Florida Senate - 2009 Bill No. SB 2416



LEGISLATIVE ACTION

House

Senator Bullard moved the following:

Senate Amendment (with title amendment)

After line 27

insert:

1 2 3

4

5

6

7

Section 2. Subsection (7) of section 6 of chapter 99-395, Laws of Florida, is amended to read:

Section 6. Sewage requirements in Monroe County.-

8 (7) Class V injection wells, as defined by Department of 9 Environmental Protection or Department of Health rule, shall 10 meet the following requirements and shall otherwise comply with 11 Department of Environmental Protection or Department of Health 12 rules, as applicable: Florida Senate - 2009 Bill No. SB 2416

616880

13	(a) If the design capacity of the facility is less than
14	1,000,000 gallons per day, the injection well shall be at least
15	90 feet deep and cased to a minimum depth of 60 feet or to such
16	greater cased depth and total well depth as may be required by
17	Department of Environmental Protection rule.
18	(b) Except as provided in paragraph (c) for backup wells,
19	if the design capacity of the facility is equal to or greater
20	than 1,000,000 gallons per day, the injection well shall be
21	cased to a minimum depth of 2,000 feet or to such greater depth
22	as may be required by Department of Environmental Protection
23	rule.
24	(c) If the injection well is used as a backup to a primary
25	injection well, the following conditions apply:
26	1. The backup well may be used only when the primary
27	injection well is out of service because of equipment failure,
28	power failure, or the need for mechanical integrity testing or
29	repair;
30	2. The backup well may not be used for a total of more than
31	500 hours during any 5-year period, unless specifically
32	authorized in writing by the Department of Environmental
33	Protection;
34	3. The backup well shall be at least 90 feet deep and cased
35	to a minimum depth of 60 feet, or to such greater cased depth
36	and total well depth as may be required by rule of the
37	Department of Environmental Protection; and
38	4. Fluid injected into the backup well shall meet the
39	requirements of subsections (5) and (6).
40	
41	

Florida Senate - 2009 Bill No. SB 2416



42	=========== T I T L E A M E N D M E N T =================================
43	And the title is amended as follows:
44	Delete line 6
45	and insert:
46	the gas; amending s. 6, ch. 99-395, Laws of Florida;
47	providing exceptions to requirements of the Department
48	of Environmental Protection regarding minimum casing
49	for injection wells used by facilities that have a
50	specified design capacity; providing requirements for
51	an injection well used as a backup to a primary
52	injection well; providing an effective date.
53	