## Amendment No. 01 (for drafter's use only)

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11	The Committee on Local Government & Veterans Affairs offered
12	the following:
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14	Amendment (with title amendment)
15	Remove from the bill: Everything after the enacting clause
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17	and insert in lieu thereof:
18	Section 1. Subsection (8) of section 6 of chapter
19	99-395, Laws of Florida, is amended to read:
20	Section 6. Sewage requirements in Monroe County
21	(8) The requirements of subsections (2)-(7) do not
22	apply to the following:
23	(a) Class 1 injection wells as defined by Department
24	of Environmental Protection rule, including any authorized
25	mechanical integrity tests.
26	(b) Authorized mechanical integrity tests associated
27	with Class V wells as defined by Department of Environmental
28	Protection rule.
29	(c) The following types of reuse systems authorized by
30	Department of Environmental Protection domestic wastewater
31	rules:

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Slow-rate land application systems; 1 2 Industrial uses of reclaimed water; and 3 3. Use of reclaimed water for toilet flushing, fire 4 protection, vehicle washing, construction dust control, and 5 decorative water features. 6 7 However, disposal systems serving as backups to reuse systems shall be required to meet the following effluent water quality 8 9 limitations comply with the other provisions of this act. 10 Systems discharging less than 100,000 gallons per day based on 11 the annual average daily flows to the backup system, including 12 any other discharge of effluent to the backup system or other 13 injection wells, shall provide a level of treatment that will produce an effluent that contains, on an annual average basis, 14 15 not more than 10 milligrams per liter of biochemical oxygen demand, 10 milligrams per liter of suspended solids, 10 16 17 milligrams per liter of total nitrogen, and 1 milligram per 18 liter of total phosphorous. Systems discharging 100,000 gallons per day or more based on the annual average daily 19 flows to the backup system, including any other discharge of 20 effluent to the backup system or other injection wells, shall 21 provide a level of treatment that will produce an effluent 22 that contains, on an annual average basis, not more than 5 23 24 milligrams per liter of biochemical oxygen demand, 5 milligrams per liter of suspended solids, 3 milligrams per 25 liter of total nitrogen, and 1 milligram per liter of total 26 27 phosphorous. Such systems shall comply with the Department of Environmental Protection's reuse rules. 28 29 In areas that are scheduled to be served by a 30 central sewage facility before July 1, 2010, interim construction standards for new, expanded or existing onsite 31

sewage treatment and disposal systems shall be allowed. 1 2 1. Interim construction standards for undocumented 3 systems, cesspit replacements, system modifications and new 4 onsite sewage treatment and disposal systems in such areas 5 shall be in compliance with interim standards in effect on March 3, 1998. 6 7 2. In such areas approved, existing onsite sewage 8 treatment and disposal systems in failure may be repaired with in-kind replacements of the approved existing system. At a 9 10 minimum, existing drainfields must be replaced with a 11 drainfield in compliance with rules in effect on March 3, 12 1998. 13 Section 2. This act shall take effect upon becoming a 14 law. 15 16 17 ======== T I T L E A M E N D M E N T =========== And the title is amended as follows: 18 19 On page, remove from the bill: entire title 20 21 22 and insert in lieu thereof: A bill to be entitled 23 24 An act relating to Monroe County; amending ch. 25 99-395, Laws of Florida; establishing effluent water quality limitations for reuse systems; 26 27 provides interim construction standards for new, expanded, or existing onsite sewage and 28 29 disposal systems scheduled to be served by a central sewage facility before July 1, 2010; 30 31 providing an effective date.

04/05/01

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