

Local & Federal Affairs Committee

Action Packet

Thursday, February 25, 2016 10:00 am – 12:00 pm Webster Hall (212 Knott)

Dennis K. Baxley Chair

Local & Federal Affairs Committee

2/25/2016 10:00:00AM

Location: Webster Hall (212 Knott)

Summary:

Local & Federal Affairs Committee

Thursday February 25, 2016 10:00 am

HM 333 Favorable	Yeas: 14	Nays: 2
CS/HB 1015 Favorable With Committee Substitute Amendment 094239 Adopted Without Objection	Yeas: 17	Nays: 0
Amendment 528397 Withdrawn		
Amendment 834101 Adopted as Amended		
CS/HB 1437 Favorable Amendment 234949 Withdrawn	Yeas: 17	Nays: O
HB 7001 Favorable	Yeas: 16	Nays: 0

Local & Federal Affairs Committee

2/25/2016 10:00:00AM

Location: Webster Hall (212 Knott)

Attendance:

	Present	Absent	Excused
Dennis Baxley (Chair)	x		
Larry Ahern	x		
Doug Broxson			x
Daniel Burgess, Jr.	X		
Daphne Campbell	X		
Neil Combee	x		
Bobby DuBose	X		
Eric Eisnaugle	X		
Walter Hill	×		
Kristin Jacobs	×		
Debbie Mayfield	X		
Kionne McGhee	×		
Sharon Pritchett	X		
Kevin Rader	x		
Lake Ray	X		
David Santiago	X		
Jimmie Smith	Х		
Charles Van Zant	X		
Totals:	17	0	1

Local & Federal Affairs Committee

2/25/2016 10:00:00AM

Location: Webster Hall (212 Knott)

HM 333 : Recognition of Haitian Independence Day, Haitian Flag Day, & Haitian Heritage Month

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	Х				
Doug Broxson			Х		
Daniel Burgess, Jr.	Х				
Daphne Campbell	X				
Neil Combee	X				
Bobby DuBose	Х				
Eric Eisnaugle	Х				
Walter Hill		Х			
Kristin Jacobs	Х				
Debbie Mayfield	Х				
Kionne McGhee	Х				
Sharon Pritchett	Х				
Kevin Rader			х		
Lake Ray	Х				
David Santiago		х			
Jimmie Smith	Х				
Charles Van Zant	Х				
Dennis Baxley (Chair)	Х				
	Total Yeas: 14	Total Nays:	2		

Appearances:

Recognition of Haitian Independence Day, Haitian Flag Day, & Haitian Heritage Guithele Ruiz-Nicolas - Proponent Haitian American Democratic Club President 1012 NW 14 St. Plantation Florida 33322 Phone: (954) 699-3406

Recognition of Haitian Independence Day, Haitian Flag Day, & Haitian Heritage Foyola Delica - Information Only Founder/CEO 130 NW 128th St Miami, Florida North Miami Florida 33168 Phone: (954) 562-7706

Recognition of Haitian Independence Day, Haitian Flag Day, & Haitian Heritage Month Daphnee Sainvil (Lobbyist) - Proponent Resident 9411 NW 17 Ct. Pembroke Pines Florida 33024 Phone: (305) 343-2104

Local & Federal Affairs Committee

2/25/2016 10:00:00AM

Location: Webster Hall (212 Knott)

HM 333 : Recognition of Haitian Independence Day, Haitian Flag Day, & Haitian Heritage Month (continued)

Appearances: (continued)

Recognition of Haitian Independence Day, Haitian Flag Day, & Haitian Heritage Month Brian Pitts - Proponent JUSTICE-2-JESUS Trustee 1119 Newton Ave. South St. Petersburg Florida 33705 Phone: (727) 897-9291

Local & Federal Affairs Committee

2/25/2016 10:00:00AM

Location: Webster Hall (212 Knott)

CS/HB 1015 : Determination of Maximum Millage Rates

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	Х				
Doug Broxson			Х		
Daniel Burgess, Jr.	Х				
Daphne Campbell	Х				
Neil Combee	Х				
Bobby DuBose	X				
Eric Eisnaugle	Х				
Walter Hill	Х				
Kristin Jacobs	Х				
Debbie Mayfield	X				
Kionne McGhee	Х				
Sharon Pritchett	X				
Kevin Rader	Х				
Lake Ray	Х				
David Santiago	X				
Jimmie Smith	X				
Charles Van Zant	X			- <u>-</u>	
Dennis Baxley (Chair)	Х				
	Total Yeas: 17	Total Nays: (D		

