	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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2	05/01/2003 05:09 PM .
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11	Senator Constantine moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 2, between lines 24 and 25,
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16	insert:
17	Section 2. Section 369.301, Florida Statutes, is
18	amended to read:
19	369.301 Short titleThis part may be cited as the
20	"Wekiva River <u>Basin and Springs</u> Protection <u>and Planning</u> Act."
21	Section 3. Section 369.3011, Florida Statutes, is
22	created to read:
23	369.3011 Land use, transportation, and water resources
24	planning in the Wekiva River Basin
25	(1) SHORT TITLEThis section may be cited as the
26	"Wekiva River Basin Planning Act."
27	(2) LEGISLATIVE INTENT
28	(a) The Legislature recognizes that population growth
29	and the future transportation and water resource needs of the
30	central Florida region must be balanced with protection of the
31	ecosystem of the Wekiva River Basin and finds that these are
	11.26 7M 05/01/02

1	issues of legitimate and compelling state interest. The
2	Legislature, therefore, finds that the recommendations
3	included in the Final Report, dated January 15, 2003, of the
4	Wekiva Basin Area Task Force, which was created by Executive
5	Order 2002-259, are valuable and should be implemented.
6	(b) The Legislature finds that, in addition to the
7	issues of legitimate and compelling state interest related to
8	protecting natural resources and meeting the future
9	transportation needs in and near the Wekiva Basin Area, there
10	exists a state interest in respecting and recognizing
11	judicially acknowledged or statutorily and constitutionally
12	protected property rights. It is the intent of the Legislature
13	that state agencies and county and municipal governments with
14	jurisdiction in the area of the Wekiva River Basin establish
15	policies to quide and coordinate local decisions relating to
16	growth and development and implement their decisions without
17	imposing undue restrictions on vested property rights in
18	violation of the laws and constitutions of this state and of
19	the United States. Further, the Legislature recognizes
20	sensitivity to private property rights as stated in s.
21	163.3167(8) to not limit or modify rights of any person to
22	complete any development that has been authorized as a
23	development of regional impact pursuant to chapter 380 or who
24	has been issued a final local development order and
25	development has commenced and is continuing in good faith as
26	of the effective date of this act.
27	(c) The Legislature finds that the water resources and
28	ecosystems of the Wekiva River Basin and the associated
29	springshed areas that sustain the spring-fed Wekiva River and
30	tributaries are of irreplaceable value to the quality of life
31	and well-being of the people of the State of Florida. The

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1	Legislature further finds that greater intensities of
2	development facilitated by the construction of major
3	transportation facilities through the Wekiva River Basin and
4	associated springshed areas may, unless properly designed,
5	present serious threats to the continuing existence of the
6	hydrological functions of the springs. It is the intent of the
7	Legislature that regional transportation facilities be
8	located, designed, and constructed in a manner that assures
9	the protection of the Wekiva River Basin ecosystem. To
10	accomplish these purposes, the Legislature directs that the
11	completion of transportation improvements, including, but not
12	limited to, the Wekiva Parkway and U.S. 441 Bypass, be
13	accomplished in the context of a well-coordinated plan that
14	simultaneously assures that the natural resources of the
15	Wekiva River Basin, including the springshed, are protected
16	against adverse impacts.
17	(3) DEFINITIONSAs used in this section, the term:
18	(a) "Springshed" means the geographic area that
19	contributes groundwater and surface water to the Wekiva River
20	Springs systems.
21	(b) "U.S. 441 Bypass" means an expressway system
22	connector designed and constructed as part of an extension of
23	State Road 429 that begins at the Maitland Boulevard Extension
24	Interchange and links to the Wekiva Parkway at a system
25	interchange and continues in a northwesterly direction into
26	Lake County.
27	(c) "Wekiva Parkway" means any limited access highway
28	or expressway constructed between State Road 429 and
29	Interstate 4.
30	(4) DESIGNATION OF THE WEKIVA RIVER SPRINGSHED

