Bill No. <u>CS for SB 1250, 1st Eng.</u>

Amendment No. ____

	CHAMBER ACTION House
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11	Senator Laurent moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 13, between lines 2 and 3,
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16	insert:
17	Section 10. Short titleThis act may be cited as the
18	"Florida Watershed Restoration Act."
19	Section 11. Subsection (21) is added to section
20	403.031, Florida Statutes, to read:
21	403.031 DefinitionsIn construing this chapter, or
22	rules and regulations adopted pursuant hereto, the following
23	words, phrases, or terms, unless the context otherwise
24	indicates, have the following meanings:
25	(21) "Total maximum daily load" is defined as the sum
26	of the individual wasteload allocations for point sources and
27	the load allocations for nonpoint sources and natural
28	background. Prior to determining individual wasteload
29	allocations and load allocations, the maximum amount of a
30	pollutant that a water body or water segment can assimilate
31	from all sources without exceeding water quality standards
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must first be calculated. 1 2 Section 12. Section 403.067, Florida Statutes, is 3 created to read: 4 403.067 Establishment and implementation of total 5 maximum daily loads. --6 (1) LEGISLATIVE FINDINGS AND INTENT.--In furtherance 7 of public policy established in s. 403.021, the Legislature declares that the waters of the state are among its most basic 8 resources and that the development of a total maximum daily 9 10 load program for state waters as required by ss. 303(d) of the Clean Water Act. Pub. L. No. 92-500, 33 U.S.C. ss. 1251 et 11 12 seq. will promote improvements in water quality throughout the state through the coordinated control of point and nonpoint 13 sources of pollution. The Legislature finds that, while point 14 15 and nonpoint sources of pollution have been managed through numerous programs, better coordination among these efforts and 16 17 additional management measures may be needed in order to achieve the restoration of impaired water bodies. The 18 scientifically based total maximum daily load program is 19 necessary to fairly and equitably allocate pollution loads to 20 21 both nonpoint and point sources. Implementation of the allocation shall include consideration of a cost-effective 22 approach coordinated between contributing point and nonpoint 23 24 sources of pollution for impaired water bodies or water body segments and may include the opportunity to implement the 25 allocation through non-regulatory and incentive-based 26 27 programs. The Legislature further declares that the Department 28 of Environmental Protection shall be the lead agency in 29 administering this program and shall coordinate with local 30 governments, water management districts, the Department of Agriculture and Consumer Services, local soil and water 31

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conservation districts, environmental groups, regulated 1 2 interests, other appropriate state agencies, and affected 3 pollution sources in developing and executing the total 4 maximum daily load program. (2) LIST OF SURFACE WATERS OR SEGMENTS.--In accordance 5 6 with ss. 303(d) of the Clean Water Act, Pub. L. No. 92-500, 33 7 U.S.C. ss. 1251 et seq., the department must submit periodically to the United States Environmental Protection 8 Agency a list of surface waters or segments for which total 9 10 maximum daily load assessments will be conducted. The 11 assessments shall evaluate the water quality conditions of the 12 listed waters and, if such waters are determined not to meet water quality standards, total maximum daily loads shall be 13 established, subject to the provisions of s. 403.067(4). The 14 15 department shall establish a priority ranking and schedule for 16 analyzing such waters. 17 (a) The list, priority ranking, and schedule cannot be 18 used in the administration or implementation of any regulatory program. However, this paragraph does not prohibit any agency 19 from employing the data or other information used to establish 20 21 the list, priority ranking, or schedule in administering any 22 program. (b) The list, priority ranking, and schedule prepared 23 24 under this subsection shall be made available for public 25 comment, but shall not be subject to challenge under chapter 26 120. 27 (c) The provisions of this subsection are applicable to all lists prepared by the department and submitted to the 28 29 United States Environmental Protection Agency pursuant to 30 section ss. 303(d) of the Clean Water Act. Pub. L. No. 92-500, 33 U.S.C. ss. 1251 et seq., including those submitted prior to 31 3

