

***PEACE RIVER MANASOTA REGIONAL WATER SUPPLY AUTHORITY
BOARD OF DIRECTORS MEETING
June 5, 2026***

**ROUTINE STATUS REPORTS
ITEM 9**

Peace River Basin Report

TANNER HEETER, PA

MEMORANDUM

TO: Douglas Manson
FROM: Paria Shirzadi Heeter
RE: Peace River Basin Report
DATE: May 15, 2026

Mosaic Fertilizer, LLC—Bartow Facility

On February 10, 2025, Mosaic submitted a National Pollutant Discharge Elimination System (“NPDES”) permit renewal application for the Bartow Facility (Permit No. FL0001589) to the Department of Environmental Protection (“DEP”). The NPDES permit authorizes surface water discharges to Cedar Branch (which is associated with the Peace River) and Skinned Sapling Creek (which is associated with the North Prong Alafia River). On March 7, 2025, DEP issued a request for additional information (“RAI”), which Mosaic responded to on April 3, 2025. On April 14, 2025, DEP deemed the NPDES permit renewal application complete. DEP expects to have a notice of intent to issue the permit by July 2025. As of the date of this report, there has been no notice of intent to issue or update to the permit file for this permit renewal since the April 14, 2025 document deeming the application complete.

The Bartow Facility’s operations include production of sulfuric acid, phosphoric acid, and ammoniated fertilizer products. The Bartow Facility is located in Polk County, at the boundary line of the Peace River watershed and over 50 miles away from the Peace River Regional Water Supply Authority Facility. However, one of the Bartow Facility’s outfalls (Outfall D-002) discharges treated process wastewater, non-process wastewater, and stormwater to an unnamed ditch that flows to Six Mile Creek, which ultimately enters the Peace River.

TANNER HEETER, PA

Mosaic Fertilizer, LLC—South Fort Meade Mine Eastern Extension

On January 21, 2026, DEP issued a minor modification to Mosaic to modify its ERP for the South Fort Meade Mine—Eastern Extension (No. 389010-006). The South Fort Meade Mine—Eastern Extension (“SFM-EE”), is already permitted through existing DEP ERP No. MMR_398010-002. This modification is for the construction of a dragline walk path corridor from the SFM-EE Access/Utility Corridor across Old Town Creek Road to the SFM-EE mine area, and includes the crossing of the reroute ditch located in the northwest corner of the mine area. Impacts to the surface water were generally characterized by the applicant as a short-term temporary filling of an unvegetated man-made ditch to allow for the crossing of a dragline. Once crossing is complete, the pipes will be removed, and the ditch will be restored in the same size, shape and overall configuration as it is currently. A special condition was added by DEP stating that if the dragline crossing is needed beyond April 2026, then a new analysis will be required for the size and number of required pipes installed.

Additionally, on February 26, 2026, Mosaic submitted to DEP a Level II Water Quality Based Effluent Limitation (“WQBEL”) Study which addresses the proposed outfall (South Fort Meade D-005) to be located in the SFM-EE mining unit. The revised WQBEL revises and updates the July 2025 draft version to incorporate comments from DEP and the supplemental sampling and analyses. The new outfall Mosaic proposes to construct (i.e., D-005) within the SFM-EE mining area is intended to beneficially return excess rainfall and runoff collected from SFM-EE to the Charlie Creek watershed. Proposed outfall D-005 will discharge into Old Town Creek approximately 3,700 feet upstream of the confluence with Charlie Creek. The submittal explains that the addition of outfall D-005 will require modification of the IW Permit and that Mosaic will apply to modify the IW Permit to add outfall D-005. Finally, the submittal also states that Mosaic will also apply for a permit modification to expand the mine boundary to encompass the “South of 64 Parcels” in the future but that a permit application for the expansion has not

TANNER HEETER, PA

yet been submitted—therefore, this current submittal/report does not address the proposed future expansion.

All of the SFM-EE Mine drains west and southwest into Charlie Creek (Charlie Creek flows south until it connects into the Peace River), and the project area is wholly located in the Peace River watershed.