CS/HB 1015 Amendments

Amendment 094239

X Adopted Without Objection

Amendment 528397

X Withdrawn

Amendment 834101

X Adopted as Amended

Local & Federal Affairs Committee

2/25/2016 10:00:00AM

Location: Webster Hall (212 Knott) CS/HB 1015 : Determination of Maximum Millage Rates (continued)

Appearances:

Determination of Maximum Millage Rates (AA # 094239) Davin Suggs (Lobbyist) - Proponent Florida Associations of Counties Fiscal Policy Director 100 S. Monroe Street Tallahassee FL 32301 Phone: (850) 320-2635

Determination of Maximum Millage Rates (AA # 094239) Amber Hughes (Lobbyist) - Proponent Florida League of Cities Senior Legislative Advocate P.O. Box 175 Tallahassee Florida Phone: (850) 701-3621

Determination of Maximum Millage Rates (AA # 094239) Nicole Fogarty (Lobbyist) - Proponent St. Lucie County Legislative Affairs Manager 2300 Virginia Ave Ft. Pierce Florida 34982 Phone: (772) 708-3954

Determination of Maximum Millage Rates (AA # 094239) Dale Milita (Lobbyist) - Waive In Support Glades County P.O. Box 35 Canal Point Florida 33438 Phone: (561) 718-2100

Determination of Maximum Millage Rates (AA # 094239) Connie Vanassche (Lobbyist) - Waive In Support Okeechobee County P.O. Box 35 Canal Point Florida 33438 Phone: (561) 512-0089

Determination of Maximum Millage Rates (AA # 094239) Robert Lewis (Lobbyist) - Waive In Support Sarasota County Government Intergovernmental Director 1660 Ringling Blvd Sarasota Florida 34230 Phone: (941) 444-9532

Local & Federal Affairs Committee

2/25/2016 10:00:00AM

Location: Webster Hall (212 Knott) CS/HB 1015 : Determination of Maximum Millage Rates (continued)

Appearances: (continued)

Determination of Maximum Millage Rates Chris Doolin (Lobbyist) - Proponent Small County Coalition Consultant 118-B Thomasville Rd. Tallahassee Florida 32308 Phone: (850) 508-5492

Determination of Maximum Millage Rates (AA # 094239) Chris Doolin (Lobbyist) - Waive In Support Small County Coalition Consultant 118-B Thomasville Rd. Tallahassee Florida 32308 Phone: (850) 508-5492

Determination of Maximum Millage Rates (AA # 094239) Jordan Connors (Lobbyist) - Information Only City of Port St. Lucie 2145 SW Cape Coral Drive Port St. Lucie Florida 34953 Phone: (772) 418-6068

Determination of Maximum Millage Rates (AA # 094239) Mark Jeffries (Lobbyist) - Waive In Support Orange County Legislative Administrator 201 S. Rosalind Ave. Orlando Florida 32801 Phone: (407) 836-5909

Determination of Maximum Millage Rates (AA # 094239) Taylor Biehl (Lobbyist) - Proponent Leon County Lobbyist 106 E. College Ave., Suite 640 Tallahassee Florida 32301 Phone: (850) 224-1660

Determination of Maximum Millage Rates (AA # 094239) Daphnee Sainvil (Lobbyist) - Proponent Broward County State Legislative Coordinator 115 S. Andrews Ave., # 426 Ft. Lauderdale Florida 33301

Local & Federal Affairs Committee

2/25/2016 10:00:00AM

Location: Webster Hall (212 Knott) CS/HB 1015 : Determination of Maximum Millage Rates (continued)

Appearances: (continued)

Determination of Maximum Millage Rates (AA # 094239) Sarah Busk (Lobbyist) - Proponent Okaloosa County 215 S. Monroe Street Suite # 215 Tallahassee Florida 32301 Phone: 222-8900

Determination of Maximum Millage Rates (AA # 094239) Sarah Corroll (Lobbyist) - Proponent Jackson County Partner 123 S. Adams St. Tallahassee Florida 32301 Phone: 671-4401