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the effective date of this act, except as provided in s. 1 2 403.067(4). 3 (d) If the department proposes to implement total 4 maximum daily load calculations or allocations established prior to the effective date of this act, the department shall 5 6 adopt those calculations and allocations by rule by the 7 secretary pursuant to ss. 120.54, 120.536(1) and 8 403.067(6)(d). 9 (3) ASSESSMENT.--10 (a) Based on the priority ranking and schedule for a particular listed water body or water body segment, the 11 12 department shall conduct a total maximum daily load assessment 13 of the basin in which the water body or water body segment is located using the methodology developed pursuant to s. 14 15 403.067(3)(b). In conducting this assessment, the department shall coordinate with the local water management district, the 16 17 Department of Agriculture and Consumer Services, other 18 appropriate state agencies, soil and water conservation districts, environmental groups, regulated interests, and 19 other interested parties. 20 (b) The department shall adopt by rule a methodology 21 for determining those waters which are impaired. The rule 22 shall provide for consideration as to whether water quality 23 24 standards codified in chapter 62-302, Florida Administrative Code, are being exceeded, based on objective and credible 25 data, studies and reports, including surface water improvement 26 27 and management plans approved by water management districts 28 under s. 373.456 and pollutant load reduction goals developed 29 according to department rule. Such rule also shall set forth: 30 1. Water quality sample collection and analysis requirements, accounting for ambient background conditions, 31

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seasonal and other natural variations; 1 2 2. Approved methodologies; 3 3. Quality assurance and quality control protocols; 4 4. Data modeling; and 5 5. Other appropriate water quality assessment 6 measures. 7 (c) If the department has adopted a rule establishing a numerical criterion for a particular pollutant, a narrative 8 or biological criterion may not be the basis for determining 9 10 an impairment in connection with that pollutant unless the 11 department identifies specific factors as to why the numerical 12 criterion is not adequate to protect water quality. If water quality non-attainment is based on narrative or biological 13 14 criteria, the specific factors concerning particular 15 pollutants shall be identified prior to a total maximum daily load being developed for those criteria for that surface water 16 17 or surface water segment. (4) APPROVED LIST.--If the department determines, 18 based on the total maximum daily load assessment methodology 19 described in s. 403.067(3), that water quality standards are 20 21 not being achieved and that technology-based effluent limitations and other pollution control programs under local, 22 state, or federal authority, including Everglades restoration 23 24 activities pursuant to s. 373.4592 and the National Estuary 25 Program, which are designed to restore such waters for the pollutant of concern are not sufficient to result in 26 27 attainment of applicable surface water quality standards, it 28 shall confirm that determination by issuing a subsequent, 29 updated list of those water bodies or segments for which total 30 maximum daily loads will be calculated. In association with this updated list the department shall establish priority 31

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rankings and schedules by which water bodies or segments will 1 2 be subjected to total maximum daily load calculations. If a 3 surface water or water segment is to be listed under this 4 subsection, the department must specify the particular 5 pollutants causing the impairment and the concentration of those pollutants causing the impairment relative to the water б 7 quality standard. This updated list shall be approved and amended by order of the department subsequent to completion of 8 an assessment of each water body or water body segment, and 9 10 submitted to the United States Environmental Protection 11 Agency. Each order shall be subject to challenge under ss. 12 120.569 and 120.57. 13 (5) REMOVAL FROM LIST. -- At any time throughout the total maximum daily load process, surface waters or segments 14 15 evaluated or listed under this section shall be removed from the lists described in s. 403.067(2) or s. 403.067(4) upon 16 17 demonstration that water quality criteria are being attained, 18 based on data equivalent to that required by rule under s. 403.067(3). 19 20 (6) CALCULATION AND ALLOCATION. --(a) Calculation of total maximum daily load. 21 22 1. Prior to developing a total maximum daily load calculation for each water body or water body segment on the 23 24 list specified in s. 403.067(4), the department shall coordinate with applicable local governments, water management 25 districts, the Department of Agriculture and Consumer 26 Services, other appropriate state agencies, local soil and 27 water conservation districts, environmental groups, regulated 28 29 interests, and affected pollution sources to determine the 30 information required, accepted methods of data collection and 31 analysis, and quality control/quality assurance requirements.