31 PROTECTION AREA.--

1	(a) The Governor and Cabinet, sitting as the
2	Administration Commission, shall establish by rule a Wekiva
3	River Springshed Protection Area, which shall complement the
4	Wekiva River Protection Area as defined in s. 369.303(9). Not
5	later than September 30, 2003, the state land planning agency
6	shall begin this process by giving notice of negotiated
7	rulemaking, pursuant to s. 120.54(2)(d), for the purpose of
8	recommending to the Administration Commission boundaries for
9	the Wekiva River Springshed Protection Area.
10	(b) The boundary for the Wekiva River Springshed
11	Protection Area shall be based upon, but need not be limited
12	to, the following criteria:
13	1. The Wekiva River Springshed Protection Area must
14	encompass an area no larger than the Wekiva River Springshed.
15	2. The boundary of the Wekiva River Springshed
16	Protection Area shall be based upon the best available data
17	from the St. Johns River Water Management District, the
18	Department of Environmental Protection, the Department of
19	Agriculture and Consumer Services, and other sources.
20	3. The boundary of the Wekiva River Springshed
21	Protection Area shall be established in a manner that ensures
22	predictability and uniformity of implementation, which may
23	require aligning boundaries with recognizable geographic
24	features that are not subject to change.
25	(c) Within 45 days after receipt of the recommended
26	boundaries, the Governor and Cabinet, sitting as the
27	Administration Commission shall adopt, modify, or reject the
28	recommendation and shall by rule establish the boundaries of
29	the Wekiva River Springshed Protection Area.
30	(5) COMPREHENSIVE PLAN REQUIREMENTS FOR THE WEKIVA
31	RIVER SPRINGSHED PROTECTION AREA

1	(a) The state land planning agency, in consultation
2	with the Department of Environmental Protection, the St. Johns
3	River Water Management District, and the Department of
4	Agriculture and Consumer Services, shall, not less than 60
5	days prior to the next regular legislative session, adopt by
6	negotiated rule pursuant to s. 120.54(2)(d) minimum criteria
7	for land use strategies and development standards within the
8	Wekiva River Springshed Protection Area. Such rules shall not
9	be subject to rule challenges under s. 120.56(2) or to drawout
10	proceedings under s. 120.54(3)(c)2. Such rules shall become
11	effective only after they have been submitted to the President
12	of the Senate and the Speaker of the House of Representatives
13	for review by the Legislature. In its review, the Legislature
14	may accept, reject, modify, or take no action relative to the
15	rules. The agency shall conform the rules to the changes made
16	by the Legislature or, if no action was taken, the agency
17	rules shall become effective.
18	(b) The rules for the land use strategies and
19	development standards, which shall be in addition to the
20	current statutory requirements, shall protect the quality and
21	quantity of recharge that replenishes and maintains spring
22	flows for the Wekiva River. Land use strategies and
23	development controls shall apply throughout the Wekiva River
24	Springshed Protection Area and shall include, but need not be
25	limited to, the following:
26	1. Ensuring appropriate drainage, wastewater
27	treatment, and water supply to support new or existing
28	development;
29	2. Locating low-impact land uses near the Wekiva River
30	Springs. Low-impact land uses include preservation,
31	conservation, passive recreation, unimproved rangeland,

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<u>silviculture,</u>	and	rural	residential;	

- 3. Minimizing impervious surfaces to reduce runoff and retain recharge;
- 4 4. Maintaining open space and natural recharge areas to protect groundwater resources and wildlife habitat through standards for open space, impervious surface coverage, and 6 clustering; transfer of land use credits or development 8 rights; and land acquisition, purchase of development rights, and conservation easements;
 - 5. Managing stormwater impacts to reduce runoff and maintain water quality of recharge;
 - 6. Providing enhanced wastewater treatment for septic tanks, central treatment systems, and a septic tank maintenance program;
 - 7. Using landscape design and maintenance to reduce impacts from chemicals and conserve water resources, including golf course design and maintenance;
 - 8. Siting, constructing, and maintaining golf courses using special management zones, integrated pest management, and a natural resource management plan to prevent, manage, and monitor potential impacts to water resources; and
 - 9. Adopting local programs for public education and partnerships with property owners, consideration of land or development rights acquisition, and cooperative management of public owned lands, economic development, and ecotourism.
- (c) Within 1 year after the ratification of the rules for land use strategies and development standards for the 27 Wekiva River Springshed Protection Area, or after approval of 29 the rules as part of any comprehensive plan amendment that proposes to increase the density or intensity of development 30 within the Wekiva River Springshed Protection Area, whichever

