

Amendment No. 2

COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED (Y/N)
ADOPTED AS AMENDED (Y/N)
ADOPTED W/O OBJECTION (Y/N)
FAILED TO ADOPT (Y/N)
WITHDRAWN (Y/N)
OTHER

1 Committee/Subcommittee hearing bill: State Affairs Committee
2 Representative Crisafulli offered the following:

3
4 **Amendment (with title amendment)**

5 Remove lines 100-117 and insert:

6 (b)1. A county, municipality, or local pollution control
7 program that has a delegation of the environmental resource
8 permit program authority or proposes to be delegated such
9 authority under s. 373.441 shall without modification
10 incorporate by reference the rules adopted pursuant to this
11 section.

12 2. A county, municipality, or local pollution control
13 program that has a delegation of the environmental resource
14 permit program authority under s. 373.441 must amend its local
15 ordinances or regulations to incorporate by reference the
16 applicable rules adopted pursuant to this section within 12
17 months of their effective date.

18 3. Consistent with s. 373.441, nothing contained herein
19 shall be construed to prohibit a county, municipality, or local

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20 pollution control program from adopting or implementing
21 regulations that are stricter than those adopted pursuant to
22 this section.

23 4. The department and each local program with the
24 authority to implement or seeking to implement a delegation of
25 environmental resource permit program authority under s. 373.441
26 shall identify and reconcile any duplicative permitting
27 processes as part of the delegation.

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

31 Remove lines 16-18 and insert:
32 regulations within a specified timeframe to incorporate
33 applicable rules; allowing counties, municipalities, and
34 delegated local pollution control programs to have stricter
35 regulations; requiring reconciliation of duplicative permitting
36 processes; authorizing water

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