

# Local, Federal & Veterans Affairs Subcommittee

March 21, 2017 12:30 PM -3:30 PM 12 HOB

**Action Packet** 

Scott Plakon Chair

### **Committee Meeting Notice**

#### HOUSE OF REPRESENTATIVES

#### Local, Federal & Veterans Affairs Subcommittee

Start Date and Time:	Tuesday, March 21, 2017 12:30 pm
End Date and Time:	Tuesday, March 21, 2017 03:30 pm
Location:	12 HOB
Duration:	3.00 hrs

#### Consideration of the following bill(s):

HB 259 Martin County by Magar

HJR 271 Selection and Duties of County Officers by Cortes, B.

HB 465 Firefighter Emeritus by Raburn

HB 487 Local Business Tax by Renner

HB 697 Federal Immigration Enforcement by Metz

CS/HB 735 Covenants and Restrictions by Civil Justice & Claims Subcommittee, Edwards

HB 737 Port of Palm Beach District, Palm Beach County by Hager

HM 825 Preventing Voting by Noncitizens by Metz

PCS for HM 935 -- Haitian-American Heritage & Caribbean-American Heritage

HB 1075 Nassau County by Byrd

HJR 1129 Selection and Duties of County Officers by Drake

HB 1153 Broward County by Moskowitz

HB 1323 Daytona Beach Racing and Recreational Facilities District, Volusia County by Leek

HB 1333 Sunbridge Stewardship District; Osceola County by La Rosa

HB 1363 Santa Rosa County by Williamson

#### NOTICE FINALIZED on 03/17/2017 4:15PM by Smith.Victoria

#### Local, Federal & Veterans Affairs Subcommittee

#### 3/21/2017 12:30PM

Location: 12 HOB

Location: 12 HOB		
Summary:		
Local, Federal & Veterans Affairs Subcommittee	-	
Tuesday March 21, 2017 12:30 pm		
HB 259 Favorable With Committee Substitute	Yeas: 14	Nays: O
Amendment 727251 Adopted Without Objection		
HJR 271 Favorable	Yeas: 7	Nays: 4
Amendment 039469 Withdrawn		
Amendment 865969 Withdrawn		
HB 465 Favorable With Committee Substitute	Yeas: 14	Nays: O
Amendment 436071 Withdrawn		ilayor e
Amendment 877625 Adopted Without Objection		
HB 487 Favorable With Committee Substitute	Yeas: 8	Nays: O
Amendment 723095 Adopted Without Objection		
HB 697 Favorable With Committee Substitute	Yeas: 9	Nays: 5
Amendment 072637 Failed to Adopt		
Amendment 445973 Failed to Adopt		
Amendment 545993 Failed to Adopt		
Amendment 552663 Failed to Adopt		
Amendment 596431 Failed to Adopt		
Amendment 677471 Failed to Adopt		
Amendment 950445 Adopted Without Objection		
CS/HB 735 Favorable With Committee Substitute	Yeas: 9	Nays: O
Amendment 229975 Adopted Without Objection		·
HB 737 Favorable With Committee Substitute	Vacat 12	Never 0
Amendment 455451 Adopted Without Objection	Yeas: 13	Nays: O
Amenament 455451 Adopted Without Objection		
HM 825 Favorable	Yeas: 10	Nays: 4
PCS for HM 935 Favorable	Vessi 12	Novo, O
	Yeas: 13	Nays: O
HB 1075 Favorable With Committee Substitute	Yeas: 10	Nays: 2
Amendment 202355 Adopted Without Objection		

Committee meeting was reported out: Tuesday, March 21, 2017 5:22PM

#### Local, Federal & Veterans Affairs Subcommittee

#### 3/21/2017 12:30PM

Location: 12 HOB

Summary: (continued)

#### Local, Federal & Veterans Affairs Subcommittee

Amendment 981555 Adopted Without Objection

Tuesday March 21, 2017 12:30 pm

HJR 1129 Favorable	Yeas: 6	Nays: 4
Amendment 792305 Withdrawn		
Amendment 973755 Withdrawn		
HB 1153 Favorable	Yeas: 8	Nays: O
HB 1323 Favorable	Yeas: 13	Nays: O
HB 1333 Favorable With Committee Substitute Amendment 282725 Adopted Without Objection	Yeas: 8	Nays: O
HB 1363 Favorable With Committee Substitute Amendment 809021 Adopted Without Objection	Yeas: 13	Nays: O

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Committee meeting was reported out: Tuesday, March 21, 2017 5:22PM

#### Local, Federal & Veterans Affairs Subcommittee

#### 3/21/2017 12:30PM

#### Location: 12 HOB

#### Attendance:

	Present	Absent	Excused
Scott Plakon (Chair)	x	······································	· · · ·
Joseph Abruzzo	X		
Daisy Baez	X		
Kamia Brown	X		
Daniel Burgess, Jr.	X		
Colleen Burton	X		
Blaise Ingoglia	x		
Thomas Leek	x		
MaryLynn Magar	x		
Mike Miller	X		
Mei Ponder	x		
Jake Raburn	x	-	
Paul Renner	X		
Carlos Smith	X		
Patricia Williams	X		
Totals:	15	0	0

Committee meeting was reported out: Tuesday, March 21, 2017 5:22PM

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#### Local, Federal & Veterans Affairs Subcommittee

#### 3/21/2017 12:30PM

#### Location: 12 HOB HB 259 : Martin County

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Daisy Baez	X				
Kamia Brown	X				
Daniel Burgess, Jr.	X				
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek	X				
MaryLynn Magar	X				
Mike Miller			X		
Mel Ponder	X				
Jake Raburn	X				
Paul Renner	X				
Carlos Smith	x				
Patricia Williams	X				
Scott Plakon (Chair)	X				
¢	Total Yeas: 14	Total Nays: 0	)		

**HB 259 Amendments** 

#### Amendment 727251

X Adopted Without Objection

#### **Appearances:**

Dowling, Anthony (General Public) - Waive In Support PO Box 1051 Indiantown FL 34956 Phone: 850-590-3494

Smith, Doug (State Employee) - Information Only Martin County Commissioner, Chairman 2401 Monteray Boulevard Stuart FL 34996 Phone: 772-341-0898

Powers, Brian (General Public) - Proponent Indiantown Independence PO Box 8 Indiantown FL 34956 Phone: 772-597-2168

Committee meeting was reported out: Tuesday, March 21, 2017 5:22PM

### COMMITTEE/SUBCOMMITTEE AMENDMENT

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Bill No. HB 259 (2017)

Amendment No. 1

	COMMITTEE/SUBCOMMITTEE ACTION       ADOPTED     (Y/N)
	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 & Veterans
2	Affairs Subcommittee
3	Representative Magar offered the following:
4	
5	Amendment
6	Remove line 71 and insert:
7	in a referendum election to be called by the Board of County
8	
9	
10	
11	Remove lines 193-197 and insert:
12	scheduled, the council, by the second regular meeting after
13	September 1, shall by majority vote select from its membership a
14	mayor. The mayor shall serve as
15	
16	Remove lines 470-472 and insert:
	 727251 - HB 259 Amendment 1.docx
	Published On: 3/20/2017 7:06:30 PM
	Page 1 of 3



Bill No. HB 259 (2017)

Amendment No. 1

held March 13, 2018 and thereafter will be ten weeks prior to 17 18 the date of the general election on each even-numbered year, unless this date is 19 20 Remove lines 532-533 and insert: 21 for by this act shall be held on November 7, 2017, at which time 22 the following question shall be 23 24 Remove lines 543-544 and insert: 25 conducted by the Supervisor of Elections of Martin County in 26 accordance with the Florida Election Code, 27 28 Remove lines 548-550 and insert: 29 30 (a) After the adoption of this charter, the Martin County Board of County Commissioners shall call an election to be held March 31 13, 2018, for the election 32 33 Remove line 561 and insert: 34 in January and end at noon on the second Friday in January, 35 36 Remove lines 568-571 and insert: 37 certification of the election results for the August 2022 38 election. The two remaining council members shall each be 39 elected to an initial term expiring upon certification of the 40 election results for the August 2020 election. Thereafter, all 41 727251 - HB 259 Amendment 1.docx Published On: 3/20/2017 7:06:30 PM

Page 2 of 3

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 259 (2017)

Amendment No. 1

42 Remove lines 582-586 and insert: 43 (c) First Council Meeting.-On March 21, 2018, provided the 44 results of the election of the village council under this 45 46 charter have been certified, the newly elected members of the village council shall meet at a location to be determined. In 47 the event the results have not been certified by March 21, 2018 48 49 the newly elected members shall meet on the following Tuesday. 50 The initial council shall have the authority and 51 Remove lines 652-655 and insert: 52 effective April 1, 2018. The provisions of s. 218.23(1), Florida 53 Statutes, shall be waived for the purpose of conducting audits 54 55 and financial reporting through the end of the village fiscal 56 year 2018-2019. For purposes of complying with s. 57 Remove line 671 and insert: 58 January 1, 2019. Revenues from the tax shall be shared by Martin 59

727251 - HB 259 Amendment 1.docx

Published On: 3/20/2017 7:06:30 PM

Page 3 of 3

#### Local, Federal & Veterans Affairs Subcommittee

#### 3/21/2017 12:30PM

#### Location: 12 HOB

#### HJR 271 : Selection and Duties of County Officers

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo		Х			
Daisy Baez		X			
Kamia Brown		X			
Daniel Burgess, Jr.			X		_
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek			X		
MaryLynn Magar	X				
Mike Miller	X				
Mel Ponder			X		
Jake Raburn	X				
Paul Renner	Х				
Carlos Smith		Х			
Patricia Williams			X		
Scott Plakon (Chair)	X				
	Total Yeas: 7	Total Nays: 4			

#### HJR 271 Amendments

#### Amendment 039469

X Withdrawn

#### Amendment 865969

X Withdrawn

#### **Appearances:**

Amendment 1 (865969) Teague, Kelley (Lobbyist) - Waive In Support Orange County Government Legislative Affairs 201 S Rosalind Ave Orlando FL 32801

Labrador, Edward (Lobbyist) - Opponent Broward County Director, Intergovernmental Affairs 115 S Andrews Ave Fort Lauderdale FL 33301 Phone: (954) 253-7320

#### Local, Federal & Veterans Affairs Subcommittee

#### 3/21/2017 12:30PM

#### Location: 12 HOB HJR 271 : Selection and Duties of County Officers (continued)

#### **Appearances:** (continued)

Teague, Kelley (Lobbyist) - Information Only Orange County Government Legislative Affairs Director 201 S Rosalind Ave Orlando FL 32801

Youmans, Laura (Lobbyist) - Opponent Florida Association of Counties 100 S Monroe St Tallahassee FL 32301

McCarty, Jess (Lobbyist) - Opponent Miami-Dade County 111 NW First St Ste 2800 Miami FL 33128-1930 Phone: (305) 375-1634

Committee meeting was reported out: Tuesday, March 21, 2017 5:22PM

Bill No. HJR 271 (2017)

Amendment No. 1

COMMITTEE/SUBCOMMIT	TEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	$\mathbf{X}^{(Y/N)}$
OTHER	

1	Committee/Subcommittee hearing bill: Local, Federal & Veterans
2	Affairs Subcommittee
3	Representative Miller, M. offered the following:
4	
5	Amendment (with ballot and title amendments)
6	Remove everything after the resolving clause and insert:
7	That the following amendment to Section 1 of Article VIII of the
8	State Constitution is agreed to and shall be submitted to the

9 electors of this state for approval or rejection at the next 10 general election or at an earlier special election specifically 11 authorized by law for that purpose:

12 ARTICLE VIII

13 LOCAL GOVERNMENT

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SECTION 1. Counties.-

(a) POLITICAL SUBDIVISIONS. The state shall be divided by law into political subdivisions called counties. Counties may be 039469 - HJR 271 Amendment 1.docx

Published On: 3/21/2017 11:56:21 AM

Page 1 of 6

Bill No. HJR 271 (2017)

Amendment No. 1

17 created, abolished or changed by law, with provision for payment18 or apportionment of the public debt.

(b) COUNTY FUNDS. The care, custody and method ofdisbursing county funds shall be provided by general law.

(c) GOVERNMENT. Pursuant to general or special law, a county government may be established by charter which shall be adopted, amended or repealed only upon vote of the electors of the county in a special election called for that purpose.

25 (d) COUNTY OFFICERS. There shall be elected by the 26 electors of each county, for terms of four years, a sheriff, a 27 tax collector, a property appraiser, a supervisor of elections, 28 and a clerk of the circuit court; except, when provided by 29 county charter or special law approved by vote of the electors 30 of the county, a sheriff, a tax collector in any county other than Miami-Dade County, a supervisor of elections, a property 31 32 appraiser, and a clerk of the circuit court any county officer may be chosen in another manner therein specified, or such 33 34 offices, other than a tax collector in Miami-Dade County, any 35 county office may be abolished when all the duties of the office 36 prescribed by general law are transferred to another office. When not otherwise provided by county charter or special law 37 approved by vote of the electors, the clerk of the circuit court 38 39 shall be ex officio clerk of the board of county commissioners, 40 auditor, recorder, and custodian of all county funds. Notwithstanding subsection 6(e) of this article, this subsection 41

039469 - HJR 271 Amendment 1.docx

Published On: 3/21/2017 11:56:21 AM

Page 2 of 6

Bill No. HJR 271 (2017)

Amendment No. 1

42 provides the exclusive manner for the selection of the tax 43 collector of Miami-Dade County. This subsection does not limit 44 legislative authority to create, abolish, or change counties by 45 law pursuant to section 1 of this article.

46 (e) COMMISSIONERS. Except when otherwise provided by county charter, the governing body of each county shall be a 47 board of county commissioners composed of five or seven members 48 serving staggered terms of four years. After each decennial 49 50 census the board of county commissioners shall divide the county into districts of contiguous territory as nearly equal in 51 52 population as practicable. One commissioner residing in each district shall be elected as provided by law. 53

54 (f) NON-CHARTER GOVERNMENT. Counties not operating under county charters shall have such power of self-government as is 55 provided by general or special law. The board of county 56 57 commissioners of a county not operating under a charter may 58 enact, in a manner prescribed by general law, county ordinances 59 not inconsistent with general or special law, but an ordinance in conflict with a municipal ordinance shall not be effective 60 within the municipality to the extent of such conflict. 61

(g) CHARTER GOVERNMENT. Counties operating under county charters shall have all powers of local self-government not inconsistent with general law, or with special law approved by vote of the electors. The governing body of a county operating under a charter may enact county ordinances not inconsistent

039469 - HJR 271 Amendment 1.docx

Published On: 3/21/2017 11:56:21 AM

Page 3 of 6

Bill No. HJR 271 (2017)

Amendment No. 1

with general law. The charter shall provide which shall prevail
in the event of conflict between county and municipal
ordinances.

(h) TAXES; LIMITATION. Property situate within
municipalities shall not be subject to taxation for services
rendered by the county exclusively for the benefit of the
property or residents in unincorporated areas.

(i) COUNTY ORDINANCES. Each county ordinance shall be
filed with the custodian of state records and shall become
effective at such time thereafter as is provided by general law.

(j) VIOLATION OF ORDINANCES. Persons violating county
ordinances shall be prosecuted and punished as provided by law.

79 COUNTY SEAT. In every county there shall be a county (k) seat at which shall be located the principal offices and 80 permanent records of all county officers. The county seat may 81 not be moved except as provided by general law. Branch offices 82 for the conduct of county business may be established elsewhere 83 84 in the county by resolution of the governing body of the county 85 in the manner prescribed by law. No instrument shall be deemed recorded until filed at the county seat, or a branch office 86 87 designated by the governing

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BALLOT AMENDMENT

Remove lines 112-145 and insert:

039469 - HJR 271 Amendment 1.docx

Published On: 3/21/2017 11:56:21 AM

Page 4 of 6

Bill No. HJR 271 (2017)

Amendment No. 1

92 BE IT FURTHER RESOLVED that the following statement be placed on 93 the ballot: CONSTITUTIONAL AMENDMENT 94 95 ARTICLE VIII, SECTION 1 SELECTION OF THE TAX COLLECTOR IN MIAMI-DADE COUNTY .-96 97 Proposing an amendment to the State Constitution to remove authority for a county charter to provide for choosing the tax 98 99 collector of Miami-Dade County in a manner other than by election or to abolish the office of property appraiser if all 100 101 duties of the office prescribed by general law are transferred 102 to another office. The amendment takes effect January 8, 2019, 103 if approved. 104 105 \_\_\_\_\_ 106 TITLE AMENDMENT 107 Remove everything before the resolving clause and insert: 108 A joint resolution proposing an amendment to Section 1 of 109 Article VIII and the creation of a new section in Article XII of 110 the State Constitution to remove authority for a county charter 111 to provide for choosing the tax collector of Miami-Dade County 112 in a manner other than election, prohibit a special law to 113 provide for choosing a tax collector in a manner other than 114 election, authorize the abolition of any county office if its 115 duties are transferred to another office by special law approved by county voters, and remove authority for a county charter to 116 039469 - HJR 271 Amendment 1.docx Published On: 3/21/2017 11:56:21 AM

Page 5 of 6

Bill No. HJR 271 (2017)

Amendment No. 1

117 transfer certain duties of the clerk of the circuit court to 118 another officer.

039469 - HJR 271 Amendment 1.docx Published On: 3/21/2017 11:56:21 AM

Page 6 of 6

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HJR 271 (2017)

Amendment No. 1

 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
 \_\_\_\_\_\_

1Committee/Subcommittee hearing bill:Local, Federal & Veterans2Affairs Subcommittee

Representative Miller, M. offered the following:

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#### Amendment (with ballot and title amendments)

6 Remove everything after the resolving clause and insert: 7 That the following amendment to Section 1 of Article VIII of the 8 State Constitution is agreed to and shall be submitted to the 9 electors of this state for approval or rejection at the next 10 general election or at an earlier special election specifically 11 authorized by law for that purpose:

12 ARTICLE VIII

13 LOCAL GOVERNMENT

14

SECTION 1. Counties.-

(a) POLITICAL SUBDIVISIONS. The state shall be divided by law into political subdivisions called counties. Counties may be 865969 - HJR 271 Amendment 2.docx

Published On: 3/21/2017 12:06:39 PM

Page 1 of 6

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HJR 271

(2017)

Amendment No. 1

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17 created, abolished or changed by law, with provision for payment or apportionment of the public debt.

COUNTY FUNDS. The care, custody and method of 19 (b) 20 disbursing county funds shall be provided by general law.

GOVERNMENT. Pursuant to general or special law, a 21 (C)22 county government may be established by charter which shall be adopted, amended or repealed only upon vote of the electors of 23 the county in a special election called for that purpose. 24

(d) COUNTY OFFICERS. There shall be elected by the 25 electors of each county, for terms of four years, a sheriff, a 26 Ź7 tax collector, a property appraiser, a supervisor of elections, 28 and a clerk of the circuit court; except, when provided by 29 county charter or special law approved by vote of the electors of the county, a sheriff, a tax collector in any county other 30 31 than Miami-Dade County, a supervisor of elections, a property appraiser, and a clerk of the circuit court any county officer 32 33 may be chosen in another manner therein specified, or such 34 offices, other than a tax collector in Miami-Dade County, any 35 county office may be abolished when all the duties of the office prescribed by general law are transferred to another office. 36 37 When not otherwise provided by county charter or special law approved by vote of the electors, the clerk of the circuit court 38 39 shall be ex officio clerk of the board of county commissioners, auditor, recorder, and custodian of all county funds. 40

41 Notwithstanding subsection 6(e) of this article, this subsection

865969 - HJR 271 Amendment 2.docx

Published On: 3/21/2017 12:06:39 PM

Page 2 of 6

COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HJR 271

(2017)

Amendment No. 1

42 provides the exclusive manner for the selection of the tax collector of Miami-Dade County. This subsection does not limit 43 legislative authority to create, abolish, or change counties by 44 45 law pursuant to section 1 of this article.

COMMISSIONERS. Except when otherwise provided by 46 (e) county charter, the governing body of each county shall be a 47 board of county commissioners composed of five or seven members 48 serving staggered terms of four years. After each decennial 49 50 census the board of county commissioners shall divide the county into districts of contiguous territory as nearly equal in 51 population as practicablé. One commissioner residing in each 52 53 district shall be elected as provided by law.

54 NON-CHARTER GOVERNMENT. Counties not operating under (f) county charters shall have such power of self-government as is 55 provided by general or special law. The board of county 56 57 commissioners of a county not operating under a charter may 58 enact, in a manner prescribed by general law, county ordinances not inconsistent with general or special law, but an ordinance 59 60 in conflict with a municipal ordinance shall not be effective within the municipality to the extent of such conflict. 61

62 (q) CHARTER GOVERNMENT. Counties operating under county charters shall have all powers of local self-government not 63 inconsistent with general law, or with special law approved by 64 65 vote of the electors. The governing body of a county operating under a charter may enact county ordinances not inconsistent 66

865969 - HJR 271 Amendment 2.docx

Published On: 3/21/2017 12:06:39 PM

Page 3 of 6

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HJR 271 (2017)

with general law. The charter shall provide which shall prevail
in the event of conflict between county and municipal
ordinances.

(h) TAXES; LIMITATION. Property situate within
municipalities shall not be subject to taxation for services
rendered by the county exclusively for the benefit of the
property or residents in unincorporated areas.

(i) COUNTY ORDINANCES. Each county ordinance shall be
filed with the custodian of state records and shall become
effective at such time thereafter as is provided by general law.

77 (j) VIOLATION OF ORDINANCES. Persons violating county
 78 ordinances shall be prosecuted and punished as provided by law.

79 (k) COUNTY SEAT. In every county there shall be a county 80 seat at which shall be located the principal offices and permanent records of all county officers. The county seat may 81 82 not be moved except as provided by general law. Branch offices 83 for the conduct of county business may be established elsewhere in the county by resolution of the governing body of the county 84 in the manner prescribed by law. No instrument shall be deemed 85 recorded until filed at the county seat, or a branch office 86 designated by the governing 87

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#### BALLOT AMENDMENT

Remove lines 112-145 and insert:

865969 - HJR 271 Amendment 2.docx

Published On: 3/21/2017 12:06:39 PM

Page 4 of 6

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HJR 271

(2017)

Amendment No. 1

92 BE IT FURTHER RESOLVED that the following statement be placed on 93 the ballot: CONSTITUTIONAL AMENDMENT 94 ARTICLE VIII, SECTION 1 95 SELECTION OF THE TAX COLLECTOR IN MIAMI-DADE COUNTY .-96 97 Proposing an amendment to the State Constitution to remove authority for a county charter to provide for choosing the tax 98 99 collector of Miami-Dade County in a manner other than by election or to abolish the office of tax collector if all duties 100 101 of the office prescribed by general law are transferred to 102 another office. The amendment takes effect January 8, 2019, if 103 approved. 104 105 106 TITLE AMENDMENT 107 Remove everything before the resolving clause and insert: 108 A joint resolution proposing an amendment to Section 1 of Article VIII and the creation of a new section in Article XII of 109 110 the State Constitution to remove authority for a county charter to provide for choosing the tax collector of Miami-Dade County 111 112 in a manner other than election, prohibit a special law to provide for choosing a tax collector in a manner other than 113 114 election, authorize the abolition of any county office if its duties are transferred to another office by special law approved 115 116 by county voters, and remove authority for a county charter to 865969 - HJR 271 Amendment 2.docx

Published On: 3/21/2017 12:06:39 PM

Page 5 of 6

transfer certain duties of the clerk of the circuit court to

### COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

another officer.

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Bill No. HJR 271 (2017)

865969 - HJR 271 Amendment 2.docx Published On: 3/21/2017 12:06:39 PM

Page 6 of 6

### **COMMITTEE MEETING REPORT** Local, Federal & Veterans Affairs Subcommittee

#### 3/21/2017 12:30PM

#### Location: 12 HOB HB 465 : Firefighter Emeritus

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	Х			- · ·	
Daisy Baez	X				
Kamia Brown	X				
Daniel Burgess, Jr.	x				
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek	X				
MaryLynn Magar	X			<b>.</b>	
Mike Miller			X		
Mel Ponder	X				
Jake Raburn	x				
Paul Renner	x				·····
Carlos Smith	X				
Patricia Williams	x			·	
Scott Plakon (Chair)	X				
	Total Yeas: 14	Total Nays: (	0		

#### **HB 465 Amendments**

#### Amendment 436071



#### Amendment 877625

X Adopted Without Objection

#### **Appearances:**

Azzariti, Dan (General Public) - Waive In Support Florida Fire Chiefs Association Chief PO Box 10448 Tallahassee FL Phone: 850-874-6601



Bill No. HB 465 (2017)

Amendment No. 1

	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 & Veterans
2	Affairs Subcommittee
3	Representative Raburn offered the following:
4	
5	Amendment (with title amendment)
6	Remove everything after the enacting clause and insert:
7	Section 1. Section 633.415, Florida Statutes, is created
8	to read:
9	633.415 Lifetime Firefighter designation
10	(1) A firefighter or volunteer firefighter who has been
11	employed by a fire service provider, as defined in s.
12	633.102(13), who is recorded on a fire service provider roster
13	in the division's online electronic database, or who was
14	previously certified as a firefighter or volunteer firefighter
15	in this state, may apply for a Lifetime Firefighter designation
16	if the individual has:
	436071 - strike all amendment 465.docx

Published On: 3/14/2017 5:34:31 PM

Page 1 of 3

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 465 (2017)

Amendment No. 1

17	(a) At least 20 years of service and is either vested in a
18	firefighter pension plan program and in good standing with a
19	fire service provider, or has served as a volunteer firefighter
20	and is in good standing with his or her most recent fire service
21	provider; and
22	(b) Not been convicted of a felony pursuant to s.
23	633.412(2).
24	(2) A firefighter may have his or her Firefighter
25	Certificate of Compliance or a Volunteer Firefighter Certificate
26	of Completion placed into Lifetime Firefighter designation by
27	applying to the division by a method established by the
28	department. The firefighter must attest that he or she has
29	satisfied the requirements in paragraphs (1)(a) and (b).
30	(3) A Lifetime Firefighter designation does not authorize
31	an individual to work as a career or volunteer firefighter or
32	any position requiring a firefighter certification.
33	(4) After the division approves a currently employed
34	firefighter's Lifetime Firefighter designation, the division
35	shall, after the firefighter's 4-year period pursuant to s.
36	633.414, issue in its online electronic database, the Lifetime
37	Firefighter designation upon the end of such period.
38	(5) The division may investigate any report or complaint
39	of a Lifetime Firefighter designee's felony conviction in the
40	same manner as provided by ss. 633.412 and 633.426.

