CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Kendrick offered the following:

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Amendment (with title amendment)

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Between lines 120 and 121, insert:

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Section 3. Paragraph (c) is added to subsection (5) of section 259.034, Florida Statutes, to read:

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253.034 State-owned lands; uses.--

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Division of State Lands a land management plan at least every 10

years in a form and manner prescribed by rule by the board and

Each manager of conservation lands shall submit to the

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in accordance with the provisions of s. 259.032. Each manager of

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conservation lands shall also update a land management plan whenever the manager proposes to add new facilities or make

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substantive land use or management changes that were not

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addressed in the approved plan, or within 1 year of the addition

of significant new lands. Each manager of nonconservation lands

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shall submit to the Division of State Lands a land use plan at least every 10 years in a form and manner prescribed by rule by the board. The division shall review each plan for compliance with the requirements of this subsection and the requirements of the rules established by the board pursuant to this section. All land use plans, whether for single-use or multiple-use properties, shall include an analysis of the property to determine if any significant natural or cultural resources are located on the property. Such resources include archaeological and historic sites, state and federally listed plant and animal species, and imperiled natural communities and unique natural features. If such resources occur on the property, the manager shall consult with the Division of State Lands and other appropriate agencies to develop management strategies to protect such resources. Land use plans shall also provide for the control of invasive nonnative plants and conservation of soil and water resources, including a description of how the manager plans to control and prevent soil erosion and soil or water contamination. Land use plans submitted by a manager shall include reference to appropriate statutory authority for such use or uses and shall conform to the appropriate policies and quidelines of the state land management plan. Plans for managed areas larger than 1,000 acres shall contain an analysis of the multiple-use potential of the property, which analysis shall include the potential of the property to generate revenues to enhance the management of the property. Additionally, the plan shall contain an analysis of the potential use of private land managers to facilitate the restoration or management of these 398727

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lands. In those cases where a newly acquired property has a valid conservation plan that was developed by a soil and conservation district, such plan shall be used to guide management of the property until a formal land use plan is completed.

(c) Beginning July 1, 2010, and every 3 years thereafter, state-owned lands with an approved land management plan shall be monitored for land management activities by a monitoring team. The Division of State Lands shall coordinate the activities of the monitoring team, which shall consist of three members. One member shall be selected by the Executive Director of the Fish and Wildlife Conservation Commission or a designee, and shall have experience with applied habitat management. One member shall be selected by the Secretary of the Department of Environmental Protection or a designee, and shall have experience with public recreation or use administration. One member shall be selected by the Commissioner of Agriculture or a designee, and shall have experience with applied land management. The Division of State Lands shall provide the monitoring team with the operational report prepared pursuant to s. 259.037(6). The monitoring team shall prepare a monitoring report that assesses the progress towards achieving short-term and long-term land management goals, as identified in the operational report, and shall propose corrective actions for identified deficiencies in management activities. The monitoring report shall be submitted to the Acquisition and Restoration Council and the managing agency. The Acquisition and Restoration Council shall review the monitoring report and determine whether 398727

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91 92 the deficiencies warrant a corrective action plan or revisions to the management plan. Significant and recurring deficiencies shall be brought to the Board of Trustees, which shall determine whether the corrective actions being proposed by the land manager and the Acquisition and Restoration Council sufficiently address the deficiencies. Corrective actions plans shall be prepared and submitted in the same manner as land management plans.

Section 4. Subsection (6) is added to section 259.037, Florida Statutes, to read:

259.037 Land Management Uniform Accounting Council. --

(6) Beginning July 1, 2010, and every 3 years thereafter, each reporting agency shall also submit an operational report for each management area along with an approved management plan. The report should assess the progress toward achieving shortterm and long-term management goals of the approved management plan, including all land management activities, and identify any deficiencies in management and corrective actions to address identified deficiencies as appropriate. This report shall be submitted to the Division of State Lands for inclusion in its annual report required pursuant to s. 259.036.

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Remove line 21 and insert:

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TITLE AMENDMENT

HOUSE AMENDMENT

Bill No. CS/HB 7059

Amendment No.

pilot projects in certain waters; amending s. 253.034, F.S.; creating a monitoring team for the purposes of reviewing management plans of state-owned lands; providing review procedures; amending s. 259.037, F.S.; requiring agencies to report additional information to the Division of State Lands; amending s. 327.73,

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