiveness. The Service Fee is typically paid in the first one or two repayments, but may be prepaid any time after the loan agreement has been executed. As of June 30, 2021, \$84.1 million in Service Fees (including interest earned on the sub-account) has been collected and deposited into the G&D Administrative sub-account. Additionally, \$15.3 million has been drawn from the cap grant set-aside and deposited into the sub-account and \$8.6 million was included in loans and later repaid. Thus, the total of the cap grant set-aside and Service Fee deposits and including interest earned on the sub-account has been \$108 million. \$86.3 million has been expensed, leaving a SFY 2022 beginning balance in the G&D Administrative sub-account of \$22 million.

In SFY 2022, \$6 million is expected to be deposited and \$4 million is expected to be expensed from the Service Fee sub-account to pay salary, fringe and indirect administrative costs within the divisions of Water Restoration Assistance, Environmental Assessment and Restoration, and the Florida Rural Water Association.

Up to four percent of the capitalization grant can be used for administration of the SRF. The Service Fee income has historically been sufficient to cover administrative costs.

7

#### C. Anticipated Cash Draw Ratio

For SFY 2022, Florida will draw the capitalization grant after the required state match has been deposited.

D. Estimated Sources and Uses

1. Sources of Funds

Florida's SFY 21 allotment is \$53,633,000 and we anticipate the FY 22 allotment of the federal funds will be at least \$53,633,000. The state match requirement for the federal FY 2021 capitalization grant has been met and we anticipate receiving the required match for the federal FY 2022 capitalization grant from the legislature in the spring of 2022. Historical sources of state deposits include special appropriations for Hurricane Andrew relief, Advanced Deposit fees, Water Pollution Control Trust Fund transfers, State Construction Grant funds transfers, Service Fee funds transfers, and by newly appropriated state general revenue funds.

Other sources of funds include loan repayments of principal and interest, proceeds from the sale of bonds, interest on SRF fund cash balances, Service Fees, and fund balances carried forward from FY 2022.

#### 2. Uses of Funds

Available funds will be utilized as follows:

- Up to \$1 million of the four percent (4%) set-aside from the federal FY 2022
  capitalization grant may be used to engage a consulting firm to support the Clean
  Watersheds Needs Survey effort. The remaining funds will be reserved for use in future
  years for the administration of the program.
- Approximately \$1.5 million in service fee funds will be provided to the Florida Rural Water Association for three wastewater circuit riders, up to two inspectors, and up to three asset management plan developers. The circuit riders provide technical assistance to small and medium wastewater system to ensure compliance with the rules and regulations associated with the Clean Water Act. The two inspectors will provide support to the SRF program staff by conducting construction inspections for SRF projects as directed by the program administrator. The asset management plan developers provide support for small wastewater systems that are required by the programs rules to adopt and

implement asset management plans, also as directed by the program administrator. Systems receiving loans with principal forgiveness, and loans with an associated state grant are required to adopt and implement an asset management plan. These systems are offered this assistance at no charge through this program. Note that these asset management plans also meet the CWSRF requirements for fiscal sustainability plans.

- Fifteen percent (15%) of the total funds available is reserved for small community projects. See attachment 3 for projects Florida considers a small community (population of 10,000 or less). These projects currently total \$115,008,379, or 42 percent of the obligated funds.
- The federal FY 2021 capitalization grant authorizes up to \$21,453,200 in principal forgiveness in loans to qualifying systems. Florida allocates these funds in accordance with Section 403.1838, Florida Statutes, and Chapter 62-505, F.A.C. As shown in attachment 4, the CWSRF Program is providing \$39,386,960 in principal forgiveness, which exceeds the maximum amount allowed in this grant by \$17,933,760. In prior years the, maximum amount of principal forgiveness was not fully utilized and the balance of these unused funds from FY 2016 and 2017 is being rolled forward. The total principal forgiveness utilized in FY 2016 was \$9,947,699 and the total in FY 2027 was \$4,981,417, while the maximum allowed was \$18,040,000 and \$17,901,200 respectively. The unused amounts were \$8,092,301 and \$12,919,783, which is more than sufficient to cover the amount over the FY 2021 maximum.
- The federal FY 2021 capitalization grant requires a minimum of \$5,363,300 (10% of the federal FY 2022 capitalization grant) to be reserved for loans for projects that meet Green Project Reserve (GPR) requirements regardless of the projects' ranking in the priority setting system, to the extent that such projects can be identified as having met the program's readiness-to-proceed requirements and are on the fundable portion of the priority list as adopted at a public meeting. If there are insufficient applications at the time the priority list is initially adopted, the State will continue to solicit and accept applications until the requirement is met. Attachment 4 shows a total of \$6,289,312 was obligated to green projects or portions thereof. Note that portions of numerous other projects could also qualify for the green project reserve.

