

CHAPTER 3 PUBLIC FACILITIES POLICIES
DIVISION 3.100 INFRASTRUCTURE ELEMENT

SECTION 3.101 INTRODUCTION

The purpose of the Sanitary Sewer, Solid Waste, Drainage, Potable Water, and Natural Groundwater Aquifer Recharge Element (Infrastructure Element) is to serve as a guide to Polk County in providing for necessary public facilities and services. The Infrastructure Element must be correlated with future land-use projections.

The Infrastructure Element consists of five sections, one for each sub-element: Sanitary Sewer, Solid Waste, Drainage, Potable Water, and Natural Groundwater Aquifer Recharge Element. Each sub-element contains objectives designed to provide for the identification and correction of deficiencies, the management and protection of existing facilities and resources, and planning for the expansion of existing systems or the design of new systems to satisfy future demands. The sub-elements also include policies to address implementation activities leading to the accomplishment of the established goal and objectives.

The Infrastructure Element is only one part of the Polk County Comprehensive Plan. It must be used in conjunction with all other elements of the Plan.

The goal, objectives, and policies were developed based on the analysis and discussion of the existing conditions and future projections in the County. The element encompasses a review of local standards and criteria and a review of state statutes and plans, the Central Florida Regional Planning Council's policy plan, and guidelines of water management districts, and state regulatory agencies. This element was developed following the guidelines of Chapter 9J-5 of the Florida Administrative Code.

Polk County will continue in its role of providing for public services that adequately meet the needs of the residents of the County's unincorporated area. Considering this, all objectives and policies are intended to accomplish the proposed goal for the Infrastructure Element:

GOAL: Polk County shall provide for the safe and efficient treatment and disposal of sanitary sewage (both public and private), the disposal of solid waste generated within its jurisdiction, the efficient management of stormwater, the adequate supply of safe, clean potable water, and the protection of natural groundwater aquifer recharge areas.

SECTION 3.102 SANITARY SEWER

OBJECTIVE 3.102-A:

Polk County shall provide for safe and efficient sanitary sewer service (public or private) to the County's unincorporated area.

POLICY 3.102-A1:

Installation, operation, and maintenance of sanitary sewer treatment and disposal facilities shall, at a minimum, meet the requirements of the Water Quality act of 1987, Chapter 17-6, FAC, Chapter 10D-6, FAC, Polk County Utility Code, Ordinance N 89-38.

POLICY 3.102-A2:

Sanitary sewer facilities shall, at a minimum, meet the following level-of-service (LOS) standards:

- A. Sanitary sewer treatment and disposal facilities shall be designed to provide:
 - 1. average daily-flow capacity of 270 gallons per equivalent residential connection (GPERC),
 - 2. maximum daily-flow capacity of two times the average daily-flow, and
 - 3. maximum hourly capacity of 4.0 times the average daily-flow;
- B. Minimum capacity for a new private or public sanitary sewer treatment plants shall be 100,000 gallons per day. At the discretion of the County, smaller, interim plants may be allowed for industrial and commercial uses within the Transit Supportive Development and Urban Growth Areas as designated in the Future Land Use Element and Map Series. These interim systems must be connected to the public regional or sub-regional system within a year of it becoming available. Isolated industrial sites in the suburban or rural areas may be allowed to use smaller plants as long as they satisfy the County's requirements as to effluent disposal capability and implement a groundwater monitoring program (GWMP) in accordance with FDEP rules for wastewater treatment facilities with capacities of 100,000 gallons per day; and
- C. Sites for the disposal of effluent shall be provided in an amount equivalent to, or greater than, treatment plant capacity. Design shall meet all requirements and shall be supported by hydro geological evaluation; signed and sealed by a registered hydrologist and professional engineer.
- D. Treated reclaimed water (recycled) distribution system shall be incorporated in the design of all new wastewater treatment systems and, as feasible, in any existing plant capacity upgrades.
- E. As part of the process for implementing new developments, developers shall be required to identify and use treated reclaimed water as an alternative water source to meet irrigation and aesthetic needs, where available or planned within the five-year schedule of capital improvements, consistent with the Land Development Code.

POLICY 3.102-A3:

Discharge effluent from new sanitary sewer treatment facilities shall, at a minimum, meet water quality standards established in Chapter 17-6 (FAC) and the Water Quality Act of 1987, as amended, such that effluent may be reused for non-drinking purposes.

POLICY 3.102-A4:

Polk County shall provide sewer to all new development within the County's utility service area, occurring as of the adoption of this plan, within the Transit Supportive Development Areas (TSDA) within ten years of plan adoption as specified in Policy 2.104-A1(a) of the Land Use Element unless it is determined by the Polk County Utilities Division that the extension of the centralized public sewer is not economically feasible. For parcels within the TSDA and not in the County's utility service area, Polk County shall ensure that concurrency is met prior to the issuance of a development order.

POLICY 3.102-A5:

The priority for the expenditures of public funds on sanitary sewer capital improvements shall be as follows:

- A. The first priority shall be given to services in areas where the lack of public facilities threatens the health and safety of the community. However, in no case shall the Polk County Utility Division be required to spend funds for improvements where there is not a reasonable expectation that the expenditure of funds will be recovered through connection fees or other normal charges within a five (5) year period.
- B. The second priority shall be given to services in the Transit Supportive Development Area (TSDA) that are lacking adequate public facilities to meet the needs of existing development and to encourage infill development.
- C. The third priority shall be given to new service in the Urban Growth Areas (UGA) which are part of an adopted Selected-Area Plan (SAP) to encourage growth.
- D. The fourth priority shall be given to new services in those Urban Growth Areas (UGA) for which a Selected Area Plan has not yet been completed.
- E. The fifth priority shall be given to the extension of individual service to meet the demands created by a specific development.

OBJECTIVE 3.102-B:

Polk County shall continue to upgrade existing public wastewater treatment and disposal facility deficiencies and plan extension or increase of facility capacity in order to maximize the use of existing facilities and discourage urban sprawl.

POLICY 3.102-B1:

The County shall implement the Community Investment Program (CIP) to provide sanitary sewer service within the unincorporated urban development areas, as established by the Future Land Use Element.

POLICY 3.102-B2:

The County has updated and adopted as reference into the Comprehensive Plan the Polk County Water and Wastewater Master Plan. The update shall be modified as required to ensure compatibility with the County's Comprehensive Plan and Community Investment Program.

POLICY 3.102-B3:

All improvements of existing sanitary sewer, expansion, replacement, or increase in capacity shall meet or exceed established LOS standards.

