Stakeholder Comments, Fertilizer Management Ordinance Last updated 12/13/2021 EPD sta Code Section Proposed change Comments In the water Atlas, how many water hodies are marked "impaired"? In order to protect Orange County's surface waters, groundwater, and springs from excessive nutrients, the when you say multiple impairments, I am assuming that it would be Phosphorus first and Nitrogen second, what are the others? Do you have a percentage? 104 out of how many lakes? Does that include city limits or just the county? board hereby creates an ordinance that regulates the use and application of fertilizer, training requirements, At the general election on November 3, 2020, the people of Orange County amended the Charter of Orange County by and a prohibited fertilizer application period in the county. As a result of impairment to Orange County's approving Ballot Proposal Question # 1, "Prohibiting Pollution of the Wekiva River, Econlockhatchee River and all other surface waters caused by excessive nutrients, or, as a waters of Orange County," creating Section 704.1 of the Charter. Section 704.1(A) provides that all citizens of Orange result of increasing levels of nitrogen in the surface or County have a right to clean water, and that the Wekiva River and the Econlockhatchee River (as well as all waters in ground water within the aquifers or springs within the Orange County) possesses the legal right to exist, flow, be protected from pollution, and maintain a healthy ecosystem. boundaries of the county, the board has determined As such, this fertilizer ordinance shall shall govern all unincorporated properties within Orange County and well as all that the use of fertilizers on lands within the county municipalities within the County unless said municipalities provide protections against water pollution that are more creates a risk of contributing to adverse effects on protective of water quality than this ordinance. Like Pinellas County's Fertilizer Ordinance surface or ground water and finds that additional management measures are required by this ordinance 15-801 Definitions Code enforcement officer means any designated employee or agent of Orange County, Florida authorized to enforce codes and ordinances enacted by Orange County. Fertilizer means any substance or mixture of Should this definition be more specific regarding nitrogen and phosphorous compounds? To say that something controls substances, excluding pesticides, organic composts, acidity or alkalinity seems redundant. Why are those controlled? nd fertilizer derived from biosolids, that contains one (1) or more recognized plant nutrients and promotes plant growth, or controls soil acidity or alkalinity, or Compost should be encouraged not banned from being applied to lawns. It creates and helps maintain healthy soils. It provides other soil enrichment, or provides other increases natural microbiology and increases water holding capacity of our sandy soil. corrective measures to the soil. Institutional applicator - means any person other than a "Institutional" applicator - does this ordinance basically only apply to subdivision residents? Is HOA common ownership? private, non-commercial or a commercial applicator (unless such definitions also apply under the circumstances), that applies fertilizer for the purpose of maintaining turf or landscape plants. Institutional applicator shall include, but not be limited to, owners, managers or employees of public lands, schools, parks religious institutions, utilities, industrial or business sites, and any residential properties maintained in condominium or common ownership. Ground cover definition was deleted so should remain Landscape plants means any shrub, tree, or groundcover(excluding turf). Urban landscape means pervious areas on residential. Urban landscape defined and paragraphs relating to the reference have been proposed for deletion. commercial, industrial, institutional, highway rights-ofway, or other nonagricultural lands that are planted with turf or horticultural plants. For the purposes of Suggest providing a definition of horticultural plants this article, agriculture has the same meaning as in section 570.02, F.S. 15-802 Applicability and notice of requirements. (b) Any business that sells fertilizer shall prominently Please consider prohibiting all retail fertilizer sales during our rainy season. I understand Pinellas, Hillsborough, and display, at the point of distribution, post a notice to others around Florida require all retailers (Home Depot, Lowes, Walmart, etc) to remove fertilizer from their shelves customers that the use of lawn and landscape during our rainy season. They've reported improved conditions in Tampa Bay and their counties' lakes since they enacted fertilizers in the count is restricted in accordance with the ban. Why doesn't Orange County have a similar ban? I've asked my friends and neighbors, and most of them have no idea it's illegal for homeowners to apply fertilizer during the rainy season. I'm sure most folks shopping at the big box this article. This notice shall be provided by the count tating that the use of lawn and landscape fertili stores also have no clue about our fertilizer ordinance, and there are probably thousands of pounds of fertilizer being applied by homeowners all summer long. I also think allowing "trained" commercial applicators to apply fertilizer during our rainy season is a ridiculous loophole. It doesn't take a PhD or a million dollar study to know that commercially applied fertilizer will run off into our lakes just as quickly as fertilizer applied by homeowners. The best way to stop homeowners from applying fertilizer during our rainy season is to simply not allow retailers to sell it.

