Bill No. <u>SB 2082</u>

	CHAMBER ACTION Senate House		
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11	The Committee on Environmental Preservation and Conservation		
12	(Jones) recommended the following amendment:		
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14	Senate Amendment (with title amendment)		
15	Delete everything after the enacting clause		
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17	and insert:		
18	Section 1. Section 373.4144, Florida Statutes, is		
19	amended to read:		
20	373.4144 Federal environmental permitting		
21	(1) It is the intent of the Legislature to:		
22	(a) Facilitate coordination and a more efficient		
23	process of implementing regulatory duties and functions		
24	between the Department of Environmental Protection, the water		
25	management districts, the United States Army Corps of		
26	Engineers, the United States Fish and Wildlife Service, the		
27	National Marine Fisheries Service, the United States		
28	Environmental Protection Agency, the Fish and Wildlife		
29	Conservation Commission, and other relevant federal and state		
30	agencies.		
31	(b) Authorize the Department of Environmental		
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1	Protection to obtain from the United States Army Corps of		
2	Engineers, pursuant to state and federal law and as set forth		
3	in this section, an expanded state programmatic general		
4	permit, or a series of regional general permits, for		
5	categories of activities conducted in waters of the United		
6	States governed by the Clean Water Act and in navigable waters		
7	under the Rivers and Harbors Act of 1899 that are similar in		
8	nature, that will cause only minimal adverse environmental		
9	effects when performed separately, and that will have only		
10	minimal cumulative adverse effects on the environment.		
11	(c) Use a state general permit or regional general		
12	permits to eliminate overlapping federal and state regulations		
13	that relate to the same resource and to avoid duplication of		
14	permitting between the United States Army Corps of Engineers		
15	and the department for minor work located in waters of the		
16	United States, including navigable waters, thus eliminating,		
17	if appropriate, the need for separate approval from the United		
18	States Army Corps of Engineers while ensuring the most		
19	stringent protection of wetland resources.		
20	(d) Direct the department to not seek issuance of or		
21	take any action pursuant to obtaining a general permit or		
22	regional general permits unless conditions are at least as		
23	protective of the environment and natural resources as		
24	existing state law under this part and federal law under the		
25	Clean Water Act and the Rivers and Harbors Act of 1899.		
26	(e) Add slash pine and gallberry to the state list of		
27	facultative species as an incentive for and contingent upon		
28	the alignment of federal and state wetland jurisdictional		
29	delineation, so that the alignment eliminates an impediment to		
30	obtaining authorization from the United States Army Corps of		
31	Engineers for a state programmatic general permit or regional		
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1	general permits. The department is directed to develop, on or			
2	before October 1, 2005, a mechanism or plan to consolidate, to			
3	the maximum extent practicable, the federal and state wetland			
4	permitting programs. It is the intent of the Legislature that			
5	all dredge and fill activities impacting 10 acres or less of			
б	wetlands or waters, including navigable waters, be processed			
7	by the state as part of the environmental resource permitting			
8	program implemented by the department and the water management			
9	districts. The resulting mechanism or plan shall analyze and			
10	propose the development of an expanded state programmatic			
11	general permit program in conjunction with the United States			
12	Army Corps of Engineers pursuant to s. 404 of the Clean Water			
13	Act, Pub. L. No. 92-500, as amended, 33 U.S.C. ss. 1251 et			
14	seq., and s. 10 of the Rivers and Harbors Act of 1899.			
15	Alternatively, or in combination with an expanded state			
16	programmatic general permit, the mechanism or plan may propose			
17	the creation of a series of regional general permits issued by			
18	the United States Army Corps of Engineers pursuant to the			
19	referenced statutes. All of the regional general permits must			
20	be administered by the department or the water management			
21	districts or their designees.			
