Bill No. CS/CS/CS/HB 375 (2013)

Amendment No.

CHAMBER ACTION

Senate House

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Representative Roberson, K. offered the following:

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Amendment

Remove lines 160-186 and insert:

2010, in unincorporated Monroe County, excluding special

wastewater districts, that complies with the standards in subparagraph 2. is not required to connect to a central sewer

system until December 31, 2020.

(u) $\underline{1.}$ The owner of an aerobic treatment unit system shall maintain a current maintenance service agreement with an aerobic treatment unit maintenance entity permitted by the department. The maintenance entity shall obtain a system operating permit

from the department for each aerobic treatment unit under

service contract. The maintenance entity shall inspect each

aerobic treatment unit system at least twice each year and shall

report quarterly to the department on the number of aerobic

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treatment unit systems inspected and serviced. The reports may be submitted electronically.

- 2. The property owner of an owner-occupied, single-family residence may be approved and permitted by the department as a maintenance entity for his or her own aerobic treatment unit system upon written certification from the system manufacturer's approved representative that the property owner has received training on the proper installation and service of the system. The maintenance entity service agreement must conspicuously disclose that the property owner has the right to maintain his or her own system and is exempt from contractor registration requirements for performing construction, maintenance, or repairs on the system but is subject to all permitting requirements.
- 3. A septic tank contractor licensed under part III of chapter 489, if approved by the manufacturer, may not be denied access by the manufacturer to