436071 - strike all amendment 465.docx Published On: 3/14/2017 5:34:31 PM

Page 2 of 3



Bill No. HB 465 (2017)

Amendment No. 1

41	(6) If a firefighter's Firefighter Certificate of					
42	Compliance or a Volunteer Firefighter Certificate of Completion					
43	is current upon the approval of a Lifetime Firefighter					
44	designation, and he or she applies to renew such certification					
45	within the first 4 years after the date of such approval, he or					
46	she must successfully complete the Minimum Standards Course and					
47	course examination.					
48	(7) If a firefighter's Firefighter Certificate of					
49	Compliance or a Volunteer Firefighter Certificate of Completion					
50	has expired upon the Lifetime Firefighter designation and he or					
51	she desires to perform firefighting services, the firefighter					
52	must successfully complete the Minimum Standards Course and					
53	course examination and meet all requirements in s. 633.412.					
54	Section 2. This act shall take effect July 1, 2017.					
55						
56						
57	TITLE AMENDMENT					
58	Remove everything before the enacting clause and insert:					
59						
60	A bill to be entitled					
61	An act relating to firefighters; creating s. 633.415, F.S.;					
62	providing for designation as a Lifetime Firefighter; providing					
63	requirements for such designation; providing responsibilities of					
64	the Division of State Fire Marshal and the Department of					
65	Financial Services; providing an effective date.					
	 436071 - strike all amendment 465.docx					
	Published On: 3/14/2017 5:34:31 PM					
	Page 3 of 3					

### COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 2 ,

Bill No. HB 465 (2017)

ł						
COMMITTEE/SUBCOMMITTEE ACTION						
	ADOPTED (Y/N)					
	ADOPTED AS AMENDED (Y/N)					
	ADOPTED W/O OBJECTION $X$ (Y/N)					
	FAILED TO ADOPT (Y/N)					
	WITHDRAWN (Y/N)					
	OTHER					
1	Committee/Subcommittee hearing bill: Local, Federal & Veterans					
2	Affairs Subcommittee					
3	Representative Raburn offered the following:					
4						
5	Amendment (with title amendment)					
6	Remove everything after the enacting clause and insert:					
7	Section 1. Section 633.415, Florida Statutes, is created					
8	to read:					
9	633.415 Firefighter Emeritus designation					
10	(1) A firefighter or volunteer firefighter who has been					
11	employed by a fire service provider, as defined in s.					
12	633.102(13), who is recorded on a fire service provider roster					
13	in the division's online electronic database, or who was					
14	previously certified as a firefighter or volunteer firefighter					
15	in this state, may apply for a Firefighter Emeritus designation					
16	if the individual has at least 20 years of service and either is					
8	77625 - strike all amendment to hb 465.docx					
	Published On: 3/20/2017 6:55:24 PM					

### Page 1 of 3



Bill No. HB 465 (2017)

Amendment No. 2

17	in good standing with his or her most recent fire service						
18	provider or has served as a volunteer firefighter and is in good						
19	standing with his or her most recent fire service provider.						
20	(2) A firefighter may have his or her Firefighter						
21	Certificate of Compliance or a Volunteer Firefighter Certificate						
22	of Completion placed into Firefighter Emeritus designation by						
23	applying to the division at the time required to renew the						
24	Certificate. The application shall be made on a form prescribed						
25	by the division.						
26	(3) A Firefighter Emeritus may not engage in firefighting						
27	activities with a fire department unless he or she holds a						
28	current and valid Firefighter Certificate of Compliance or						
29	Special Certificate of Compliance issued by the division under						
30	<u>s. 633.408.</u>						
31	(4) After the division approves a currently employed						
32	firefighter's Firefighter Emeritus designation, the division						
33	shall, after the firefighter's 4-year period pursuant to s.						
34	633.414, issue in its online electronic database, the						
35	Firefighter Emeritus designation upon the end of such period.						
36	(5) If a firefighter's Firefighter Certificate of						
37	Compliance or a Volunteer Firefighter Certificate of Completion						
38	is current upon the approval of a Firefighter Emeritus						
39	designation, and he or she applies to renew such certification						
40	within the first 4 years after the date of such approval, he or						
877625 - strike all amendment to hb 465.docx							
Published On: 3/20/2017 6:55:24 PM							

Page 2 of 3

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 2

Bill No. HB 465 (2017)

41	she must successfully complete the Minimum Standards course						
42	examination.						
43	(6) If a firefighter's Firefighter Certificate of						
44	Compliance or a Volunteer Firefighter Certificate of Completion						
45	has expired upon the Firefighter Emeritus designation and he or						
46	she desires to perform firefighting services, the firefighter						
47	must successfully complete the Minimum Standards Course and						
48	course examination and meet all requirements in s. 633.412.						
49	(7) The division may adopt rules pursuant to its authority						
50	under s. 633.104(1) to implement this section.						
51	Section 2. This act shall take effect July 1, 2017.						
52							
53							
54	TITLE AMENDMENT						
55	Remove everything before the enacting clause and insert:						
56	An act relating to firefighters; creating s. 633.415, F.S.;						
57	providing for designation as a Firefighter Emeritus; providing						
58	requirements for such designation; providing responsibilities of						
59	the Division of State Fire Marshal and the Department of						
60	Financial Services; providing an effective date.						
	877625 - strike all amendment to hb 465.docx						
	Published On: 3/20/2017 6:55:24 PM						

Page 3 of 3

#### **COMMITTEE MEETING REPORT** Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

#### Location: 12 HOB HB 487 : Local Business Tax

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X	-			
Daisy Baez			X		
Kamia Brown	X				
Daniel Burgess, Jr.				Х	
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek			Х		
MaryLynn Magar	X				
Mike Miller			X		
Mel Ponder			X		
Jake Raburn			Х		
Paul Renner	X				
Carlos Smith	x				
Patricia Williams	X				
Scott Plakon (Chair)			X		
	Total Yeas: 8	Total Nays:	0		

#### HB 487 Amendments

#### Amendment 723095

X Adopted Without Objection

#### **Appearances:**

Amendment 1 (723095) Hughes, Amber (Lobbyist) - Proponent Florida League of Cities Senior Legislative Advocate PO Box 1757 Tallahassee FL 32302 Phone: (850) 701-3621

Chamizo, Jorge (Lobbyist) - Waive In Support **Opportunity Solutions Project** Attorney 108 S Monroe St Tallahassee FL 32301 Phone: (850) 681-0024

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 487 (2017)

Amendment No. 1

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

Committee/Subcommittee hearing bill: Local, Federal & Veterans Affairs Subcommittee

3 Representative Renner offered the following:

4 5

6

1 2

Amendment (with title amendment)

Remove everything after the enacting clause and insert:

7 Section 1. Section 205.032, Florida Statutes, is amended8 to read:

205.032 Levy; counties.-The governing body of a county may 9 continue to levy, by appropriate resolution or ordinance, a 10 business tax for the privilege of engaging in or managing any 11 business, profession, or occupation within its jurisdiction if 12 an appropriate resolution or ordinance was adopted before 13 January 1, 2017. However, the governing body must first give at 14 least 14 days' public notice between the first and last reading 15 of the resolution or ordinance by publishing a notice in a 16 723095 - strike all to HB 487.docx Published On: 3/20/2017 6:56:29 PM

Page 1 of 9

Amendment No. 1

Bill No. HB 487 (2017)

newspaper of general circulation within its jurisdiction as 17 18 defined by law. The public notice must contain the proposed classifications and rates applicable to the business tax. 19 Section 2. Section 205.042, Florida Statutes, is amended 20 21 to read: 205.042 Levy; municipalities.-The governing body of an 22 23 incorporated municipality may continue to levy, by appropriate resolution or ordinance, a business tax for the privilege of 24 engaging in or managing any business, profession, or occupation 25 within its jurisdiction if an appropriate resolution or 26 27 ordinance was adopted before January 1, 2017. However, the governing body must first give at least 14 days' public notice 28 29 between the first and last reading of the resolution or ordinance by publishing the notice in a newspaper of general 30 31 circulation within its jurisdiction as defined by law. The notice must contain the proposed classifications and rates 32 33 applicable to the business tax. The business tax may be levied 34 on:

(1) Any person who maintains a permanent business location
or branch office within the municipality, for the privilege of
engaging in or managing any business within its jurisdiction.

38 (2) Any person who maintains a permanent business location
39 or branch office within the municipality, for the privilege of
40 engaging in or managing any profession or occupation within its
41 jurisdiction.

723095 - strike all to HB 487.docx Published On: 3/20/2017 6:56:29 PM

Page 2 of 9

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 487 (2017)

Amendment No. 1

(3) Any person who does not qualify under subsection (1) 42 43 or subsection (2) and who transacts any business or engages in any occupation or profession in interstate commerce, if the 44 45 business tax is not prohibited by s. 8, Art. I of the United States Constitution. 46 Section 3. Subsection (2) of section 205.162, Florida 47 Statutes, is renumbered as subsection (3), respectively, and 48 49 subsection (2) is added to that section, to read: 205.162 Authorized exemptions for Exemption allowed 50 certain disabled persons, the aged, and widows with minor 51 dependents, and low-income persons.-52 (2) A person receiving public assistance, as defined in s. 53 409.2554, or a person whose household income is less than 130 54 percent of the federal poverty level based on the current year's 55 federal poverty guidelines may engage in any business or 56 57 occupation in a count in which he or she lives without paying a business tax. A person claiming an exemption under this 58 59 subsection must submit a completed and signed request, under penalty of perjury, for fee waiver and supporting documents to 60 the local governing authority. 61 Section 4. Section 205.171, Florida Statutes, is amended 62 63 to read: 205.171 Authorized exemptions for allowed disabled 64 65 veterans, veterans' of any war or their unremarried spouses, or active duty military servicemembers' spouses.-66 723095 - strike all to HB 487.docx Published On: 3/20/2017 6:56:29 PM Page 3 of 9

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 487 (2017)

Amendment No. 1

67 A person Any bona fide, permanent resident elector of (1)the state who served as an officer or enlisted person during any 68 69 of the periods specified in s. 1.01(14) in the Armed Forces of the United States, National Guard, or United States Coast Guard 70 71 or Coast Guard Reserve, or any temporary member thereof, who has 72 actually been, or may hereafter be, reassigned by the air force, army, navy, coast quard, or marines to active duty during any 73 74 war, declared or undeclared, armed conflicts, crises, etc., who 75 was honorably discharged from the service of the United States, 76 or such person's spouse, may engage in any business or 77 occupation in the county in which he or she lives without paying a business tax. and who at the time of his or her application 78 79 for a business tax receipt is disabled from performing manual labor shall, upon sufficient identification, proof of being a 80 permanent resident elector in the state, and production of an 81 honorable discharge from the service of the United States: 82 (2) An active duty military servicemember's spouse who has 83 relocated to a county or municipality pursuant to receipt of a 84 permanent change of station order may engage in any business or 85 86 occupation in the county in which he or she lives without paying a business tax. 87 (a) Be granted a receipt to engage in any business or 88 89 occupation in the state which may be carried on mainly through the personal efforts of the receiptholder as a means of 90 livelihood and for which the state license or county or 91 723095 - strike all to HB 487.docx Published On: 3/20/2017 6:56:29 PM

Page 4 of 9



Amendment No. 1

Bill No. HB 487 (2017)

municipal receipt does not exceed the sum of \$50 for each 92 93 without payment of any business tax otherwise provided for by 94 <del>law; or</del> 95 (3) (b) Be entitled to an exemption to the extent of \$50 on 96 any receipt to engage in any business or occupation in the state 97 which may be carried on mainly through the personal efforts of the receiptholder as a means of livelihood when the state 98 99 license or county or municipal receipt for such business or occupation is more than \$50. An The exemption under this section 100 101 includes shall extend to and include the right of the receiptholder to operate an automobile-for-hire of not exceeding 102 103 five-passenger capacity, including the driver, when such 104 automobile is owned or contracted to be purchased by the 105 receiptholder and is being operated by him or her as a means of 106 livelihood and that the proper business tax for the operation of 107 such motor vehicle for private use has been applied for and attached to the motor vehicle and the proper fees paid by the 108 109 receiptholder.

110 (4) A person claiming an exemption under this section must 111 submit a completed and signed request, under penalty of perjury, 112 for fee waiver and supporting documents to the local governing 113 authority.

114 (2) When such person applies for a receipt to conduct any 115 business or occupation for which the county or municipal

723095 - strike all to HB 487.docx Published On: 3/20/2017 6:56:29 PM

Page 5 of 9

Amendment No. 1

Bill No. HB 487 (2017)

116 business tax exceeds \$50, the remainder of such tax in excess of 117 \$50 shall be paid in cash.

118 (5) (3) The local governing authority must Each tax collecting authority of this state and of each county and each 119 120 municipality shall issue to a person entitled to an exemption 121 under this section such persons as may be entitled hereunder a 122 receipt pursuant to the foregoing provision and subject to the 123 conditions thereof. Such receipt when issued shall be marked 124 across the face "Veteran Veterans Exempt Receipt" - "Not 125 Transferable, - " "Veteran Spouse Exempt Receipt" - Not 126 Transferable, " or "Active Duty Military Servicemember Spouse Exempt Receipt" - "Not Transferable," as appropriate. Before 127 128 issuing the receipt, proof shall be duly made that the applicant 129 is entitled under this section law to receive the exemption. The 130 proof may be made by establishing to the satisfaction of such tax collecting authority by means of certificate of honorable 131 132 discharge or certified copy thereof that the applicant is a veteran within the purview of this section and by exhibiting: 133 (a) A certificate of government-rated disability to an 134

135 extent of 10 percent or more;

136 (b) The affidavit or testimony of a reputable physician 137 who personally knows the applicant and who makes oath that the 138 applicant is disabled from performing manual labor as a means of 139 livelihood;

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Page 6 of 9

Bill No. HB 487 (2017)

Amendment No. 1

(c) The certificate of the veteran's service officer of 140 141 the county in which applicant lives, duly executed under the 142 hand and seal of the chief officer and secretary thereof, attesting the fact that the applicant is disabled and entitled 143 144 to receive a receipt within the meaning and intent of this 145 section; (d) A pension certificate issued to him or her by the 146 147 United States by reason of such disability; or 148 (e) Such other reasonable proof as may be required by the 149 tax collecting authority to establish the fact that such 150 applicant is disabled. 151 152 All receipts issued under this section shall be in the same general form as other state, county, and municipal licenses and 153 expire shall expire at the same time as such other licenses are 154 fixed by law to expire. 155 (6) (4) Receipts obtained by the commission of fraud upon 156 any issuing authority are void. Any person who has fraudulently 157 obtained a receipt, or who has fraudulently received any 158 transfer of a receipt issued to another, and has thereafter 159 engaged in any business or occupation requiring a receipt under 160 color thereof is subject to prosecution for engaging in a 161 business or occupation without having the required receipt under 162 the laws of the state. Such receipt may not be issued in any 163 county other than the county where the veteran is a resident 164 723095 - strike all to HB 487.docx

Published On: 3/20/2017 6:56:29 PM

Page 7 of 9

COMMITTEE/SUBCOMMITTEE AMENDMENT

(2017)

Bill No. HB 487

Amendment No. 1

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179

165 citizen elector, unless such veteran produces a certificate of 166 the tax collector of his or her home county to the effect that 167 no exemption from taxation has been granted to such veteran in 168 his or her home county under this section.

169 <u>(7)(5)</u> Neither this nor any other law exempts any person 170 from the payment of any amount required by law for the issuance 171 of a license to sell intoxicating liquors or malt and vinous 172 beverages.

173 (6) The unremarried spouse of a deceased disabled veteran
 174 of any war in which the United States Armed Forces participated
 175 is entitled to the same exemptions as the disabled veteran.

Section 5. This act shall take effect July 1, 2017.

### TITLE AMENDMENT

180 Remove everything before the enacting clause and insert: An act relating to local business tax; amending s. 205.032, 181 F.S.; authorizing a county to continue to levy a business tax if 182 a resolution or ordinance was adopted by a specified date; 183 removing notice requirements; amending s. 205.042, F.S.; 184 authorizing a municipality to continue to levy a business tax if 185 186 a resolution or ordinance was adopted by a specified date; 187 removing notice requirements; amending s. 205.162, F.S.; 188 exempting low-income persons from paying business taxes; providing conditions; amending s. 205.171, F.S.; revising the 189 723095 - strike all to HB 487.docx

Published On: 3/20/2017 6:56:29 PM

Page 8 of 9



Amendment No. 1

Bill No. HB 487 (2017)

exemption for disabled veterans and their unmarried spouses to include veterans, the veterans' spouses, and active duty military servicemembers' spouses; providing conditions; conforming provisions to changes made by the act; providing an effective date.

723095 - strike all to HB 487.docx Published On: 3/20/2017 6:56:29 PM

Page 9 of 9

### Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

#### Location: 12 HOB

### HB 697 : Federal Immigration Enforcement

X Favorable With Committee Substitute

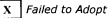
	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo		X			
Daisy Baez		X			
Kamia Brown	····	X			
Daniel Burgess, Jr.	X				
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek	X				
MaryLynn Magar	X				
Mike Miller			x		
Mel Ponder	x			-	· · · · · · · · · · · · · · · · · · ·
Jake Raburn	X				
Paul Renner	X			-	
Carlos Smith		X			
Patricia Williams		X			
Scott Plakon (Chair)	X				
e	Total Yeas: 9	Total Nays: 5	;		

### **HB 697 Amendments**

### Amendment 072637

X Failed to Adopt

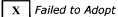
### Amendment 445973



### Amendment 545993

X Failed to Adopt

### Amendment 552663



### Amendment 596431

X Failed to Adopt

### Amendment 677471

X Failed to Adopt

### Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

Location: 12 HOB HB 697 : Federal Immigration Enforcement (continued)

#### HB 697 Amendments (continued)

### Amendment 950445

X Adopted Without Objection

#### **Appearances:**

Amendment 2 (677471) Woodall, Karen (Lobbyist) - Information Only Florida Center for Fiscal & Economic Policy Director 579 E Call St Tallahassee FL 32301 Phone: (850) 321-9386 Amendment 2 (677471) Valero, Maria (Lobbyist) - Waive In Support National Latina Advocacy Network State Policy Director 8325 NE 2nd Ave Miami FL 33138 Phone: (786) 442-8199 Menes, Francesca (Lobbyist) - Waive In Support Florida Immigrant Coalition, Inc. Director of Policy & Advocacy 2800 Biscayne Blvd Suite 800 Miami FL 33137 Phone: (305) 571-7254 Amendment 3 (545993) Woodall, Karen (Lobbyist) - Waive In Support Florida Center for Fiscal & Economic Policy 579 E Call St Tallahassee FL 32301 Phone: (850) 321-9386 Amendment 3 (545993) Valero, Maria (Lobbyist) - Waive In Support

National Latina Advocacy Network State Policy Director 8325 NE 2nd Ave Miami FL 33138 Phone: (786) 442-8199

#### Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

Location: 12 HOB

HB 697 : Federal Immigration Enforcement (continued)

### Appearances: (continued)

Amendment 3 (545993) Menes, Francesca (Lobbyist) - Waive In Support Florida Immigrant Coalition, Inc. 2800 Biscayne Blvd Suite 800 Miami FL 33137 Phone: (305) 571-7254

Amendment 4 (552663) Woodall, Karen (Lobbyist) - Waive In Support Florida Center for Fiscal & Economic Policy Director 579 E Call St Tallahassee FL 32301 Phone: (850) 321-9386

Amendment 4 (552663) Valero, Maria (Lobbyist) - Waive In Support National Latina Advocacy Network State Policy Director 8325 NE 2nd Ave Miami FL 33138 Phone: (786) 442-8199

Amendment 4 (552663) Menes, Francesca (Lobbyist) - Waive In Support Florida Immigrant Coalition, Inc. Director of Policy & Advocacy 2800 Biscayne Blvd Suite 800 Miami FL 33137 Phone: (305) 571-7254

Amendment 5 (445973) Valero, Maria (Lobbyist) - Waive In Support National Latina Advocacy Network State Policy Director 8325 NE 2nd Ave Miami FL 33138 Phone: (786) 442-8199

Amendment 5 (445973) Woodall, Karen (Lobbyist) - Waive In Support Florida Center for Fiscal & Economic Policy Director 579 E Call St Tallahassee FL 32301 Phone: (850) 321-9386

### Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

Location: 12 HOB HB 697 : Federal Immigration Enforcement (continued)

#### Appearances: (continued)

Amendment 5 (445973) Menes, Francesca (Lobbyist) - Waive In Support Florida Immigrant Coalition, Inc. Director of Policy & Advocacy 2800 Biscayne Blvd Suite 800 Miami FL 33137 Phone: (305) 571-7254

Amendment 6 (072637) Menes, Francesca (Lobbyist) - Waive In Support Florida Immigrant Coalition, Inc. Director of Policy & Advocacy 2800 Biscayne Blvd Suite 800 Miami FL 33137 Phone: (305) 571-7254

Amendment 6 (072637) Valero, Maria (Lobbyist) - Waive In Support Florida Latina Advocacy Network State Policy Director 8235 NE 2nd Ave. Miami FL 33138 Phone: 786-442-8199

Amendment 6 (072637) Woodall, Karen (Lobbyist) - Information Only Florida Center for Fiscal & Economic Policy Director 579 E Call St Tallahassee FL 32301 Phone: (850) 321-9386

Amendment 7 (596431) Menes, Francesca (Lobbyist) - Waive In Support Florida Immigrant Coalition, Inc. Director of Policy & Advocacy 2800 Biscayne Blvd Suite 800 Miami FL 33137 Phone: (305) 571-7254

Amendment 7 (596431) Woodall, Karen (Lobbyist) - Waive In Support Florida Center for Fiscal & Economic Policy Director 579 E Call St Tallahassee FL 32301 Phone: (850) 321-9386

### Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

Location: 12 HOB HB 697 : Federal Immigration Enforcement (continued)

#### **Appearances:** (continued)

Amendment 7 (596431) Valero, Maria (Lobbyist) - Waive In Support Florida Latina Advocacy Network State Policy Director 8235 NE 2nd Ave. Miami FL 33138 Phone: 786-442-8199

Amendment 5 (445973) Labrador, Edward (Lobbyist) - Proponent Broward County Director, Intergovernmental Affairs 115 S Andrews Ave 115 S Andrews Ave Rm 426 Fort Lauderdale FL 33301 Phone: (954) 357-7135

Amendment 2 (677471) Labrador, Edward (Lobbyist) - Proponent Broward County Director, Intergovernmental Affairs 115 S Andrews Ave 115 S Andrews Ave Rm 426 Fort Lauderdale FL 33301 Phone: (954) 357-7135

Perry, Gail Marie (General Public) - Opponent Communications Workers of America Chair, Council of Florida PO Box 1766 Pompano Beach FL 33061 Phone: 954-850-4055

Delgado, Ingrid (Lobbyist) - Waive In Opposition Florida Conference of Catholic Bishops Associate for Social Concerns & Respect Life 201 W Park Ave Tallahassee FL 32301 Phone: (850) 222-3803

Labrador, Edward (Lobbyist) - Waive In Opposition Broward County Director, Intergovernmental Affairs 115 S Andrews Ave 115 S Andrews Ave Rm 426 Fort Lauderdale FL 33301 Phone: (954) 357-7135

Rosenberg, Arthur (Lobbyist) - Waive In Opposition Florida Legal Services, Inc Attorney 3000 Biscayne Blvd Ste 106 Miami FL 33137 Phone: (850) 509-2085

### Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

Location: 12 HOB HB 697 : Federal Immigration Enforcement (continued) Appearances: (continued) Gillum, Monique (Lobbyist) - Waive In Opposition Southern Poverty Law Center Policy Strategist PO Box 10788 Tallahassee F 32302 Phone: (850) 521-3022 Ching, Stephen - Waive In Opposition Self 128 Bridgeport Road Daytona Beach FL 32118 Phone: 386-235-5014 Phillips, Michael (General Public) - Waive In Opposition Self 6084 Kocol Lane Cocoa FL 32927 Phone: 321-652-2089 Abicht, Glenda - Waive In Opposition Self Services Tech. 4305 SW 98 Ave. Miami FL 33165 Phone: 786-376-1181 Templin, Rich (Lobbyist) - Opponent Florida AFL-CIO 135 S. Monroe Tallahassee FL 32301 Phone: 850-224-6926 Mosley, Steven - Waive In Opposition Self 890 Cleveland St. Titusville FL 32780 Phone: 321-917-4765 Hall, Steven - Waive In Opposition Self 2619 Corrine Drive Orlando FL 32803 Bauza, Rosa (General Public) - Waive In Opposition Self 1935 S. Conway Rd. Apt. E7 Orlando FL

### Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

Location: 12 HOB HB 697 : Federal Immigration Enforcement (continued) Appearances: (continued) Quincoces, Richard - Waive In Opposition Self 11751 SW 182 Terrace Miami FL 33177 Phone: 305-301-9421

Smith, Chenavia - Waive In Opposition 2718 Candlewood Ct. Apopka FL 32703 Phone: 407-733-2737

Bell, Lori (General Public) - Waive In Support Self 21150 Gertrude Ave T2 Port Charlotte FL 33952 Phone: 941-815-6042

Ramirez, Frank - Waive In Opposition Self 25131 SW 120 Place Homestead FL 33032 Phone: 305-801-7679

Byrne, Kevin - Waive In Opposition Self 256 SE Todd Ave. Port St. Lucie FL 34983 Phone: 772-979-5899

Atkins, Horace - Waive In Opposition Self 601 SW 68 Terrace Pembroke Pines FL 33023 Phone: 305-206-9497

Gilland, Richard - Waive In Opposition Self 7140 Milton Ave. Cocoa FL Phone: 407-443-2549

Cannon, Joanne - Waive In Opposition Self 3410 50th St. W. Bradenton FL 34209 Phone: 941-812-7113

### Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

### Location: 12 HOB HB 697 : Federal Immigration Enforcement (continued)

#### **Appearances:** (continued)

Caldwell, Murray - Waive In Opposition Self 146 E. Park Ave. Cocoa Beach FL 32931 Phone: 321-292-4258

Hiley, Katherine (General Public) - Waive In Opposition Self 657 Sweetbriar Drive Oldsmar FL 34677 Phone: 813-748-5467

Menes, Francesca (Lobbyist) - Opponent Florida Immigrant Coalition, Inc. Director of Policy & Advocacy 2800 Biscayne Blvd Suite 800 Miami FL 33137 Phone: (305) 571-7254

Gross, Kara (Lobbyist) - Waive In Opposition American Civil Liberties Union of Florida Legislative Counsel 4500 Biscayne Boulevard Suite 340 Miami FL 33137 Phone: (850) 347-6994

Woodall, Karen (Lobbyist) - Waive In Opposition Florida Center for Fiscal & Economic Policy Director 579 E Call St Tallahassee FL 32301 Phone: (850) 321-9386

Valero, Maria (Lobbyist) - Waive In Opposition National Latina Institute for Reproductive Health 8325 NE 2nd Ave Miami FL 33138 Phone: (786) 442-8199

Kaleigh Reyes (General Public) - Waive In Opposition 7532 Windance Ct Jacksonville Florida 32244 Phone: 904-288-8287

## COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 697 (2017)

Amendment No. 1

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED(Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION $\times$ (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
	Committee/Subcommittee hearing bill: Local, Federal & Veterans
	Affairs Subcommittee
	Representative Metz offered the following:
	Amendment
	Remove lines 246-248 and insert:
	immigration agency.
	Remove lines 254-256 and insert:
	1. Provide immediate notice of the person's arrest and
	charges to a federal immigration agency.
	2. Provide notice of that fact to the judge authorized to
	grant or deny the person's release on bail under chapter 903.
	3. Record that fact in the person's case file.
	Remove line 275 and insert:
	the immigration detainer.
	Remove line 283 and insert:
ן 9!	50445 - 697 Amendment 1.docx
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 697 (2017)

Amendment No. 1

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to an immigration detainer shall ensure that such fact is recorded in the Remove lines 422-434 and insert: (1) A person injured in this state by the tortious acts or omissions of an alien unlawfully present in the United States, or the personal representative of a person killed in this state by the tortious acts or omissions of an alien unlawfully present in the United States, has a cause of action for damages against a state entity, local governmental entity, or law enforcement agency upon proof by the greater weight of the evidence of: (a) The existence of a sanctuary policy in violation of s. 908.201; and (b) 1. A failure to comply with a provision of s. 908.202 resulting in such alien's having access to the person injured or killed when the tortious acts or omissions occurred; or 2. A failure to comply with a provision of s. 908.204(1)(c) resulting in such alien's having access to the person injured or killed when the tortious acts or omissions occurred.

