Bill No. CS for SB 2754

Amendment No. ____ Barcode 760520

CHAMBER ACTION Senate House 6/AD/2R 1 05/01/2003 03:45 PM 2 3 4 5 б 7 8 9 10 11 Senator Dockery moved the following amendment: 12 Senate Amendment (with title amendment) 13 On page 28, before line 1, 14 15 insert: 16 Section 13. Subsection (2) of section 260.016, Florida 17 18 Statutes, is amended to read: 19 260.016 General powers of the department.--20 (2) The department shall: (a) Evaluate lands for the acquisition of greenways 21 and trails and compile a list of suitable corridors, 22 23 greenways, and trails, ranking them in order of priority for 24 proposed acquisition. The department shall devise a method of evaluation which includes, but is not limited to, the 25 consideration of + 26 27 1. the importance and function of such corridors within the statewide system. 28 29 2. Potential for local sharing in the acquisition, 30 development, operation, or maintenance of greenway and trail 31 corridors. 1 5:16 PM 04/29/03 s2754.nr15.Ff

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13. Costs of acquisition, development, operation, and2maintenance.

3 (b) Maintain an updated list of abandoned and4 to-be-abandoned railroad rights-of-way.

5 (c) Provide information to public and private agencies 6 and organizations on abandoned rail corridors which are or 7 will be available for acquisition from the railroads or for 8 lease for interim recreational use from the Department of 9 Transportation.

10 (d) Develop and implement a process for designation of 11 lands and waterways as a part of the statewide system of 12 greenways and trails, which shall include:

Development and dissemination of criteria for
 designation.

15 2. Development and dissemination of criteria for 16 changes in the terms or conditions of designation, including withdrawal or termination of designation. A landowner may have 17 18 his or her lands removed from designation by providing the 19 department with a written request that contains an adequate 20 description of such lands to be removed. Provisions shall be 21 made in the designation agreement for disposition of any future improvements made to the land by the department. 2.2

23 3. Compilation of available information on and field
24 verification of the characteristics of the lands and waterways
25 as they relate to the developed criteria.

26 <u>3.4.</u> Public notice pursuant to s. 120.525 in all
27 phases of the process.

28 5. Actual notice to the landowner by certified mail at
29 least 7 days before any public meeting regarding the
30 department's intent to designate.

4.6. Written authorization from the landowner in the

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1 | form of a lease or other instrument for the designation and
   granting of public access, if appropriate, to a landowner's
 2
 3
   property.
 4
          5.7. Development of A greenway or trail use plan as a
 5
   part of the designation agreement which shall. In any
 б
   particular segment of a greenway or trail, the plan components
 7
   must be compatible with connecting segments and, at a minimum,
8
   describe the types and intensities of uses of the property.
9
          (e) Implement the plan for the Florida Greenways and
   Trails System as adopted by the Florida Greenways Coordinating
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11
   Council on September 11, 1998.
12
13
    (Redesignate subsequent sections.)
14
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   17
   And the title is amended as follows:
          On page 3, line 4, after the semicolon
18
19
20
   insert:
21
          amending s. 260.016, F.S.; revising powers of
22
          the department in evaluating lands for
23
          acquisition of greenways and trails;
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