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The analysis may include mathematical water quality modeling 1 2 using approved procedures and methods. 3 2. The department shall develop total maximum daily 4 load calculations for each water body or water body segment on the list described in s. 403.067(4) according to the priority 5 ranking and schedule unless the impairment of such waters is б 7 due solely to activities other than point and nonpoint sources of pollution. For waters determined to be impaired due solely 8 to factors other than point and nonpoint sources of pollution, 9 10 no total maximum daily load will be required. A total maximum 11 daily load may be required for those waters that are impaired 12 predominantly due to activities other than point and nonpoint 13 sources. The total maximum daily load calculation shall establish the amount of a pollutant that a water body or water 14 15 body segment can assimilate without exceeding water quality standards, and shall account for seasonal variations and 16 17 include a margin of safety that takes into account any lack of 18 knowledge concerning the relationship between effluent limitations and water quality. The total maximum daily load 19 may be based on a pollutant load reduction goal developed by a 20 water management district, provided that such pollutant load 21 reduction goal is promulgated by the department in accordance 22 with the procedural and substantive requirements of this 23 24 subsection. (b) Allocation of total maximum daily loads. The total 25 maximum daily loads shall include establishment of reasonable 26 and equitable allocations of the total maximum daily load 27 among point and nonpoint sources that will alone, or in 28 29 conjunction with other management and restoration activities, 30 provide for the attainment of water quality standards and the restoration of impaired waters. The allocations shall 31

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establish the maximum amount of the water pollutant from a 1 given source or category of sources that may be discharged or 2 3 released into the water body or water body segment in 4 combination with other discharges or releases. Such 5 allocations shall be designed to attain water quality 6 standards and shall be based on consideration of the 7 following: 8 1. Existing treatment levels and management practices; 2. Differing impacts pollutant sources may have on 9 10 water quality; 11 3. The availability of treatment technologies, 12 management practices, or other pollutant reduction measures; 4. Environmental, economic, and technological 13 feasibility of achieving the allocation; 14 15 5. The cost benefit associated with achieving the 16 allocation; 17 6. Reasonable timeframes for implementation; 18 7. Potential applicability of any moderating provisions such as variances, exemptions, and mixing zones; 19 20 and 21 8. The extent to which nonattainment of water quality standards is caused by pollution sources outside of Florida, 22 discharges that have ceased, or alterations to water bodies 23 prior to the date of this act. 24 (c) Not later than February 1, 2001, the department 25 26 shall submit a report to the Governor, the President of the 27 Senate, and the Speaker of the House of Representatives containing recommendations, including draft legislation, for 28 29 any modifications to the process for allocating total maximum 30 daily loads, including the relationship between allocations and the basin planning process. Such recommendations shall be 31

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developed by the department in cooperation with a technical 1 advisory committee which includes representatives of affected 2 3 parties, environmental organizations, water management 4 districts, and other appropriate local, state, and federal government agencies. The technical advisory committee shall 5 6 also include such members as may be designated by the 7 President of the Senate and the Speaker of the House of 8 Representatives. (d) The total maximum daily load calculations and 9 10 allocations for each water body or water body segment shall be 11 adopted by rule by the secretary pursuant to ss. 120.54 and 12 120.536(1), and 403.805. The rules adopted pursuant to this 13 paragraph shall not be subject to approval by the Environmental Regulation Commission. As part of the rule 14 15 development process, the department shall hold at least one 16 public workshop in the vicinity of the water body or water 17 body segment for which the total maximum daily load is being 18 developed. Notice of the public workshop shall be published not less than 5 days nor more than 15 days before the public 19 workshop in a newspaper of general circulation in the county 20 or counties containing the water bodies or water body segments 21 for which the total maximum daily load calculation and 22 allocation are being developed. 23 24 (7) IMPLEMENTATION OF TOTAL MAXIMUM DAILY LOADS.--25 (a) The department shall be the lead agency in coordinating the implementation of the total maximum daily 26 27 load allocation through water quality protection 28 programs. Application of a total maximum daily load 29 calculation or allocation by a water management district shall 30 be consistent with this section and shall not require the issuance of an order or a separate action pursuant to s. 31 9