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Page 2 of 2

Bill No. HB 697 (2017)

Amendment No. 2

COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N) ADOPTED AS AMENDED (Y/N)(Y/N) ADOPTED W/O OBJECTION  $\times$  (Y/N) FAILED TO ADOPT WITHDRAWN (Y/N) OTHER Committee/Subcommittee hearing bill: Local, Federal & Veterans 1 2 Affairs Subcommittee 3 Representative Smith offered the following: 4 5 Amendment 6 Remove lines 89-105 and insert: 7 U.S.C. ss. 1226 and 1357. For purposes of this subsection, an immigration detainer is deemed facially sufficient if 8 9 accompanied by a valid judicial warrant. 10 677471 - 697 Amendment 2.docx Published On: 3/20/2017 6:57:27 PM Page 1 of 1

### COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 3

Bill No. HB 697 (2017)

COMMITTEE/SUBCOMMITT	EE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	<u>X</u> (Y/N)
WITHDRAWN	(Y/N)

OTHER

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Committee/Subcommittee hearing bill: Local, Federal & Veterans

Affairs Subcommittee

Representative Smith offered the following:

Amendment

Remove lines 112-113 and insert:

state police departments, and the Department of Corrections. The term

Remove lines 145-146 and insert:

thereof. The term includes a

545993 - 697 Amendment 3.docx

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### COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 4

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Bill No. HB 697 (2017)

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT $X$ (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Local, Federal & Veterans
2	Affairs Subcommittee
3	Representative Smith offered the following:
4	
5	Amendment (with title amendment)
6	Remove lines 227-238 and insert:
7	of or a witness to a criminal offense.
8	
9	
10	
11	TITLE AMENDMENT

Remove lines 21-22

552663 - 697 Amendment 4.docx

Published On: 3/20/2017 6:57:55 PM

Page 1 of 1

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### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 697 (2017)

Amendment No. 5

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	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT $X (Y/N)$
	WITHDRAWN (Y/N)
	OTHER
	· · · · · · · · · · · · · · · · · · ·
1	Committee/Subcommittee hearing bill: Local, Federal & Veterans
2	Affairs Subcommittee
3	Representative Smith offered the following:
4	
5	Amendment (with title amendment)
6	Between lines 298 and 299, insert:
7	(3) The state shall reimburse a local governmental entity
8	or law enforcement agency for the entity's or agency's detention
9	costs and the costs of compliance with federal requests when
10	such costs are incurred in support of the enforcement of federal
11	immigration law. This reimbursement shall include payment for
12	any adverse civil judgement arising from honoring an immigration
13	detainer or information request in accordance with this chapter.
14	
15	
16	TITLE AMENDMENT
	445973 - 697 Amendment 5.docx
	Published On: 3/20/2017 6:58:11 PM

### COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 5

Bill No. HB 697 (2017)

- 17 Remove line 25 and insert:
- 18 immigration detainer; requiring the state to reimburse
- 19 local governmental entities or law enforcement agencies for
- 20

certain costs; authorizing local governmental

445973 - 697 Amendment 5.docx Published On: 3/20/2017 6:58:11 PM

Page 2 of 2

### COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 6

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Bill No. HB 697 (2017)

COMMITTEE/SUBCOMMIT	TEE .	ACTION
ADOPTED		(Y/N)
ADOPTED AS AMENDED		(Y/N)
ADOPTED W/O OBJECTION		(Y/N)
FAILED TO ADOPT	X	(Y/N)
WITHDRAWN		(Y/N)
OTHER		•

Committee/Subcommittee hearing bill: Local, Federal & Veterans Affairs Subcommittee

Representative Smith offered the following:

### Amendment (with title amendment)

Remove lines 399-457 and insert:

5. 908.201. The court shall provide a copy of the consent decree
or order granting an injunction or civil penalties that contains
the written findings required by this subsection to the Governor
within 30 days after the date of rendition.

11 (6) A state entity, local governmental entity, or law 12 enforcement agency ordered to pay a civil penalty pursuant to 13 subsection (4) shall remit payment to the Chief Financial 14 Officer, who shall deposit such payment into the General Revenue 15 Fund.

Remove line 505 and insert:

072637 - 697 Amendment 6.docx

Published On: 3/20/2017 6:58:23 PM



## COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 697 (2017)

Amendment No. 6

•.	Remove li	nes 37-42 ar	nd insert	:			
2	written f	indings; pro	oviding f	or appl:	icabilit	y to ce	rtain
			•				
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							1.
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### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 697 (2017)

Amendment No. 7

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT $X$ (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Local, Federal & Veterans
2	Affairs Subcommittee
3	Representative Smith offered the following:
4	
5	Amendment (with directory and title amendments)
6	Between lines 500 and 501, insert:
7	908.403 ConstructionNothing in this chapter shall be
8	construed inconsistent with the decision in Lacroix v. Junior,
9	Case Nos. F17-376 and F17-1770 (Fla. 11th Judicial Cir. 2017)
10	
11	
12	DIRECTORY AMENDMENT
13	Remove line 53 and insert:
14	sections 908.101-908.403, is created to read:
15	
16	
	596431 - 697 Amendment 7.docx
	Published On: 3/20/2017 6:58:36 PM

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 697 (2017)

Amendment No. 7

17 TITLE AMENDMENT 18 Between lines 44 and 45, insert: 19 providing construction; 20 596431 - 697 Amendment 7.docx Published On: 3/20/2017 6:58:36 PM Page 2 of 2

### Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

Location: 12 HOB

### **CS/HB 735 : Covenants and Restrictions**

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Daisy Baez			X		
Kamia Brown	X				
Daniel Burgess, Jr.			X		
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek			X		
MaryLynn Magar	X				
Mike Miller			x		
Mel Ponder			X		
Jake Raburn	X				
Paul Renner	X				
Carlos Smith	X				
Patricia Williams	X				
Scott Plakon (Chair)			X		
•	Total Yeas: 9	Total Nays: 0			

### **CS/HB 735 Amendments**

### Amendment 229975

X Adopted Without Objection

### **Appearances:**

Hunter, Gary (Lobbyist) - Waive In Support Kendall Associates I, LLLP Attorney 119 S. Monroe St. Suite 300 Tallahassee FL 32314-6526 Phone: (850) 222-7500

### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 735 (2017)

Amendment No. 1

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	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION $\mathbf{X}$ (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Local, Federal & Veterans
2	Affairs Subcommittee
3	Representative Edwards offered the following:
4	
5	Amendment
6	Remove lines 84-87 and insert:
7	imposition by a county of a recorded or unrecorded restriction
8	or covenant as a condition of a county's approval or issuance of
9	a development permit does not preclude the county from
10	exercising its police power to later
11	Remove lines 100-104 and insert:
12	imposition by a municipality of a recorded or unrecorded
13	restriction or covenant as a condition of a municipality's
14	approval or issuance of a development permit does not preclude a
15	municipality from exercising its police power to later amend,
16	release, or terminate the
	229975 - HB 735 Amendment 1.docx
	Published On: 3/20/2017 6:59:19 PM

### Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

#### Location: 12 HOB

### HB 737 : Port of Palm Beach District, Palm Beach County

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Daisy Baez	X				· · · · · ·
Kamia Brown	X				
Daniel Burgess, Jr.	X	<u>12 - 11 12</u>			
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek	Х				
MaryLynn Magar			Х		
Mike Miller	X				
Mel Ponder			X		
Jake Raburn	X				
Paul Renner	X		· · · ·		
Carlos Smith	X				
Patricia Williams	X				
Scott Plakon (Chair)	X				
	Total Yeas: 13	Total Nays:	0		

### HB 737 Amendments

### Amendment 455451

X Adopted Without Objection

### Appearances:

Waldron, Katherine (General Public) - Waive In Support Port of Palm Beach Commissioner West Palm Beach FL Phone: 703-371-7910

Pinsky, Richard (Lobbyist) - Waive In Support Port of Palm Beach 106 E College Ave #1200 Tallahassee FL 32301 Phone: (850) 224-9634

### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 737 (2017)

& Veterans

Amendment No. 1

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Y/N) Y/N) Y/N) - g bill: Local, Federa the following:
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Published On: 3/20/2017 7:00:25 PM

### Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

Location: 12 HOB

### HM 825 : Preventing Voting by Noncitizens

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo		X			
Daisy Baez		X			
Kamia Brown		X			
Daniel Burgess, Jr.	X				
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek	X				
MaryLynn Magar	X				
Mike Miller			X		
Mel Ponder	X				
Jake Raburn	x				
Paul Renner	X				
Carlos Smith		X			
Patricia Williams	X				
Scott Plakon (Chair)	X			·····	
	Total Yeas: 10	Total Nays:	4		*

Committee meeting was reported out: Tuesday, March 21, 2017 5:22PM

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### Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

#### Location: 12 HOB

### PCS for HM 935 : Haitian-American Heritage & Caribbean-American Heritage

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Daisy Baez	X				
Kamia Brown	X				
Daniel Burgess, Jr.		· ·	X		
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek	X				
MaryLynn Magar	X		·		
Mike Miller	X				
Mel Ponder			X		
Jake Raburn	X	*****			
Paul Renner	X				
Carlos Smith	X				
Patricia Williams	X	·····			
Scott Plakon (Chair)	X		·····		
~	Total Yeas: 13	Total Nays: 0	•		

Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

### Location: 12 HOB

### HB 1075 : Nassau County

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo			X		
Daisy Baez		X			
Kamia Brown	X				
Daniel Burgess, Jr.	X				
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek	X				
MaryLynn Magar	X	· ·			
Mike Miller			X		
Mel Ponder			X		
Jake Raburn	X				
Paul Renner	X				
Carlos Smith		X			
Patricia Williams	X				
Scott Plakon (Chair)	X				
	Total Yeas: 10	Total Nays: 2	2		

### HB 1075 Amendments

### Amendment 202355

X Adopted Without Objection

### **Appearances:**

Johnson, Jonathan (Lobbyist) - Proponent Rayonier, Inc. Attorney, Hopping, Green & Sams 119 S. Monroe St. Suite 300 Tallahassee FL 32301 Phone: 850-222-7500

Adkins, Douglas (General Public) - Opponent Small Business Owner 863 Laguna Drive Fernandina Beach FL 32304 Phone: 904-261-2213

## COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 1075

(2017)

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Amendment No. 1

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	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION $\times$ (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Local, Federal & Veterans
2	Affairs Subcommittee
3	Representative Byrd offered the following:
4	
5	Amendment
6	Remove line 460 and insert:
7	Statutes, which are not inconsistent with the provisions of this
8	act, shall constitute a general power, special power
9	Remove lines 2972-2974 and insert:
10	(n) Application of s. 189.051, Florida StatutesBonds issued by
11	the district shall meet the criteria set forth in s. 189.051,
12	Florida Statutes.

202355 - 1075 Amendment 1.docx

Published On: 3/20/2017 7:01:06 PM

Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

### Location: 12 HOB

HJR 1129 : Selection and Duties of County Officers

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo			X		
Daisy Baez		X			
Kamia Brown		· X			
Daniel Burgess, Jr.	X				
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek	X				
MaryLynn Magar			x		
Mike Miller			X		
Mel Ponder			Х		
Jake Raburn	X				
Paul Renner			X		
Carlos Smith		X			
Patricia Williams		X			
Scott Plakon (Chair)	X	······			
	Total Yeas: 6	Total Nays	: 4		

#### HJR 1129 Amendments

### Amendment 792305

X Withdrawn

### Amendment 973755

X Withdrawn

#### **Appearances:**

Amendment 1 (792305) Teague, Kelley (Lobbyist) - Waive In Support Orange County Government Legislative Affairs 201 S Rosalind Ave Orlando FL 32801

Labrador, Edward (Lobbyist) - Opponent Broward County Director, Intergovernmental Affairs 115 S Andrews Ave 115 S Andrews Ave Rm 426 Fort Lauderdale FL 33301 Phone: (954) 826-1155

### Local, Federal & Veterans Affairs Subcommittee

### 3/21/2017 12:30PM

Location: 12 HOB HJR 1129 : Selection and Duties of County Officers (continued)

### Appearances: (continued)

Teague, Kelley (Lobbyist) - Waive In Opposition Orange County Government Legislative Affairs Director 201 S Rosalind Ave Orlando FL 32801

Youmans, Laura (Lobbyist) - Waive In Opposition Florida Association of Counties 100 S Monroe St Tallahassee FL 32301

McCarty, Jess (Lobbyist) - Waive In Opposition Miami-Dade County Assistant County Attorney 111 NW First St Ste 2810 Miami FL 33128-1930 Phone: (305) 979-7110

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HJR 1129

(2017)

Amendment No. 1

 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
 \_\_\_\_\_\_

Committee/Subcommittee hearing bill: Local, Federal & Veterans
 Affairs Subcommittee

Representative Miller, M. offered the following:

### Amendment (with ballot and title amendments)

6 Remove everything after the resolving clause and insert: 7 That the following amendment to Section 1 of Article VIII of the 8 State Constitution is agreed to and shall be submitted to the 9 electors of this state for approval or rejection at the next 10 general election or at an earlier special election specifically 11 authorized by law for that purpose:

12 ARTICLE VIII

13 LOCAL GOVERNMENT

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SECTION 1. Counties.-

(a) POLITICAL SUBDIVISIONS. The state shall be divided by law into political subdivisions called counties. Counties may be 792305 - HJR 1129 Amendment 2.docx

Published On: 3/21/2017 12:08:52 PM

### COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HJR 1129 (2017)

created, abolished or changed by law, with provision for paymentor apportionment of the public debt.

(b) COUNTY FUNDS. The care, custody and method ofdisbursing county funds shall be provided by general law.

(c) GOVERNMENT. Pursuant to general or special law, a
county government may be established by charter which shall be
adopted, amended or repealed only upon vote of the electors of
the county in a special election called for that purpose.

25 COUNTY OFFICERS. There shall be elected by the (d) electors of each county, for terms of four years, a sheriff, a 26 tax collector, a property appraiser, a supervisor of elections, 27 and a clerk of the circuit court; except, when provided by 28 29 county charter or special law approved by vote of the electors 30 of the county, a sheriff, a tax collector, a supervisor of 31 elections in any county other than Miami-Dade County, a property appraiser, and a clerk of the circuit court any county officer 32 33 may be chosen in another manner therein specified, or such 34 offices, other than a supervisor of elections in Miami-Dade 35 County, any county office may be abolished when all the duties 36 of the office prescribed by general law are transferred to 37 another office. When not otherwise provided by county charter or special law approved by vote of the electors, the clerk of the 38 circuit court shall be ex officio clerk of the board of county 39 40 commissioners, auditor, recorder, and custodian of all county 41 funds. Notwithstanding subsection 6(e) of this article, this

792305 - HJR 1129 Amendment 2.docx

Published On: 3/21/2017 12:08:52 PM

Page 2 of 6

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HJR 1129 (2017)

42 <u>subsection provides the exclusive manner for the selection of</u> 43 <u>the supervisor of elections of Miami-Dade County. This</u> 44 <u>subsection does not limit legislative authority to create,</u> 45 <u>abolish, or change counties by law pursuant to section 1 of this</u> 46 <u>article.</u>

47 (e) COMMISSIONERS. Except when otherwise provided by county charter, the governing body of each county shall be a 48 board of county commissioners composed of five or seven members 49 50 serving staggered terms of four years. After each decennial census the board of county commissioners shall divide the county 51 into districts of contiguous territory as nearly equal in 52 population as practicable. One commissioner residing in each 53 district shall be elected as provided by law. 54

55 (f) NON-CHARTER GOVERNMENT. Counties not operating under county charters shall have such power of self-qovernment as is 56 57 provided by general or special law. The board of county 58 commissioners of a county not operating under a charter may enact, in a manner prescribed by general law, county ordinances 59 not inconsistent with general or special law, but an ordinance 60 in conflict with a municipal ordinance shall not be effective 61 within the municipality to the extent of such conflict. 62

(g) CHARTER GOVERNMENT. Counties operating under county
charters shall have all powers of local self-government not
inconsistent with general law, or with special law approved by
vote of the electors. The governing body of a county operating

792305 - HJR 1129 Amendment 2.docx

Published On: 3/21/2017 12:08:52 PM

Page 3 of 6

### COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HJR 1129 (2017)

under a charter may enact county ordinances not inconsistent
with general law. The charter shall provide which shall prevail
in the event of conflict between county and municipal
ordinances.

(h) TAXES; LIMITATION. Property situate within
municipalities shall not be subject to taxation for services
rendered by the county exclusively for the benefit of the
property or residents in unincorporated areas.

(i) COUNTY ORDINANCES. Each county ordinance shall be
filed with the custodian of state records and shall become
effective at such time thereafter as is provided by general law.

(j) VIOLATION OF ORDINANCES. Persons violating county
 ordinances shall be prosecuted and punished as provided by law.

80 (k) COUNTY SEAT. In every county there shall be a county seat at which shall be located the principal offices and 81 82 permanent records of all county officers. The county seat may not be moved except as provided by general law. Branch offices 83 for the conduct of county business may be established elsewhere 84 in the county by resolution of the governing body of the county 85 in the manner prescribed by law. No instrument shall be deemed 86 recorded until filed at the county seat, or a branch office 87 88 designated by the governing

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BALLOT AMENDMENT

792305 - HJR 1129 Amendment 2.docx

Published On: 3/21/2017 12:08:52 PM

Page 4 of 6

### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HJR 1129 (2017)

Amendment No. 1

92	Remove lines 113-146 and insert:
93	BE IT FURTHER RESOLVED that the following statement be placed on
94	the ballot:
95	CONSTITUTIONAL AMENDMENT
96	ARTICLE VIII, SECTION 1
97	SELECTION OF THE SUPERVISOR OF ELECTIONS IN MIAMI-DADE
98	COUNTY Proposing an amendment to the State Constitution to
99	remove authority for a county charter to provide for choosing
100	the supervisor of elections of Miami-Dade County in a manner
101	other than by election or to abolish the office of supervisor of
102	elections if all duties of the office prescribed by general law
103	are transferred to another office. The amendment takes effect
104	January 8, 2019, if approved.
105	
106	
107	TITLE AMENDMENT
108	Remove everything before the resolving clause and insert:
109	A joint resolution proposing an amendment to Section 1 of $`$
110	Article VIII and the creation of a new section in Article XII of
111	the State Constitution to remove authority for a county charter
112	to provide for choosing the supervisor of elections of Miami-
113	Dade County in a manner other than election, prohibit a special
114	law to provide for choosing a supervisor of elections in a
115	manner other than election, authorize the abolition of any
116	county office if its duties are transferred to another office by
	792305 - HJR 1129 Amendment 2.docx
	Published On: 3/21/2017 12:08:52 PM

Page 5 of 6

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HJR 1129 (2017)

Amendment No. 1

117 special law approved by county voters, and remove authority for 118 a county charter to transfer certain duties of the clerk of the 119 circuit court to another officer.

792305 - HJR 1129 Amendment 2.docx Published On: 3/21/2017 12:08:52 PM

Page 6 of 6

Bill No. HJR 1129 (2017)

Amendment No. 1

COMMITTEE/SUBCOMMIT	<b>FEE</b>	ACTION
ADOPTED		(Y/N)
ADOPTED AS AMENDED		(Y/N)
ADOPTED W/O OBJECTION		(Y/N)
FAILED TO ADOPT		(Y/N)
WITHDRAWN	$\mathbf{X}$	(Y/N)
OTHER		

Committee/Subcommittee hearing bill: Local, Federal & Veterans
 Affairs Subcommittee

Representative Miller, M. offered the following:

#### 4

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#### Amendment (with ballot and title amendments)

6 Remove everything after the resolving clause and insert: 7 That the following amendment to Section 1 of Article VIII of the 8 State Constitution is agreed to and shall be submitted to the 9 electors of this state for approval or rejection at the next 10 general election or at an earlier special election specifically 11 authorized by law for that purpose:

12 ARTICLE VIII

13 LOCAL GOVERNMENT

14

SECTION 1. Counties.-

(a) POLITICAL SUBDIVISIONS. The state shall be divided by law into political subdivisions called counties. Counties may be 973755 - HJR 1129 Amendment 1.docx

Published On: 3/21/2017 11:55:33 AM

Page 1 of 6

Bill No. HJR 1129 (2017)

Amendment No. 1

17 created, abolished or changed by law, with provision for payment18 or apportionment of the public debt.

(b) COUNTY FUNDS. The care, custody and method ofdisbursing county funds shall be provided by general law.

(c) GOVERNMENT. Pursuant to general or special law, a county government may be established by charter which shall be adopted, amended or repealed only upon vote of the electors of the county in a special election called for that purpose.

(d) COUNTY OFFICERS. There shall be elected by the 25 electors of each county, for terms of four years, a sheriff, a 26 tax collector, a property appraiser, a supervisor of elections, 27 28 and a clerk of the circuit court; except, when provided by county charter or special law approved by vote of the electors 29 of the county, a sheriff, a tax collector, a supervisor of 30 31 elections in any county other than Miami-Dade County, a property appraiser, and a clerk of the circuit court any county officer 32 33 may be chosen in another manner therein specified, or such offices, other than a supervisor of elections in Miami-Dàde 34 35 County, any county office may be abolished when all the duties of the office prescribed by general law are transferred to 36 another office. When not otherwise provided by county charter or 37 special law approved by vote of the electors, the clerk of the 38 39 circuit court shall be ex officio clerk of the board of county commissioners, auditor, recorder, and custodian of all county 40 41 funds. Notwithstanding subsection 6(e) of this article, this

973755 - HJR 1129 Amendment 1.docx

Published On: 3/21/2017 11:55:33 AM

Page 2 of 6

Bill No. HJR 1129 (2017)

Amendment No. 1

42 <u>subsection provides the exclusive manner for the selection of</u>
43 <u>the supervisor of elections of Miami-Dade County. This</u>
44 <u>subsection does not limit legislative authority to create,</u>
45 <u>abolish, or change counties by law pursuant to section 1 of this</u>
46 article.

47 (e) COMMISSIONERS. Except when otherwise provided by county charter, the governing body of each county shall be a 48 49 board of county commissioners composed of five or seven members 50 serving staggered terms of four years. After each decennial 51 census the board of county commissioners shall divide the county into districts of contiguous territory as nearly equal in 52 53 population as practicable. One commissioner residing in each district shall be elected as provided by law. 54

(f) 55 NON-CHARTER GOVERNMENT. Counties not operating under 56 county charters shall have such power of self-government as is 57 provided by general or special law. The board of county 58 commissioners of a county not operating under a charter may 59 enact, in a manner prescribed by general law, county ordinances not inconsistent with general or special law, but an ordinance 60 in conflict with a municipal ordinance shall not be effective 61 within the municipality to the extent of such conflict. 62

(g) CHARTER GOVERNMENT. Counties operating under county charters shall have all powers of local self-government not inconsistent with general law, or with special law approved by vote of the electors. The governing body of a county operating 973755 - HJR 1129 Amendment 1.docx

Published On: 3/21/2017 11:55:33 AM

Page 3 of 6

Bill No. HJR 1129 (2017)

Amendment No. 1

under a charter may enact county ordinances not inconsistent
with general law. The charter shall provide which shall prevail
in the event of conflict between county and municipal
ordinances.

(h) TAXES; LIMITATION. Property situate within
municipalities shall not be subject to taxation for services
rendered by the county exclusively for the benefit of the
property or residents in unincorporated areas.

(i) COUNTY ORDINANCES. Each county ordinance shall be
filed with the custodian of state records and shall become
effective at such time thereafter as is provided by general law.

(j) VIOLATION OF ORDINANCES. Persons violating county
 ordinances shall be prosecuted and punished as provided by law.

80 (k) COUNTY SEAT. In every county there shall be a county 81 seat at which shall be located the principal offices and permanent records of all county officers. The county seat may 82 not be moved except as provided by general law. Branch offices 83 for the conduct of county business may be established elsewhere 84 in the county by resolution of the governing body of the county 85 in the manner prescribed by law. No instrument shall be deemed 86 87 recorded until filed at the county seat, or a branch office designated by the governing 88

89

90 91

BALLOT AMENDMENT

973755 - HJR 1129 Amendment 1.docx

Published On: 3/21/2017 11:55:33 AM

Page 4 of 6

Bill No. HJR 1129 (2017)

Amendment No. 1

92	Remove lines 113-146 and insert:
93	BE IT FURTHER RESOLVED that the following statement be placed on
94	the ballot:
95	CONSTITUTIONAL AMENDMENT
96	ARTICLE VIII, SECTION 1
97	SELECTION OF THE SUPERVISOR OF ELECTIONS IN MIAMI-DADE
98	COUNTY Proposing an amendment to the State Constitution to
99	remove authority for a county charter to provide for choosing
100	the supervisor of elections of Miami-Dade County in a manner
101	other than by election or to abolish the office of property
102	appraiser if all duties of the office prescribed by general law
103	are transferred to another office. The amendment takes effect
104	January 8, 2019, if approved.
105	
106	
107	TITLE AMENDMENT
108	Remove everything before the resolving clause and insert:
109	A joint resolution proposing an amendment to Section 1 of
110	Article VIII and the creation of a new section in Article XII of
111	the State Constitution to remove authority for a county charter
112	to provide for choosing the supervisor of elections of Miami-
113	Dade County in a manner other than election, prohibit a special
114	law to provide for choosing a supervisor of elections in a
115	manner other than election, authorize the abolition of any
116	county office if its duties are transferred to another office by
I	973755 - HJR 1129 Amendment 1.docx
	Published On: 3/21/2017 11:55:33 AM

Page 5 of 6

Bill No. HJR 1129 (2017)

Amendment No. 1

117 special law approved by county voters, and remove authority for 118 a county charter to transfer certain duties of the clerk of the 119 circuit court to another officer.

973755 - HJR 1129 Amendment 1.docx Published On: 3/21/2017 11:55:33 AM

Page 6 of 6

### COMMITTEE MEETING REPORT

#### Local, Federal & Veterans Affairs Subcommittee

3/21/2017 12:30PM

#### Location: 12 HOB HB 1153 : Broward County

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Daisy Baez			X		
Kamia Brown	X				
Daniel Burgess, Jr.			X		
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek			X		
MaryLynn Magar	X				
Mike Miller			X		
Mel Ponder			X		
Jake Raburn			Х		
Paul Renner	X				
Carlos Smith	X				
Patricia Williams	X				
Scott Plakon (Chair)			Х		
	Total Yeas: 8	Total Nays:	• 0		

Committee meeting was reported out: Tuesday, March 21, 2017 5:22PM

#### **COMMITTEE MEETING REPORT**

#### Local, Federal & Veterans Affairs Subcommittee

#### 3/21/2017 12:30PM

#### Location: 12 HOB

#### HB 1323 : Daytona Beach Racing and Recreational Facilities District, Volusia County

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	x				
Daisy Baez			X		
Kamia Brown	X				
Daniel Burgess, Jr.	X				
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek	X				
MaryLynn Magar	X				
Mike Miller			X		
Mel Ponder	X				
Jake Raburn	X				
Paul Renner	X				
Carlos Smith	X				
Patricia Williams	X				
Scott Plakon (Chair)	X				
~	Total Yeas: 13	Total Nays:	0		

#### **Appearances:**

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Smith, Hardy (General Public) - Waive In Support City of Daytona Beach Government Relations Administrator 301 S. Ridgewood Daytona Beach FL 32114 Phone: 306-671-8090

Committee meeting was reported out: Tuesday, March 21, 2017 5:22PM

### COMMITTEE MEETING REPORT

Local, Federal & Veterans Affairs Subcommittee

#### 3/21/2017 12:30PM

#### Location: 12 HOB

#### HB 1333 : Sunbridge Stewardship District; Osceola County

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	Х				
Daisy Baez			Х		
Kamia Brown	X				
Daniel Burgess, Jr.			Х		
Colleen Burton	X				
Blaise Ingoglia			X		
Thomas Leek			X		
MaryLynn Magar	X				
Mike Miller			X		
Mel Ponder	X				
Jake Raburn			X		
Paul Renner	X				
Carlos Smith	X				
Patricia Williams	X				
Scott Plakon (Chair)			X		
	Total Yeas: 8	Total Nays:	0		

#### **HB 1333 Amendments**

#### Amendment 282725

X Adopted Without Objection

#### **Appearances:**

Hunter, Gary (Lobbyist) - Waive In Support Tavistock East Holdings LLC 119 S. Monroe St. Suite 300 Tallahassee FL 32314-6526 Phone: (850) 222-7500

### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION $\mathbf{X}$ (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Local, Federal & Veterans
2	Affairs Subcommittee
3	Representative La Rosa offered the following:
4	
5	Amendment (with title amendment)
6	Remove everything after the enacting clause and insert:
7	Section 1. This act may be cited as the "Sunbridge
8	Stewardship District Act."
9	Section 2. Legislative findings and intent; definitions;
10	policy
11	(1) LEGISLATIVE INTENT AND PURPOSE OF THE DISTRICT
12	(a) The extensive lands located wholly within Osceola
13	County and covered by this act contain many opportunities for
14	thoughtful, comprehensive, responsible, and consistent
15	development over a long period.
	282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 1 of 99

### COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HB 1333 (2017)

16	(b) There is a need to use a special and limited purpose
17	independent special district unit of local government for the
18	Sunbridge Stewardship District lands located within Osceola
19	County and covered by this act to provide for a more
20	comprehensive communities development approach, which will
21	facilitate an integral relationship between transportation, land
22	use and urban design to provide for a diverse mix of housing and
23	regional employment and economic development opportunities,
24	rather than fragmented development with underutilized
25	infrastructure generally associated with urban sprawl.
26	(c) The establishment of a special and limited purpose
27	independent special district for the Sunbridge Stewardship
28	District lands will allow for the responsible management of an
29	area containing three watersheds and the intersection of the two
30	largest water management districts in the state. The headwaters
31	of the Econlockhatchee, St. Johns, and Kissimmee Rivers converge
32	on the Sunbridge Stewardship District lands. The establishment
33	of the district will further contribute to the ability to tailor
34	water resource solutions to the needs of each water shed and
35	basin to ensure the protection of the natural systems and
36	achieve conservation goals while facilitating the highest and
37	best use for the real property within the Sunbridge Stewardship
38	District.
39	(d) There is a considerably long period of time during
40	which there is a significant burden to provide various systems,
2	82725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 2 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HB 1333 (2017)

41 <u>facilities, and services on the initial landowners of these</u> 42 <u>Sunbridge Stewardship District lands, such that there is a need</u> 43 <u>for flexible management, sequencing, timing, and financing of</u> 44 <u>the various systems, facilities, and services to be provided to</u> 45 <u>these lands, taking into consideration absorption rates,</u> 46 commercial viability, and related factors.

