HOUSE AMENDMENT

Bill No. CS/CS/SB 542

	Amendment No.
	CHAMBER ACTION
	Senate House
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1	Representative Kendrick offered the following:
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3	Amendment (with title amendment)
4	Remove lines 460-486 and insert:
5	(e) Beginning July 1, 2010, and every 3 years thereafter,
6	state-owned lands with an approved land management plan shall be
7	monitored for land management activities by a monitoring team.
8	The Division of State Lands shall coordinate the activities of
9	the monitoring team, which shall consist of three members. One
10	member shall be selected by the Executive Director of the Fish
11	and Wildlife Conservation Commission or a designee, and shall
12	have experience with applied habitat management. One member
13	shall be selected by the Secretary of the Department of
14	Environmental Protection or a designee, and shall have
15	experience with public recreation or use administration. One
16	member shall be selected by the Commissioner of Agriculture or a
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17 designee, and shall have experience with applied land management. The Division of State Lands shall provide the 18 19 monitoring team with the operational report prepared pursuant to s. 259.037(6). The monitoring team shall prepare a monitoring 20 report that assesses the progress towards achieving short-term 21 22 and long-term land management goals, as identified in the 23 operational report, and shall propose corrective actions for identified deficiencies in management activities. The monitoring 24 report shall be submitted to the Acquisition and Restoration 25 Council and the managing agency. The Acquisition and Restoration 26 27 Council shall review the monitoring report and determine whether the deficiencies warrant a corrective action plan or revisions 28 29 to the management plan. Significant and recurring deficiencies shall be brought to the Board of Trustees, which shall determine 30 whether the corrective actions being proposed by the land 31 manager and the Acquisition and Restoration Council sufficiently 32 address the deficiencies. Corrective actions plans shall be 33 prepared and submitted in the same manner as land management 34 35 plans. 36 (f) Land management plans are to be updated every 10 years on a rotating basis. 37 38 In developing land management plans, at least one (q) 39 public hearing shall be held in each affected county. (h) (a) The Division of State Lands shall make available to 40 the public an electronic a copy of each land management plan for 41 parcels that exceed 160 acres in size. The Division of State 42 Lands council shall review each plan for compliance with the 43 requirements of this subsection, the requirements of chapter 44 183353 4/30/2008 8:13 AM

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Amendment No. 45 259, and the requirements of the rules established by the board pursuant to this section. The council shall also consider the 46 47 propriety of the recommendations of the managing entity with regard to the future use of the property, the protection of 48 49 fragile or nonrenewable resources, the potential for alternative 50 or multiple uses not recognized by the managing entity, and the possibility of disposal of the property by the board. After its 51 review, the council shall submit the plan, along with its 52 recommendations and comments, to the board. The council shall 53 54 specifically recommend to the board whether to approve the plan as submitted, approve the plan with modifications, or reject the 55 plan. If the Acquisition and Restoration Council fails to make a 56 57 recommendation for a land management plan, the Secretary of the Department of Environmental Protection, Commissioner of 58 59 Agriculture, or Executive Director of the Fish and Wildlife Conservation Commission or their designees shall submit the land 60 61 management plan to the Board of Trustees. (i) (b) The Board of Trustees of the Internal Improvement 62 63 64 65 66 TITLE AMENDMENT Remove line 39 and insert: 67 68 species under certain conditions; requiring that state-owned lands with an approved land management plan be monitored for 69

70 land management activities by a monitoring team; providing 71 procedures and requirements for such monitoring; requiring the

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