1

2

3

4

5

6

7

8

9

10

11

12

1314

15

16

17

18 19

20

21

22

23

24

25

2021

A bill to be entitled An act relating to environmental regulation; ratifying specified rules relating to biosolids for the sole and exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule exceeding the specified thresholds for likely adverse impact or increase in regulatory costs; exempting the rules from certain review and approval by the Environmental Regulation Commission; providing applicability; ratifying specified rules relating to the Central Florida Water Initiative, for the sole and exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule exceeding any specified thresholds for likely adverse impact or increase in regulatory costs; providing applicability; amending s. 373.0465, F.S.; requiring the department, in consultation with specified water management districts, to adopt rules that include an annual drought allocation for supplemental irrigation for agricultural uses and a process for examining an agricultural user's supplemental irrigation needs as weighed against certain factors; providing for the applicability of specified rules to areas with certain

Page 1 of 9

existing recovery strategies; creating s. 373.0466, F.S.; establishing, subject to appropriation, a Central Florida Water Initiative Grant Program within the department; requiring the department, in cooperation with the relevant water management districts, to distribute appropriated funds for certain projects that benefit the Central Florida Water Initiative Area; amending s. 403.8532, F.S.; requiring the department to give funding priority to certain projects relating to the Central Florida Water Initiative; providing a declaration of important state interest; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. (1) The following rules are ratified for the sole and exclusive purpose of satisfying any condition on the effectiveness imposed under s. 120.541(3), Florida Statutes:

Rules 62-640.100, 62-640.200, 62-640.210, 62-640.300, 62-640.400, 62-640.500, 62-640.600, 62-640.650, 62-640.700, 62-640.800, 62-640.850, 62-640.880, Florida Administrative Code, entitled Scope, Intent, Purpose, and Applicability; Definitions; General Technical Guidance and Forms; General Requirements; Prohibitions; Nutrient Management Plan (NMP); Pathogen Reduction and Vector Attraction Reduction; Monitoring, Record Keeping,

Page 2 of 9

Reporting, and Notification; Requirements for Land Application

HB 1309, Engrossed 1

51

52

53

54

55

56

57

58

59

60

61

62

63

64

65

66

67

68

69

70

71

72

73

74

75

2021

of Class AA, A, and B Biosolids; Additional Requirements for Land Application at Reclamation Sites; Distribution and Marketing of Class AA Biosolids; and Additional Requirements Related to Biosolids Treatment Facilities, respectively, as published on December 3, 2020, in the Florida Administrative Register, Vol. 46, No. 234, pages 5281-5297. The rules in subsection (1) proposed by the Department of Environmental Protection pursuant to s. 403.0855(2), Florida Statutes, are exempt from review and approval by the Environmental Regulation Commission under s. 403.804(1), Florida Statutes. This act serves no other purpose and shall not be (3) codified in the Florida Statutes. After this act becomes law, its enactment and effective dates shall be noted in the Florida Administrative Code, the Florida Administrative Register, or both, as appropriate. This act does not alter rulemaking authority delegated by prior law, does not constitute legislative preemption of or exception to any provision of law governing adoption or enforcement of the rule cited, and is

Page 3 of 9

intended to preserve the status of any cited rule as a rule

under chapter 120, Florida Statutes. This act does not cure any

authority or a violation of the legal requirements governing the

rulemaking defect or preempt any challenge based on a lack of

CODING: Words stricken are deletions; words underlined are additions.

adoption of any rule cited.

76

77

78

79

80

81

82

83

84

85

86

87

88 89

90

91

92

93

94

95

96

97

98

99

100

2021

Section 2. (1) The following rule is ratified for the sole and exclusive purpose of satisfying any condition on effectiveness imposed under s. 120.541(3), Florida Statutes: Rules 62-41.300, 62-41.301, 62.41.302, 62-41.303, 62-41.304, and 62-41.305, Florida Administrative Code, titled "Central Florida Water Initiative Area," as published on November 19, 2020, in the Florida Administrative Register, Vol. 46, No. 226, pages 5019-5025; February 9, 2021, in the Florida Administrative Register, Vol. 47, No. 26, pages 733-734; and March 26, 2021, in the Florida Administrative Register, Vol. 47, No. 59, pages 1506-1507. (2) This section serves no other purpose and shall not be codified in the Florida Statutes. After this act becomes a law, its enactment and effective dates shall be noted in the Florida Administrative Code or the Florida Administrative Register, or both, as appropriate. This section does not constitute legislative preemption of or exception to any provision of law governing adoption or enforcement of the rule cited, and is intended to preserve the status of any cited rule as a rule under chapter 120, Florida Statutes. This section does not cure any rulemaking defect or preempt any challenge based on a violation of the legal requirements governing the adoption of any rule cited. Section 3. Paragraph (d) of subsection (2) of section 373.0465, Florida Statutes, is amended to read:

Page 4 of 9

2021

- 101 373.0465 Central Florida Water Initiative.—
- 102 (2)

