

HOUSE OF REPRESENTATIVES

AMENDMENT TO: Senate Bill No. 2401, S.D. 1, H.D. 2, C.D. 1OFFERED BY: Rep. Mark J. HashemDATE: MAY 06 2026

Section 1. Senate Bill No. 2401, S.D.1, H.D. 2, C.D. 1, section 2, is amended by:

1. Amending page 6, lines 11-17 to read as follows:

"(f) Any shoreline adaptation pathways plan shall engage in community-engaged planning to determine the appropriate shoreline adaptation pathway when considering the impacts to public trust resources; impacts to private property; the social, cultural, environmental, and economic impacts of each potential shoreline adaptation pathway considered; and a comparison of potential alternative options."

2. Amending page 6, line 18 to page 7, line 11 to read as follows:

"(g) Upon finalization of a shoreline adaptation pathways plan, the office may transmit the shoreline adaptation pathways plan, together with any comments and recommendations, to the board of land and natural resources for consideration; provided that the plan:

- (1) Satisfies the requirements of this section;
- (2) Is consistent with applicable state and county land use policies; and
- (3) Provides coordinated, regionally appropriate shoreline adaptation pathways to best preserve public trust resources, public beaches, public access, and that may secondarily also reduce the risk of loss of structures along shoreline properties."

Section 2. Senate Bill No. 2401, S.D.1, H.D. 2, C.D. 1, section 3, is amended by:

1. Amending page 10, line 17 to page 11, line 4 to read as follows:


"(f) An applicant may submit to the board a shoreline adaptation pathways plan that meets the requirements of 225M-

The board, upon approval of the plan, may approve an application for a conservation district use permit for a shoreline adaptation pathway that is consistent with the shoreline adaptation pathways plan and prioritizes the preservation of public trust resources. Nothing in this section shall limit the authority or discretion of the board to impose conditions on or deny the application."

2. Amending page 11, lines 5-19 to read as follows:

"(g) The board may authorize a permit for temporary erosion control measures where an immediately dangerous shoreline condition affecting a structure has extended beyond the period authorized under an emergency permit. The applicant shall demonstrate a concerted effort to develop and implement a long-term shoreline adaptation pathways plan that prioritizes the preservation of public trust resources and that will allow the temporary erosion control measures to be removed. The applicant shall demonstrate the capacity to provide for the removal of the temporary erosion control measures.

For the purposes of this subsection, "concerted effort" means a bona fide effort to develop and implement a shoreline adaptation pathways plan within a regional shoreline mitigation district pursuant to section 225M- ."

<u>X</u> CARRIED	FAILED TO CARRY	WITHDRAWN
 CHIEF CLERK, HOUSE OF REPRESENTATIVES		