Mosaic Fertilizer, LLC— Fort Green Southern Reserves/Watkins Grove

In May 2025, Mosaic submitted an application (MMR_142476-102) for a minor modification of its Fort Green Southern Reserves/Watkins Grove permit as approved by File No. MMR_0142476-084 on June 20, 2019. The changes requested include an extension of the permit expiration date; modification of the permit boundary (due to Mosaic’s conveyance of two parcels, totaling 46 acres, which do not contain any existing or proposed wetland mitigation areas); modification of the shape and size of one mitigation wetland; removal of one mitigation wetland; addition of two new mitigation wetlands; updates to post reclamation land use and topography; clarification of mitigation requirements for dragline and utility access corridors; and related updates to specific conditions of the permit.

The currently approved expiration date of the Permit is June 1, 2025. Mosaic is requesting an extension of the expiration date until May 18, 2050, to allow remaining, unreleased mitigation sufficient time to mature, and to align with the expiration date of the West Ona Operations Corridor permit (File No. MMR_0142476-083), which is largely contained within this subject permit’s boundary. The application states that the corridor shared by both permit areas will need to remain in use through the life of the Fort Green Mine as it contains access roads and utilities that are essential to operations.

On June 30, 2025, the District issued a RAI, which Mosaic responded to on March 18, 2026.

The Fort Green Mine is located in Manatee County within the Horse Creek sub-basin in the Peace River watershed.

TANNER HEETER, PA

Desoto Recycling and Disposal, LLC—Class I Landfill

On July 31, 2024, DEP gave notice of its intent to issue a construction permit modification (no. 331236-011-SC-01) and operation permit modification (no. 331236-012-SO-01) to Desoto Recycling and Disposal, LLC (“Desoto Recycling”) for its Desoto Recycling and Disposal Landfill. The modification includes the conversion of specific cells from a Class III landfill to Class I. It also includes the construction and operation of those cells and leachate storage ponds for the Class I cells. The prior permits for this project only authorized a Class III landfill.

On August 19, 2024, a Petition for Administrative Hearing was filed with DEP by Fourmile Island, Inc., and on September 4, 2024, another petition was filed (by J&L Triple B Ranch) challenging this permit modification and requesting an administrative hearing. Additional petitions were subsequently filed by other petitioners (including Alico, Inc., Hall’s Tiger Bay Ranch and Joshua Citrus Inc.) challenging the permit. The petitions were referred to the Division of Administrative Hearings on April 23, 2025 and the nine petitions (which were each assigned separate case numbers) were all consolidated on May 1, 2025. On July 22, 2025, one of the petitioners, J&L Triple B Ranch, withdrew its petition for hearing. The remaining consolidated cases were scheduled to proceed to hearing on October 16, 17, and 20-24, 2025 in Tallahassee, Florida, but on October 7, 2025, an order was granted continuing the final hearing dates to February 3-6 and 9-11, 2026. A September 12, 2025 order in the consolidated cases in part granted a motion to strike as to the scope of the permitting action subject to review in the administrative hearing proceeding, limiting it to the modification of the eight cells from Class III cells to Class I cells.

On December 12, 2025, DEP and Desoto Recycling filed a Joint Motion for Authorization to Amend Notice of Intent to Approve Minor Modification (“Motion”). The Motion explains that DEP seeks to approve a minor modification that Desoto Recycling applied for on June 6, 2025 to allow DeSoto

TANNER HEETER, PA

Recycling to immediately begin the construction of a loadout pad and, following the construction of the pad, cease use of the spray fields and begin hauling the Class III leachate off-site. In the Motion, DEP is proposing to amend the NOI pending in the DOAH case to incorporate the minor modification changes. The Motion was granted on December 23, 2025. On January 12, 2026, Desoto Recycling submitted a signed revised RAI response and updated application to DEP. DEP issued comments and questions in response to the updated application on January 13 and 26, 2026.

On January 14, 2026, the City of Punta Gorda Utilities Department submitted a letter to DEP formally opposing the proposed permit modification. The letter explains that the City's opposition is based on the fact that the project is located within the Prairie Creek watershed which directly sustains the Shell Creek Reservoir, which is the primary surface water supply source serving the City and surrounding communities. The letter goes on to state that the proposed conversion to a Class I landfill appears to violate Rule 62-701.340(3)(d), F.A.C., which prohibits Class I landfill facilities from being located within 3,000 feet of Class I Waters.

