

LOCAL GOVERNMENT AFFAIRS SUBCOMMITTEE

ACTION PACKET

Tuesday, March 3, 2015 4:30 p.m. Webster Hall (212 Knott)

Steve Crisafulli Speaker Debbie Mayfield Chair

COMMITTEE MEETING REPORT Local Government Affairs Subcommittee

3/3/2015 4:30:00PM

Location: Webster Hall (212 Knott)

Summary:		
Local Government Affairs Subcommittee		
Tuesday March 03, 2015 04:30 pm		
CS/HB 113 Favorable With Committee Substitute	Yeas: 6	Nays: 5
HB 391 Favorable With Committee Substitute	Yeas: 11	Nays: 1
CS/HB 413 Favorable	Yeas: 10	Nays: O
HJR 521 Favorable	Yeas: 9	Nays: 2
HB 537 Favorable	Yeas: 11	Nays: O

COMMITTEE MEETING REPORT Local Government Affairs Subcommittee

3/3/2015 4:30:00PM

Location: Webster Hall (212 Knott)

Attendance:

	Present	Absent	Excused
Debbie Mayfield (Chair)	X		
Matt Caldwell	X		
Daphne Campbell	x		
Jose Diaz	X		
Dwight Dudley	x		
George Moraitis, Jr.	X		
Amanda Murphy	x		
Cary Pigman	x	-	
Kevin Rader			Х
Lake Ray	X		
Jimmie Smith	x		
Charlie Stone	X		
Jennifer Sullivan	X		
Totals:	12	0	1

Local Government Affairs Subcommittee

3/3/2015 4:30:00PM

Location: Webster Hall (212 Knott)

CS/HB 113 : Local Government Construction Preferences

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Matt Caldwell	X				
Daphne Campbell		Х			
Jose Diaz	X				
Dwight Dudley		Х			
George Moraitis, Jr.			X		
Amanda Murphy		Х			
Cary Pigman		X			
Kevin Rader			x		
Lake Ray	X				
Jimmie Smith	X				
Charlie Stone		х			
Jennifer Sullivan	X				
Debbie Mayfield (Chair)	X				
	Total Yeas: 6	Total Nays: 5			

Appearances:

Local Government Construction Preferences Cook, Casey (Lobbyist) - Opponent Florida League of Cities P. O. Box 1757 Tallahassee FL 32302 Phone: (850) 701-3609

Local Government Construction Preferences Clark, J. B. (Lobbyist) - Opponent Florida Electrical Workers Association Director of Legislative Affairs 2071 Cynthia Drive Tallahassee FL 32303 Phone: (850) 556-8143

Local Government Construction Preferences Husband, Warren (Lobbyist) - Waive In Support Florida Associated General Contractors Council PO Box 10909 Tallahassee FL 32302 Phone: (850) 205-9000

Local Government Construction Preferences Hebrank, Kari (Lobbyist) - Waive In Support Florida Home Builders Association 113 East College Avenue Tallahassee FL Phone: (850) 514-5183

Committee meeting was reported out: Tuesday, March 03, 2015 9:23:04PM

Local Government Affairs Subcommittee

3/3/2015 4:30:00PM

Location: Webster Hall (212 Knott) CS/HB 113 : Local Government Construction Preferences (continued)

Appearances: (continued)

Local Government Construction Preferences Bowen, Carol (Lobbyist) - Proponent Associated Builders & Contractors Florida East Coast Chapter Deputy Chief Lobbyist 3730 Coconut Creek Pky Ste 200 Coconut Creek FL 33066 Phone: (954) 465-6811

Local Government Construction Preferences Watson, Richard (Lobbyist) - Waive In Support Legislative Counsel Associated Builders and Contractors of FL P. O. Box 10038 Tallahassee Florida 32302 Phone: (850) 222-0000

Local Government Construction Preferences Poole, Eric (Lobbyist) - Opponent Florida Association of Counties Assistant Legislative Director 100 S Monroe St Tallahassee FL 32301 Phone: (850) 922-4300

Local Government Construction Preferences Templin, Rich (Lobbyist) - Opponent Florida AFL-CIO 135 S. Monroe Street Tallahassee FL 32301 Phone: (850) 224-6926

Local Government Construction Preferences Milita, Dale (Lobbyist) - Waive In Opposition City of Okeechobee and City of Wauchula P O Box 35 Canal Point FL 33438 Phone: (561) 718-2100