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120.54 or s. 120.536(1) for adoption of the calculation and 1 2 allocation previously established by the department. Such 3 programs may include, but are not limited to: 4 1. Permitting and other existing regulatory programs; 5 2. Nonregulatory and incentive-based programs, 6 including best management practices, cost sharing, waste 7 minimization, pollution prevention, and public education; 3. Other water quality management and restoration 8 activities, for example surface water improvement and 9 management plans approved by water management districts under 10 11 s. 373.456; 12 4. Pollutant trading or other equitable economically 13 based agreements; 14 5. Public works including capital facilities; or 15 6. Land acquisition. (b) In developing and implementing the total maximum 16 17 daily load allocation, the department may develop a basin plan. The basin plan will serve to fully integrate all the 18 management strategies available to the state for the purpose 19 20 of achieving water quality restoration. The basin planning 21 process is intended to involve the broadest possible range of interested parties, with the objective of encouraging the 22 greatest amount of cooperation and consensus possible. The 23 24 department shall hold at least one public meeting in the vicinity of the basin to discuss and receive comments during 25 the basin planning process and shall otherwise encourage 26 27 public participation to the greatest practical extent. Notice 28 of the public meeting shall be published in a newspaper of general circulation in each county in which the basin lies not 29 30 less than 5 days nor more than 15 days before the public meeting. A basin plan shall not supplant or otherwise alter 31

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any assessment made under s. 403.086(3) and s. 403.086(4), or 1 2 any calculation or allocation made under s. 403.086(6). 3 (c) The department, in cooperation with the water 4 management districts and other interested parties, as appropriate, may develop suitable interim measures, best 5 6 management practices, or other measures necessary to achieve 7 the level of pollution reduction established by the department for nonagricultural nonpoint pollutant sources in allocations 8 developed pursuant to s. 403.067(6)(b). These practices and 9 10 measures may be adopted by rule by the department and the water management districts pursuant to ss. 120.54 and 11 12 120.536(1), and may be implemented by those parties responsible for nonagricultural nonpoint pollutant sources and 13 the department and the water management districts shall assist 14 15 with implementation. Where interim measures, best management 16 practices, or other measures are adopted by rule, the 17 effectiveness of such practices in achieving the levels of 18 pollution reduction established in allocations developed by the department pursuant to s. 403.067(6)(b) shall be verified 19 by the department. Implementation, in accordance with 20 21 applicable rules, of practices that have been verified by the department to be effective at representative sites shall 22 provide a presumption of compliance with state water quality 23 standards and release from the provisions of s. 376.307(5) for 24 25 those pollutants addressed by the practices, and the department is not authorized to institute proceedings against 26 27 the owner of the source of pollution to recover costs or 28 damages associated with the contamination of surface or ground water caused by those pollutants. Such rules shall also 29 30 incorporate provisions for a notice of intent to implement the practices and a system to assure the implementation of the 31 11

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practices, including recordkeeping requirements. Where water 1 quality problems are detected despite the appropriate 2 3 implementation, operation and maintenance of best management 4 practices and other measures according to rules adopted under this paragraph, the department or the water management 5 6 districts shall institute a reevaluation of the best 7 management practice or other measures. (d) The Department of Agriculture and Consumer 8 Services may develop and adopt by rule pursuant to ss. 120.54 9 10 and 120.536(1) suitable interim measures, best management practices, or other measures necessary to achieve the level of 11 12 pollution reduction established by the department for 13 agricultural pollutant sources in allocations developed pursuant to s. 403.067(6)(b). These practices and measures may 14 15 be implemented by those parties responsible for agricultural pollutant sources and the department, the water management 16 17 districts and the Department of Agriculture and Consumer 18 Services shall assist with implementation. Where interim measures, best management practices, or other measures are 19 adopted by rule, the effectiveness of such practices in 20 21 achieving the levels of pollution reduction established in allocations developed by the department pursuant to s. 22 403.067(6)(b) shall be verified by the department. 23 24 Implementation, in accordance with applicable rules, of practices that have been verified by the department to be 25 effective at representative sites shall provide a presumption 26 27 of compliance with state water quality standards and release 28 from the provisions of s. 376.307(5) for those pollutants 29 addressed by the practices, and the department is not 30 authorized to institute proceedings against the owner of the source of pollution to recover costs or damages associated 31 12