Determination of Maximum Millage Rates (AA # 094239) Albert Balido (Lobbyist) - Proponent Indian River County 201 W. Park Ave., Suite # 100 Tallahassee Florida 32301 Phone: (850) 251-3440

Determination of Maximum Millage Rates Brian Pitts - Proponent JUSTICE-2-JESUS Trustee 1119 Newton Ave. South St. Petersburg Florida 33705 Phone: (727) 897-9291

Local & Federal Affairs Committee

2/25/2016 10:00:00AM

Location: Webster Hall (212 Knott)

CS/HB 1437 : Port of Palm Beach District, Palm Beach County

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				
Doug Broxson			x		
Daniel Burgess, Jr.	Х				
Daphne Campbell	Х				
Neil Combee	X				
Bobby DuBose	X				
Eric Eisnaugle	Х				
Walter Hill	Х				
Kristin Jacobs	X				
Debbie Mayfield	X				
Kionne McGhee	X				
Sharon Pritchett	Х				
Kevin Rader	X				
Lake Ray	X				
David Santiago	Х				
Jimmie Smith	Х				
Charles Van Zant	Х				
Dennis Baxley (Chair)	X	· · ·			
	Total Yeas: 17	Total Nays:	0		

CS/HB 1437 Amendments

Amendment 234949



Appearances:

Port of Palm Beach District, Palm Beach County (A # 234949) Richard Pinsky (Lobbyist) - Opponent Port of Palm Beach 106 E. College Ave., Suite # 1200 Tallahassee Florida 32301

Port of Palm Beach District, Palm Beach County Brian Pitts - Proponent JUSTICE-2-JESUS Trustee 1119 Newton Ave. South St. Petersburg Florida 33705 Phone: (727) 897-9291

Local & Federal Affairs Committee

2/25/2016 10:00:00AM

Location: Webster Hall (212 Knott) HB 7001 : Special District Accountability

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	Х				
Doug Broxson			Х		
Daniel Burgess, Jr.	Х				
Daphne Campbell	X				
Neil Combee	Х				
Bobby DuBose	Х				
Eric Eisnaugle	Х				
Walter Hill	Х				
Kristin Jacobs	Х				
Debbie Mayfield	Х				
Kionne McGhee	Х				
Sharon Pritchett	Х				
Kevin Rader	Х				
Lake Ray	Х				
David Santiago	Х				
Jimmie Smith	Х				
Charles Van Zant				Х	
Dennis Baxley (Chair)	Х				
	Total Yeas: 16	Total Nays:	0		

Appearances:

Special District Accountability Brian Pitts - Information Only JUSTICE-2-JESUS Trustee 1119 Newton Ave. South St. Petersburg Florida 33705 Phone: (727) 897-9291

Bill No. CS/HB 1015 (2016)

Amendment No.

COMMITTEE/SUBCOMMITT	ΈE	ACTION
ADOPTED		(Y/N)
ADOPTED AS AMENDED		(Y/N)
ADOPTED W/O OBJECTION		(Y/N)
FAILED TO ADOPT		(Y/N)
WITHDRAWN		(Y/N)
OTHER		

1 Committee/Subcommittee hearing bill: Local & Federal Affairs 2 Committee 3 Representative Nuñez offered the following: 4 5 Amendment (with title amendment) 6 Remove everything after the enacting clause and insert: 7 Section 1. Paragraph (c) is added to subsection (5) of 8 section 200.065, Florida Statutes, to read: 200.065 Method of fixing millage.-9 (5) In each fiscal year: 10 11 (c) If the maximum millage rate as determined in paragraph (a) exceeds the limits set forth in s. 9(b), Art. VII of the 12 13 State Constitution, the maximum millage rate shall be equal to the limit as set forth in s. 9(b), Art. VII of the State 14 15 Constitution. 16

528397 - CS_HB 1015 Strike-all Amendment.docx Published On: 2/8/2016 8:21:49 PM

Page 1 of 2

Amendment No.

