- REVISOR'S NOTE: This subsection presently appears as Article 66C, section 125(f)(2) of the Code. The term "practicable" is proposed for deletion and "feasible" is substituted therefor to maintain style consistency with other proposed titles. For example, see title 7. The only other changes made are in style.
- SECRETARY COOPERATE WITH (I) TO OTHER AUTHORITIES. IN CAPRYING CUT THE PROGRAMS THIS SECTION, [[AUTHROIZED]] AUTHORIZED BY SECRETARY SHALL COOPERATE TO THE MAXIMUM EXTENT POSSIBLE WITH THE FEDERAL GOVERNMENT, WITH OTHER STATES, AND WITH COUNTIES WITHIN THE STATE, AND HE MAY ENTER INTO AGREEMENTS WITH THE COUNTIES TO ADMINISTER MANAGE ANY AREA ESTABLISHED UNDER THIS PROGRAM TO CONSERVE THE STATE'S ENDANGERED FISH SPECIES.
 - REVISOR'S NOTE: This subsection presently appears as Article 66C, section 125(f)(3) of the Code. The only changes made are in style.
- (J) AUTHORITY OF SECRETARY TO ISSUE RULES AND REGULATIONS. THE SECRETARY IS AUTHORIZED TO ISSUE RULES AND REGULATIONS TO IMPLEMENT THIS SECTION.
 - REVISOR'S NOTE: This subsection presently appears as Article 66C, section 125(c) (6) of the Code. The rule-making authority is enlarged to cover all of the provisions of this section. This appears consistant with the intent of section 125, and present subsections (d) (3) and (e) which authorize additional rule-making authority.

In addition, the Secretary has general rule-making authority to discharge his responsibilities under this Article. The only other changes made are in style.

(K) CONSTRUCTION OF SECTION. — THE PROVISIONS OF THIS SECTION DO NOT APPLY RETROACTIVELY NOR DO THEY PROHIEIT ENTRY INTO THE STATE OF FISH LAWFULLY IMPORTED INTO THE UNITED STATES OR CAUGHT OR REMOVED FROM ANOTHER STATE. HOWEVER, THIS SECTION DOES NOT PERMIT CATCHING AND REMOVING FISH ON THE ENDANGERED SPECIES LIST FROM ANOTHER STATE INTO THIS STATE.

REVISOR'S NOTE: This subsection presently appears as Article 66C, section 125(g) of the Code.