Code Section Proposed change Comments Under 15-802 (b) can you explain what the notices say that are required for retailers? Does it address the "why" this is important to follow? I ask this because many of our residents do no know how fertilizer affects water systems. They may be likely to comply if the messaging clearly defines the negative impacts of nitrogen and phosphorus use. Especially as it relates to water...like people who are specifically interested on manatees, and Apopka, because they've grown up there,...are you all addressing those types issues and emotional responses that we know can trigger behavioral The smartest thing you all can do is take fertilizer off the shelves in the summertime so residential homeowners cannot If you can't stop fertilizer from being sold in the big box stores or hardware stores during the blackout period you're proposing, does that also mean you're not going to be able to look at a fertilizer that does not meet the 65%? (fix spelling) COUNTY not COUNT 15-803 Timing of fertilizer application. Weather and seasonal restricts. a)No fertilizer containing nitrogen or phosphorus shall This provision could limit the application where rain is forecasted, but no precipitation occurs — which happens quite be applied to turf or landscape plants during a periodoften. Forecasted rain is listed or communicated as a percentage of precipitation in a viewing area, which is generally a for which the National Weather Service has issued any very large area. You could be a commercial applicator in Clermont and no rain occurs, but is forecasted for the viewing of the following advisories for any portion [of] the area which stretches west to Cocoa Beach. Cocoa gets 2" of rain, and Clermont is bone dry. Following the rule, the sounty: a severe thunderstorm warning or watch, floor commercial business is unable to work when conditions are favorable. warning or watch, tropical storm warning or watch, o hurricane warning or watch. No applicator shall apply fertilizer containing nitrogen or phosphorus to turf or landscape plants during the prohibited application period or to saturated soils. (b)No person, except applicators certified pursuant to-New lawns don't have an exception during blackout period and need one ection 15-809 herein, shall apply fertilizer containing Please make sure to maintain the strict, no exemption, rainy season ban. The elimination of the language which nitrogen or phosphorus to turf or landscape plants exempted certified applicators pursuant to 15-809 made the 2017 ordinance impossible to enforce and created egregious during the restricted season from June 1 through loop holes. This is a welcome change & update September 30. Blackout period is not necessary when restricting quick release to 1/3. I have a lot to say on this. Commercial applicators "certified" with visible proof if proper education should be able to apply Blackout compliant Micronutrients and pesticide only when necessary. This is to maintain commercial accounts. The way its worded it's like we can't do anything for those 3 months. In most counties in Florida that have gone to a blackout period, they've actually found the negative result because the homeowners would put out more on the front end thinking they need to and then extra on the back end thinking they've got to catch up, and the grass has been stressed in the middle. The only way it's taking up nutrients is through a healthy root zone, if you stress that root zone, you're not going to have the uptake, you're just then going to then have higher leachate into those zones Compost has nitrogen and phosphorus in it and if you stick to your rule there, you've eliminated the use of it In my experience, working in this industry for 25 years, and experiencing blackout periods, the homeowners that I do service for, say hey, it's summertime, you're not putting any fertilizer out, I know about the blackout period, I'll put it out myself...unexperienced untrained people putting out the wrong fertilizer and you're making the problem worse I think grass, turf, plants, need to be fed when they're growing and their growing season is in the summertime, and that's when the root system is the deepest, and that's when the plants take up the most nutrients and there isn't a leaching issue. In fact, Dr. Trenholm, Dr. Unruh, and Dr. Shaddox all have studies that prove that. And there's still an ongoing study going on at Citrus Research Facility that is still showing the same results There is no summer blend like you just talked about available to homeowners unless they have a spraying system because there is no granular Suggest adding "during the prohibited application period, defined as" June. (c) Fertilizer containing nitrogen shall not be applied Don't put fertilizer on a new lawn, well that new lawn's gonna get installed in summer, yes it's going to be raining, and before seeding or sodding a site, and shall not be ves it has nitrogen, but when you're out there in the real world, if you don't get some fertilizer on that new grass in the first two or three weeks, because typically the property has been let go, there's no nutrients left in the soil or it's a brand applied for the first thirty (30) days after seeding or sodding, except when hydro-seeding for temporary or new structure, you don't do something with it, the grass is gonna decline. permanent erosion control in an emergency situation The phosphorous exception noted in Sec. 15-804(b) needs to be included here. Corrective preplant application of (e.g., wildfire), or in accordance with the Stormwater phosphorus, when deficient, is imperative. Correcting a P deficiency after establishment is substantially harder and Pollution Prevention Plan for that site. requires increased P addition. Suggest providing a definition for hydro-seeding 15-804 Fertilizer content; application rate. (b)No fertilizer containing phosphorus shall be applied Where did this application rate come from? What form of phosphorous? Or is it as "total phosphorous"? Demonstrate to change the rate, except for 15-803(b). Confirming exception for rate but not the timing to any turf or landscape plants. Provided, howe

Florida we have, and they're not the same.

