	202556
1	
2	An act relating to geoengineering and weather
3	modification activities; repealing ss. 403.281,
4	403.291, 403.301, 403.311, 403.321, 403.331, 403.341,
5	403.351, 403.361, 403.371, 403.381, 403.391, and
6	403.401, F.S., relating to the definitions, purpose,
7	licensing requirements, applications, proof of
8	financial responsibility requirements, license
9	issuance and discipline provisions, publication of
10	notice of intention to operate requirements, required
11	contents of the notice of intention, publication of
12	the notice of intention requirements, proof of
13	publication requirements, record and reports of
14	operations requirements, provision of emergency
15	licenses, and suspension or revocation of licenses,
16	respectively, of the weather modification law;
17	amending s. 403.411, F.S.; prohibiting certain acts
18	intended to affect the temperature, the weather, or
19	the intensity of sunlight within the atmosphere of
20	this state; increasing civil penalties for violations
21	of the geoengineering and weather modification law;
22	requiring that specified moneys be deposited in the
23	Air Pollution Control Trust Fund and used only for
24	specified purposes; authorizing a person who observes
25	a geoengineering or weather modification activity to
26	report such activity; providing construction;
27	requiring the Department of Environmental Protection
28	to establish a method for the intake and screening of
29	such reports; requiring the department to investigate

Page 1 of 11

	202556er
30	certain reports; requiring the department to refer
31	reports of observed violations to the Department of
32	Health or the Division of Emergency Management, under
33	certain circumstances; requiring the department to
34	adopt rules; creating s. 403.4115, F.S.; defining
35	terms; requiring an operator of public infrastructure
36	to report certain information monthly to the
37	Department of Transportation; prohibiting the
38	department from expending funds to support certain
39	projects or programs; requiring the department to
40	submit a report to specified entities; requiring the
41	department to incorporate reporting guidelines in
42	certain grant agreements; authorizing the department
43	to adopt rules; amending ss. 253.002, 373.026,
44	373.1501, 373.4598, and 373.470, F.S.; conforming
45	cross-references and provisions to changes made by the
46	act; making technical changes; providing an effective
47	date.
48	
49	Be It Enacted by the Legislature of the State of Florida:
50	
51	Section 1. <u>Sections 403.281, 403.291, 403.301, 403.311,</u>
52	<u>403.321, 403.331, 403.341, 403.351, 403.361, 403.371, 403.381,</u>
53	403.391, and 403.401, Florida Statutes, are repealed.
54	Section 2. Section 403.411, Florida Statutes, is amended to
55	read:
56	403.411 Geoengineering and weather modification activities
57	prohibited; penalty
58	(1) The injection, release, or dispersion, by any means, of

Page 2 of 11

59 a chemical, a chemical compound, a substance, or an apparatus 60 into the atmosphere within the borders of this state for the 61 express purpose of affecting the temperature, weather, climate, 62 or intensity of sunlight is prohibited. 63 (2) Any person, including any public or private corporation, who conducts conducting a geoengineering or weather 64 modification activity in violation of this section commits 65 operation without first having procured a license, or who shall 66 67 make a false statement in his or her application for license, 68 who shall fail to file any report or reports as required by this 69 act, or who shall conduct any weather modification operation 70 after revocation or suspension of his or her license, or who 71 shall violate any other provision of this act, shall be quilty 72 of a felony misdemeanor of the third second degree, punishable as provided in s. 775.082 and by a fine not exceeding \$100,000; 73 74 or s. 775.083; and, if a corporation, the officers, directors, 75 or employees of the corporation commit shall be quilty of a 76 felony misdemeanor of the third second degree, punishable by a 77 fine not exceeding \$100,000; and, if an aircraft operator or controller, such person commits a felony of the third degree, 78 79 punishable as provided in s. 775.082 and by a fine not exceeding 80 \$5,000 and up to 5 years in prison as provided in s. 775.083. 81 Each such violation is shall be a separate offense. 82 (3) All moneys collected pursuant to this section must be 83 deposited in the Air Pollution Control Trust Fund and used only for purposes of air pollution control pursuant to this chapter. 84 85 (4) (a) Any person who observes a geoengineering or weather 86 modification activity conducted in violation of this section may 87 report the observed violation to the department online or by

Page 3 of 11

	202556er
88	telephone, mail, or e-mail.
89	(b) The department shall establish an e-mail address and an
90	online form for persons to report observed violations pursuant
91	to this subsection. The department shall make the e-mail address
92	and online form publicly accessible on its website.
93	(c) The department shall establish a method for intake and
94	screening of the reports made pursuant to this subsection. The
95	department shall investigate any report that warrants further
96	review to determine whether there are violations of this
97	section.
98	(d) The department shall refer reports of observed
99	violations made pursuant to this subsection to the Department of
100	Health or the Division of Emergency Management, if appropriate.
101	(e) The department shall adopt any rules that are necessary
102	to implement this subsection.
103	Section 3. Section 403.4115, Florida Statutes, is created
104	to read:
105	403.4115 Reporting on geoengineering and weather
106	modification activities on public infrastructure; penalty
107	(1) As used in this section, the term:
108	(a) "Aircraft" means a powered or unpowered machine or
109	device capable of atmospheric flight, except a parachute or
110	other such device used primarily as safety equipment.
111	(b) "Department" means the Department of Transportation.
112	(c) "Public infrastructure" means any public-use airport as
113	that term is defined in s. 332.004.
114	(2) Beginning on October 1, 2025, all operators of public
115	infrastructure shall report monthly to the department, using a
116	method determined by the department:
ļ	