POLICY 3.102-B4:

Any new private sanitary sewer treatment and disposal system (e.g. package treatment plants), shall make the necessary provision, as approved by County's Utilities Division, for future incorporation into a public regional or sub-regional collection, treatment, and disposal system within 365 days of such system becoming available, as mandated by Section 381.272, FS, and Rule 10D-6.41(2), FAC.

POLICY 3.102-B5:

The County shall continue to collect a user's fee to cover the operation and maintenance expenses and design a funding mechanism for capital improvement of sanitary sewer treatment and disposal facilities.

POLICY 3.102-B6:

Where service-area agreements exist, the County shall continue coordination efforts with the municipalities to assure availability of service, to ascertain potential for revision in boundaries, and to ensure cooperation rather than competition.

POLICY 3.102-B7:

Where service-area agreements do not exist, the County shall initiate coordination efforts, to set standards, define or modify service-area boundaries, and estimate capability of providing the service to unincorporated areas adjoining municipalities' or private utilities' service areas.

OBJECTIVE 3.102-C:

Polk County shall continue to implement through the County's Health Department, a management program to ensure proper installation, use, and maintenance of on-site treatment and disposal systems (i.e. septic tanks.), in accordance with Section 163.3202(1), FS.

POLICY 3.102-C1:

Private on-site disposal systems shall, at a minimum, meet the requirements set by the Department of Health in Chapter 64E-6, FAC as amended.

POLICY 3.102-C2:

The County shall coordinate with Department of Health, FDEP, and other applicable agencies to develop and implement a program where the Polk County Health Department staff inspects, and identifies and takes action to correct the deficiencies found in on-site disposal systems (e.g. septic tanks) and private wastewater treatment and disposal facilities (e.g. package treatment plants) that are polluting ground or surface waters or otherwise creating health hazards as shown in the results of investigations by any County's Divisions, FDEP, water management district, or any other related agency, or by public complaint. Such inspection shall be financed by a fee which must not exceed the cost of the inspection. (Any cost incurred to correct any deficiencies found in private systems shall be paid by the owner(s) of such system.)

POLICY 3.102-C3:

The Polk County Utilities Division, Parks and Natural Resources Division, and Waste Resource Management Division shall coordinate with Department of Health, DEP, EPA, and other concerned agencies, to ensure the proper disposal of sludge and septage, from treatment plants and on-site wastewater disposal systems.

POLICY 3.102-C4:

Private on-site disposal systems (e.g. septic tanks) shall be designed and located in accordance to standards established by Chapter 64E-6, FAC, for the Department of Health using USDA Soil Conservation Services' determinations as to the adequacy of each type of soil to support septic-tank use, and the depth of the wet-season water-table level.

POLICY 3.102-C5:

Density and intensity of on-site treatment and disposal systems will be evaluated for impact on ground and surface water during development review process.

OBJECTIVE 3.102-D:

Polk County has adopted regulations consistent with adopted LOS for sanitary sewer management in accordance with Section 163.3202(1), FS.

POLICY 3.102-D1:

The County shall coordinate with FDEP when conducting reviews, inspections or approvals on the project design and construction of both private and sanitary sewer treatment and disposal facilities to ensure, at a minimum, that they meet the requirements of the Water Quality Act of 1987, Chapter 62-600 (FAC), Chapter 64E-6, (FAC), Polk County Utility Code, and Ordinance N 89-38.

POLICY 3.102-D2:

The County shall coordinate with FDEP in regulating the design and operation of private sanitary sewer treatment and disposal systems (e.g. package treatment plants) in private or public development in order to ensure that proper and efficient systems are installed.

POLICY 3.102-D3:

The County shall establish and implement policies, regulations, and programs in the Future Land Use and Capital Improvement Elements of this Comprehensive Plan, and in the Polk County Land Development Code, which guide development to occur in existing service areas where the increase will not overburden capacity of existing or planned facilities within these service areas.

POLICY 3.102-D4:

The County shall establish measures and regulations to implement the reuse of treated wastewater from new sanitary sewer facility located in the unincorporated area, for non-drinking purposes.

POLICY 3.102-D5:

The County shall coordinate with the FDEP and the Department of Health to require that all buildings served by on-site sewage disposal systems, except approved on-site grey-water systems developed under the provisions of law and administrative rules, meet at a minimum, the requirements of Chapter 64E-6 (FAC).

SECTION 3.103 SOLID WASTE

OBJECTIVE 3.103-A:

With adoption of this plan, Polk County shall implement programs to ensure proper management of all solid waste generated within its boundaries.

POLICY 3.103-A1:

Polk County shall provide the following Level of Service in the collection and management of the solid waste generated within its boundaries:

YEAR	<u>COUNTY AVERAGE (LBS/CAPITA/DAY)</u>	FACILITY* NORTH-CENTRAL LANDFILL (LBS/CAPITA/DAY)
1990	5.63	5.81
1996	5.50	6.35
2000	12.66	12.66
2010	8.00	8.00
2020	8.25	8.26

POLICY 3.103-A2:

The County shall implement programs and coordinate with municipalities and the private sector to:

- A. review the effectiveness of the countywide mandatory collection ordinance for all solid waste and adjust as necessary;
- B. provide adequate sites for the disposal and transfer of solid waste in the future;
- C. implement effective programs to collect, treat, and dispose or recycle household and other “small-quantity” generated hazardous waste;
- D. address solid waste management issues including funding, disposal, recycling, refuse-to-energy; and

* Note: the Northeast Landfill stopped receiving solid waste in 1995.

E. encourage education regarding solid waste management.

POLICY 3.103-A3:

The County shall implement procedures and review criteria for the approval of new or expanded solid waste management facilities in the Land Development Code.

OBJECTIVE 3.103-C:

Polk County shall minimize environmental impacts resulting from handling or disposing of solid waste in the County.

POLICY 3.103-C1:

The County shall review and strengthen regulations to prevent illegal dumping of solid waste within the County's jurisdiction and implement effective enforcement programs.

POLICY 3.103-C2:

The County shall develop and implement mechanisms to cooperate with FDEP and CFRPC in executing programs to monitor handling and disposal of hazardous and bio-hazardous waste.

POLICY 3.103-C3:

The County's Waste Resources Management Division shall assist the Department of Health and FDEP in developing control measures to ensure the proper disposal of treated septage from septic tanks and sludge from wastewater-treatment plants.

POLICY 3.103-C4:

The County shall continue to monitor solid waste disposal sites to prevent pollution to the aquifers and surface water bodies.

SECTION 3.104 STORMWATER MANAGEMENT

OBJECTIVE 3.104-A:

With plan adoption, Polk County shall require the design of Stormwater Management systems that at a minimum do not increase the impact of discharges more than that occurring in predevelopment, attempt to improve poorly designed systems, encourage Low Impact development, and support Conservation Development while maintaining minimum Level of Service Standards.

