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An act relating to water resources; creating s. 373.45923, F.S.; providing legislative findings and intent; authorizing the South Florida Water Management District to participate as local sponsor for the Restudy of the Central and Southern Florida Project; providing duties of the Joint Legislative Committee on Everglades Oversight; providing for public hearings; providing reporting requirements; providing for project cooperation agreements; providing for legislative authorization; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Section 373.45923, Florida Statutes, is created to read:

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373.45923 Comprehensive Review Study of the Central and Southern Florida Project .--

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(1) The Legislature finds that the Comprehensive Review Study, or Restudy, for the Central and Southern Florida Project, for which federal participation was authorized and directed by the Federal Water Resources Development Acts of 1992 and 1996 together with related Congressional resolutions, is of critical importance for sustaining the ecology, economy, and social well-being of south Florida. The South Florida Water Management District's participation as local sponsor for

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the Restudy is therefore authorized. It is the intent of this

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Legislature to facilitate and support the South Florida Water

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Management District in its role as local sponsor for the

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Restudy and to thereby ensure that all projects or operational
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    changes resulting from the Restudy are implemented in a manner
 3
    consistent with this chapter, the Everglades Program
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    undertaken pursuant to s. 373.4592, and the policy provided by
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    s. 373.016, including promotion of the availability of
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    sufficient water for all existing and future
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    reasonable-beneficial uses and natural systems.
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          (2) To accomplish the legislative intent of subsection
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   (1), the Joint Legislative Committee on Everglades Oversight
    created pursuant to s. 11.80 shall be responsible for
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    monitoring all funding and expenditures for projects or
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    operational changes resulting from the Restudy. The South
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    Florida Water Management District shall assist the joint
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    committee by providing any comprehensive plan, preliminary
    financing plan, feasibility plan, project cooperation
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    agreement, or proposed plan of action resulting from the
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    Restudy, or any other information determined by the joint
    committee to be necessary for accomplishing the purposes of
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    this section.
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          (a) Comprehensive plan for the Restudy. -- Immediately
    following the 1998 Legislative Session, the South Florida
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    Water Management District shall provide to the joint committee
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    all alternatives evaluated by the Restudy to that date, which
    shall be reviewed by the joint committee as an interim
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    project. The joint committee shall review the proposed
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    comprehensive plan during the 45-day public comment period and
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    shall provide to the United States Army Corps of Engineers and
    the South Florida Water Management District written comments
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    as it deems appropriate, that shall include, but not be
    limited to, the extent to which the proposed comprehensive
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    plan is consistent with the goals and objectives of this
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chapter and considers all competing policy needs within s.
    373.016, as well as all competing water uses. The joint
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    committee shall conduct at least two public hearings prior to
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    finalizing written comments prepared pursuant to this
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    paragraph. Upon completion of the comprehensive plan for the
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    Restudy, the plan shall be submitted to the Governor, the
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    President of the Senate, the Speaker of the House of
    Representatives, and the joint committee.
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          (b) Project cooperation agreements. -- Unless the
    project modification is specifically authorized by the
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    Legislature, which authorization may be by a general
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    appropriation, during the next Regular Legislative Session
    following submission of information on project scope,
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    schedules, and costs, the South Florida Water Management
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    District shall not execute a project cooperation agreement for
    any proposed project or operational change resulting from the
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    Restudy, including any action seeking further Congressional
    authorizations or approvals to modify project works or
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    operations or to acquire land. If the Legislature does not
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    approve, modify, or reject project modifications as described
    in this paragraph, the South Florida Water Management District
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    may proceed with execution of the project cooperation
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    agreement, provided that the district's financial
    responsibility under the project cooperation agreement can be
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    met without the need for any future appropriations by the
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    Legislature.
           Section 2. This act shall take effect upon becoming a
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    law.
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