

FL SB 64

“providing for the applicability of specified **reclaimed water aquifer storage and recovery well** requirements” was JEA’s first choice.

But: Florida Statutes 403.064 Section 17 (a)1.e. “The discharge provides **direct ecological** or public water supply benefits, such as **rehydrating wetlands** or implementing the requirements of **minimum flows and minimum water levels** or **recovery or prevention strategies for a waterbody.**”