

Bill No. CS for SB 2754

Amendment No. ____ Barcode 923126

	<u>Senate</u>	CHAMBER ACTION	<u>House</u>
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11 Senator Dockery moved the following amendment:

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13 **Senate Amendment (with title amendment)**

14 On page 14, lines 14-31, delete those lines

15
16 and insert:

17 (8)(a) Notwithstanding other provisions of this
18 section, the Division of State Lands is directed to prepare a
19 state inventory of all federal lands and all lands titled in
20 the name of the state, a state agency, a water management
21 district, or a local government on a county-by-county basis,
22 with the exception of rights-of-way for existing, proposed, or
23 anticipated transportation facilities. The division must
24 identify state or water management district lands purchased
25 with funds distributed according to the Florida Forever
26 Program, the Preservation 2000 Program, the Conservation and
27 Recreation Lands Program, the Environmentally Endangered Lands
28 Program, the Save Our Rivers Program, or the Save Our Coast
29 Program. To facilitate the development of the state inventory,
30 each county shall direct the appropriate county office with
31 authority over the information to provide the division with a

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1 county inventory of all lands identified as federal lands and
2 lands titled in the name of the state, a state agency, a water
3 management district, or a local government.

4 (b) The state inventory must distinguish between lands
5 purchased by the state or a water management district as part
6 of a core parcel or within original project boundaries, as
7 those terms are used to meet the surplus requirements of
8 subsection (6), and lands purchased by the state, a state
9 agency, or a water management district which were not
10 essential or necessary to meet the conservation purposes of
11 the programs which funded the acquisition.

12 (c) In any county in which more than 50 percent of the
13 lands within the county boundary are federal lands or lands
14 titled in the name of the state, a state agency, a water
15 management district, or a local government, those lands titled
16 in the name of the state or a state agency that were purchased
17 using funds from any program identified in paragraph (a) and
18 that are not essential or necessary to meet the original
19 purposes of the program under which they were acquired may,
20 upon request of a public or private entity, be made available
21 for purchase through the state's surplusing process. Priority
22 consideration shall be given to buyers, public or private,
23 willing to return the property to productive use so long as
24 the property can be reentered onto the county ad valorem tax
25 roll. Property acquired with matching funds from a local
26 government shall not be made available for purchase without
27 the consent of said local government.

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30 ===== T I T L E A M E N D M E N T =====

31 And the title is amended as follows:

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1 On page 1, line 25, after the semicolon
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3 insert:
4 providing conditions under which certain lands
5 may be made available for purchase under the
6 state's land surplusing process;
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