DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-3637/4dn MGG:cmh:km

February 22, 2000

Attention: Sean

- 1. You were right about eliminating the language regarding the adversely affected wetland not being in an area of special natural resource interest. Since mitigation may not be used for any wetland in such an area, only wetlands that are outside such areas may involve wetland mitigation and the language is unnecessary. To include it would result in the 60–day limit applying to all mitigation applications.
- 2. In s. 23.321 (4) I changed "standards" to "guidelines" for consistency purposes. See the use of "guidelines" in 2 places in s. 23.321 (2) (d).

Mary Gibson-Glass Senior Legislative Attorney Phone: (608) 267–3215