## Bill No. CS/HB 1299, 1st Eng.

Amendment No. \_\_\_\_ Barcode 763282

## CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Lawson moved the following amendment to amendment 11 12 (802230): 13 14 Senate Amendment (with title amendment) 15 On page 22, line 31, through 16 page 24, line 12, delete those lines 17 18 and insert: 19 Section 15. Subsection (5) of section 403.412, Florida 20 Statutes, is amended, present subsection (6) is renumbered as 21 subsection (8), and new subsections (6) and (7) are added to that section to read: 22 23 403.412 Environmental Protection Act.--24 (5) In any administrative, licensing, or other 25 proceedings authorized by law for the protection of the air, 26 water, or other natural resources of the state from pollution, 27 impairment, or destruction, the Department of Legal Affairs, a 28 political subdivision or municipality of the state, or a citizen of the state shall have standing to intervene as a party on the filing of a verified pleading asserting that the

activity, conduct, or product to be licensed or permitted has

30

31

## Bill No. <u>CS/HB 1299</u>, 1st Eng. Amendment No. \_\_\_\_ Barcode 763282

```
or will have the effect of impairing, polluting, or otherwise
    injuring the air, water, or other natural resources of the
3
    state. As used in this section and as it relates to citizens,
    the term "intervene" means to join an ongoing s. 120.569 or s.
    120.57 proceeding; this section does not authorize a citizen
5
6
    to institute, initiate, petition for, or request a proceeding
7
    under s. 120.569 or s. 120.57. Nothing herein limits or
   prohibits a citizen whose substantial interests will be
8
    determined or affected by a proposed agency action from
9
10
    initiating a formal administrative proceeding under s. 120.569
    or s. 120.57. A citizen's substantial interests shall be
11
12
    considered to be determined or affected if a petitioner
13
    establishes that the proposed activity, conduct, or product to
   be licensed or permitted affects the petitioner's use or
14
15
    enjoyment of air, water, or natural resources protected by
    this chapter. A demonstration of special injury different in
16
17
    kind from the general public at large is not required.
18
          (6) Notwithstanding any other provisions of this
19
    section, any nonprofit corporation or association that
20
    demonstrates that it was formed for the purpose of the
21
    protection of the environment, fish and wildlife resources,
   protection of air and water quality, or recreation, may
22
23
    initiate a hearing pursuant to s. 120.569 or s. 120.57.
24
25
26
27
28
29
30
31
```