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occurs first, a local government must adopt the comprehensive plan amendments required by this subsection. A local 3 government may not amend its comprehensive plan if it does not adopt the amendments as required by this subsection. The 4 Administration Commission may impose the sanctions provided by s. 163.3184(11) against any local government that fails to 6 adopt the comprehensive plan amendments required by this 8 subsection, using the procedure in s. 163.3191(11). All existing local governments are required to adopt the 10 comprehensive plan amendments required by this subsection as 11 amendments to their respective comprehensive plans. Any 12 municipality incorporated within the Wekiva River Springshed Protection Area after the effective date of this act shall 13 14 include applicable portions of the comprehensive plan 15 amendments required by this subsection in the initial 16 transmittal and adoption of its local government comprehensive 17 plan. (d) After legislative ratification of the rules for 18 19 land use strategies and springshed protection, the state land 20 planning agency shall review the local comprehensive plans, and all amendments, which are applicable to portions of the 21 2.2 Wekiva River Springshed Protection Area for compliance with the provisions of this subsection in addition to its review of 23 local comprehensive plans and amendments for compliance as 24 defined in s. 163.3184. All procedures and penalties described 25 26 in s. 163.3184 shall be applicable to this review. 27 (6) WEKIVA RIVER BASIN TRANSPORTATION; LAND USE AND 28 WATER RESOURCES INTEGRATED PLANNING AREA DEFINED .--29 (a) The state land planning agency, in collaboration 30 with affected local governments, other state and regional 31 agencies, appropriate federal agencies, and interested parties

- 1 | shall coordinate the development of an integrated plan for
- 2 future transportation, land use, and water resource needs in
- 3 the area of the Wekiva River Basin. Affected local governments
- 4 shall incorporate the integrated plan in their respective
- 5 comprehensive plans by amendment pursuant to paragraph (7)(b).
- 6 The integrated plan for the future transportation, land use,
- 7 and water resources in the area of the Wekiva River Basin
- 8 shall include the following lands in Lake and Orange
- 9 Counties: Township 18 South, Range 27 East, Sections 22-27,
- 10 34-36; and Township 19 South, Range 27 East, Sections 1-3,
- 11 10-15, 24, 25, 36; and Township 19 South, Range 28 East,
- 12 <u>Sections 6, 7, 18, 19, 29, 30-32; and Township 20 South, Range</u>
- 13 27 East, Sections 1, 2, 11-14, 23-26, 35, 36; and Township 20
- 14 South, Range 28 East, Sections 4-9, 16-18, less and except
- 15 those lands located in the Wekiva River Protection Area
- 16 defined in s. 369.303(9).
- 17 (b) During the period of time between the effective
- 18 date of this act and the adoption of the plan amendments
- 19 required in subsections (5) and (7), a local government with
- 20 jurisdiction in the area defined in paragraph (a) shall not
- 21 amend its comprehensive plan to increase the density or
- 22 intensity of development.
- 23 (c) Notwithstanding paragraph (b), a local government
- 24 may amend its plan as needed to plan, design, engineer, and
- 25 acquire the right-of-way for the Wekiva Parkway or the U.S.
- 26 | 441 Bypass.
- 27 (d) This section shall not be construed to limit any
- 28 | local government's authority to implement its current
- 29 comprehensive plan, including the ability to approve
- 30 development consistent with its current comprehensive plan and
- 31 provide public facilities and services as provided in the