Bill No. CS/HB 1015 (2016)

Any unit of government operating under a home rule charter 17 18 adopted pursuant to ss. 10, 11, and 24, Art. VIII of the State Constitution of 1885, as preserved by s. 6(e), Art. VIII of the 19 20 State Constitution of 1968, which is granted the authority in the State Constitution to exercise all the powers conferred now 21 22 or hereafter by general law upon municipalities and which exercises such powers in the unincorporated area shall be 23 recognized as a municipality under this subsection. For a 24 downtown development authority established before the effective 25 26 date of the 1968 State Constitution which has a millage that 27 must be approved by a municipality, the governing body of that municipality shall be considered the governing body of the 28 downtown development authority for purposes of this subsection. 29 Section 2. This act shall take effect July 1, 2016. 30

31 32 TITLE AMENDMENT 33 Remove everything before the enacting clause and insert: 34 A bill to be entitled 35 An act relating to determination of maximum millage rates; 36 37 amending s. 200.065, F.S.; specifying the maximum millage rate under certain circumstances; providing an effective 38 39 date.

528397 - CS_HB 1015 Strike-all Amendment.docx Published On: 2/8/2016 8:21:49 PM

Page 2 of 2

Bill No. CS/HB 1015CS/HB 1015 (2016)

Amendment No.

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COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N) (Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Local & Federal Affairs

Committee

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Representative Nuñez offered the following:

Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Paragraphs (d) and (e) of subsection (2) and paragraph (a) of subsection (5) of section 200.065, Florida Statutes, are amended to read:

10 (2) No millage shall be levied until a resolution or 11 ordinance has been approved by the governing board of the taxing 12 authority which resolution or ordinance must be approved by the 13 taxing authority according to the following procedure:

(d)<u>1.</u> Within 15 days after the meeting adopting the tentative budget, the taxing authority shall advertise in a newspaper of general circulation in the county as provided in subsection (3), its intent to finally adopt a millage rate and

834101 - CS HB 1015 Nunez Strike All.docx

Published On: 2/24/2016 6:04:12 PM

Page 1 of 8

Bill No. CS/HB 1015CS/HB 1015 (2016)

Amendment No.

budget. A public hearing to finalize the budget and adopt a 18 19 millage rate shall be held not less than 2 days nor more than 5 days after the day that the advertisement is first published. 20 21 During the hearing, the governing body of the taxing authority 22 shall amend the adopted tentative budget as it sees fit, adopt a 23 final budget, and adopt a resolution or ordinance stating the 24 millage rate to be levied. The resolution or ordinance shall 25 state the percent, if any, by which the millage rate to be 26 levied exceeds the rolled-back rate computed pursuant to 27 subsection (1), which shall be characterized as the percentage 28 increase in property taxes adopted by the governing body. The 29 adoption of the budget and the millage-levy resolution or 30 ordinance shall be by separate votes. For each taxing authority levying millage, the name of the taxing authority, the rolled-31 back rate, the percentage increase, and the millage rate to be 32 levied shall be publicly announced prior to the adoption of the 33 34 millage-levy resolution or ordinance. In no event may the millage rate adopted pursuant to this paragraph exceed the 35 millage rate tentatively adopted pursuant to paragraph (c). If 36 37 the rate tentatively adopted pursuant to paragraph (c) exceeds the proposed rate provided to the property appraiser pursuant to 38 39 paragraph (b), or as subsequently adjusted pursuant to 40 subsection (11), each taxpayer within the jurisdiction of the 41 taxing authority shall be sent notice by first-class mail of his 42 or her taxes under the tentatively adopted millage rate and his 43 or her taxes under the previously proposed rate. The notice must

834101 - CS HB 1015 Nunez Strike All.docx

Published On: 2/24/2016 6:04:12 PM

Page 2 of 8

Bill No. CS/HB 1015CS/HB 1015 (2016)

Amendment No.

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44 be prepared by the property appraiser, at the expense of the taxing authority, and must generally conform to the requirements of s. 200.069. If such additional notice is necessary, its mailing must precede the hearing held pursuant to this paragraph by not less than 10 days and not more than 15 days.

2. Within 15 days after the meeting adopting the tentative budget, the taxing authority shall post the advertisement 50 required under paragraph (d)1. and provided for in subsection (3) on the taxing authority's official website. If the taxing authority does not operate an official website, the taxing 53 authority must, within a reasonable period of time as established by the county or counties in which the taxing 55 authority is located, transmit the advertisement to the manager 56 or administrator of each county or counties in which the taxing authority is located who shall post the advertisement on their respective websites.

