Representative Caldwell offered the following:

Amendment (with title amendment)

Between lines 287 and 288, insert:

Section 13. Part VIII of chapter 373, Florida Statutes, consisting of sections 373.801, 373.802, 373.803, 373.805, 373.807, 373.811, and 373.813, Florida Statutes, is created and entitled the "Florida Springs and Aquifer Protection Act."

Section 14. Section 373.801, Florida Statutes, is created to read:

373.801 Legislative findings and intent.—

(1) The Legislature finds that springs are a unique part of this state's scenic beauty. Springs provide critical habitat for plants and animals, including many endangered or threatened
species. Springs also provide immeasurable natural, recreational, economic, and inherent value. Springs are of great scientific importance in understanding the diverse functions of aquatic ecosystems. Water quality of springs is an indicator of local conditions of the Floridan Aquifer, which is a source of drinking water for many residents of this state. Water flows in springs may reflect regional aquifer conditions. In addition, springs provide recreational opportunities for swimming, canoeing, wildlife watching, fishing, cave diving, and many other activities in this state. These recreational opportunities and the accompanying tourism they provide are a benefit to local economies and the economy of the state as a whole.

(2) The Legislature finds that the water quantity and water quality in springs may be related. For regulatory purposes, the department has primary responsibility for water quality; the water management districts have primary responsibility for water quantity; and the Department of Agriculture and Consumer Services has primary responsibility for the development and implementation of agricultural best management practices. Local governments have primary responsibility for providing domestic wastewater collection and treatment services and stormwater management. The foregoing responsible entities must coordinate to restore and maintain the water quantity and water quality of the Outstanding Florida Springs.

(3) The Legislature recognizes that:
(a) A spring is only as healthy as its local aquifer system. The groundwater that supplies springs is derived from water that recharges the aquifer system in the form of seepage from the land surface and through direct conduits, such as sinkholes. Springs may be adversely affected by polluted runoff from urban and agricultural lands; discharges resulting from inadequate wastewater and stormwater management practices; stormwater runoff; and reduced water levels of the Floridan Aquifer. As a result, the hydrologic and environmental conditions of a spring or spring run are directly influenced by activities and land uses within a springshed and by water withdrawals from the Floridan Aquifer.

(b) Springs, whether found in urban or rural settings, or on public or private lands, may be threatened by actual or potential flow reductions and declining water quality. Many of this state's springs are demonstrating signs of significant ecological imbalance, increased nutrient loading, and declining flow. Without effective remedial action, further declines in water quality and water quantity may occur.

(c) Springshed boundaries and areas of high vulnerability within a springshed need to be identified and delineated using the best available data.

(d) Springsheds typically cross water management district boundaries and local government jurisdictional boundaries, so a coordinated statewide springs protection plan is needed.
(e) The aquifers and springs of this state are complex systems affected by many variables and influences.

(4) The Legislature recognizes that action is urgently needed and, as additional data is acquired, action must be modified.

Section 15. Section 373.802, Florida Statutes, is created to read:

373.802 Definitions.—As used in this part, the term:

(1) "Department" means the Department of Environmental Protection, which includes the Florida Geological Survey or its successor agencies.

(2) "Local government" means a county or municipal government the jurisdictional boundaries of which include an Outstanding Florida Spring or any part of a springshed or delineated priority focus area of an Outstanding Florida Spring.

(3) "Onsite sewage treatment and disposal system" means a system that contains a standard subsurface, filled, or mound drainfield system; an aerobic treatment unit; a graywater system tank; a laundry wastewater system tank; a septic tank; a grease interceptor; a pump tank; a solids or effluent pump; a waterless, incinerating, or organic waste-composting toilet; or a sanitary pit privy that is installed or proposed to be installed beyond the building sewer on land of the owner or on other land on which the owner has the legal right to install such system. The term includes any item placed within, or intended to be used as a part of or in conjunction with, the
The term does not include package sewage treatment facilities and other treatment works regulated under chapter 403.

(4) "Outstanding Florida Spring" includes all historic first magnitude springs, including their associated spring runs, as determined by the department using the most recent Florida Geological Survey springs bulletin, and the following additional springs, including their associated spring runs:

   (a) De Leon Springs;
   (b) Peacock Springs;
   (c) Poe Springs;
   (d) Rock Springs;
   (e) Wekiwa Springs; and
   (f) Gemini Springs.

The term does not include submarine springs or river rises.

(5) "Priority focus area" means the area or areas of a basin where the Floridan Aquifer is generally most vulnerable to pollutant inputs where there is a known connectivity between groundwater pathways and an Outstanding Florida Spring, as determined by the department in consultation with the appropriate water management districts, and delineated in a basin management action plan.