- 1 | 5-year capital improvement element, or consistent with a joint 2 | planning agreement.
- 3 (7) COMPREHENSIVE PLAN REQUIREMENTS FOR THE WEKIVA
 4 BASIN INTEGRATED TRANSPORTATION, LAND USE, AND WATER RESOURCE
- 5 <u>PLANNING AREA.--</u>
- 6 (a) The purpose of the integrated plan for future
- 7 transportation, land use, and water resource needs is to
- 8 assist affected local governments in completing the planning
- 9 needed to prepare for the construction and related mitigation
- 10 of the Wekiva Parkway and the U.S. 441 Bypass and further
- 11 protection of the Wekiva River Springshed. The state land
- 12 planning agency shall coordinate development of this plan with
- 13 the Department of Environmental Protection, the St. Johns
- 14 River Water Management District, the Department of
- 15 Transportation, the Fish and Wildlife Conservation Commission,
- 16 the Department of Agriculture and Consumer Services, the East
- 17 Central Florida Regional Planning Council, the Orlando-Orange
- 18 County Expressway Authority, the Seminole County Expressway
- 19 Authority, appropriate federal agencies, interest groups
- 20 represented on the Wekiva Basin Area Task Force, and other
- 21 interested parties.
- (b) By December 31, 2004, or as part of any
- 23 comprehensive plan amendment that proposes to increase the
- 24 density or intensity of development within the integrated
- 25 planning area, whichever comes first, a local government must
- 26 adopt the comprehensive plan amendments required by this
- 27 subsection. These plan amendments shall consider, but need not
- 28 be limited to, the following:
- 29 <u>1. A detailed land use plan that considers the overall</u>
- 30 types, intensities, and densities of development now permitted
- 31 by the applicable local comprehensive plan as of the effective

- 1 | date of this act. However, flexibility is available to convert
- 2 between land use categories such that groundwater recharge
- 3 <u>levels are equal to or greater than existing levels. The land</u>
- 4 use plan adopted by the respective jurisdictions may include
- 5 establishing reasonable urban growth boundaries for existing
- 6 <u>municipalities in the area. As a component of the land use</u>
- 7 plan, a local government shall have the option to investigate
- 8 the economic and other benefits that might be derived from the
- 9 establishment of a Rural Land Stewardship Area pursuant to s.
- 10 163.3177(11)(d). As part of this investigation, a local
- 11 government shall have the flexibility to consider application
- 12 of the stewardship concept that may be better suited to local
- 13 circumstances. If deemed beneficial, a Rural Land Stewardship
- 14 Area may be established by the local government.
- 15 2. A transportation plan that addresses the Wekiva
- 16 Parkway and U.S. 441 alignments, as applicable, interchange
- 17 locations, and design and construction features. The
- 18 transportation plan should include an evaluation of any
- 19 programmed road improvements that are made unnecessary by the
- 20 <u>Wekiva Parkway or the U.S. 441 Bypass.</u>
- 21 3. Infrastructure planning including incentives for
- 22 <u>enhanced wastewater treatment and effluent disposal and</u>
- 23 stormwater management, including programs establishing
- 24 | incentives or regulations for the inspection and maintenance
- 25 of existing onsite treatment and disposal systems, and for the
- 26 installation of enhanced onsite treatment and disposal
- 27 systems.
- 28 4. Provisions requiring design standards for
- 29 commercial and other signage which are compatible with and
- 30 reflect the character of the area.
- 31 <u>5. Interchange land use plans, as applicable,</u>

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- including provisions for land use planning requirements for each of the interchanges associated with the Wekiva Parkway, 3 including land use strategies and development standards, to maintain and to protect groundwater resources. The interchange 4 land use plans or any other plans for additional expressways must address appropriate land uses and compatible development, 6 secondary road access, access management, right-of-way 8 protection, vegetative protection and landscaping, signage, and the height and appearance of structures. 9 (c) A local government may not amend its comprehensive 10 plan if it does not adopt the comprehensive plan amendments as 11 12 required by this section. The Administration Commission may 13 impose the sanctions provided by s. 163.3184(11) against any 14 local government that fails to adopt the required 15 comprehensive plan amendments, using the procedure in s. 16 163.3191(11). All existing local governments are required to adopt the comprehensive plan amendments required by this 17 subsection as amendments to their respective comprehensive 18 19 plans. Any municipality incorporated within the integrated 20 planning area after the effective date of this act shall include applicable portions of the comprehensive plan 21 2.2 amendments required by this subsection in the initial 23 transmittal and adoption of its local government comprehensive 24 plan. (d) After December 31, 2004, the state land planning 25 agency shall review the local comprehensive plans, and all 26 amendments, which are applicable to portions of the integrated 27
 - All the procedures and penalties described in s. 163.3184

plans and amendments for compliance as defined in s. 163.3184.

planning area for compliance with the provisions of this

subsection in addition to its review of local comprehensive

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1	shall	be	applicable	e to	this	review.