(e)1. In the hearings required pursuant to paragraphs (c) 60 and (d), the first substantive issue discussed shall be the 61 62 percentage increase in millage over the rolled-back rate necessary to fund the budget, if any, and the specific purposes 63 64 for which ad valorem tax revenues are being increased. During 65 such discussion, the governing body shall hear comments 66 regarding the proposed increase and explain the reasons for the proposed increase over the rolled-back rate. The general public 67 shall be allowed to speak and to ask questions prior to adoption 68 69 of any measures by the governing body. The governing body shall

834101 - CS HB 1015 Nunez Strike All.docx

Published On: 2/24/2016 6:04:12 PM

Page 3 of 8

Bill No. CS/HB 1015CS/HB 1015 (2016)

Amendment No.

70 adopt its tentative or final millage rate prior to adopting its 71 tentative or final budget.

2. These hearings shall be held after 5 p.m. if scheduled 72 on a day other than Saturday. No hearing shall be held on a 73 74 Sunday. The county commission shall not schedule its hearings on days scheduled for hearings by the school board. The hearing 75 76 dates scheduled by the county commission and school board shall not be utilized by any other taxing authority within the county 77 78 for its public hearings. A multicounty taxing authority shall 79 make every reasonable effort to avoid scheduling hearings on 80 days utilized by the counties or school districts within its 81 jurisdiction. Tax levies and budgets for dependent special 82 taxing districts shall be adopted at the hearings for the taxing 83 authority to which such districts are dependent, following such discussion and adoption of levies and budgets for the superior 84 85 taxing authority. A taxing authority may adopt the tax levies 86 for all of its dependent special taxing districts, and may adopt the budgets for all of its dependent special taxing districts, 87 by a single unanimous vote. However, if a member of the general 88 public requests that the tax levy or budget of a dependent 89 special taxing district be separately discussed and separately 90 91 adopted, the taxing authority shall discuss and adopt that tax 92 levy or budget separately. If, due to circumstances beyond the 93 control of the taxing authority, the hearing provided for in paragraph (d) is recessed, the taxing authority shall publish a 94 95 notice in a newspaper of general paid circulation in the county.

834101 - CS HB 1015 Nunez Strike All.docx

Published On: 2/24/2016 6:04:12 PM

Page 4 of 8

Bill No. CS/HB 1015CS/HB 1015 (2016)

Amendment No.

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96 The notice shall state the time and place for the continuation 97 of the hearing and shall be published at least 2 days but not more than 5 days prior to the date the hearing will be 98 99 continued.

100 3. Within 15 days after final adoption of the tax levy, the taxing authority shall post the vote record for the final 101 adoption of millage levy on the taxing authority's official 102 103 website. If the taxing authority does not operate an official website, the taxing authority must, within a reasonable period 104 105 of time as established by the county or counties in which the taxing authority is located, transmit the vote record to the 106 107 manager or administrator of each county or counties in which the 108 taxing authority is located, who shall post the advertisement on the appropriate websites. The vote record for the final adoption 09 of the millage rate shall include: $_{1}10$

a. The percent, if any, by which the final adopted millage 111 112 rate exceeds the rolled-back rate computed pursuant to 113 subsection (1). That percent shall be characterized as the 114 percentage increase in property taxes adopted by the governing body.

b. The name of each member of the governing body of the taxing authority and their vote on the resolution or ordinance stating the millage rate to be levied and adopted at their final hearing as provided for in (2)d.

(5) In each fiscal year:

834101 - CS HB 1015 Nunez Strike All.docx Published On: 2/24/2016 6:04:12 PM

Page 5 of 8

Bill No. CS/HB 1015CS/HB 1015 (2016)

Amendment No.

121 (a) The maximum millage rate that a county, municipality, 122 special district dependent to a county or municipality, 123 municipal service taxing unit, or independent special district 124 may levy is the millage a rolled-back rate based on the amount 125 of taxes which would have been levied in the prior year if the maximum millage rate had been applied, adjusted for any change 126 127 in per capita Florida personal income, unless the change in per capita Florida personal income is negative a higher rate was 128 129 adopted, in which case the maximum is the prior year's adopted 130 rate. The maximum millage rate for an independent special 131 hospital district with ad valorem taxing authority is the 132 millage cap set in the special hospital taxing district charter. 133 The maximum millage rate applicable to a county authorized to 134 levy a county public hospital surtax under s. 212.055 and which 135 did so in fiscal year 2007 shall exclude the revenues required 136 to be contributed to the county public general hospital in the 137 current fiscal year for the purposes of making the maximum 138 millage rate calculation, but shall be added back to the maximum millage rate allowed after the roll back has been applied, the 139 140 total of which shall be considered the maximum millage rate for such a county for purposes of this subsection. The revenue 141 142 required to be contributed to the county public general hospital 143 for the upcoming fiscal year shall be calculated as 11.873 144 percent times the millage rate levied for countywide purposes in 145 fiscal year 2007 times 95 percent of the preliminary tax roll

834101 - CS HB 1015 Nunez Strike All.docx Published On: 2/24/2016 6:04:12 PM

Page 6 of 8

Bill No. CS/HB 1015CS/HB 1015 (2016)

Amendment No.