(6) "Springshed" means the areas within the groundwater and surface water basins which contribute, based upon all relevant facts, circumstances, and data, to the discharge of a
spring as defined by potentiometric surface maps and surface
watershed boundaries.

(7) "Spring run" means a body of flowing water that
originates from a spring or whose primary source of water is a
spring or springs under average rainfall conditions.

(8) "Spring vent" means a location where groundwater flows
out of a natural, discernible opening in the ground onto the
land surface or into a predominantly fresh surface water body.

Section 16. Section 373.803, Florida Statutes, is created
to read:

373.803 Delineation of priority focus areas for
Outstanding Florida Springs.—Using the best data available from
the water management districts and other credible sources, the
department, in coordination with the water management districts,
shall delineate priority focus areas for each Outstanding
Florida Spring or group of springs that contains one or more
Outstanding Florida Springs and is identified as impaired in
accordance with s. 373.807. In delineating priority focus areas,
the department shall consider groundwater travel time to the
spring, hydrogeology, nutrient load, and any other factors that
may lead to degradation of an Outstanding Florida Spring. The
delineation of priority focus areas must be completed by July 1,
2018, shall use understood and identifiable boundaries such as
roads or political jurisdictions for ease of implementation, and
is effective upon incorporation in a basin management action
plan.
Section 17. Section 373.805, Florida Statutes, is created to read:

373.805 Minimum flows and minimum water levels for Outstanding Florida Springs.—

(1) At the time a minimum flow or minimum water level is adopted pursuant to s. 373.042 for an Outstanding Florida Spring, if the spring is below or is projected within 20 years to fall below the minimum flow or minimum water level, a water management district or the department shall concurrently adopt a recovery or prevention strategy.

(2) When a minimum flow or minimum water level for an Outstanding Florida Spring is revised pursuant to s. 373.0421(3), if the spring is below or is projected within 20 years to fall below the minimum flow or minimum water level, a water management district or the department shall concurrently adopt a recovery or prevention strategy or modify an existing recovery or prevention strategy. A district or the department may adopt the revised minimum flow or minimum water level before the adoption of a recovery or prevention strategy if the revised minimum flow or minimum water level is less constraining on existing or projected future consumptive uses.

(3) For an Outstanding Florida Spring without an adopted recovery or prevention strategy, if a district or the department determines the spring has fallen below, or is projected within 20 years to fall below, the adopted minimum flow or minimum
water level, a water management district or the department shall
expeditiously adopt a recovery or prevention strategy.

(4) The recovery or prevention strategy for each
Outstanding Florida Spring must, at a minimum, include:

(a) A listing of all specific projects identified for
implementation of the plan;
(b) A priority listing of each project;
(c) For each listed project, the estimated cost of and the
estimated date of completion;
(d) The source and amount of financial assistance to be
made available by the water management district for each listed
project, which may not be less than 25 percent of the total
project cost unless a specific funding source or sources are
identified which will provide more than 75 percent of the total
project cost. The Northwest Florida Water Management District
and the Suwannee River Water Management District are not
required to meet the minimum requirement to receive financial
assistance pursuant to this paragraph;
(e) An estimate of each listed project's benefit to an
Outstanding Florida Spring; and
(f) An implementation plan designed with a target to
achieve the adopted minimum flow or minimum water level no more
than 20 years after the adoption of a recovery or prevention
strategy. The implementation plan must include a schedule of 5-
year, 10-year, and 15-year measureable milestones intended to
achieve the adopted minimum flow or minimum water level. The
(5) A local government may apply to the department for a single extension of up to 5 years for any project in an adopted recovery or prevention strategy. The department may grant the extension if the local government provides to the department sufficient evidence that an extension is in the best interest of the public. For a local government in a rural area of opportunity, as defined in s. 288.0656, the department may grant a single extension of up to 10 years.

Section 18. Section 373.807, Florida Statutes, is created to read:

373.807 Protection of water quality in Outstanding Florida Springs.—By July 1, 2015, the department shall initiate assessment, pursuant to s. 403.067(3), of Outstanding Florida Springs or spring systems for which an impairment determination has not been made under the numeric nutrient standards in effect for spring vents. Assessments must be completed by July 1, 2018.