Local Government Construction Preferences McCarty, Jess (Lobbyist) - Opponent Assistant County Attorney, Miami-Dade County 111 NW 1st Street Suite 2810 Miami Florida 33128 Phone: (305) 979-7110

Local Government Construction Preferences Hall, Steve (General Public) - Information Only 2619 Corrine Dr. Orlando FL 32803 Phone: (407) 896-9941

Local Government Affairs Subcommittee

3/3/2015 4:30:00PM

Location: Webster Hall (212 Knott) CS/HB 113 : Local Government Construction Preferences (continued)

Appearances: (continued)

Local Government Construction Preferences Kershner, Bruce (Lobbyist) - Waive In Support National Utility Contractors Association of Florida 231 W Bay Ave Longwood FL 32750 Phone: (407) 830-1882

Committee meeting was reported out: Tuesday, March 03, 2015 9:23:04PM

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 113 (2015)

Amendment No),
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	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION V(Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Local Government Affairs
2	Subcommittee
3	Representative Perry offered the following:
4	
5	Amendment
6	Remove line 20 and insert:
7	services in which 50 percent or more of the cost will be paid
8	Remove lines 25-29 and insert:
9	(a) The contractor's maintaining an office or place of
10	business within a particular local jurisdiction;
11	(b) The contractor's hiring employees or subcontractors
12	from within a particular local jurisdiction; or
13	(c) The contractor's prior payment of local taxes,

13 (c) <u>The contractor's prior payment of local taxes</u>,
 14 Remove line 41 and insert:

15 awarding a contract to a contractor in accordance with

16 <u>applicable</u>

775285 - CSHB 113 Amendment.docx

COMMITTEE MEETING REPORT Local Government Affairs Subcommittee

3/3/2015 4:30:00PM

Location: Webster Hall (212 Knott)

HB 391 : Location of Utilities

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Matt Caldwell	X				
Daphne Campbell	X				
Jose Diaz	X				
Dwight Dudley	Х				
George Moraitis, Jr.	X				
Amanda Murphy	X				
Cary Pigman		x			
Kevin Rader			X		
Lake Ray	X				
Jimmie Smith	X			-	
Charlie Stone	X				
Jennifer Sullivan	Х				
Debbie Mayfield (Chair)	<u>X</u>				
	Total Yeas: 11	Total Nays: 1			

Appearances:

Location of Utilities Bevis, Brewster (Lobbyist) - Waive In Support Associated Industries of Florida Senior Vice President 516 N. Adams St. Tallahassee FL 32301 Phone: (850) 224-7173

Location of Utilities Calhoun, Dale (Lobbyist) - Waive In Support Florida Natural Gas Association P. O. Box 11026 Tallahassee FL 32302 Phone: (850) 681-0496

Location of Utilities Vanassche, Connie (Lobbyist) - Waive In Opposition City of Wauchula and City of Okeechobee P. O. Box 35 Canal Point FL 33438 Phone: (561) 512-0089

Local Government Affairs Subcommittee

3/3/2015 4:30:00PM

Location: Webster Hall (212 Knott) HB 391 : Location of Utilities (continued)

Appearances: (continued)

Location of Utilities Musselwhite, Brian (Lobbyist) - Waive In Support Comcast Vice President, State Government Affairs 300 W Pensacola St Tallahassee FL 32301 Phone: (850) 201-9458

Location of Utilities Smith, Jim (Lobbyist) - Waive In Support EMBARQ Florida, Inc d/b/a CenturyLink Director, Government Relations 315 S Calhoun St Ste 500 Tallahassee FL 32301 Phone: (850) 212-5901

Location of Utilities Barrett, Bill (Lobbyist) - Waive In Opposition City of St. Cloud 4001 Hudson Terrace Tampa FL 33618 Phone: (321) 403-6410

Location of Utilities Sirjane-Samples, Megan (Lobbyist) - Opponent Florida League of Cities Legislative Advocate P. O. Box 1757 Tallahassee FL 32303 Phone: (850) 701-3655

Location of Utilities Peebles, Bill (Lobbyist) - Information Only FL League of Cities, FL Association of Counties, City of Cape Coral P. O. Box 10930 Tallahassee FL 32302 Phone: (850) 566-3029

Location of Utilities Dalley, Dan - Opponent Florida League of Cities Commissioner, City of Coral Springs 9551 W. Sample Road Coral Springs FL 33065 Phone: (954) 778-3304

Local Government Affairs Subcommittee

3/3/2015 4:30:00PM

Location: Webster Hall (212 Knott) HB 391 : Location of Utilities (continued)

Appearances: (continued)

