ORDINANCE NO. 2002-23

AN ORDINANCE OF THE COUNTY COUNCIL OF VOLUSIA COUNTY. FLORIDA. REPEALING ARTICLE II, SECTIONS 74-31 THROUGH 74-48, TITLED "WELLS, PUMPING FACILITIES AND IRRIGATION SYSTEMS", OF THE CODE OF ORDINANCES, VOLUSIA COUNTY, FLORIDA AND ARTICLE II, CREATING SECTIONS 74-31 THROUGH 74-48, TITLED "WELLS, PUMPING FACILITIES AND IRRIGATION SYSTEMS ORDINANCE: PROVIDING FOR AUTHORITY AND APPLICABILITY; PROVIDING FOR DEFINITIONS; PROVIDING FOR INTENT: PROVIDING FOR EXEMPTIONS: PROVIDING FOR VARIANCES: PROVIDING FOR CERTIFICATION OF PUMP AND IRRIGATION CONTRACTORS: PROVIDING FOR WELL CONTRACTORS LICENSE; PROVIDING FOR IDENTIFYING VEHICLES, EQUIPMENT, AND ADVERTISING; PROVIDING FOR WELL, PUMP AND IRRIGATION SYSTEM PERMITS; PROVIDING FOR WELL CONSTRUCTION METHODS AND STANDARDS; PROVIDING FOR PIPE AND PUMP INSTALLATION **REQUIREMENTS:** PROVIDING FOR IRRIGATION SYSTEM INSTALLATION: PROVIDING FOR STANDARDS FOR INJECTION WELLS USED TO INTRODUCE WATER INTO AN AND CLOSED LOOP AQUIFER SYSTEM: PROVIDING FOR ADDITIONAL WELL **REGULATIONS ON LANDS LYING EAST OF THE** INTRACOASTAL WATERWAY AND ESTABLISHING ZONES TO PROTECT BUFFER CERTAIN PORTIONS OF THE COUNTY FROM SALTWATER INTRUSION; PROVIDING FOR INSPECTIONS; PROVIDING FOR VIOLATIONS AND PENALTIES: FEES PROVIDING FOR OR CHARGES: APPEALS: PROVIDING FOR AUTHORIZING INCLUSION IN THE CODE: PROVIDING FOR SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE DATE.

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WHEREAS, it is the intent and policy of the County Council of Volusia
 County, Florida, to protect the residents of Volusia County, Florida, from disease;
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4 WHEREAS, it is the intent and policy of the County Council to protect 5 Volusia County's groundwater resources from contamination and misuse; and

6 WHEREAS, it is the intent of the County Council to deliver cost efficient
7 and effective services to Volusia County residents; and

8 WHEREAS, the County Council has determined that the duties and 9 responsibilities for certification of pump and irrigation contractors, and the 10 regulation and inspection of wells and irrigation systems would be properly 11 vested in the Volusia County Health Department; NOW THEREFORE,

12 BE IT ORDAINED THE COUNTY COUNCIL OF VOLUSIA COUNTY, 13 FLORIDA:

SECTION I: Article II, Sections 74-31 through 74-48, Titled "Wells, Pumping Facilities and Irrigation Systems", of the Code of Ordinances, Volusia County, Florida, is hereby repealed in its entirety and replaced with Article II, Sections 74-48, Titled "Wells, Pumping Facilities and Irrigation Systems Ordinance" as set forth herein:

19 (UNDERLINING OMITTED WHERE NEW TEXT ADOPTED)

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21 Sec. 74-31. Authority and applicability.

This article is enacted under the authority of the Charter of the County of Volusia, Florida, and F. S. Chapter 125, to provide for the following:

1 (1) that all properties located adjacent to a potable central water supply 2 must connect to said water supply in the absence of a moratorium 3 prohibiting said connection under the following circumstances: 4 (a) to provide potable water to new construction and /or 5. (b) in the event that an existing potable well becomes unusable requiring the installation of a new well; 6 7 (2) regulations for the location, construction, repair and abandonment 8 of wells: the installation of pumps, pumping equipment and irrigation 9. (3) 10 systems; 11 (4) and the certification of pump and irrigation contractors, in the interest of the public health, safety and welfare of the citizens and 12 13 inhabitants of Volusia County. 14 This article vests the responsibility and authority for the regulation of wells 15 and irrigation systems, and the certification of pump and irrigation contractors, to 16 the Volusia County Health Department. This article shall apply and be enforced 17 in both the unincorporated and incorporated areas of the County. Certification of 18 pump and irrigation contractors operating within a municipality; and permits 19 issued for irrigation systems permitted within an incorporated municipality, shall 20 be in compliance with that municipality's regulations, unless the municipality 21 authorizes the Volusia County Health Department to administer and enforce the 22 provisions of this article within the municipality. 23