DRAINAGE MINIMUM LEVEL OF SERVICE STANDARDS

LOS I	LOS II	LOS III	LOS IV	LOS V	LOS VI
Capacity: 100 year, 24 hour storm event with freeboard	Capacity: 50 year, 24 hour storm event with freeboard	Capacity: 25 year, 24 hour storm event with freeboard	Capacity: 10 year, 24 hour storm event with freeboard	Capacity: 5 year, 24 hour storm event with freeboard	Capacity: 3 year, 24 hour storm event with freeboard

POLICY 3.104-A1:

All applicable federal, state, regional, and local regulations pertaining to flood control and water quality preservation shall continue to be met in public and private project design.

POLICY 3.104-A2:

At the time of development or redevelopment, Polk County shall require a Drainage Level of Service Standard based on requirements as established in the Land Development Code (LDC). At a minimum, no system shall be designed at less than Level of Service VI.

OBJECTIVE 3.104-B:

Polk County shall continue to identify and evaluate the Drainage Facilities Network (DFN) within the County, determine deficiencies and causes of deficiencies, develop programs for stormwater management improvement and maintenance through development of a Regional Drainage and Water Quality (RDWQ) management work plan to replace the Surface Water Management Plan (SWMP), and update the Polk County Comprehensive Plan (PCCP) accordingly.

POLICY 3.104-B1:

The County shall continue a County-wide inventory to determine its Drainage Facility Network (DFN) to include:

- A. drainage patterns in each sub-basin,
- B. structures in place (culverts, etc.),
- C. natural and man-made drainage features (watercourses, streams, rivers, canals, ditches, etc.),
- D. connectivity,
- E. functional integrity,
- F. easements,
- G. capacities,
- H. other features that may influence stormwater quantity and quality characteristics in each sub-basin, and the EPA's NPDES permit requirements.

POLICY 3.104-B2:

Polk County shall identify deficiencies, develop corrections and improvement programs, and begin implementing the corresponding correction and improvement program for items (a) through (h) in Policy 3.104-B1.

POLICY 3.104-B3:

The County shall develop and implement a program, which shall include funding sources, to accept the maintenance responsibilities of existing and proposed subdivision stormwater facilities associated with County-maintained roads.

POLICY 3.104-B4:

The County shall develop and implement a routine-maintenance plan for County-controlled stormwater facilities.

POLICY 3.104-B5:

The County shall evaluate current funding mechanisms to finance the implementation of improvement, upgrading, retrofitting, and construction and maintenance programs related to the County's DFN. In this regard, the County shall consider alternative funding mechanisms within those problem areas.

POLICY 3.104-B6:

Where a special taxing district or other privately funded drainage district exists, the County shall evaluate the drainage needs affected by those entities and work with those entities to meet the established LOS.

POLICY 3.104-B7:

Polk County shall implement EPA's NPDES permit requirements for stormwater discharge as mandated by the Federal government.

OBJECTIVE 3.104-C:

Polk County shall, in conjunction with Objective 3.104-B, implement the strategies developed in the Regional Drainage and Water Quality Management Work Plan (RDWQ).

POLICY 3.104-C1:

The County has developed and will continue to develop basin specific watershed management plans in accordance with the RDWQ and the DFN plans to address new drainage projects.

POLICY 3.104-C2:

The County shall coordinate with federal, state, regional, and local agencies to implement basin specific watershed management plans.

POLICY 3.104-C3:

The County shall continue to analyze DFN structural deficiencies, stormwater quantity and quality problems, and incorporate them in the priority programs.

OBJECTIVE 3.104-D:

Polk County shall continue to update regulations which implement design criteria for water quantity and quality consistent with adopted level-of-service (LOS) standards for stormwater runoff management; and, within these development regulations, the County will address the requirements and measures necessary for the preservation or restoration of natural systems.

POLICY 3.104-D1:

The County's Land Development Division shall coordinate with the County's Parks and Natural Resources Division in the permitting of all stormwater system projects so that water quality concerns will be addressed during the design and reconstruction of stormwater systems

POLICY 3.104-D2:

Polk County shall implement development regulations in support of Objective 3.104-D which require the preservation and restoration of natural flood control and conveyance systems within the County.

POLICY 3.104-D3:

The County shall amend existing regulations, and work with the water management districts, so the regulations will evaluate the cumulative impact of development on the existing system's capacity.

POLICY 3.104-D4:

The County has developed and will continue to develop basin specific criteria to:

- A. Mitigate the impacts on existing facilities that cannot meet adopted LOS; and
- B. Avoid adverse impacts of future development on identified potential flood prone areas.

POLICY 3.104-D5:

Polk County shall continue to implement the retrofit of drainage systems through a process of prioritization based upon the extent to which non-point sources pollute surface and/or ground waters.

POLICY 3.104-D6:

Polk County shall determine on a project basis the feasibility of implementing regional detention and/or retention systems.

POLICY 3.104-D7:

Polk County shall continue to develop and implement the necessary inter-local agreements with the County's incorporated areas, and with all appropriate state and federal regulatory-agencies, for cooperation and coordination which will allow the implementation of a compatible and integrated stormwater-management program.

OBJECTIVE 3.104-E:

Polk County shall continue to maintain and update the DFN and watershed management plan.

POLICY 3.104-E1:

The County shall develop and implement a maintenance plan to keep the watershed management plan and DFN routinely updated and revised.

POLICY 3.104-E2:

Polk County shall develop a priority program to detail and upgrade the studies performed in the watershed management plan. Pursuant to the Land Development Code, flood studies may be required for development within areas subject to flooding. The results of these studies and updates will be submitted for incorporation into federal and state programs related to floodplain and stormwater management (e.g. FEMA).

POLICY 3.104-E3:

The County shall update future development flood scenarios, based on the Comprehensive Plan's projected growth patterns, to identify potential flood prone areas.

SECTION 3.105 POTABLE WATER

OBJECTIVE 3.105-A:

Polk County shall adopt level-of-service (LOS) standards to ensure the provision of safe and efficient potable water service (public or private) to the County's unincorporated area.

POLICY 3.105-A1:

Installation, operation, and maintenance of potable water supply systems shall, at a minimum, meet the requirements of the Safe Drinking Water Act (SDWA) of 1974, as amended, Sections 403.850-403.864, F.S., Chapters 62.550, 62.555, and 62.560 (FAC), and the Polk County Utility Code, Ordinance No 03-21.

