Bill No. <u>SB 1044</u>

Amendment No. $\underline{1}$ Barcode 304020

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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11	The Committee on Comprehensive Planning recommended the
12	following amendment:
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14	Senate Amendment (with title amendment)
15	On page 2, lines 1-14, delete those lines
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17	and insert:
18	Section 2. Subsection (6) is added to section
19	373.0361, Florida Statutes, to read:
20	373.0361 Regional water supply planning
21	(6) By July 1, 2004, and every five years thereafter,
22	plans created pursuant to this section shall be reviewed and
23	updated to address the requirements of subsection (2) of this
24	section. In conducting this review and update the districts
25	shall consider the capital improvements; intergovernmental
26	coordination; general sanitary sewer, solid waste, drainage,
27	potable water and natural groundwater aquifer recharge; and
28	conservation elements of affected local government
29	comprehensive plans.
30	$\frac{(7)}{(6)}$ Nothing contained in the water supply
31	development component of the district water management plan
	5.50 70 00/10/00

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1	shall be construed to require local governments,
2	government-owned or privately owned water utilities,
3	self-suppliers, or other water suppliers to select a water
4	supply development option identified in the component merely
5	because it is identified in the plan. However, this
6	subsection shall not be construed to limit the authority of
7	the department or governing board under part II.
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10	======== T I T L E A M E N D M E N T =========
11	And the title is amended as follows:
12	On page 1, lines 8-11, delete those lines
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14	and insert:
15	s. 373.0361, F.S.; requiring water management
16	districts to consider certain local government
17	comprehensive plan elements when updating their
18	regional water supply plans;
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