1 Sec. 74-32. Definitions.

2	The definitions set forth in the most current version of Chapter 40C-3,
3	64E-8, 62-531, and 62-532, Florida Administrative Code are adopted by
4	reference and incorporated herein and shall apply to the provisions of this article.
5	For the purpose of this article, the following words or phrases shall mean:
6	Agricultural use means the use of water for the commercial production of
7	crops including ornamentals or the growing of farm products, including, but not
8	limited to, vegetables, citrus, and other fruits, pasture, sod or animals.
9	Backflow device means a safety device used to prevent the backflow of
10	water or a mixture of water and chemicals into the water supply.
11	Board means Volusia County Building Trades Board.
12	Certified contractor means a person who holds a currently valid certificate
13	of competency for pump and irrigation installations from the Department.
14	Closed loop system means a series of pipes not open to any aquifer
15	installed vertically in a borehole for the purpose of transmitting thermal energy.
16	Council means the County Council of the County of Volusia, Florida.
17	County means County of Volusia, a political subdivision of the State of
18	Florida.
19	Department means the Volusia County Health Department, its agents or
20	employees.
21	District means the St. Johns River Water Management District.
22	Domestic use means any use of water for individual personal needs or for
23	household purposes such as drinking, bathing, heating, cooking or sanitation.

1 Drawdown means the lowering of the water level in a well and the water 2 table or piezometric surface in or adjacent to the well, which results from the 3 discharge of water from the well by pumping.

Established ground surface means the permanent elevation of the ground
surface at the site of a well.

Gang well means a system where two or more water wells are coupled
together with a common header or manifold.

8 *Irrigation system* means a device or combination of devices having a 9 hose, pipe, or other conduit which connects directly to any source of ground or 10 surface water, through which device or combination of devices, water, or a 11 mixture of water and chemicals, is drawn and applied for residential, commercial 12 or agricultural purposes.

Irrigation system completion means the termination of all irrigation installation activities. Continuous absence of the irrigation installer from the installation site for five or more days indicates that the system is deemed completed by the installer, unless proper notification, such as a telephone call, is made to the Department.

18 *Person* means any natural person, individual, owner, operator, firm, 19 association, organization, partnership, joint venture, business, trust, public or 20 private corporation, company, political subdivision, public officer, or any other 21 entity whatsoever, or combination thereof, of whatever kind.

Potable water means water suitable for human consumption and approved
 by the Volusia County Health Department (Florida Department of Health).

Pump(s) means water well pump.

Pumps and pumping equipment means any equipment or materials
utilized or intended for use in withdrawing or obtaining groundwater from wells for
any use, including, but not limited to, pumps, seals, tanks, fittings and controls.

5 Repair means any action which involves the physical alteration or 6 replacement of any part of a well below the established ground surface, 7 including the physical alteration and replacement of any portion of an irrigation 8 system. Routine maintenance of sprinkler heads, fittings, or line breaks do not 9 require permitting.

10 Well(s) means water well.

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12 Sec. 74-33. Intent.

13 The intent of this article is to:

14 (1) Require that all properties located adjacent to a potable central water
 15 supply must connect to said water supply in the absence of a moratorium
 16 prohibiting said connection under the following circumstances:

17 (a) to provide potable water to new construction and /or

18 (b) in the event that an existing potable well becomes unusable
19 requiring the installation of a new well.

20 (2) Protect, control and conserve the quality and availability of groundwater
21 supplies in the County.

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	23		greater.	
	22	(6)	Any pump installed on or in a well, with a casing diameter of six inches or	
	21		construction site, provided the well does not penetrate a confining unit.	
	20	(5)	Any jetted well used temporarily to obtain water for compaction on a	
	19	·	or state governmental agency, its agent, or authorized representatives.	
	18	(4)	Any well, pump or other equipment constructed or installed by any federal	
	17	(3)	A well constructed solely for the purpose of a test hole.	
	16	,	the individual casings is six inches or greater.	
	15		of six inches or greater; or a gang well in which the sum of the diameter of	
	14	(2)	The construction, repair or abandonment of a well with a casing diameter	
	13		purposes, provided the well does not penetrate a confining unit.	
	12	(1)	Any well, pump or other equipment used temporarily for dewatering	
	11	The f	ollowing are exempt from the provisions of this article:	
	10	Sec.	74-34. Exemptions.	
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	8		Volusia.	
	7	(6)	Protect the health, safety and welfare of the citizens of the County of	
	6		location, construction, repair or abandonment of water wells.	
	5	(5)	Prohibit, where the best interest of the public would be served, the	
• ·	4	(4)	Provide certification of all pump and irrigation contractors.	
	3		systems.	
	2		repair or abandonment of water wells, pump installations and irrigation	
	1	(3)	Prescribe minimum requirements governing the location, construction,	

(7) Any well located within a delineated area pursuant to 62-524, Florida
 Administrative Code, as amended.