9

• When there are more loan projects eligible to receive funding than there are funds available, the maximum yearly funding (the segment cap) assigned to any single local government for loans is, by Rule, twenty-five percent of the unreserved funds. As stated previously, the segment cap for this fiscal year will remain at \$12 million.

The Department has developed detailed schedules for implementing the SRF in FY 2022. This information is summarized in the following attachments:

- Attachment 1 is a summary of SRF capitalization including the state's match.
- Attachment 2 is a summary of the source and use of SRF funds for FY 2022.
- Attachment 3 provides information on all projects certified as ready-to-proceed and eligible for loans in FY 2022, and specifically identifies the capitalization grant equivalent projects. Projects will also be identified on the FY 2022 water pollution control project priority list.
- Attachment 4 provides details on projects designated to receive assistance from the Green Project Reserve and the Additional Subsidies Reserve from the FY 2022 capitalization grant.
- Attachment 5 provides a capitalization grant payment schedule for the FY 2022 capitalization grant and the projected amount of cash draws from the Automated Standard Application for Payment (ASAP) system. This schedule will be updated for the FY 2022 capitalization grant when the amounts are known.

#### E. Financial Management Strategies

Projects draw on their funding at different intervals based on the timing of the construction and the size of the project. The timing of draws is further affected by the segment cap which limits the funds available to any one project sponsor during the fiscal year. A simple model has been developed that includes the current bank balances and encumbrances (including pending encumbrances) as well as income anticipated during the fiscal year. Anticipated income includes capitalization grant, state match, repayments, interest on investments, and any bond proceeds. Anticipated disbursements and debt service on bonds are forecast to ensure the bank balances are adequate to meet the demand. Expected decreases to existing loan agreements are also considered. Once these factors are estimated, the spreadsheet determines the available funds. This spreadsheet is updated monthly. After the initial priority list is developed, the segment cap is established so that all projects meeting the readiness to proceed requirements can be funded and some funds remain available so that additional projects can be added throughout the year. This process is used unless the segment cap is under \$12 million, at which time projects at the bottom of the priority list may not be funded. The segment cap will initially be \$12 million for FY 2022.

Florida has leveraged periodically to increase the funds available for assistance as needed. All past bond issues have received the highest rating available from Standard & Poor's and Fitch. Florida strives to maintain this credit rating through strong financial management. Currently, there are sufficient funds to meet the existing demand given the \$12 million segment cap. There are no additional leveraging plans at this time.

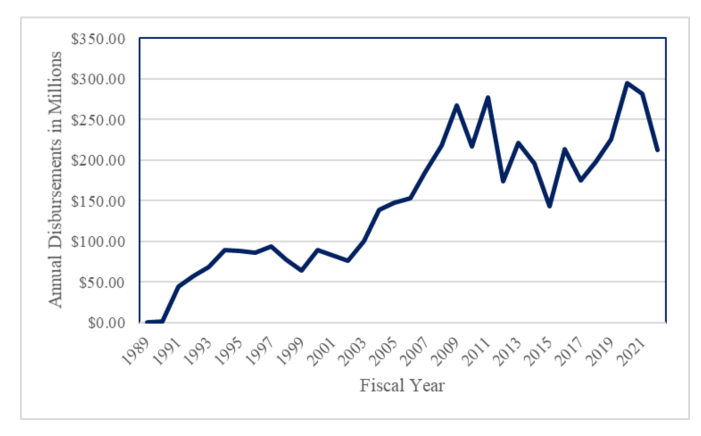


Figure 1

Figure 1 illustrates the historical project disbursements to date. For the near future disbursements are projected to be between \$250 and \$350 million per year.

## V. PROGRAM MANAGEMENT

#### A. Assurances and Specific Proposals

The FDEP has provided the necessary assurance and certifications as part of the Operating Agreement between Florida and the U.S. EPA. The Operating Agreement (OA) describes the mutual obligations between U.S. EPA and the FDEP. The purpose of the OA is to provide a framework of procedures to be followed in the management and administration of the CWSRF. The OA has been revised and is currently being routed for signatures.