(e) While chapter 190, Florida Statutes, provides an 47 opportunity for community development services and facilities to 48 49 be provided by the establishment of community development districts in a manner that furthers the public interest, given 50 51 the size of the Sunbridge Stewardship District lands and the duration of development and that the Sunbridge Stewardship 52 District lands are located within the headwaters of three major 53 river systems, establishing multiple community development 54 districts over these lands would result in an inefficient, 55 duplicative, and needless proliferation of local special purpose 56 government, contrary to the public interest and the 57 Legislature's findings in chapter 190, Florida Statutes. 58 59 Instead, it is in the public interest that the long-range provision for, and management, financing, and long-term 60 maintenance, upkeep, and operation of, services and facilities 61 to be provided for ultimate development and conservation of the 62 lands covered by this act be under one coordinated entity. The 63 64 creation of a single district will assist in integrating the management of state resources and allow for greater and more 65 282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 3 of 99



Amendment No. 1

Bill No. HB 1333 (2017)

66 coordinated stewardship of water, waste, energy, habitat and
67 natural system resources.

68 (f) Longer involvement of the initial landowner with 69 regard to the provision of systems, facilities, and services for 70 the Sunbridge Stewardship District lands, coupled with the 71 special and limited purpose of the district, is in the public 72 interest.

(q) The existence and use of such a special and limited 73 74 purpose local government for the Sunbridge Stewardship District 75 lands, subject to the Osceola County comprehensive plan, will provide for a comprehensive and complete communities development 76 77 approach to promote a sustainable and efficient land use pattern for the Sunbridge Stewardship District lands with long-term 78 planning for conservation, development, and agriculture and 79 silviculture on a large scale; provide opportunities for the 80 mitigation of impacts and development of infrastructure in an 81 orderly and timely manner; prevent the overburdening of the 82 83 local general purpose government and the taxpayers; and provide an enhanced tax base and regional employment and economic 84 development opportunities. 85

(h) The creation and establishment of the special district
 will encourage local government financial self-sufficiency in
 providing public facilities and in identifying and implementing
 physically sound, innovative, and cost-effective techniques to
 provide and finance public facilities while encouraging

282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 4 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HB 1333 (2017)

91	development, use, and coordination of capital improvement plans
92	by all levels of government, in accordance with the goals of
93	chapter 187, Florida Statutes.
94	(i) The creation and establishment of the special district
95	will encourage and enhance cooperation among communities that
96	have unique assets, irrespective of political boundaries, to
97	bring the private and public sectors together for establishing
98	an orderly and economically sound plan for current and future
99	needs and growth.
100	(j) The creation and establishment of the special district
101	is a legitimate supplemental and alternative method available to
102	manage, own, operate, construct, and finance capital
103	infrastructure systems, facilities, and services.
104	(k) In order to be responsive to the critical timing
105	required through the exercise of its special management
106	functions, an independent special district requires financing of
107	those functions, including bondable lienable and nonlienable
108	revenue, with full and continuing public disclosure and
109	accountability, funded by landowners, both present and future,
110	and funded also by users of the systems, facilities, and
111	services provided to the land area by the special district,
112	without unduly burdening the taxpayers, citizens, and ratepayers
113	of the state, Osceola County, any municipality therein, or the
114	Tohopekaliga Water Authority.

282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 5 of 99

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

115	(1) The special district created and established by this
116	act shall not have or exercise any comprehensive planning,
117	zoning, or development permitting power; the establishment of
118	the special district shall not be considered a development order
119	within the meaning of chapter 380, Florida Statutes; and all
120	applicable planning and permitting laws, rules, regulations, and
121	policies of Osceola County control the development of the land
122	to be serviced by the special district.
123	(m) The creation by this act of the Sunbridge Stewardship
124	District is not inconsistent with the Osceola County
125	comprehensive plan.
126	(n) It is the legislative intent and purpose that no debt
127	or obligation of the special district constitute a burden on any
128	local general-purpose government or the Tohopekaliga Water
129	Authority without its consent.
130	(2) DEFINITIONSAs used in this act:
131	(a) "Ad valorem bonds" means bonds that are payable from
132	the proceeds of ad valorem taxes levied on real and tangible
133	personal property and that are generally referred to as general
134	obligation bonds.
135	(b) "Assessable improvements" means, without limitation,
136	any and all public improvements and community facilities that
137	the district is empowered to provide in accordance with this act
138	that provide a special benefit to property within the district.

282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 6 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

139	(c) "Assessment bonds" means special obligations of the
140	district which are payable solely from proceeds of the special
141	assessments or benefit special assessments levied for assessable
142	improvements, provided that, in lieu of issuing assessment bonds
143	to fund the costs of assessable improvements, the district may
144	issue revenue bonds for such purposes payable from assessments.
145	(d) "Assessments" means those nonmillage district
146	assessments which include special assessments, benefit special
147	assessments, and maintenance special assessments and a
148	nonmillage, non-ad valorem maintenance tax if authorized by
149	general law.
150	(e) "Sunbridge Stewardship District" means the unit of
151	special and limited purpose local government created and
152	chartered by this act, and limited to the performance of those
153	general and special powers authorized by its charter under this
154	act, the boundaries of which are set forth by the act, the
155	governing board of which is created and authorized to operate
156	with legal existence by this act, and the purpose of which is as
157	set forth in this act.
158	(f) "Benefit special assessments" are district assessments
159	imposed, levied, and collected pursuant to the provisions of
160	section 6(12)(b).
161	(g) "Board of supervisors" or "board" means the governing
162	body of the district or, if such board has been abolished, the
163	board, body, or commission assuming the principal functions
	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 7 of 99

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

thereof or to whom the powers given to the board by this act 164 165 have been given by law. "Bond" includes "certificate," and the provisions that (h) 166 167 are applicable to bonds are equally applicable to certificates. 168 The term also includes any general obligation bond, assessment 169 bond, refunding bond, revenue bond, bond anticipation note, and 170 other such obligation in the nature of a bond as is provided for 171 in this act. 172 (i) "Cost" or "costs," when used with reference to any 173 project, includes, but is not limited to: 1. The expenses of determining the feasibility or 174 175 practicability of acquisition, construction, or reconstruction. 2. The cost of surveys, estimates, plans, and 176 177 specifications. 3. The cost of improvements. 178 4. Engineering, architectural, fiscal, and legal expenses 179 180 and charges. 5. The cost of all labor, materials, machinery, and 181 182 equipment. 6. The cost of all lands, properties, rights, easements, 183 and franchises acquired. 184 185 7. Financing charges. The creation of initial reserve and debt service funds. 186 8. 187 9. Working capital. 282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 8 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

188	10. Interest charges incurred or estimated to be incurred
189	on money borrowed prior to and during construction and
190	acquisition and for such reasonable period of time after
191	completion of construction or acquisition as the board may
192	determine.
193	11. The cost of issuance of bonds pursuant to this act,
194	including advertisements and printing.
195	12. The cost of any bond or tax referendum held pursuant
s <b>19</b> 6	to this act and all other expenses of issuance of bonds.
197	13. The discount, if any, on the sale or exchange of
198	bonds.
199	14. Administrative expenses.
200	15. Such other expenses as may be necessary or incidental
201	to the acquisition, construction, or reconstruction of any
202	project, or to the financing thereof, or to the development of
203	any lands within the district.
204	16. Payments, contributions, dedications, and any other
205	exactions required as a condition of receiving any governmental
206	approval or permit necessary to accomplish any district purpose.
207	17. Any other expense or payment permitted by this act or
208	allowable by law.
209	(j) "District" means the Sunbridge Stewardship District.
210	(k) "District manager" means the manager of the district.
211	(1) "District roads" means highways, streets, roads,
212	alleys, intersection improvements, sidewalks, crossings,
	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 9 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

213	landscaping, irrigation, signage, signalization, storm drains,
214	bridges, multi-use trails, lighting, and thoroughfares of all
215	kinds.
216	(m) "General obligation bonds" means bonds which are
217	secured by, or provide for their payment by, the pledge of the
218	full faith and credit and taxing power of the district.
219	(n) "Governing board member" means any member of the board
220	of supervisors.
221	(o) "Land development regulations" means those regulations
222	of general purpose local government, adopted under the Florida
223	Local Government Comprehensive Planning and Land Development
224	Regulation Act, codified as part II of chapter 163, Florida
225	Statutes, to which the district is subject and as to which the
226	district may not do anything that is inconsistent therewith.
227	Land development regulations shall not mean specific management,
228	engineering, operations, or capital improvement planning, needed
229	in the daily management, implementation, and supplying by the
230	district of systems, facilities, services, works, improvements,
231	projects, or infrastructure, so long as they remain subject to
232	and are not inconsistent with the applicable county codes.
233	(p) "Landowner" means the owner of a freehold estate as it
234	appears on the deed record, including a trustee, a private
235	corporation, and an owner of a condominium unit. "Landowner"
236	does not include a reversioner, remainderman, mortgagee, or any
237	governmental entity which shall not be counted and need not be
	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 10 of 99



Bill No. HB 1333

(2017)

Amendment No. 1

notified of proceedings under this act. "Landowner" also means 238 239 the owner of a ground lease from a governmental entity, which leasehold interest has a remaining term, excluding all renewal 240 241 options, in excess of 50 years. "General-purpose local government" means a county, 242 (q) municipality, or consolidated city-county government. 243 244 "Maintenance special assessments" are assessments (r) 245 imposed, levied, and collected pursuant to the provisions of 246 section 6(12)(d). "Non-ad valorem assessment" means only those 247 (s) assessments which are not based upon millage and which can 248 become a lien against a homestead as permitted in s. 4, Art. X 249 250 of the State Constitution. 251 "Powers" means powers used and exercised by the board (t) 252 of supervisors to accomplish the special and limited purpose of 253 the district, including: "General powers," which means those organizational and 254 1. 255 administrative powers of the district as provided in its charter in order to carry out its special and limited purpose as a local 256 government public corporate body politic. 257 "Special powers," which means those powers enumerated 258 2. by the district charter to implement its specialized systems, 259 facilities, services, projects, improvements, and infrastructure 260 and related functions in order to carry out its special and 261 262 limited purposes. 282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 11 of 99



COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 1333

(2017)

Amendment No. 1

3. Any other powers, authority, or functions set forth in 263 this act. 264 (u) "Project" means any development, improvement, 265 266 property, power, utility, facility, enterprise, service, system, 267 works, or infrastructure now existing or hereafter undertaken or 268 established under the provisions of this act. "Qualified elector" means any person at least 18 years 269 (v) 270 of age who is a citizen of the United States and a legal resident of the state and of the district and who registers to 271 272 vote with the Supervisor of Elections in Osceola County and 273 resides in Osceola County. (w) "Reclaimed water system" means any plant, system, 274 facility, or property, and any addition, extension, or 275 276 improvement thereto at any future time constructed or acquired as part thereof, useful, necessary, or having the present 277 278 capacity for future use in connection with the development of sources, treatment, purification or distribution of reclaimed 279 water defined as water that has received at least secondary 280 treatment and basic disinfection and is reused after flowing out 281 of a domestic wastewater treatment facility. Reclaimed water 282 283 system also means franchises of any nature relating to any such system and necessary or convenient for the operation thereof. 284 "Refunding bonds" means bonds issued to refinance 285  $(\mathbf{x})$ outstanding bonds of any type and the interest and redemption 286 premium thereon. Refunding bonds may be issuable and payable in 287 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 12 of 99



Amendment No. 1

Bill No. HB 1333 (2017)

288	the same manner as refinanced bonds, except that no approval by
289	the electorate shall be required unless required by the State
290	Constitution.
291	(y) "Revenue bonds" means obligations of the district that
292	are payable from revenues, including, but not limited to,
293	special assessments and benefit special assessments, derived
294	from sources other than ad valorem taxes on real or tangible
295	personal property and that do not pledge the property, credit,
296	or general tax revenue of the district.
297	(z) "Sewer system" means any plant, system, facility, or
298	property, and additions, extensions, and improvements thereto at
299	any future time constructed or acquired as part thereof, useful
300	or necessary or having the present capacity for future use in
301	connection with the collection, treatment, purification, or
302	disposal of sewage, including, but not limited to, industrial
303	wastes resulting from any process of industry, manufacture,
304	trade, or business or from the development of any natural
305	resource. The term also includes treatment plants, pumping
306	stations, lift stations, valves, force mains, intercepting
307	sewers, laterals, pressure lines, mains, and all necessary
308	appurtenances and equipment; all sewer mains, laterals, and
309	other devices for the reception and collection of sewage from
310	premises connected therewith; and all real and personal property
311	and any interest therein, and rights, easements, and franchises

282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 13 of 99



Bill No. HB 1333 (2017)

Amendment No. 1

of any nature relating to any such system and necessary or 312 313 convenient for operation thereof. "Special assessments" shall mean assessments as 314 (aa) imposed, levied, and collected by the district for the costs of 315 316 assessable improvements pursuant to the provisions of this act, chapter 170, Florida Statutes, and the additional authority 317 under s. 197.3631, Florida Statutes, or other provisions of 318 general law, now or hereinafter enacted, which provide or 319 320 authorize a supplemental means to impose, levy, or collect 321 special assessments. 322 "Taxes" or "tax" means those levies and impositions (bb) of the board of supervisors that support and pay for government 323 324 and the administration of law and that may be: 1. Ad valorem or property taxes based upon both the 325 326 appraised value of property and millage, at a rate uniform 327 within the jurisdiction; or 328 2. If and when authorized by general law, non-ad valorem maintenance taxes not based on millage that are used to maintain 329 district systems, facilities, and services. 330 "Water system" means any plant, system, facility, or 331 (cc) property, and any addition, extension, or improvement thereto at 332 any future time constructed or acquired as a part thereof, 333 useful, necessary, or having the present capacity for future use 334 in connection with the development of sources, treatment, 335 purification, or distribution of water. The term also includes 336 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 14 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

337	dams, reservoirs, storage tanks, mains, lines, valves, pumping
338	stations, laterals, and pipes for the purpose of carrying water
339	to the premises connected with such system, and all rights,
340	easements, and franchises of any nature relating to any such
341	system and necessary or convenient for the operation thereof.
342	(3) POLICYBased upon its findings, ascertainments,
343	determinations, intent, purpose, and definitions, the
344	Legislature states its policy expressly:
345	(a) The district and the district charter, with its
346	general and special powers, as created in this act, are
347	essential and the best alternative for the residential,
348	commercial, office, hotel, industrial, and other community uses,
349	projects, or functions in the included portion of Osceola County
350	consistent with the effective comprehensive plan, and designed
351	to serve a lawful public purpose. Additionally, the District
352	and the District charter are not in conflict with and shall not
353	be interpreted in a manner that is inconsistent with the
354	Tohopekaliga Water Authority Act.
355	(b) The district, which is a local government and a
356	political subdivision, is limited to its special purpose as
357	expressed in this act, with the power to provide, plan,
358	implement, construct, maintain, and finance as a local
359	government management entity systems, facilities, services,
360	improvements, infrastructure, and projects, and possessing
!	

282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 15 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

361 financing powers to fund its management power over the long term and with sustained levels of high quality. 362 The creation of the Sunbridge Stewardship District by 363 (C) and pursuant to this act, and its exercise of its management and 364 related financing powers to implement its limited, single, and 365 special purpose, is not a development order and does not trigger 366 367 or invoke any provision within the meaning of chapter 380, Florida Statutes, and all applicable governmental planning, 368 environmental, and land development laws, regulations, rules, 369 policies, and ordinances apply to all development of the land 370 371 within the jurisdiction of the district as created by this act. The district shall operate and function subject to, 372 (d) and not inconsistent with, the applicable comprehensive plan of 373 374 Osceola County and any applicable development orders (e.q. 375 detailed specific area plan development orders), zoning regulations, and other land development regulations. 376 The special and single purpose Sunbridge Stewardship 377 (e) · District shall not have the power of a general-purpose local 378 379 government to adopt a comprehensive plan or related land 380 development regulation as those terms are defined in the 381 Community Planning Act. This act may be amended, in whole or in part, only by 382 (f) special act of the Legislature. The board of supervisors of the 383 384 district shall not ask the Legislature to amend this act without 385 first obtaining a resolution or official statement from Osceola 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 16 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

386	County as required by s. 189.031(2)(e)4., Florida Statutes, for
387	creation of an independent special district. The board of
388	supervisors of the District shall not ask the Legislature to
389	amend this act related to the delivery of potable and nonpotable
390	water and wastewater services in Osceola County without first
391	obtaining a resolution approving such amendment from the
392	Tohopekaliga Water Authority or its successors.
393	(g) Nothing in this act is intended to, or shall be
394	construed to conflict with the Tohopekaliga Water Authority Act.
395	Nothing in this act is intended to, or shall be construed to
396	limit the power of the Tohopekaliga Water Authority or its
397	successors.
398	Section 3. Minimum charter requirements; creation and
399	establishment; jurisdiction; construction; charter
400	(1) Pursuant to s. 189.031(3), Florida Statutes, the
401	Legislature sets forth that the minimum requirements in
402	paragraphs (a) through (o) have been met in the identified
403	provisions of this act as follows:
404	(a) The purpose of the district is stated in the act in
405	subsection (4) and in sections 2 and 3.
406	(b) The powers, functions, and duties of the district
407	regarding ad valorem taxation, bond issuance, other revenue-
408	raising capabilities, budget preparation and approval, liens and
409	foreclosure of liens, use of tax deeds and tax certificates as
	282725 - 1333 Amendment 1.docx
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Published On: 3/20/2017 7:01:41 PM

Page 17 of 99

(2017)

Amendment No. 1

appropriate for non-ad valorem assessments, and contractual 410 411 agreements are set forth in section 6. 412 (c) The provisions for methods for establishing the 413 district are in this section. The methods for amending the charter of the district 414 (d) 415 are set forth in section 2. (e) 416 The provisions for the membership and organization of the governing body and the establishment of a quorum are in 417 418 section 5. The provisions regarding maximum compensation of each 419 (f) board member are in section 5. 420 The provisions regarding the administrative duties of 421 (g) 422 the governing body are found in sections 5 and 6. The provisions applicable to financial disclosure, 423 (h) noticing, and reporting requirements generally are set forth in 424 425 sections 5 and 6. The provisions regarding procedures and requirements 426 (i) 427 for issuing bonds are set forth in section 6. The provisions regarding elections or referenda and 428 (j) the qualifications of an elector of the district are in sections 429 430 2 and 5. 431 (k) The provisions regarding methods for financing the district are generally in section 6. 432 Other than taxes levied for the payment of bonds and 433 (1) taxes levied for periods not longer than 2 years when authorized 434 282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 18 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 1333

(2017)

Amendment No. 1

by vote of the electors of the district, the provisions for the 435 436 authority to levy ad valorem tax and the authorized millage rate 437 are in section 6. 438 (m) The provisions for the method or methods of collecting non-ad valorem assessments, fees, or service charges are in 439 440 section 6. (n) The provisions for planning requirements are in this 441 442 section and section 6. The provisions for geographic boundary limitations of 443 (0)the district are set forth in sections 4 and 6. 444 445 The Sunbridge Stewardship District is created and (2)incorporated as a public body corporate and politic, an 446 independent special and limited purpose local government, an 447 448 independent special district, under s. 189.031, Florida Statutes, as amended from time to time, and as defined in this 449 act and in s. 189.012(3), Florida Statutes, as amended from time 450 451 to time, in and for portions of Osceola County. Any amendments to chapter 190, Florida Statutes, after January 1, 2017, 452 granting additional general powers, special powers, authorities, 453 or projects to a community development district by amendment to 454 its uniform charter, ss. 190.006-190.041, Florida Statutes, 455 which are not inconsistent with the provisions of this act, 456 shall constitute a general power, special power, authority, or 457 function of the Sunbridge Stewardship District. All notices for 458 459 the enactment by the Legislature of this special act have been 282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 19 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

460	provided pursuant to the State Constitution, the Laws of
461	Florida, and the Rules of the Florida House of Representatives
462	and of the Florida Senate. No referendum subsequent to the
463	effective date of this act is required as a condition of
464	establishing the district. Therefore, the district, as created
465	by this act, is established on the property described in this
466	act.
467	(3) The territorial boundary of the district shall embrace
468	and include all of that certain real property described in
469	section 4.
470	(4) The jurisdiction of this district, in the exercise of
471	its general and special powers, and in the carrying out of its
472	special and limited purposes, is both within the external
473	boundaries of the legal description of this district and
474	extraterritorially when limited to, and as authorized expressly
475	elsewhere in, the charter of the district as created in this act
476	or applicable general law. This special and limited purpose
477	district is created as a public body corporate and politic, and
478	local government authority and power is limited by its charter,
479	this act, and subject to the provisions of other general laws,
480	including chapter 189, Florida Statutes, except that an
481	inconsistent provision in this act shall control and the
482	district has jurisdiction to perform such acts and exercise such
483	authorities, functions, and powers as shall be necessary,
484	convenient, incidental, proper, or reasonable for the
l	282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 20 of 99



Amendment No. 1

Bill No. HB 1333 (2017)

485	implementation of its special and limited purpose regarding the
486	sound planning, provision, acquisition, development, operation,
487	maintenance, and related financing of those public systems,
488	facilities, services, improvements, projects, and infrastructure
489	works as authorized herein, including those necessary and
490	incidental thereto. The district shall exercise any of its
491	powers extraterritorially within Osceola County upon execution
492	of an interlocal agreement between the district and Osceola
493	County consenting to the district's exercise of any of such
494	powers within Osceola County or an applicable development order
495	issued by Osceola County. The District shall exercise its power
496	concerning the acquisition, development, operation, and
497	management of water system, reclaimed water system, and sewer
498	system within the boundaries or the service area of the
499	Tohopekaliga Water Authority upon execution of and in a manner
500	consistent with an interlocal or similar agreement between the
501	District and the Tohopekaliga Water Authority or an investor
502	owned utility regulated by the Florida Public Service
503	Commission.
504	(5) The exclusive charter of the "Sunbridge Stewardship
505	District" is this act and, except as otherwise provided in
506	subsection (2), may be amended only by special act of the
507	Legislature.
508	Section 4. Legal description of the Sunbridge Stewardship
509	District
	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 21 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 1333

(2017)

Amendment No. 1

510 LEGAL DESCRIPTION. The metes and bounds legal description of the district, within which there are no parcels of property 511 512 owned by those who do not wish their property to be included within the district, is as follows: 513 514 Sections 1, 2, 11, 12, 13, 14, 23 and 24, Township 25 South, 515 Range 31 East, Osceola County, Florida. AND: The Northwest one-516 517 quarter  $(NW_{4})$ , The Northeast one-quarter  $(NE_{4})$  and all unsurveyed properties in the Northeast one-quarter (NE¼) of 518 Section 25, Township 25 South, Range 31 East, Osceola County, 519 520 Florida. AND: The Northeast one-quarter (NE¼) of Section 27, 521 Township 25 South, Range 31 East, Osceola County, Florida. AND: The West one-half (W%) of the Northwest one-quarter (NW%) of 522 Section 26, Township 25 South, Range 31 East, Osceola County, 523 524 Florida. AND: Sections 5, 6, 7, 8, 16 17, 18, 19, 20, 21, 28, 525 29, 30, 31, 32 and 33, Township 25 South, Range 32 East, Osceola 526 County, Florida. AND: All lands in Sections 4, 9, 10, 15, 22, 27 527 and 34, Township 25 South, Range 32 East, Osceola County, 528 Florida, lying West of the Easterly limits of the jurisdictional wetlands comprising the Econlockhatchee River Swamp. 529 530 531 AND: 532 The South 1/2 of Section 36, Township 25 South, Range 31 East, 533 Osceola County, Florida. 534 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM Page 22 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

535	
536	All of New Eden on the Lakes, Unit 8, as filed and recorded in
537	Plat Book 1, Page 336 of the Public Records of Osceola County,
538	Florida.
539	
540	All of New Eden on the Lakes, Replat of Unit 9, as filed and
541	recorded in Plat Book 1, Page 341 of the Public Records of
542	Osceola County, Florida, together with: Beginning at the
543	Southeast corner of the NE 1/4 of the NW 1/4 of Section 36,
544	T25S, R31E, Osceola County, Florida, run N00°56'29"W, along the
545	East line of the NW 1/4 of said Section 36, 1196.59 ft. to the
546	South Right of Way line of State Road No. 532; run thence
547	S86°43'09"W, along said South Right of Way line, 100.57 ft. to
548	the Point of Curve of a 13596.54 ft. Radius Curve to the Left;
549	run thence along said Curve, 64.40 ft. (Chord bearing
550	<u>S86°35'01"W, Chord = 64.40 ft.); run thence S03°13'22"E, 1191.61</u>
551	ft. to the North line of New Eden on the Lakes, Replat of Unit
552	9, as filed and recorded in Plat Book 1, Page 341 of the Public
553	Records of Osceola County, Florida; run thence N88°35'24"E,
554	along said North line, 117.40 ft. to the Point of Beginning.
555	Said land also described as Lot 1 of the unrecorded plat of a
556	portion of the N 1/2 of the NW 1/4 of Section 36, T25S, R31E,
557	Osceola County, Florida, done by Johnston's Engineers, Inc.
558	under the date of March 29, 1966.
559	

282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 23 of 99

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Bill No. HB 1333 (2017)

Amendment No. 1

560	AND:
561	
562	Lot 1, COUNTRY MEADOW NORTH, according to the plat thereof as
563	recorded in Plat Book 2, Page 233 of the Public Records of
564	Osceola County, Florida.
565	
566	LESS AND EXCEPT: The West thirty (30) feet of the Northwest
567	quarter of the Southwest quarter (NW1/4 of SW1/4) of said
568	Section Fourteen (14), Township twenty-five (25) South, Range
569	thirty-one (31) East, Osceola County, Florida (Deed Book 95,
570	Page 353).
571	
572	LESS AND EXCEPT: BEGIN at the Southwest corner of Section 23,
573	Township 25 South, Range 31 East, Osceola County, Florida,
574	thence run North 00°00'10" West along the West line of said
575	Section 23, a distance of 1,150.00 feet to a point; thence
576	departing said West line run North 89°52'31" East, a distance of
577	465.00 feet to a point; thence run South 00°00'10" East, a
578	distance of 600.00 feet to a point; thence run South 89°52'31"
579	West, a distance of 340.00 feet to a point; thence run South
580	00°00'10" East, a distance of 550.00 feet to a point on the
581	South line of said Section 23; thence run South 89°52'31" West
582	along said South line, a distance of 125.00 feet to the POINT OF
583	BEGINNING (Official Records Book 945, Page 2911).
584	
1	282725 - 1333 Amendment 1.docx

Page 24 of 99

Published On: 3/20/2017 7:01:41 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

585	LESS AND EXCEPT: A Parcel of Land in that part of Section 1,
586	Township 25 South, Range 31 East, Osceola County, Florida, lying
587	within the right-of-way of Canal 30 as described in Official
588	Records Book 12, Page 143, Osceola County, Florida, public
589	records: said parcel of land being more specifically described
590	as follows: From a 5" x 5" concrete monument marking the
591	Northeast (NE) corner of the South one-half (S1/2) of said
592	Section 1, the coordinates of which are $X = 448,239.56$ and $Y =$
593	1,456,639.11, bear South 89°41'18" West, along the North line of
594	the South one-half (S1/2) of said Section 1, a distance of
595	4190.40 feet to the intersection thereof with the Easterly
596	right-of-way line of said Canal 30; Thence, South 0°05'45" East,
597	along said Easterly right-of-way line, a distance of 756.08 feet
598	to the point of beginning; Thence, continue South 0°05'45" East,
599	along said Easterly right-of-way line, a distance of 196.57
600	feet; Thence, South 89°54'15" West, a distance of 350.00 feet to
601	the intersection thereof with the Westerly right-of-way line of
602	said Canal 30; Thence, North 0°05'45" West, along said Westerly
603	right-of-way line, a distance of 196.57 feet; Thence, North
604	89°54'15" East, along said Westerly right-of-way line a distance
605	of 350.00 feet to the point of beginning. The bearings and
606	coordinates in the above description refer to the standard plane
607	rectangular coordinate system for the East Zone of Florida
608	(Official Records Book 169, Page 298).
609	
2	282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 25 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

610	LESS AND EXCEPT: Jones Road Right-of-Way as described in Deed
611	Book 155, Page 318 of the Public Records of Osceola County,
612	Florida.
613	
614	LESS AND EXCEPT: County Road 532 (Nova Road) Right-of-Way as
615	described in Official Records Book 118, Page 4 of the Public
616	Records of Osceola County, Florida.
617	
618	Being subject to any rights-of-way, restrictions and easements
619	of record.
620	
621	Section 5. Board of supervisors; members and meetings;
622	organization; powers; duties; terms of office; related election
623	requirements
624	(1) The board of the district shall exercise the powers
625	granted to the district pursuant to this act. The board shall
626	consist of five members, each of whom shall hold office for a
627	term of 4 years, as provided in this section, except as
628	otherwise provided herein for initial board members, and until a
629	successor is chosen and qualified. The members of the board must
630	be residents of the state and citizens of the United States.
631	(2)(a) Within 90 days after the effective date of this
632	act, there shall be held a meeting of the landowners of the
633	district for the purpose of electing five supervisors for the
634	district. Notice of the landowners' meeting shall be published
	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 26 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

635	once a week for 2 consecutive weeks in a newspaper that is in
636	general circulation in the area of the district, the last day of
637	such publication to be not fewer than 14 days or more than 28
638	days before the date of the election. The landowners, when
639	assembled at such meeting, shall organize by electing a chair,
640	who shall conduct the meeting. The chair may be any person
641	present at the meeting. If the chair is a landowner or proxy
642	holder of a landowner, he or she may nominate candidates and
643	make and second motions. The landowners present at the meeting,
644	in person or by proxy, shall constitute a quorum. At any
645	landowners' meeting, 50 percent of the district acreage shall
646	not be required to constitute a quorum, and each governing board
647	member elected by landowners shall be elected by a majority of
648	the acreage represented either by owner or proxy present and
649	voting at said meeting.
650	(b) At such meeting, each landowner shall be entitled to
651	cast one vote per acre of land owned by him or her and located
652	within the district for each person to be elected. A landowner
653	may vote in person or by proxy in writing. Each proxy must be
654	signed by one of the legal owners of the property for which the
655	vote is cast and must contain the typed or printed name of the
656	individual who signed the proxy; the street address, legal
657	description of the property, or tax parcel identification
658	number; and the number of authorized votes. If the proxy
659	authorizes more than one vote, each property must be listed and
2	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 27 of 99

.