3 (8) Exemptions from this ordinance, may be issued by the Department or
4 designee, as long as state rules are not compromised.

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6 Sec. 74-35. Variances.

When an undue hardship results from compliance with the requirements
of this article, the property owner may request a variance from the Department.
Said application must be submitted on Department approval forms, accompanied
by a non-refundable fee.

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12 Sec. 74-36. Certification of pump and irrigation contractors.

(1) Certification required. No person shall install or repair a pump and/or
 irrigation system; or shall offer to perform the installation or repair of said
 system, unless the person holds a valid certificate of competency from the
 Department as a pump and irrigation contractor. Such certificate of
 competency shall only be issued to a natural person or a person
 representing a business corporation, association, partnership, company or
 trust.

20 (2) Exemptions:

(a) Licensed Florida Water Well contractors and Florida State Certified
 Plumbing Contractors, are exempt from the requirement of
 obtaining a certificate of competency from the Department for the

installation or repair of pumps or pumping equipment, and the installation or repair of irrigation systems.

- 3 (b) Florida State Registered Plumbing Contractors are exempt from the 4 requirement of obtaining a certificate of competency from the 5 Department for the installation or repair of pumps or pumping 6 equipment, and the installation or repair of irrigation systems, if said 7 contractor holds a valid, certificate of competency in Volusia 8 County, for plumbing contracting.
- 9 (c) A property owner who personally performs construction, 10 maintenance, or repairs on a pump or irrigation system which 11 serves his or her owner-occupied, single-family residence, is 12 exempt from the certification requirements, but is still subject to the 13 permit requirements as set forth in this article.
- 14 (3) Certificate of competency:

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- (a) Application Forms: A complete application for certificate of
 competency shall be submitted to the Volusia County Health
 Department on the Department's approved form.
- (b) Application Fees: The application must be accompanied by the
 required fee(s) as established by resolution of the County Council.
 Application fees are non-refundable and non transferable.
- (c) General Liability and Property Damage Insurance and Worker's
 Compensation: Proof of valid general liability and property damage
 insurance, and worker's compensation or exemption, must be

submitted to the Department prior to issuance of the certificate of competency, and prior to each renewal. A minimum of one hundred thousand (\$100,000) property damage coverage and twenty five thousand (\$25,000) general liability insurance coverage, must be demonstrated.

(d) The applicant must demonstrate a minimum of two (2) years of experience in the installation and repair of pumps and irrigation systems gained through working with a licensed pump and irrigation contractor, well driller, or plumbing contractor.

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The applicant shall submit to a written examination which shall be 10 (e) 11 prepared, graded and proctored by Experior, Gainesville, Florida, or 12 any other testing agency recognized by the Department, to test the 13 qualifications of the applicant to perform the installation and repair 14 of pumps, pumping equipment and irrigation systems in the County. 15 **(f)** In order to be eligible for certification, the applicant shall obtain a 16 passing grade of 75% or higher on the required examination and 17 passing grade of 75% or higher on the two hour Business and Law 18 examination.

19 (4) Duration of certificates. All certificates of competency issued as provided
 20 herein, are biennial certificates and will expire on September 30 of odd 21 numbered years. Certificates may be renewed for the ensuing year
 22 without written examination through the month of September of an odd
 23 numbered year, upon proper and timely application to the Department.

(5) Inactive Status. Upon payment of an inactive status fee, a contractor may
 work while in an inactive status, under the supervision of an active status
 contractor, in accordance with the requirements of F. S. Chapter 489, as
 amended. The return to active status from inactive status without testing,
 requires proof of maintained continuing education units in accordance with
 Section 74.36(8) of this article.

7 (6) *Reciprocity*. An initial certificate of competency as a pump and irrigation
8 contractor shall be issued without further written examination to any
9 person,

(a) who successfully completed a written examination for pump and
 irrigation contractors prepared, proctored and graded by a testing
 agency approved by the Department and;

13 (b) who holds a current certificate of competency from a city or county 14 which has an irrigation ordinance with jurisdiction and control over 15 installation, extending, and maintaining irrigation systems, and all 16 appurtenances thereto, similar to that of Volusia County certificates 17 of competency. To secure such a certificate, the applicant shall 18 submit to the Department, a photostatic copy of a current 19 competency certificate, a copy of the specific application used to 20 secure testing, and a certificate from the chief administrator's office 21 of the city or county issuing said certificate.