On February 2, 2026, the ALJ issued an order granting a motion in limine relating to Rule 62-701.300(7), F.A.C. (regarding whether the landfill that is the subject of the challenged permit is within 3,000 feet of Class I surface waters, in violation of Rule 62-701.300(7)). The order precluded evidence and testimony from being presented at the final hearing as to both the extent of the Prairie Creek Class I waters (based on the ALJ's finding that the extent of the Class I designation of Prairie Creek is limited to that depicted on the map incorporated in rule 62-302.400(17)(b)14, and that evidence to the contrary is not relevant) and the boundary of the landfill, but allowed a proffer of such evidence.

On April 14, 2026, the ALJ issued an order granting an extension of time for the parties to file their proposed recommended orders. The parties' proposed recommended orders are now due by May 15,

TANNER HEETER, PA

2026. The ALJ's recommended order is currently expected to be issued by June 15, 2026 according to the DOAH case docket.

The total combined waste disposal footprint of the landfill is approximately 174 acres and is located in Arcadia, DeSoto County and is within the Peace River watershed.

I-4 Sand Company, LLC—St. Helena Sand Mine

On October 13, 2025, DEP issued an ERP to I-4 Sand Company, LLC for its proposed St. Helena Sand Mine. The ERP authorizes the applicant to construct a stormwater management system for a new sand mine. A portion of the project is already operating as a permitted and active borrow pit operation regulated under Southwest Florida Water Management District ("SWFWMD") ERP No. 44033530.000. The permit states that this new DEP ERP will supersede the current SWFWMD ERP and the current borrow operations will continue as overburden removal for the hydraulic dredge sand mining operations. No offsite discharges are proposed.

On October 27, 2025, I-4 Sand Company, LLC applied to DEP to modify its ERP for the St. Helena Sand Mine (ERP No. 458962-002). The application requests to modify conditions regarding monitoring piezometers that are sampled for water quality analysis and baseline groundwater monitoring. DEP issued a RAI on November 10, 2025, which I-4 Sand Company, LLC responded to on February 4, 2026. On March 3, 2026, DEP issued a second RAI, which the applicant responded to on March 26, 2026.

The proposed 477-acre project is situated on approximately 551 acres of land located north of the intersection of Masterpiece Road and St. Helena Road in unincorporated Polk County, approximately two miles to the north and east of the city limits of Lake Wales. The project appears to be located in or near the Lake Wales Ridge area, which is the easternmost extension of the upper Peace River watershed.

TANNER HEETER, PA

Monarch Mountain Minerals and Aggregates LLC—Highland Sand Mine

In December 2025, Monarch Mountain Minerals and Aggregates LLC submitted a draft ERP application to DEP for its proposed Highland Sand Mine. The draft application proposes a new sand mine on a site that is currently operated as a borrow pit. The draft application requests to change a portion of the site to hydraulic dredge sand mining and processing, while continuing existing borrow pit operations (dry mining) for fill material and overburden removal. It also requests the addition of approximately 70 acres to the project site, an increase in mining depth and a change in mining method (hydraulic dredging) within a portion of the approved area, along with the addition of a sand processing plant and associated infrastructure. The draft application states that of the approximately 436 acres on site, 390 acres are proposed for excavation. On January 14, 2026, DEP issued a RAI in response to the draft application.

On March 19, 2026, the applicant submitted its response to the RAI, including a formal ERP application package. On April 1, 2026, notice was published of the ERP application. The notice states that the application proposes to “construct an approximately 435.6-acre stormwater management system for a new sand mining operation.” On April 17, 2026, DEP issued a RAI in response to the formal ERP application.

The project site is located in Polk County within the Peace River watershed.

Magnolia Regional Farm LLC— Chastain 640 Excavation

On September 15, 2025, JDI Farms, Inc. submitted a formal ERP application (No. 461226-001) to DEP for a new sand mine in Charlotte County. The application proposes a project and permit area of 550.74 acres within a 646.85-acre site. The estimated life of the mine including reclamation will be 10 years. This project will entail extracting sand and shell to be used on future development projects. The drainage narrative for the application states that any storm event above the 25-year 24-hour storm event will discharge through a weir to the west. On October 13, 2025, DEP issued a RAI, which the applicant

TANNER HEETER, PA

responded to on December 1, 2025. DEP then issued a second RAI on December 29, 2025, which the applicant responded to on January 26 and 28, 2026. The application was deemed complete by DEP on February 5, 2026. On March 28, 2026, the applicant resubmitted its application materials to DEP and stated that the materials included an “updated Section A application” but that “all supporting materials and RAI responses have remained unchanged.” The updated Section A application changes the permittee/applicant to Magnolia Regional Farm LLC, and the March 28th correspondence explains that Magnolia is listed as the buyer on the fully executed Contract for Deed for the subject property.

