$\mathbf{B}\mathbf{y}$ the Committee on Innovation, Industry, and Technology; and Senator Albritton

| | 580-03001-20 20201656c1 |
|----|--|
| 1 | A bill to be entitled |
| 2 | An act relating to reclaimed water; amending s. |
| 3 | 403.064, F.S.; prohibiting domestic wastewater |
| 4 | treatment facilities from disposing of effluent, |
| 5 | reclaimed water, or reuse water by surface water |
| 6 | discharge beginning on a specified date; providing |
| 7 | exceptions; creating s. 403.8531, F.S.; providing |
| 8 | legislative intent; defining terms; providing that |
| 9 | reclaimed water is a water source for public water |
| 10 | supply systems; providing specified groundwater and |
| 11 | surface water quality protections for potable reuse |
| 12 | projects; providing that potable reuse is an |
| 13 | alternative water supply and that projects relating to |
| 14 | such reuse are eligible for alternative water supply |
| 15 | funding; requiring the Department of Environmental |
| 16 | Protection to adopt specified rules; requiring the |
| 17 | department to review reclaimed water and potable reuse |
| 18 | rules and revise them as necessary; requiring the |
| 19 | department to review aquifer recharge rules and revise |
| 20 | them as necessary; requiring the department to |
| 21 | initiate rulemaking and to submit such rules to the |
| 22 | Legislature for approval by specified dates; requiring |
| 23 | the department and the water management districts to |
| 24 | develop and execute, by a specified date, a memorandum |
| 25 | of agreement for the coordinated review of specified |
| 26 | permits; providing that potable reuse projects are |
| 27 | eligible for certain expedited permitting and tax |
| 28 | credits; providing construction; creating s. 403.892, |
| 29 | F.S.; defining terms; requiring counties, |

Page 1 of 14

| | 580-03001-20 20201656c1 |
|----|---|
| 30 | municipalities, and special districts to authorize |
| 31 | graywater technologies under certain circumstances and |
| 32 | to provide incentives for the implementation of such |
| 33 | technologies; requiring the department to adopt rules |
| 34 | for the implementation of potable reuse projects which |
| 35 | meet certain requirements; requiring the department to |
| 36 | convene at least one technical advisory committee for |
| 37 | specified purposes; providing for the composition of |
| 38 | the technical advisory committee; providing for the |
| 39 | applicability of specified reclaimed water aquifer |
| 40 | storage and recovery well requirements; providing a |
| 41 | directive to the Division of Law Revision; providing a |
| 42 | declaration of important state interest; providing an |
| 43 | effective date. |
| 44 | |
| 45 | WHEREAS, sustainable water supplies are important to this |

45 WHEREAS, sustainable water supplies are important to this 46 state's economy, environment, and quality of life, and

WHEREAS, in 2019, Floridians used nearly 6.5 billion
gallons of water per day and are projected to need an additional
1.1 billion gallons of water per day by 2035, and

50 WHEREAS, more than 75 percent of this state's water supply 51 comes from groundwater, and the availability of additional fresh 52 groundwater has become limited in many areas of this state, and

53 WHEREAS, this state's continued growth and economic success 54 depend on the implementation of safe and sustainable alternative 55 water supplies, and

56 WHEREAS, the use of reclaimed water is an important 57 component of both wastewater management and water resource 58 management in this state, and

Page 2 of 14

580-03001-20 20201656c1 59 WHEREAS, in 2018, approximately 48 percent of the total 60 domestic wastewater flow in this state, 797 million gallons per 61 day, was reused for beneficial purposes, and 62 WHEREAS, the reuse of water is a critical component of 63 meeting this state's existing and future water supply needs, and 64 WHEREAS, potable reuse is the augmentation of a drinking 65 water supply with reclaimed water from a municipal wastewater 66 source and is an alternative water supply source that can be harnessed to help meet the additional water needs of this state 67 68 while protecting both the public health and the environment, and 69 WHEREAS, the Legislature finds that through the use of 70 advanced treatment technology, potable reuse is a safe and 71 sustainable alternative water supply source that can be used to 72 support a diverse, resilient, and sustainable water supply 73 portfolio, and is considered to be in the public interest, and 74 WHEREAS, potable reuse projects, when implemented in a 75 properly planned way using current environmental and engineered 76 treatment processes, have reduced, and will continue to reduce, 77 this state's dependence on increased withdrawals from 78 groundwater and surface water sources, pollutant loadings to 79 waters of the state, and the nonbeneficial use of reclaimed 80 water, thus improving water quality and benefitting the 81 environment and local economies that depend on this state's 82 natural resources, NOW, THEREFORE, 83 84 Be It Enacted by the Legislature of the State of Florida: 85