<u>except</u> where <u>a</u> phosphorus deficiency has been demonstrated in the soil by a soil analysis test

You can't have a set number of phosphorus. We have way too many soil types, I don't even know how many soil types in

Code Section Proposed change Comments performed by a laboratory using University of Florida's Suggest providing guidance on length of application after results. Institute of Food and Agricultural Sciences ("UF/IFAS") approved methodology<u>., phosphorus If a deficiency is </u> demonstrated, phosphorus may then be applied at a rate no greater than one-quarter (0.25) of one (1) pound of phosphorus per one thousand (1,000) square feet per application, not to exceed one-half (0.5) pound of phosphorus per one thousand (1,000) square feet per year. Any person who obtains such a soil analysis test showing a phosphorus deficiency may applyphosphorus and shall provide the test results to the Orange County Environmental Protection Division, Attention: Manager within thirty (30) days of receipt of results. (c)No fertilizer containing nitrogen shall be applied Is this allowed all year? Seems like a possible loophole. unless at least fifty (50) sixty-five (65) percent of its Is this also as total nitrogen? nitrogen content is slow release as indicated on the UF research recommends between 2-5 lbs n/year for St. Augustune Grass in Central Fl. Can we compromise at 3-4? 2 lbs is a minimum and not enough for healhthy turf in most cases. Guaranteed Analysis label, with no more than one (1) oound total nitrogen per one thousand (1,000) square for Sec. 15-804 (C): Please consider adding language that also adds limits per application. A suggestion might be "no eet of area per application not to exceed two (2) more than one-half pound of nitrogen per 1,000 square feet area per application of fertilizer" pounds of nitrogen per one thousand (1,000) square If the proposed ordinance permits 1/3 lb. of quick release N when combined work 2/3 slow release, why can't 1/3 lb be feet per year. This requirement shall change to at least applied by itself? Spot application of Nitrogen should be allowed over the broadcast application limit of 2 lbs per 1000 square feet per sixty-five (65) percent slow release if the product iseadily available on the local commercial market by year. This would be consistent with insecticide spot treatments. July 1, 2020. Reducing the maximum application limit to 2-4 lbs./yr. will put OC in first place as the most prohibitive of the counties listed. Miami-Dade and Pinellas are at 4 lbs./yr. and the remainder have no maximum. It was mentioned that this component might come with significant resistance, meaning to me the probability of successful implementation could be jeopardized. One strategy might be to equal the 4 lbs. the others are doing to not be the lowest. To me "No Max" to something is a win, especially if it can cross the finish line. What makes sense about not putting fertilizer out in September? So consequently, we're in a zone that still gets fairly cold weather and it's not uncommon for it to get cold in November, so as a company, I am locked in to having to put fertilizer to catch the growing season on turf and shrubs all in the month of October. So now you don't want fertilizer out there now you have a whole lot of it on the ground all at one time, but if I try to put it on the ground in November, some of it, I may get a frost on that new growth or even a freeze. Please provide published evidence that a 65% SRN is more protective of water impairment than 30% or 50%, etc. This [application] rate is likely to create substantial problems on newly established landscapes that are void of organic matter. ..shall be applied by a commercial, institutional or residential user? (d)Where reclaimed water is available for irrigation, the How is the N and P content of reclaimed water determined and when? If customer has reclaimed water, no more nitrogen is needed from fertilizer assuming an irrigation rate of 1 inch/week fertilizer application rates herein shall be reduced and 3 mg/L Total Nitrogen (yields 0.8 lbs/year/1,000sf). based on the nitrogen or phosphorus content of the Sec. 15-804 (g) indicates that application rates shall be reduced based on the nutrient content of reclaimed water. water provided by the reclaimed water provider. However, I don't see any other information on the document that clearly guides applicators on how to make that determination. This is good. Suggest providing guidance on how to do this or ensure guidance is included in the the training since