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262 the county or municipality must include the incentives provided
263 for in subsection (2) when it approves the development or
264 amendment of a development order. The approval must also provide
265 for the process that the developer or homebuilder will follow to
266 verify that such systems have been purchased. Proof of purchase
267 must be provided within 180 days after the issuance of a
268 certificate of occupancy for single-family residential homes
269 that are either detached or multifamily projects under five
270 stories in height.

271 (5) The installation of residential graywater systems in a
272 county or municipality in accordance with this section shall
273 qualify as a water conservation measure in a public water
274 utility's water conservation plan under s. 373.227. The
275 efficiency of such measures shall be commensurate with the
276 amount of potable water savings estimated for each system
277 provided by the developer or homebuilder under paragraph (3)(c).

278 Section 3. To further promote the reuse of reclaimed water
279 for irrigation purposes, the rules that apply when reclaimed
280 water is injected into a receiving groundwater that has 1,000 to
281 3,000 mg/L total dissolved solids are applicable to reclaimed
282 water aquifer storage and recovery wells injecting into a
283 receiving groundwater of less than 1,000 mg/L total dissolved
284 solids if the applicant demonstrates that it is injecting into a
285 confined aquifer, that there are no potable water supply wells
286 within 3,500 feet of the aquifer storage and recovery wells,
287 that it has implemented institutional controls to prevent the
288 future construction of potable water supply wells within 3,500
289 feet of the aquifer storage and recovery wells, and that the
290 recovered water is being used for irrigation purposes. The