Replace lines 25 through 26 on page 1 with the following:

owned or controlled water bodies unless a substantial

Replace lines 121 through 123 on page 5 with the

nonsubstantive, technical

following:

public interest in doing so is demonstrated; and to make

boards from restricting public recreational uses of

(c) (1) A board may restrict the public's recreational

use of, or close, a water body or portion thereof owned

or controlled by the board only upon providing evidence

at a public hearing conducted by the board demonstrating

restricting or closing of the water body. The board shall

notify the public of the hearing at least 10 days before

use of, or close, a water body or portion thereof owned

a public hearing if, in the determination of the board,

or controlled by the board for 90 days without conducting

(2) The board may restrict the public's recreational

a substantial public interest exists that requires



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the hearing.

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OFFERED BY REPRESENTATIVE ROBBINS



25	an emergency exists which necessitates the restriction or
26	closure. After 90 days, the board shall conduct a public
27	hearing as provided for in subdivision (1).
28	(3) All restrictions or closures of a water body
29	pursuant to this subsection may be appealed to the
30	circuit court having jurisdiction over the county in
31	which the board's principle place of business is located.
32	(4) This subsection shall only apply to navigable
33	waterways within 50 miles of the Gulf of America which

serve as sources of drinking water."

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