HOUSE OF REPRESENTATIVES

LOCAL BILL AMENDMENT FORM

Prior to consideration of a substantive amendment to a local bill, the chair of the legislative delegation must certify, by signing this Amendment Form, that a majority of the legislative delegation approves the amendment. House local bill policy does not require a delegation meeting to formally approve an amendment. All substantive committee, subcommittee, and floor amendments must be accompanied by a completed original Amendment Form, which has been provided to and reviewed by staff of the Local Administration, Federal Affairs & Special Districts Subcommittee prior to consideration. An Amendment Form is not required for technical amendments.

Form, which has b Districts Subcomn	een provided to and reviewed by staff of the Local Administration, Federal Affairs & Special nittee prior to consideration. An Amendment Form is not required for technical amendments.
BILL NUMBER:	HB 821
SPONSOR(S):	Altman, Thad
RELATING TO:	Melbourne-Tillman Water Control District, Brevard County
[Indicate Area Affected (City, County or Special District) and Subject] SPONSOR OF AMENDMENT: Altman, Thad	
AMENDMENT F (Check One)	OR: Committee: Local Administration, Federal Affairs & Special Districts Subcommittee (Name of Committee or Subcommittee)
	Floor
CONTACT PERS	
PHONE NO: (3)	21) 723-7233 E-MAIL: rnipper@melbournetillman.org
Reviewed by sta	of the Local Administration, Federal Affairs & Special Districts Subcommittee
	Must Be Checked
	SCRIPTION OF AMENDMENT: ional page(s) if necessary)
Changes the e	effective date of the bill
	NEED FOR AMENDMENT: ional page(s) if necessary)
III. NOTICE R	EQUIREMENTS
	ne amendment consistent with the published notice of intent to seek enactment of the il bill?
YES	NO NOT APPLICABLE
B. If th pub	e amendment is not consistent with the published notice, was a revised notice lished in the area affected by the bill at least 30 days prior to the bill being amended?
YES	

C. If the amendment is not consistent with the published notice, does the amendment require voter approval in order for the bill to become effective?
YES NO NOT APPLICABLE 🗾
IV. DOES THE AMENDMENT ALTER THE ECONOMIC IMPACT OF THE BILL?
YES NO 🗸
NOTE: If the amendment alters the economic impact of the bill, a revised Economic Impact Statement describing the impact of the amendment must be submitted to the Local Administration, Federal Affairs & Special Districts Subcommittee prior to consideration of the amendment.
If yes, was the Revised Economic Impact Statement submitted as follows?
Committee Amendment: Economic Impact Statement filed with staff of committee/subcommittee hearing the bill.
Floor Amendment: Economic Impact Statement filed with staff of Local Administration, Federal Affairs & Special Districts Subcommittee.
YES NO
V. HAS THE AMENDMENT AS DESCRIBED ABOVE BEEN APPROVED BY A MAJORITY OF
THE DELEGATION?
YES NO UNANIMOUSLY APPROVED
For substantive amendments considered by a committee or subcommittee, the properly executed original of this form must be filed with the committee or subcommittee staff prior to the amendment being heard.
[Note to committee staff: After receiving this form, the original must be filed with the Clerk of the House.]
For substantive floor amendments, the properly executed original of this form must be filed with the Clerk of the House prior to the amendment being heard.
1-24-24
Delegation Chair (Original Signature) Date
Senator Tom Wright
Print Name of Delegation Chair