HOUSE OF REPRESENTATIVES 2019 - 2020 LOCAL BILL CERTIFICATION FORM BILL #: Representative Richard Stark SPONSOR(S): **Broward County Senior Services** RELATING TO: [Indicate Area Affected (City, County, or Special District) and Subject] **Broward Legislative Delegation** NAME OF DELEGATION: **CONTACT PERSON**: Andrea Knowles PHONE NO.: (954) 325-2980 E-Mail: aknowles@broward.org 1. House local bill policy requires the following steps must occur before a committee or subcommittee of the House considers a local bill: (1) The members of the local legislative delegation must certify that the purpose of the bill cannot be accomplished at the local level; (2) The legislative delegation must hold a public hearing in the area affected for the purpose of considering the local bill issue(s): (3) The bill must be approved by a majority of the legislative delegation, or a higher threshold if so required by the rules of the delegation, at the public hearing or at a subsequent delegation meeting; and (4) An Economic Impact Statement for local bills must be prepared at the local level and filed with the Clerk of the House. Under House policy, a local bill will not be considered by a committee or subcommittee without an Economic Impact Statement. (1) Does the delegation certify the purpose of the bill cannot be accomplished by ordinance of a local governing body without the legal need for a referendum? YES V NO Brief Explanation as to why the purpose of the bill cannot be accomplished at the local level: Only the Legislature can amend the enabling legislation. (2) Did the delegation conduct a public hearing on the subject of the bill? YES NO Date hearing held: October 29, 2019 Location: Miramar High School, 3601 Southwest 89th Avenue, Miramar FI 33025 (3) Was this bill formally approved by a majority of the delegation members? YES 🗸 **UNANIMOUSLY APPROVED**

(4) Was an Economic Impact Statement prepared at the local level and filed with the Clerk of the House?

YES NO

II. Article III, Section 10 of the State Constitution prohibits passage of any special act unless notice of intention to seek enactment of the bill has been published as provided by general law (s. 11.02, F. S.) or

affected. Has this constitutional notice requirement been met? DATE November 17, 2019 Notice published: YES ✓ NO Sun-Sentinel **Broward County** Where? County Referendum in lieu of publication: YES NO V **Date of Referendum** III. Article VII. section 9(b) of the State Constitution prohibits passage of any bill creating a special taxing district, or changing the authorized millage rate for an existing special taxing district, unless the bill subjects the taxing provision to approval by referendum vote of the electors in the area affected. (1) Does the bill create a special district and authorize the district to impose an ad valorem tax? YES V NO (2) Does this bill change the authorized ad valorem millage rate for an existing special district? NO V If the answer to question (1) or (2) is YES, does the bill require voter approval of the ad valorem tax provision(s)? YES ✓ NO Please file this completed, original form with the Clerk of the House. 01/28/2020 Date Delegation Chair (Original Signature)

the act is conditioned to take effect only upon approval by referendum vote of the electors in the area

Shevrin Jones

Printed Name of Delegation Chair