- 2 (e) As part of the integrated planning process for
- 3 <u>future transportation</u>, <u>land use</u>, <u>and water resources</u>, <u>the</u>
- 4 state land planning agency and local governments with
- 5 jurisdiction shall consider issues of compatibility of the
- 6 integrated planning area with the Wekiva River Protection Area
- 7 as designated in part II of chapter 369. By January 30, 2005,
- 8 the state land planning agency shall report to the Governor,
- 9 the President of the Senate, and the Speaker of the House of
- 10 Representatives any land use compatibility issues with respect
- 11 to the Wekiva River Protection Area, including recommendations
- 12 to address any identified compatibility issues.
- 13 (8) TRANSPORTATION REQUIREMENTS IN THE WEKIVA RIVER
- 14 <u>BASIN.--</u>
- 15 (a) The Department of Transportation, in collaboration
- 16 | with the Turnpike Enterprise, the Orlando-Orange County
- 17 Expressway Authority, and the Seminole County Expressway
- 18 Authority shall, by September 15, 2004, provide to the
- 19 Governor and the Legislature a report of their joint
- 20 recommendations to implement the Wekiva Basin Area Task Force
- 21 recommendations in its Final Report dated January 15, 2003.
- 22 The report shall also include the agencies' joint
- 23 <u>recommendations on the following:</u>
- 24 1. The choice of a lead agency to build the Wekiva
- 25 Parkway and the respective roles of other transportation
- 26 agencies, authorities, and enterprises;
- 27 2. A funding plan for locating, designing, and
- 28 constructing the Wekiva Parkway which addresses the task force
- 29 recommendations related to wider rights-of-way to promote the
- 30 parkway concept, preserve rural character, buffer
- 31 interchanges, and other design features; and

1	3. Any legislation needed to secure the authority
2	needed to acquire private lands or development rights within
3	the Wekiva River Protection Area or the Wekiva River
4	Springshed Protection Area in excess of that which is required
5	for right-of-way and associated roadway construction.
6	(b) The Orlando-Orange County Expressway Authority,
7	the Seminole County Expressway Authority, the Department of
8	Transportation, and the Turnpike Enterprise shall locate the
9	precise corridor and interchanges for the Wekiva Parkway
10	within the corridor generally depicted in Figure 3,
11	"Recommended Corridor for the Wekiva Parkway," of the Final
12	Report of the Wekiva Basin Area Task Force dated January 15,
13	2003. The determination of the final alignment of the Wekiva
14	Parkway within Seminole County shall be subject to approval by
15	the Seminole County Expressway Authority. The transportation
16	agencies shall apply the "Guiding Principles for the Wekiva
17	Parkway Design Features and Construction to the construction
18	of the Wekiva Parkway and, as applicable, to the U.S. 441
19	Bypass, the expansion of existing expressways within the
20	Wekiva River Springshed Protection Area, and the Wekiva River
21	Protection Area, as the Task Force recommended in
22	Recommendation 2 and Recommendation 8 of its Final Report,
23	dated January 15, 2003.
24	(c) The specific design features included within
25	Recommendations Nos. 3, 4, 6, and 7 of the Wekiva Basin Area
26	Task Force Report shall be incorporated within the design of
27	the Wekiva Parkway and the U.S. 441 Bypass, as applicable,
28	where those expressways extend into or across the Wekiva River
29	Protection Area or Wekiva River Springshed Protection Area.
30	Such features, to the maximum extent feasible, shall include,
31	but not be limited to, elevated roadways or bridging of

