HB 755

1	A bill to be entitled
2	An act relating to aquifer replenishment; amending s.
3	403.087, F.S.; requiring additional permit conditions
4	for projects involving certain underground injection;
5	creating s. 403.0878, F.S.; authorizing the Department
6	of Environmental Protection to develop specific rule
7	criteria for advanced water treatment; authorizing the
8	department to establish additional conditions for the
9	construction of advanced water treatment facilities
10	and underground injection under certain circumstances;
11	providing an effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. Subsection (4) of section 403.087, Florida
16	Statutes, is amended to read:
17	403.087 Permits; general issuance; denial; revocation;
18	prohibition; penalty
19	(4) The department shall issue permits on such conditions
20	as are necessary to effect the intent and purposes of this
21	section. For underground injection intended to protect, augment,
22	or replenish the state's ground water resources, such permits
23	must also include additional conditions, including the
24	establishment of a zone of discharge for groundwater standards
25	and any associated institutional controls necessary to uphold

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26 the policies established in s. 373.016 to promote the 27 conservation, reclamation, and sustainability of the state's 28 ground water resources. 29 Section 2. Section 403.0878, Florida Statutes, is created 30 to read: 31 403.0878 Criteria for sustainable water resources.-The 32 Legislature recognizes that communities are providing advanced 33 water treatment for reclaimed water, stormwater, and other water 34 resources as a means of promoting the availability of sufficient 35 water for existing and future reasonable-beneficial uses and 36 natural systems in accordance with chapter 373. In order to 37 acknowledge and provide incentives for such beneficial treatment 38 facilities, the department may develop by rule specific criteria 39 for operation permits for such advanced water treatment facilities. Any such criteria must consider, at a minimum, the 40 41 intended water use or uses; conditions that may be specifically 42 applicable to the treatment of reclaimed water, stormwater, or 43 excess surface water, as applicable; and requirements for 44 providing monitoring, protection, augmentation, or replenishment 45 of the state's water resources consistent with chapter 373. The 46 authorized use of reclaimed water by advanced water treatment facilities under this section satisfies any requirement to 47 48 implement a reuse project as part of a reuse program under s. 49 403.064, and must be given significant consideration by the 50 appropriate water management district in an analysis of the

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51	economic, environmental, and technical feasibility of providing				
52	reclaimed water for reuse under part II of chapter 373. The				
53	department may establish by rule any necessary additional				
54	conditions that may be imposed on permits for the construction				
55	of advanced water treatment facilities and underground				
56	injection, for the purpose of monitoring, protecting,				
57	augmenting, or replenishing the state's water resources.				
58	Section 3. This act shall take effect July 1, 2017.				
59					

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