1 2 An act relating to domestic wastewater discharged 3 through ocean outfalls; amending s. 403.086, F.S.; 4 revising the measurement standard for the wastewater 5 flow; revising the requirements for installation of a 6 functioning reuse system by a utility that had a 7 permit for a domestic wastewater facility on a 8 specified date to discharge through ocean outfall; 9 revising the definition of the term "functioning reuse 10 system"; changing the term "facility's actual flow on an annual basis" to "baseline flow"; revising plan 11 12 requirements for the elimination of ocean outfalls; 13 providing that certain utilities that shared a common 14 ocean outfall on a specified date are individually 15 responsible for meeting the reuse requirement; 16 requiring that the Department of Environmental 17 Protection approve certain apportionment of reuse if a facility contracts with another facility to install a 18 19 functioning reuse system; requiring a facility that 20 contracts with another facility to provide a copy of 21 the contract to the department; revising provisions 22 authorizing the backup discharge of domestic 23 wastewater through ocean outfalls; requiring a holder 2.4 of a department permit authorizing the discharge of 25 domestic wastewater through an ocean outfall to submit 26 certain information; deleting an obsolete provision; 27 requiring the Department of Environmental Protection, 28 the South Florida Water Management District, and 29 affected utilities to consider certain information for

Page 1 of 9

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2013444er 30 the purpose of adjusting reuse requirements; requiring the department to submit a report to the Legislature; 31 32 providing an effective date. 33 34 Be It Enacted by the Legislature of the State of Florida: 35 36 Section 1. Subsection (9) of section 403.086, Florida 37 Statutes, is amended to read: 38 403.086 Sewage disposal facilities; advanced and secondary 39 waste treatment.-(9) The Legislature finds that the discharge of domestic 40 41 wastewater through ocean outfalls wastes valuable water supplies 42 that should be reclaimed for beneficial purposes to meet public 43 and natural systems demands. The Legislature also finds that 44 discharge of domestic wastewater through ocean outfalls 45 compromises the coastal environment, quality of life, and local 46 economies that depend on those resources. The Legislature declares that more stringent treatment and management 47 48 requirements for such domestic wastewater and the subsequent,

50 domestic wastewater discharge are in the public interest. (a) The construction of new ocean outfalls for domestic 51 52 wastewater discharge and the expansion of existing ocean 53 outfalls for this purpose, along with associated pumping and 54 piping systems, are prohibited. Each domestic wastewater ocean 55 outfall shall be limited to the discharge capacity specified in 56 the department permit authorizing the outfall in effect on July 57 1, 2008, which discharge capacity shall not be increased. 58 Maintenance of existing, department-authorized domestic

timely elimination of ocean outfalls as a primary means of

Page 2 of 9

59 wastewater ocean outfalls and associated pumping and piping 60 systems is allowed, subject to the requirements of this section. 61 The department is directed to work with the United States 62 Environmental Protection Agency to ensure that the requirements 63 of this subsection are implemented consistently for all domestic 64 wastewater facilities in <u>the state</u> Florida which discharge 65 through ocean outfalls.

66 (b) The discharge of domestic wastewater through ocean 67 outfalls must shall meet advanced wastewater treatment and 68 management requirements by no later than December 31, 2018. For 69 purposes of this subsection, the term "advanced wastewater 70 treatment and management requirements" means the advanced waste 71 treatment requirements set forth in subsection (4), a reduction 72 in outfall baseline loadings of total nitrogen and total 73 phosphorus which is equivalent to that which would be achieved 74 by the advanced waste treatment requirements in subsection (4), 75 or a reduction in cumulative outfall loadings of total nitrogen 76 and total phosphorus occurring between December 31, 2008, and 77 December 31, 2025, which is equivalent to that which would be 78 achieved if the advanced waste treatment requirements in 79 subsection (4) were fully implemented beginning December 31, 2018, and continued through December 31, 2025. The department 80 shall establish the average baseline loadings of total nitrogen 81 82 and total phosphorus for each outfall using monitoring data 83 available for calendar years 2003 through 2007 and shall establish required loading reductions based on this baseline. 84 85 The baseline loadings and required loading reductions of total 86 nitrogen and total phosphorus shall be expressed as an average 87 annual daily loading value. The advanced wastewater treatment

