Amendment No. (for drafter's use only)

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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11	Representative Spratt offered the following:
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13	Amendment
14	Remove lines 404-445, and insert:
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16	(8)(a) Notwithstanding other provisions of this section,
17	the Division of State Lands is directed to prepare a state
18	inventory of all federal lands and all lands titled in the name
19	of the state, a state agency, a water management district, or a

(8)(a) Notwithstanding other provisions of this section, the Division of State Lands is directed to prepare a state inventory of all federal lands and all lands titled in the name of the state, a state agency, a water management district, or a local government on a county-by-county basis. To facilitate the development of the state inventory, each county shall direct the appropriate county office with authority over the information to provide the division with a county inventory of all lands identified as federal lands and lands titled in the name of the state, a state agency, a water management district, or a local government.

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- (b) The state inventory must distinguish between lands purchased by the state or a water management district as part of a core parcel or within original project boundaries, as those terms are used to meet the surplus requirements of subsection (6), and lands purchased by the state, a state agency, or a water management district which are not essential or necessary for conservation purposes.
- (c) In any county in which more than 50 percent of the lands within the county boundary are federal lands, lands titled in the name of the state, a state agency, a water management district, or a local government, those lands titled in the name of the state or a state agency that are not essential or necessary to meet conservation purposes may, upon request of a public or private entity, be made available for purchase through the state's surplusing process. Rights-of-way for existing, proposed, or anticipated transportation facilities are exempt from the requirements of this paragraph. Priority consideration shall be given to buyers, public or private, willing to return the property to productive use so long as the property can be reentered onto the county ad valorem tax roll. Property acquired with matching funds from a local government shall not be made available for purchase without the consent of said local government.