- Certificate of competency number. The certificate of competency number
 of each pump and irrigation contractor shall remain the same, from year to
 year.
- 4 (8) Continuing education units. Twelve continuing education credits must be
 5 completed biennially to maintain the validity of a certificate of competency.
 6 Continuing education courses must be approved by the Department to be
 7 eligible for credit.
- 8 (9) Grounds for refusal, suspension or revocation of certificate of competency.
 9 The Department may refuse to issue or renew, or may suspend or revoke,
 10 a certificate of competency for any one or more of the following:
- 11 (a) Material misstatement in the application for certificate of12 competency.
- 13 (b) Failure to have or maintain the qualifications required by this article.
- 14 (c) Willful disregard or violation of this article, or any rule or regulation
 15 promulgated by the Council pursuant to this article.
- 16 (d) Willful aiding or abetting another person in the violation of this
 17 article, or any rule or regulation promulgated by the Council
 18 pursuant to this article.
- 19 (e) Gross incompetency in the performance of work required of a pump
 20 and irrigation contractor.
- 21 (f) Allowing the use of a certificate of competency for the purpose of
 22 violating this article.
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- (g) Failure to pay the required certification and/or permit fees.

1	· .	(h)	Failure to complete the required continuing education units on a
2			biennial basis.
3		(i)	Failure to submit proof of general liability and property damage
4			insurance, or workman's compensation coverage or exemption.
5		(i)	Failure to abide by permit conditions.
6	(10)	Refus	al, suspension or revocation of certificate of competency for
7		irrigat	ion contractors:
8		(a)	In case of refusal, suspension or revocation of a certificate of
9			competency, the person concerned shall be notified of said action
10			by the Department by:
11			1. personal notice, or by certified mail, return receipt requested;
12			2. notice by the Sheriff's office, or;
13			3. publishing notice on two (2) days in a newspaper of general
14			circulation in the County.
15		(b)	In case of the above-described action, the person concerned may
16			file written notice of appeal to the Board, through the Department,
17			within thirty (30) days from receipt of notification. The Department
18			shall, upon receipt of said notice, schedule a hearing during the
19			next regularly scheduled meeting of the Board. The Board may
20			sustain, reject or modify the refusal, suspension or revocation.
21	(11)	Fines.	Any person who installs or repairs a pump and/or irrigation system;
22		or offe	ers to perform said work without a valid Certificate of Competency
23		from	the Department shall be fined \$250.00 for the first offense, and

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\$500.00 for each subsequent offense. Fines will be deposited in the Volusia County Health Department Trust Fund.

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4 Sec. 74-37. Well contractors license.

5 (1) No person shall construct, repair or abandon, or offer to construct, repair
6 or abandon, a well in the County unless such person holds a valid State of
7 Florida Water Well Contractor's License as set forth in F. S. § 373.323, as
8 amended.

9 (2) Any person installing a water well without said license shall be fined
\$250.00 for the first offense; \$500.00 for each subsequent offense. Fines
will be deposited in the Volusia County Health Department Trust Fund.

- All wells must be constructed or repaired in accordance with the standards
 set forth in Section 74-40 of this article. Well completion report shall be
 submitted in accordance with Section 74-40(4) of this article.
- 15 (4) Revocation, suspension, and enforcement actions on water well
 16 contractor's licenses will be in accordance with F.S. § 373.323 (7), as
 17 amended, and Chapters 40C-3.037, 40C-3.038, and 62-531, Florida
 18 Administrative Code, as amended.
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20 Sec. 74-38. Identifying vehicles, equipment, and advertising.

(1) Vehicles and equipment. All vehicles and equipment used by well or
 certified pump and irrigation contractors during well, pump and/or irrigation
 system installations, shall be marked with the Department's Certificate of

1 Competency number or the State of Florida Water Well Contractor's 2 license number for the contractor responsible for installation. The 3 identification number shall be displayed on both sides of each vehicle, in: 4 numerals of not less than two inches in height and one inch in width; and 5 in colors contrasting with the vehicle.

- 6 (2) Advertising. The Department's Certificate of Competency number or the
 7 Florida Water Well contractor's license number of the contractor
 8 responsible for the installation operation shall appear on all advertising.
- 9 (3) *Fine*. Failure to display the aforementioned numbers as specified above,
 10 shall result in a fine of \$250.00 for each occurrence.
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12 Sec. 74-39. Well, Pump and Irrigation System Permits.