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

660	the number of acres of each property must be included. The
661	signature on a proxy need not be notarized. A fraction of an
662	acre shall be treated as 1 acre, entitling the landowner to one
663	vote with respect thereto. The three candidates receiving the
664	highest number of votes shall each be elected for terms expiring
665	November 17, 2020, and the two candidates receiving the next
666	largest number of votes shall each be elected for terms expiring
667	November 20, 2018, with the term of office for each successful
668	candidate commencing upon election. The members of the first
669	board elected by landowners shall serve their respective terms;
670	however, the next election of board members shall be held on the
671	first Tuesday after the first Monday in November 2018.
672	Thereafter, there shall be an election by landowners for the
673	district every 2 years on the first Tuesday after the first
674	Monday in November, which shall be noticed pursuant to paragraph
675	(a). The second and subsequent landowners' election shall be
676	announced at a public meeting of the board at least 90 days
677	before the date of the landowners' meeting and shall also be
678	noticed pursuant to paragraph (a). Instructions on how all
679	landowners may participate in the election, along with sample
680	proxies, shall be provided during the board meeting that
681	announces the landowners' meeting. Each supervisor elected in or
682	after November 2018 shall serve a 4-year term.
683	(3)(a)1. The board may not exercise the ad valorem taxing
684	power authorized by this act until such time as all members of
	282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 28 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333

(2017)

Amendment No. 1

685 the board are qualified electors who are elected by qualified 686 electors of the district.

687 2.a. Regardless of whether the district has proposed to
688 levy ad valorem taxes, board members shall begin being elected
689 by qualified electors of the district as the district becomes
690 populated with qualified electors. The transition shall occur
691 such that the composition of the board, after the first general
692 election following a trigger of the qualified elector population
693 thresholds set forth below, shall be as follows:

(I) Once 10,000 qualified electors reside within the
district, one governing board member shall be a person who is a
qualified elector of the district and who was elected by the
qualified electors, and four governing board members shall be
persons who were elected by the landowners.

(II) Once 20,000 qualified electors reside within the district, two governing board members shall be persons who are qualified electors of the district and who were elected by the qualified electors, and three governing board members shall be persons elected by the landowners.

(III) Once 30,000 qualified electors reside within the district, three governing board members shall be persons who are qualified electors of the district and who were elected by the qualified electors and two governing board members shall be persons who were elected by the landowners.

282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 29 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

Once 40,000 gualified electors reside within the 709 (IV) district, four governing board members shall be persons who are 710 711 qualified electors of the district and who were elected by the qualified electors and one governing board member shall be a 712 713 person who was elected by the landowners. Once 45,000 qualified electors reside within the 714 (V) 715 district, all five governing board members shall be persons who are qualified electors of the district and who were elected by 716 717 the qualified electors. In the event less than 45,000 gualified 718 electors reside within the district, but the development of the district has completed the construction of 25,000 residential 719 units or more, all five governing board members shall be persons 720 721 who were elected by the qualified electors. 722 723 Nothing in this sub-subparagraph is intended to require an election prior to the expiration of an existing board member's 724 725 term. 726 On or before June 1 of each election year, the board b. shall determine the number of qualified electors in the district 727 as of the immediately preceding April 15. The board shall use 728 and rely upon the official records maintained by the supervisor 729 of elections and property appraiser or tax collector in Osceola 730 County in making this determination. Such determination shall be 731 made at a properly noticed meeting of the board and shall become 732 a part of the official minutes of the district. 733 282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 30 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

734	c. All governing board members elected by qualified
735	electors shall be elected at large at an election occurring as
736	provided in subsection (2) and this subsection.
737	d. All governing board members elected by qualified
738	electors shall reside in the district.
739	e. Once the district qualifies to have any of its board
740	members elected by the qualified electors of the district, the
741	initial and all subsequent elections by the qualified electors
742	of the district shall be held at the general election in
743	November. The board shall adopt a resolution, if necessary, to
744	implement this requirement. The transition process described
745	herein is intended to be in lieu of the process set forth in s.
746	189.041, Florida Statutes.
747	(b) Elections of board members by qualified electors held
748	pursuant to this subsection shall be nonpartisan and shall be
749	conducted in the manner prescribed by law for holding general
750	elections. Board members shall assume the office on the second
751	Tuesday following their election.
752	(c) Candidates seeking election to office by qualified
753	electors under this subsection shall conduct their campaigns in
754	accordance with the provisions of chapter 106, Florida Statutes,
755	and shall file qualifying papers and qualify for individual
756	seats in accordance with s. 99.061, Florida Statutes. Candidates
757	shall pay a qualifying fee, which shall consist of a filing fee,
758	an election assessment, and party assessment, if levied, or, as
	282725 - 1333 Amendment 1.docx
۰.	Published On: 3/20/2017 7:01:41 PM

Page 31 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

759	an alternative, shall file a petition signed by not less than 1
760	percent of the registered voters of the district, and take the
761	oath required in s. 99.021, Florida Statutes, with the
762	Supervisor of Elections of Osceola County. The amount of the
763	filing fee is 3 percent of \$4,800; however, if the electors have
764	provided for compensation, the amount of the filing fee is 3
765	percent of the maximum annual compensation so provided. The
766	amount of the election assessment is 1 percent of \$4,800;
767	however, if the electors have provided for compensation, the
768	amount of the election assessment is 1 percent of the maximum
769	annual compensation so provided. The filing fee, election
770	assessment, and party assessment shall be distributed as
771	provided in s. 105.031(3), Florida Statutes.
772	(d) The supervisor of elections shall appoint the
773	inspectors and clerks of elections, prepare and furnish the
774	ballots, designate polling places, and canvass the returns of
775	the election of board members by qualified electors. The county
776	canvassing board shall declare and certify the results of the
777	election.
778	(4) Members of the board, regardless of how elected, shall
779	be public officers, shall be known as supervisors, and, upon
780	entering into office, shall take and subscribe to the oath of
781	office as prescribed by s. 876.05, Florida Statutes. Members of
782	the board shall be subject to ethics and conflict of interest
783	laws of the state that apply to all local public officers. They
1	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 32 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HB 1333 (2017)

784	shall hold office for the terms for which they were elected or
785	appointed and until their successors are chosen and qualified.
786	If, during the term of office, a vacancy occurs, the remaining
787	members of the board shall fill each vacancy by an appointment
788	for the remainder of the unexpired term.
789	(5) Any elected member of the board of supervisors may be
790	removed by the Governor for malfeasance, misfeasance,
791	dishonesty, incompetency, or failure to perform the duties
792	imposed upon him or her by this act, and any vacancies that may
793	occur in such office for such reasons shall be filled by the
794	Governor as soon as practicable.
795	(6) A majority of the members of the board constitutes a
796	quorum for the purposes of conducting its business and
797	exercising its powers and for all other purposes. Action taken
798	by the district shall be upon a vote of a majority of the
799	members present unless general law or a rule of the district
800	requires a greater number.
801	(7) As soon as practicable after each election or
802	appointment, the board shall organize by electing one of its
803	members as chair and by electing a secretary, who need not be a
804	member of the board, and such other officers as the board may
805	deem necessary.
806	(8) The board shall keep a permanent record book entitled
807	"Record of Proceedings of Sunbridge Stewardship District," in
808	which shall be recorded minutes of all meetings, resolutions,
	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM
	Page 33 of 99

Page 33 of 99

(2017)

Amendment No. 1

proceedings, certificates, bonds given by all employees, and any 809 and all corporate acts. The record book and all other district 810 811 records shall at reasonable times be opened to inspection in the same manner as state, county, and municipal records pursuant to 812 813 chapter 119, Florida Statutes. The record book shall be kept at the office or other regular place of business maintained by the 814 board in a designated location in Osceola County. 815 816 (9) Each supervisor shall be entitled to receive for his 817 or her services an amount not to exceed \$200 per meeting of the board of supervisors, not to exceed \$4,800 per year per 818 819 supervisor, or an amount established by the electors at referendum. In addition, each supervisor shall receive travel 820 and per diem expenses as set forth in s. 112.061, Florida 821 822 Statutes. 823 (10) All meetings of the board shall be open to the public and governed by the provisions of chapter 286, Florida Statutes. 824 Section 6. Board of supervisors; general duties.-825 DISTRICT MANAGER AND EMPLOYEES.-The board shall employ 826 (1)827 and fix the compensation of a district manager, who shall have charge and supervision of the works of the district and shall be 828 829 responsible for preserving and maintaining any improvement or facility constructed or erected pursuant to the provisions of 830 this act, for maintaining and operating the equipment owned by 831 832 the district, and for performing such other duties as may be 833 prescribed by the board. It shall not be a conflict of interest 282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 34 of 99

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

under chapter 112, Florida Statutes, for a board member, the 834 district manager, or another employee of the district to be a 835 stockholder, officer, or employee of a landowner. The district 836 manager may hire or otherwise employ and terminate the 837 employment of such other persons, including, without limitation, 838 professional, supervisory, and clerical employees, as may be 839 840 necessary and authorized by the board. The compensation and other conditions of employment of the officers and employees of 841 the district shall be as provided by the board. 842 TREASURER.-The board shall designate a person who is a 843 (2) resident of the state as treasurer of the district, who shall 844 845 have charge of the funds of the district. Such funds shall be disbursed only upon the order of or pursuant to a resolution of 846 the board by warrant or check countersigned by the treasurer and 847 by such other person as may be authorized by the board. The 848 board may give the treasurer such other or additional powers and 849 duties as the board may deem appropriate and may fix his or her 850 compensation. The board may require the treasurer to give a bond 851 in such amount, on such terms, and with such sureties as may be 852 deemed satisfactory to the board to secure the performance by 853 854 the treasurer of his or her powers and duties. The financial records of the board shall be audited by an independent 855 856 certified public accountant at least once a year. 857 (3) PUBLIC DEPOSITORY.-The board is authorized to select 858 as a depository for its funds any qualified public depository as 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 35 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HB 1333 (2017)

859	defined in s. 280.02, Florida Statutes, which meets all the
860	requirements of chapter 280, Florida Statutes, and has been
861	designated by the treasurer as a qualified public depository
862	upon such terms and conditions as to the payment of interest by
863	such depository upon the funds so deposited as the board may
864	deem just and reasonable.
865	(4) BUDGET; REPORTS AND REVIEWS
866	(a) The district shall provide financial reports in such
867	form and such manner as prescribed pursuant to this act and
868	chapter 218, Florida Statutes, as amended from time to time.
869	(b) On or before July 15 of each year, the district
870	manager shall prepare a proposed budget for the ensuing fiscal
871	year to be submitted to the board for board approval. The
872	proposed budget shall include at the direction of the board an
873	estimate of all necessary expenditures of the district for the
874	ensuing fiscal year and an estimate of income to the district
875	from the taxes and assessments provided in this act. The board
876	shall consider the proposed budget item by item and may either
877	approve the budget as proposed by the district manager or modify
878	the same in part or in whole. The board shall indicate its
879	approval of the budget by resolution, which resolution shall
880	provide for a hearing on the budget as approved. Notice of the
881	hearing on the budget shall be published in a newspaper of
882	general circulation in the area of the district once a week for
883	two consecutive weeks, except that the first publication shall
2	282725 - 1333 Amendment 1.docx
-	Published On: $3/20/2017$ 7:01:41 PM

Published On: 3/20/2017 7:01:41 PM

Page 36 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

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884	be no fewer than 15 days prior to the date of the hearing. The
885	notice shall further contain a designation of the day, time, and
886	place of the public hearing. At the time and place designated in
887	the notice, the board shall hear all objections to the budget as
888	proposed and may make such changes as the board deems necessary.
889	At the conclusion of the budget hearing, the board shall, by
890	resolution, adopt the budget as finally approved by the board.
891	The budget shall be adopted prior to October 1 of each year.
892	(c) At least 60 days prior to adoption, the board of
893	supervisors of the district shall submit to the Board of County
894	Commissioners of Osceola County, for purposes of disclosure and
895	information only, the proposed annual budget for the ensuing
896	fiscal year, and the board of county commissioners may submit
897	written comments to the board of supervisors solely for the
898	assistance and information of the board of supervisors of the
899	district in adopting its annual district budget.
900	(d) The board of supervisors of the district shall submit
901	annually a public facilities report to the Board of County
902	Commissioners of Osceola County pursuant to Florida Statutes.
903	The board of county commissioners may use and rely on the
904	district's public facilities report in the preparation or
905	revision of the Osceola County comprehensive plan.
906	(5) DISCLOSURE OF PUBLIC INFORMATION; WEB-BASED PUBLIC
907	ACCESSThe district shall take affirmative steps to provide for
908	the full disclosure of information relating to the public
2	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 37 of 99



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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

909	financing and maintenance of improvements to real property
910	undertaken by the district. Such information shall be made
911	available to all existing residents and all prospective
912	residents of the district. The district shall furnish each
913	developer of a residential development within the district with
914	sufficient copies of that information to provide each
915	prospective initial purchaser of property in that development
916	with a copy; and any developer of a residential development
917	within the district, when required by law to provide a public
918	offering statement, shall include a copy of such information
919	relating to the public financing and maintenance of improvements
920	in the public offering statement. The district shall file the
921	disclosure documents required by this subsection and any
922	amendments thereto in the property records of each county in
923	which the district is located. By the end of the first full
924	fiscal year of the district's creation, the district shall
925	maintain an official Internet website in accordance with s.
926	189.069, Florida Statutes.
927	(6) GENERAL POWERSThe district shall have, and the board
928	may exercise, the following general powers:
929	(a) To sue and be sued in the name of the district; to
930	adopt and use a seal and authorize the use of a facsimile
931	thereof; to acquire, by purchase, gift, devise, or otherwise,
932	and to dispose of, real and personal property, or any estate
. 2	282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 38 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

933 therein; and to make and execute contracts and other instruments 934 necessary or convenient to the exercise of its powers. 935 (b) To apply for coverage of its employees under the Florida Retirement System in the same manner as if such 936 employees were state employees. 937 To contract for the services of consultants to perform 938 (C) planning, engineering, legal, or other appropriate services of a 939 professional nature. Such contracts shall be subject to public 940 941 bidding or competitive negotiation requirements as set forth in 942 general law applicable to independent special districts. 943 (d) To borrow money and accept gifts; to apply for and use grants or loans of money or other property from the United 944 945 States, the state, a unit of local government, or any person for any district purposes and enter into agreements required in 946 connection therewith; and to hold, use, and dispose of such 947 moneys or property for any district purposes in accordance with 948 the terms of the gift, grant, loan, or agreement relating 949 950 thereto. To adopt and enforce rules and orders pursuant to the 951 (e) provisions of chapter 120, Florida Statutes, prescribing the 952 powers, duties, and functions of the officers of the district; 953 954 the conduct of the business of the district; the maintenance of 955 records; and the form of certificates evidencing tax liens and all other documents and records of the district. The board may 956 957 also adopt and enforce administrative rules with respect to any 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 39 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

of the projects of the district and define the area to be 958 959 included therein. The board may also adopt resolutions which may be necessary for the conduct of district business. 960 To maintain an office at such place or places as the 961 (f) board of supervisors designates in Osceola County, and within 962 963 the district when facilities are available. To hold, control, and acquire by donation, purchase, 964 (q) or condemnation, or dispose of, any public easements, 965 dedications to public use, platted reservations for public 966 967 purposes, or any reservations for those purposes authorized by this act and to make use of such easements, dedications, or 968 969 reservations for the purposes authorized by this act. To lease as lessor or lessee to or from any person, 970 (h) 971 firm, corporation, association, or body, public or private, any 972 projects of the type that the district is authorized to 973 undertake and facilities or property of any nature for the use 974 of the district to carry out the purposes authorized by this 975 act. (i) To borrow money and issue bonds, certificates, 976 977 warrants, notes, or other evidence of indebtedness as provided 978 herein; to levy such taxes and assessments as may be authorized; 979 and to charge, collect, and enforce fees and other user charges. (j) To raise, by user charges or fees authorized by 980 981 resolution of the board, amounts of money which are necessary for the conduct of district activities and services and to 982 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 40 of 99



Bill No. HB 1333 (2017)

Amendment No. 1

983	enforce their receipt and collection in the manner prescribed by
984	resolution not inconsistent with law.
985	(k) To exercise all powers of eminent domain now or
986	hereafter conferred on counties in this state provided, however,
987	that such power of eminent domain may not be exercised outside
988	the territorial limits of the district unless the district
989	receives prior approval by vote of a resolution of the governing
990	body of the county if the taking will occur in an unincorporated
991	area in that county, or the governing body of the city if the
992	taking will occur in an incorporated area. The district shall
993	not have the power to exercise eminent domain over municipal,
994	county, state, or federal property. The powers hereinabove
995	granted to the district shall be so construed to enable the
996	district to fulfill the objects and purposes of the district as
997	set forth in this act.
998	(1) To cooperate with, or contract with, other
999	governmental agencies as may be necessary, convenient,
1000	incidental, or proper in connection with any of the powers,
1001	duties, or purposes authorized by this act.
1002	(m) To assess and to impose upon lands in the district ad
1003	valorem taxes as provided by this act.
1004	(n) If and when authorized by general law, to determine,
1005	order, levy, impose, collect, and enforce maintenance taxes.
1006	(o) To determine, order, levy, impose, collect, and
1007	enforce assessments pursuant to this act and chapter 170,
ļ	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 41 of 99

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

1008	Florida Statutes, as amended from time to time, pursuant to
1009	authority granted in s. 197.3631, Florida Statutes, or pursuant
1010	to other provisions of general law now or hereinafter enacted
1011	which provide or authorize a supplemental means to order, levy,
1012	impose, or collect special assessments. Such special
1013	assessments, in the discretion of the district, may be collected
1014	and enforced pursuant to the provisions of ss. 197.3632 and
1015	197.3635, Florida Statutes, and chapters 170 and 173, Florida
1016	Statutes, as they may be amended from time to time, or as
1017	provided by this act, or by other means authorized by general
1018	law now or hereinafter enacted. The district may levy such
1019	special assessments for the purposes enumerated in this act and
1020	to pay special assessments imposed by Osceola County on lands
1021	within the district.
1022	(p) To exercise such special powers and other express
1023	powers as may be authorized and granted by this act in the
1024	charter of the district, including powers as provided in any
1025	interlocal agreement entered into pursuant to chapter 163,
1026	Florida Statutes, or which shall be required or permitted to be
1027	undertaken by the district pursuant to any development order,
1028	including any detailed specific area plan development order, or
1029	any interlocal service agreement with Osceola County for fair-
1030	share capital construction funding for any certain capital
1031	facilities or systems required of a developer pursuant to any
1032	applicable development order or agreement.
2	82725 - 1333 Amendment 1.docx
2	82725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 42 of 99

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Bill No. HB 1333 (2017)

Amendment No. 1

1033	(q) To exercise all of the powers necessary, convenient,
1034	incidental, or proper in connection with any other powers or
1035	duties or the special and limited purpose of the district
1036	authorized by this act.
1037	
1038	The provisions of this subsection shall be construed liberally
1039	in order to carry out effectively the special and limited
1040	purpose of this act.
1041	(7) SPECIAL POWERSThe district shall have, and the board
1042	may exercise, the following special powers to implement its
1043	lawful and special purpose and to provide, pursuant to that
1044	purpose, systems, facilities, services, improvements, projects,
1045	works, and infrastructure, each of which constitutes a lawful
1046	public purpose when exercised pursuant to this charter, subject
1047	to, and not inconsistent with, the regulatory jurisdiction and
1048	permitting authority of all other applicable governmental
1049	bodies, agencies, and any special districts having authority
1050	with respect to any area included therein, and to plan,
1051	establish, acquire, construct or reconstruct, enlarge or extend,
1052	equip, operate, finance, fund, and maintain improvements,
1053	systems, facilities, services, works, projects, and
1054	infrastructure. Any or all of the following special powers are
1055	granted by this act in order to implement the special and
1056	limited purpose of the district:

282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 43 of 99

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

1057	(a) To provide water management and control for the lands
1058	within the district and to connect some or any of such
1059	facilities with roads and bridges. In the event that the board
1060	assumes the responsibility for providing water management and
1061	control for the district which is to be financed by benefit
1062	special assessments, the board shall adopt plans and assessments
1063	pursuant to law or may proceed to adopt water management and
1064	control plans, assess for benefits, and apportion and levy
1065	special assessments, as follows:
1066	1. The board shall cause to be made by the district's
1067	engineer, or such other engineer or engineers as the board may
1068	employ for that purpose, complete and comprehensive water
1069	management and control plans for the lands located within the
1070	district that will be improved in any part or in whole by any
1071	system of facilities that may be outlined and adopted, and the
1072	engineer shall make a report in writing to the board with maps
1073	and profiles of said surveys and an estimate of the cost of
1074	carrying out and completing the plans.
1075	2. Upon the completion of such plans, the board shall hold
1076	a hearing thereon to hear objections thereto, shall give notice
1077	of the time and place fixed for such hearing by publication once
1078	each week for 2 consecutive weeks in a newspaper of general
1079	circulation in the general area of the district, and shall
1080	permit the inspection of the plan at the office of the district
1081	by all persons interested. All objections to the plan shall be
282725 - 1333 Amendment 1.docx	
	Published On: 3/20/2017 7:01:41 PM

Page 44 of 99

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333

(2017)

Amendment No. 1

1082 filed at or before the time fixed in the notice for the hearing 1083 and shall be in writing. 3. After the hearing, the board shall consider the 1084 1085 proposed plan and any objections thereto and may modify, reject, 1086 or adopt the plan or continue the hearing until a day certain 1087 for further consideration of the proposed plan or modifications 1088 thereof. 1089 4. When the board approves a plan, a resolution shall be 1090 adopted and a certified copy thereof shall be filed in the 1091 office of the secretary and incorporated by him or her into the 1092 records of the district. 1093 5. The water management and control plan may be altered in detail from time to time until the engineer's report pursuant to 1094 1095 s. 298.301, Florida Statutes, is filed but not in such manner as 1096 to affect materially the conditions of its adoption. After the 1097 engineer's report has been filed, no alteration of the plan 1098 shall be made, except as provided by this act. 1099 6. Within 20 days after the final adoption of the plan by 1100 the board, the board shall proceed pursuant to s. 298.301, 1101 Florida Statutes. (b) To provide water supply, sewer, wastewater and 1102 1103 reclaimed water management, reclamation, and reuse, or any combination thereof, and any irrigation systems, facilities, and 1104 1105 services and to construct and operate water systems, sewer 1106 systems and reclaimed water systems such as connecting 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 45 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

1107	intercepting or outlet sewers and sewer mains and pipes and
1108	water mains, conduits, or pipelines in, along, and under any
1109	street, alley, highway, or other public place or ways, and to
1110	dispose of any effluent, residue, or other byproducts of such
1111	water system, sewer system or reclaimed water system and to
1112	enter into interlocal agreements and other agreements with
1113	public or private entities for the same. However, such
1114	authority shall be subordinate and subject to the existing
1115	powers of the Tohopekaliga Water Authority to provide water
1116	supply, sewer, wastewater and reclaimed water service within the
1117	Tohopekaliga Water Authority's service area; and such authority
1118	shall be subordinate and subject to the existing powers of East
1119	Central Florida Services, Inc., to provide water supply service
1120	within its service area as set forth in its certificate from the
1121	Florida Public Service Commission.
1122	(c) To provide bridges, culverts, wildlife corridors, or
1123	road crossings that may be needed across any drain, ditch,
1124	canal, floodway, holding basin, excavation, public highway,
1125	tract, grade, fill, or cut and roadways over levees and
1126	embankments, and to construct any and all of such works and
1127	improvements across, through, or over any public right-of way,
1128	highway, grade, fill, or cut.
1129	(d) To provide district roads equal to or exceeding the
1130	specifications of the county in which such district roads are
1131	located, and to provide street lights. This special power
 282725 - 1333 Amendment 1.docx	
	Published On: 3/20/2017 7:01:41 PM

Page 46 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333

(2017)

Amendment No. 1

includes, but is not limited to, roads, parkways, intersections, 1132 bridges, landscaping, hardscaping, irrigation, bicycle lanes, 1133 sidewalks, jogging paths, multiuse pathways and trails, street 1134 lighting, traffic signals, regulatory or informational signage, 1135 1136 road striping, underground conduit, underground cable or fiber or wire installed pursuant to an agreement with or tariff of a 1137 retail provider of services, and all other customary elements of 1138 a functioning modern road system in general or as tied to the 1139 conditions of development approval for the area within the 1140 district, and parking facilities that are freestanding or that 1141 1142 may be related to any innovative strategic intermodal system of 1143 transportation pursuant to applicable federal, state, and local 1144 law and ordinance. 1145 (e) To provide buses, trolleys, rail access, mass transit facilities, transit shelters, ridesharing facilities and 1146 services, parking improvements, and related signage. 1147 1148 (f) To provide investigation and remediation costs associated with the cleanup of actual or perceived environmental 1149 1150 contamination within the district under the supervision or 1151 direction of a competent governmental authority unless the covered costs benefit any person who is a landowner within the 1152 district and who caused or contributed to the contamination. 1153 1154 (g) To provide observation areas, mitigation areas, wetland creation areas, and wildlife habitat, including the 1155

