Bill No. CS for SB 384 Amendment No. CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 11 Senator Bronson moved the following amendment: 12 13 Senate Amendment (with title amendment) On page 4, between lines 24 and 25, 14 15 16 insert: 17 Section 2. Paragraph (f) of subsection (1) and subsection (3) are amended, and subsections (4), (5), and (6) 18 19 are added to section 259.035, Florida Statutes, as amended by 20 section 16 of chapter 99-247, Laws of Florida, to read: (f) The board of trustees department has authority to 21 22 adopt rules pursuant to ss. 120.536(1) and 120.54 to implement 23 the provisions of this section. 24 (3) The council shall provide assistance to the board 25 of trustees in reviewing the recommendations and plans for 26 state-owned lands required under ss.s.253.034 and 259.032. 27 The council shall, in reviewing such recommendations and plans, consider the optimization of multiple-use and 28 29 conservation strategies to accomplish the provisions funded 30 pursuant to ss.s.259.101(3)(a) and 259.105(3)(b). Such funds 31 shall only be used to acquire lands identified in the annual 1 7:07 PM 04/28/00 s0384.nr18.Fi

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1	Conservation and Recreation Lands list approved by the board
2	of trustees in the year 2000.
3	(4) The council may use existing rules adopted by the
4	board of trustees, until it develops and recommends amendments
5	to those rules, to competitively evaluate, select, and rank
6	projects eligible for the Conservation and Recreation Lands
7	list pursuant to ss. 259.032(3) and 259.101(4) and, beginning
8	no later than May 1, 2001, for Florida Forever funds pursuant
9	to s. 259.105(3)(b). In developing or amending the rules, the
10	council shall give weight to the criteria included in s.
11	259.105(9). The board of trustees shall review the
12	recommendations and shall adopt rules necessary to administer
13	this section.
14	(5) An affirmative vote of five members of the council
15	is required in order to change a project boundary or to place
16	a proposed project on a list developed pursuant to subsection
17	(4). Any member of the council who by family or a business
18	relationship has a connection with all or a portion of any
19	proposed project shall declare the interest before voting on
20	its inclusion on a list.
21	(6) The proposal for a project pursuant to this
22	section or s. 259.105(3)(b) may be implemented only if adopted
23	by the council and approved by the board of trustees. The
24	council shall consider and evaluate in writing the merits and
25	demerits of each project that is proposed for Conservation and
26	Recreation Lands, Florida Preservation 2000, or Florida
27	Forever funding and shall ensure that each proposed project
28	will meet a stated public purpose for the restoration,
29	conservation, or preservation of environmentally sensitive
30	lands and water areas or for providing outdoor recreational
31	opportunities. The council also shall determine whether the
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project conforms, where applicable with the comprehensive plan developed pursuant to s. 259.04(1)(a), the comprehensive multipurpose outdoor recreation plan developed pursuant to s. 375.021, the state lands management plan adopted pursuant to s. 253.03(7), the water resources work plans developed pursuant to s. 373.199, and the provisions of s. 259.032, s. 259.101, or s. 259.105, whichever is applicable. (Redesignate subsequent sections.) And the title is amended as follows: On page 1, line 5, after the semicolon insert: amending s. 259.035, F.S.; clarifying rule-making authority; authorizing the use of specified rules; providing procedures for project approval and modification;

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