(1)(a) Concurrent with the adoption of a nutrient total maximum daily load for an Outstanding Florida Spring, the department, or the department in conjunction with a water management district, shall initiate development of a basin management action plan, as specified in s. 403.067. For an Outstanding Florida Spring with a nutrient total maximum daily load adopted before July 1, 2015, the department, or the
department in conjunction with a water management district,
shall initiate development of a basin management action plan by
July 1, 2015. During the development of a basin management
action plan, if the department identifies onsite sewage
treatment and disposal systems as contributors of at least 20
percent of nonpoint source nitrogen pollution or if the
department determines remediation is necessary to achieve the
total maximum daily load, the basin management action plan shall
include an onsite sewage treatment and disposal system
remediation plan pursuant to subsection (3) for those systems
identified as requiring remediation.

(b) A basin management action plan for an Outstanding
Florida Spring shall be adopted within 2 years after its
initiation and must include, at a minimum:

1. A list of all specific projects and programs identified
to implement a nutrient total maximum daily load;

2. A list of all specific projects identified in any
incorporated onsite sewage treatment and disposal system
remediation plan, if applicable;

3. A priority rank for each listed project;

4. For each listed project, a planning level cost estimate
and the estimated date of completion;

5. The source and amount of financial assistance to be
made available by the department, a water management district,
or other entity for each listed project;
6. An estimate of each listed project's nutrient load reduction;

7. Identification of each point source or category of nonpoint sources, including, but not limited to, urban turf fertilizer, sports turf fertilizer, agricultural fertilizer, onsite sewage treatment and disposal systems, wastewater treatment facilities, animal wastes, and stormwater facilities. An estimated allocation of the pollutant load must be provided for each point source or category of nonpoint sources; and

8. An implementation plan designed with a target to achieve the adopted nutrient total maximum daily load no more than 20 years after the adoption of a basin management action plan. The plan must include a schedule of 5-year, 10-year, and 15-year measureable milestones intended to achieve the adopted nutrient total maximum daily load. The schedule is not a rule but is intended to provide guidance for planning and funding purposes and is exempt from s. 120.54(1)(a).

(c) For a basin management action plan adopted before July 1, 2015, which addresses an Outstanding Florida Spring, the department or the department in conjunction with a water management district must revise the plan if necessary to comply with this section by July 1, 2018.

(d) A local government may apply to the department for a single extension of up to 5 years for any project in an adopted basin management action plan. A local government in a rural area of opportunity, as defined in s. 288.0656, may apply for a
single extension of up to 10 years for such a project. The department may grant the extension if the local government provides to the department sufficient evidence that an extension is in the best interest of the public.

(2) By July 1, 2016, each local government, as defined in s. 373.802(2), that has not adopted an ordinance pursuant to s. 403.9337 shall develop, enact, and implement an ordinance pursuant to that section. It is the intent of the Legislature that ordinances required to be adopted under this subsection reflect the latest scientific information, advancements, and technological improvements in the industry.

(3) As part of a basin management action plan that includes an Outstanding Florida Spring, the department, the Department of Health, relevant local governments, and relevant local public and private wastewater utilities, shall develop an onsite sewage treatment and disposal system remediation plan for a spring if the department determines onsite sewage treatment and disposal systems within a priority focus area contribute at least 20 percent of nonpoint source nitrogen pollution or if the department determines remediation is necessary to achieve the total daily maximum load. The plan shall identify cost-effective and financially feasible projects necessary to reduce the nutrient impacts from onsite sewage treatment and disposal systems and shall be completed and adopted as part of the basin management action plan no later than the first 5-year milestone.
required by subparagraph (1)(b)8. In preparing the plan, the department shall:

(a) Collect and evaluate credible scientific information on the effect of nutrients, particularly forms of nitrogen, on springs and springs systems; and

(b) Develop a public education plan to provide area residents with reliable, understandable information about onsite sewage treatment and disposal systems and springs.

In addition to the requirements of s. 403.067, the plan shall include options for repair, upgrade, replacement, drainfield modification, addition of effective nitrogen reducing features, connection to a central sewerage system, or other action for an onsite sewage treatment and disposal system or group of systems within a priority focus area that contribute at least 20 percent of nonpoint source nitrogen pollution or if the department determines remediation is necessary to achieve a total maximum daily load. For these systems, the department shall include in the plan a priority ranking for each system or group of systems that requires remediation and shall award funds to implement the remediation projects contingent on an appropriation in the General Appropriations Act, which may include all or part of the costs necessary for repair, upgrade, replacement, drainfield modification, addition of effective nitrogen reducing features, initial connection to a central sewerage system, or other action. In awarding funds, the department may consider expected costs.
nutrient reduction benefit per unit cost, size and scope of project, relative local financial contribution to the project, financial impact on property owners and the community. The department may waive matching funding requirements for proposed projects within an area designated as a rural area of opportunity under s. 288.0656.