282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 47 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333

(2017)

Amendment No. 1

1156 maintenance of any plant or animal species, and any related 1157 interest in real or personal property. 1158 (h) Using its general and special powers as set forth in 1159 this act, to provide any other project within or without the boundaries of the district when the project is the subject of an 1160 1161 agreement between the district and the Board of County Commissioners of Osceola County or with any other applicable 1162 1163 public or private entity, and is not inconsistent with the 1164 effective local comprehensive plans. (i) To provide parks and facilities for indoor and outdoor 1165 recreational, cultural, and educational uses. 1166 1167 (†) To provide school buildings and related structures, which may be leased, sold, or donated to the school district, 1168 1169 for use in the educational system when authorized by the 1170 district school board. 1171 (k) To provide security, including electronic intrusiondetection systems and patrol cars, when authorized by proper 1172 governmental agencies, and may contract with the appropriate 1173 local general-purpose government agencies for an increased level 1174 of such services within the district boundaries. 1175 (1) To provide control and elimination of mosquitoes and 1176 other arthropods of public health importance. 1177 1178 To enter into impact fee, mobility fee, or other (m) 1179 similar credit agreements with Osceola County or a landowner

282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 48 of 99

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

1180 developer and to sell or assign such credits, on such terms as 1181 the district deems appropriate. 1182 (n) To provide buildings and structures for district offices, maintenance facilities, meeting facilities, town 1183 1184 centers, or any other project authorized or granted by this act. To establish and create, at noticed meetings, such 1185 (o) 1186 departments of the board of supervisors of the district, as well as committees, task forces, boards, or commissions, or other 1187 1188 agencies under the supervision and control of the district, as 1189 from time to time the members of the board may deem necessary or 1190 desirable in the performance of the acts or other things 1191 necessary to exercise the board's general or special powers to 1192 implement an innovative project to carry out the special and limited purpose of the district as provided in this act and to 1193 1194 delegate the exercise of its powers to such departments, boards, task forces, committees, or other agencies, and such 1195 1196 administrative duties and other powers as the board may deem 1197 necessary or desirable, but only if there is a set of expressed 1198 limitations for accountability, notice, and periodic written 1199 reporting to the board that shall retain the powers of the 1200 board. 1201 (q) To provide electrical, sustainable, or green infrastructure improvements, facilities, and services, 1202 including, but not limited to, recycling of natural resources, 1203

1204 reduction of energy demands, development and generation of

282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 49 of 99

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

1205	alternative or renewable energy sources and technologies,
1206	mitigation of urban heat islands, sequestration, capping or
1207	trading of carbon emissions or carbon emissions credits, LEED or
1208	Florida Green Building Coalition certification, and development
1209	of facilities and improvements for low-impact development and to
1210	enter into joint ventures, public-private partnerships, and
1211	other agreements and to grant such easements as may be necessary
1212	to accomplish the foregoing. Nothing herein shall authorize the
1213	district to provide electric service to retail customers or
1214	otherwise act to impair electric utility franchise agreements.
1215	(q) To provide for any facilities or improvements that may
1216	otherwise be provided for by any county or municipality,
1217	including, but not limited to, libraries, annexes, substations,
1218	and other buildings to house public officials, staff, and
1219	employees.
1220	(r) To provide waste collection and disposal, beginning
1221	not earlier than October 1, 2018.
1222	(s) To provide for the construction and operation of
1223	communications systems and related infrastructure for the
1224	carriage and distribution of communications services, and to
1225	enter into joint ventures, public-private partnerships, and
1226	other agreements and to grant such easements as may be necessary
1227	to accomplish the foregoing. Communications systems shall mean
1228	all facilities, buildings, equipment, items, and methods
1229	necessary or desirable in order to provide communications
2	282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 50 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

1230	services, including, without limitation, wires, cables,
1231	conduits, wireless cell sites, computers, modems, satellite
1232	antennae sites, transmission facilities, network facilities, and
1233	appurtenant devices necessary and appropriate to support the
1234	provision of communications services. Communications services
1235	includes, without limitation, internet, voice telephone or
1236	similar services provided by voice over internet protocol, cable
1237	television, data transmission services, electronic security
1238	monitoring services, and multi-channel video programming
1239	distribution services. Communications services provided by the
1240	district shall carry or include any governmental channel or
1241	other media content created or produced by Osceola County.
1242	(t) To provide health care facilities and to enter into
1243	public-private partnerships and agreements as may be necessary
1244	to accomplish the foregoing.
1245	(u) To coordinate, work with, and, as the board deems
1246	appropriate, enter into interlocal agreements with any public or
1247	private entity for the provision of an institution or
1248	institutions of higher education.
1249	(v) To coordinate, work with, and as the board deems
1250	appropriate, enter into public-private partnerships and
1251	agreements as may be necessary or useful to effectuate the
1252	purposes of this act.
1253	

282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 51 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

1254	The enumeration of special powers herein shall not be deemed
1255	exclusive or restrictive but shall be deemed to incorporate all
1256	powers express or implied necessary or incident to carrying out
1257	such enumerated special powers, including also the general
1258	powers provided by this special act charter to the district to
1259	implement its purposes. The district shall not initiate any
1260	service during a fiscal year, if such service is then provided
1261	by Osceola County and funded by Osceola County from the proceeds
1262	of special assessments imposed within the district or from ad
1263	valorem taxes levied within a municipal service taxing unit that
1264	includes all or any portion of the district, unless notice is
1265	provided to Osceola County not later than April 1 of the fiscal
1266	year prior to initiating such service identifying such service
1267	and the geographic area of the district in which such service
1268	will be provided. Following the provision of such notice, the
1269	district and Osceola County shall enter into an interlocal
1270	agreement providing for a service transition that is revenue-
1271	neutral for Osceola County prior to initiation of any such
1272	service by the district. Further, the provisions of this
1273	subsection shall be construed liberally in order to carry out
1274	effectively the special and limited purpose of this district
1275	under this act.
1276	(8) ISSUANCE OF BOND ANTICIPATION NOTESIn addition to
1277	the other powers provided for in this act, and not in limitation
1278	thereof, the district shall have the power, at any time and from
1 2	82725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 52 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

1279	time to time after the issuance of any bonds of the district
1280	shall have been authorized, to borrow money for the purposes for
1281	which such bonds are to be issued in anticipation of the receipt
1282	of the proceeds of the sale of such bonds and to issue bond
1283	anticipation notes in a principal sum not in excess of the
1284	authorized maximum amount of such bond issue. Such notes shall
1285	be in such denomination or denominations, bear interest at such
1286	rate as the board may determine not to exceed the maximum rate
1287	allowed by general law, mature at such time or times not later
1288	than 5 years from the date of issuance, and be in such form and
1289	executed in such manner as the board shall prescribe. Such notes
1290	may be sold at either public or private sale or, if such notes
1291	shall be renewal notes, may be exchanged for notes then
1292	outstanding on such terms as the board shall determine. Such
1293	notes shall be paid from the proceeds of such bonds when issued.
1294	The board may, in its discretion, in lieu of retiring the notes
1295	by means of bonds, retire them by means of current revenues or
1296	from any taxes or assessments levied for the payment of such
1297	bonds, but, in such event, a like amount of the bonds authorized
1298	shall not be issued.
1299	(9) BORROWINGThe district at any time may obtain loans,
1300	in such amount and on such terms and conditions as the board may
1301	approve, for the purpose of paying any of the expenses of the
1302	district or any costs incurred or that may be incurred in
1303	connection with any of the projects of the district, which loans
2	82725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 53 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

1304	shall bear interest as the board determines, not to exceed the
1305	maximum rate allowed by general law, and may be payable from and
1306	secured by a pledge of such funds, revenues, taxes, and
1307	assessments as the board may determine, subject, however, to the
1308	provisions contained in any proceeding under which bonds were
1309	theretofore issued and are then outstanding. For the purpose of
1310	defraying such costs and expenses, the district may issue
1311	negotiable notes, warrants, or other evidences of debt to be
1312	payable at such times and to bear such interest as the board may
1313	determine, not to exceed the maximum rate allowed by general
1314	law, and to be sold or discounted at such price or prices not
1315	less than 95 percent of par value and on such terms as the board
1316	may deem advisable. The board shall have the right to provide
1317	for the payment thereof by pledging the whole or any part of the
1318	funds, revenues, taxes, and assessments of the district or by
1319	covenanting to budget and appropriate from such funds. The
1320	approval of the electors residing in the district shall not be
1321	necessary except when required by the State Constitution.
1322	(10) BONDS
1323	(a) Sale of bondsBonds may be sold in blocks or
1324	installments at different times, or an entire issue or series
1325	may be sold at one time. Bonds may be sold at public or private
1326	sale after such advertisement, if any, as the board may deem
1327	advisable, but not in any event at less than 90 percent of the
1328	par value thereof, together with accrued interest thereon. Bonds
l 2	82725 - 1333 Amendment 1.docx
	Published On $\cdot 3/20/2017$ 7:01:41 PM

Published On: 3/20/2017 7:01:41 PM

Page 54 of 99

Bill No. HB 1333

(2017)

Amendment No. 1

1329 may be sold or exchanged for refunding bonds. Special assessment and revenue bonds may be delivered by the district as payment of 1330 1331 the purchase price of any project or part thereof, or a 1332 combination of projects or parts thereof, or as the purchase price or exchange for any property, real, personal, or mixed, 1333 1334 including franchises or services rendered by any contractor, 1335 engineer, or other person, all at one time or in blocks from time to time, in such manner and upon such terms as the board in 1336 1337 its discretion shall determine. The price or prices for any bonds sold, exchanged, or delivered may be: 1338 1339 1. The money paid for the bonds. 2. The principal amount, plus accrued interest to the date 1340 of redemption or exchange, or outstanding obligations exchanged 1341 1342 for refunding bonds. 1343 3. In the case of special assessment or revenue bonds, the amount of any indebtedness to contractors or other persons paid 1344 1345 with such bonds, or the fair value of any properties exchanged for the bonds, as determined by the board. 1346 1347 (b) Authorization and form of bonds.-Any general 1348 obligation bonds, special assessment bonds, or revenue bonds may 1349 be authorized by resolution or resolutions of the board which 1350 shall be adopted by a majority of all the members thereof then 1351 in office. Such resolution or resolutions may be adopted at the same meeting at which they are introduced and need not be 1352 1353 published or posted. The board may, by resolution, authorize the 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 55 of 99

Bill No. HB 1333

(2017)

Amendment No. 1

1354 issuance of bonds and fix the aggregate amount of bonds to be issued; the purpose or purposes for which the moneys derived 1355 therefrom shall be expended, including, but not limited to, 1356 1357 payment of costs as defined in section 2(2)(i); the rate or 1358 rates of interest, not to exceed the maximum rate allowed by general law; the denomination of the bonds; whether or not the 1359 1360 bonds are to be issued in one or more series; the date or dates of maturity, which shall not exceed 40 years from their 1361 1362 respective dates of issuance; the medium of payment; the place 1363 or places within or without the state at which payment shall be 1364 made; registration privileges; redemption terms and privileges, whether with or without premium; the manner of execution; the 1365 form of the bonds, including any interest coupons to be attached 1366 1367 thereto; the manner of execution of bonds and coupons; and any and all other terms, covenants, and conditions thereof and the 1368 1369 establishment of revenue or other funds. Such authorizing 1370 resolution or resolutions may further provide for the contracts 1371 authorized by s. 159.825(1)(f) and (g), Florida Statutes, 1372 regardless of the tax treatment of such bonds being authorized, subject to the finding by the board of a net saving to the 1373 district resulting by reason thereof. Such authorizing 1374 1375 resolution may further provide that such bonds may be executed in accordance with the Registered Public Obligations Act, except 1376 that bonds not issued in registered form shall be valid if 1377 manually countersigned by an officer designated by appropriate 1378 282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 56 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

1379	resolution of the board. The seal of the district may be
1380	affixed, lithographed, engraved, or otherwise reproduced in
1381	facsimile on such bonds. In case any officer whose signature
1382	shall appear on any bonds or coupons shall cease to be such
1383	officer before the delivery of such bonds, such signature or
1384	facsimile shall nevertheless be valid and sufficient for all
1385	purposes the same as if he or she had remained in office until
1386	such delivery.
1387	(c) Interim certificates; replacement certificates
1388	Pending the preparation of definitive bonds, the board may issue
1389	interim certificates or receipts or temporary bonds, in such
1390	form and with such provisions as the board may determine,
1391	exchangeable for definitive bonds when such bonds have been
1392	executed and are available for delivery. The board may also
1393	provide for the replacement of any bonds which become mutilated,
1394	lost, or destroyed.
1395	(d) Negotiability of bondsAny bond issued under this act
1396	or any temporary bond, in the absence of an express recital on
1397	the face thereof that it is nonnegotiable, shall be fully
1398	negotiable and shall be and constitute a negotiable instrument
1399	within the meaning and for all purposes of the law merchant and
1400	the laws of the state.
1401	(e) DefeasanceThe board may make such provision with
1402	respect to the defeasance of the right, title, and interest of
1403	the holders of any of the bonds and obligations of the district
	282725 - 1333 Amendment 1.docx
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Published On: 3/20/2017 7:01:41 PM

Page 57 of 99



Bill No. HB 1333 (2017)

Amendment No. 1

1404	in any revenues, funds, or other properties by which such bonds
1405	are secured as the board deems appropriate and, without
1406	limitation on the foregoing, may provide that when such bonds or
1407	obligations become due and payable or shall have been called for
1408	redemption and the whole amount of the principal and interest
1409	and premium, if any, due and payable upon the bonds or
1410	obligations then outstanding shall be held in trust for such
1411	purpose, and provision shall also be made for paying all other
1412	sums payable in connection with such bonds or other obligations,
1413	then and in such event the right, title, and interest of the
1414	holders of the bonds in any revenues, funds, or other properties
1415	by which such bonds are secured shall thereupon cease,
1416	terminate, and become void; and the board may apply any surplus
1417	in any sinking fund established in connection with such bonds or
1418	obligations and all balances remaining in all other funds or
1419	accounts other than moneys held for the redemption or payment of
1420	the bonds or other obligations to any lawful purpose of the
1421	district as the board shall determine.
1422	(f) Issuance of additional bondsIf the proceeds of any
1423	bonds are less than the cost of completing the project in
1424	connection with which such bonds were issued, the board may
1425	authorize the issuance of additional bonds, upon such terms and
1426	conditions as the board may provide in the resolution
1427	authorizing the issuance thereof, but only in compliance with
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282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 58 of 99

### COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 1333

(2017)

Amendment No. 1

1428 the resolution or other proceedings authorizing the issuance of 1429 the original bonds. (q) Refunding bonds.-The district shall have the power to 1430 issue bonds to provide for the retirement or refunding of any 1431 bonds or obligations of the district that at the time of such 1432 issuance are or subsequent thereto become due and payable, or 1433 1434 that at the time of issuance have been called or are, or will 1435 be, subject to call for redemption within 10 years thereafter, 1436 or the surrender of which can be procured from the holders 1437 thereof at prices satisfactory to the board. Refunding bonds may 1438 be issued at any time that in the judgment of the board such 1439 issuance will be advantageous to the district. No approval of 1440 the qualified electors residing in the district shall be 1441 required for the issuance of refunding bonds except in cases in 1442 which such approval is required by the State Constitution. The 1443 board may by resolution confer upon the holders of such refunding bonds all rights, powers, and remedies to which the 1444 holders would be entitled if they continued to be the owners and 1445 had possession of the bonds for the refinancing of which such 1446 1447 refunding bonds are issued, including, but not limited to, the 1448 preservation of the lien of such bonds on the revenues of any 1449 project or on pledged funds, without extinguishment, impairment, or diminution thereof. The provisions of this act pertaining to 1450 bonds of the district shall, unless the context otherwise 1451 1452 requires, govern the issuance of refunding bonds, the form and 282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 59 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HB 1333 (2017)

1453	other details thereof, the rights of the holders thereof, and
1454	the duties of the board with respect to them.
1455	(h) Revenue bonds
1456	1. The district shall have the power to issue revenue
1457	bonds from time to time without limitation as to amount. Such
1458	revenue bonds may be secured by, or payable from, the gross or
1459	net pledge of the revenues to be derived from any project or
1460	combination of projects; from the rates, fees, or other charges
1461	to be collected from the users of any project or projects; from
1462	any revenue-producing undertaking or activity of the district;
1463	from special assessments; or from benefit special assessments;
1464	or from any other source or pledged security. Such bonds shall
1465	not constitute an indebtedness of the district, and the approval
1466	of the qualified electors shall not be required unless such
1467	bonds are additionally secured by the full faith and credit and
1468	taxing power of the district.
1469	2. Any two or more projects may be combined and
1470	consolidated into a single project and may hereafter be operated
1471	and maintained as a single project. The revenue bonds authorized
1472	herein may be issued to finance any one or more of such
1473	projects, regardless of whether or not such projects have been
1474	combined and consolidated into a single project. If the board
1475	deems it advisable, the proceedings authorizing such revenue
1476	bonds may provide that the district may thereafter combine the
1477	projects then being financed or theretofore financed with other
2	82725 - 1333 Amendment 1.docx
· ·	Published On: 3/20/2017 7:01:41 PM

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Page 60 of 99

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

1478	projects to be subsequently financed by the district and that
1479	revenue bonds to be thereafter issued by the district shall be
1480	on parity with the revenue bonds then being issued, all on such
1481	terms, conditions, and limitations as shall have been provided
1482	in the proceeding which authorized the original bonds.
1483	(i) General obligation bonds
1484	1. Subject to the limitations of this charter, the
1485	district shall have the power from time to time to issue general
1486	obligation bonds to finance or refinance capital projects or to
1487	refund outstanding bonds in an aggregate principal amount of
1488	bonds outstanding at any one time not in excess of 35 percent of
1489	the assessed value of the taxable property within the district
1490	as shown on the pertinent tax records at the time of the
1491	authorization of the general obligation bonds for which the full
1492	faith and credit of the district is pledged. Except for
1493	refunding bonds, no general obligation bonds shall be issued
1494	unless the bonds are issued to finance or refinance a capital
1495	project and the issuance has been approved at an election held
1496	in accordance with the requirements for such election as
1497	prescribed by the State Constitution. Such elections shall be
1498	called to be held in the district by the Board of County
1499	Commissioners of Osceola County upon the request of the board of
1500	the district. The expenses of calling and holding an election
1501	shall be at the expense of the district and the district shall

282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 61 of 99

.

Amendment No. 1

Bill No. HB 1333 (2017)

1502	reimburse the county for any expenses incurred in calling or
1503	holding such election.
1504	2. The district may pledge its full faith and credit for
1505	the payment of the principal and interest on such general
1506	obligation bonds and for any reserve funds provided therefor and
1507	may unconditionally and irrevocably pledge itself to levy ad
1508	valorem taxes on all taxable property in the district, to the
1509	extent necessary for the payment thereof, without limitation as
1510	to rate or amount.
1511	3. If the board determines to issue general obligation
1512	bonds for more than one capital project, the approval of the
1513	issuance of the bonds for each and all such projects may be
1514	submitted to the electors on one and the same ballot. The
1515	failure of the electors to approve the issuance of bonds for any
1516	one or more capital projects shall not defeat the approval of
1517	bonds for any capital project which has been approved by the
1518	electors.
1519	4. In arriving at the amount of general obligation bonds
1520	permitted to be outstanding at any one time pursuant to
1521	subparagraph 1., there shall not be included any general
1522	obligation bonds that are additionally secured by the pledge of:
1523	a. Any assessments levied in an amount sufficient to pay
1524	the principal and interest on the general obligation bonds so
1525	additionally secured, which assessments have been equalized and

282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 62 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 1333

(2017)

Amendment No. 1

1526 confirmed by resolution of the board pursuant to this act or s. 1527 170.08, Florida Statutes. b. Water revenues, sewer revenues, or water and sewer 1528 1529 revenues of the district to be derived from user fees in an 1530 amount sufficient to pay the principal and interest on the general obligation bonds so additionally secured. 1531 1532 c. Any combination of assessments and revenues described in sub-subparagraphs a. and b. 1533 1534 (j) Bonds as legal investment or security.-1535 1. Notwithstanding any provisions of any other law to the 1536 contrary, all bonds issued under the provisions of this act 1537 shall constitute legal investments for savings banks, banks, 1538 trust companies, insurance companies, executors, administrators, 1539 trustees, guardians, and other fiduciaries and for any board, 1540 body, agency, instrumentality, county, municipality, or other 1541 political subdivision of the state and shall be and constitute 1542 security which may be deposited by banks or trust companies as security for deposits of state, county, municipal, or other 1543 1544 public funds or by insurance companies as required or voluntary statutory deposits. 1545 2. Any bonds issued by the district shall be incontestable 1546 in the hands of bona fide purchasers or holders for value and 1547 1548 shall not be invalid because of any irregularity or defect in 1549 the proceedings for the issue and sale thereof.

282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 63 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

1550	(k) Covenants.—Any resolution authorizing the issuance of
1551	bonds may contain such covenants as the board may deem
1552	advisable, and all such covenants shall constitute valid and
1553	legally binding and enforceable contracts between the district
1554	and the bondholders, regardless of the time of issuance thereof.
1555	Such covenants may include, without limitation, covenants
1556	concerning the disposition of the bond proceeds; the use and
1557	disposition of project revenues; the pledging of revenues,
1558	taxes, and assessments; the obligations of the district with
1559	respect to the operation of the project and the maintenance of
1560	adequate project revenues; the issuance of additional bonds; the
1561	appointment, powers, and duties of trustees and receivers; the
1562	acquisition of outstanding bonds and obligations; restrictions
1563	on the establishing of competing projects or facilities;
1564	restrictions on the sale or disposal of the assets and property
1565	of the district; the priority of assessment liens; the priority
1566	of claims by bondholders on the taxing power of the district;
1567	the maintenance of deposits to ensure the payment of revenues by
1568	users of district facilities and services; the discontinuance of
1569	district services by reason of delinquent payments; acceleration
1570	upon default; the execution of necessary instruments; the
1571	procedure for amending or abrogating covenants with the
1572	bondholders; and such other covenants as may be deemed necessary
1573	or desirable for the security of the bondholders.

282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 64 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

1574	(1) Validation proceedingsThe power of the district to
1575	issue bonds under the provisions of this act may be determined,
1576	and any of the bonds of the district maturing over a period of
1577	more than 5 years shall be validated and confirmed, by court
1578	decree, under the provisions of chapter 75, Florida Statutes,
1579	and laws amendatory thereof or supplementary thereto.
1580	(m) Tax exemptionTo the extent allowed by general law,
1581	all bonds issued hereunder and interest paid thereon and all
1582	fees, charges, and other revenues derived by the district from
1583	the projects provided by this act are exempt from all taxes by
1584	the state or by any political subdivision, agency, or
1585	instrumentality thereof; however, any interest, income, or
1586	profits on debt obligations issued hereunder are not exempt from
1587	the tax imposed by chapter 220, Florida Statutes. Further, the
1588	district is not exempt from the provisions of chapter 212,
1589	Florida Statutes.
1590	(n) Application of s. 189.051, Florida StatutesBonds
1591	issued by the district shall meet the criteria set forth in s.
1592	189.051, Florida Statutes.
1593	(o) Act furnishes full authority for issuance of bonds
1594	This act constitutes full and complete authority for the
1595	issuance of bonds and the exercise of the powers of the district
1596	provided herein. No procedures or proceedings, publications,
1597	notices, consents, approvals, orders, acts, or things by the
1598	board, or any board, officer, commission, department, agency, or
2	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

.

Page 65 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

1599	instrumentality of the district, other than those required by
1600	this act, shall be required to perform anything under this act,
1601	except that the issuance or sale of bonds pursuant to the
1602	provisions of this act shall comply with the general law
1603	requirements applicable to the issuance or sale of bonds by the
1604	district. Nothing in this act shall be construed to authorize
1605	the district to utilize bond proceeds to fund the ongoing
1606	operations of the district.
1607	(p) Pledge by the state to the bondholders of the
1608	districtThe state pledges to the holders of any bonds issued
1609	under this act that it will not limit or alter the rights of the
1610	district to own, acquire, construct, reconstruct, improve,
1611	maintain, operate, or furnish the projects or to levy and
1612	collect the taxes, assessments, rentals, rates, fees, and other
1613	charges provided for herein and to fulfill the terms of any
1614	agreement made with the holders of such bonds or other
1615	obligations and that it will not in any way impair the rights or
1616	remedies of such holders.
1617	(q) Default.—A default on the bonds or obligations of a
1618	district shall not constitute a debt or obligation of the state
1619	or any general-purpose local government or the state. In the
1620	event of a default or dissolution of the district, no local
1621	general-purpose government shall be required to assume the
1622	property of the district, the debts of the district, or the
1623	district's obligations to complete any infrastructure
2	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 66 of 99



Bill No. HB 1333

(2017)

Amendment No. 1

improvements or provide any services to the district. The 1624 provisions of s. 189.076(2), Florida Statutes, shall not apply 1625 1626 to the district. 1627 (11) TRUST AGREEMENTS. - Any issue of bonds shall be secured by a trust agreement or resolution by and between the district 1628 1629 and a corporate trustee or trustees, which may be any trust 1630 company or bank having the powers of a trust company within or 1631 without the state. The resolution authorizing the issuance of 1632 the bonds or such trust agreement may pledge the revenues to be 1633 received from any projects of the district and may contain such 1634 provisions for protecting and enforcing the rights and remedies of the bondholders as the board may approve, including, without 1635 1636 limitation, covenants setting forth the duties of the district in relation to: the acquisition, construction, reconstruction, 1637 improvement, maintenance, repair, operation, and insurance of 1638 1639 any projects; the fixing and revising of the rates, fees, and charges; and the custody, safeguarding, and application of all 1640 1641 moneys and for the employment of consulting engineers in connection with such acquisition, construction, reconstruction, 1642 1643 improvement, maintenance, repair, or operation. It shall be lawful for any bank or trust company within or without the state 1644 1645 which may act as a depository of the proceeds of bonds or of 1646 revenues to furnish such indemnifying bonds or to pledge such 1647 securities as may be required by the district. Such resolution 1648 or trust agreement may set forth the rights and remedies of the 282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 67 of 99



Bill No. HB 1333 (2017)

Amendment No. 1

1649	bondholders and of the trustee, if any, and may restrict the
1650	individual right of action by bondholders. The board may provide
1651	for the payment of proceeds of the sale of the bonds and the
1652	revenues of any project to such officer, board, or depository as
1653	it may designate for the custody thereof and may provide for the
1654	method of disbursement thereof with such safeguards and
1655	restrictions as it may determine. All expenses incurred in
1656	carrying out the provisions of such resolution or trust
1657	agreement may be treated as part of the cost of operation of the
1658	project to which such trust agreement pertains.
1659	(12) AD VALOREM TAXES; ASSESSMENTS, BENEFIT SPECIAL
1660	ASSESSMENTS, MAINTENANCE SPECIAL ASSESSMENTS, AND SPECIAL
1661	ASSESSMENTS; MAINTENANCE TAXES
1662	(a) Ad valorem taxesAt such time as all members of the
1663	board are qualified electors who are elected by qualified
1664	electors of the district, the board shall have the power to levy
1665	and assess an ad valorem tax on all the taxable property in the
1666	district to construct, operate, and maintain assessable
1667	improvements; to pay the principal of, and interest on, any
1668	general obligation bonds of the district; and to provide for any
1669	sinking or other funds established in connection with any such
1670	bonds. An ad valorem tax levied by the board for operating
1671	purposes, exclusive of debt service on bonds, shall not exceed 3
1672	mills. The ad valorem tax provided for herein shall be in
1673	addition to county and all other ad valorem taxes provided for
2	82725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 68 of 99



.