- 1 | identified wildlife corridors, a parkway design with
- 2 appropriate natural buffers between the roadways and adjacent
- 3 areas, fulfillment of mitigation needs by supporting land
- 4 acquisition projects only within the Wekiva River Protection
- 5 Area or Wekiva River Springshed Protection Area, and
- 6 limitations on the number and location of permissible
- 7 <u>interchanges</u>.
- 8 (d) If a local government fails to timely adopt plan
- 9 amendments required by this section, it shall be subject to
- 10 the imposition of sanctions by the Administration Commission,
- 11 and that government's failure to adopt amendments by December
- 12 31, 2004, shall not preclude construction of the Wekiva
- 13 Parkway or U.S. 441 Bypass. Nothing herein shall preclude the
- 14 immediate planning, design, engineering, and right-of-way
- 15 acquisition of the U.S. 441 Bypass pursuant to Recommendation
- 16 11 of the Final Report of the Wekiva Basin Area Task Force,
- 17 <u>dated January 15, 2003.</u>
- 18 (9) PLANNING ASSISTANCE TO LOCAL GOVERNMENTS.--The
- 19 state land planning agency and appropriate state and regional
- 20 agencies shall provide planning assistance to the affected
- 21 <u>local governments in the development of comprehensive plan</u>
- 22 amendments to meet the requirements of this act. The state
- 23 land planning agency, with the support of the Department of
- 24 | Environmental Protection, the Department of Agriculture and
- 25 Consumer Services, and the St. Johns River Water Management
- 26 District shall develop model land development regulations for
- 27 the implementation of this act. The state land planning agency
- 28 is authorized to prioritize the expenditure of funds
- 29 appropriated for the purpose of providing technical assistance
- 30 to local governments to those local governments with
- 31 | jurisdiction in the Wekiva River Springshed Protection Area

1	and integrated planning area defined in subsection (6).
2	(10) DUTIES OF THE DEPARTMENT OF AGRICULTURE AND
3	CONSUMER SERVICES The Department of Agriculture and Consumer
4	Services shall assist local governments in implementing this
5	section and local governments shall consult with the
6	Department of Agriculture and Consumer Services to determine
7	if agricultural best management practices should be included
8	in the comprehensive plan. Following consultation with a local
9	government, any agricultural best management practices
10	referenced or required in a comprehensive plan amendment shall
11	be developed and adopted by the Department of Agriculture and
12	Consumer Services.
13	Section 4. Paragraph (m) is added to subsection (1) of
14	section 163.3187, Florida Statutes, to read:
15	163.3187 Amendment of adopted comprehensive plan
16	(1) Amendments to comprehensive plans adopted pursuant
17	to this part may be made not more than two times during any
18	calendar year, except:
19	(m) Any comprehensive plan amendment related to the
20	implementation of the Wekiva River Basin Planning Act,
21	pursuant to s. 369.3011.
22	Section 5. Section 373.0425, Florida Statutes, is
23	created to read:
24	373.0425 Duties of the St. Johns River Water
25	Management District regarding springshed protection
26	(1) The Legislature recognizes that Recommendation 15
27	of the Final Report of the Wekiva Basin Area Task Force, dated
28	January 15, 2003 addressed the potential to enhance protection
29	of the Wekiva River System through the regulatory authority of
30	the St. Johns River Water Management District. Therefore, the
31	Legislature directs the St. Johns River Water Management

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District to review its permitting rules authorized under Parts II and IV to determine whether additional criteria specific to 3 the Wekiva River Springshed Protection Area are appropriate to protect the water quality and flow of springs in accordance 4 with state water quality standards and s. 373.042 in the Wekiva River System as defined in s. 369.303(10). The review 6 shall include, but need not be limited to consideration of criteria to address: aquifer recharge protection; permitting 8 thresholds to prevent significant adverse impacts to the 9 springs; concurrent action on consumptive use permit and 10 11 environmental resource permit applications; landscaping to reduce irrigation needs; best management practices to protect 12 13 spring water quality; and use of reclaimed water to reduce the use of groundwater. This review shall be completed by December 14 15 1, 2003. (2) If rule amendments are determined to be 16 appropriate, the St. Johns River Water Management District 17 shall commence the rulemaking process within 90 days after the 18 19 adoption of the boundary of the Wekiva River Springshed 20 Protection Area by the Administration Commission pursuant to s. 369.3011(4). If such rule amendments include amendments to 21 2.2 chapter 40C-44, Florida Administrative Code, governing the regulation of agricultural surface water management systems, 23 the St. Johns River Water Management District shall consult 24 with the Department of Agriculture and Consumer Services to 25 develop such rule amendments. 26 Section 6. Section 381.0069, Florida Statutes, is 27 28 created to read: 29 381.0069 Wekiva River Springshed Protection 30 Area. -- Within 3 years after the adoption of a final boundary 31 of the Wekiva River Springshed Protection Area by the

