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By the Committee on Environmental Protection and Representatives Argenziano, Putnam, Dockery and Tullis

A bill to be entitled An act relating to environmental control; amending s. 253.03, F.S.; providing that the Board of Trustees of the Internal Improvement Trust Fund and the state may not control, regulate, permit, or charge for specified removed organic detrital material; amending s. 369.20, F.S.; requiring the Department of Environmental Protection to develop by rule standards which provide specific criteria for the removal and replanting of vegetation permitted under the Florida Aquatic Weed Control Act; revising an exemption from permitting requirements with respect to removal by a riparian owner of specified herbaceous aquatic plants and semiwoody herbaceous plants in freshwater bodies; including free-floating vegetation, invasive plants, and organic detrital material within such exemption; amending s. 403.813, F.S.; revising an exemption from permitting requirements under ch. 403, F.S., to include the removal of invasive plants and the removal of organic detrital material from freshwater lakes and rivers under specified conditions; providing an effective date. Be It Enacted by the Legislature of the State of Florida: Section 1. Subsection (16) of section 253.03, Florida Statutes, is amended to read:

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253.03 Board of trustees to administer state lands; lands enumerated. --

(16) The Board of Trustees of the Internal Improvement Trust Fund, and the state through its agencies, may not control, regulate, permit, or charge for any severed materials which are removed from the area adjacent to an intake or discharge structure pursuant to an exemption authorized in s. 403.813(2)(f) or organic detrital material removed pursuant to an exemption authorized in s. 403.813(2) and (r).

Section 2. Subsections (7) and (8) of section 369.20, Florida Statutes, are amended to read:

369.20 Florida Aquatic Weed Control Act. --

- (7) No person or public agency shall control, eradicate, remove, or otherwise alter any aquatic weeds or plants in waters of the state unless a permit for such activity has been issued by the department, or unless the activity is in waters expressly exempted by department rule. The department shall develop standards by rule which shall address, at a minimum, chemical, biological, and mechanical control activities; an evaluation of the benefits of such activities to the public; specific criteria for the removal and replanting of vegetation recognizing the differences between natural and artificially created waters; and the different amount and quality of littoral vegetation on various waters. Applications for a permit to engage in aquatic plant control activities shall be made to the department. In reviewing such applications, the department shall consider the criteria set forth in subsection (2).
- (8) As an exemption to all permitting requirements in this section and ss. 369.22 and 369.25, in all freshwater 31 | bodies, except aquatic preserves designated under chapter 258

and Outstanding Florida Waters designated under chapter 403, a 1 2 riparian owner may physically or mechanically remove 3 herbaceous aquatic plants and semiwoody herbaceous plants, such as shrub species and willow, which are rooted in the 4 5 substrate within an area delimited by up to 50 percent of the 6 property owner's frontage. Such removal shall be within the 7 owner's riparian lines and may be or 50 feet, whichever is 8 less, and by a sufficient length waterward from, and 9 perpendicular to, the riparian owner's shoreline to create a corridor to allow access for a boat or swimmer to reach open 10 11 water. All unvegetated areas shall be cumulatively considered 12 when determining the width of the exempt corridor. In 13 addition, all free-floating vegetation and invasive plants as 14 identified in s. 369.251 adjacent to a riparian owner's 15 shoreline may be physically or mechanically removed to provide 16 access to open water. Physical or mechanical removal of rooted vegetation under this exemption may include activities 17 conducted in accordance with s. 403.813(2)(r), except for the 18 19 creation of wildlife islands, but does not include the use of 20 any chemicals or any activity that requires a permit pursuant 21 to part IV of chapter 373. 22 Section 3. Paragraph (r) of subsection (2) of section 403.813, Florida Statutes, is amended to read: 23 24 403.813 Permits issued at district centers; 25 exceptions. --26 (2) No permit under this chapter, chapter 373, chapter 27 61-691, Laws of Florida, or chapter 25214 or chapter 25270, 28 1949, Laws of Florida, shall be required for activities 29 associated with the following types of projects; however,

nothing in this subsection relieves an applicant from any

31 requirement to obtain permission to use or occupy lands owned

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 by the Board of Trustees of the Internal Improvement Trust Fund or any water management district in its governmental or proprietary capacity or from complying with applicable local pollution control programs authorized under this chapter or other requirements of county and municipal governments:

- (r) The removal of aquatic plants, the removal of invasive plants as identified in s. 369.251, the removal of tussocks, the associated replanting of indigenous aquatic plants, and or the associated removal from freshwater lakes and rivers of organic detrital material when such planting or removal is performed and authorized by permit or exemption granted under s. 369.20 or s. 369.25, provided that if:
- 1. Organic <u>detrital</u> material that exists on the surface of natural mineral soil shall be allowed to be removed to a depth of 3 feet or to the natural mineral soils <u>or the</u> rocky substrate; whichever is less.
- 2. All organic material removed removal pursuant to this paragraph subsection shall be deposited in an upland site in a manner that will prevent the reintroduction of the material into waters in the state except when spoil material is permitted to be used to create wildlife islands in freshwater bodies of the state when a governmental entity is permitted pursuant to s. 369.20 this section to create such islands as a part of a restoration or enhancement project; and.
- 3. All activities are performed in a manner consistent with state water quality standards.

The department may not adopt implementing rules for this paragraph, notwithstanding any other provision of law.

Section 4. This act shall take effect July 1, 2000.