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146 for the upcoming fiscal year. A higher rate may be adopted only 147 under the following conditions:

148 1. A rate of not more than 110 percent of the millage 149 rolled-back rate levied in the prior year based on the previous 150 year's maximum millage rate, adjusted for change in per capita 151 Florida personal income, unless the change in per capita Florida 152 personal income is negative in which case no adjustment may be 153 made, may be adopted if approved by a two-thirds vote of the 154 membership of the governing body of the county, municipality, or 155 independent district; or

156 2. A rate in excess of 110 percent may be adopted if 157 approved by a unanimous vote of the membership of the governing 158 body of the county, municipality, or independent district or by 59 a three-fourths vote of the membership of the governing body if 160 the governing body has nine or more members, or if the rate is 161 approved by a referendum.

Any unit of government operating under a home rule charter 163 adopted pursuant to ss. 10, 11, and 24, Art. VIII of the State 164 165 Constitution of 1885, as preserved by s. 6(e), Art. VIII of the State Constitution of 1968, which is granted the authority in 166 the State Constitution to exercise all the powers conferred now 167 or hereafter by general law upon municipalities and which 168 169 exercises such powers in the unincorporated area shall be 170 recognized as a municipality under this subsection. For a downtown development authority established before the effective 171

834101 - CS HB 1015 Nunez Strike All.docx Published On: 2/24/2016 6:04:12 PM

Page 7 of 8

Bill No. CS/HB 1015CS/HB 1015 (2016)

Amendment No.

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172 date of the 1968 State Constitution which has a millage that 173 must be approved by a municipality, the governing body of that 174 municipality shall be considered the governing body of the 175 downtown development authority for purposes of this subsection. 176 Section 2. This act shall take effect July 1, 2016.

TITLE AMENDMENT

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to millage rates; amending s. 200.065, F.S.; revising procedures to be used by taxing

authorities before and after adopting a final millage rate and budget; revising the method for computing the rolled-back rate for purposes of determining the maximum millage rate for certain local governments; providing an effective date.

834101 - CS HB 1015 Nunez Strike All.docx Published On: 2/24/2016 6:04:12 PM

Page 8 of 8

Bill No. CS/HB 1015 (2016)

Amendment No.

	COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1 0	Committee/Subcommittee hearing bill: Local & Federal Affairs
	Committee
	Representative Mayfield offered the following:
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5	Amendment to Amendment (834101) by Representative Nuñez
	(with directory and title amendments)
7	Remove lines 120-175 of the amendment
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11	DIRECTORY AMENDMENT
12	Remove lines 7-8 of the amendment and insert:
13	Section 1. Paragraphs (d) and (e) of subsection (2) of
14 :	section 200.065, Florida
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16	
094	4239 - CS HB 1015 Mayfield Amendment to Nunez Strike-All
	endment.docx
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Page 1 of 2

Bill No. CS/HB 1015 (2016)

Amendment No.

17

TITLE AMENDMENT

18 Remove lines 187-189 of the amendment and insert:

19 rate and budget;

094239 - CS_HB 1015 Mayfield Amendment to Nunez Strike-All Amendment.docx

Published On: 2/24/2016 6:46:12 PM

Page 2 of 2

Bill No. CS/HB 1437 (2016)

Amendment No.

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Local & Federal Affairs
2	Committee
3	Representative Ray offered the following:
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5	Amendment (with title amendment)
6	Remove lines 12-24
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10	TITLE AMENDMENT
11	Remove lines 4-7 and insert:
12	Florida, as amended; revising approval of foreign trade zones;
	 234949 - CS_HB 1437 Ray Amendment.docx
	- Published On: 2/24/2016 7:05:36 PM
	Page 1 of 1