All properties located adjacent to a potable central water supply must
 connect to said water supply in the absence of a moratorium prohibiting
 said connection under the following circumstances:

17 (a) to provide potable water to new construction and /or

(b) in the event that an existing potable well becomes unusable
 requiring the installation of a new well.

20 (2) *Permit required*. Except as exempted by Section 74-34 of this article, a
 valid Volusia County Health Department permit shall be obtained prior to
 22 commencement of construction, repair, modification or abandonment of
 any well or conversion of a test hole to a water well, or the installation of a
 pump or the installation of an irrigation system.

- 1 (3) Permit application requirements:
- 2 The written application for well construction, repair, modification or (a) abandonment permit or installation of a pump and/or irrigation 3 permit shall include, but is not limited to: 4 1. Name, address, and telephone number of the property 5 owner. 6 Written authorization from the owner designating the 7 2. authorized agent, if any. 8 Name, telephone number, license number, and signature of 3. 9 a currently licensed water well contractor, plumbing 10 contractor, certified contractor, or owner-contractor, as 11 12 applicable. A site plan, including the description of well, pump, or 13 4. irrigation system location, including tax parcel number, 14 address, and specific directions to job site. 15 In the case of a well, description of the proposed well 16 5. construction, including diameter, purpose, type of casing 17 material and method of construction. 18 In the case of pump and/or an irrigation system, the 19 6. 20 description of the pump and/or irrigation system installation, 21 including pump size, type, and intake settings. 22 (4) Issuance of permit. Upon receipt of the application and appropriate permit 23 fee, the Department shall review the application and, if in compliance with

this article, it shall approve for issuance of a permit. Said permit may contain terms and conditions which may be prescribed by the Department. In the case of a well permit, the Department's conditions shall be based upon known hydrologic and geologic conditions. Such well construction conditions may include, but are not limited to, total depth of well, depth of well casing, well diameter, depth of pump intake setting, pump size and type, and actual location of the well on the property.

8 (5) Notice of permit application rejection. The Department shall notify an
9 applicant if the application for permit is not in compliance with this article.
10 Such notice shall state the grounds for rejection. An application for a
11 refund or partial refund may be made upon showing good cause.

12 (6) Late permit fees. Except for emergency authorization as provided in 13 Section 74-39(6), an additional fee equal to double the permit fee, not to 14 exceed \$150.00, shall accompany any late permit application. In the 15 event that a late permit fee is not paid within thirty (30) days after 16 notification, future permits will not be issued until all fees are paid.

17 (7) Instant authorization. Permission to commence construction or modification of a well or the installation of a pump may be applied for by 18 19 telephone, fax, or e-mail when emergency conditions exist which would 20 justify such a request. The permitting authority may grant an emergency 21 permit to prevent an imminent and substantial danger to the public health, 22 safety, or welfare. Proper application for permit shall be submitted no later 23 than five working days following instant authorization. The permitting

1		authority will not issue routine permits absent prior review of a completed		
2		application.		
3	(8)	Authority granted by permit. A valid permit shall constitute approval to		
4		commence authorized work.		
5		(a) A valid permit must be properly displayed at the job site prior to		
6		commencement of work.		
7	•	(b) A permit is valid for a period of one hundred eighty (180) days from		
8		date of issuance. The duration of a permit may be extended at the		
9		Department's discretion for a reasonable period, not to exceed an		
10		additional one hundred eighty (180) days.		
11		(c) Any change to permit conditions require the issuance of a new		
12		permit.		
13	(9)	Suspension or revocation of permit. A permit may be suspended or		
14		revoked by the Department if any well construction, repair, modification or		
15		abandonment or pump or irrigation system installation is found in violation		
16		of the permit, Florida law, Florida Administrative Code, this article, or any		
17		applicable municipal ordinance. The Department may issue a stop work		
18		order under such conditions. Suspension or revocation may be based		
19		upon any of the following:		
•••		(a) Material misstatement or misrepresentation in the application for a		
20		(a) Material misstatement or misrepresentation in the application for a		
20 21		(a) Material misstatement of misrepresentation in the application for a permit;		

