

LEGISLATIVE ACTION

Senate

House

Senator Dean moved the following:

Senate Amendment

Delete lines 363 - 373

4 and insert:

1 2 3

5 notifies the Secretary of State by letter of the repeal. A 6 county identified as having a first magnitude spring within its 7 boundaries is prohibited from opting out of this section, but the county may apply its ordinance within all or part of its 8 9 geographic area. This section sets forth the uniform procedure 10 for local governments to follow in establishing an onsite sewage 11 treatment and disposal system evaluation and assessment program. Except as otherwise provided in this section, a local ordinance 12 may not deviate from or exceed the substantive requirements of 13

SENATOR AMENDMENT



14	the evaluation and assessment program as provided in this
15	section. This section does not derogate or limit county and
16	municipal home rule authority to act outside the scope of this
17	program and does not repeal or affect any other law that may
18	relate to the subject matter in this section. This section does
19	not prohibit counties and municipalities from enforcing existing
20	ordinances or adopting new ordinances relating to onsite sewage
21	treatment facilities to address public health and safety or from
22	adopting local environmental and pollution abatement measures
23	for water quality improvement consistent with and provided for
24	by law if such ordinances do not alter the prescriptive
25	requirements or limitations within the evaluation and assessment
26	program as provided in this section. This subsection is not
27	intended to alter the ability of a local government to exercise
28	its independent and existing authority to meet the requirements
29	of s. 381.00655. The evaluation and assessment program ordinance
30	shall provide the following: