

LEGISLATIVE ACTION

•	House
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Senator Dean moved the following:

## Senate Amendment (with title amendment)

Between lines 12 and 13

insert:

Section 1. Present subsections (4) and (5) of section 373.042, Florida Statutes, are redesignated as subsections (5) and (6), respectively, a new subsection (4) is added to that section, and subsection (2) and present subsection (5) of that section are amended, to read:

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373.042 Minimum flows and levels.-

(2) By November 15, 1997, and annually thereafter, each water management district shall submit to the department for review and approval a priority list and schedule for the

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14 establishment of minimum flows and levels for surface watercourses, aquifers, and surface waters within the district. 15 16 The priority list and schedule shall also identify those listed water bodies for which the district will voluntarily undertake 17 18 independent scientific peer review; any reservations proposed by 19 the district to be established pursuant to s. 373.223(4); and 20 those listed water bodies that have the potential to be affected 21 by withdrawals in an adjacent district for which department 22 adoption of a reservation pursuant to s. 373.223(4) or a minimum 23 flow or level pursuant to subsection (1) may be appropriate. By 24 March 1, 2006, and annually thereafter, each water management 25 district shall include its approved priority list and schedule 26 in the consolidated annual report required by s. 373.036(7). The 27 priority list shall be based upon the importance of the waters to the state or region and the existence of or potential for 28 29 significant harm to the water resources or ecology of the state or region, and shall include those waters which are experiencing 30 31 or may reasonably be expected to experience adverse impacts. 32 Each water management district's priority list and schedule 33 shall include all first magnitude springs, and all second 34 magnitude springs within state or federally owned lands 35 purchased for conservation purposes. The specific schedule for establishment of spring minimum flows and levels shall be 36 37 commensurate with the existing or potential threat to spring 38 flow from consumptive uses. Springs within the Suwannee River Water Management District, or second magnitude springs in other 39 40 areas of the state, need not be included on the priority list if 41 the water management district submits a report to the Department 42 of Environmental Protection demonstrating that adverse impacts

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43 are not now occurring nor are reasonably expected to occur from consumptive uses during the next 20 years. The priority list and 44 45 schedule shall not be subject to any proceeding pursuant to chapter 120. Except as provided in subsection (3), the 46 development of a priority list and compliance with the schedule 47 48 for the establishment of minimum flows and levels pursuant to 49 this subsection shall satisfy the requirements of subsection 50 (1).

51 (4) A water management district shall provide the 52 department with technical information and staff support for the 53 development of a reservation, minimum flow or level, or recovery 54 or prevention strategy to be adopted by rule by the department. A reservation, minimum flow or level, or recovery or prevention 55 56 strategy adopted by rule by the department shall be applied by 57 the water management districts without adoption of such 58 reservation, minimum flow or level, or recovery or prevention 59 strategy by rule.

(6) (5) If a petition for administrative hearing is filed 60 61 under chapter 120 challenging the establishment of a minimum 62 flow or level, the report of an independent scientific peer 63 review conducted under subsection (5) (4) is admissible as evidence in the final hearing, and the administrative law judge 64 must render the order within 120 days after the filing of the 65 66 petition. The time limit for rendering the order shall not be 67 extended except by agreement of all the parties. To the extent 68 that the parties agree to the findings of the peer review, they 69 may stipulate that those findings be incorporated as findings of 70 fact in the final order.

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Section 2. Subsection (7) is added to section 373.046,



72 Florida Statutes, to read: 73 373.046 Interagency agreements.-(7) If the geographic area of a resource management 74 75 activity, study, or project crosses water management district 76 boundaries, the affected districts may designate a single 77 affected district to conduct all or part of the applicable 78 resource management responsibilities under this chapter, with 79 the exception of those regulatory responsibilities that are subject to subsection (6). If funding assistance is provided to 80 81 a resource management activity, study, or project, the district 82 providing the funding must ensure that some or all of the 83 benefits accrue to the funding district. This subsection does not impair any interagency agreement in effect on July 1, 2012. 84 85 Section 3. Subsection (3) of section 373.709, Florida

86 Statutes, is amended to read:

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373.709 Regional water supply planning.-

(3) The water supply development component of a regional 88 89 water supply plan which deals with or affects public utilities 90 and public water supply for those areas served by a regional water supply authority and its member governments within the 91 92 boundary of the Southwest Florida Water Management District 93 shall be developed jointly by the authority and the applicable 94 water management district. In areas not served by regional water 95 supply authorities, or other multijurisdictional water supply 96 entities, and where opportunities exist to meet water supply 97 needs more efficiently through multijurisdictional projects 98 identified pursuant to paragraph (2)(a), water management 99 districts are directed to assist in developing 100 multijurisdictional approaches to water supply project



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101	development jointly with affected water utilities, special
102	districts, and local governments.
103	Section 4. Subsection (5) is added to section 373.171,
104	Florida Statutes, to read:
105	373.171 Rules
106	(5) Cooperative funding programs are not subject to the
107	rulemaking requirements of chapter 120. However, any portion of
108	an approved program which affects the substantial interests of a
109	party is subject to s. 120.569.
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112	And the title is amended as follows:
113	Delete line 3
114	and insert:
115	improvements; amending s. 373.042, F.S.; requiring
116	water management districts to include certain
117	reservations and water bodies in priority lists and
118	schedules; providing for the adoption of certain
119	reservations and minimum flows and levels by the
120	Department of Environmental Protection; requiring
121	water management districts to apply, without adopting
122	by rule, reservations, minimum flows and levels, and
123	recovery and prevention strategies adopted by the
124	department; amending s. 373.046, F.S.; authorizing
125	water management districts to enter into interagency
126	agreements for resource management activities under
127	specified conditions; providing applicability;
128	amending s. 373.709, F.S., relating to regional water
129	supply planning; removing a reference to the Southwest

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Florida Water Management District; requiring a regional water supply authority and the applicable water management district to jointly develop the water supply component of the regional water supply plan; amending s. 373.171, F.S.; exempting cooperative funding programs from certain rulemaking requirements; creating s. 373.4591, F.S.; requiring a