(4) The department shall provide notice to a local government of all permit applicants under s. 403.814(12) in a priority focus area of an Outstanding Florida Spring over which the local government has full or partial jurisdiction.

Section 19. Section 373.811, Florida Statutes, is created to read:

373.811 Prohibited activities within a priority focus area.—The following activities are prohibited within a priority focus area in effect for an Outstanding Florida Spring:

(1) New domestic wastewater disposal facilities, including rapid infiltration basins, with permitted capacities of 100,000 gallons per day or more, except for those facilities that meet an advanced wastewater treatment standard of no more than 3 mg/l total nitrogen, expressed as N, on an annual permitted basis, or a more stringent treatment standard if the department determines the more stringent standard is necessary to attain a total maximum daily load for the Outstanding Florida Spring.

(2) New onsite sewage treatment and disposal systems on lots of less than 1 acre, if the addition of the specific systems conflicts with an onsite treatment and disposal system
remediation plan incorporated into a basin management action plan in accordance with s. 373.807(3).

(3) New facilities for the disposal of hazardous waste.

(4) The land application of Class A or Class B domestic wastewater biosolids not in accordance with a nutrient management plan approved by the department which establishes the rate at which all biosolids, soil amendments, and sources of nutrients at the land application site can be applied to the land for crop production while minimizing the amount of pollutants and nutrients discharged to groundwater or waters of the state.

(5) New agriculture operations that do not implement best management practices, measures necessary to achieve pollution reduction levels established by the department, or groundwater monitoring plans approved by a water management district or the department.

Section 20. Section 373.813, Florida Statutes, is created to read:

373.813 Rules.—

(1) The department shall adopt rules to improve water quantity and water quality to administer this part, as applicable.

(2)(a) The Department of Agriculture and Consumer Services is the lead agency coordinating the reduction of agricultural nonpoint sources of pollution for the protection of Outstanding Florida Springs. The Department of Agriculture and Consumer Services...
Services and the department, pursuant to s. 403.067(7)(c)4., shall study new or revised agricultural best management practices for improving and protecting Outstanding Florida Springs and, if necessary, in cooperation with applicable local governments and stakeholders, initiate rulemaking to require the implementation of such practices within a reasonable period.

(b) The department, the Department of Agriculture and Consumer Services, and the University of Florida Institute of Food and Agricultural Sciences shall cooperate in conducting the necessary research and demonstration projects to develop improved or additional nutrient management tools, including the use of controlled release fertilizer that can be used by agricultural producers as part of an agricultural best management practices program. The development of such tools must reflect a balance between water quality improvement and agricultural productivity and, if applicable, must be incorporated into the revised agricultural best management practices adopted by rule by the Department of Agriculture and Consumer Services.

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TITLE AMENDMENT

Remove line 50 and insert:

appropriation; creating part VIII of chapter 373, F.S., entitled the "Florida Springs and Aquifer Protection Act"; creating s. 373.801, F.S.; providing
legislative findings and intent; creating s. 373.802, 401 F.S.; providing definitions; creating s. 373.803, 402 F.S.; requiring the department to delineate a priority 403 focus area for each Outstanding Florida Spring; 404 creating s. 373.805, F.S.; requiring a water 405 management district or the department to adopt or 406 revise various recovery or prevention strategies 407 relating to minimum flows and minimum water levels for 408 Outstanding Florida Springs under certain 409 circumstances; providing minimum requirements for 410 recovery or prevention strategies for Outstanding 411 Florida Springs; authorizing local governments to 412 apply for an extension for projects in an adopted 413 recovery or prevention strategy; creating s. 373.807, 414 F.S.; requiring the department to initiate assessments 415 of Outstanding Florida Springs by a certain date; 416 requiring the department to develop basin management 417 action plans; authorizing local governments to apply 418 for an extension for projects in an adopted basin 419 management action plan; requiring certain local 420 governments to develop, enact, and implement an urban 421 fertilizer ordinance by a certain date; requiring the 422 department, the Department of Health, and local 423 governments to identify onsite sewage treatment and 424 disposal systems within each priority focus area; 425 requiring certain local governments to develop onsite
sewage treatment and disposal system remediation plans; prohibiting property owners with identified onsite sewage treatment and disposal systems from being required to pay certain costs; creating s. 373.811, F.S.; specifying prohibited activities within a priority focus area of an Outstanding Florida Spring; creating s. 373.813, F.S.; providing rulemaking authority; providing an effective date.