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

1674	by law. Such tax shall be assessed, levied, and collected in the
1675	same manner and at the same time as county taxes. The levy of ad
1676	valorem taxes must be approved by referendum as required by
1677	Section 9 of Article VII of the State Constitution.
1678	(b) Benefit special assessmentsThe board annually shall
1679	determine, order, and levy the annual installment of the total
1680	benefit special assessments for bonds issued and related
1681	expenses to finance assessable improvements. These assessments
1682	may be due and collected during each year county taxes are due
1683	and collected, in which case such annual installment and levy
1684	shall be evidenced to and certified to the property appraiser by
1685	the board not later than August 31 of each year. Such assessment
1686	shall be entered by the property appraiser on the county tax
1687	rolls and shall be collected and enforced by the tax collector
1688	in the same manner and at the same time as county taxes, and the
1689	proceeds thereof shall be paid to the district. However, this
1690	subsection shall not prohibit the district in its discretion
1691	from using the method prescribed in either s. 197.3632 or
1692	chapter 173, Florida Statutes, as each may be amended from time
1693	to time, for collecting and enforcing these assessments. Each
1694	annual installment of benefit special assessments shall be a
1695	lien on the property against which assessed until paid and shall
1696	be enforceable in like manner as county taxes. The amount of the
1697	assessment for the exercise of the district's powers under
1698	subsections (6) and (7) shall be determined by the board based
 :	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 69 of 99



Amendment No. 1

Bill No. HB 1333 (2017)

1699	upon a report of the district's engineer and assessed by the
1700	board upon such lands, which may be part or all of the lands
1701	within the district benefited by the improvement, apportioned
1702	between benefited lands in proportion to the benefits received
1703	by each tract of land. The board may, if it determines it is in
1704	the best interests of the district, set forth in the proceedings
1705	initially levying such benefit special assessments or in
1706	subsequent proceedings a formula for the determination of an
1707	amount, which when paid by a taxpayer with respect to any tax
1708	parcel, shall constitute a prepayment of all future annual
1709	installments of such benefit special assessments and that the
1710	payment of which amount with respect to such tax parcel shall
1711	relieve and discharge such tax parcel of the lien of such
1712	benefit special assessments and any subsequent annual
1713	installment thereof. The board may provide further that upon
1714	delinquency in the payment of any annual installment of benefit
1715	special assessments, the prepayment amount of all future annual
1716	installments of benefit special assessments as determined in the
1717	preceding sentence shall be and become immediately due and
1718	payable together with such delinquent annual installment.
1719	(c) Non-ad valorem maintenance taxesIf and when
1720	authorized by general law, to maintain and to preserve the
1721	physical facilities and services constituting the works,
1722	improvements, or infrastructure owned by the district pursuant
1723	to this act, to repair and restore any one or more of them, when
	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 70 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333

(2017)

Amendment No. 1

1724 needed, and to defray the current expenses of the district, including any sum which may be required to pay state and county 1725 1726 ad valorem taxes on any lands which may have been purchased and which are held by the district under the provisions of this act, 1727 the board of supervisors may, upon the completion of said 1728 systems, facilities, services, works, improvements, or 1729 1730 infrastructure, in whole or in part, as may be certified to the 1731 board by the engineer of the board, levy annually a non-ad 1732 valorem and nonmillage tax upon each tract or parcel of land 1733 within the district, to be known as a "maintenance tax." This 1734 non-ad valorem maintenance tax shall be apportioned upon the 1735 basis of the net assessments of benefits assessed as accruing from the original construction and shall be evidenced to and 1736 1737 certified by the board of supervisors of the district not later 1738 than June 1 of each year to the Osceola County tax collector and 1739 shall be extended on the tax rolls and collected by the tax 1740 collector on the merged collection roll of the tax collector in 1741 the same manner and at the same time as county ad valorem taxes, 1742 and the proceeds therefrom shall be paid to the district. This 1743 non-ad valorem maintenance tax shall be a lien until paid on the 1744 property against which assessed and enforceable in like manner 1745 and of the same dignity as county ad valorem taxes. 1746 (d) Maintenance special assessments.-To maintain and preserve the facilities and projects of the district, the board 1747 may levy a maintenance special assessment. This assessment may 1748 282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 71 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

1749	be evidenced to and certified to the tax collector by the board
1750	of supervisors not later than August 31 of each year and shall
1751	be entered by the property appraiser on the county tax rolls and
1752	shall be collected and enforced by the tax collector in the same
1753	manner and at the same time as county taxes, and the proceeds
1754	therefrom shall be paid to the district. However, this
1755	subsection shall not prohibit the district in its discretion
1756	from using the method prescribed in s. 197.363, s. 197.3631, or
1757	s. 197.3632, Florida Statutes, for collecting and enforcing
1758	these assessments. These maintenance special assessments shall
1759	be a lien on the property against which assessed until paid and
1760	shall be enforceable in like manner as county taxes. The amount
1761	of the maintenance special assessment for the exercise of the
1762	district's powers under this section shall be determined by the
1763	board based upon a report of the district's engineer and
1764	assessed by the board upon such lands, which may be all of the
1765	lands within the district benefited by the maintenance thereof,
1766	apportioned between the benefited lands in proportion to the
1767	benefits received by each tract of land.
1768	(e) Special assessmentsThe board may levy and impose any
1769	special assessments pursuant to this subsection.
1770	(f) Enforcement of taxesThe collection and enforcement
1771	of all taxes levied by the district shall be at the same time
1772	and in like manner as county taxes, and the provisions of the
1773	laws of Florida relating to the sale of lands for unpaid and
	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 72 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

1774	delinquent county taxes; the issuance, sale, and delivery of tax
1775	certificates for such unpaid and delinquent county taxes; the
1776	redemption thereof; the issuance to individuals of tax deeds
1777	based thereon; and all other procedures in connection therewith
1778	shall be applicable to the district to the same extent as if
1779	such statutory provisions were expressly set forth herein. All
1780	taxes shall be subject to the same discounts as county taxes.
1781	(g) When unpaid tax is delinquent; penaltyAll taxes
1782	provided for in this act shall become delinquent and bear
1783	penalties on the amount of such taxes in the same manner as
1784	county taxes.
1785	(h) Status of assessmentsBenefit special assessments,
1786	maintenance special assessments, and special assessments are
1787	hereby found and determined to be non-ad valorem assessments as
1788	defined by s. 197.3632, Florida Statutes. Maintenance taxes are
1789	non-ad valorem taxes and are not special assessments.
1790	(i) Assessments constitute liens; collectionAny and all
1791	assessments, including special assessments, benefit special
1792	assessments, and maintenance special assessments authorized by
1793	this section, and including special assessments as defined by
1794	section 2(2)(z) and granted and authorized by this subsection,
1795	and including maintenance taxes if authorized by general law,
1796	shall constitute a lien on the property against which assessed
1797	from the date of levy and imposition thereof until paid, coequal
1798	with the lien of state, county, municipal, and school board
2	82725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 73 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 1333

(2017)

Amendment No. 1

taxes. These assessments may be collected, at the district's 1799 1800 discretion, under authority of s. 197.3631, Florida Statutes, as amended from time to time, by the tax collector pursuant to the 1801 1802 provisions of ss. 197.3632 and 197.3635, Florida Statutes, as amended from time to time, or in accordance with other 1803 1804 collection measures provided by law. In addition to, and not in limitation of, any powers otherwise set forth herein or in 1805 1806 general law, these assessments may also be enforced pursuant to the provisions of chapter 173, Florida Statutes, as amended from 1807 1808 time to time. 1809 (j) Land owned by governmental entity.-Except as otherwise provided by law, no levy of ad valorem taxes or non-ad valorem 1810 assessments under this act or chapter 170 or chapter 197, 1811 1812 Florida Statutes, as each may be amended from time to time, or 1813 otherwise, by a board of the district, on property of a 1814 governmental entity that is subject to a ground lease as 1815 described in s. 190.003(14), Florida Statutes, shall constitute a lien or encumbrance on the underlying fee interest of such 1816 1817 governmental entity. 1818 (13) SPECIAL ASSESSMENTS.-1819 (a) As an alternative method to the levy and imposition of 1820 special assessments pursuant to chapter 170, Florida Statutes, 1821 pursuant to the authority of s. 197.3631, Florida Statutes, or 1822 pursuant to other provisions of general law, now or hereafter 1823 enacted, which provide a supplemental means or authority to 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 74 of 99

Bill No. HB 1333

(2017)

Amendment No. 1

1824 impose, levy, and collect special assessments as otherwise authorized under this act, the board may levy and impose special 1825 1826 assessments to finance the exercise of any of its powers permitted under this act using the following uniform procedures: 1827 1828 1. At a noticed meeting, the board of supervisors of the district may consider and review an engineer's report on the 1829 costs of the systems, facilities, and services to be provided, a 1830 preliminary special assessment methodology, and a preliminary 1831 1832 roll based on acreage or platted lands, depending upon whether platting has occurred. 1833 The special assessment methodology shall address and 1834 a. 1835 discuss and the board shall consider whether the systems, 1836 facilities, and services being contemplated will result in special benefits peculiar to the property, different in kind and 1837 degree than general benefits, as a logical connection between 1838 the systems, facilities, and services themselves and the 1839 property, and whether the duty to pay the special assessments by 1840 the property owners is apportioned in a manner that is fair and 1841 equitable and not in excess of the special benefit received. It 1842 1843 shall be fair and equitable to designate a fixed proportion of 1844 the annual debt service, together with interest thereon, on the aggregate principal amount of bonds issued to finance such 1845 systems, facilities, and services which give rise to unique, 1846 1847 special, and peculiar benefits to property of the same or similar characteristics under the special assessment methodology 1848 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 75 of 99

Bill No. HB 1333

(2017)

Amendment No. 1

so long as such fixed proportion does not exceed the unique, 1849 1850 special, and peculiar benefits enjoyed by such property from such systems, facilities, and services. 1851 The engineer's cost report shall identify the nature of 1852 b. the proposed systems, facilities, and services, their location, 1853 1854 a cost breakdown plus a total estimated cost, including cost of construction or reconstruction, labor, and materials, lands, 1855 1856 property, rights, easements, franchises, or systems, facilities, and services to be acquired, cost of plans and specifications, 1857 1858 surveys of estimates of costs and revenues, costs of engineering, legal, and other professional consultation 1859 services, and other expenses or costs necessary or incident to 1860 determining the feasibility or practicability of such 1861 construction, reconstruction, or acquisition, administrative 1862 expenses, relationship to the authority and power of the 1863 district in its charter, and such other expenses or costs as may 1864 1865 be necessary or incident to the financing to be authorized by 1866 the board of supervisors. The preliminary special assessment roll will be in 1867 c. accordance with the assessment methodology as may be adopted by 1868 1869 the board of supervisors; the special assessment roll shall be completed as promptly as possible and shall show the acreage, 1870 lots, lands, or plats assessed and the amount of the fairly and 1871 reasonably apportioned assessment based on special and peculiar 1872

1873 benefit to the property, lot, parcel, or acreage of land; and,

282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 76 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

1874 if the special assessment against such lot, parcel, acreage, or 1875 portion of land is to be paid in installments, the number of 1876 annual installments in which the special assessment is divided 1877 shall be entered into and shown upon the special assessment 1878 roll. 1879 2. The board of supervisors of the district may determine 1880 and declare by an initial special assessment resolution to levy 1881 and assess the special assessments with respect to assessable improvements stating the nature of the systems, facilities, and 1882 services, improvements, projects, or infrastructure constituting 1883 such assessable improvements, the information in the engineer's 1884 1885 cost report, the information in the special assessment 1886 methodology as determined by the board at the noticed meeting and referencing and incorporating as part of the resolution the 1887 engineer's cost report, the preliminary special assessment 1888 methodology, and the preliminary special assessment roll as 1889 1890 referenced exhibits to the resolution by reference. If the board determines to declare and levy the special assessments by the 1891 initial special assessment resolution, the board shall also 1892 1893 adopt and declare a notice resolution which shall provide and cause the initial special assessment resolution to be published 1894 once a week for a period of 2 weeks in newspapers of general 1895 circulation published in Osceola County and said board shall by 1896 the same resolution fix a time and place at which the owner or 1897 owners of the property to be assessed or any other persons 1898 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 77 of 99



Bill No. HB 1333

(2017)

Amendment No. 1

1899 interested therein may appear before said board and be heard as to the propriety and advisability of making such improvements, 1900 1901 as to the costs thereof, as to the manner of payment therefor, 1902 and as to the amount thereof to be assessed against each 1903 property so improved. Thirty days' notice in writing of such 1904 time and place shall be given to such property owners. The 1905 notice shall include the amount of the special assessment and 1906 shall be served by mailing a copy to each assessed property owner at his or her last known address, the names and addresses 1907 of such property owners to be obtained from the record of the 1908 property appraiser of the county political subdivision in which 1909 the land is located or from such other sources as the district 1910 manager or engineer deems reliable, and proof of such mailing 1911 shall be made by the affidavit of the manager of the district or 1912 by the engineer, said proof to be filed with the district 1913 1914 manager, provided that failure to mail said notice or notices shall not invalidate any of the proceedings hereunder. It is 1915 provided further that the last publication shall be at least 1 1916 1917 week prior to the date of the hearing on the final special 1918 assessment resolution. Said notice shall describe the general areas to be improved and advise all persons interested that the 1919 description of each property to be assessed and the amount to be 1920 assessed to each piece, parcel, lot, or acre of property may be 1921 1922 ascertained at the office of the manager of the district. Such service by publication shall be verified by the affidavit of the 1923 282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 78 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

publisher and filed with the manager of the district. Moreover, 1924 1925 the initial special assessment resolution with its attached, 1926 referenced, and incorporated engineer's cost report, preliminary special assessment methodology, and preliminary special 1927 assessment roll, along with the notice resolution, shall be 1928 1929 available for public inspection at the office of the manager and the office of the engineer or any other office designated by the 1930 1931 board of supervisors in the notice resolution. Notwithstanding the foregoing, the landowners of all of the property which is 1932 1933 proposed to be assessed may give the district written notice of 1934 waiver of any notice and publication provided for in this 1935 subparagraph and such notice and publication shall not be required, provided, however, that any meeting of the board of 1936 1937 supervisors to consider such resolution shall be a publicly noticed meeting. 1938 1939 3. At the time and place named in the noticed resolution 1940 as provided for in subparagraph 2., the board of supervisors of 1941 the district shall meet and hear testimony from affected 1942 property owners as to the propriety and advisability of making the systems, facilities, services, projects, works, 1943 1944 improvements, or infrastructure and funding them with 1945 assessments referenced in the initial special assessment resolution on the property. Following the testimony and 1946 questions from the members of the board or any professional 1947 1948 advisors to the district of the preparers of the engineer's cost 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 79 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

1949	report, the special assessment methodology, and the special
1950	assessment roll, the board of supervisors shall make a final
1951	decision on whether to levy and assess the particular special
1952	assessments. Thereafter, the board of supervisors shall meet as
1953	an equalizing board to hear and to consider any and all
1954	complaints as to the particular special assessments and shall
1955	adjust and equalize the special assessments to ensure proper
1956	assessment based on the benefit conferred on the property.
1957	4. When so equalized and approved by resolution or
1958	ordinance by the board of supervisors, to be called the final
1959	special assessment resolution, a final special assessment roll
1960	shall be filed with the clerk of the board and such special
1961	assessment shall stand confirmed and remain legal, valid, and
1962	binding first liens on the property against which such special
1963	assessments are made until paid, equal in dignity to the first
1964	liens of ad valorem taxation of county and municipal governments
1965	and school boards. However, upon completion of the systems,
1966	facilities, service, project, improvement, works, or
1967	infrastructure, the district shall credit to each of the
1968	assessments the difference in the special assessment as
1969	originally made, approved, levied, assessed, and confirmed and
1970	the proportionate part of the actual cost of the improvement to
1971	be paid by the particular special assessments as finally
1972	determined upon the completion of the improvement; but in no
1973	event shall the final special assessment exceed the amount of
2	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 80 of 99



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•

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

1974	the special and peculiar benefits as apportioned fairly and
1975	reasonably to the property from the system, facility, or service
1976	being provided as originally assessed. Promptly after such
1977	confirmation, the special assessment shall be recorded by the
1978	clerk of the district in the minutes of the proceedings of the
1979	district, and the record of the lien in this set of minutes
1980	shall constitute prima facie evidence of its validity. The board
1981	of supervisors, in its sole discretion, may, by resolution grant
1982	a discount equal to all or a part of the payee's proportionate
1983	share of the cost of the project consisting of bond financing
1984	cost, such as capitalized interest, funded reserves, and bond
1985	discounts included in the estimated cost of the project, upon
1986	payment in full of any special assessments during such period
1987	prior to the time such financing costs are incurred as may be
1988	specified by the board of supervisors in such resolution.
1989	5. District special assessments may be made payable in
1990	installments over no more than 40 years from the date of the
1991	payment of the first installment thereof and may bear interest
1992	at fixed or variable rates.
1993	(b) Notwithstanding any provision of this act or chapter
1994	170, Florida Statutes, that portion of s. 170.09, Florida
1995	Statutes, that provides that special assessments may be paid
1996	without interest at any time within 30 days after the
1997	improvement is completed and a resolution accepting the same has
1998	been adopted by the governing authority shall not be applicable
2	82725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 81 of 99



Bill No. HB 1333 (2017)

Amendment No. 1

1999	to any district special assessments, whether imposed, levied,
2000	and collected pursuant to the provisions of this act or other
2001	provisions of Florida law, including, but not limited to,
2002	chapter 170, Florida Statutes.
2003	(c) In addition, the district is authorized expressly in
2004	the exercise of its rulemaking power to adopt a rule or rules
2005	which provides or provide for notice, levy, imposition,
2006	equalization, and collection of assessments.
2007	(14) ISSUANCE OF CERTIFICATES OF INDEBTEDNESS BASED ON
2008	ASSESSMENTS FOR ASSESSABLE IMPROVEMENTS; ASSESSMENT BONDS
2009	(a) The board may, after any special assessments or
2010	benefit special assessments for assessable improvements are
2011	made, determined, and confirmed as provided in this act, issue
2012	certificates of indebtedness for the amount so assessed against
2013	the abutting property or property otherwise benefited, as the
2014	case may be, and separate certificates shall be issued against
2015	each part or parcel of land or property assessed, which
2016	certificates shall state the general nature of the improvement
2017	for which the assessment is made. The certificates shall be
2018	payable in annual installments in accordance with the
2019	installments of the special assessment for which they are
2020	issued. The board may determine the interest to be borne by such
2021	certificates, not to exceed the maximum rate allowed by general
2022	law, and may sell such certificates at either private or public
2023	sale and determine the form, manner of execution, and other
	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Published On: 3/20/2017 7:01:41 PM

Page 82 of 99

Bill No. HB 1333

(2017)

Amendment No. 1

details of such certificates. The certificates shall recite that 2024 2025 they are payable only from the special assessments levied and 2026 collected from the part or parcel of land or property against which they are issued. The proceeds of such certificates may be 2027 2028 pledged for the payment of principal of and interest on any revenue bonds or general obligation bonds issued to finance in 2029 2030 whole or in part such assessable improvement, or, if not so 2031 pledged, may be used to pay the cost or part of the cost of such 2032 assessable improvements. The district may also issue assessment bonds, revenue 2033 (b) 2034 bonds, or other obligations payable from a special fund into 2035 which such certificates of indebtedness referred to in paragraph (a) may be deposited or, if such certificates of indebtedness 2036 have not been issued, the district may assign to such special 2037 2038 fund for the benefit of the holders of such assessment bonds or 2039 other obligations, or to a trustee for such bondholders, the assessment liens provided for in this act unless such 2040 certificates of indebtedness or assessment liens have been 2041 2042 theretofore pledged for any bonds or other obligations authorized hereunder. In the event of the creation of such 2043 special fund and the issuance of such assessment bonds or other 2044 2045 obligations, the proceeds of such certificates of indebtedness 2046 or assessment liens deposited therein shall be used only for the 2047 payment of the assessment bonds or other obligations issued as 2048 provided in this section. The district is authorized to covenant 282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 83 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

2049	with the holders of such assessment bonds, revenue bonds, or
2050	other obligations that it will diligently and faithfully enforce
2051	and collect all the special assessments, and interest and
2052	penalties thereon, for which such certificates of indebtedness
2053	or assessment liens have been deposited in or assigned to such
2054	fund; to foreclose such assessment liens so assigned to such
2055	special fund or represented by the certificates of indebtedness
2056	deposited in the special fund, after such assessment liens have
2057	become delinquent, and deposit the proceeds derived from such
2058	foreclosure, including interest and penalties, in such special
2059	fund; and to make any other covenants deemed necessary or
2060	advisable in order to properly secure the holders of such
2061	assessment bonds or other obligations.
2062	(c) The assessment bonds, revenue bonds, or other
2063	obligations issued pursuant to this section shall have such
2064	dates of issue and maturity as shall be deemed advisable by the
2065	board; however, the maturities of such assessment bonds or other
2066	obligations shall not be more than 2 years after the due date of
2067	the last installment which will be payable on any of the special
2068	assessments for which such assessment liens, or the certificates
2069	of indebtedness representing such assessment liens, are assigned
2070	to or deposited in such special fund.
2071	(d) Such assessment bonds, revenue bonds, or other
2072	obligations issued under this section shall bear such interest
2073	as the board may determine, not to exceed the maximum rate
2	82725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 84 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

2074	allowed by general law, and shall be executed, shall have such
2075	provisions for redemption prior to maturity, shall be sold in
2076	the manner, and shall be subject to all of the applicable
2077	provisions contained in this act for revenue bonds, except as
2078	the same may be inconsistent with the provisions of this
2079	section.
2080	(e) All assessment bonds, revenue bonds, or other
2081	obligations issued under the provisions of this section shall
2082	be, shall constitute, and shall have all the qualities and
2083	incidents of negotiable instruments under the law merchant and
2084	the laws of the state.
2085	(15) TAX LIENS.—All taxes of the district provided for in
2086	this act, together with all penalties for default in the payment
2087	of the same and all costs in collecting the same, including a
2088	reasonable attorney fee fixed by the court and taxed as a cost
2089	in the action brought to enforce payment, shall, from January 1
2090	for each year the property is liable to assessment and until
2091	paid, constitute a lien of equal dignity with the liens for
2092	state and county taxes and other taxes of equal dignity with
2093	state and county taxes upon all the lands against which such
2094	taxes shall be levied. A sale of any of the real property within
2095	the district for state and county or other taxes shall not
2096	operate to relieve or release the property so sold from the lien
2097	for subsequent district taxes or installments of district taxes,
2098	which lien may be enforced against such property as though no
2	82725 - 1333 Amendment 1.docx
	Published On: $3/20/2017$ 7:01:41 PM

Published On: 3/20/2017 7:01:41 PM

Page 85 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

2099	such sale thereof had been made. In addition to, and not in
2100	limitation of, the preceding sentence, for purposes of s.
2101	197.552, Florida Statutes, the lien of all special assessments
2102	levied by the district shall constitute a lien of record held by
2103	a municipal or county governmental unit. The provisions of ss.
2104	194.171, 197.122, 197.333, and 197.432, Florida Statutes, shall
2105	be applicable to district taxes with the same force and effect
2106	as if such provisions were expressly set forth in this act.
2107	(16) PAYMENT OF TAXES AND REDEMPTION OF TAX LIENS BY THE
2108	DISTRICT; SHARING IN PROCEEDS OF TAX SALE
2109	(a) The district shall have the power and right to:
2110	1. Pay any delinquent state, county, district, municipal,
2111	or other tax or assessment upon lands located wholly or
2112	partially within the boundaries of the district.
2113	2. Redeem or purchase any tax sales certificates issued or
2114	sold on account of any state, county, district, municipal, or
2115	other taxes or assessments upon lands located wholly or
2116	partially within the boundaries of the district.
2117	(b) Delinquent taxes paid, or tax sales certificates
2118	redeemed or purchased, by the district, together with all
2119	penalties for the default in payment of the same and all costs
2120	in collecting the same and a reasonable attorney fee, shall
2121	constitute a lien in favor of the district of equal dignity with
2122	the liens of state and county taxes and other taxes of equal
2123	dignity with state and county taxes upon all the real property
	282725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 86 of 99

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HB 1333 (2017)

2124	against which the taxes were levied. The lien of the district
2125	may be foreclosed in the manner provided in this act.
2126	(c) In any sale of land pursuant to s. 197.542, Florida
2127	Statutes, as may be amended from time to time, the district may
2128	certify to the clerk of the circuit court of the county holding
2129	such sale the amount of taxes due to the district upon the lands
2130	sought to be sold, and the district shall share in the
2131	disbursement of the sales proceeds in accordance with the
2132	provisions of this act and under the laws of the state.
2133	(17) FORECLOSURE OF LIENSAny lien in favor of the
2134	district arising under this act may be foreclosed by the
2135	district by foreclosure proceedings in the name of the district
2136	in a court of competent jurisdiction as provided by general law
2137	in like manner as is provided in chapter 170 or chapter 173,
2138	Florida Statutes, and amendments thereto and the provisions of
2139	those chapters shall be applicable to such proceedings with the
2140	same force and effect as if those provisions were expressly set
2141	forth in this act. Any act required or authorized to be done by
2142	or on behalf of a municipality in foreclosure proceedings under
2143	chapter 170 or chapter 173, Florida Statutes, may be performed
2144	by such officer or agent of the district as the board of
2145	supervisors may designate. Such foreclosure proceedings may be
2146	brought at any time after the expiration of 1 year from the date
2147	any tax, or installment thereof, becomes delinquent; however, no
2148	lien shall be foreclosed against any political subdivision or
282725 - 1333 Amendment 1.docx	
	Published On: 3/20/2017 7:01:41 PM

Page 87 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

2149	agency of the state. Other legal remedies shall remain
2150	available.
2151	(18) MANDATORY USE OF CERTAIN DISTRICT SYSTEMS,
2152	FACILITIES, AND SERVICESTo the full extent permitted by law,
2153	the district shall require all lands, buildings, premises,
2154	persons, firms, and corporations within the district to use the
2155	facilities of the district.
2156	(19) COMPETITIVE PROCUREMENT; BIDS; NEGOTIATIONS; RELATED
2157	PROVISIONS REQUIRED
2158	(a) No contract shall be let by the board for any goods,
2159	supplies, or materials to be purchased when the amount thereof
2160	to be paid by the district shall exceed the amount provided in
2161	s. 287.017, Florida Statutes, as amended from time to time, for
2162	category four, unless notice of bids shall be advertised once in
2163	a newspaper in general circulation in Osceola County. Any board
2164	seeking to construct or improve a public building, structure, or
2165	other public works shall comply with the bidding procedures of
2166	s. 255.20, Florida Statutes, as amended from time to time, and
2167	other applicable general law. In each case, the bid of the
2168	lowest responsive and responsible bidder shall be accepted
2169	unless all bids are rejected because the bids are too high or
2170	the board determines it is in the best interests of the district
2171	to reject all bids. The board may require the bidders to furnish
2172	bond with a responsible surety to be approved by the board.
2173	Nothing in this subsection shall prevent the board from
2	82725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 88 of 99

### COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

2174 undertaking and performing the construction, operation, and
2175 maintenance of any project or facility authorized by this act by
2176 the employment of labor, material, and machinery.
(b) The provisions of the Consultants' Competitive
2178 Negotiation Act, s. 287.055, Florida Statutes, apply to
2179 contracts for engineering, architecture, landscape architecture,
2180 or registered surveying and mapping services let by the board.
2181 (c) Contracts for maintenance services for any district
2182 facility or project shall be subject to competitive bidding
2183 requirements when the amount thereof to be paid by the district
2184 exceeds the amount provided in s. 287.017, Florida Statutes, as
2185 amended from time to time, for category four. The district shall
2186 adopt rules, policies, or procedures establishing competitive
2187 bidding procedures for maintenance services. Contracts for other
2188 services shall not be subject to competitive bidding unless the
2189 district adopts a rule, policy, or procedure applying
2190 competitive bidding procedures to said contracts. Nothing herein
2191 shall preclude the use of requests for proposal instead of
2192 invitations to bid as determined by the district to be in its
2193 <u>best interest.</u>
2194 (20) FEES, RENTALS, AND CHARGES; PROCEDURE FOR ADOPTION
2195 AND MODIFICATIONS; MINIMUM REVENUE REQUIREMENTS
(a) The district is authorized to prescribe, fix,
2197 establish, and collect rates, fees, rentals, or other charges,
2198 hereinafter sometimes referred to as "revenues," and to revise
. 282725 - 1333 Amendment 1.docx
Published On: 3/20/2017 7:01:41 PM

Page 89 of 99



Bill No. HB 1333 (2017)

Amendment No. 1

2199	the same from time to time, for the systems, facilities, and
2200	services furnished by the district, within the limits of the
2201	district, including, but not limited to, recreational
2202	facilities, water management and control facilities, and water
2203	and sewer systems; to recover the costs of making connection
2204	with any district service, facility, or system; and to provide
2205	for reasonable penalties against any user or property for any
2206	such rates, fees, rentals, or other charges that are delinquent.
2207	(b) No such rates, fees, rentals, or other charges for any
2208	of the facilities or services of the district shall be fixed
2209	until after a public hearing at which all the users of the
2210	proposed facility or services or owners, tenants, or occupants
2211	served or to be served thereby and all other interested persons
2212	shall have an opportunity to be heard concerning the proposed
2213	rates, fees, rentals, or other charges. Rates, fees, rentals,
2214	and other charges shall be adopted under the administrative
2215	rulemaking authority of the district, but shall not apply to
2216	district leases. Notice of such public hearing setting forth the
2217	proposed schedule or schedules of rates, fees, rentals, and
2218	other charges shall have been published in a newspaper of
2219	general circulation in Osceola County at least once and at least
2220	10 days prior to such public hearing. The rulemaking hearing may
2221	be adjourned from time to time. After such hearing, such
2222	schedule or schedules, either as initially proposed or as
2223	modified or amended, may be finally adopted. A copy of the
2	82725 - 1333 Amendment 1.docx
	Published On: $3/20/2017$ 7:01:41 PM

Published On: 3/20/2017 7:01:41 PM

011. 3,20,201, ,.01.11 11

Page 90 of 99



Bill No. HB 1333 (2017)

Amendment No. 1

2224	schedule or schedules of such rates, fees, rentals, or charges
2225	as finally adopted shall be kept on file in an office designated
2226	by the board and shall be open at all reasonable times to public
2227	inspection. The rates, fees, rentals, or charges so fixed for
2228	any class of users or property served shall be extended to cover
2229	any additional users or properties thereafter served which shall
2230	fall in the same class, without the necessity of any notice or
2231	hearing.
2232	(c) Such rates, fees, rentals, and charges shall be just
2233	and equitable and uniform for users of the same class, and when
2234	appropriate may be based or computed either upon the amount of
2235	service furnished, upon the average number of persons residing
2236	or working in or otherwise occupying the premises served, or
2237	upon any other factor affecting the use of the facilities
2238	furnished, or upon any combination of the foregoing factors, as
2239	may be determined by the board on an equitable basis.
2240	(d) The rates, fees, rentals, or other charges prescribed
2241	shall be such as will produce revenues, together with any other
2242	assessments, taxes, revenues, or funds available or pledged for
2243	such purpose, at least sufficient to provide for the items
2244	hereinafter listed, but not necessarily in the order stated:
2245	1. To provide for all expenses of operation and
2246	maintenance of such facility or service.