86 Section 1. Subsection (17) is added to section 403.064, 87 Florida Statutes, to read:

Page 3 of 14

| | 580-03001-20 20201656c1 |
|-----|--|
| 88 | 403.064 Reuse of reclaimed water |
| 89 | (17) Notwithstanding any other provisions in this section |
| 90 | to the contrary, beginning January 1, 2026, domestic wastewater |
| 91 | treatment facilities may not dispose of effluent, reclaimed |
| 92 | water, or reuse water by surface water discharge, except that |
| 93 | this prohibition does not apply to indirect potable reuse |
| 94 | projects; domestic wastewater treatment facility discharges |
| 95 | during wet weather which occur in accordance with the applicable |
| 96 | department permit; discharges into a stormwater management |
| 97 | system which are subsequently withdrawn by a user for irrigation |
| 98 | purposes; domestic wastewater treatment facilities located in |
| 99 | fiscally constrained counties as defined in s. 218.67(1); |
| 100 | projects where reclaimed water is recovered from an aquifer |
| 101 | recharge system and subsequently discharged into a surface water |
| 102 | for potable reuse; wetlands creation, restoration, and |
| 103 | enhancement projects; minimum flows and levels recovery or |
| 104 | prevention strategy plan projects; domestic wastewater treatment |
| 105 | facilities with reuse systems that provide a minimum of 90 |
| 106 | percent of a facility's annual average flow, as determined by |
| 107 | the department using monitoring data for the prior 5 consecutive |
| 108 | years, for reuse purposes authorized by the department; domestic |
| 109 | wastewater treatment facilities located in municipalities that |
| 110 | have less than \$10 million in total revenue, as determined by |
| 111 | the most recent annual financial report submitted to the |
| 112 | Department of Financial Services in accordance with s. 218.32; |
| 113 | or domestic wastewater treatment facilities located in |
| 114 | municipalities that are entirely within a rural area of |
| 115 | opportunity designated under s. 288.0656. |
| 116 | Section 2. Section 403.8531, Florida Statutes, is created |
| - | |

Page 4 of 14

580-03001-20 20201656c1 117 to read: 118 403.8531 Potable reuse.-119 (1) Recognizing that sufficient water supply is imperative 120 to the future of this state and that potable reuse is one source 121 of water which may assist in meeting future demands, the 122 Legislature intends for the department to adopt rules for 123 potable reuse which: 124 (a) Protect the public health and environment by ensuring 125 that the potable reuse rules meet federal and state drinking 126 water and water quality standards, including, but not limited 127 to, the Clean Water Act, the Safe Drinking Water Act, and water 128 quality standards pursuant to chapter 403, and, when possible, 129 implement such rules through existing regulatory programs. 130 (b) Support reclaimed water being used for potable reuse 131 purposes. 132 (c) Implement the recommendations set forth in the Potable 133 Reuse Commission's 2020 report "Advancing Potable Reuse in 134 Florida: Framework for the Implementation of Potable Reuse in 135 Florida." 136 (d) Require that the point of compliance with drinking 137 water standards for potable reuse projects is the final 138 discharge point for finished water from the water treatment 139 facility. 140 (e) Protect the aquifer and Florida's springs and surface waters by ensuring that potable reuse projects do not cause or 141 142 contribute to violations of water quality standards in surface 143 waters, including groundwater discharges that flow by interflow 144 and affect water quality in surface waters, and that potable 145 reuse projects shall be designed and operated to ensure

Page 5 of 14

CODING: Words stricken are deletions; words underlined are additions.