The OA addresses our commitment to key CWSRF requirements, including:

602(a) Environmental Reviews: The CWSRF will conduct environmental reviews according to the State Environmental Review Process developed for the CWSRF.

603(b)(3) Binding Commitments: The CWSRF will enter into binding commitments for 120 percent of each quarterly grant payment within one year of receipt of the payment.

602(b)(4) Expeditions and Timely Expenditures: The CWSRF will expend all funds in the CWSRF in a timely manner. Note that the OA is currently being revised to address changes to the CWSRF rule and the Clean Water Act.

B. Federal Requirements for Equivalency Projects

Many federal requirements apply in an amount equal to the capitalization grant. These requirements are:

- Single Audit Act (OMB A-133)
- Disadvantaged Business Enterprise (DBE) compliance
- Federal environmental crosscutters
- Federal Funding Accountability and Transparency Act (FFATA) reporting
- Public Awareness Enhancement (Signage)

To minimize the burden on borrowers, the CWSRF program will select projects to comply with these requirements. These projects will total currently total \$60 million and are shown in attachment 3.

In addition to meeting the requirements Florida applies to all projects, these projects must also certify compliance with the DBE requirements and must comply with the FFATA requirements for executive compensation reporting.

#### C. Federal Requirements for all Projects

The Water Resources Reform and Development Act added several requirements for CWSRF loan projects including:

- Davis-Bacon Wage Rates
- American Iron and Steel
- Fiscal Sustainability
- Cost and Effectiveness
- A/E Procurement Requirements

Davis-Bacon and American Iron and Steel had been added in previous appropriations and these



Largo Treatment Plant Upgrade

amendments have made these requirements permanent. The financing rate for all construction projects will be reduced by one percent to offset the additional costs that result from these requirements. The fiscal sustainability requirement is met by requiring certifications of compliance for all construction loans. In addition, the fiscal sustainability plans are reviewed during the final inspection and/or administrative closeout inspection. Also, as previously mentioned, the CWSRF program has contracted with the Florida Rural Water Association to develop asset management/fiscal sustainability plans for small systems that receive loans with principal forgiveness or related state grants. For these systems, and those receiving the interest rate reduction for adopted and implemented asset management plans, the minimum requirements include:

- an inventory of all assets and an evaluation of the criticality of each of these assets;
- an evaluation of the condition and performance of inventoried assets or asset groupings;
- a plan for maintaining, repairing, and, as necessary, replacing these assets;
- all needed capital projects for the planning period
- a system to establish sufficient rates to fund the above activities

• a certification that the assistance recipient has evaluated and will be implementing water and energy conservation efforts as part of the plan; and

Florida's Consultant's Competitive Negotiation Act has been accepted as equivalent to the federal requirements for architectural and engineering (A/E) procurement, so compliance with this act will be certified by the loan recipient.

D. Audits and Reporting

Florida is committed to providing the public full access to CWSRF documents. Documents relating to the administration of the CWSRF program are generally available to the public on the FDEP website or through the electronic document management system, OCULUS. The current IUP is posted on the program's web site at <a href="http://www.dep.state.fl.us/water/wff/cwsrf/index.htm">http://www.dep.state.fl.us/water/wff/cwsrf/index.htm</a>. OCULUS can be accessed at <a href="http://depedms.dep.state.fl.us/Oculus/servlet/login?">http://depedms.dep.state.fl.us/Oculus/servlet/login?</a>. Once logged into OCULUS, documents relating to program administration can be found by navigating to "State Revolving Fund" under catalog and "SRF File Cabinet" under Profile. Searches for specific documents can be further refined using the Drawer dropdown box. For documents such as IUPs, Operating Agreements and capitalization grants, choose "EPA Related" and the folder dropdown will allow the user to choose these and several other administrative documents.

Basic project information has been entered into EPA's Clean Water Benefits Reporting database for all projects to date. The database is updated as agreements are executed or amended and is reconciled with the program's database monthly.

Independent audits are conducted annually by the DEP Office of Inspector General, and frequently by Florida's Auditor General.

E. Procurement of Architectural and Engineering (A/E) Contracts

Chapter 287.055, Florida Statutes mandates the requirements for the procurement of A/E services. This statute meets all of the requirements in 40 U.S.C. 1101 et. sq. for an equivalent State requirement. This statute can be found on the internet at:

http://www.leg.state.fl.us/Statutes/index.cfm?App\_mode=Display\_Statute&URL=0200-0299/0287/Sections/0287.055.html.