Page 4 of 11

	202556er
117	(a) The physical presence of any aircraft on public
118	property, including any public infrastructure, equipped with any
119	part, component, device, or the like which may be used to
120	support the intentional emission, injection, release, or
121	dispersion of air contaminants into the atmosphere within the
122	borders of this state when such emissions occur for the express
123	purpose of affecting temperature, weather, climate, or the
124	intensity of sunlight.
125	(b) The landing, takeoff, stopover, or refueling of an
126	aircraft equipped with the components outlined in paragraph (a)
127	on the physical location of the public infrastructure.
128	(3) The department may not expend any state funds as
129	described in s. 215.31 to support a project or program located
130	on or in support of public infrastructure which is not in
131	compliance with this section until such time as the entity
132	becomes compliant with this section.
133	(4) Upon receipt of the reports required in subsection (2),
134	the department shall submit aggregated reports to the Department
135	of Environmental Protection and the applicable state law
136	enforcement agency in support of the enforcement of s. 403.411.
137	(5) The department shall incorporate reporting guidelines
138	in all grant agreements for public use airports which receive
139	state funds as described in s. 215.31.
140	(6) The department may adopt rules necessary to implement
141	this section.
142	Section 4. Subsection (1) of section 253.002, Florida
143	Statutes, is amended to read:
144	253.002 Department of Environmental Protection, water
145	management districts, Fish and Wildlife Conservation Commission,
Ι	

Page 5 of 11

202556er 146 and Department of Agriculture and Consumer Services; duties with 147 respect to state lands.-

148 (1) The Department of Environmental Protection shall 149 perform all staff duties and functions related to the 150 acquisition, administration, and disposition of state lands, 151 title to which is or will be vested in the Board of Trustees of 152 the Internal Improvement Trust Fund. However, upon the effective 153 date of rules adopted pursuant to s. 373.427, a water management 154 district created under s. 373.069 shall perform the staff duties 155 and functions related to the review of any application for 156 authorization to use board of trustees-owned submerged lands 157 necessary for an activity regulated under part IV of chapter 373 158 for which the water management district has permitting 159 responsibility as set forth in an operating agreement adopted pursuant to s. 373.046(4). The Department of Agriculture and 160 161 Consumer Services shall perform the staff duties and functions 162 related to the review of applications and compliance with conditions for use of board of trustees-owned submerged lands 163 164 under authorizations or leases issued pursuant to ss. 253.67-165 253.75 and 597.010 and the acquisition, administration, and disposition of conservation easements pursuant to s. 570.71. 166 Unless expressly prohibited by law, the board of trustees may 167 168 delegate to the department any statutory duty or obligation 169 relating to the acquisition, administration, or disposition of 170 lands, title to which is or will be vested in the board of 171 trustees. The board of trustees may also delegate to any water 172 management district created under s. 373.069 the authority to 173 take final agency action, without any action on behalf of the 174 board, on applications for authorization to use board of

Page 6 of 11

175 trustees-owned submerged lands for any activity regulated under 176 part IV of chapter 373 for which the water management district 177 has permitting responsibility as set forth in an operating agreement adopted pursuant to s. 373.046(4). This water 178 management district responsibility under this subsection is 179 shall be subject to the department's general supervisory 180 authority pursuant to s. 373.026(6) s. 373.026(7). The board of 181 182 trustees may also delegate to the Department of Agriculture and 183 Consumer Services the authority to take final agency action on 184 behalf of the board on applications to use board of trusteesowned submerged lands for any activity for which that department 185 186 has responsibility pursuant to ss. 253.67-253.75, 369.25, 369.251, and 597.010. However, the board of trustees shall 187 retain the authority to take final agency action on establishing 188 any areas for leasing, new leases, expanding existing lease 189 190 areas, or changing the type of lease activity in existing 191 leases. Upon issuance of an aquaculture lease or other real 192 property transaction relating to aquaculture, the Department of 193 Agriculture and Consumer Services must send a copy of the 194 document and the accompanying survey to the Department of 195 Environmental Protection. The board of trustees may also delegate to the Fish and Wildlife Conservation Commission the 196 197 authority to take final agency action, without any action on 198 behalf of the board, on applications for authorization to use 199 board of trustees-owned submerged lands for any activity 200 regulated under ss. 369.20 and 369.22.