CS for SB 1656

| | 580-03001-20 20201656c1 |
|-----|--|
| 146 | compliance with groundwater quality standards. |
| 147 | (2) As used in this section, the term: |
| 148 | (a) "Advanced treated reclaimed water" means the water |
| 149 | produced from an advanced water treatment process for potable |
| 150 | reuse applications. |
| 151 | (b) "Advanced treatment technology" means the treatment |
| 152 | technology selected by a utility to address emerging |
| 153 | constituents and pathogens in reclaimed water as part of a |
| 154 | potable reuse project. |
| 155 | (c) "Direct potable reuse" means the introduction of |
| 156 | advanced treated reclaimed water into a raw water supply |
| 157 | immediately upstream from a drinking water treatment facility or |
| 158 | directly into a potable water supply distribution system. |
| 159 | (d) "Emerging constituents" means pharmaceuticals, personal |
| 160 | care products, and other chemicals not regulated as part of |
| 161 | drinking water quality standards. |
| 162 | (e) "Indirect potable reuse" means the planned delivery or |
| 163 | discharge of reclaimed water to groundwater or surface waters |
| 164 | for the development of, or to supplement, the potable water |
| 165 | supply. |
| 166 | (f) "Off-spec reclaimed water" means reclaimed water that |
| 167 | does not meet the standards for potable reuse. |
| 168 | (g) "Potable reuse" means the augmentation of a drinking |
| 169 | water supply with advanced treated reclaimed water from a |
| 170 | domestic wastewater treatment facility, and consists of direct |
| 171 | potable reuse and indirect potable reuse. |
| 172 | (h) "Reclaimed water" means water that has received at |
| 173 | least secondary treatment and basic disinfection and is reused |
| 174 | after flowing out of a domestic wastewater treatment facility. |

Page 6 of 14

| | 580-03001-20 20201656c1 |
|-----|--|
| 175 | (3) To comply with drinking water quality standards, |
| 176 | reclaimed water is deemed a water source for public water supply |
| 177 | systems. |
| 178 | (4) Existing water quality protections that prohibit |
| 179 | discharges from causing or contributing to violations of water |
| 180 | quality standards in groundwater and surface waters apply to |
| 181 | potable reuse projects. In addition, when reclaimed water is |
| 182 | released or discharged into groundwater or surface water for |
| 183 | potable reuse purposes, there shall be a consideration of |
| 184 | emerging constituents and impacts to other users of such |
| 185 | groundwater or surface water. |
| 186 | (5) Potable reuse is an alternative water supply as defined |
| 187 | in s. 373.019, and potable reuse projects are eligible for |
| 188 | alternative water supply funding. The use of potable reuse water |
| 189 | may not be excluded from regional water supply planning under s. |
| 190 | 373.709. |
| 191 | (6) The department shall: |
| 192 | (a) Adopt rules that authorize potable reuse projects that |
| 193 | are consistent with this section. |
| 194 | (b) Review existing rules governing reclaimed water and |
| 195 | potable reuse to identify obsolete and inconsistent requirements |
| 196 | and adopt rules that revise existing potable reuse rules to |
| 197 | eliminate such inconsistencies, while maintaining existing |
| 198 | public health and environmental protections. |
| 199 | (c) Review aquifer recharge rules and, if revisions are |
| 200 | necessary to ensure continued compliance with existing public |
| 201 | health and environmental protection rules when reclaimed water |
| 202 | is used for aquifer recharge, adopt such rules. |
| 203 | (d) Initiate rulemaking by December 31, 2020, and submit |

Page 7 of 14

580-03001-20 20201656c1 204 the adopted rules to the President of the Senate and the Speaker 205 of the House of Representatives by December 12, 2021, for 206 approval and incorporation into chapter 403 by the Legislature. 207 Such rules may not be published as administrative rules by the 208 department. 209 (7) The department and the water management districts shall 210 develop and execute a memorandum of agreement providing for the 211 procedural requirements of a coordinated review of all permits 212 associated with the construction and operation of an indirect 213 potable reuse project. The memorandum of agreement must provide that the coordinated review will occur only if requested by a 214 215 permittee. The purpose of the coordinated review is to share information, to avoid the redundancy of information requested 216 217 from the permittee, and to ensure consistency in the permit for 218 the protection of the public health and the environment. The 219 department and the water management districts shall develop and 220 execute the memorandum of agreement by December 31, 2022. 221 (8) To encourage investment in the development of potable 222 reuse projects by private entities, a potable reuse project 223 developed as a qualifying project pursuant to s. 255.065 is: 224 (a) Beginning January 1, 2025, eligible for expedited 225 permitting under s. 403.973. 226 (b) Granted an annual credit against the tax imposed by 227 chapter 220 in an amount equal to 5 percent of the eligible 228 capital costs generated by a qualifying project for a period not 229 to exceed 20 years after the date that project operations begin. 230 The tax credit applies only to the corporate income tax 231 liability or the premium tax liability generated by or arising out of the qualifying project, and the sum of all tax credits 232

