Amendment No. ____ (for drafter's use only)

ı	CHAMBER ACTION Senate House
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5	ORIGINAL STAMP BELOW
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11	Representative(s) Fuller offered the following:
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13	Amendment (with title amendment)
14	On page 13, between lines 15 and 16, of the bill
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16	insert:
17	Section 7. Section 258.16, Florida Statutes, is
18	created to read:
19	258.16 Rodman Reservoir Recreation Area designated
20	(1) There is designated and established a state
21	recreation area to be known as Rodman Reservoir Recreation
22	Area, in Marion and Putman Counties, which shall include all
23	state-owned lands within the floodplain of the Oklawaha River
24	and those hereafter acquired by the state from Eureka Dam in
25	Marion County to Buckman Lock in Putnam County. Such lands
26	shall be deemed and held to be a state recreation area, under
27	the supervision of the Division of Recreation and Parks of the
28	Department of Environmental Protection, and the division is
29	charged with the duty of providing for the development of
30	multipurpose recreational opportunities at this recreation
31	area and the care, upkeep, maintenance, and beautification of
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the Rodman Reservoir Recreation Area, including all those
dams, locks, and other structures transferred by the Federal
Government to the state. Such structures may be permanently
closed and filled with suitable materials if their continued
maintenance and operation is determined by the department not
to be cost-effective due to the overall condition of the
structures when they were transferred by the Federal
Government. Any proposed action that would substantially alter
the recreation area as it existed on January 1, 2000, shall be
approved by the Legislature prior to implementation.

- (2) The Division of State Lands may acquire in the name of the Board of Trustees of the Internal Improvement

 Trust Fund any additional property adjacent or contiguous to the Rodman Reservoir Recreation Area, from private owners or from the United States Government, for improved management and recreational opportunities.
- (3) The Division of State Lands is directed to identify, contact, and inform all property owners who entered into easements located within the taking line of the Rodman Reservoir of the designation of this area as a state recreation area.
- (4) By January 1, 2001, the Division of State Lands is directed to submit a report to the Executive Office of the Governor, the President of the Senate, and the Speaker of the House of Representatives that:
- (a) Identifies each entity that has an easement within the taking line of the reservoir.
- (b) Indicates whether the holder of the easement is willing to sell the easement.
 - (c) Estimates the cost of acquiring the easements.
 - (d) Identifies any additional issues resulting from

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this designation.
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    ======== T I T L E A M E N D M E N T ==========
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    And the title is amended as follows:
           On page 1, lines 2 and 3,
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    remove from the title of the bill: all of said lines
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    and insert in lieu thereof:
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           An act relating to environmental protection;
           creating s. 258.16, F.S.; designating and
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           establishing a state recreation area; providing
           duties of the Division of Recreation and Parks
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           of the Department of Environmental Protection;
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           providing for closure of certain structures;
           providing for approval by the Legislature of
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           actions which would substantially alter the
           recreation area; authorizing the Division of
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           State Lands of the department to acquire
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           contiguous property; requiring the Division of
           State Lands to notify certain easement holders
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           of the state recreation area designation;
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           requiring a report to the Governor and
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           Legislature; amending s. 215.22, F.S.;
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           providing
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