Bill No. CS for CS for SB's 140, 998 & 1060

Amendment No. ____ Barcode 455726

CHAMBER ACTION

	Senate House
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2	04/24/2003 04:25 PM .
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11	Senator Lee moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 14, line 1, delete that line
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16	and insert:
17	Section 6. Private property rights and regional
18	reservoirs
19	(1) The Legislature finds that construction of a
20	regional reservoir designed to store more than 10 billion
21	gallons of water may inordinately burden nearby real property
22	because of the proximity of the reservoir and may result in a
23	loss of value for the property owner. Therefore, a regional
24	water supply authority, serving three or fewer counties, that
25	is authorized to construct, operate, and maintain such a
26	regional reservoir shall be deemed a governmental entity under
27	section 70.001, Florida Statutes, the Bert J. Harris, Jr.,
28	Private Property Rights Protection Act, for purposes of this
29	section.
30	(2) This section provides a cause of action for the
31	actions of a regional water supply authority, in siting and
	11:35 AM 04/23/03 c0140 ap10 ag

1	constructing a reservoir as described in subsection (1), that
2	may not rise to the level of a taking under the State
3	Constitution or the United States Constitution. This section
4	may not necessarily be construed under the case law regarding
5	takings if the action of a regional water supply authority
6	does not rise to the level of a taking. The provisions of this
7	section are cumulative and do not abrogate any other remedy
8	lawfully available, including any remedy lawfully available
9	for the actions of a regional water supply authority that rise
10	to the level of a taking. However, a regional water supply
11	authority may not be liable more than once for compensation
12	due to an action of the regional water supply authority that
13	results in a loss of value for a subject real property.
14	(3) Each owner of real property located within 10,000
15	feet of the the center of the footprint of a regional
16	reservoir, as described in subsection (1), or 5,500 feet from
17	the exterior of the berm of such reservoir, may present a
18	claim for compensation in writing to the head of the regional
19	water supply authority on or before December 31, 2004, for a
20	loss in property value resulting from the proximity of the
21	reservoir. For each claim presented under this section,
22	section 70.001, Florida Statutes, applies, except when there
23	is conflict with this section, the provisions of this section
24	shall govern.
25	(a) The property owner must submit along with the
26	claim a bona fide, valid appraisal that supports the claim and
27	demonstrates the loss in fair market value to the real
28	property.
29	(b) A claim under this section shall be presented only
30	to the regional water supply authority that is authorized to

31 construct, operate, and maintain the reservoir.

1	(4) The Legislature recognizes that construction and
2	maintenance of a regional reservoir may not necessarily
3	interfere with allowable uses of real property near the
4	reservoir. However, the siting and construction of the
5	reservoir may result in an actual loss to the fair market
6	value of real property located within 10,000 feet of the
7	center of the footprint of the reservoir, or 5,500 feet from
8	the exterior of the berm, because of the proximity of the
9	reservoir. Therefore, any offer of compensation by the
10	regional water supply authority shall be based solely on the
11	loss of value for the property owner as a result of the
12	proximity of the reservoir and not on the effects the
13	reservoir has on existing uses or on a vested right to a
14	specific use of real property.
15	(a) Notwithstanding section 70.001, Florida Statutes,
16	the regional water supply authority to whom a claim is
17	presented shall, not later than 180 days after receiving such
18	claim:
19	1. Make a written offer to purchase the real property
20	if there is more than a 50-percent loss in value to the real
21	property as a result of the proximity of the reservoir and if
22	the property owner is a willing seller;
23	2. Make a written offer to purchase an interest in
24	rights of use which may become transferable development rights
25	to be held, sold, or otherwise disposed of by the regional
26	water supply authority; or
27	3. Terminate negotiations.
28	(b) An offer by the regional water supply authority to
29	purchase the property in fee or purchase an interest in rights
30	of use under this section shall cover the cost of the
31	appraisal required in subsection (3).

1	(5) During the 180-day period, unless the property
2	owner accepts a written offer for purchase pursuant to
3	subparagraph (4)(a)1. or 2., the regional water supply
4	authority shall issue a final decision stating that:
5	(a) The real property has a loss in value due to an
6	inordinate burden on the property resulting from the proximity
7	of the reservoir and the regional water supply authority and
8	property owner cannot reach agreement on the amount of
9	compensation; or
10	(b) The property owner has failed to establish a basis
11	for relief under the provisions of this section and section
12	70.001, Florida Statutes.
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14	Failure of the regional water supply authority to issue a
15	final decision as required by this subsection shall cause the
16	written offer or termination of negotiations required in
17	subsection (4) to operate as a final decision. As a matter of
18	law, this final decision constitutes the last prerequisite to
19	judicial review of the merits for the purposes of the judicial
20	proceeding provided for in section 70.001, Florida Statutes.
21	(6) The circuit court, for purposes of this section,
22	shall determine whether, considering the written offer and
23	final decision, the regional water supply authority has
24	inordinately burdened the subject real property. Following a
25	determination that the regional water supply authority has
26	inordinately burdened the real property, the court shall
27	impanel a jury to determine the total amount of compensation
28	to the property owner for the loss in value due to the
29	inordinate burden to the subject real property.
30	(7) Pursuant to section 70.001, Florida Statutes, the
31	court may award reasonable costs and attorney's fees and the

1	court shall determine the amount. If the court awards the
2	property owner reasonable costs and attorney's fees, the costs
3	shall include the cost of the appraisal required in subsection
4	(3).
5	(8) This section shall take effect July 1, 2003, and
6	is repealed effective January 1, 2005. However, the repeal of
7	this section shall not affect a claim filed on or before
8	<u>December 31, 2004.</u>
9	Section 7. Except as otherwise expressly provided in
10	this act, this act shall take effect upon becoming a
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13	======== T I T L E A M E N D M E N T =========
14	And the title is amended as follows:
15	On page 2, lines 1 and 2, delete those lines
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17	and insert:
18	contract; providing severability; providing
19	legislative findings with respect to loss of
20	property values due to the proximity of a
21	regional water reservoir; authorizing a cause
22	of action for a property owner; specifying a
23	period during which a property owner may
24	present a claim for compensation to the
25	regional water supply authority that
26	constructs, operates, and maintains the
27	reservoir; providing requirements for the offer
28	of compensation by a regional water supply
29	authority; providing for judicial review under
30	the Bert J. Harris, Jr., Private Property
31	Rights Protection Act; providing for an award

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1	of costs and attorney's fees; providing for
2	future repeal of the section; providing
3	applicability and effective dates.
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