Location of Utilities Poole, Eric (Lobbyist) - Opponent Florida Association of Counties Assistant Legislative Director 100 S Monroe St Tallahassee FL 32301 Phone: (850) 922-9300

Location of Utilities Griffin, Steve (Lobbyist) - Information Only City of Cape Coral Assistant City Attorney 1015 Cultural Park Boulevard Cape Coral FL 33915 Phone: (239) 574-0408

Location of Utilities Bell, Douglas (Lobbyist) - Opponent City of Palm Coast 216 S Monroe Street Tallahassee FL Phone: (850) 222-3533

Location of Utilities Szerlag, John - Opponent City of Cape Coral City Manager P. O. Box 150027 Cape Coral FL 33990 Phone: (239) 574-0450

Location of Utilities Simmons, Woodrow (Lobbyist) - Waive In Support Verizon Communications VP Governmental Affairs 106 East College Avenue, Suite 710 Tallahassee FL 32301 Phone: (850) 222-6300

Location of Utilities Chamizo, Jorge (Lobbyist) - Waive In Support Florida Cable Telecommunications Association, Inc Attorney 108 S Monroe Street Tallahassee FL 32301 Phone: (850) 681-0024

Local Government Affairs Subcommittee

3/3/2015 4:30:00PM

Location: Webster Hall (212 Knott) HB 391 : Location of Utilities (continued)

Appearances: (continued)

Location of Utilities Hatch, Tracy - Proponent AT&T General Attorney 150 S Monroe Street Tallahassee FL 32301 Phone: (850) 425-6360

Location of Utilities Peterson, Dan - Information Only James Madison Institute Director, Center for Private Property Rights 2878 S. Osceola Ave. Orlando FL 32806 Phone: (407) 758-2491

Location of Utilities Kelly, Katie (Lobbyist) - Waive In Support FL Chamber of Commerce

Location of Utilities Flores, J. C. (Lobbyist) - Waive In Support AT&T VP Governmental Affairs 150 S Monroe St Ste 400 Tallahassee FL 32301 Phone: (850) 557-7700

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 391 (2015)

Amendment No.

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

Committee/Subcommittee hearing bill: Local Government Affairs 1 Subcommittee 2 3

Representative Ingram offered the following:

4 5

6

Amendment

Remove everything after the enacting clause and insert:

7 Section 1. Section 125.42, Florida Statutes, is amended to 8 read:

125.42 Water, sewage, gas, power, telephone, other utility, 9 and television lines within the right-of-way limits of along 10 county roads and highways .-11

(1) The board of county commissioners, with respect to 12 property located without the corporate limits of any 13 municipality, is authorized to grant a license to any person or 14 private corporation to construct, maintain, repair, operate, and 15 remove lines for the transmission of water, sewage, gas, power, 16 telephone, other public utilities, and television, or other 17

869199 - HB 391 Amendment.docx

Published On: 3/2/2015 5:48:03 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. HB 391 (2015)

18 <u>communications services within the right-of-way limits of under,</u> 19 on, over, across and along any county highway or any public road 20 or highway acquired by the county or public by purchase, gift, 21 devise, dedication, or prescription. However, the board of 22 county commissioners shall include in any instrument granting 23 such license adequate provisions:

(a) To prevent the creation of any obstructions or
conditions which are or may become dangerous to the traveling
public;

(b) To require the licensee to repair any damage or injury to the road or highway by reason of the exercise of the privileges granted in any instrument creating such license and to repair the road or highway promptly, restoring it to a condition at least equal to that which existed immediately prior to the infliction of such damage or injury;

(c) Whereby the licensee shall hold the board of county commissioners and members thereof harmless from the payment of any compensation or damages resulting from the exercise of the privileges granted in any instrument creating the license; and

37 (d) As may be reasonably necessary, for the protection of38 the county and the public.

(2) A license may be granted in perpetuity or for a term of
years, subject, however, to termination by the licensor, in the
event the road or highway is closed, abandoned, vacated,
discontinued, or reconstructed.

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Amendment No.

Bill No. HB 391 (2015)

(3) The board of county commissioners is authorized to
grant exclusive or nonexclusive licenses for the purposes stated
herein for television.

(4) This law is intended to provide an additional method
for the granting of licenses and shall not be construed to
repeal any law now in effect relating to the same subject.

(5) In the event of widening, repair, or reconstruction of any such road, the licensee shall move or remove such water, sewage, gas, power, telephone, and other utility lines and television lines at no cost to the county should they be found by the county to be unreasonably interfering, except as provided in s. 337.403(1)(d) - (j) = 337.403(1)(d) - (j).