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Administration Commission pursuant to s. 369.3011(4)(d), the Department of Health, with assistance from the Department of Environmental Protection, shall develop a program to encourage 3 and provide incentives for the inspection and maintenance of 4 5 onsite wastewater treatment and disposal systems and for the installation of enhanced onsite treatment and disposal systems 6 7 within the Wekiva River Springshed Protection Area. 8 Section 7. Subsection (8) is added to section 373.139, 9 Florida Statutes, to read: 10 373.139 Acquisition of real property.--11 (8) The St. Johns River Water Management District is 12 encouraged to pursue the fee simple or less-than-fee-simple 13 purchase of lands in the Wekiva Basin Area which contribute 14 surface water and groundwater to spring flow as a means to 15 protect the Wekiva River Springs. 16 Section 8. Subsection (5) of section 369.307, Florida 17 Statutes, is amended to read: 18 369.307 Developments of regional impact in the Wekiva 19 River Protection Area; land acquisition. --20 (5) The Department of Environmental Protection is 21 directed to proceed to negotiate for acquisition of 2.2 conservation and recreation lands projects within the Wekiva 23 River Protection Area provided that such projects have been 24 deemed qualified under statutory and rule criteria for 25 purchase and have been placed on the priority list for acquisition by the advisory council created in s. 259.035 or 26 27 its successor. Agencies are encouraged to use all means at 28 their disposal for completing the acquisition of the 29 Wekiva-Ocala Greenway Florida Forever Projects identified in 30 Recommendation 16 of the Final Report of the Wekiva Basin Area

31 | Task Force, dated January 15, 2003, prior to construction

1	associated with the Wekiva Parkway.
2	
3	It is also the intent of the Legislature that efforts should
4	be made to identify and acquire additional lands located
5	within the Wekiva River Springs recharge area. Agencies are
6	encouraged to pursue binding purchase agreements for the
7	acquisition of properties identified above, to the greatest
8	extent practicable, prior to the commencement of construction
9	of the Wekiva Parkway.
10	Section 9. <u>Sections 2-8 shall stand repealed effective</u>
11	July 1, 2008, unless purchase of the right-of-way for the
12	Wekiva Parkway or the U.S. 441 Bypass has been commenced. Part
13	II of chapter 369, Florida Statutes, (2002) shall not be
14	repealed by operation of this section.
15	
16	(Redesignate subsequent sections.)
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19	======== T I T L E A M E N D M E N T =========
20	And the title is amended as follows:
21	On page 1, line 5, after the semicolon
22	
23	and insert:
24	amending s. 369.301, F.S.; changing the short
25	title; creating s. 369.3011, F.S.; providing
26	for a short title; providing legislative
27	intent; providing definitions; providing for
28	the designation of the Wekiva River Springshed
29	Protection Area; creating comprehensive plan
30	requirements for the area; creating a
31	integrated planning area for the Wekiva River

1	Basin; creating comprehensive plan requirements
2	for transportation, land use, and water
3	resource in the basin; creating transportation
4	requirements for road construction in the
5	basin; providing for planning assistance by the
6	Department of Community Affairs; describing
7	duties of the Department of Agriculture and
8	Consumer Services for the creation of
9	best-management practices; amending s.
10	163.3187, F.S.; exempting comprehensive plan
11	amendments created by this act from the
12	statutory limit of two amendments per year;
13	creating s. 373.0425, F.S.; providing for
14	rulemaking authority for the St. Johns River
15	Water Management District as it relates to
16	implementing the provisions of this act;
17	creating s. 381.0069, F.S.; directing the
18	Department of Health to develop a program for
19	the improvement of certain wastewater treatment
20	systems in the Wekiva River Springshed
21	Protection Area; amending s. 373.139, F.S.;
22	encouraging the St. Johns River Water
23	Management District to pursue land acquisition
24	within the Wekiva Basin; amending s. 369.307,
25	F.S.; encouraging all agencies to pursue
26	acquisitions within the Wekiva-Ocala Greenway
27	Florida Forever project or other additional
28	lands in the springs recharge area; providing
29	for the repeal of this act;
30	
31	