109

110

111

112

113

114

115

116

117

118

119

120

121

122

123

124

125

- (d) The department, in consultation with the St. Johns
 River Water Management District, the South Florida Water
 Management District, the Southwest Florida Water Management
 District, and the Department of Agriculture and Consumer
 Services, shall adopt uniform rules for application within the
 Central Florida Water Initiative Area that include:
 - 1. A single, uniform definition of the term "harmful to the water resources" consistent with the term's usage in s. 373.219;
 - 2. A single method for calculating residential per capita water use;
 - 3. A single process for permit reviews;
 - 4. A single, consistent process, as appropriate, to set minimum flows and minimum water levels and water reservations;
 - 5. A goal for residential per capita water use for each consumptive use permit; and
 - 6. An annual conservation goal for each consumptive use permit consistent with the regional water supply plan \pm :
 - 7. A drought allocation for supplemental irrigation for agricultural uses which is based on a 2-in-10-year rainfall condition or, if the applicant so requests, is based on a 5-in-10-year rainfall condition alone or combined with the 2-in-10-year condition. The applicable water management district may

Page 5 of 9

2021

126 also condition, for information only purposes, consumptive use 127 permits to advise permittees that their annual use of water 128 should be less than the drought allocation in all years except 129 for the drought condition that is the basis for the allocation 130 or a more severe drought; and 131 8. A process for the applicable water management district 132 to annually examine an agricultural user's 5-year moving average 133 supplemental irrigation water use against the annual 134 supplemental irrigation needs in the 5-in-10-year rainfall 135 condition beginning no earlier than 5 years following the 136 effective date of the rules adopted under this section. If this 137 annual examination indicates that the agricultural user's 5-year 138 moving average use exceeds that needed in such rainfall 139 condition for reasons other than prolonged periods of below 140 average rainfall, the water management district may modify the 141 agricultural user's permit to include an annual supplemental 142 irrigation allocation based on both the amount of supplemental 143 irrigation required during a 2-in-10-year rainfall condition and 144 the amount of supplemental irrigation required during a 5-in-10-145 year rainfall condition as provided in rules adopted pursuant to 146 this section. In such case, the supplemental irrigation 147 allocation based on the 5-in-10-year rainfall condition shall be 148 valid for only 5 years unless the agricultural user's 5-year 149 moving average use continues to exceed the amount of 150 supplemental irrigation needed during a 5-in-10-year rainfall

Page 6 of 9

151 condition for reasons other than prolonged periods of drought. 152 153 Subparagraphs 7. and 8. may not be construed to limit the 154 ability of the department or a water management district to 155 establish different supplemental irrigation requirements as part 156 of an existing or future recovery or prevention strategy adopted pursuant to s. 373.0363, s. 373.042, or s. 373.0421. The uniform 157 158 rules must include existing recovery strategies within the 159 Central Florida Water Initiative Area adopted before July 1, 160 2016. The department may grant variances to the uniform rules if there are unique circumstances or hydrogeological factors that 161 162 make application of the uniform rules unrealistic or 163 impractical. 164 Section 4. Section 373.0466, Florida Statutes, is created 165 to read: 166 373.0466 Central Florida Water Initiative Grant Program.-167 Subject to appropriation, a grant program for the Central 168 Florida Water Initiative is established within the Department of 169 Environmental Protection. 170 (1) The department, in cooperation with the relevant water 171 management districts, shall provide grants for projects that 172 benefit the Central Florida Water Initiative Area and that 173 promote alternative water supplies and protect groundwater 174 resources. 175 (2) In allocating such funds, priority must be given to

Page 7 of 9

projects that use reclaimed water, create new surface water storage, enhance natural systems, recharge groundwater, optimize beneficial uses of water, expand water conservation programs, or are able to demonstrate that a significant financial hardship exists as a result of complying with rules applicable to the Central Florida Water Initiative Area.

Section 5. Paragraph (a) of subsection (9) of section 403.8532, Florida Statutes, is amended to read:

403.8532 Drinking water state revolving loan fund; use; rules.—

- (9) The department may adopt rules regarding the procedural and contractual relationship between the department and the corporation under s. 403.1837 and to carry out the purposes of this section and the federal Safe Drinking Water Act, as amended. Such rules shall:
- (a) Set forth a priority system for loans based on public health considerations, compliance with state and federal requirements relating to public drinking water systems, and affordability. The priority system <u>must shall</u> give special consideration to:
- 1. Projects that provide for the development of alternative drinking water supply projects and management techniques in areas where existing source waters are limited or threatened by saltwater intrusion, excessive drawdowns, contamination, or other problems;

Page 8 of 9

201

202

203204

205

206

207

208

209

210

2021

2	•	Projects	that p	provid	de for	î a	deper	ndable,	sus	stainable	
supply	of	f drinking	wate:	r and	that	are	not	otherwi	se	financially	7
feasib	le;	: and									

- 3. Projects that contribute to the sustainability of regional water sources; and
- 4. Projects that implement water supply plans and develop water sources as an alternative to continued reliance on the Floridan Aquifer, pursuant to s. 373.0465.
- Section 6. The Legislature determines and declares that this act fulfills an important state interest.
- 211 Section 7. This act shall take effect upon becoming a law.

Page 9 of 9