## VI. PUBLIC PARTICIPATION

Notice of the workshop for the purpose of public review and comment on this FY 2022 IUP was published in the Florida Administrative Register on June 28, 2021 for a public participation workshop held on August 11, 2021.

Notice of a public meeting was published in the Florida Administrative Register on June 28, 2021 for a public meeting held on August 11, 2021 for the purpose of managing the FY 2022 priority list.

## VII. RESPONSE TO PERFORMANCE EVALUATION REVIEW AND AUDIT FINDINGS

A. The FY 2020 Performance Evaluation Review (PER), conducted by U.S. EPA, Region 4 in April 2021, covering the CWSRF Base Program, resulted in no findings or recommendations

B. The external audit of the CWSRF Program for the fiscal year ending June 30, 2020 was performed by Thomas Howell Ferguson. There were no findings or recommendations associated with the CWSRF Program.

#### ATTACHMENT 1: SRF CAPITALIZATION SUMMARY

FISCAL YEAR	NET BOND PROCEEDS	ECONOMIC STIMULUS (ARRA)	ASADRA	CAPITALIZATION GRANT DEPOSITED	REQUIRED STATE MATCH	ACTUAL MATCH	OVER/UNDER MATCH	CUMMULATIVE OVER/UNDER
1989				\$59,086,890	\$11,817,378	\$15,200,000	\$3,382,622	\$3,382,622
1990				\$60,749,251	\$12,149,850	\$12,000,000	(\$149,850)	\$3,232,772
1991				\$69,275,052	\$13,855,010	\$12,000,000	(\$1,855,010)	\$1,377,762
1992				\$65,586,213	\$13,117,243	\$12,000,000	(\$1,117,243)	\$260,519
1993				\$64,879,353	\$12,975,871	\$7,000,000	(\$5,975,871)	(\$5,715,352)
1994				\$40,256,865	\$8,051,373	\$23,894,617	\$15,843,244	\$10,127,892
1995				\$41,576,634	\$8,315,327	\$6,146,867	(\$2,168,460)	\$7,959,432
1996				\$58,387,212	\$11,677,442	\$13,294,640	\$1,617,198	\$9,576,630
1997				\$45,449,811	\$9,089,962	\$5,295,564	(\$3,794,398)	\$5,782,232
1998				\$45,453,672	\$9,090,734	\$9,000,000	(\$90,734)	\$5,691,498
1998	Hardship Grant			\$1,510,700	\$302,140	\$0	(\$302,140)	\$5,389,358
1999				\$45,518,648	\$9,103,730	\$7,800,000	(\$1,303,730)	\$4,085,628
2000				\$45,303,291	\$9,060,658	\$9,000,000	(\$60,658)	\$4,024,970
2001	\$45,000,000			\$44,900,658	\$8,980,132	\$9,000,000	\$19,868	\$4,044,838
2002	\$0			\$45,000,648	\$9,000,130	\$7,000,000	(\$2,000,130)	\$2,044,708
2003	\$90,000,000			\$44,708,103	\$8,941,621	\$8,500,000	(\$441,621)	\$1,603,087
2004	\$0			\$44,735,130	\$8,947,026	\$8,500,000	(\$447,026)	\$1,156,061
2005	\$0			\$37,948,339	\$7,589,668	\$8,500,000	\$910,332	\$2,066,393
2006	\$0			\$29,559,024	\$5,911,805	\$8,500,000	\$2,588,195	\$4,654,588
2007	\$0			\$38,984,298	\$7,796,860	\$8,500,000	\$703,140	\$5,357,728
2008	\$0			\$22,969,782	\$4,953,956	\$6,000,000	\$1,406,044	\$6,763,772
2009	\$234,914,857	\$132,286,374		\$25,950,193	\$5,190,039	\$1,759,000	(\$3,431,039)	\$3,332,733
2010	\$0	\$0		\$0	\$0	\$0	\$0	\$3,332,733
2011	\$235,681,088	\$0		\$68,776,000	\$13,755,200	\$13,800,000	\$44,800	\$3,377,533
2012	\$0	\$0		\$49,845,000	\$9,969,000	\$10,422,464	\$453,464	\$3,830,997
2013	<u>\$0</u>	<u>\$0</u>		\$47,707,000	\$9,541,400	\$6,138,000	(\$3,403,400)	\$427,597
2014	\$0	\$0		\$45,066,000	\$9,013,200	\$9,013,200	\$0	\$427,597
2015	\$0			\$47,862,600	\$9,572,520	\$9,572,520	\$0	\$427,597
2016	\$0			\$47,085,000	\$9,417,000	\$9,417,000	\$0	\$427,597
2017	\$0	\$0		\$45,100,000	\$9,020,000	\$9,020,000	\$0	\$427,597
2018	\$0			\$44,753,000	\$8,950,600	\$6,540,800	(\$2,409,800)	(\$1,982,203)
2019	\$0			\$54,179,000	\$10,835,800	\$11,350,600	\$514,800	(\$1,467,403)
2020	\$0	\$0		\$53,633,000	\$10,726,600	\$12,271,600	\$1,545,000	\$77,597
2021	\$0	\$0	\$17,690,000	\$53,641,000	\$14,266,200	\$15,428,800	\$1,162,600	\$1,240,197
2022	\$0	\$0	\$0	\$53,633,000	\$10,726,600	\$10,728,200	\$1,600	\$1,241,797
SUB-TOTAL	\$605,595,945	\$132,286,374	\$17,690,000	\$1,589,070,367	\$310,985,475	\$322,593,872	\$1,240,197	