1		(c) Willful disregard or violation of this article or any rule or regulation
2		promulgated by the Council;
3	•	(d) Willfully aiding and abetting another person in the violation of this
4		article or any rule or regulation promulgated by the Council;
5		(e) Failure to pay the required permit fee;
6		(f) Construction or installation of a well, pump or irrigation system
7		which would have a deleterious effect on the quality of ground
8		water supplies in the County.
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10	Sec.	74-40. Well construction methods and standards.
11		The following minimum standards shall apply to all construction, repair or
12	aban	donment of wells in the County, except in those areas exempted by the
13	Distri	ct:
14	(1)	Casing and liner pipe requirements: All casing and liner pipes must
15		comply with the requirements of Rules 40C-3 and 62-532, Florida
16		Administrative Code, as amended, which are adopted herein by reference,
17		and made a part hereof.
18	(2)	Well construction and operation requirements:
19		(a) The well construction method, grouting, sealing and location
20	н. ¹ .	requirements of Rule 40C-3 Florida Administrative Code, as
21		amended, are adopted herein by reference, and made a part
22		hereof.
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- 1 (b) Well owners shall insure that each well is accessible for cleaning, 2 treatment, repair, testing, inspection or other attention, as may be 3 necessary.
- 4 (c) Each well shall be located in accordance with applicable state, 5 county, or municipal law, ordinance, and rules and regulations.
- 6 (d) Weil owners shall insure that wells are properly abandoned. Weils
 7 shall be plugged by a certified water well contractor in accordance
 8 with the methods set forth in Rule 40C-3 Florida Administrative
 9 Code, as amended.
- (e) Each newly constructed or repaired well shall be thoroughly
 cleaned of foreign substances, developed, sanitized and disinfected
 prior to being placed into permanent service.
- (f) Each newly constructed or repaired well shall be tested for yield
 prior to being placed into permanent service.
- (g) Each well casing shall extend a minimum of twelve (12) inches
 above any known flood level, but not less than twelve (12) inches
 above established ground surface.
- (h) Except for zero lot line lots, no well shall be constructed within five
 feet of the outside of a building foundation, nor within five feet of a
 property line. No drinking water well shall be constructed within
 twenty-five (25) feet of a building foundation if the soil has been
 chemically treated for pests.

(i) sampling requirements of Chapter 64E-8. Florida 1 Water Administrative Code, shall be observed. In addition, private water 2 systems serving only one or two nonrental residences shall be 3 analyzed for nitrates and chloride concentration. Final clearance of 4 a well requires a microbiological analysis showing an absence of 5 coliform bacteria. Samples must be collected and analyzed by a 6 laboratory certified by the Florida Department of Health. 7

8 (j) Public drinking water supply wells shall be constructed to comply
9 with Rule 62-555.300 Florida Administrative Code, as amended.

10 (k) Private water systems shall be constructed in compliance with Rule
 11 64E-8, Florida Administrative Code, as amended.

12 (I) Limited use public drinking water systems, including limited use
 13 commercial public drinking water systems and limited use
 14 community public water systems shall be constructed in compliance
 15 with Rule 64E-8, Florida Administrative Code, as amended.

16 (m) A metallic tag shall be placed on the well head, concrete marker, 17 terminal box, or a permanently attached fixture. The tag shall 18 include, but not be limited to, the water well contractor license 19 number, date of completion, and permit number issued by the 20 Department.

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1 (3) Grouting and sealing of wells:

2		(a) The methods for grouting and sealing wells in Rule 40C-3, Florida
3		Administrative Code, as amended, are adopted and incorporated
4	·	into this article by reference.
5		(b) The provision for temporary and permanent well seals established
6		in Rule 40C-3, Florida Administrative Code, as amended, are
.7		adopted and incorporated into this article by reference.
8	(4)	Well completion reports: A completion report for each newly constructed,
9		repaired or abandoned well, shall be submitted by the applicant, on
10		Department approved forms. The original signed report shall be submitted
11		to the Department within thirty (30) days of completed well construction,
12		repair, or abandonment. The fee for a late completion report shall be
13		\$25.00.
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15	Sec.	74-41. Pipe and pump installation requirements.
16	(1)	Pressure storage tanks shall be equipped with adequate means for
17		regulating air volume and excess pressure relief.
18	(2)	Pump storage tanks shall be installed on a solid foundation and be readily
19		accessible for repairs or priming. Cinder blocks resting on sand is not
20		considered a solid foundation. Tank sizing will be in accordance with
21		Florida Building Code, Plumbing 612.2, as amended. Pump sizing will be
22	2	in accordance with Florida Building Code, Plumbing 612.1, as amended.
23	(3)	Single pipe ejector assemblies shall not be installed with plastic pipe.

(4) All pumping equipment shall be installed in accordance with
 2 manufacturer's specifications.

3 (5) A spring loaded check valve shall be mounted on the discharge side of the
pump upstream from any outlet in order to prevent backflow into the well.
Such valve shall not be used for the purpose of maintaining prime for the
well. If a well is used for irrigation only, any backflow prevention device
listed in Section 74-42 may be used in lieu of such check valve, provided
the device is located upstream from any outlet.

9 (6) All piping shall conform to the requirements of Schedule 40 of the
10 American Society of Testing and Materials (ASTM) or the American
11 Petroleum Institute (API).