22	(2) <u>In order to effectuate efficient wetland</u>			
23	permitting and avoid duplication, the department and water			
24	management districts are authorized to implement a voluntary			
25	state programmatic general permit for all dredge and fill			
26	activities impacting 5 acres or less of wetlands or other			
27	surface waters, including navigable waters, subject to			
28	agreement with the United States Army Corps of Engineers, if			
29	the general permit is at least as protective of the			
30	environment and natural resources as existing state law under			
31	this part and federal law under the Clean Water Act and the			
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1	Rivers and Harbors Act of 1899. The department is directed to	
2	file with the Speaker of the House of Representatives and the	
3	President of the Senate a report proposing any required	
4	federal and state statutory changes that would be necessary to	
5	accomplish the directives listed in this section and to	
6	coordinate with the Florida Congressional Delegation on any	
7	necessary changes to federal law to implement the directives.	
8	(3) <del>Nothing in</del> This section <u>does not</u> <del>shall be</del>	
9	<del>construed to</del> preclude the department from pursuing <u>a series of</u>	
10	regional general permits for construction activities in	
11	wetlands or surface waters or complete assumption of federal	
12	permitting programs regulating the discharge of dredged or	
13	fill material pursuant to s. 404 of the Clean Water Act, Pub.	
14	L. No. 92-500, as amended, 33 U.S.C. ss. 1251 et seq., and s.	
15	10 of the Rivers and Harbors Act of 1899 <u>., so long as</u> The	
16	assumption of federal permitting programs must encompass	
17	encompasses all dredge and fill activities in, on, or over	
18	jurisdictional wetlands or waters, including navigable waters,	
19	within the state.	
20	(4) The department shall report annually to the	
21	Legislature on efforts to eliminate impediments to achieving	
22	greater efficiencies through expansion of a state programmatic	
23	general permit or regional general permits.	
24	Section 2. Section 373.4212, Florida Statutes, is	
25	created to read:	
26	373.4212 Ratification of department rule; facultative	
27	plantsPursuant to s. 373.421 and subject to the conditions	
28	described in this section, the Legislature ratifies the change	
29	to rule 62-340.450(3), Florida Administrative Code, approved	
30	on February 23, 2006, by the Environmental Regulation	
31	Commission which adds Pinus elliotti, and ilex glabra to the $\frac{4}{4}$	
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1	list of facultative plants. However, this ratification and the			
2	rule revision shall not take effect until state and federal			
3	wetland jurisdictional delineation methodologies are aligned.			
4	(1) Surface water and wetland delineations identified			
5	and approved by a permit issued under rules adopted under this			
6	part prior to the effective date of this act shall remain			
7	valid until expiration of such permit, notwithstanding the			
8	change to rule 62-340.450(3). For purposes of this section,			
9	the term "identified and approved" means:			
10	(a) The delineation was field verified by the			
11	permitting agency and such verification was surveyed as part			
12	of the application review process for the permit; or			
13	(b) The delineation was field verified by the			
14	permitting agency and approved pursuant to the permit.			
15	(2) Where surface water and wetland delineations were			
16	not identified and approved pursuant to the permit issued			
17	under rules adopted under this part, delineations within the			
18	geographical area to which the permit applies shall be			
19	determined pursuant to the rules applicable at the time the			
20	permit was issued, notwithstanding the change to rule			
21	62-340.450(3). This section also applies to any modification			
22	of the permit issued under rules adopted pursuant to this part			
23	which does not constitute a substantial modification within			
24	the geographical area to which the permit applies.			
25	(3) Any declaratory statement issued by the department			
26	under s. 403.914, 1984 Supplement to the Florida Statutes			
27	1983, as amended, pursuant to rules adopted thereunder, or by			
28	the department or a water management district under s.			
29	373.421, in response to a petition filed on or before the			
30	effective date of this act, shall continue to be valid for the			
31	duration of such declaratory statement. Any petition pending 5			
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1	on or before the effective date of this act shall be exempt			
2	from the change to rule 62-340.450(3) and shall be subject to			
3	the provisions of chapter 62-340, Florida Administrative Code,			
4	in effect prior to such change. Activities proposed within the			
5	boundaries of a valid declaratory statement issued pursuant to			
6	a petition submitted to either the department or the relevant			
7	water management district on or before the effective date of			
8	this act, or a revalidated jurisdictional determination prior			
9	to its expiration, shall continue thereafter to be exempt from			
10	the change to rule 62-340.450(3).			