55 Section 2. Paragraph (a) of subsection (1), subsection (2) 56 and paragraph (b) of subsection (3) of section 337.401, Florida 57 Statutes, are amended to read:

58 337.401 Use of right-of-way for utilities subject to 59 regulation; permit; fees.-

(1) (a) The department and local governmental entities, 60 referred to in this section and in ss. 337.402, 337.403 and 61 337.404 ss. 337.401 337.404 as the "authority," that have 62 jurisdiction and control of public roads or publicly owned rail 63 corridors are authorized to prescribe and enforce reasonable 64 rules or regulations with reference to the placing and 65 maintaining within the right-of-way limits of along, across, or 66 67 on any road or publicly owned rail corridors under their respective jurisdictions any electric transmission, telephone, 68

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Amendment No.

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Bill No. HB 391 (2015)

telegraph, or other communications services lines; pole lines; 69 poles; railways; ditches; sewers; water, heat, or gas mains; 70 pipelines; fences; gasoline tanks and pumps; or other structures 71 referred to in this section and in ss. 337.402, 337.403 and 72 337.404 this section as the "utility." The department may enter 73 into a permit-delegation agreement with a governmental entity if 74 75 issuance of a permit is based on requirements that the department finds will ensure the safety and integrity of 76 77 facilities of the Department of Transportation; however, the permit-delegation agreement does not apply to facilities of 78 electric utilities as defined in s. 366.02(2). 79

(2) The authority may grant to any person who is a resident 80 of this state, or to any corporation which is organized under 81 the laws of this state or licensed to do business within this 82 state, the use of a right-of-way for the utility in accordance 83 with such rules or regulations as the authority may adopt. No 84 utility shall be installed, located, or relocated unless 85 authorized by a written permit issued by the authority. However, 86 for public roads or publicly owned rail corridors under the 87 jurisdiction of the department, a utility relocation schedule 88 and relocation agreement may be executed in lieu of a written 89 permit. The permit shall require the permitholder to be 90 responsible for any damage resulting from the issuance of such 91 permit. In exercising its authority over a utility, a 92 municipality, county, or authority may not require a utility to 93 resubmit information already in the possession of the 94

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

(3)

Bill No. HB 391 (2015)

95 <u>municipality, county, or authority.</u> The authority may initiate 96 injunctive proceedings as provided in s. 120.69 to enforce 97 provisions of this subsection or any rule or order issued or 98 entered into pursuant thereto.

99

(b) Registration described in paragraph (a) does not 100 establish a right to place or maintain, or priority for the 101 102 placement or maintenance of, a communications facility in roads or rights-of-way of a municipality or county. Each municipality 103 and county retains the authority to regulate and manage 104 municipal and county roads or rights-of-way in exercising its 105 police power. Any rules or regulations adopted by a municipality 106 or county which govern the occupation of its roads or rights-of-107 way by providers of communications services must be related to 108 the placement or maintenance of facilities in such roads or 109 rights-of-way, must be reasonable and nondiscriminatory, and may 110 include only those matters necessary to manage the roads or 111 rights-of-way of the municipality or county. In exercising its 112 authority over providers of communications services under this 113 section, a municipality or county may not require a provider of 114 communications services to resubmit information already in the 115 possession of the municipality or county or previously provided 116 to the municipality or county. 117 Section 3. Subsection (1) of section 337.403, Florida 118

- 119 Statutes, is amended to read:
- 120

0 337.403 Interference caused by utility; expenses.-

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. HB 391 (2015)

(1) If a utility that is within the right-of-way limits of 121 placed upon, under, over, or along any public road or publicly 122 owned rail corridor is found by the authority to be unreasonably 123 interfering in any way with the convenient, safe, or continuous 124 use, or the maintenance, improvement, extension, or expansion, 125 of such public road or publicly owned rail corridor, the utility 126 owner shall, upon 30 days' written notice to the utility or its 127 agent by the authority, initiate the work necessary to alleviate 128 the interference at its own expense except as provided in 129 paragraphs (a)-(j) $\frac{(a)-(i)}{(a)}$. The work must be completed within 130 such reasonable time as stated in the notice or such time as 131 132 agreed to by the authority and the utility owner. If an authority requires the relocation of a utility for purposes not 133 described in this subsection, the authority shall bear the cost 134 of relocating the utility. If the relocation is required as a 135 condition or result of a project by an entity other than an 136 authority, then the entity other than the authority shall bear 137 the costs of relocating the utility. 138