The project is located in Punta Gorda, Florida, and is within the lower Peace River watershed.

Bermont Properties, LLC- Clarion Lake II Mine

On March 27, 2026, DEP gave notice of its intent to issue an ERP (No. MMR 0261422-009) to Bermont Properties LLC for its Clarion Lakes II Excavation project. The project consists of a standalone expansion to an existing sand mine, and the proposed permit boundary for the expansion is approximately 260.05 acres. The notice of intent explains that, at the request of the permittee, this authorization is a standalone ERP for the expansion of the Clarion Lakes I sand mine, which is close in proximity to the expansion area and within the overall owned property, and that Clarion Lakes II is an independent stormwater management system and capable of functioning as designed, separately from Clarion Lakes I. In total, both excavation projects include approximately 575.20 acres of land within the subject property.

The mine will provide sand and shell materials to be used on future developments. The notice states that there will be no offsite discharges from the project. The project is located in Charlotte County and is within the drainage basin of the Peace River.

Bermont Excavating, LLC--R&D Cattle Bermont Mine

On November 14, 2025, Bermont Excavating, LLC (“Bermont”) submitted an ERP modification application to DEP for its R&D Cattle Bermont Mine. Bermont excavates fill dirt, sand, and shell

TANNER HEETER, PA

resources and washes and screens sand and shell products under its existing ERP (MMR_0342229-002). This major modification application seeks to modify the ERP to account for Bermont excavating deeper than the expected depth during its mining operations. The application states that according to a dewatering analysis/hydrologic model, these impacts will have no anticipated impacts to adjacent and local surface water features. On January 23, 2026, DEP issued a RAI to Bermont that stated, among other things, that it is difficult to ascertain from the ERP plan set what, if any, updates are occurring on site for the reclamation phase, beyond the 12-foot increase in depth for all pits, and asks Bermont to provide a narrative discussion of each and every change for the updates to the construction designs. The RAI also asked Bermont to clarify if the project area is being expanded into the 15.1-acre area (that is outside of the original project limits of the existing ERP) shown on one of the submitted plan sheets. The RAI explains that if an expansion is being requested, that additional information and submittals will be required and the application will be under heightened scrutiny from DEP, and that DEP recommends that an expansion not be requested as part of the application. On May 7, 2026, Bermont submitted a response to the RAI. The RAI response explained that the expanded mining operation area shown on the submitted plan sheets was an idea discussed towards the beginning of the project but never developed and was submitted in error. The RAI response includes revised plans removing the additional project area.

The Bermont Mine is located at 37390 Bermont Road (a.k.a. County Road 74) in Charlotte County within the Peace River Basin, and consists of approximately 580.21 acres within the 1,248.53 acres of R&D Cattle Excavation, LLC owned property. Shell Creek, a tributary to the Peace River, borders the Bermont Mine. The Bermont Mine is located entirely south of Shell Creek and consists of a south mining area and north mining area that are separated by an unnamed tributary to Shell Creek.

TANNER HEETER, PA

City of Haines City—Water Use Permit

On July 16, 2024, SWFWMD received a WUP renewal and modification application (No. 8522.013) from the City of Haines City. The modification application requests to renew the permit for a term of twenty years and to increase the total annual average allocation from 5.921 mgd to 14.585 mgd and the peak month allocation from 7.046 mgd to 17.357 mgd. The increase in allocation is based on updated population and demand projections (including new proposed developments). On August 14, 2024, SWFWMD issued a RAI requesting additional information regarding the proposed developments, a shapefile of the proposed future service area boundary, an impact analysis, groundwater models, an updated water conservation plan, and water level data. Between March 3 and November 7, 2025, information was submitted as a partial response to the RAI. Another partial response to the RAI was submitted on February 5, 2026. On May 11, 2026, the deadline for completing the response to the RAI was extended to August 4, 2026. The WUP is for public supply uses in Polk County and is located in the Southern Water Use Caution Area and the Green Swamp and Peace River basins.