12 (7) Two inch domestic wells requiring a deep well jet pump are prohibited
13 unless proper flow rates as specified in Florida Building Code Plumbing,
14 Section 612 are demonstrated.

Because of the proliferation of numerous large high capacity wells with 15 (8) resultant rapid drawdown of the Floridan aquifer during certain periods of 16 17 time, the following additional requirement shall apply to all pumps installed 18 for use in the Floridan aquifer in that part of the County, bounded on the 19 east by State Road 11, and its intersection with U.S. 17 and U.S. 92, 20 continuing south on U.S. 17-92 to its intersection with Beresford Avenue, 21 DeLand, Florida, bounded on the south by Beresford Avenue and an imaginary line extending west from Beresford Avenue, DeLand, Florida, to 22

		the Ct. Johns Diver bounded on the west by the Ct. Johns Diver and
1		the St. Johns River, bounded on the west by the St. Johns River and
2		bounded on the north by the Volusia County line:
3		(a) No pump except a single pipe jet, double pipe jet, submersible or
4		turbine shall be installed.
5		(b) The minimum depth of pump intake setting shall be eighty four (84)
6		feet.
7		(c) A multi-stage pump is required for deep well jet systems.
8		
9	Sec.	74-42. Irrigation system installation.
10	(1)	Except as otherwise provided in Section 74-42(2), backflow into any water
11		source shall be prevented as provided in Rule 62-555, Florida
12		Administrative Code, as amended, which is adopted and incorporated into
13		this article by reference.
14	(2)	Any irrigation system which is used for the application of chemicals shall
15		be equipped with an antisiphon device constructed in accordance with the
16		most current version of F. S. §§ 487.021 and 487.064, and Rule 5E-2.028,
17		Florida Administrative Code, as amended.
18	(3)	All irrigation system underground piping shall have minimum soil cover of
19		six inches.
20	(4)	Irrigation system piping and fittings shall be approved by National
21		Sanitation Foundation for potable water use when upstream of the
22		backflow device.

k

1 (5) All low voltage wiring used for system controls shall be installed in 2 accordance with the most recent edition of the National Electric Code. 3 (6) Irrigation system components shall be installed in accordance with 4 manufacturer's specifications. Reuse irrigation and application facilities 5 located on private properties, including residential properties, shall be color coded using Pantone Purple 522C and in accordance with Rule 62-6 610.469 Florida Administrative Code, as amended. Routine repairs 7 covering less than twelve inches on residential systems may use any color 8 9 pipe. Except for the backflow prevention requirements in Section 74-42(1) and 10 (7) 11 (2), irrigation systems installed for agricultural use are exempt from the 12 provisions of this article. A rain sensor device, which will override the irrigation cycle of the sprinkler 13 (8) 14 system when adequate rainfall has occurred, shall be installed on automatic sprinkler systems in compliance with F. S. § 373.62, as 15 16 amended. 17 (9) Any backflow prevention device that is testable, shall be tested by a 18 certified backflow technician upon installation, whenever the device is 19 repaired and annually, when connected to municipal or investor-owned 20 drinking water systems. Backflow prevention devices are required on 21 irrigation systems connected to private wells when also used as a private 22 drinking water source.

25

1 Sec. 74-43. Standards for injection wells used to introduce water into an 2 aquifer and closed loop system.

4 (1) Wells constructed for the purpose of climate or thermal control shall also
5 include the construction of an injection well. Provided, however, that
6 discharge water may be used for irrigation purposes and water pump flow
7 from the supply well shall be limited to three (3) gallons per minute, per
8 ton, of the climate or thermal control unit. Wells which have artesian
9 flows, shall also be equipped with demand valves.

- 10 (2) All injection wells and closed loop systems shall be constructed by a
 11 licensed water well contractor and permitted, as provided by law.
- 12 (3) The injection well shall be located not less than fifty (50) feet from any
 13 other well or septic tank system.
- 14 (4) Injection well capacity shall equal or exceed the design capacity of the
 15 supply well. The well owner or contractor is required to demonstrate that
 16 the injection well is of proper design capacity.
- 17 (5) Closed loop boreholes shall be sealed with grout or alternate materials
 18 approved by the District or the Department.

19 (6) No toxic substances shall be introduced into closed loop installations.

- 20 (7) Climate or thermal control systems permitted after October 1, 1985, shall
 21 conform to conservation water restrictions imposed by the district, county,
 22 or municipality. When such restrictions are in effect, all discharge water
 23 shall be injected by way of an injection well.
- 24

3

1 Sec. 74-44. Additional well regulations on lands lying east of the 2 intracoastal waterway and establishing buffer zones to protect certain 3 portions of the county from saltwater intrusion.