POLICY 3.105-A2:

Public and private potable water supply systems (15 or more connections or 25 people) shall meet or exceed design criteria to provide for:

- A. average daily-flow capacity of 360 gallons per equivalent- residential connection (GPERC);

- B. Maximum daily-flow capacity of 2.0 times the average daily flow;
- C. Maximum hourly-flow capacity of 4.5 times the average daily-flow for systems serving less than 0.1 million gallon per day (MGD); 4.0 times the average daily-flow for systems serving 0.1 to 0.5 MGD; and 3.2 times the average daily-flow for systems serving more than 0.5 MGD.
- D. storage capacity shall be provided to meet domestic demands, and where fire protection is provided, fire flow demands as established by the appropriate State Insurance Agency Office (ISO). Minimum storage capacity for systems not providing fire protection shall be equal to the average daily consumption. This requirement may be reduced when the supply facilities have sufficient capacity with a stand-by power to supplement peak demand of the system.
- E. capacity to support peaks caused by fire flow demands as established by the appropriate State ISO.

POLICY 3.105-A3:

Sites for the location of potable, surface and other alternative and supplementary water sources shall be evaluated as set forth in the Federal Clean Water Act, as amended, and Chapters 17-4 and 17-22 (FAC), in order to minimize the potential for contamination of the potable water supply.

POLICY 3.105-A4:

The County shall review effectiveness of the County utilities ordinance to enforce or implement the requirements of this Comprehensive Plan and make the necessary amendments.

OBJECTIVE 3.105-B:

Polk County shall implement the 10-Year Water Supply Plan adopted as part of this element (Section 3.150) to ensure the adequate provision of potable water within the service areas. As part of this plan, the County will continue to monitor and correct any deficiencies found in existing public potable water treatment and distribution facility and planned extensions and increases of facility capacities in order to maximize the use of existing facilities and discourage urban sprawl.

POLICY 3.105-B1:

Per Section 163.3202(1), FS, the County shall continue to implement the Community Investment Program (CIP) to provide potable water service within the unincorporated Transit Supportive Development Areas, as establish by the Future Land Use Element.

POLICY 3.105-B2:

In compliance with Section 163.3177(1)(b), Florida Statutes (F.S.), the County shall update the 10-Year Water Supply Facilities Work Plan within 18 months of the approval of the corresponding Water Management District's Regional Water Supply Plans and consistent with those Plans and the policies of this Comprehensive Plan in order to maximize the use of existing facilities and provide for future needs.

POLICY 3.105-B3:

All improvements of existing potable water system, expansion, replacement, or increase in capacity shall be completed in accordance to the 10-Year Water Supply Plan and shall meet or exceed established LOS standards.

POLICY 3.105-B4:

Private development within the planned unincorporated Transit Supportive Development areas or urban growth areas, served by private potable water supply systems, shall make the necessary infrastructure and Home Owner's Association documents, as approved by the County's Utilities Department to allow incorporation into a public regional or sub-regional system within 365 days of such system becoming available. All infrastructure improvements that are not to be owned by a municipality or an existing Florida Public Service Commission regulated utility shall be constructed to Polk County Utilities standards and specifications.

POLICY 3.105-B5:

The County shall coordinate with Department of Health, FDEP, SWFWMD, and other applicable agencies to develop and implement a program where the Polk County Health Department staff inspect, identify and take action to correct the deficiencies found in private residential, commercial, or industrial potable water systems that are suspected health hazards. Such inspection shall be financed by a fee which must not exceed the cost of the inspection, and any cost incurred in to correct any deficiency found in the private systems shall be paid by the owner(s) of such system.

POLICY 3.105-B6:

The County shall evaluate on a regular basis the effectiveness of the Polk County Water and Wastewater Master Plan for each regional utility service area and if necessary, amend the 10-Year Water Supply Plan.

POLICY 3.105-B7:

[Deleted by CPA 08WSP-01 (Ord. 08-02) 18 JUN 2008]

POLICY 3.105-B8:

Where service-area agreements exist, the County shall continue coordination efforts with the municipalities to assure availability of service, to ascertain potential for revision in boundaries, and to ensure cooperation rather than competition.

POLICY 3.105-B9:

Where service-area agreements do not exist, the County shall initiate coordination efforts, to set standards, define or modify service-area boundaries, and estimate capability of providing the service to unincorporated areas adjoining municipal's or private utilities' service areas.

POLICY 3.105-B10:

The County shall continue to collect a user's and collection fees to cover the operation and maintenance expenses and design a funding mechanism for capital improvement of potable water facilities. User's and collection fees shall be updated periodically in accordance with the recommendation of studies completed by the County or its consultants.

OBJECTIVE 3.105-C:

Polk County shall implement adopted regulations consistent with the adopted LOS for potable water facility management in accordance with Section 163.3202(1), FS.

POLICY 3.105-C1:

All applicable federal, state, regional, and local regulations pertaining to the potable water supply shall continue to be met in public and private project design, construction, and operation.

POLICY 3.105-C2:

The County shall improve and continue implementing mechanisms to assist in the coordination of permitting and monitoring processes between the County, and FDEP, Department of Health, water management districts, and CFRPC to ensure the proper operation and maintenance of the existing potable water supply facilities and installment of adequate future facilities.

POLICY 3.105-C3:

The County shall develop and implement the policies, regulations, and programs in the Future Land Use and Capital Improvement Elements of this Comprehensive Plan, and in the Polk County Land Development Code, which guide development to occur in existing service areas where the increase will not overburden capacity of existing or planned facilities within these service areas.

POLICY 3.105-C4:

The County shall coordinate with the utility provider(s) and water management district(s) to prevent the impact of development on potable water supplies and areas identified by the water management districts as prime and high recharge to the Florida aquifer by establishing:

- A. density limits,
- B. impervious-surface cover requirements,
- C. balanced water-budget requirements,
- D. vegetation preservation,
- E. stormwater retention design consideration, and
- F. control of point and non-point pollution of ground and surface waters.

POLICY 3.105-C5:

The County shall coordinate with the utility providers and water management districts having jurisdiction in Polk County to require all new development to use water-conservation techniques.

POLICY 3.105-C6:

The County has adopted, as a part of the Land Development Code, written notification to surrounding property of proposed new public water wells to notify all property owners within 1,000 feet of the well.

OBJECTIVE 3.105-D:

Polk County shall preserve existing water supplies (potable, industrial, and agricultural) to meet the demands for future growth.

POLICY 3.105-D1:

The County shall continue to coordinate with the water management districts to establish and assess existing water supplies, and work with the appropriate jurisdictions to complete alternative water supply studies when initiated by such jurisdiction having authority.

POLICY 3.105-D2:

As part of the 10-Year Water Supply Plan, the County shall adopt and implement, in coordination with the water managements districts and FDEP, programs which incorporate strategies and techniques to implement water-conservation, reclaimed water-use, and any other activity equivalent to a consumption rate of 110 gallons per capita per day with the intent of reducing the need for additional demand on the hydrological system.