Southern Land Developers, LLC—Water Use Permit

On July 1, 2025, SWFWMD received a new WUP application (No. 21268.000) from Southern Land Developers, LLC for mining/dewatering use for its Land South Borrow Pit Mine. The application supporting documents explain that all dewatering effluent will be routed to a proposed recharge trench surrounding the excavation area of the project site. The SWFWMD epermitting page lists the requested annual average allocation as 113.88 mgd and the peak allocation as 93.6 mgd. On July 17, 2025, SWFWMD issued a RAI to the applicant. The deadline for responding to the RAI has been extended to June 12, 2026. The permit is for mining uses in DeSoto County and is located in the Southern Water Use Caution Area and Peace River basin.

TANNER HEETER, PA

TMV Properties, Inc.—Water Use Permit

On March 24, 2026, SWFWMD received a WUP modification application (No. 10874.007) from TMV Properties, Inc. The modification application requests to modify the permit from an agricultural use to a new mining/dewatering use (although it is unclear at this time if the agricultural use will also remain on the permit/property) as the property is being developed into a mine for an excavation and restoration project. The total annual average allocation would increase from 0.377 mgd to 2.942 mgd and the peak month allocation from 0.932 mgd to 3.753 mgd. On April 7, 2026, SWFWMD issued a RAI requesting additional information regarding the proposed permit modification. The WUP is for agricultural and mining/dewatering uses in Charlotte County and is located in the Southern Water Use Caution Area and the Peace River basin.

East Charlotte Drainage District—Water Use Permit

On November 14, 2025, SWFWMD issued a notice of intended agency action letter approving a WUP modification (No. 2689.022) for East Charlotte Drainage District (“ECDD”) for agricultural and mining/dewatering uses. The WUP modification adds a new mining and dewatering operation to the WUP, adds 72 acres of proposed mining area to be used for tailwater recovery ponds, revises the crop plan, and adds additional groundwater quantities for the new mining operation. The WUP modification authorizes an annual average quantity of 2.7671 mgd and peak month quantity of 19.966 mgd. It states that the authorized quantities have not changed from the previous permit but that there is an increase in surface water withdrawals of 0.1135 mgd.

On April 3, 2026, SWFWMD issued a notice of agency action approving a renewal and modification of the above WUP (No. 2689.023), renewing the WUP and modifying it to: 1) update the WUP boundary to reflect area controlled by the ECDD; 2) revise the crop plan to reflect the updated WUP boundary and modify a portion of irrigated area from citrus to row crops; 3) establish a new 51.44 acre

TANNER HEETER, PA

dewatering operation on parcels controlled by Bermont Properties, LLC to be used as a future agricultural irrigation reservoir; and 4) adds new dewatering annual average and peak month groundwater quantities for the proposed excavation based on water entrained in product to be transported offsite. The currently authorized annual average quantities are reduced from 2.7671 mgd to 2.0637 mgd. The proposed increase of supplemental irrigation quantities as a result of the crop plan modification will be provided solely through the use of surface water. The total permit demand is 3.0895 mgd on an annual average basis, which includes 1.5568 mgd of groundwater and 1.5327 mgd of surface water. 0.5069 mgd of groundwater standby quantities are authorized for offsets achieved due to FARMS Projects. Overall, there is a decrease in groundwater by 0.1798 mgd and an increase in surface water withdrawals by 0.2468 mgd on an annual average basis from the previous permit.

The permit use is in Charlotte County and located in the Southern Water Use Caution Area and Peace River basin.

Waymat Florida Properties LLC—Water Use Permit

On March 26, 2026, SWFWMD received a WUP modification application (No. 4228.009) from Waymat Florida Properties LLC. The modification application requests to increase the total annual average allocation from 0.281 mgd to 0.8775 mgd, and the peak month allocation from 1.779 mgd to 70.238 mgd. The increase in allocation is based on a change in land use for proposed blueberry and strawberry fields. On April 3, 2026, SWFWMD issued a RAI to the applicant that requested reasonable assurance that the conversion of the land use will not cause adverse impacts to offsite properties, and a detailed impacts analysis as well as other information. The WUP is for agricultural uses in Manatee County and is located in the Southern Water Use Caution Area and the Manasota basin.