#### **ATTACHMENT 2: SOURCE AND USE OF FUNDS**

SOURCE OF FUNDS	<u>FY 2022</u>
FEDERAL FUNDS	
FY 2021 SRF Capitalization Grant for Projects	\$53,633,000
STATE FUNDS	
FY 2021 State Matching Funds for FY 2021 Capitalization Grant	\$10,726,600
CWSRF State Balance	\$332,294,823
Bond Bank Balance	\$247,518,525
CWSRF Interest (estimated)	\$4,716,740
Projected Net Loan Repayments to State Bank (7/1/20 - 6/30/21)	\$132,739,197
Projected Net Loan Repayments to Bond Bank (7/1/20 - 6/30/21)	\$62,962,788
Decreases	\$0
TOTAL FUNDS for FY 2022 USE OF FUNDS	\$847,591,673
Fundable FY 2021 Carryover Projects	\$90,645,788
Increases and New Projects on FY 2022 Fundable List*	\$284,367,928
State Bank Encumbered	\$305,681,339
Bond Bank Encumbered	\$136,744,450
Distress System Funding	\$500,000
Bonded Debt Service	\$29,652,168
TOTAL FUNDS OBLIGATED for FY 2022	\$847,591,673
BALANCE OF TOTAL FUNDS AVAILABLE for Projects in FY 2022	\$0
* Includes a \$12 million segment cap for FY 2022	