201Section 5. Subsection (6) of section 373.026, Florida202Statutes, is amended to read:

203

373.026 General powers and duties of the department.-The

Page 7 of 11

202556er 204 department, or its successor agency, shall be responsible for 205 the administration of this chapter at the state level. However, 206 it is the policy of the state that, to the greatest extent 207 possible, the department may enter into interagency or 208 interlocal agreements with any other state agency, any water 209 management district, or any local government conducting programs 210 related to or materially affecting the water resources of the 211 state. All such agreements shall be subject to the provisions of 212 s. 373.046. In addition to its other powers and duties, the 213 department shall, to the greatest extent possible: 214 (6) -- Conduct, either independently or in cooperation with any person or governmental agency, a program of study, research, 215 216 and experimentation and evaluation in the field of weather 217 modification. 218 Section 6. Subsections (1) and (9) of section 373.1501, 219 Florida Statutes, are amended to read: 220 373.1501 South Florida Water Management District as local sponsor.-221 222 (1) As used in this section and s. $373.026(7) = \frac{1}{37}$ 223 373.026(8), the term: (a) "C-111 Project" means the project identified in the 224 225 Central and Southern Florida Flood Control Project, Real Estate 226 Design Memorandum, Canal 111, South Miami-Dade County, Florida. 227 (b) "Department" means the Department of Environmental 228 Protection. 229 (c) "District" means the South Florida Water Management 230 District. (d) "Kissimmee River Restoration Project" means the project 231 232 identified in the Project Cooperation Agreement between the

Page 8 of 11

202556er 233 United States Department of the Army and the South Florida Water 234 Management District dated March 22, 1994.

(e) "Pal-Mar Project" means the Pal-Mar (West Jupiter
Wetlands) lands identified in the Save Our Rivers 2000 Land
Acquisition and Management Plan approved by the South Florida
Water Management District on September 9, 1999 (Resolution 99-94).

240 (f) "Project" means the Central and Southern Florida
241 Project.

(g) "Project component" means any structural or operational change, resulting from the restudy, to the Central and Southern Florida Project as it existed and was operated as of January 1, 1999.

246 (h) "Restudy" means the Comprehensive Review Study of the 247 Central and Southern Florida Project, for which federal 248 participation was authorized by the federal Water Resources 249 Development Acts of 1992 and 1996 together with related 250 congressional resolutions and for which participation by the 251 South Florida Water Management District is authorized by this 252 section. The term includes all actions undertaken pursuant to 253 the aforementioned authorizations which will result in 254 recommendations for modifications or additions to the Central 255 and Southern Florida Project.

(i) "Southern Corkscrew Regional Ecosystem Watershed
Project" means the area described in the Critical Restoration
Project Contract C-9906 Southern Corkscrew Regional Ecosystem
Watershed Project Addition/Imperial River Flowway and approved
by the South Florida Water Management District on August 12,
1999.

Page 9 of 11

202556er 262 (j) "Water Preserve Areas" means those areas located only 263 within Palm Beach and Broward counties that are designated as 264 Water Preserve Areas, as approved by the South Florida Water 265 Management District Governing Board on September 11, 1997, and 266 shall also include all of those lands within Cell II of the East Coast Buffer in Broward County as delineated in the boundary 267 268 survey prepared by Stoner and Associates, Inc., dated January 269 31, 2000, SWFWMD #10953. (k) "Ten Mile Creek Project" means the Ten Mile Creek Water 270 271 Preserve Area identified in the Central and Southern Florida 272 Ecosystem Critical Project Letter Report dated April 13, 1998. 273 (9) Final agency action with regard to any project 274 component subject to s. 373.026(7)(b) s. 373.026(8)(b) shall be 275 taken by the department. Actions taken by the district pursuant 276 to subsection (5) may shall not be considered final agency 277 action. A Any petition for formal proceedings filed pursuant to 278 ss. 120.569 and 120.57 requires shall require a hearing under 279 the summary hearing provisions of s. 120.574, which is shall be 280 mandatory. The final hearing under this section must shall be 281 held within 30 days after receipt of the petition by the 282 Division of Administrative Hearings. 283 Section 7. Paragraph (c) of subsection (10) of section 373.4598, Florida Statutes, is amended to read: 284 285 373.4598 Water storage reservoirs.-286 (10) FUNDING.-

(c) Notwithstanding <u>s. 373.026(7)(b)</u> s. 373.026(8)(b) or
any other provision of law, the use of state funds is authorized
for the EAA reservoir project.

290 Section 8. Paragraph (a) of subsection (6) of section

Page 10 of 11

291 373.470, Florida Statutes, is amended to read: 292 373.470 Everglades restoration.-293 (6) DISTRIBUTIONS FROM SAVE OUR EVERGLADES TRUST FUND.-294 (a) Except as provided in paragraphs (d) and (e) and for 295 funds appropriated for debt service, the department shall 296 distribute funds in the Save Our Everglades Trust Fund to the 297 district in accordance with a legislative appropriation and s. 298 373.026(7)(b) s. 373.026(8)(b). Distribution of funds to the 299 district from the Save Our Everglades Trust Fund shall be 300 equally matched by the cumulative contributions from the district by fiscal year 2019-2020 by providing funding or 301 credits toward project components. The dollar value of in-kind 302 303 project design and construction work by the district in 304 furtherance of the comprehensive plan and existing interest in public lands needed for a project component are credits towards 305 306 the district's contributions. 307

Section 9. This act shall take effect July 1, 2025.

Page 11 of 11