POLICY 3.105-D3:

The County, in partnership with the municipalities within Polk County, shall establish, through an interlocal agreement pursuant to Chapter 163, Florida Statutes, a Polk County Regional Water Supply Entity (Regional Entity) to develop projects that are environmentally sound, sustainable and include adequate alternative water supplies within the region. Alternative water supplies may be sold to end users or retail and/or wholesale distributors as permitted by the appropriate water management district. Members of the Regional Entity within Polk County shall have first priority on alternative water supply production in accordance with the provisions of Section 373.1961 (5), FS.

POLICY 3.105-D4:

Polk County shall incorporate into the Future Land Use Map Series the specific locations of future groundwater, surface water, alternative water, and supplemental water supply sources. Existing and future wellhead protection areas shall be mapped in the Future Land Use Map Series as they are identified by the water management districts.

POLICY 3.105-D5:

The County has adopted regulations for wellhead protection zones and prohibited uses in those zones based on flat distance and continued travel time.

POLICY 3.105-D6:

The County, as part of the 10-year Water Supply Plan, shall develop and implement a program to implement the use of properly treated wastewater (reclaimed) for agricultural and residential irrigation, industrial coolant, and other activities which do not required the use of potable water in all of its utilities service areas.

POLICY 3.105-D7:

The County shall continue to develop and implement educational programs to promote the value of potable water sources and the importance of conservation of water usage in order to protect and preserve potable water resources.

SECTION 3.106 NATURAL GROUNDWATER AQUIFER RECHARGE

OBJECTIVE 3.106-A:

Polk County shall assist in the completion of the identification, classification, and mapping of natural and man-made groundwater aquifer recharge areas.

POLICY 3.106-A1:

The County shall assist the Southwest Florida Water Management District (SWFWMD) and the South Florida Water Management District (SFWMD) in delineating prime recharge areas for the Floridan Aquifer within the County upon completion of the water management districts study on prime recharge areas, as required by Section 373.0395, FS.

POLICY 3.106-A2:

The County, upon receiving results from updated analysis of aquifer recharge studies by the Water Management Districts with jurisdiction and in coordination with the municipalities within Polk County's jurisdiction, shall:

- A. update the County's Comprehensive Plan data and analysis, and
- B. amend the Plan's objectives and policies where the revised data and analysis may so indicate.

POLICY 3.106-A3:

The County is maintaining mapped areas of the aquifer system that are highly susceptible to pollution, in addition to those identified in this Comprehensive Plan, based on the results of:

- A. Polk County's current cooperative program with US Geological Survey to determine areas prone to pollution of the aquifer,

- B. State of Florida Department of Health on-site Sewage Disposal System Research in Florida, and,
- C. Any other study that might be pertinent to the issue of natural groundwater aquifer recharge susceptibility to contamination.

The results of the updating shall be incorporated into the Comprehensive Plan, by amending it, as necessary.

OBJECTIVE 3.106-B:

Polk County shall implement adopted development regulations that will ensure adequate protection to the functions of natural groundwater aquifer recharge areas and the aquifer systems in accordance with Section 163.3202(1), FS.

POLICY 3.106-B1:

The County shall coordinate its development regulations and regulatory processes with the water management districts, DOH, and FDEP, to standardize rules, procedures, and monitoring mechanisms for the protection and utilization of natural groundwater aquifer recharge areas and shall coordinate the 10-Year Water Supply Plan with the Regional Water Supply Plans adopted by the corresponding water management district.

POLICY 3.106-B2:

The County shall implement established development regulations that prohibit the location of incompatible uses, such as solid waste handlers, storage tanks, etc, in those areas that have been determined as highly susceptible to pollution of the aquifer system. As new areas are identified, the Plan will be amended to reflect these changes.

POLICY 3.106-B3:

The County shall implement established development regulations that limit the use of septic tanks in areas where percolation might be detrimental to the aquifer system as establish by the USDA Soil Conservation Services Soil Survey, and the water management districts' Groundwater Resource Availability Inventory for Polk County.

POLICY 3.106-B4:

The County shall implement adopted development regulations following the guidelines established in Section 2.123-D of the Future Land Use Element and Section 2.306 of the Conservation Element of this Comprehensive Plan for aquifer protection areas and groundwater protection, that guarantee the preservation and restoration of the functions of recharge areas to maintain quantity and quality of the water available for recharge to the aquifer system.

POLICY 3.106-B5:

The County shall implement established development regulations that will ensure the protection of the Floridan Aquifer from direct pollution through sinkholes, other natural features, and deep-injection wells.

POLICY 3.106-B6:

The County shall implement established development regulations that promote the use of reclaimed water and treated waste water for industrial and agricultural uses in areas identified as high or prime recharge areas.

SECTION 3.107 GENERAL

OBJECTIVE 3.107-A:

Polk County shall coordinate sewer and water extensions with its Future Land Use Element and Map Series.

POLICY 3.107-A1:

The Growth Management Department shall review and issue a written "Administrative Decision", as specified within Section 4.303-A, for any improvements made to all potable-water or sanitary-sewer systems which are located, or which extension is located, within the unincorporated area and are not already included as part of an approved site plan, and which meet or exceed the following thresholds:

- A. extension of a sewerage transmission or collection line having a diameter of six (6) inches or greater;
- B. extension of a water transmission or distribution line having a diameter of four (4) inches or greater;
- C. development of new community water and/or sewerage system;
- D. expansion of an existing sewerage treatment facility which increases its capacity to above .05 MGD; or
- E. development of a new sewage treatment facility having a minimum treatment capacity of .05 MGD.

POLICY 3.107-A2:

Review of the proposed utility extension shall specifically include the following:

- A. The improvement shall be consistent with the County's growth-management objectives, as reflected within the Comprehensive Plan., and shall conform to the objectives and policies contained within the Future Land Use ElementCwith specific consideration being given to the sewer and water utility facet of Development Areas.

- B. The improvement shall be included within the County's CIP or, if a non-County facility, approved as part of the County's Utilities Plan and Ordinance.
- C. The improvement shall not be permitted if the impacts of the proposed utility expansion provides for the development of land-use intensities or densities which will cause other public facility level-of-service standards to be violated.

POLICY 3.107-A3:

Review by the Growth Management Department required by Policy 3.107-A1 shall not be required for routine maintenance of facilities

POLICY 3.107-A4:

An appeal to an Administrative Decision shall be in accordance Section 4.303-B.

POLICY 3.107-A5:

For the purpose of coordinating the expansion of municipal water and/or sewer systems into the unincorporated areas of the County, agreements shall be required. These agreements shall include, at a minimum:

- A. level of service to be provided, and
- B. timing, adequacy, and location of improvements.