(a) If the relocation of utility facilities, as referred to 139 in s. 111 of the Federal-Aid Highway Act of 1956, Pub. L. No. 140 84-627, is necessitated by the construction of a project on the 141 federal-aid interstate system, including extensions thereof 142 within urban areas, and the cost of the project is eligible and 143 approved for reimbursement by the Federal Government to the 144 extent of 90 percent or more under the Federal Aid Highway Act, 145 or any amendment thereof, then in that event the utility owning 146

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

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or operating such facilities shall perform any necessary work upon notice from the department, and the state shall pay the entire expense properly attributable to such work after deducting therefrom any increase in the value of a new facility and any salvage value derived from an old facility.

(b) When a joint agreement between the department and the 152 utility is executed for utility work to be accomplished as part 153 of a contract for construction of a transportation facility, the 154 department may participate in those utility work costs that 155 exceed the department's official estimate of the cost of the 156 work by more than 10 percent. The amount of such participation 157 is limited to the difference between the official estimate of 158 all the work in the joint agreement plus 10 percent and the 159 amount awarded for this work in the construction contract for 160 such work. The department may not participate in any utility 161 work costs that occur as a result of changes or additions during 162 the course of the contract. 163

(c) When an agreement between the department and utility is executed for utility work to be accomplished in advance of a contract for construction of a transportation facility, the department may participate in the cost of clearing and grubbing necessary to perform such work.

(d) If the utility facility was initially installed to
exclusively serve the authority or its tenants, or both, the
authority shall bear the costs of the utility work. However, the
authority is not responsible for the cost of utility work

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Amendment No.

Bill No. HB 391 (2015)

related to any subsequent additions to that facility for the 173 purpose of serving others. For a county or municipality, if such 174 utility facility was installed in the right-of-way as a means to 175 176 serve a county or municipal facility on a parcel of property adjacent to the right-of-way and if the intended use of the 177 county or municipal facility is for a use other than 178 transportation purposes, the obligation of the county or 179 municipality to bear the costs of the utility work shall extend 180 only to utility work on the parcel of property on which the 181 facility of the county or municipality originally served by the 182 utility facility is located. 183

(e) If, under an agreement between a utility and the 184 authority entered into after July 1, 2009, the utility conveys, 185 subordinates, or relinquishes a compensable property right to 186 187 the authority for the purpose of accommodating the acquisition or use of the right-of-way by the authority, without the 188 agreement expressly addressing future responsibility for the 189 cost of necessary utility work, the authority shall bear the 190 191 cost of removal or relocation. This paragraph does not impair or restrict, and may not be used to interpret, the terms of any 192 such agreement entered into before July 1, 2009. 193

(f) If the utility is an electric facility being relocated
underground in order to enhance vehicular, bicycle, and
pedestrian safety and in which ownership of the electric
facility to be placed underground has been transferred from a

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. HB 391 (2015)

198 private to a public utility within the past 5 years, the 199 department shall incur all costs of the necessary utility work.

(g) An authority may bear the costs of utility work required to eliminate an unreasonable interference when the utility is not able to establish that it has a compensable property right in the particular property where the utility is located if:

The utility was physically located on the particular
 property before the authority acquired rights in the property;

207 2. The utility demonstrates that it has a compensable 208 property right in adjacent properties along the alignment of the 209 utility or, after due diligence, certifies that the utility does 210 not have evidence to prove or disprove that it has a compensable 211 property right in the particular property where the utility is 212 located; and

3. The information available to the authority does not establish the relative priorities of the authority's and the utility's interests in the particular property.

216 (h) If a municipally owned utility or county-owned utility is located in a rural area of critical economic concern, as 217 defined in s. 288.0656(2), and the department determines that 218 the utility is unable, and will not be able within the next 10 219 220 years, to pay for the cost of utility work necessitated by a department project on the State Highway System, the department 221 may pay, in whole or in part, the cost of such utility work 222 223 performed by the department or its contractor.

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Amendment No.