how to do this may not be intuitive. (e)Nitrogen or phosphorus fertilizer may be applied to P 6 line 208- what about other edible crops? (berries, grape vine, pineapple). Change "fruit trees" to "edible crops" vegetable gardens or fruit trees as provided in UF/IFAS Are these UF/IFAS recommendations (vegetable gardens and fruit trees) valid whereas the Urban Turf recommendations recommendations for vegetable gardens and fruit are not? Sec. 15-804(e) is not consistent with UF/IFAS recommendations. trees. may be applied when? Specifically on lines 208, 234, 306. we suggest that broadcast spreaders must be used for fertilizer application and state it clearly in the ordinance rather than a reader having to find and delve deep into an IFAS publication mentioned later on in the draft ordinance. Also, this draft document focuses on slow release fertilizers which are in a solid form. In one subsection we noted that there is a loop hole because the draft ordinance refers to IFAS pubs that speak of soluble fertilizers for gardens and fruit trees. Some peoples "gardens" are pretty expansive and spraying miracle grow on 25% of your property defeats the purpose. Just seems like a small loop hole to get around slow release. Maybe we are just sustainable nuts, but those are our two cents for the draft document. We believe this draft provides Orange County a solid foundation to move forward with into the future. 15-805 Fertilizer-free zones. (a)No fertilizer shall be applied within fifteen (15) Does this include stormwater ponds? twenty-five (25) feet of any wetland or surface waters, 25 ft restriction for bodies of water excessive. No exceptions for seawalls (barriers). sec 15-805 (a): Please consider adding language such as "from the top of a bank" & "landward edge of the top of a including but not limited to a lake, pond, stream, water body, water course, or canal, seawall" & add "wetland as defined by FDEP (Chapter 62-340, FL Administrative Code, as it may be amended or spend weekends hosting lake cleanups. We have seen a significant decline in water quality. This is happening all over Orange County, I think the setback should be 50 ft. Some of the water issues are so bad that it is impacting property values on certain lakes. 15 or 10 ft, 25 ft, if you start backing off with that, what we'd have I think, I was teaching this class before is that 10 ft was

a good zone that they had. Once you start not taking care of that additional 15 feet, you're going to start losing the root

zone, which is what keeps the stuff from leaching into the waterbody

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	Please provide published evidence that 25' fertilizer-free buffer is more protective of water impairment than 15' or any other distance. Additionally, provide evidence showing the impact of the lack of plant fertility on loss of plant density and resultant soil erosion losses are lake bank destabilization.
	I really do think we should do a greater set back than 25 ft from a body of water with application of fertilizer. Anything is better than what we currently have though.
	Suggest providing definitions of wetlands and surface waters
(b) No fertilizer shall be deposited, washed, swept, or blown off, intentionally or inadvertently, onto any impervious surface, public right-of-way, public	Suggest defining impervious surface
property, stormwater drain, ditch, conveyance, or	
water body. Any fertilizer applied, spilled, or deposited, either intentionally or accidentally, on any impervious	
surface shall be immediately and completely removed to the greatest extent practicable. Fertilizer released on	
an impervious surface must be immediately contained	
and either legally applied to turf or landscape plants or any other legal site, or returned to the original or other appropriate container.	
(c)A low-maintenance zone is strongly recommended ₇	The low-maintenance zone should require only native planters.
though not required, for all areas within ten (10) feet of	
the normal high water elevation of any lake, pond,	Could we consider changing the low-maintenance to Florida-Friendly?
stream, water body, water course or canal, or any	
wetland, excluding permitted stormwater ponds. Low-	
maintenance zones should be planted and managed in	
such a way as to minimize the need for watering,	
mowing, and other active maintenance. No mowed or cut vegetative material may be deposited or left	
remaining in this zone or deposited in the water. Care	
should be taken to prevent over-spray of aquatic weed	
control products in this zone.	