SECTION 3.108 IMPLEMENTATION

OBJECTIVE 3.108-A:

Polk County shall implement the objectives and policies of the Infrastructure Element.

POLICY 3.108-A1:

The County Manager, or designee, shall be responsible for implementing the infrastructure objectives and policies included in the Polk County Comprehensive Plan

POLICY 3.108-A2:

The County shall implement development regulations as adopted in the Land Development Code, to implement the objectives and policies of the Infrastructure Element in accordance with Section 163.3202(1), FS.

POLICY 3.108-A3:

The County shall establish appropriate funding mechanisms to finance capital, operational, and maintenance costs related to the implementation of objectives and policies of each Infrastructure Sub-Element.

POLICY 3.108-A4:

The County shall establish priority programs designed to attain objectives and policies of the Infrastructure Element in a timely and economically feasible manner.

POLICY 3.108-A5:

The County shall maintain and upgrade all County-owned infrastructure facilities in a routine basis.

POLICY 3.108-A6:

The County shall provide at a minimum the level-of-service as established for each facility type in the Infrastructure Element.

POLICY 3.108-A7:

The County shall maintain intergovernmental agreements with municipalities within its jurisdiction and all adjacent counties in order to attain common goals, objectives, and policies in the Infrastructure Element.

POLICY 3.108-A8:

The County shall implement the Capital Improvement Element in order to meet the adopted levels-of-service standards established for each facility type.

SECTION 3.109 THROUGH 3.149 – RESERVED

SECTION 3.150 – 10 YEAR WATER SUPPLY PLAN

OBJECTIVE 3.150

A In order to meet the estimated potable water needs in each Polk County Utility Regional Service Area for the 2015-2025 planning period, strategic actions are scheduled to be completed as scheduled in the County’s CIP and the corresponding Polk County Utilities Service Area Master Plans.

POLICY 3.150-A1:

The County will implement, in coordination with the SWFWMD, the SFWMD and the County’s Municipalities, the strategies and recommendations of the Supplemental Water Supply Plan CSA 07-88-01 which identify and quantify viable additional public water supply sources, particularly alternative water supply sources, and to determine the feasibility and cost effectiveness of alternative water supply projects, as needed to meet the future potable and non-potable water needs of various public utility systems within Polk County.

POLICY 3.150-A2:

Central Regional Utility Service Area

- Water Production Facilities Capital Facilities Upgrade to regionalize production in this service area with the development of a new Central Regional Water Production Facility in Gordonville, capable of supplying 4.0 MGD, with four new wells, a new 0.5 MG ground storage tank, and new high service pumps by 2019. Four existing WPFs are scheduled to be taken out of service.
- Potable Water Transmission System Upgrades are scheduled to be completed by FY19/20 to improve the coverage within the service area.
- Complete project construction for the Peace Creek Water Supply Project by 2040.

Funds, as shown in the 5-year Schedule of Capital Improvements of the CIE and the County's CIB are allocated in the CIP for that purpose.

Policy 3.150-A3:

Northeast Regional Utility Service Area

- Water Production Facilities Capital Facilities Upgrade to increase system production to 11.16 MGD (Annual Average Daily Flow) by FY19/20.
- Potable Water Transmission System Upgrades are scheduled to be completed by FY19/20 to improve the coverage within the service area.
- Reclaimed Water Transmission Line Upgrades to improve coverage within the service area are scheduled to be completed by FY19/20.
- Complete construction for a total of 15 MGD from the Cypress Lake (Brackish Wellfield) and a total of 10 MGD from the Southeast Wellfield (Lower Floridan Aquifer) Projects by 2022 for regional supplies.

Funds, as shown in the 5-year Schedule of Capital Improvements of the CIE and the County's CIB are allocated in the CIP for these purposes.

POLICY 3.150-A4:

Northwest Regional Utility Service Area

- Water Production Facilities Capital Facilities (WPF) Upgrade to regionalize production in this service area with the development of two new Regional WPFs in North Lakeland, the Cherry Hill WPF and the Gibson Oaks WPF, capable of supplying 2.9 MGD and 5.9 MGD, respectively. Two existing WPFs are scheduled to be decommissioned and three existing WPFs are scheduled to be taken out of service and the raw water wells routed to the new regional WPFs by FY 19/20.
- Potable Water Transmission System Upgrades are scheduled to be completed by FY19/20 and FY 29/30 to improve the coverage within the service area.

- Reclaimed Water Transmission Line Upgrades to improve coverage within the service area are scheduled to be completed by FY 39/40.
- Complete project construction for the West Polk Lower Floridan Aquifer Wellfield Project by 2022.

Funds as shown in the 5-year Schedule of Capital Improvements of the CIE are allocated in the CIP for that purpose.

POLICY 3.150-A5:

Southwest Regional Utility Service Area

- Water Production Facilities Capital Facilities Upgrade to increase production to 2.2 MGD from the east portion (Pollard Road WPF) and to 4.3 MGD for the entire Southwest Regional Utility Service Area by 2020.
- Potable Water Transmission System Upgrades are scheduled to be completed by FY 19/20 to improve the coverage within the service area.
- Reclaimed Water Transmission Line Upgrades to improve coverage within the service area are scheduled to be completed by FY 29/30.
- Complete project construction for the West Polk Lower Floridan Aquifer Wellfield Project by 2022.

Funds as shown in the 5-year Schedule of Capital Improvements of the CIE are allocated in the CIP for that purpose.

POLICY 3.150-A6:

East Regional Utility Service Area

- Complete project construction for a total 10 MGD from the Southeast Wellfield (Lower Floridan Aquifer) Project by 2022 for regional supplies

POLICY 3.150-A7:

Southeast Regional Utility Service Area:

- Complete project construction for a total 10 MGD from the Southeast Wellfield (Lower Floridan Aquifer) Project by 2022 for regional supplies.

POLICY 3.150-A8:

Other Utility Service Areas

Consistent with concurrency requirements in the County’s Land Development Code (LDC), in those service areas where Polk County has no commitments to provide potable water, the County will

coordinate with the corresponding provider to ensure the availability of adequate service prior to issuing a development order.

