

2nd Sub. H.B. 439
Water Planning Amendments

Senator **Keven J. Stratton** proposes the following amendments:

1. *Line 565 through 585:*

565 Section 6. Coordinating H.B. 439 with S.B. 284.

566 If H.B. 439, Water Planning Amendments, and S.B. 284, Local Land Use Modifications,

567 both pass and become law, the Legislature intends that, on May 6, 2026:(1) Subsection

{~~10-20-912(8)~~ ~~10-20-912(6)~~ enacted in S.B. 284 be amended to read:" {~~(8)(a)~~ ~~(6)(a)~~ A

municipality may not impose an exaction for a water interest if: (i) the culinary water authority's
existing available water interests exceed the water

571 interests needed to meet the reasonable future water requirement of the public; or (ii) the
municipality or the municipality's culinary water authority does not have a

573 written plan in accordance with Subsection {~~(8)(b)~~ ~~(6)(b)~~.(b) Beginning on January 1, 2028, a
municipality shall determine the municipality's water

575 interests needed to meet the reasonable future water requirement of the public by completing a

576 written plan described in Subsection 73-1-4(2)(f)."; and(2) Subsection

{~~17-79-813(8)~~ ~~17-79-813(6)~~ enacted in S.B. 284 be amended to read:" {~~(8)(a)~~ ~~(6)(a)~~ A county

may not impose an exaction for a water interest if: (i) the culinary water authority's existing
available water interests exceed the water

580 interests needed to meet the reasonable future water requirement of the public; or (ii) the county
or the county's culinary water authority does not have a written plan in

582 accordance with Subsection {~~(8)(b)~~ ~~(6)(b)~~.(b) Beginning on January 1, 2028, a county shall
determine the county's water interests

584 needed to meet the reasonable future water requirement of the public by completing a written

585 plan described in Subsection 73-1-4(2)(f)."