5 (1) Notwithstanding any other provision of this article to the contrary, well 6 construction on all lands lying east of the intracoastal waterway shall be 7 limited to the surficial aquifer only; and said construction for the purpose of 8 irrigation or climate control (heating or air conditioning) only.

9 (2) The following additional well construction standards and water 10 conservation practices shall also apply in the above-described area:

- (a) Well casing shall be limited to two inches in diameter.
- 12 13

11

- (b) Well pump horsepower shall be limited to one and one-half brake horsepower.
- 14 (3) That certain area of the county, as set forth in Table A and as shown on 15 Map "A" attached herein, is designated as a buffer zone for the protection 16 of the water resource area to the west of such buffer zone from saltwater 17 intrusion. Notwithstanding anything to the contrary in this article, or actions 18 of the St. Johns River Water Management District, no water well greater 19 than four inches in diameter shall be constructed within the boundaries of 20 such buffer zone.
- 21

22 Sec. 74-45. Inspections.

23 (1) Prior to, during, or after the construction, repair or abandonment of any
 24 well, or the installation of any pump or irrigation system, the Department
 25 may cause to be made such periodic inspections as is deemed necessary

to ensure conformity with applicable standards. Department officials may,
 at reasonable times, enter upon and shall be given access to, any
 premises for the purpose of such inspections.

4 If prior, during, or after the construction, repair or abandonment of any (2) well, or the installation of any pump or irrigation system, the Department 5 believes that work is in violation of any provisions of this article or any rule 6 adopted hereunder, the Department shall give the contractor or owner 7 written notice of the alleged violation. Said notice shall contain the 8 provisions of this article or rules, alleged to have been violated, and may 9 order that necessary corrective action be taken within a specified period of 10 11 If the reinspection fee is not paid within thirty (30) days after time. notification, nonissuance of future permits will result until all fees are paid. 12 In addition to the provisions of Section 74-46, failure to perform corrective 13 action after receipt of written notice, shall be grounds for revocation or 14 15 suspension of the permit.

16 (3) All abandoned water wells identified by the Department after inspection
 17 shall be plugged in accordance with Section 74-40(2)(d) of this article.

18

19 Sec. 74-46. Violations and penalties.

(1) If the Department finds that any of the provisions of this article are being
 violated, the person responsible for such violations shall be notified, in
 writing, indicating the nature of the violation and ordering any action
 necessary to correct it.

- (2) Any person found in violation of any of the provisions of this article, shall
 be punishable as provided in Chapter 1, Section 1-7, Code of Ordinances,
 County of Volusia. Each day the violation continues shall be deemed a
 separate offense.
- 5

6 Sec. 74-47. Fees or charges.

Except for fees or charges otherwise established by this article, the
County Council shall set by resolution any other fees or charges which may be
established in accordance with the provisions of the article.

10

11 Sec. 74-48. Appeals.

12 Any person aggrieved by the decision of the Department may, within thirty 13 (30) days, appeal in writing to the Health Department Director. Subsequent 14 appeals may be made to the County Council.

15

16 **SECTION II:** AUTHORIZING INCLUSION IN THE CODE – The provision of this 17 ordinance shall be included and incorporated into the Code of Ordinances of the 18 County of Volusia, as additions or amendments thereto, and shall be 19 appropriately renumbered to conform to the uniform numbering system of the 20 Code.

21

22 SECTION III: SEVERABILITY - Should any word, phrase, sentence, subsection 23 or section be held by a court of competent jurisdiction to be illegal, void,

unenforceable, or unconstitutional, then that word, phrase, sentence, subsection 1 or section so held shall be severed from this ordinance and all other words, 2 phrases, sentences, subsections, or sections shall remain in full force and effect. 3

4

SECTION IV: EFFECTIVE DATE - A certified copy of this Ordinance shall be 5 filed with the Department of State by the County Manager within ten (10) days 6 after enactment by the County Council and this Ordinance shall take effect on 7. January 1, 2003. 8

9

10 ADOPTED BY THE COUNTY COUNCIL OF VOLUSIA COUNTY, 11 FLORIDA, IN OPEN MEETING DULY ASSEMBLED IN THE COUNTY 12 COUNCIL CHAMBERS AT THE THOMAS C. KELLY ADMINISTRATION 13 14 CENTER, 123 WEST INDIANA AVENUE, DELAND, FLORIDA, THIS 12TH DAY OF DECEMBER A.D., 2002. 15 16

17

18 19 ATTEST: 20 **FLORIDA**

21 22 23 nthia A. Coto, County Manager 24

COUNTY COUNCIL COUNTY OF

VOLUSIA,

Ann McFall, Chair