Revision History Division 3.100 Infrastructure Element	
POLICY 3.102-A2	CPA 10B-01 (Ord. 10-039) 8/4/10; CPA 08WSP-01 (Ord. 08-02) 6/18/08; CPA 02A-01 (Ord. 02-38)7/10/02
POLICY 3.102-A4	CPA 10B-01 (Ord. 10-039) 8/4/10
POLICY 3.102-A5	CPA 10B-01 (Ord. 10-039) 8/4/10
OBJECTIVE 3.102-B	CPA 99B-32 (Ord. 99-80) 12/15/99
POLICY 3.102-B1	CPA 10B-04 (Ord. 10-043) 8/4/10; CPA 99B-32 (Ord. 99-80) 12/15/99
POLICY 3.102-B2	CPA 10B-04 (Ord. 10-043) 8/4/10; CPA 99B-32 (Ord. 99-80) 12/15/99
OBJECTIVE 3.102-C	CPA 99B-32 (Ord. 99-80) 12/15/99
POLICY 3.102-C1	CPA 00A-23 (Ord. 00-49) 6/20/00
POLICY 3.102-C2	CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 00A-23 (Ord. 00-49) 6/20/00
POLICY 3.102-C3	CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 01A-15 (Ord. 01-48) 7/11/01; CPA 00A-23 (Ord. 00-49) 6/20/00
POLICY 3.102-C4:	CPA 00A-23 (Ord. 00-49) 6/20/00
OBJECTIVE 3.102-D	CPA 01A-15 (Ord. 01-48) 7/11/01
POLICY 3.102-D1	CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 01A-15 (Ord. 01-48) 7/11/01; CPA 00A-24 (Ord. 00-50) 6/20/00
POLICY 3.102-D2	CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 01A-15 (Ord. 01-48);7/11/01
POLICY 3.102-D3	CPA 01A-15 (Ord. 01-48);7/11/01
POLICY 3.102-D4	CPA 01A-15 (Ord. 01-48);7/11/01
POLICY 3.102-D5	CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 01A-15 (Ord. 00-50) 6/20/00; CPA 01A-15 (Ord. 01-48);7/11/01
POLICY 3.104-A	CPA 13C-03 (Ord. 13-060) 12/3/13
POLICY 3.103-A1	CPA 01A-06 (Ord. 01-41) 7/11/01; CPA-99B-34 (Ord. 99-82) 12/15/99;

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POLICY 3.103-A2	CPA 14C 0000000000000000 0-05 (Ord. 14-024) 5/20/14; CPA 10B-04 (Ord. 10-043) 8/4/10; CPA 01A-06 (Ord. 01-41) 7/11/01
POLICY 3.103-A3	CPA 14C-05 (Ord. 14-024) 5/20/14; CPA 10B-04 (Ord. 10-043) 8/4/10; CPA 01A-06 (Ord. 01-41) 7/11/01
POLICY 3.103-A4	CPA 99B-32 (Ord. 99-80) 12/15/99
POLICY 3.103-A5	CPA 01A-06 (Ord. 01-41) 7/11/01
POLICY 3.103-A6	CPA 99B-32 (Ord. 99-80) 12/15/99
OBJECTIVE 3.103-B	CPA 99B-32 (Ord. 99-80) 12/15/99
POLICY 3.103-B2	CPA 01A-06 (Ord. 01-41) 7/11/01
OBJECTIVE 3.103-C	CPA 99B-32 (Ord. 99-80) 12/15/99
POLICY 3.103-C2	CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 00A-24 (Ord. 00-50) 6/20/00
POLICY 3.103-C3	CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 00A-24 (Ord. 00-50) 6/20/00; CPA 99B-32 (Ord. 99-80) 12/15/99;
SECTION 3.104-A	CPA 13C-03 (Ord. 13-060) 12/3/13
POLICY 3.104-A1	CPA 13C-03 (Ord. 13-060) 12/3/13
POLICY 3.104-A2	CPA 13C-03 (Ord. 13-060) 12/3/13
OBJECTIVE 3.104-B	CPA 13C-03 (Ord. 13-060) 12/3/13
POLICY 3.104-B1	CPA 01A-14 (Ord. 01-47) 7/11/01
POLICY 3.104-B2	CPA 01A-14 (Ord. 01-47) 7/11/01
POLICY 3.104-B5	CPA 01A-14 (Ord. 01-47) 7/11/01; CPA 99B-32 (Ord. 99-80) 12/15/99
POLICY 3.104-B6	CPA 13C-03 (Ord. 13-060) 12/3/13
POLICY 3.104-B7	CPA 01A-14 (Ord. 01-47) 7/11/01
OBJECTIVE 3.104-C	CPA 10B-04 (Ord. 10-043) 8/4/10; CPA 01A-14 (Ord. 01-47) 7/11/01
POLICY 3.104-C1	CPA 01A-14 (Ord. 01-47) 7/11/01
POLICY 3.104-C2	CPA 01A-14 (Ord. 01-47) 7/11/01

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POLICY 3.104-C3	Deleted with CPA 13C-03 (Ord. 13-060) 12/3/13; CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 01A-14 (Ord. 01-47) 7/11/01
POLICY 3.104-C4	CPA 01A-14 (Ord. 01-47) 7/11/01
OBJECTIVE 3.104	CPA 01A-14 (Ord. 01-47) 7/11/01
OBJECTIVE 3.104-D	CPA 13C-03 (Ord. 13-060) 12/3/13
POLICY 3.104-D1	CPA 13C-03 (Ord. 13-060) 12/3/13; CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 01A-14 (Ord. 01-47) 7/11/01
POLICY 3.104-D2	CPA 13C-03 (Ord. 13-060) 12/3/13
POLICY 3.104-D3	CPA 01A-14 (Ord. 01-47) 7/11/01
POLICY 3.104-D4	CPA 13C-03 (Ord. 13-060) 12/3/13; CPA 01A-14 (Ord. 01-47) 7/11/01
POLICY 3.104-D5	CPA 99B-32 (Ord. 99-80) 12/15/99
POLICY 3.104-D6	CPA 01A-14 (Ord. 01-47) 7/11/01
POLICY 3.104-D7	CPA 99B-32 (Ord. 99-80) 12/15/99
OBJECTIVE 3.104-E	CPA 01A-14 (Ord. 01-47) 7/11/01
POLICY 3.104-E1	CPA 01A-14 (Ord. 01-47) 7/11/01
POLICY 3.104-E2	CPA 01A-14 (Ord. 01-47) 7/11/01
POLICY 3.104-E3	CPA 13C-03 (Ord. 13-060) 12/3/13
POLICY 3.105-A1	CPA 10B-04 (Ord. 10-043) 8/4/10
POLICY 3.105-A3	CPA 10B-04 (Ord. 10-043) 8/4/10; CPA 10B-03 (Ord. 10-042) 9/1/10;
POLICY 3.105-A4	CPA 08WSP-01 (Ord. 08-02) 6/18/08
OBJECTIVE 3.105-B	CPA 08WSP-01 (Ord. 08-02) 6/18/08; CPA 99B-32 (Ord. 99-80)12/15/99
POLICY 3.105-B1	CPA 10B-04 (Ord. 10-043) 8/4/10; CPA 08WSP-01 (Ord. 08-02) 6/18/08 CPA 99B-32 (Ord. 99-80) 12/15/99
POLICY 3.105-B2	CPA 17A-03 (Ord. 17-029) 6/6/17—Scritveners errors; 17A-03 (Ord. No. 17-014) 3/21/17; CPA 08WSP-01 (Ord. 08-02) 6/18/08; CPA 99B-32 (Ord. 99-80)12/15/99
POLICY 3.105-B3	CPA 08WSP-01 (Ord. 08-02) 6/18/08
POLICY 3.105-B4	CPA 10B-04 (Ord. 10-043) 8/4/10
POLICY 3.105-B5	CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 00A-24 (Ord. 00-50) 6/20/00