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1	with the contamination of surface or ground water caused by
2	those pollutants. In the process of developing and adopting
3	rules for interim measures, best management practices, or
4	other measures, the Department of Agriculture and Consumer
5	Services shall consult with the department, the Department of
6	Health, the water management districts, representatives from
7	affected farming groups, and environmental group
8	representatives. Such rules shall also incorporate provisions
9	for a notice of intent to implement the practices and a system
10	to assure the implementation of the practices, including
11	recordkeeping requirements. Where water quality problems are
12	detected despite the appropriate implementation, operation and
13	maintenance of best management practices and other measures
14	according to rules adopted under this paragraph, the
15	Department of Agriculture and Consumer Services shall
16	institute a reevaluation of the best management practice or
17	other measure.
18	(e) The provisions of s. 403.067(7) paragraphs (c) and
19	(d) shall not preclude the department or water management
20	district from requiring compliance with water quality
21	standards or with current best management practice
22	requirements set forth in any applicable regulatory program
23	authorized by law for the purpose of protecting water
24	quality. Additionally, s. 403.067(7)(c) and s. 403.067(7)(d)
25	are applicable only to the extent that they do not conflict
26	with any rules promulgated by the department that are
27	necessary to maintain a federally delegated or approved
28	program.
29	(8) RULESThe department is authorized to adopt
30	rules pursuant to ss. 120.54 and 120.536(1) for:
31	(a) Delisting water bodies or water body segments from
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the list developed under s. 403.067(4) pursuant to the 1 guidance under s. 403.067(5); 2 3 (b) Administration of funds to implement the total 4 maximum daily load program; 5 (c) Procedures for pollutant trading among the 6 pollutant sources to a water body or water body segment, 7 including a mechanism for the issuance and tracking of pollutant credits. Such procedures may be implemented through 8 permits or other authorizations and must be legally binding. 9 10 No rule implementing a pollutant trading program shall become 11 effective prior to review and ratification by the Legislature; 12 and 13 (d) The total maximum daily load calculation in accordance with s. 403.067(6)(a) immediately upon the 14 15 effective date of this act, for those eight water segments 16 within Lake Okeechobee proper as submitted to the United 17 States Environmental Protection Agency pursuant to s. 18 403.067(2). 19 (9) APPLICATION.--The provisions of this section are 20 intended to supplement existing law and nothing in this 21 section shall be construed as altering any applicable state 22 water quality standards or as restricting the authority otherwise granted to the department or a water management 23 24 district under this chapter or chapter 373. The exclusive 25 means of state implementation of section ss. 303(d) of the Clean Water Act. Pub. L. No. 92-500, 33 U.S.C. ss. 1251 et 26 27 seq. shall be in accordance with the identification, 28 assessment, calculation and allocation, and implementation 29 provisions of s. 403.067. 30 (10) CONSTRUCTION. -- Nothing in this section shall be construed as limiting the applicability or consideration of 31 14

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any mixing zone, variance, exemption, site specific 1 2 alternative criteria, or other moderating provision. 3 (11) IMPLEMENTATION OF ADDITIONAL PROGRAMS.--The 4 department shall not implement, without prior legislative approval, any additional regulatory authority pursuant to the 5 6 Clean Water Act ss. 303(d) or 40 CFR Part 130, if such 7 implementation would result in water quality discharge regulation of activities not currently subject to regulation. 8 9 (12) In order to provide adequate due process while 10 ensuring timely development of total maximum daily loads, proposed rules and orders authorized by this act shall be 11 12 ineffective pending resolution of a section 120.54(3), 120.56, 120.569, or 120.57 administrative proceeding. However, the 13 department may go forward prior to resolution of such 14 15 administrative proceedings with subsequent agency actions authorized by s. 403.067(2) through s. 403.067(6), provided 16 17 that the department can support and substantiate those actions using the underlying bases for the rules or orders without the 18 benefit of any legal presumption favoring, or in deference to, 19 20 the challenged rules or orders. 21 Section 13. Subsection (1) of section 403.805, Florida Statutes, is amended to read: 22 403.805 Secretary; powers and duties .--23 24 (1) The secretary shall have the powers and duties of heads of departments set forth in chapter 20, including the 25 26 authority to adopt rules pursuant to ss. 120.536(1) and 120.54 27 to implement the provisions of chapters 253, 373, and 376 and 28 this chapter. The secretary shall have rulemaking responsibility under chapter 120, but shall submit any 29 30 proposed rule containing standards to the Environmental 31 Regulation Commission for approval, modification, or 15