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45 000 Marks of Applicable	
15-806 Mode of Application Broadcast spreaders applying fertilizers must be	Specifically on lines 208, 234, 306. we suggest that broadcast spreaders must be used for fertilizer application and state it
equipped with deflector shields positioned to deflect fertilizer from all impervious 236 surfaces, rights-of-way, stormwater drains, ditches, conveyances, and water bodies.	clearly in the ordinance rather than a reader having to find and delve deep into an IFAS publication mentioned later on it the draft ordinance. Also, this draft document focuses on slow release fertilizers which are in a solid form. In one subsection we noted that there is a loop hole because the draft ordinance refers to IFAS pubs that speak of soluble fertilizers for gardens and fruit trees. Some peoples "gardens" are pretty expansive and spraying miracle grow on 25% of your property defeats the purpose. Just seems like a small loop hole to get around slow release. Maybe we are just sustainable nuts, but those are our two cents for the draft document. We believe this draft provides Orange County a solid foundation to move forward with into the future.
	This is a little confusing, given the 25 feet requirement. Is the deflector shield used to prevent entry into the 25 foot area?
15-807 Grass clippings and vegetative material for del	oris.
Grass clippings and vegetative material or debris	Does this include storm water ponds?
shall not be deposited, washed, swept, or blown off,	· ··· •··
intentionally or inadvertently, onto any impervious	
surface, public right-of-way, stormwater drain, ditch,	
conveyance, or water body. Any material or debris that	
is deposited into or that may block stormwater	
infrastructure shall be immediately removed to the maximum extent practicable.	
15-808 Exemptions; exceptions.	
(a)Sections 15-805 through 15-810 of this article shall	Should apply to golf courses because amount of application?
not apply to golf courses; provided, however, fertilizer	Fertilizers that contain zero nitrogen and zero phosphorus are exempt from this ordinance. (compare to urban turf rule
shall not be applied to golf courses in excess of the	for appropriate wording)
provisions set forth in <u>rule-Rule</u> 5E-1.003(3), F.A.C., as it may be amended, and golf courses follow the most	[recommend inserting the following text at the end of the last line:] Golf Course BMP Certification Program: https://ifas-
current version of the FDEP Best Management	turfgrass.catalog.instructure.com/courses/florida-golf-course-best-management-practices-certification-training-2020-21
Practices for the Enhancement of Environmental	5 5 5
Quality on Florida Golf Courses .	no fruit tree and veggie garden exemption?
	Consider changing "livestock <u>but</u> are" to "livestock <u>that</u> are"
(c)This article shall not apply to properties that have	Consider changing investock <u>out</u> are to investock <u>that</u> are
pastures used for grazing livestock but are not subject	Consider Changing Investock <u>out</u> are to investock <u>that</u> are
	Consider changing investock <u>out</u> are to investock <u>that</u> are

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(d)This article shall not apply to any lands used for	Consider defining "bona fide" scientific research
bona fide scientific research, including, but not limited	Consider defining bond nide scientific research
to, research on the effects of fertilizer use on urban	
stormwater, water quality, agronomics, or horticulture.	
(e)This article shall not apply to sports turf areas at	Sec.15-808 (e) provides an exemption for turf areas at parks an athletic fields. My concern here is the perception that we
parks and athletic fields.	are exempting ourselves (Parks). I'm not sure if those turf areas can or cannot be managed within the restrictions of the
parties and democite metasis	ordinance but it may be worth revisiting. Ultimately, we want to lead by example.
	Consider adding language similar to Lee County's Ordinance 08.08-9.C: When performing landscaping on all other
	specialized turf, Specialized Turf Managers shall use their best professional judgment to apply the concepts and principles
	embodied in the Florida Green BMPs, while maintaining the health and function of their Specialized Turf areas.
	What would an athletic area be?
15-809 Training requirements; proof of compliance.	
(a)All commercial and institutional applicators within	How does this item get enforced?
