Bill No. CS for SB 2316 Amendment No. ____ Barcode 882844 CHAMBER ACTION Senate House 1 2 3 4 5 б 7 8 9 10 Senator Fasano moved the following amendment: 11 12 Senate Amendment (with title amendment) 13 On page 21, between lines 18 and 19, 14 15 16 insert: 17 Section 13. Pilot project for Pasco County; countywide 18 standards for black water and customer service .--(1) It is the intent of the Legislature to establish a 19 20 pilot program in Pasco County regarding monopoly water utilities which is intended to allow Pasco County the ability 21 to respond to consumer criticisms regarding black water and 22 23 other consumer complaints dealing with customer service. It is 24 also the intent of the Legislature to maintain a statewide uniform system of regulation with respect to the establishment 25 of water quality standards. Therefore, the Legislature 26 27 recognizes that only the Department of Environmental 28 Protection, the Public Service Commission, and the 29 Environmental Protection Agency are authorized to establish water quality criteria requirements. Nonetheless, it is 30 31 | recognized that technology may be available to assist in

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1	lessening black water problems. It is also recognized that
2	monopoly water utilities have established varying degrees of
3	customer service programs that are designed to respond to
4	consumer complaints regarding customer service.
5	(2) If Pasco County is receiving black water or other
6	customer service complaints from a significant number of those
7	customers serviced by a monopoly water utility, the chairman
8	of the county commission may establish a monopoly water
9	utility ad hoc committee consisting of the chairman of the
10	county commission, two utility representatives from monopoly
11	water utilities, two customer representatives, the county
12	health officer, and two independent scientific experts in
13	water chemistry. The committee shall be in existence for no
14	more than a 2-year period, and its function shall be:
15	(a) To review and evaluate customer service complaints
16	and, if deemed necessary, recommend to the county commission
17	the establishment of uniform customer service criteria to be
18	applied by all monopoly water utilities;
19	(b) To review and evaluate black water concerns
20	expressed by customers serviced by a monopoly water utility if
21	similar complaints have also been filed with the Public
22	Service Commission; and
23	(c) If deemed necessary, recommend to the county
24	commission the propriety of requiring new technology or new
25	uniform minimum technology standards for use by monopoly water
26	utilities in the treatment of black water and customer service
27	responsiveness. The ad hoc committee may evaluate a monopoly
28	water utility's operational protocol only insofar as it
29	relates to customer service. The ad hoc committee may not
30	recommend standards that deal with the financial aspects of a
31	water utility or standards or criteria relating to water

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1	guality which would either conflict with or be more stringent
2	than water quality standards presently imposed by the Public
3	Service Commission, the Department of Environmental
4	Protection, or the Environmental Protection Agency. However,
5	the ad hoc committee may recommend the establishment of local
б	technological standards or methods of treatment relating to
7	the esthetics of black water or other minimum standards
8	regarding general responsiveness to customer service
9	complaints. Such technological standards relating to black
10	water must be economically, technologically, and
11	environmentally feasible. The ad hoc committee shall consult
12	with the Public Service Commission, the Department of
13	Environmental Protection, or the Environmental Protection
14	Agency as necessary.
15	(3) On the recommendation of the ad hoc committee, the
16	county commission may choose to adopt additional technological
17	standards designed to resolve black water issues which are not
18	required by the Public Service Commission, the Department of
19	Environmental Protection, or the Environmental Protection
20	Agency and may also choose to adopt other minimum standards
21	for customer service responsiveness. Upon the adoption of any
22	such standards, each monopoly water utility shall be informed
23	of those new standards and shall be given 3 months to submit
24	to the county a plan for compliance with those standards. The
25	county shall allow for a reasonable time to bring such systems
26	into compliance with the new standards. Notwithstanding any
27	other provisions of this section, the county commission may
28	not adopt standards that deal with the financial aspects of a
29	monopoly water utility or standards or criteria relating to
30	water quality as applied to a monopoly water utility which
31	would either conflict with or be more stringent than water

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1	guality standards or criteria presently imposed by the Public
2	Service Commission, the Department of Environmental
3	Protection, or the Environmental Protection Agency. The
4	county's decision to adopt any technological or customer
5	service standards is agency action only for the purposes of
б	this act and is subject to chapter 120, Florida Statutes. Any
7	affected monopoly water utility, consumer, or state agency may
8	challenge, pursuant to chapter 120, Florida Statutes, the
9	county's decision to adopt such standards as not complying
10	with the provisions contained in this section, and the county
11	shall refer the petition to the Division of Administrative
12	Hearings. Any decision of an administrative law judge is final
13	agency action, subject to appeal pursuant to section 120.68,
14	Florida Statutes. If there is no challenge to the decision of
15	the county commission to impose additional standards as
16	provided for in this section or the county prevails in an
17	administrative challenge to the proposed standards, the full
18	amount of any reasonable and prudent costs incurred in
19	complying with the county requirements are recoverable by a
20	monopoly water utility under section 367.081(4)(b), Florida
21	Statutes.
22	Section 14. <u>Section 13 of this act is intended to</u>
23	supersede the provisions of chapter 367, Florida Statutes, to
24	the extent that they are inconsistent with section 13 of this
25	act.
26	Section 15. <u>Section 13 shall take effect July 1, 2003,</u>
27	and shall stand repealed July 1, 2005.
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29	(Redesignate subsequent sections.)
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SENATE AMENDMENT
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Bill No. CS for SB 2316
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And the title is amended as follows:
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          On page 3, line 2, after the semicolon
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   insert:
б
          providing for a pilot project for Pasco County
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          to facilitate county response to certain
          consumer complaints; providing legislative
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          intent; allowing the chairman of the board of
          county commissioners to establish a monopoly
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          water utility ad hoc committee for a prescribed
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          period; providing for the membership and duties
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          of the ad hoc committee; allowing the county
          commission to adopt additional technological
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          standards to address issues relating to black
          water; requiring that utilities receive notice
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          of the standards and that they submit a
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          compliance plan to the county; prohibiting
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          county commissions from adopting standards that
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          relate to the finances of a monopoly water
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          utility or that conflict with specified
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          standards imposed by other regulatory bodies;
          providing procedures for challenging standards
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          adopted by the county; providing for a monopoly
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          water utility to recover certain costs of
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          compliance with the county requirements;
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          providing that this act supersedes conflicting
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          provisions of ch. 367, F.S.; providing for
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          future repeal;
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