## **ATTACHMENT 3: PROJECT SPECIFIC INFORMATION**

				1			
PROJECT SPONSOR		<u>NPDES /ERP</u> NUMBER	PROJECT CLASS	PROJECT TYPE	LOAN TYPE	PRIORITY SCORE	PROJECT DESCRIPTION
Bushnell		FLA188697	WW	Planning	New		TREATMENT, COLLECTION, AND DISPOSAL
Miramar		N/A	SW	Construction	New		STORMWATER FACILITIES
Lakeland		FL0039772	WW	Construction	New	100	TRANSMISSION
North Bay Village		FL0032182	WW	Construction	New		COLLECTION
Umatilla		FLA010505	WW	Construction	Increase		INTERCONNECTION WITH EUSTIS
Orlando ►		FLA010816	WW	Design-Build	New		TREATMENT
American Beach Water and Sewer District Hollwood		N/A FL0026255	WW WW	Design Construction	New New		COLLECTION TREATMENT
Zephyrhills		FL0020233	WW	Construction	New		RECLAIMED WATER
Lake Hamilton		FLA180416	WW	Construction	New		COLLECTION & TRANSMISSION
Mary Esther		FLA010191	WW	Construction	New		TREATMENT & COLLECTION
Wakulla County	65032	FLA010225	WW	Design	New	408	TREATMENT, TRANSMISSION, AND DISPOSAL
Haines City	53047	FLA012977	WW	Construction	New	350	TRANSMISSION & COLLECTION
Dunedin		FL0021326	WW	Construction	New	340	TREATMENT & TRANSMISSION
Groveland		FLA010513	WW	Design	New		TREATMENT & REUSE
Lake Wales		FLA129844	SW	Planning	New		STORMWATER MANAGEMENT
Palm Coast		FL0710008	WW	Construction	New		TREATMENT EXPANSION
Pompano Beach	06244	N/A	SW	Construction	New		STORMWATER IMPROVEMENTS
						TOTAL CA	RRY-FORWARD FROM FY 2020
Oak Hill		FLA011128	WW	Construction	New	1	COLLECTION
Maitland		FL0037966	WW	Construction	Increase	1	COLLECTION & TRANSMISSION
Mount Dora ►		FLA010508	WW	Construction	New	<u></u>	TREATMENT
Madison	40040	FLA116572	WW	Construction	New	<u> </u>	TREATMENT & TRANSMISSION
American Beach Water and Sewer District		N/A	WW	Construction	New		COLLECTION
Hollywood Gulf Breeze		FL0026255	WW WW	Construction	Increase	495 465	TREATMENT
	57080	FLA010212	WW	Construction	Increase Increase		TREATMENT TREATMENT
Green Cove Springs Largo ►	52027	FL0020915 FL0026603	WW	Construction Construction	Increase		TREATMENT
Mary Esther	46020	FLA010191	WW	Construction	New		TREATMENT
Satellite Beach		FLR04E072	SW	Construction	New		STORMWATER MANAGEMENT
Maimi-Dade Water & Sewer Authority	1302A	FL0024805	WW	Construction	Increase	415	TREATMENT
Lake Placid	28022	FLA014353	WW	Construction	New		TRANSMISSION
Flagler Beach ►	18013	FL0026611	WW	Construction	New	400	TREATMENT
Palm Bay		FLA693782	WW	Construction	Increase	400	TREATMENT & TRANSMISSION
Arcadia	14014	FL0027511	WW	Construction	New	389.83	MAJOR SEWER REHAB
Starke	04020	FL0028126	WW	Construction	New	386.84	INFLOW & INFILTRATION CORRECTION
Clewiston	26044	FL0040665	WW	Construction	New	386	SEWER REHAB
Pace Property Finance Authority, Inc.	57060	FL0102202	WW	Construction	Increase		RECLAIMED WATER
Big Bend Water Authority		FLA011824	WW	Construction	New	364	TREATMENT
Mulberry	53121	FL0020338	WW	Construction	New	363	COLLLECTION & TREATMENT
Springfield		N/A	WW	Construction	New		COLLECTION
Macclenny Fort Meade	02051 53112	FL0040495 FLA016529	WW WW	Construction	New New		INFLOW & INFILTRATION CORRECTION COLLECTION
Monticello		FL0027839	WW	Construction Construction	New		SOLAR ARRAY
Fruitland Park		FLA399761	WW	Construction	New		TRANSMISSION
Winter Haven		FL0036048	WW	Construction	Increase		COLLECTION & RECLAIMED WATER
Bunnell	18051	FL0020907	WW	Construction	New		TREATMENT
Lake Butler	63010	FLA118338	WW	Construction	New		INFLOW & INFILTRATION CORRECTION
Pierson	64210	N/A	WW	Design	New	351.55	COLLECTION AND TREATMENT
Havana	20053	FLA100765	WW	Design	New		TRANSMISSION
Crestview		FLA010193	WW	Planning	New		EFFLUENT DISPOSAL
Dunedin	5202C	FL0021326	WW	Construction	Increase	340	TREATMENT
Florida Governmental Utility Authority		FLA011261	WW	Design	New		INFLOW & INFILTRATION CORRECTION
Frostproof	53101	FLA012983	WW	Construction	New	340	TREATMENT
Highlands County		N/A	SW	Planning	New	<u> </u>	STORMWATER MASTER PLAN
Lakeland		FL0039772	WW	Design	New		TREATMENT
Oakland		N/A	SW	Planning	New		ALTERNATIVE WATER SUPPLY
Sewall's Point Winter Garden		N/A	SW WW	Planning Planning	New		STORMWATER MANAGEMENT
Winter Garden Milton		FL0020109	WW WW	Planning Construction	New	340	TREATMENT
Milton Bartow		FL0021903 FLA012976	WW WW	Construction	Increase	311 300	TREATMENT TREATMENT
Cape Coral ►		FLA012976 FLA455458	WW	Construction	Increase Increase	200	TRANSMISSION, COLLECTION, RECLAIMED WATER
Fort Myers Beach		FLA144215	SW	Construction	Increase		STORMWATER MANAGEMENT
Orlando ►		FLA010816	WW	Construction	Increase		TREATMENT
Palm Coast		FL0710008	WW	Construction	Increase	120	TREATMENT EXPANSION
Charlotte County		FL0040291	WW	Construction	Increase	1	COLLECTION
Gateway Services Community Development District		N/A	SW	Construction	New	<u> </u>	STORMWATER MANAGEMENT
Golden Beach	13110	FLS000003	SW	Construction	Increase		STORMWATER IMPROVEMENTS
Melbourne	05091	FL0041122	WW	Construction	New		TREATMENT
St. Johns County		FL0038831	WW	Construction	New		TREATMENT
Bellview	42076	FLA010678	WW	Design	New	340	TREATMENT
Davenport	53072	FLA377392	WW	Construction	New	100	TREATMENT
						more in	
		φ 11/2 <b>2</b>				TOTAL INC	CREASES & NEW PROJECTS FOR FY 2021
	1	\$ 116,228,379				1	
Small Community		4		1		TOT	
► FY 2022 Cap Grant Equivalency Projects						TOTAL FUI	NDING OBLIGATIONS FOR FY 2021
► FY 2022 Cap Grant Equivalency Projects FY 2022 Equivalency Projects		\$60,000,000				TOTAL FUI	NDING OBLIGATIONS FOR FY 2021
► FY 2022 Cap Grant Equivalency Projects						TOTAL FUI	NDING OBLIGATIONS FOR FY 2021