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POLICY 3.105-B6	CPA 08WSP-01 (Ord. 08-02) 6/18/08
POLICY 3.105-B7	Deleted by CPA 08WSP-01 (Ord. 08-02) 6/18/08
POLICY 3.105-B10	CPA 10B-04 (Ord. 10-043) 8/4/10
OBJECTIVE 3.105-C	CPA 08WSP-01 (Ord. 08-02) 6/18/08; CPA 01A-15 (Ord. 01-48) 7/11/01
POLICY 3.105-C2	CPA 10B-04 (Ord. 10-043) 8/4/10; CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 00A-24 (Ord. 00-50 6/20/00)
POLICY 3.105-C3	CPA 01A-15 (Ord. 01-48) 7/11/01
POLICY 3.105-C4	CPA 01A-15 (Ord. 01-48) 7/11/01
POLICY 3.105-C5	CPA 01A-15 (Ord. 01-48) 7/11/01
POLICY 3.105-C6	CPA 02A-01 (Ord. 02-38) 7/10/02; CPA 01A-15 (Ord. 01-48) 7/11/01
POLICY 3.105-D1	CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 08WSP-01 (Ord. 08-02) 6/18/08 CPA 01A-15 (Ord. 01-48) 7/11/01
POLICY 3.105-D2	CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 08WSP-01 (Ord. 08-02) 6/18/08; CPA 01A-15 (Ord. 01-48) 7/11/01; CPA 00A-24 (Ord. 00-50 6/20/00);
POLICY 3.105-D3	CPA 17A-03 (Ord. 17-029) 6/6/17—Scriveners errors; 17A-03 (Ord. 17-014) 03/21/17; CPA 10B-03 (Ord. 10-042) 9/1/10
POLICY 3.105-D4	CPA 11B-06 (Ord. 11-038) 12/8/11; CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 01A-15 (Ord. 01-48) 7/11/01
POLICY 3.105-D5	CPA 01A-15 (Ord. 01-48) 7/11/01
POLICY 3.105-D6	CPA 08WSP-01 (Ord. 08-02) 6/18/08
POLICY 3.105-D7	CPA 08WSP-01 (Ord. 08-02) 6/18/08
OBJECTIVE 3.106-A	CPA 01A-05 (Ord. 01-40) 7/11/01
POLICY 3.106-A1	CPA 10B-03 (Ord. 10-042)9/1/10]
POLICY 3.106-A2	CPA 10B-03 (Ord. 10-042)9/1/10];
POLICY 3.106-A3	CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 01A-05 (Ord. 01-40) 7/11/01; CPA 00A-24 (Ord. 00-50) 6/20/00;
OBJECTIVE 3.106-B	CPA 08WSP-01 (Ord. 08-02) 6/18/08; CPA 01A-05 (Ord. 01-40) 7/11/01
POLICY 3.106-B1:	CPA 10B-03 (Ord. 10-042) 9/1/10; CPA 08WSP-01 (Ord. 08-02) 6/18/08 CPA 01A-05 (Ord. 01-40) 7/11/01; CPA 00A-24 (Ord. 00-50 6/20/00);

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POLICY 3.106-B2	CPA 08WSP-01 (Ord. 08-02) 6/18/08; CPA 01A-05 (Ord. 01-40) 7/11/01
POLICY 3.106-B3:	CPA 08WSP-01 (Ord. 08-02) 6/18/08; CPA 01A-05 (Ord. 01-40) 7/11/01
POLICY 3.106-B4	CPA 08WSP-01 (Ord. 08-02) 6/18/08; CPA 01A-05 (Ord. 01-40) 7/11/01
POLICY 3.106-B5	CPA 08WSP-01 (Ord. 08-02) 6/18/08; CPA 01A-05 (Ord. 01-40) 7/11/01
POLICY 3.106-B6	CPA 08WSP-01 (Ord. 08-02) 6/18/08; CPA 01A-05 (Ord. 01-40) 7/11/01
POLICY 3.107-A1	CPA 10B-03 (Ord. 10-042)9/1/10
POLICY 3.107-A3	CPA 10B-03 (Ord. 10-042)9/1/10
POLICY 3.108-A1	CPA 10B-04 (Ord. 10-043) 8/4/10
POLICY 3.108-A2	CPA 10B-04 (Ord. 10-043) 8/4/10
SECTION 3.150	CPA 17A-03 (Ord. 17-014) 03/21/17; CPA 08WSP-01 (Ord. 08-02) 6/18/08
POLICY 3.150-A1	CPA 10B-04 (Ord. 10-043) 8/4/10
POLICY 3.150-A2	CPA 17A-03 (17-029) 6/6/17—Scriveners errors; 17A-03 (Ord. 17-014) 03/21/17; CPA 10B-04 (Ord. 10-043) 8/4/10
POLICY 3.150-A3	CPA 17A-03 (17-029) 6/6/17—Scriveners errors; 17A-03 (Ord. 17-014) 03/21/17; CPA 10B-04 (Ord. 10-043) 8/4/10
POLICY 3.150-A4	CPA 17A-03 (17-029) 6/6/17—Scriveners errors; 17A-03 (Ord. 17-014) 03/21/17; CPA 10B-04 (Ord. 10-043) 8/4/10
POLICY 3.150-A5	CPA 17A-03 (17-029) 6/6/17—Scriveners errors; 17A-03 (Ord. 17-014) 03/21/17; CPA 10B-04 (Ord. 10-043) 8/4/10
POLICY 3.150-A6	CPA 17A-03 (Ord. 17-014) 03/21/17;
POLICY 3.150-A7	CPA 17A-03 (Ord. 17-014) 03/21/17; CPA 17A-03 (Ord. 17-014) 03/21/17; CPA 08CIE-01 (Ord. 08-064) 11/18/08
POLICY 3.150-A8	CPA 17A-03 (Ord. 17-014) 03/21/17;