Orange County, shall abide by and successfully complete the six-hour training and continuing	You refer to IFAS + UF why do you have to require more than GI-BMP? Look at Tampa- no change from blackouts P. 8 line 294. Landscaping should have TM trademark. Are annual bedding plants exempt?
education requirements in the Florida-friendly Best	What fertilizer education is given to institutional applicators who may not have professional training?
Management Practices for Protection of Water	[recommend inserting the following text at the end of the last line:] Golf Course BMP Certification Program: https://ifas-
Resources by the Green Industries, offered by the	turfgrass.catalog.instructure.com/courses/florida-golf-course-best-management-practices-certification-training-2020-21
Florida Department of Environmental Protection	
through the UF/IFAS "Florida-Friendly Landscaping"	UF/IFAS "Florida-Friendly Landscaping is Trademarked
program.	In addition to this specific course, I suggest adding language similar to "or other Orange County approved BMP training
	program" at the end of this sentence in the event that this training becomes unavailable or changes significantly so that it
(IVIII	is no longer as applicable to this ordinance.
(b)All commercial applicators within Orange County	Current or up to date. Licensees shall obtain the Continued Educational Units (CEUs) needed to keep their license up to
shall have and carry in their possession at all times when applying fertilizer, evidence of certification by the	date. THIS IS A HUGE PROBELM and we have served the backlog of people and fielded many questions.
Florida Department of Agriculture and Consumer	
Services as a commercial fertilizer applicator pursuant	
to rule 5E-14.117(11), F.A.C., and section 482.1562. F.S.	
(c)All commercial applicators must submit proof of	Suggest a bigger size for Decals
subparagraph (b) to Orange County EPD to receive an	
applicator decal and shall affix the decal provided by	
Orange County EPD to all vehicles used during	
applications.	
(d)NI	Continue (Inhall) have de use automatic
(d)Non-commercial applicators shall follow the recommendations of the Orange County office of the	Saying "shall", how do we enforce? Or institutional?
UF/IFAS Florida Yards and Neighborhoods program (or	
its successor) when applying fertilizers provide proof-	Does this mean only 2 times per year or up to 5 times per year for certain species (St. Augustine)? It says 2 above, but
on an annual basis of successful completion of the	FYN handbook states this:
online training "Orange County Fertilizer Application	For centipedegrass, apply about twice a year in Central.
Education Course for Citizens" on the Orange County	For St. Augustinegrass or zoysiagrass, apply about two or three times a year in Central Florida.
fertilizer web page .	
	Also, other UF documents that could be interpreted as FYN say 2-5 for St. Augustine
	https://hort.ifas.ufl.edu/yourfloridalawn/documents/LawngrassFertilizerRecommendations.pdf
	Consider if this fits better under the exemptions section.
	Specifically on lines 208, 234, 306, we suggest that broadcast spreaders must be used for fertilizer application and state it
	clearly in the ordinance rather than a reader having to find and delve deep into an IFAS publication mentioned later on in the draft ordinance. Also, this draft document focuses on slow release fertilizers which are in a solid form. In one sub-
	section we noted that there is a loop hole because the draft ordinance refers to IFAS pubs that speak of soluble fertilizers
	for gardens and fruit trees. Some peoples "gardens" are pretty expansive and spraying miracle grow on 25% of your
	property defeats the purpose. Just seems like a small loop hole to get around slow release. Maybe we are just
	sustainable nuts, but those are our two cents for the draft document. We believe this draft provides Orange County a
	solid foundation to move forward with into the future.
15-811 Variances.	
All requests for a variance(s) from the requirements of	Copy Pinellas County Ordinance, don't allow for loopholes
this article shall be made in writing to the manager	Recent similar language added to a Water Rec Ordinance Profit provides for a variance. See 15-911 the variance from requirements of other ordinance are desithe strong. Please
Manager of the Orange County EPD Environmental Protection Division. The manager may require the	Draft provides for a variance- Sec. 15-811 the variance from requirements of other ordinance erodes the strongPlease remove the variance for exception to apply nitrogen and phosphorus
applicant for a variance to provide such information as	The Sierra Club supports Orange County's effort to update & Strengthen the ordinance. The draft is missing one major
necessary to carry out the purpose of this article. The	protection. Why is there an inclusion of a section of a variance w/in the ordinance? This inclusion of this would seem to
manager may approve, approve with conditions, or or-	run counter to the intent of strengthening this ordinance. Other strong ordinances nearby do not have a variance section
deny the request requests for a variance, variances. A	(e.g. Seminole, Lake, Brevard, Volusia). This could potentially create a loophole that like the 2017 ordinance could exempt
variance may be granted if strict application of this	commercial applicators. There is no situation where failure to apply fertilizer will result in "substantial economic, health,
article the Orange County Fertilizer Management	or other hardship" to any business. If a patch of grass needs attention, there are soil amendments, like compost, that can
Ordinance would lead to unreasonable or unfair results	be used. There are also plenty Zero N & Zero P compliant products available to consumers. With the exception of the
in particular instances, provided that the applicant	variance, we support this ordinance. Please eliminate the entirety of Sec 15-811.