TANNER HEETER, PA

City of Davenport—Water Use Permit

On October 7, 2025, SWFWMD received a WUP renewal and modification application (No. 5750.013) from the City of Davenport. The modification application requests to renew the permit for a term of 10 years, add 2 new wells to the permit, and to increase the total annual average allocation from 3.00 mgd to 4.05 mgd and the peak month allocation from 3.99 mgd to 5.3865 mgd. The increase in allocation is based on increased demand due to development growth. On November 5, 2025, SWFWMD issued a RAI to the applicant that requested an updated demand calculation, groundwater models, and impact analysis, as well as other information. On February 2, 2026, the City of Davenport submitted a partial response to the RAI. The deadline for completing the response to the RAI has been extended to August 2, 2026. The WUP is for public supply uses in Polk County and is located in the Green Swamp and Peace River basins.

Polk County BOCC—Water Use Permits

On February 20, 2026, SWFWMD issued a notice of intended agency action approving a WUP modification application (No. 8054.008) received from Polk County BOCC. The modification adds 2 new wells and redistributes existing permitted allocations from 4 existing wells (that will be decommissioned) to the 2 new wells. The modification does not change the total permitted allocations of 1.373 mgd total annual average and 1.647 mgd peak month allocation. In response to SWFWMD RAIs, Polk County BOCC submitted (in December 2025 and February 2026) additional groundwater modeling as part of the impacts analysis of the proposed redistribution of quantities.

On March 13, 2026, Polk County BOCC applied for a letter modification to the above permit (No. 8054.009) to transfer a portion of Polk County's facilities to the City of Lake Wales. The application materials explain that Polk County will be selling 2 production wells (located in the Waverly PWS system) and a portion of their permitted allocation (0.489 mgd—which is the combined allocation associated with

TANNER HEETER, PA

the 2 wells being transferred) to the City of Lake Wales. The revised allocation for WUP No. 8054.009 would be 0.884 mgd total annual average.

The WUP is for public supply uses in Polk County and is located in the Southern Water Use Caution Area and the Peace River basin.

Clear Springs Enterprises LLC—Water Use Permit

On May 8, 2025, SWFWMD issued a WUP modification (No. 12867.011) to Clear Springs Enterprises LLC. The modification increases the total annual average allocation of groundwater from 0.7699 mgd to 1.0537 mgd. The increase in allocation is due to a higher inch application rate for blueberries to accommodate the lower water-holding capacity of the sands that exist onsite. The permittee uses an on-site pond for a portion of its supplemental irrigation and crop protection quantities. The WUP is for agricultural uses in Polk County and is located in the Southern Water Use Caution Area and the Peace River basin.

Jack Paul Properties, Inc.—Water Use Permit

On November 24, 2025, SWFWMD received a WUP modification application (No. 13370.004) from Jack Paul Properties, Inc. The modification application requests to increase the total annual average allocation from 1.478 mgd to 2.364 mgd. The increase in allocation is based on a change in crop type from citrus to sod. On December 11, 2025, SWFWMD issued a RAI to the applicant that requested a water conservation plan, reasonable assurance that the conversion of citrus to sod will not cause adverse impacts to offsite properties, and an impacts analysis as well as other information. On December 16, 2025, the applicant submitted a partial response to the RAI, and on January 22, 2026 a field investigation report was filed after a site visit was conducted. The deadline for responding to the RAI has been extended to June 9, 2026. The WUP is for agricultural uses in DeSoto County and is located in the Southern Water Use Caution Area and the Peace River basin.