Page 8 of 14

580-03001-20 20201656c1 233 provided pursuant to this section may not exceed 100 percent of 234 the eligible capital costs as defined in s. 220.191(1)(c). Any 235 credit granted pursuant to this paragraph may not be carried 236 forward or backward. 237 (c) Granted a 3-year extension of any deadlines imposed 238 under s. 403.064(17). 239 (d) Consistent with s. 373.707, eligible for priority 240 funding in the same manner as other alternative water supply 241 projects from the Drinking Water State Revolving Fund, under the 242 Water Protection and Sustainability Program, and for water 243 management district cooperative funding. 244 (9) This section is not intended and may not be construed to supersede s. 373.250(3). 245 Section 3. Section 403.892, Florida Statutes, is created to 246 247 read: 248 403.892 Incentives for the use of graywater technologies.-249 (1) As used in this section, the term: 250 (a) "Developer" has the same meaning as in s. 380.031. 251 (b) "Graywater" has the same meaning as in s. 252 381.0065(2)(e). 253 (2) To promote the beneficial reuse of water in this state, 254 a county, municipality, or special district shall do all of the 255 following: 256 (a) Authorize the use of residential graywater technologies 257 in their respective jurisdictions which comply with the Florida 258 Building Code; and 259 (b) Provide incentives to developers to fully offset the 260 costs of their beneficial reuse of water contribution through graywater technology. Such incentives may include, but are not 261

Page 9 of 14

580-03001-20 20201656c1 262 limited to: 263 1. Allowing the developer density or intensity bonus 264 incentives or more floor space than allowed under the current or 265 proposed future land use designation or zoning; 266 2. Reducing or waiving fees, such as impact fees or water 267 and sewer charges; or 268 3. Granting other incentives. 269 (3) If the local government has already applied one of the 270 incentives identified in paragraph (2)(b) to the development, 271 the local government must provide the developer with an 272 additional incentive identified in paragraph (2)(b) to meet the 273 requirements of this section. 274 Section 4. (1) In implementing s. 403.8531, Florida 275 Statutes, as created by this act, the Department of 276 Environmental Protection, in coordination with one or more 277 technical working groups pursuant to subsection (2), shall adopt 278 rules for the implementation of potable reuse projects. The 279 department shall: 280 (a) Revise the appropriate chapters in the Florida 281 Administrative Code, including chapter 62-610, Florida 282 Administrative Code, to ensure that all rules implementing 283 potable reuse are in the Florida Administrative Code division 62 284 governing drinking water regulation. 285 (b) Revise existing drinking water rules to include 286 reclaimed water as a source water for the public water supply 287 and require such treatment of the water as is necessary to meet 288 existing drinking water rules, including rules for pathogens. 289 The potable reuse rules must include the implementation of a log 290 reduction credit system using advanced treatment technology to

Page 10 of 14

| | 580-03001-20 20201656c1 |
|-----|--|
| 291 | meet pathogen treatment requirements, and must require a public |
| 292 | water supplier to provide an approach to meet the required |
| 293 | pathogen treatment requirements in an engineering report as part |
| 294 | of its public water supply permit application for authorization |
| 295 | of potable reuse. To ensure protection of the public health, as |
| 296 | part of the public water supply permit application to authorize |
| 297 | potable reuse, a public water supplier shall provide a |
| 298 | department-specified level of treatment or propose an approach |
| 299 | to achieving the log reduction targets based on source water |
| 300 | characterization that is sufficient for a pathogen risk of |
| 301 | infection which meets the national drinking water criteria of |
| 302 | less than 1 x 10-4 annually. |
| 303 | (c) Prescribe the means for using appropriate treatment |
| 304 | technology to address emerging constituents in potable reuse |
| 305 | projects. The advanced treatment technology must be technically |
| 306 | and economically feasible and must provide for flexibility in |
| 307 | the specific treatment processes employed to recognize different |
| 308 | project scenarios, emerging constituent concentrations, desired |
| 309 | finished water quality, and the treatment capability of the |
| 310 | facility. The advanced treatment technology may also be used for |
| 311 | pathogen removal or reduction. |
| 312 | 1. The rules must require appropriate monitoring to |
| 313 | evaluate advanced treatment technology treatment performance, |
| 314 | including the monitoring of surrogate parameters and controls, |
| 315 | which monitoring must occur either before or after the advanced |
| 316 | treatment technologies treatment process, or both, as |
| 317 | appropriate. |
| 318 | 2. For direct potable reuse projects, the rules must |
| 319 | require reclaimed water to be included in the source water |
| · | |