	LOAN	LOAN AWARD	
	AMOUNT	DEADLINE	
	\$ 325,000 \$ 11,950,000	3/9/2022 3/9/2022	
	\$ 2,146,259	3/9/2022	
	\$ 2,220,000	3/9/2022	
	\$ 368,958	3/9/2022	
	\$ 12,000,000	3/9/2022	
	\$ 518,500	3/9/2022	
	\$ 12,000,000 \$ 1,584,040	3/9/2022 3/9/2022	
	\$ 5,896,645	3/9/2022	
	\$ 900,800	3/9/2022	
1	\$ 1,895,500	3/9/2022	
	\$ 10,415,240	3/9/2022	
	\$ 5,155,400	3/9/2022	
	\$ 4,068,580	3/9/2022 3/9/2022	
	\$ 440,200 \$ 10,088,001	3/9/2022	
	\$ 8,672,665	3/9/2022	
	\$90,645,788		
			Q 11
			Small Community
	\$ 5,284,108	3/9/2022	Yes
	\$ 2,408,842	3/9/2022	
	\$ 12,000,000	3/9/2022	
	\$ 4,925,782	3/9/2022	Yes
	\$ 6,140,093	3/9/2022	Yes
	\$ 12,000,000 \$ 6,585,000	3/9/2022 3/9/2022	Yes
	\$ 6,186,500	3/9/2022	Yes
	\$ 12,000,000	3/9/2022	100
	\$ 1,846,750	3/9/2022	Yes
	\$ 2,666,218	3/9/2022	
	\$ 12,000,000	3/9/2022	
	\$ 1,879,600	3/9/2022	Yes
	\$ 12,000,000 \$ 6,938,800	3/9/2022 3/9/2022	Yes
	\$ 5,400,000	3/9/2022	Yes
	\$ 5,358,808	3/9/2022	Yes
	\$ 2,955,000	3/9/2022	Yes
	\$ 3,133,340	3/9/2022	
	\$ 2,692,600	3/9/2022	Yes
	\$ 3,734,700 \$ 6,557,788	3/9/2022 3/9/2022	Yes Yes
	\$ 4,888,000	3/9/2022	Yes
	\$ 4,391,000	3/9/2022	Yes
	\$ 2,237,000	3/9/2022	Yes
	\$ 1,297,470	3/9/2022	Yes
	\$ 10,954,050	3/9/2022	
	\$ 12,000,000	3/9/2022	Yes
	\$ 1,213,000	3/9/2022	Yes
	\$ 693,375 \$ 213,649	3/9/2022 3/9/2022	Yes Yes
	\$ 150,000	3/9/2022	100
	\$ 10,395,000	3/9/2022	
	\$ 126,600	3/9/2022	Yes
	\$ 807,044	3/9/2022	Yes
	\$ 1,750,000 \$ 1,106,541	3/9/2022	
	\$ 1,106,541 \$ 44,000	3/9/2022 3/9/2022	Yes
	\$ 500,000	3/9/2022	Yes
	\$ 1,120,000	3/9/2022	
	\$ 4,000,000	3/9/2022	
	\$ 12,000,000	3/9/2022	
ATER	\$ 12,000,000	3/9/2022	N
	\$ 3,704,800 \$ 12,000,000	3/9/2022 3/9/2022	Yes
	\$ 9,531,999	3/9/2022	
	\$ 10,843,718	3/9/2022	Yes
	\$ 5,776,412	3/9/2022	
	\$ 501,994	3/9/2022	Yes
	\$ 12,000,000	3/9/2022	
	\$ 4,478,875	3/9/2022	Vez
	\$ 1,220,000 \$ 7,729,472	3/9/2022 3/9/2022	Yes
	φ 1,129,412	51912022	
	\$284,367,928		
	\$375,013,716		