Page 3 of 9

2013444er 88 and management requirements of this paragraph are shall be 89 deemed to be met for any domestic wastewater facility 90 discharging through an ocean outfall on July 1, 2008, which has 91 installed by no later than December 31, 2018, a fully 92 operational reuse system comprising 100 percent of the facility's baseline flow on an annual basis average daily flow 93 94 for reuse activities authorized by the department. (c)1. Each utility that had a permit for a domestic 95 96 wastewater facility that discharged discharges through an ocean outfall on July 1, 2008, must shall install, or cause to be 97 installed, a functioning reuse system within the utility's 98 service area or, by contract with another utility, within Miami-99 100 Dade, Broward, or Palm Beach Counties by no later than December 31, 2025. For purposes of this subsection, a "functioning reuse 101 102 system" means an environmentally, economically, and technically 103 feasible system that provides a minimum of 60 percent of a the 104 facility's baseline actual flow on an annual basis for irrigation of public access areas, residential properties, or 105 106 agricultural crops; aquifer recharge; groundwater recharge; industrial cooling; or other acceptable reuse purposes 107 108 authorized by the department. For purposes of this subsection, the term "baseline flow" "facility's actual flow on an annual 109 basis" means the annual average flow of domestic wastewater 110 111 discharging through the facility's ocean outfall, as determined 112 by the department, using monitoring data available for calendar years 2003 through 2007. 113

114 <u>2.</u> Flows diverted from facilities to other facilities that 115 provide 100 percent reuse of the diverted flows <u>before</u> prior to 116 December 31, 2025, <u>are shall be</u> considered to contribute to

Page 4 of 9

117 meeting the 60 percent reuse requirement. For utilities 118 operating more than one outfall, the reuse requirement may can 119 be apportioned between the met if the combined actual reuse 120 flows from facilities served by the outfalls is at least 60 121 percent of the sum of the total actual flows from the facilities, including flows diverted to other facilities for 100 122 123 percent reuse before prior to December 31, 2025. Utilities that 124 shared a common ocean outfall for the discharge of domestic 125 wastewater on July 1, 2008, regardless of which utility operates 126 the ocean outfall, are individually responsible for meeting the 127 reuse requirement and may enter into binding agreements to share or transfer such responsibility among the utilities. If In the 128 129 event treatment in addition to the advanced wastewater treatment 130 and management requirements described in paragraph (b) is needed 131 in order to support a functioning reuse system, the such 132 treatment must shall be fully operational by no later than 133 December 31, 2025. 134 3. If a facility that discharges through an ocean outfall 135 contracts with another utility to install a functioning reuse 136 system, the department must approve any apportionment of the 137 reuse generated from the new or expanded reuse system that is

intended to satisfy all or a portion of the reuse requirements 138 139 pursuant to subparagraph 1. If a contract is between two 140 utilities that have reuse requirements pursuant to subparagraph 141 1., the reuse apportioned to each utility's requirement may not 142 exceed the total reuse generated by the new or expanded reuse 143 system. A utility shall provide the department a copy of any 144 contract with another utility that reflects an agreement between 145 the utilities which is subject to the requirements of this

Page 5 of 9

subparagraph.

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147	(d) The discharge of domestic wastewater through ocean
148	outfalls is prohibited after December 31, 2025, except as a
149	backup discharge that is part of a functioning reuse system <u>or</u>
150	other wastewater management system authorized by the department
151	as provided for in paragraph (c). Except as otherwise provided
152	in this subsection, a backup discharge may occur only during
153	periods of reduced demand for reclaimed water in the reuse
154	system, such as periods of wet weather, <u>or as the result of peak</u>
155	flows from other wastewater management systems, and must shall
156	comply with the advanced wastewater treatment and management
157	requirements of paragraph (b). Peak flow backup discharges from
158	other wastewater management systems may not cumulatively exceed
159	5 percent of a facility's baseline flow, measured as a 5-year
160	rolling average, and are subject to applicable secondary waste
161	treatment and water-quality-based effluent limitations specified
162	in department rules. If peak flow backup discharges are in
163	compliance with the effluent limitations, the discharges are
164	deemed to meet the advanced wastewater treatment and management
165	requirements of this subsection.
166	(e) The holder of a department permit authorizing the
167	discharge of domestic wastewater through an ocean outfall as of
168	July 1, 2008, shall submit the following to the secretary of the
169	department the following:
170	1. A detailed plan to meet the requirements of this
171	subsection, including the identification of the technical,
172	environmental, and economic feasibility of various reuse