variance, we support this ordinance. Please eliminate the entirety of Sec 15-811.

in particular instances, provided that the applicant

demonstrates with particularity that compliance will

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result in a substantial economic, health, or or other	Can you give an example of a variance (sec 15-811); specifically what situation would lead to "unreasonable or unfair
hardship on the applicant requesting the variance or	resultsthat would result in substantial economic, health, or other hardship" I support Sierra Club's motion to delete
those served by the applicant.	the variance section.
,	I urge you to direct the EPD to eliminate the "variance loophole" by deleting the entirety of Sec 15-811. We need a strict
	rainy season ban on urban fertilizer application. Clean water is the lifeblood of our community and we need to do more.
	Orange County contains the headwaters of the Everglades and we have to do better.
	(Include if you've lived in CFL a while or if you live on a polluted lakeif your livelihood depends on clean water Why
	this matters to you, etc! Msg me if you need help. Thank you.)
	How are you working with municipalities on noticiing and enforcement? Winter Park has adopted O.C. Ordinance.
15-812 Enforcement and penalty .	
(a) It shall be unlawful for any person to violate any	Since we passed the 2017 ordinance. How many companies have been issued a warning letter or citation?
provision of this article, except section 15-802(b), or	Without clearly outlined fines this has revision has no teeth. Suggest \$100 fine for first offense and \$250 thereafter and
any provision of any <u>regulation</u> resolution enacted	\$500 for commercial and \$1000 thereafter.
pursuant to the authority of this article. Every_code	Sec.15-812 reduces the amount of fines for violations, not sure why they are doing that if the goal is to make the
enforcement officer is authorized to enforce the	ordinance more effective.
provisions of this article. Any applicator person-who	Why exempt businesses?
violates any provision of this article, except section 15-	What is the ch. 11 violation schedule?
802(b), or any provision of any regulation resolution	Sec. 15-812 can we add fines?
enacted pursuant to the authority of this article, shall	Tampa, Sarasota, St. Pete when they put out the blackout periods and all of that, there's been very little resultsnow
be subject to the following penalties: may be	there's not much attention paid to it at all by the people out there doing the work because there was not enough
prosecuted in accordance with chapter 11. Each day	enforcement
such a violation continues shall be considered a	I would say that this needs to be accompanied by a good plan to train staff (code enforcement officers and inspectors) on
separate offense.	how to enforce. All field staff should be made aware of what to look for and where to send complaints for actual notices
	of violation. Also should be accompanied by a robust public information campaign on the benefits of compliance to the
	environment as a whole vs the harm + penalties.
Comments of a General Nature	
Runoff	I am a homeowner on Lake Virginia and have seen firsthand the negative effect of Fertilizer runoff. I am very concerned
	and support this fertilizer ordinance
Leaching	UF - tour of some equipment they had created for studying leaching and they had turf grass and they had the roots going
	down and they would put fertilizer in the water and they do a study on the leachates and you know that when applied at
	proper rates they didn't show that fertilizer was leaching beyond the root zone to a degree that was something we need
	to be concerned aboutwe know leaf litter also leaches nitrogen and phosphorus and also bird poop and a lot of other
	thingsl just don't understand this study and I'm going to look at it but it doesn't make sense to me because this has
	been studied before by UF researchers and they've done extensive studies on leaching of fertilizers and they've done
	extensive studies with turf and the amount of leachate that makes it past the root zone
	The point that was made a minute age research has shown that if we use these servest rates smean feed nutrition you
	The point that was made a minute ago, research has shown that if we use these correct rates, spoon feed nutrition, you don't get leaching. That's a fact, lauris Traphelm proved it.
	don't get leaching. That's a fact. Laurie Trenholm proved it.