Bill No. HB 391 (2015)

(i) If the relocation of utility facilities is necessitated 224 by the construction of a commuter rail service project or an 225 intercity passenger rail service project and the cost of the 226 227 project is eligible and approved for reimbursement by the Federal Government, then in that event the utility owning or 228 operating such facilities located by permit on a department-229 owned rail corridor shall perform any necessary utility 230 relocation work upon notice from the department, and the 231 department shall pay the expense properly attributable to such 232 utility relocation work in the same proportion as federal funds 233 are expended on the commuter rail service project or an 234 intercity passenger rail service project after deducting 235 therefrom any increase in the value of a new facility and any 236 salvage value derived from an old facility. In no event shall 237 238 the state be required to use state dollars for such utility relocation work. This paragraph does not apply to any phase of 239 the Central Florida Commuter Rail project, known as SunRail. 240 (j) If a utility is located within an existing and valid 241 242 utility easement granted by recorded plat, regardless of whether such land was subsequently acquired by the authority by 243 dedication, transfer of fee, or otherwise, the authority shall 244 bear the cost of the utility work required to eliminate an 245 246 unreasonable interference.

247

Section 4. This act shall take effect upon becoming a law.

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COMMITTEE MEETING REPORT Local Government Affairs Subcommittee

3/3/2015 4:30:00PM

Location: Webster Hall (212 Knott) CS/HB 413 : Low-Voltage Alarm Systems

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Matt Caldwell	X				
Daphne Campbell	X				
Jose Diaz	X				
Dwight Dudley	Х			_	
George Moraitis, Jr.			Х		
Amanda Murphy	Х				
Cary Pigman	X				
Kevin Rader			x		
Lake Ray	X				
Jimmie Smith	X			-	
Charlie Stone	X				
Jennifer Sullivan			X		
Debbie Mayfield (Chair)	XX				
	Total Yeas: 10	Total Nays: 0			

Appearances:

Low-Voltage Alarm Systems Sirjane-Samples, Megan (Lobbyist) - Opponent Florida League of Cities Legislative Advocate P. O. Box 1757 Tallahassee FL 32301 Phone: (850) 701-3655

Low-Voltage Alarm Systems Chamizo, Jorge (Lobbyist) - Waive In Support ADT LLC Attorney 108 S Monroe St Tallahassee FL 32301 Phone: (850) 681-0024

Low-Voltage Alarm Systems Bevis, Brewster (Lobbyist) - Waive In Support Associated Industries of Florida Senior Vice President 516 N. Adams St. Tallahassee FL 32301 Phone: (850) 224-7173

Local Government Affairs Subcommittee

3/3/2015 4:30:00PM

Location: Webster Hall (212 Knott) CS/HB 413 : Low-Voltage Alarm Systems (continued)

Appearances: (continued)

Low-Voltage Alarm Systems Musselwhite, Brian (Lobbyist) - Waive In Support Comcast Vice President/State Government Affairs/Comcast 300 W Pensacola St Tallahassee FL 32301 Phone: (850) 201-9458

Low-Voltage Alarm Systems Reed, Casey (Lobbyist) - Waive In Support AT&T State Director, Legislative Affairs 150 College Avenue Tallahassee FL 32301 Phone: (850) 591-6002

Committee meeting was reported out: Tuesday, March 03, 2015 9:23:04PM

Local Government Affairs Subcommittee

3/3/2015 4:30:00PM

Location: Webster Hall (212 Knott)

HJR 521 : Miami-Dade County Home Rule Charter

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Matt Caldwell	X				
Daphne Campbell		X			
Jose Diaz	X				
Dwight Dudley	X				
George Moraltis, Jr.			X		
Amanda Murphy		X			
Cary Pigman	X				
Kevin Rader			x		
Lake Ray	Х				
Jimmie Smith	<u>X</u>				
Charlie Stone	<u>X</u>				
Jennifer Sullivan	X	-			
Debbie Mayfield (Chair)	X			·····	
	Total Yeas: 9	Total Nays:	2		

Appearances:

Miami-Dade County Home Rule Charter McCarty, Jess (Lobbyist) - Opponent Assistant County Attorney, Miami-Dade County 111 NW 1st Street Suite 2810 Miami Florida 33128 Phone: (305) 979-7110

Committee meeting was reported out: Tuesday, March 03, 2015 9:23:04PM

Local Government Affairs Subcommittee

3/3/2015 4:30:00PM

Location: Webster Hall (212 Knott)

HB 537 : Pub. Rec./Community Development District Surveillance Recordings

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Matt Caldwell	X				
Daphne Campbell	X				
Jose Diaz	X				
Dwight Dudley	X				
George Moraítis, Jr.			Х		
Amanda Murphy	Х				
Cary Pigman	Х				
Kevin Rader			X		
Lake Ray	X				
Jimmie Smith	X				
Charlie Stone	X				
Jennifer Sullivan	Х				
Debbie Mayfield (Chair)	X				
	Total Yeas: 11	Total Nays: 0			