Bill No. CS/CS/HB 965 (2022)

Amendment No.

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 COMMITTEE/SUBCOMMITTEE ACTION

 ADOPTED
 (Y/N)

 ADOPTED AS AMENDED
 (Y/N)

 ADOPTED W/O OBJECTION
 (Y/N)

 FAILED TO ADOPT
 (Y/N)

 WITHDRAWN
 (Y/N)

 OTHER
 (Y/N)

Committee/Subcommittee hearing bill: State Affairs Committee Representative Payne offered the following:

4 Amendment to Amendment (295819) by Representative Truenow 5 (with title amendment) Remove lines 48-148 of the amendment and insert: 6 7 (b) Water quality enhancement credits may be sold only to 8 governmental entities seeking to meet an assigned basin 9 management action plan allocation or reasonable assurance plan 10 or for the purpose of achieving net improvement pursuant to s. 373.414(1)(b)3. after the governmental entity has provided 11 reasonable assurance of meeting department rules for design and 12 construction of all onsite stor<u>mwater management.</u> 13 14 (c) A water quality enhancement area must be used to 15 address contributions of one or more pollutants or other constituents in the watershed, basin, sub-basin, targeted 16 953229 - h0965.line48.docx Published On: 2/22/2022 8:17:43 PM

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17	restoration area, waterbody, or section of waterbody, as
18	determined by the department, in which the water quality
19	enhancement area is located that do not meet applicable state
20	water quality criteria.
21	(d) A water quality enhancement area must be employed to
22	use, create, or improve natural systems in order to improve
23	water quality.
24	(e) A governmental entity may use a water quality
25	enhancement area for its own water quality needs. However, a
26	governmental entity may not act as a sponsor to construct,
27	operate, manage, or maintain a water quality enhancement area or
28	market enhancement credits to third parties.
29	(f) A local government may not require a permit or
30	otherwise impose regulations governing the operation of a water
31	quality enhancement area.
32	(g) This section does not eliminate the obligation of an
33	applicant for a water quality enhancement area permit or an
34	applicant proposing to use enhancement credits to comply with
35	all requirements of this part pertaining to adverse impacts to
36	water quality in receiving waters and adjacent lands or
37	wetlands.
38	(4) WATER QUALITY ENHANCEMENT AREA PERMIT
39	(a) To obtain a water quality enhancement area permit, the
40	applicant must provide reasonable assurances that the proposed
41	water quality enhancement area will be used to:
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42	1. Meet the requirements for issuance of an environmental
43	resource permit;
44	2. Benefit water quality in the watershed that the water
45	quality enhancement area is located;
46	3. Meet defined performance or success criteria for the
47	reduction of one or more pollutants or other constituents that
48	prevent receiving waters from meeting applicable state water
49	quality criteria;
50	4. Ensure long-term pollutant reduction through effective
51	operation and maintenance in perpetuity by designation of a
52	responsible long-term maintenance entity supported by an
53	endowment or other long-term financial assurance sufficient to
54	assure perpetual operation and maintenance;
55	5. Demonstrate sufficient legal or equitable interest in
56	the property to ensure access and perpetual protection and
57	management of the land within the water quality enhancement
58	area; and
59	6. Provide for permanent preservation of the water quality
60	enhancement area which meets the requirements of s. 704.06.
61	(b) The water quality enhancement area permit must provide
62	for the assessment, valuation, and award of credits based on
63	units of pollutant removed.
64	(c) The department shall base its determination of the
65	award of enhancement credits on standard numerical models or
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66	analytical tools that establish the water quality enhancement
67	area's ability to remove pollutants or constituents.
68	1. Where a basin management action plan exists for the
69	watershed in which the water quality enhancement area is
70	located, the applicant must use the same numerical models or
71	analytical tools used for that basin management action plan in
72	the water quality enhancement area permit application.
73	2. If a basin management action plan does not exist for
74	the watershed in which the water quality enhancement area is
75	located, the applicant, with the approval of the department, may
76	submit as part of the water quality enhancement area permit
77	application model parameters and results used in a numerical
78	model or analytical tool used by the department to develop a
79	basin management action plan for a watershed with similar
80	physical characteristics and pollutants as that where the
81	proposed water quality enhancement area is to be located.
82	3. If the department determines that its numerical model
83	or analytical tool used for a basin management action plan is
84	not appropriate for the proposed water quality enhancement area,
85	the applicant must use a standard numerical model or analytical
86	tool for the proposed water quality enhancement area.
87	4. To assist the department in evaluating and determining
88	enhancement credits, a water quality enhancement area permit
89	application must include the numerical model or analytical tool
90	results used to establish the water quality enhancement area's
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91	efficacy. Supporting information must include, but need not be
92	limited to:
93	a. Rainfall data over the longest period of record
94	available, collected from the closest site to the proposed water
95	quality enhancement area, preferably within the same drainage
96	basin.
97	b. Anticipated average annual water quality and quantity
98	inflows to the proposed water quality enhancement area, based on
99	published local data collected over a period of record which
100	most closely matches the rainfall data under this paragraph.
101	c. Site-specific conditions affecting the anticipated
102	performance of the proposed water quality enhancement area,
103	including the proposed treatment type and the anticipated
104	associated reduction rates, as demonstrated by the performance
105	of other areas where the treatment type has been established and
106	operating over a minimum of two consecutive wet and dry seasons.
107	d. Data provided pursuant to sub-subparagraphs a. and b.
108	must be from monitoring stations the department deems sufficient
109	to determine flows and local water quality conditions.
110	(d) The issuance of a water quality enhancement area
111	permit under this section does not preclude the responsibility
112	of an applicant to obtain other applicable federal, state, and
113	local permits for the construction activities associated with
114	the water quality enhancement area.

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115	(5) WATER QUALITY ENHANCEMENT SERVICE AREAThe department
116	shall establish a water quality enhancement service area for
117	each water quality enhancement area. Enhancement credits may be
118	withdrawn and used only to offset adverse impacts in the
119	enhancement service area. The boundaries of the enhancement
120	service area shall depend upon the geographic area where the
121	water quality enhancement area could reasonably be expected to
122	offset adverse impacts. Enhancement service areas may overlap,
123	and enhancement service areas for two or more water quality
124	enhancement areas may be approved for a regional watershed.
125	
126	
127	TITLE AMENDMENT
128	Remove line 267 of the amendment and insert:
129	certain requirements; requiring the department to establish
130	water quality enhancement service areas; specifying that
131	enhancement credits may only be withdrawn and used in the
132	enhancement service area; providing requirements for
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