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disapproval pursuant to s. 403.804, except for total maximum 1 2 daily load calculations and allocations developed pursuant to 3 s. 403.067(6). The secretary shall have responsibility for 4 final agency action regarding total maximum daily load calculations and allocations developed pursuant to s. 5 6 403.067(6). The secretary shall employ legal counsel to 7 represent the department in matters affecting the department. Except for appeals on permits specifically assigned by this 8 act to the Governor and Cabinet, and unless otherwise 9 10 prohibited by law, the secretary may delegate the authority assigned to the department by this act to the assistant 11 12 secretary, division directors, and district and branch office 13 managers and to the water management districts. 14 Section 14. The department, coordinating with the 15 water management districts and the Department of Agriculture and Consumer Services, shall evaluate the effectiveness of the 16 17 implementation of total maximum daily loads for a period of 5 years from the effective date of this act. The department 18 19 shall document that effectiveness, using all data and information at its disposal, in a report to the Governor, the 20 21 President of the Senate, and the Speaker of the House of Representatives by January 1, 2005. The report shall provide 22 specific recommendations for statutory changes necessary to 23 24 implement total maximum daily loads more effectively, including the development or expansion of pollution prevention 25 26 and pollutant trading opportunities, and best management 27 practices. The report shall also provide recommendations for 28 statutory changes relating to pollutant sources which are not 29 subject to permitting under chapter 403, Florida Statutes, or 30 chapter 373, Florida Statutes, and which do not implement the nonregulatory practices or other measures outlined in the 31

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basin plan prepared under s. 403.067, Florida Statutes, in 1 accordance with the schedule of the plan, or fail to implement 2 3 them as designed. 4 5 (Redesignate subsequent sections.) 6 7 8 9 And the title is amended as follows: 10 On page 2, line 6, after the semicolon, 11 12 insert: amending s. 403.031, F.S.; defining the term 13 14 "total maximum daily load"; creating s. 15 403.067, F.S.; providing legislative findings 16 and intent; requiring the Department of 17 Environmental Protection to periodically submit to the United States Environmental Protection 18 Agency a list of surface waters or segments for 19 20 which total maximum daily load assessments will 21 be conducted; providing that the list cannot be used in the administration or implementation of 22 any regulatory program; providing for public 23 24 comment on the list; requiring the Department of Environmental Protection to conduct total 25 maximum daily load assessments on water bodies 26 27 based on the priority ranking and schedule; requiring the Department of Environmental 28 Protection to adopt a methodology for 29 30 determining those water bodies which are 31 impaired by rule; specifying what the rule

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1	shall set forth; providing for the adoption of
2	a subsequent updated list of water bodies for
3	which total maximum daily loads will be
4	calculated under certain circumstances;
5	providing for the removal of surface waters or
6	segments under certain conditions; providing
7	for the process for calculating and allocating
8	total maximum daily loads; providing that the
9	Department of Environmental Protection must
10	submit a report by February 1, 2001, to the
11	Governor, the President of the Senate, and the
12	Speaker of the House of Representatives which
13	contains recommendations and draft legislation
14	for any modifications to the process for
15	allocating total maximum daily loads; requiring
16	that the recommendations be developed by the
17	department in cooperation with a technical
18	committee; providing that the total maximum
19	daily load calculations and allocations shall
20	be adopted by rule; providing for public
21	workshops and public notice; providing that the
22	Department of Environmental Protection shall be
23	the lead agency in coordinating the
24	implementation of the total maximum daily load
25	allocation through water quality protection
26	programs; authorizing the department to develop
27	a basin plan requiring the department to
28	cooperatively develop suitable interim
29	measures, best management practices, or other
30	measures necessary to achieve the level of
31	pollution reduction established in allocations

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1	for nonagricultural nonpoint pollutant sources;
2	requiring the Department of Agriculture and
3	Consumer Services to develop, and to adopt by
4	rule at its discretion, certain interim
5	measures or best management practices necessary
6	to achieve the level of pollution reduction
7	established in allocations of agricultural
8	pollutant sources; authorizing the Department
9	of Environmental Protection to adopt certain
10	rules; prohibiting the Department of
11	Environmental Protection from implementing,
12	without prior legislative approval, any
13	additional regulatory authority pursuant to the
14	Clean Water Act; amending s. 403.805, F.S.;
15	providing for the powers and duties of the
16	secretary; requiring the Department of
17	Environmental Protection, in coordination with
18	the water management district and the
19	Department of Agriculture and Consumer
20	Services, to evaluate the effectiveness of the
21	implementation of total maximum daily loads for
22	a specific period and to report to the Governor
23	and the Legislature;
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