Page 11 of 14

580-03001-20 20201656c1 320 characterization for a drinking water treatment facility and, if 321 that source water characterization indicates the presence of 322 emerging constituents at levels of public health interest, must 323 specify how appropriate treatment technology will be used to 324 address those emerging constituents. 325 3. For indirect potable reuse projects, the department 326 shall amend the existing monitoring requirements contained 327 within part V of chapter 62-610, Florida Administrative Code, to 328 require monitoring for one or more representative emerging 329 constituents. The utility responsible for the indirect potable 330 reuse project shall develop an emerging constituent monitoring 331 protocol consisting of the selection of one or more representative emerging constituents for monitoring and the 332 333 identification of action levels associated with such emerging constituents. The monitoring protocol must provide that, if 334 335 elevated levels of the representative emerging constituent are 336 detected, the utility must report the elevated detection to the department and investigate the source and cause of such elevated 337 338 emerging constituent. The utility shall submit the monitoring 339 protocol to the department for review and approval and shall 340 implement the monitoring protocol as approved by the department. 341 If the monitoring protocol detects an elevated emerging 342 constituent, and if the utility's investigation indicates that 343 the use of the reclaimed water is the cause of such elevated 344 emerging constituent, the utility must develop a plan to address 345 or remedy that cause. The utility's monitoring results, 346 investigation of any detected elevated emerging constituent 347 levels, determination of cause, and any plan developed to 348 address or remedy the cause must be submitted to the department

Page 12 of 14

580-03001-20 20201656c1 349 for review and approval. 350 (d) Specify industrial pretreatment requirements for 351 potable reuse projects. These industrial pretreatment 352 requirements must match the industrial pretreatment requirements 353 contained in chapter 62-625, Florida Administrative Code, as of 354 the effective date of this act. If necessary, the department 355 also must require the utility operating a potable reuse project 356 to implement a source control program, and the utility shall 357 identify the sources that need to be addressed. 358 (e) Provide off-spec reclaimed water requirements for 359 potable reuse projects which include the immediate disposal, 360 temporary storage, alternative nonpotable reuse, or retreatment or disposal of off-spec reclaimed water based on operating 361 362 protocols established by the public water supplier and approved 363 by the department. 364 (f) Revise existing rules to specify the point of 365 compliance with drinking water standards for potable reuse 366 projects as the point where the finished water is finally 367 discharged from the drinking water treatment facility to the 368 water distribution system. 369 (g) Ensure that, as rules for potable reuse projects are 370 implemented, chapter 62-610.850, Florida Administrative Code, is 371 applicable. 372 (h) Revise the definition of the term "indirect potable 373 reuse" provided in chapter 62-610, Florida Administrative Code, 374 to match the definition provided in s. 403.8531, Florida 375 Statutes. 376 (2) The department shall convene and lead one or more 377 technical advisory committees to coordinate the rulemaking and

Page 13 of 14

| | 580-03001-20 20201656c1 |
|-----|--|
| 378 | review of rules required by s. 403.8531, Florida Statutes. The |
| 379 | technical advisory committees, which shall assist in the |
| 380 | development of such rules, must be composed of knowledgeable |
| 381 | representatives of a broad group of interested stakeholders, |
| 382 | including, but not limited to, representatives from the water |
| 383 | management districts, the wastewater utility industry, the water |
| 384 | utility industry, the environmental community, the business |
| 385 | community, the public health community, and the agricultural |
| 386 | community, and consumers. |
| 387 | Section 5. To further promote the reuse of reclaimed water |
| 388 | for irrigation purposes, the rules that apply when reclaimed |
| 389 | water is injected into a receiving groundwater having 1,000 to |
| 390 | 3,000 mg/L total dissolved solids are applicable to reclaimed |
| 391 | water aquifer storage and recovery wells injecting into a |
| 392 | receiving groundwater of less than 1,000 mg/L total dissolved |
| 393 | solids if the applicant demonstrates that there are no public |
| 394 | supply wells within 3,500 feet of the aquifer storage and |
| 395 | recovery wells and that it has implemented institutional |
| 396 | controls to prevent the future construction of public supply |
| 397 | wells within 3,500 feet of the aquifer storage and recovery |
| 398 | wells. |
| 399 | Section 6. The Division of Law Revision is directed to |
| 400 | replace the phrase "the effective date of this act" wherever it |
| 401 | occurs in this act with the date the act becomes a law. |
| 402 | Section 7. The Legislature determines and declares that |
| 403 | this act fulfills an important state interest. |
| 404 | Section 8. This act shall take effect upon becoming a law. |
| | |

Page 14 of 14