#### ATTACHMENT 4: FUNDS RESERVED FOR SPECIAL PROVISIONS

SOURCE OF FUNDS			<u>FY 20</u>	21 Cap Grant*					
Florida Allocation			\$5	53,633,000					
Reserved for Additional Subsidization (max)*			\$2	21,453,200					
Green Project Reserve (min)*			\$	5,363,300					
						Principal	C	reen Project	FY 2021 Cap Grant
Special Provisions Project Sponsor	CWSRF Project #	Type	SRF	Loan Amount	]	Forgiveness		Reserve	Special Provision
American Beach Water and Sewer District	45050	Construction	\$	6,140,093	\$	4,000,000	\$	-	Principal Forgiveness
Arcadia	14014	Construction	\$	5,400,000	\$	4,000,000	\$	-	Principal Forgiveness
Bunnell	18051	Design	\$	12,000,000	\$	4,000,000	\$	-	Principal Forgiveness
Fort Meade	53112	Construction	\$	4,391,000	\$	3,512,800	\$	-	Principal Forgiveness
Macclenny	02051	Construction	\$	4,888,000	\$	3,910,400	\$	-	Principal Forgiveness
Madison	40040	Construction	\$	4,925,782	\$	4,000,000	\$	-	Principal Forgiveness
Mulberry	53121	Construction	\$	3,734,700	\$	2,987,760	\$	-	Principal Forgiveness
Oak Hill	01160	Construction	\$	5,284,108	\$	4,000,000	\$	-	Principal Forgiveness
Springfield	03053	Construction	\$	6,557,788	\$	4,000,000	\$	-	Principal Forgiveness
Starke	04020	Construction	\$	5,358,808	\$	4,000,000	\$	-	Principal Forgiveness
Winter Haven	53130	Construction	\$	10,954,050	\$	-	\$	4,052,312	Green
Monticello	33022	Construction	\$	2,237,000	\$	-	\$	2,237,000	Green
Belleview	42076	Design	\$	1,220,000	\$	976,000	\$	-	Principal Forgiveness
* Special Provisions allocations are based on									

FY 2021 Cap Grant which will be received in

FY 2022

1 1 2022								
	Total PF to date	\$39,386,960	Total Green to dat	\$6,289,312				
	Remaining available	(\$17,933,760)	Amount Exceeding Requirement	\$926,012				
The additional subsidization amount over the maximum in the allotment for FY 2021 is being met by using all of the unused funds in FY 2016 and a portion of the unused funds in 2017								
Past use of principal forgiveness funds								

IUP Year	PF Allowed	PF Agreements	PF Available to move	Moved to 2022
2016	\$18,040,000.00	\$9,947,699.03	\$8,092,300.97	\$8,092,300.00
2017	\$17,901,200.00	\$4,981,417.00	\$12,919,783.00	\$9,841,460.00

# Attachment 5: SCHEDULE OF PAYMENTS TO AUTOMATED STANDARD APPLICATION FOR PAYMENT SYSTEM

FUNDS CATEGORY	CASH DRAWS FOR PROJECTS	<u>CASH DRAWS FOR</u> <u>ADMIN</u>
Allocation of Funds		
FY 2021 Capitalization Grant	\$53,633,000	\$0
FY 2022 Capitalization Grant (estimated)	\$52,633,000	\$1,000,000
Payment Schedule		
	Amount	Quarter
FY 2021 Capitalization Grant	\$53,633,000	1st Quarter of FFY 2022