

202164er

146       operated by an operator of a mobile home park as defined in s.  
147       723.003 and has a permitted capacity of less than 300,000  
148       gallons per day.

149       (h) This subsection does not prohibit the inclusion of a  
150       plan for backup discharges under s. 403.086(8)(a).

151       (i) This subsection may not be deemed to exempt a utility  
152       from requirements that prohibit the causing of or contributing  
153       to violations of water quality standards in surface waters,  
154       including groundwater discharges that affect water quality in  
155       surface waters.

156       (18) (a) (17) By December 31, 2020, the department shall  
157       initiate rule revisions based on the recommendations of the  
158       Potable Reuse Commission's 2020 report "Advancing Potable Reuse  
159       in Florida: Framework for the Implementation of Potable Reuse in  
160       Florida." Rules for potable reuse projects must address  
161       contaminants of emerging concern and meet or exceed federal and  
162       state drinking water quality standards and other applicable  
163       water quality standards. Reclaimed water is deemed a water  
164       source for public water supply systems.

165       (b) The Legislature recognizes that sufficient water supply  
166       is imperative to the future of the state and that potable reuse  
167       is a source of water which may assist in meeting future demand  
168       for water supply.

169       (c) The department may convene and lead one or more  
170       technical advisory groups to coordinate the rulemaking and  
171       review of rules for potable reuse as required under this  
172       section. The technical advisory group, which shall assist in the  
173       development of such rules, must be composed of knowledgeable  
174       representatives of a broad group of interested stakeholders,