TANNER HEETER, PA

Sarasota National CDD—Water Use Permit

On January 5, 2026, SWFWMD received a WUP modification application (No. 20883.002) from the Sarasota National CDD. The primary irrigation source for the project is reclaimed water. During times when reclaimed water is unavailable or insufficient to meet the irrigation demand, the current WUP allows the use of surface water ponds to meet the irrigation demand. The current WUP does not authorize the use of any groundwater. The application states that the surface water ponds do not have the capacity to provide the full irrigation water demands when reclaimed water is not available. The modification application requests to add a 90-day backup supply of groundwater from the Upper Arcadian Aquifer to recharge the dedicated reclaimed water pond when reclaimed water is not available. It also requests to add 4 groundwater wells for the reclaimed water pond recharge, increase the golf course irrigated acreage, and decrease the lawn and landscape irrigated acreage. The application requests to increase total annual average quantities from 0.7188 mgd to 0.7575 mgd. On January 30, 2026, SWFWMD issued a RAI, which requested, among other items, a revised impact assessment report and supporting modeling. The applicant submitted a partial response to the RAI on February 9, 2026. Another partial response was submitted on March 13, 2026 with new ground water modeling showing annual average quantities run for a period of 365 days and peak month scenario. A revised impact assessment (with groundwater modeling results) was submitted on April 14, 2026. Total drawdown for annual average quantities in the Surficial Aquifer System was 0.5 ft and for peak month quantities was 1.4 ft. Additional information was also submitted in response to the RAI on May 7-8, 2026. A site visit was conducted on March 30, 2026 to examine the health of on-site wetlands and to assess current operations, and an environmental review memorandum was issued by SWFWMD on May 8, 2026. The WUP is for landscape/recreational uses in Sarasota County and is located in the Southern Water Use Caution Area and the Manasota basin.

TANNER HEETER, PA

Haval Farms, LLC—Water Use Permit

On December 15, 2025, SWFWMD received a WUP letter modification application (No. 20955.001) from Haval Farms, LLC. The application requests to transfer 0.9984 mgd from WUP 20955.000 to WUP 13343.005. It states that 0.1764 mgd will be retired to the Floridan aquifer and the remaining 0.822 mgd will be added to the Manatee County Buffalo Creek Well Field WUP 13343.007 to meet increasing demands due to population growth. On January 8, 2026, SWFWMD issued a RAI to the applicant that requested an updated impact assessment and supporting groundwater modeling files, as well as other information. On April 15 and 30, 2026, the applicant submitted additional information in response to the RAI. The WUP is for public supply uses in Manatee County and is located in the Most Impacted Area (“MIA”) of the Southern Water Use Caution Area (both of the subject WUPs are located within the MIA) and the Manasota basin.

Manatee County BOCC—Water Use Permit

On April 17, 2026, SWFWMD received a WUP letter modification application (No. 13343.007) from Manatee County BOCC. The application requests to retire, transfer, and change water use types of the historically pumped agricultural quantities from WUP No. 20955.000 and 7631.008. It proposes to add a total of 1.372 mgd (0.822 mgd from WUP No. 20955.000 and 0.55 mgd from WUP No. 7631.008) to future WUP No. 13343.007 and to retire 0.287 mgd to the Floridan Aquifer. The total annual average allocation would increase from 55.042 mgd to 56.415 mgd (the increase is provided from the transferred quantities and no new withdrawals are being proposed). The application explains that the additional quantities are needed to meet the increasing demand as additional people move to Manatee County. The WUP is for public supply uses in Manatee, Hillsborough and Sarasota Counties and is located in the Most Impacted Area (“MIA”) of the Southern Water Use Caution Area and the Manasota and Alafia River basins.

TANNER HEETER, PA

Charlotte County Utilities—Water Use Permit

On December 5, 2024, Charlotte County Utilities Department (“CCUD”) submitted a WUP modification application (WUP No. 08-00129-W) to the South Florida Water Management District (“SFWMD”). The application states it is requesting an allocation of 11,680 million gallons per year and 1,167 maximum million gallons per month for public supply use in Charlotte and Lee Counties. The existing WUP authorized an annual allocation of 372 million gallons and a maximum monthly allocation of 93 million gallons. On January 31, 2025, SFWMD issued a RAI to CCUD, which included comments from SFWMD as well. The deadline for responding to the RAI was extended to December 27, 2025. On December 17 and 19, 2025, CCUD submitted additional information in response to the RAI. Additionally, on January 13, 2026, CCUD submitted a technical memorandum to provide supporting documents and information for the updated population and demand projection methodology pursuant to the RAI. The January 13, 2026 memorandum states that based on the projected population and demand discussed therein, and the shortened permit duration from 50 to 30 years, the CCUD is requesting an annual average daily allocation of 7.17 mgd and maximum monthly allocation of 261.56 million gallons.

On March 2, 2026, CCUD agreed to a time extension waiver for an additional 90 days for the SFWMD and SWFWMD to finalize an interagency agreement regarding this WUP application and to allow sufficient time for CCUD to review and comment on the WUP documents before issuance by SFWMD. At this time, no additional documents have been added to the SFWMD permit file for this application.