

~~unincorporated area of the county Lee County and relate back to September 1, 1989. Existing activities include all activities that were issued a approved by the County under a valid building permit or occupational license or for which a completed building permit or occupational license application was filed and accepted by the appropriate department or jurisdiction on or after September 1, 1989.~~

**Sec. 14-207. Sunset provision:Reserved.**

~~(a) — The Board of County Commissioners has adopted this article for the purpose of providing interim protection to existing potable water wellfields which are permitted to pump 1,000,000 gallons of water or more per day. The county is a member of the Lee County Regional Water Supply Authority. The authority has been established as an independent special district in part to ensure the protection of the public potable water supply. Potable water wellfields make up a portion of the available public potable water supply. In adopting this article, the board has taken the first step in the establishment of the authority and in providing an overall program for the protection of the public water supply. This article is conceived as a part of that program.~~

~~(b) — In order to ensure that the wellfield protection efforts of the county are incorporated into any overall program to protect the public potable water supply. This article will remain in full force and effect until the board adopts an ordinance repealing these provisions either expressly or by implication.~~

**Sec. 14-208. Applicability of article.**

(a) This article only applies to a particular land use or activity, whether that land use or activity is classified as a residential or commercial use, when:

- (1) The aggregate sum of all quantities of any one regulated substance on a given parcel or in a certain building exceeds 110 gallons if the substance is a liquid, or 1,110 pounds if the substance is a solid; or
- (2) No single substance exceeds the limits referenced in subsection (a)(1) of this section but the aggregate sum of all regulated substances present on a given parcel or in a given building exceeds 110 gallons if the substances are liquids, or 1,110 pounds if the substances are solids.

(b) Where regulated substances are dissolved in or mixed with nonregulated substances, only the actual quantity of the regulated substance present will be used to determine compliance. Where a regulated substance is a liquid, the total volume of the regulated substance present in a solution or mixture of the substance with other substances will be determined by volume percent composition of the regulated substances.

(c) This article applies to all storage facilities for petroleum products which are not regulated by F.S. §376.317 or F.A.C. chapters 47-64 62-761 and 62-762, Florida Administrative Code.