Zone of Discharge message:

As of July 12, 2009, Rule 62-522.300(2)(c), Florida Administrative Code (F.A.C), which sets forth the requirements that must be met in order to obtain permission for a temporary injection zone of discharge, for the beneficial purpose of using injections to clean up an already contaminated aquifer, has been relocated to Chapter 62-520, F.A.C., and renumbered as Rule 62-520.310(8)(c), F.A.C. The Division of Waste Management will update its key Innovative Technology and Underground Injection Control Notification documents to reflect this change, and will cite Rule 62-520.310(8)(c), F.A.C., in all new documents that are issued after February 24, 2010.

A special effort will not be made to immediately update a large number of older historical documents affected by this rule numbering change, including the older Innovative Technology acceptance letters that still make reference to Rule 62-522.300(2)(c), F.A.C. They will instead be updated individually in the future, as the opportunity arises, when a revision is necessary for reasons other than just the renumbering of a rule. In the meantime, when reading the older documents, please mentally substitute “Rule 62-520.310(8)(c), F.A.C.”, each time a reference is made to Rule 62-522.300(2)(c), F.A.C.

Remediation consultants and Innovative Technology vendors are hereby instructed to immediately begin making reference to rule number 62-520.310(8)(c), F.A.C., in correspondence and documents that they submit. If there is a need for clarity or just a desire to avoid confusion, then a reference to the effect as follows should suffice: “Rule 62-522.310(8)(c), F.A.C. (formerly Rule 62-522.300(2)(c), F.A.C., until 7/12/09)”. 