11	(4) A permit application under this part for dredging			
12	and filling or other activity that is pending on or before the			
13	effective date of this act shall be exempt from the change to			
14	<u>rule 62-340.450(3).</u>			
15	(5) Activities associated with mining operations as			
16	defined by and subject to ss. 378.201-378.212 and			
17	378.701-378.703 and included in a conceptual reclamation plan			
18	or modification application submitted on or before the			
19	effective date of this act shall be exempt from change to rule			
20	<u>62-340.450(3).</u>			
21	Section 3. Subsection (5) is added to section 161.041,			
22	Florida Statutes, to read:			
23	161.041 Permits required			
24	(5) When the department denies an application for a			
25	permit, the department shall provide written notice to the			
26	applicant. The notice shall include legal authority for the			
27	denial of the permit and a citation to the applicable portions			
28	<u>of an ordinance, rule, or statute.</u>			
29	Section 4. Subsection (2) of section 373.4141, Florida			
30	Statutes, is amended to read:			
31	373.4141 Permits; processing			
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1	(2) A permit shall be approved or denied within 90			
2	days after receipt of the original application, the last item			
3	of timely requested additional material, or the applicant's			
4	written request to begin processing the permit application.			
5	When the department or the district denies an application for			
6	a permit, the department or the district shall provide written			
7	notice to the applicant. The notice shall include legal			
8	authority for the denial of the permit and a citation to the			
9	applicable portions of an ordinance, rule, or statute.			
10	Section 5. Present subsection (9) of section 403.087,			
11	Florida Statutes, is redesignated as subsection (10), and a			
12	new subsection (9) is added to that section, to read:			
13	403.087 Permits; general issuance; denial; revocation;			
14	prohibition; penalty			
15	(9) When the department denies an application for a			
16	permit, the department shall provide written notice to the			
17	applicant. The notice shall include legal authority for the			
18	denial of the permit and a citation to the applicable portions			
19	of an ordinance, rule, or statute.			
20	Section 6. <u>The Division of Statutory Revision is</u>			
21	directed to substitute the date on which this act takes effect			
22	for the phrase "the effective date of this act" wherever it			
23	occurs in provisions of s. 373.4212, Florida Statutes, as			
24	amended by this act, when preparing that section for			
25	publication in the next edition of the Florida Statutes.			
26	Section 7. This act shall take effect upon becoming a			
27	law.			
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30	========= TITLE AMENDMENT ==========			
31	And the title is amended as follows:			
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1	Delete everything before the enacting clause		
2			
3	and insert:		
4	A bill to be entitled		
5	An act relating to environmental permitting;		
6	amending s. 373.4144, F.S.; providing		
7	legislative intent relating to seeking permits		
8	from the United States Army Corps of Engineers;		
9	revising provisions requiring the Department of		
10	Environmental Protection to develop and		
11	consolidate federal and state wetland		
12	permitting programs; authorizing implementation		
13	of a state programmatic general permit or		
14	regional general permits by the department and		
15	water management districts for certain dredge		
16	and fill activities; specifying conditions		
17	applicable to such permit or permits; creating		
18	s. 373.4212, F.S.; ratifying changes to		
19	department rule relating to facultative plants;		
20	postponing the effect of the rule until state		
21	and federal wetland delineation methodologies		
22	are aligned; providing for permit modification		
23	under certain circumstances; providing for		
24	certain declaratory statements from the		
25	department; providing exemptions for certain		
26	permit petitions and applications relating to		
27	specified activities; amending ss. 161.041,		
28	373.4141, and 403.087, F.S.; requiring the		
29	department and water management districts to		
30	provide applicants with written notice of		
31	permit denial; providing criteria for such		
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