

AMENDMENTS TO LB 880

(Amendments to Standing Committee amendments, AM1787)

Introduced by Preister, 5.

1 1. Insert the following new section:

2 Section 1. (1) Each county encompassing a city of the
3 metropolitan class, each county which is adjacent to a county
4 encompassing a city of the metropolitan class and which includes
5 part of a natural resources district encompassing a city of the
6 metropolitan class, and each city located in a county described in
7 this subsection shall:

8 (a) Develop a program for pollution prevention and good
9 housekeeping for county or city operations, giving consideration
10 to use of appropriate storm water best management practices to
11 minimize contamination of storm water discharges;

12 (b) Mandate low-impact development for all new
13 development and renovations to existing developments, with the
14 costs of low-impact development to be paid by the person developing
15 the property and not by the city or county; and

16 (c) Adopt ordinances and policies to implement and
17 enforce low-impact development mandates, including provisions for
18 finances and civil penalties for noncompliance.

19 (2) For purposes of this section, low-impact development
20 means development that involves storm water management measures
21 that manage rainfall where it falls, utilizing design techniques
22 that infiltrate, filter, store, evaporate, and temporarily detain

- 1 storm water, limiting storm water runoff to the first one-half inch
- 2 at a minimum.