Industry is using small amounts of nitrogen	Fertilizer's our biggest expense in our applications so we don't want to put down any more fertilizer than we have toI
,	would suggest that it's the homeowners in that area that maybe are contributing most of this
	Commercial people, we have a lot of people that monthly, if not more than monthly, pull tissue samples to address what
	this gentleman here is saying they only apply what needs to be applied, so homeowners aren't pulling those samples to
	do that, they're just applying.
	I'll share what we do – we put about, a little over three pounds per 1000 sf per year, during the summer we're not heavily
	fertilizing with nitrogen, we're using a lot of micronutrients, but we add a little bit of nitrogen ¼ to 1/3 because it helps
	the uptake of the micronutrients. There are two ways to make grass greener, nitrogen and iron and manganese,
	micronutrients or nitrogen
Pesticides	I noticed what you're requiring or what you're proposing doesn't have anything about pesticides in it, I didn't see that, I
	didn't find it in the rule. Am I correct in that you're going to keep pesticides out of this blackout ordinance?
Support	I want to thank EPD and staff for putting together this ordinance and drafting this language and opening it up for the
	publicWe have a crisis right now. Dogs are jumping into waterbodies and dying from getting exposed to different types
	of harmful algaefor too long, there have been poisons applied to nature that has harmed it past the point of where it
	might start killing people and we don't want to wait until it gets to that point where a kid goes into a lake and dies
	because they've been exposed to harmful bacteria or something along those lines
	Thank you all for revisiting this again and for listening to the community. Certainly already sounds better than what we
	had in 2016.
Consult an agronomist	This is leaving out a lot of the new technologies that we have advanced in fertilizer and stuff. I can now affect the
	nutrient conversion of nitrogen and phosphorus 30 to 40 % above what you could when this ordinance was writtenyou
	need to advance the science because now how we can handle soil agronomy, I can change the release curves with soil
	biology versus just the other way and none of that's addressed in here
	have an agreement on this would be that we are how transfer hould be used.
	have an agronomist on this panel so that we can have input for healthy systemsnot banning things, blanket banning
	Ithings to 2E ft so that thou turn into sand an agranomist understands sails plants water the system. Lealthulaware
	things, to 25 ft so that they turn into sandan agronomist understands soils, plants, water, the systems - healthy lawns protect our waterbodies

Code Section Proposed change	Comments
Homeowners are at fault	A 50-lb bag of fertilizer in the store is usually way too big for any homeowner lot, so they're using 30-35 lbs, do the other 15 or 20 lbs go in the garage for next time in October? No, let's just go ahead we found that they put it in the hopper and run it back out.
	My industry, has to get BMP certified and homeowners don't to apply fertilizer, why the industry has to use 65% slow release and homeowners don't, is that correct?
	But a good compromise that I'll put out there is to allow professionals to do it correctly with regulations as proposed and eliminate the homeowner from doing it
Sod	If you didn't have it around commercial buildings and we used to have all xeriscape as they call it, we'd have more rodents, we do wildlife removal and there's all kinds of animals, rats, squirrels, raccoons, getting into your structures, we'd have snakes, we'd have all kinds of thingswe can't just transition to this we have to take care of turfgrass, we don't live in Arizona, we can't just transition quickly to no turfgrass, if we want to move in that direction it needs to move slowly
	There are alternatives to sod that should be considered when you are making statements about healthy systems; there are other alternatives that can be utilized to ensure water quality and soil quality improvements over timesod is not the only choice there are other alternatives that could help build soil quality, there are other Florida Friendly very low water concentrated things that we could use
	Florida Yards and Neighborhoods that has the nine principles, and actually the appropriate use of turf is one of the nine principles
Too extreme	The ordinance as proposed today is too extreme
Septic	I think that the energy is so high right now for Septic to Sewer. The investment that all tax players in Florida are making right now to make sure that Septic to SewerThis is coming at the same issue from two difference angles. Maybe the opportunity is also out there to try and for whenever these things come up at the BCC or in the news about what's going into effect such Septic to Sewersto say "in Conjunction With."