174 <u>facility</u> facilities necessary to provide for reuse of the

Page 6 of 9

options; the an identification of each all land acquisition and

175 domestic wastewater; an analysis of the costs to meet the 176 requirements, including the level of treatment necessary to 177 satisfy state water quality requirements and local water quality 178 considerations and a cost comparison of reuse using flows from 179 ocean outfalls and flows from other domestic wastewater sources; 180 and a financing plan for meeting the requirements, including 181 identifying any actions necessary to implement the financing 182 plan, such as bond issuance or other borrowing, assessments, 183 rate increases, fees, other charges, or other financing 184 mechanisms. The plan must evaluate reuse demand in the context of future regional water supply demands, the availability of 185 traditional water supplies, the need for development of 186 187 alternative water supplies, the degree to which various reuse 188 options offset potable water supplies, and other factors considered in the Lower East Coast Regional Water Supply Plan of 189 190 the South Florida Water Management District. The plan must shall 191 include a detailed schedule for the completion of all necessary 192 actions and shall be accompanied by supporting data and other 193 documentation. The plan must shall be submitted by no later than 194 July 1, 2013.

195 2. <u>By No later than</u> July 1, 2016, an update of the plan 196 required in subparagraph 1. documenting any refinements or 197 changes in the costs, actions, or financing necessary to 198 eliminate the ocean outfall discharge in accordance with this 199 subsection or a written statement that the plan is current and 200 accurate.

(f) By December 31, 2009, and by December 31 every 5 years thereafter, the holder of a department permit authorizing the discharge of domestic wastewater through an ocean outfall shall

Page 7 of 9

204 submit to the secretary of the department a report summarizing 205 the actions accomplished to date and the actions remaining and 206 proposed to meet the requirements of this subsection, including 207 progress toward meeting the specific deadlines set forth in paragraphs (b) through (e). The report shall include the 208 detailed schedule for and status of the evaluation of reuse and 209 disposal options, preparation of preliminary design reports, 210 211 preparation and submittal of permit applications, construction 212 initiation, construction progress milestones, construction 213 completion, initiation of operation, and continuing operation 214 and maintenance.

(g) By No later than July 1, 2010, and by July 1 every 5 215 216 years thereafter, the department shall submit a report to the 217 Governor, the President of the Senate, and the Speaker of the House of Representatives on the implementation of this 218 219 subsection. In the report, the department shall summarize 220 progress to date, including the increased amount of reclaimed 221 water provided and potable water offsets achieved, and identify 222 any obstacles to continued progress, including all instances of 223 substantial noncompliance.

(h) By February 1, 2012, the department shall submit a report to the Governor and Legislature detailing the results and recommendations from phases 1 through 3 of its ongoing study on reclaimed water use.

(h) (i) The renewal of each permit that authorizes the discharge of domestic wastewater through an ocean outfall as of July 1, 2008, <u>must shall</u> be accompanied by an order in accordance with s. 403.088(2)(e) and (f) which establishes an enforceable compliance schedule consistent with the requirements

Page 8 of 9

233	of this subsection.
234	<u>(i)</u> An entity that diverts wastewater flow from a
235	receiving facility that discharges domestic wastewater through
236	an ocean outfall must meet the 60 percent reuse requirement of
237	paragraph (c). Reuse by the diverting entity of the diverted
238	flows shall be credited to the diverting entity. The diverted
239	flow shall also be correspondingly deducted from the receiving
240	facility's <u>baseline</u> actual flow on an annual basis from which
241	the required reuse is calculated pursuant to paragraph (c), and
242	the receiving facility's reuse requirement shall be recalculated
243	accordingly.
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245	The department, the South Florida Water Management District, and
246	the affected utilities must consider the information in the
247	detailed plan in paragraph (e) for the purpose of adjusting, as
248	necessary, the reuse requirements of this subsection. The
249	department shall submit a report to the Legislature by February
250	15, 2015, containing recommendations for any changes necessary
251	to the requirements of this subsection.

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Section 2. This act shall take effect July 1, 2013.