1 A bill to be entitled 2 An act relating to aquatic preserves; creating s. 3 258.3991, F.S.; creating the Nature Coast Aquatic Preserve; designating the preserve for inclusion in 4 5 the aquatic preserve system; describing the boundaries 6 of the preserve; outlining the authority of the Board 7 of Trustees of the Internal Improvement Trust Fund in 8 respect to the preserve; requiring the board to adopt 9 rules; prohibiting the establishment and management of 10 the preserve from infringing upon the riparian rights of upland property owners adjacent to or within the 11 12 preserve; providing civil penalties; providing 13 applicability; providing an effective date. 14 Be It Enacted by the Legislature of the State of Florida: 15 16 17 Section 1. Section 258.3991, Florida Statutes, is created 18 to read: 19 258.3991 Nature Coast Aquatic Preserve.-20 (1) DESIGNATION.-The area described in subsection (2) 21 which lies within Pasco, Hernando, and Citrus Counties, is 22 designated by the Legislature for inclusion in the aquatic 23 preserve system under the Florida Aquatic Preserve Act of 1975 24 and shall be known as the "Nature Coast Aquatic Preserve." It is 25 the intent of the Legislature that the Nature Coast Aquatic

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26	Preserve be preserved in an essentially natural condition so
27	that its biological and aesthetic values may endure for the
28	enjoyment of future generations.
29	(2) BOUNDARIESFor the purposes of this section, the
30	Nature Coast Aquatic Preserve consists of the state-owned
31	submerged lands lying west of the right-of-way of U.S. Highway
32	19 within the boundaries of Pasco County, as described in s.
33	7.51, Hernando County, as described in s. 7.27, and Citrus
34	County, as described in s. 7.09, to the south boundary of St.
35	Martins Marsh Aquatic Preserve, as described in s. 258.39(20),
36	and the westerly projection thereof, and also including all the
37	state-owned submerged lands within Citrus County lying west of
38	the west boundary of St. Martins Marsh Aquatic Preserve, lying
39	north of the westerly projection of the south boundary of St.
40	Martins Marsh Aquatic Preserve, and lying south of a line
41	extending westerly along northerly coordinate 1663693 feet,
42	Florida West Zone (NAD83), where the northern and southern
43	boundaries of the Nature Coast Aquatic Preserve will be
44	continuous with the southern boundary of the Big Bend Seagrasses
45	Aquatic Preserve and the northern boundary of the Pinellas
46	County Aquatic Preserve, respectively.
47	(3) AUTHORITY OF TRUSTEESThe Board of Trustees of the
48	Internal Improvement Trust Fund shall maintain the aquatic
49	preserve subject to the following:
50	(a) The board may not approve or consummate the further
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51 sale, transfer, or lease of sovereign submerged lands in the 52 preserve, except upon a showing of extreme hardship on the part 53 of the applicant and a determination by the board that such 54 sale, transfer, or lease is in the public interest. 55 The board may not approve the further dredging or (b) 56 filling of submerged lands of the preserve except: 57 1. Minimum dredging and spoiling of submerged lands may be 58 authorized for existing public navigation projects, as a public 59 necessity, or for preservation of the preserve according to the 60 expressed intent of this section. 2. Other alterations of the physical conditions of the 61 62 submerged lands, including the placement of riprap, may be 63 authorized as necessary to enhance the quality and utility of 64 the aquatic preserve. 65 3. The board may authorize minimum dredging and filling of 66 the submerged lands for the construction and maintenance of 67 marinas, piers, or docks and the maintenance of existing 68 attendant navigation channels and access roads. Such projects 69 may be authorized only upon a specific finding by the board that 70 there is assurance that the project will be constructed and 71 operated in a manner that will not adversely affect the water quality, valuable habitats, and utility of the preserve. This 72 73 subparagraph does not authorize the connection of upland canals 74 to the waters of the preserve. 75 The board may authorize the dredging of submerged lands 4.

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76 if the board determines that such dredging is necessary to 77 eliminate conditions hazardous to the public health or to 78 eliminate stagnant waters, islands, and spoil banks, and that 79 such dredging would enhance the aesthetic and environmental 80 quality, habitats, and utility of the preserve and is clearly in 81 the public interest as determined by the board. 82 (c) Before approving any dredging or filling as provided 83 in paragraph (b), the board must give public notice of such 84 dredging and filling as required under s. 253.115. 85 There may not be any drilling of wells, excavation for (d) 86 shell or minerals, or erection of structures other than docks 87 within the preserve unless such activity is associated with 88 activity that is authorized under this section. 89 (e) The board may not approve the seaward relocation of 90 bulkhead lines or the further establishment of bulkhead lines 91 except when a proposed bulkhead line is located at the line of 92 mean high water along the shoreline. Construction, replacement, 93 or relocation of a seawall is prohibited without the approval of 94 the board, which approval may be granted only if riprap 95 construction is used in the seawall. The board may grant 96 approval under this paragraph by a letter of consent. 97 (f) Notwithstanding this section, the board may, for lands 98 lying within the preserve: 99 1. Enter into agreements for and establish lines 100 delineating sovereignty and privately owned lands.

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101	2. Enter into agreements for the exchange of, and
102	exchange, sovereignty lands for privately owned lands.
103	3. Accept gifts of land within or contiguous to the
104	preserve.
105	4. Negotiate or enter into agreements with owners of lands
106	contiguous to public lands for any public or private use of any
107	of such lands.
108	5. Take any action that is convenient or necessary to
109	accomplish any of the acts and matters authorized under this
110	paragraph.
111	6. Conduct restoration and enhancement efforts in the
112	preserve and its tributaries.
113	7. Stabilize eroding shorelines of the preserve and its
114	tributaries which are contributing to turbidity by planting
115	natural vegetation to the greatest extent feasible and placing
116	riprap, as determined by Pasco, Hernando, and Citrus Counties in
117	conjunction with the Department of Environmental Protection.
118	(4) RULES.—
119	(a) The board shall adopt and enforce reasonable rules to
120	carry out this section and to provide:
121	1. Additional preserve management criteria as necessary to
122	accommodate special circumstances.
123	2. Regulation of human activity within the preserve in
124	such a manner as not to interfere unreasonably with lawful and
125	traditional public uses of the preserve, such as sport fishing,
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126	commercial fishing, boating, and swimming.
127	(b) Other uses of the preserve, or human activity within
128	the preserve, although not originally contemplated, may be
129	authorized by the board, but only subsequent to a formal finding
130	of compatibility with the purposes of this section.
131	(5) RIPARIAN RIGHTSThe establishment or the management
132	of the preserve may not operate to infringe upon the riparian
133	rights of upland property owners adjacent to or within the
134	preserve. Reasonable improvement for ingress and egress,
135	mosquito control, shore protection, public utility expansion,
136	and similar purposes may be authorized by the board or the
137	Department of Environmental Protection, subject to any other
138	applicable laws under the jurisdiction of other agencies.
139	However, before approving any such improvements, the board or
140	the department must give public notice as required under s.
141	253.115.
142	(6) ENFORCEMENTThis section may be enforced in
143	accordance with s. 403.412. In addition, the Department of Legal
144	Affairs may bring an action for civil penalties of \$5,000 per
145	day against a person as defined in s. 1.01(3) who violates this
146	section or any rule or regulation issued hereunder.
147	(7) APPLICABILITYThis section is subject to the Florida
148	Electrical Power Plant Siting Act, as described in ss. 403.501-
149	403.518.
150	Section 2. This act shall take effect July 1, 2020.
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