282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 91 of 99



Bill No. HB 1333 (2017)

Amendment No. 1

2247	2. To pay when due all bonds and interest thereon for the
2248	payment of which such revenues are, or shall have been, pledged
2249	or encumbered, including reserves for such purpose.
2250	3. To provide for any other funds which may be required
2251	under the resolution or resolutions authorizing the issuance of
2252	bonds pursuant to this act.
2253	(e) The board shall have the power to enter into contracts
2254	for the use of the projects of the district and with respect to
2255	the services, systems, and facilities furnished or to be
2256	furnished by the district.
2257	(21) RECOVERY OF DELINQUENT CHARGESIn the event that any
2258	rates, fees, rentals, charges, or delinquent penalties shall not
2259	be paid as and when due and shall be in default for 60 days or
2260	more, the unpaid balance thereof and all interest accrued
2261	thereon, together with reasonable attorney fees and costs, may
2262	be recovered by the district in a civil action.
2263	(22) DISCONTINUANCE OF SERVICEIn the event the fees,
2264	rentals, or other charges for district services or facilities
2265	are not paid when due, the board shall have the power, under
2266	such reasonable rules and regulations as the board may adopt, to
2267	discontinue and shut off such services until such fees, rentals,
2268	or other charges, including interest, penalties, and charges for
2269	the shutting off and discontinuance and the restoration of such
2270	services, are fully paid; and, for such purposes, the board may
2271	enter on any lands, waters, or premises of any person, firm,
2	82725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 92 of 99

Bill No. HB 1333 (2017)

Amendment No. 1

corporation, or body, public or private, within the district 2272 limits. Such delinquent fees, rentals, or other charges, 2273 together with interest, penalties, and charges for the shutting 2274 off and discontinuance and the restoration of such services and 2275 2276 facilities and reasonable attorney fees and other expenses, may be recovered by the district, which may also enforce payment of 2277 such delinquent fees, rentals, or other charges by any other 2278 lawful method of enforcement. 2279 2280 (23) ENFORCEMENT AND PENALTIES.-The board or any aggrieved 2281 person may have recourse to such remedies in law and at equity as may be necessary to ensure compliance with the provisions of 2282 this act, including injunctive relief to enjoin or restrain any 2283 2284 person violating the provisions of this act or any bylaws, resolutions, regulations, rules, codes, or orders adopted under 2285 2286 this act. In case any building or structure is erected, constructed, reconstructed, altered, repaired, converted, or 2287 maintained, or any building, structure, land, or water is used, 2288 in violation of this act or of any code, order, resolution, or 2289 2290 other regulation made under authority conferred by this act or under law, the board or any citizen residing in the district may 2291 institute any appropriate action or proceeding to prevent such 2292 unlawful erection, construction, reconstruction, alteration, 2293 repair, conversion, maintenance, or use; to restrain, correct, 2294 2295 or avoid such violation; to prevent the occupancy of such building, structure, land, or water; and to prevent any illegal 2296 282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 93 of 99

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HB 1333 (2017)

act, conduct, business, or use in or about such premises, land, 2297 2298 or water. (24) SUITS AGAINST THE DISTRICT.-Any suit or action 2299 2300 brought or maintained against the district for damages arising out of tort, including, without limitation, any claim arising 2301 2302 upon account of an act causing an injury or loss of property, personal injury, or death, shall be subject to the limitations 2303 2304 provided in s. 768.28, Florida Statutes. 2305 (25) EXEMPTION OF DISTRICT PROPERTY FROM EXECUTION.-All 2306 district property shall be exempt from levy and sale by virtue of an execution, and no execution or other judicial process 2307 shall issue against such property, nor shall any judgment 2308 against the district be a charge or lien on its property or 2309 2310 revenues; however, nothing contained herein shall apply to or 2311 limit the rights of bondholders to pursue any remedy for the enforcement of any lien or pledge given by the district in 2312 2313 connection with any of the bonds or obligations of the district. TERMINATION, CONTRACTION, OR EXPANSION OF DISTRICT .--2314 (26) (a) The board of supervisors of the district shall not ask 2315 the Legislature to repeal or amend this act to expand or to 2316 2317 contract the boundaries of the district or otherwise cause the merger or termination of the district without first obtaining a 2318 2319 resolution or official statement from the Tohopekaliga Water 2320 Authority and Osceola County as required by s. 189.031(2)(e)4.,

282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 94 of 99



Bill No. HB 1333 (2017)

Amendment No. 1

2321	Florida Statutes, for creation of an independent special
2322	district.
2323	(b) The district shall remain in existence until:
2324	1. The district is terminated and dissolved pursuant to
2325	amendment to this act by the Legislature.
2326	2. The district has become inactive pursuant to s.
2327	189.062, Florida Statutes.
2328	(27) INCLUSION OF TERRITORY
2329	(a) The inclusion of any or all territory of the district
2330	within a municipality does not change, alter, or affect the
2331	boundary, territory, existence, or jurisdiction of the district.
2332	(b) The creation and establishment of the district shall
2333	not impair or alter the authority, power, obligations, or
2334	purpose of the Tohopekaliga Water Authority or its successors in
2335	providing water or wastewater services and facilities under the
2336	Tohopekaliga Water Authority Act.
2337	(c) The creation and establishment of the district shall
2338	not impair or alter the authority, power, obligations, or
2339	purpose of East Central Florida Services, Inc., to provide water
2340	services or facilities pursuant to its Florida Public Service
2341	Commission issued certificate of service.
2342	(28) SALE OF REAL ESTATE WITHIN THE DISTRICT; REQUIRED
2343	DISCLOSURE TO PURCHASERSubsequent to the creation of this
2344	district under this act, each contract for the initial sale of a
2345	parcel of real property and each contract for the initial sale
	282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 95 of 99

Amendment No. 1

Bill No. HB 1333 (2017)

2346	of a residential unit within the district shall include,
2347	immediately prior to the space reserved in the contract for the
2348	signature of the purchaser, the following disclosure statement
2349	in boldfaced and conspicuous type which is larger than the type
2350	in the remaining text of the contract: "THE SUNBRIDGE
2351	STEWARDSHIP DISTRICT MAY IMPOSE AND LEVY TAXES OR ASSESSMENTS,
2352	OR BOTH TAXES AND ASSESSMENTS, ON THIS PROPERTY. THESE TAXES AND
2353	ASSESSMENTS PAY FOR THE CONSTRUCTION, OPERATION, AND MAINTENANCE
2354	COSTS OF CERTAIN PUBLIC SYSTEMS, FACILITIES, AND SERVICES OF THE
2355	DISTRICT AND ARE SET ANNUALLY BY THE GOVERNING BOARD OF THE
2356	DISTRICT. THESE TAXES AND ASSESSMENTS ARE IN ADDITION TO COUNTY
2357	AND OTHER LOCAL GOVERNMENTAL TAXES AND ASSESSMENTS AND ALL OTHER
2358	TAXES AND ASSESSMENTS PROVIDED FOR BY LAW."
2359	(29) NOTICE OF CREATION AND ESTABLISHMENTWithin 30 days
2360	after the election of the first board of supervisors creating
2361	this district, the district shall cause to be recorded in the
2362	grantor-grantee index of the property records in Osceola County
2363	a "Notice of Creation and Establishment of the Sunbridge
2364	Stewardship District." The notice shall, at a minimum, include
2365	the legal description of the property covered by this act.
2366	(30) DISTRICT PROPERTY PUBLIC; FEESAny system, facility,
2367	service, works, improvement, project, or other infrastructure
2368	owned by the district, or funded by federal tax exempt bonding
2369	issued by the district, is public; and the district by rule may
2370	regulate, and may impose reasonable charges or fees for, the use
2	82725 - 1333 Amendment 1.docx
	Published On: 3/20/2017 7:01:41 PM

Page 96 of 99



#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HB 1333 (2017)

## 2371 thereof, but not to the extent that such regulation or 2372 imposition of such charges or fees constitutes denial of 2373 reasonable access.

2374 Section 7. This act being for the purpose of developing and promoting the public good and welfare of Osceola County, the 2375 2376 territory included in the district, and the service area authorized to be served by the Tohopekaliga Water Authority, and 2377 2378 the citizens, inhabitants, ratepayers, and taxpayers residing therein, shall be liberally construed to effect the purposes of 2379 the act as consistent with, cumulative and supplemental to the 2380 powers of the County and the Tohopekaliga Water Authority. 2381

2382 Section 8. <u>If any provision of this act is determined</u> 2383 <u>unconstitutional or otherwise determined invalid by a court of</u> 2384 <u>law, all the rest and remainder of the act shall remain in full</u> 2385 <u>force and effect as the law of this state.</u>

Section 9. This act shall take effect upon becoming a law 2386 except that the provisions of this act which authorize the levy 2387 2388 of ad valorem taxation shall take effect only upon express approval by a majority vote of those qualified electors of the 2389 2390 Sunbridge Stewardship District, as required by Section 9 of Article VII of the State Constitution, voting in a referendum 2391 2392 election held at such time as all members of the board are qualified electors who are elected by qualified electors of the 2393 2394 district as provided in this act.

2395

282725 - 1333 Amendment 1.docx Published On: 3/20/2017 7:01:41 PM

Page 97 of 99

## COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

2396	
2397	TITLE AMENDMENT
2398	Remove everything before the enacting clause and insert:
2399	An act relating to Osceola County; creating the Sunbridge
2400	Stewardship District; providing a short title; providing
2401	legislative findings and intent; providing definitions; stating
2402	legislative policy regarding creation of the district;
2403	establishing compliance with minimum requirements in s.
2404	189.031(3), F.S., for creation of an independent special
2405	district; providing for creation and establishment of the
2406	district; establishing the legal boundaries of the district;
2407	providing for the jurisdiction and charter of the district;
2408	providing for a governing board and establishing membership
2409	criteria and election procedures; providing for board members'
2410	terms of office; providing for board meetings; providing for
2411	administrative duties of the board; providing a method for
2412	transition of the board from landowner control to control by the
2413	resident electors of the district; providing for a district
2414	manager and district personnel; providing for a district
2415	treasurer, selection of a public depository, and district
2416	budgets and financial reports; providing for the general powers
2417	of the district; providing for the special powers of the
2418	district to plan, finance, and provide community infrastructure
2419	and services within the district; providing for bonds; providing
2420	for borrowing; providing for future ad valorem taxation;
2	282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 98 of 99



COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1333 (2017)

Amendment No. 1

providing for special assessments; providing for issuance of 2421 certificates of indebtedness; providing for tax liens; providing 2422 for competitive procurement; providing for fees and charges; 2423 providing for amendment to charter; providing for required 2424 notices to purchasers of residential units within the district; 2425 2426 defining district public property; providing for construction; providing severability; providing for a referendum; providing an 2427 effective date. 2428

282725 - 1333 Amendment 1.docx

Published On: 3/20/2017 7:01:41 PM

Page 99 of 99

## **COMMITTEE MEETING REPORT** Local, Federal & Veterans Affairs Subcommittee

#### 3/21/2017 12:30PM

#### Location: 12 HOB HB 1363 : Santa Rosa County

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Daisy Baez	X				
Kamia Brown	x				
Daniel Burgess, Jr.	X				
Colleen Burton	X				
Blaise Ingoglia	X				
Thomas Leek	X				
MaryLynn Magar			Х		
Mike Miller	x				
Mel Ponder			X		
Jake Raburn	x				
Paul Renner	X				
Carlos Smith	X				
Patricia Williams	x		_		
Scott Plakon (Chair)	X				
	Total Yeas: 13	Total Nays: 0		5	

#### HB 1363 Amendments

#### Amendment 809021



X Adopted Without Objection

#### Amendment 981555

X Adopted Without Objection

#### **Appearances:**

Lyon, Chris (Lobbyist) - Waive In Support Pace Fire Rescue District 315 S. Calhoun St. Suite 830 Tallahassee FL 32301 Phone: (850) 222-5702

.

#### COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HB 1363 (2017)

COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	<u> </u>
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Local, Federal & Veterans Affairs Subcommittee

Representative Williamson offered the following:

#### Amendment

1

2

3

4 5

6

Between lines 40 and 41, insert:

7 BEGIN AT THE NORTHWEST CORNER OF TOWNSHIP 2 NORTH, RANGE 29 WEST, SANTA ROSA COUNTY, FLORIDA; THENCE PROCEED WEST ALONG THE 8 9 NORTH LINE OF SAID TOWNSHIP 2 NORTH A DISTANCE OF 5.1 MILES MORE OR LESS TO A POINT OF INTERSECTION WITH DELANEY RIVER; THENCE 10 MEANDER SOUTHERLY ALONG SAID RIVER A DISTANCE OF 1896 FEET MORE 11 OR LESS TO A POINT OF INTERSECTON WITH ESCAMBIA RIVER; THENCE 12 13 MEANDER SOUTHERLY ALONG SAID ESCAMBIA RIVER A DISTANCE OF 20.7 MILES MORE OR LESS TO A POINT OF INTERSECTION WITH ESCAMBIA BAY; 14 THENCE MEANDER NORTHERLY, EASTERLY AND SOUTHERLY ALONG SAID BAY 15 A DISTANCE OF 6.0 MILES MORE OR LESS TO A POINT OF INTERSECTION 16 981555 - HB 1363 Amendment 1.docx

Published On: 3/20/2017 7:02:05 PM

Page 1 of 3

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1363 (2017)

Amendment No. 1

17	WITH THE SOUTH LINE OF SECTION 31, TOWNSHIP 1 NORTH, RANGE 29
18	WEST; THENCE PROCEED EAST ALONG SAID SOUTH LINE A DISTANCE OF
19	2323 FEET MORE OR LESS TO THE EAST LINE OF SAID SECTION 31;
20	THENCE PROCEED NORTH ALONG SAID EAST LINE A DISTANCE OF 3916
21	FEET MORE OR LESS TO THE SOUTH LINE OF SECTION 25, TOWNSHIP 1
22	NORTH, RANGE 29 WEST; THENCE PROCEED EAST ALONG SAID SOUTH LINE
23	OF SECTION 25 AND SECTION 26 A DISTANCE OF 6003 FEET MORE OR
24	LESS TO THE EAST LINE OF SAID SECTION 26; THENCE PROCEED NORTH
25	ALONG SAID EAST LINE A DISTANCE OF 2640 FEET MORE OR LESS TO THE
26	SOUTH LINE OF THE NORTHWEST QUARTER OF SECTION 27, TOWNSHIP 1
27	NORTH, RANGE 29 WEST; THENCE PROCEED EAST ALONG SAID SOUTH LINE
28	A DISTANCE OF 2640 FEET MORE OR LESS TO THE EAST LINE OF SAID
29	NORTWEST QUARTER; THENCE PROCEED NORTH ALONG SAID EAST LINE A
30	DISTANCE OF 2640 FEET MORE OR LESS TO THE NORTH LINE OF SAID
31	SECTION 27; THENCE PROCEED EAST ALONG SAID NORTH LINE A DISTANCE
32	OF 2640 FEET MORE OR LESS TO THE WEST LINE OF SECTION 18,
33	TOWNSHIP 1 NORTH, RANGE 28 WEST; THENCE PROCEED NORTH ALONG SAID
34	WEST LINE A DISTANCE OF 2640 FEET MORE OR LESS TO THE SOUTH LINE
35	OF THE NORTH HALF OF SAID SECTION 18; THENCE PROCEED EAST ALONG
36	SAID SOUTH LINE OF THE NORTH HALF OF SECTION 18 AND THE SOUTH
37	LINE OF THE NORTH HALF OF SECTION 17 A DISTANCE OF 6126 FEET
38	MORE OR LESS TO THE WEST RIGHT-OF-WAY LINE OF AVALON BOULEVARD;
39	THENCE PROCEED NORTHEAST ALONG SAID LINE A DISTANCE OF 3030 FEET
40	MORE OR LESS TO THE SOUTH RIGHT-OF-WAY LINE OF US HIGHWAY 90;
41	THENCE PROCEED EAST ALONG SAID SOUTH LINE A DISTANCE OF 433 FEET
9	81555 - HB 1363 Amendment 1.docx

Published On: 3/20/2017 7:02:05 PM

Page 2 of 3

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

Bill No. HB 1363 (2017)

42 MORE OR LESS; THENCE PROCEED NORTHWEST TO AND ALONG THE EAST 43 LINE OF PARCEL NUMBER 08-1N-28-0000-01701-0000 A DISTANCE OF 858 44 FEET MORE OR LESS TO THE NORTH LINE OF SAID PARCEL; THENCE PROCEED WEST ALONG SAID NORTH LINE A DISTANCE OF 245 FEET MORE 45 OR LESS TO THE EAST LINE OF PARCEL NUMBER 08-1N-28-0000-01300-46 47 0000; THENCE PROCEED NORTH ALONG SAID EAST LINE A DISTANCE OF 1975 FEET MORE OR LESS TO THE NORTH LINE OF SAID PARCEL; THENCE 48 PROCEED WEST ALONG SAID NORTH LINE A DISTANCE OF 1298 FEET MORE 49 OR LESS TO THE WEST LINE OF PARCEL NUMBER 08-1N-28-0000-02005-50 51 0000; THENCE PROCEED NORTH ALONG SAID WEST LINE A DISTANCE OF 52 820 FEET MORE OR LESS ; THENCE PROCEED NORTHEAST ALONG SAID WEST 53 LINE A DISTANCE OF 1102 FEET MORE OR LESS TO THE A POINT OF 54 INTERSECTION WITH POND CREEK; THENCE MEANDER NORTHERLY ALONG 55 SAID CREEK A DISTANCE OF 12.8 MILES MORE OR LESS TO THE AFOREMENTIONED NORTH LINE OF TOWNSHIP 2 NORTH, RANGE 29 WEST; 56 57 THENCE PROCEED WEST ALONG SAID NORTH LINE A DISTANCE OF 2.7 MILES MORE OR LESS TO THE POINT OF BEGINNING. 58

59

LYING IN AND BEING A PORTION OF TOWNSHIP 2 NORTH, RANGE 29 WEST,
TOWNSHIP 2 NORTH, RANGE 30 WEST, TOWNSHIP 1 NORTH, RANGE 30
WEST, TOWNSHIP 1 NORTH, RANGE 29 WEST AND TOWNSHIP 1 NORTH,
RANGE 28 WEST, SANTA ROSA COUNTY, FLORIDA AND CONTAINING 84
SQUARE MILES MORE OR LESS.

65

981555 - HB 1363 Amendment 1.docx Published On: 3/20/2017 7:02:05 PM

Page 3 of 3

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1363 (2017)

Amendment No. 2

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION $\times$ (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Local, Federal & Veterans
2	Affairs Subcommittee
3	Representative Williamson offered the following:
4	
5	Amendment
6	Remove line 203 and insert:
7	3.75 mills, unless a lower maximum rate is authorized by
8	referendum.
9	Remove lines 265-266 and insert:
LO	a millage rate not to exceed 2.50 mills in any one year.
	809021 - HB 1363 Amendment 2.docx
	Published On: 3/20/2017 7:02:20 PM
	Page 1 of 1



						ber:	endment 5 <b>9</b>
Name:	Antho	ny Dowl	ing				
		/					
Title	2:						
	ress: <u>P0B0</u>						
City	Indian	IDWN	·		State/Zip:	FCE	34956
	-	250-590-	3494	C	Meeting [	Date: <u>3/</u> 3	21/17
Con	nmittee/Subcom	mittee:	•		-		./
		hop Topic:					
	·		obbyist: YES				
			vee: YES				
X	l wish to speak						
		onse to an inquiry fo	or information	made by me	mber, com	mittee, or sta	ff
		onse to subpoena written request of th	o chair				
		officer appearing in c		,			
	-	nce form submitted					
(If you a		mendment, please also			· .	r opponent on 1	the bill as a whole.)
	Bill:	Proponent	Opponent		Info only	]	
	Amendment:	Proponent	Opponent		Info only		



Bill Amendme Bill/PCS/PCB Number: 259 Amendment Number:	
Name: COMMISSIONER DOUG SMITH CHRIRMAN	
Representing: MARTIN COUNTY	
Title:	
Address: 2401 S.F. MONTIGNAY BLVD	
City: STURNT GL. State/Zip: EL. 349	°6
Phone Number: 772-341-0898 Meeting Date:	<u> </u>
Committee/Subcommittee:	
Presentation/Workshop Topic:	
Registered Lobbyist: YES NO	
State Employee: YES 🗹 NO 🗌	
I wish to speak Appearing in response to an inquiry for information made by member, committee, or staff	
Appearing in response to subpoena	
Appearing at the written request of the chair	
Judge or elected officer appearing in official capacity	
Lobbyist Appearance form submitted online	
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill	as a whole.)
Bill: Proponent Opponent Info only	
Amendment: Proponent Opponent Info only	



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Com	mittee/Subcomr	mittee: $L \varphi$	VA				
Pres	entation/Worksh	nop Topic:				/	
		Registered Lc	obbyist: YES	ז 🗌	NO 🔽		
		State Employ	ee: YES	<b></b> 1	NO U		
7	I wish to speak						
		onse to an inquiry fo	r information	made by n	nember, comi	mittee, or staff	
	Appearing in resp	onse to subpoena					
		written request of the					
	0	officer appearing in o	•	/			
Lobbyist Appearance form submitted online							
(If you a	re testifying on an a	mendment, please also	indicate your p	position as a	a proponent or	opponent on the	bill as a whole.)
	Bill:	Proponent	Opponent		Info only		
	Amendment:	Proponent	Opponent		Info only		



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					Bill S/PCB Num Iment Num	01.59.0
Name:	Kelley	Teaque	-			
	~ <b>'</b>	nge County	I GOV			
		hve Affair				
		S. Rosalin				
	: Orland				State/Zip:	FL 32801
	ne Number:	×				Date: 3/23/17
Con	me Number.	mittee: LDCal 1	eleran Federal	Affai	rs. Rib	Juic
		hop Topic: <u>Car</u>				
TTC.		Registered Lo	•	/		
	Ŷ					
		State Employ	ree: YES			
R	I wish to speak					
	Appearing in resp	onse to an inquiry fo	r information	made by m	ember, com	mittee, or staff
	Appearing in resp	onse to subpoena				
		written request of th				
	-	officer appearing in o		/		
Lobbyist Appearance form submitted online						
(If you a	are testifying on an a	mendment, please also	indicate your I	position as a	proponent or	r opponent on the bill as a whole.)
	Bill:	Proponent	Opponent		Info only	
	Amendment:	Proponent	Opponent		Info only	



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#### COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD

	Bill Amendment Bill/PCS/PCB Number: 271 Amendment Number:
Name	CARRENDE EDWARD LABRADOR
Repre	senting:BROWARD COUNTY
	DIRECTOR, INTERGOVERNMENTAL AFFAIRS
Ado	ress: 115 S. ANDREWS AVE
	: FT. LAUDERDALE State/Zip: FL 33301
-	ne Number: <u>954-253-7320</u> Meeting Date: <u>321</u> [7
Con	nmittee/Subcommittee: LOLAL, FEDERAL & VETERANS AFFAIRS
Pre	sentation/Workshop Topic: SELECTION AND DUTIES OF COUNTY OFFICERS
	Registered Lobbyist: YES NO
	State Employee: YES NO
	I wish to speak Appearing in response to an inquiry for information made by member, committee, or staff Appearing in response to subpoena Appearing at the written request of the chair Judge or elected officer appearing in official capacity Lobbyist Appearance form submitted online
(If you a	re testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
	Bill: Proponent Opponent Info only
	Amendment: Proponent Opponent Info only

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					Bill CS/PCB Num dment Num	Amendment ber: 271 ber:
Represe		Teague Inge Count tive Affair		tor		
	<u> </u>	Rosalind				-
City:	Orland	do				FL 32801
	e Number: mittee/Subcomi	nittee: LOCAL	: Federa	Vetera 1^Affa	ns	bate: 3/21/17 blommittee
Prese	entation/Worksl	nop Topic: <u>COL</u>	inty Off	icers		
		Registered Lo State Employ				
I wish to speak         Appearing in response to an inquiry for information made by member, committee, or staff         Appearing in response to subpoena         Appearing at the written request of the chair         Judge or elected officer appearing in official capacity         Lobbyist Appearance form submitted online						
(If you are	e testifying on an a	mendment, please also	indicate your J	position as	a proponent or	opponent on the bill as a whole.)
I	Bill:	Proponent	Opponent	2	Info only	
1	Amendment:	Proponent	Opponent		Info only	



Please fill out the entire form and submit both copies to the Committee Administrative Assistant at the meeting.

			-		
					Amendment umber: umber:
Name	: LAURA	YOUMAN.	5		
Repre	senting: <u>Pl</u>	HDA ASSO	CIA710,	0 01= COUR	JTIES
Title	e:				
Add	Iress: WAN	mom			
City	- ZAL			State/	Zip:/PC
Pho	ne Number: 🤰	EM 1838		Meeti	ng Date: <u>3-21-2017</u>
Con	nmittee/Subcom	mittee: <u>(</u> OCA	LAFP	AIRS	
Pre	sentation/Works	hop Topic:	INTY DI	17 CAS	
		Registered L	obbyist: YES		
		State Employ	yee: YES		
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for information made by member, committee, or staff</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capacity</li> <li>Lobbyist Appearance form submitted online</li> </ul>					
(If you a	are testifying on an a	amendment, please also	o indicate your	position as a propone	nt or opponent on the bill as a whole.)
	Bill:	Proponent	Opponent	Info on	ly 🗌
	Amendment:	Proponent	Opponent	Info on	ly 🗌



	Bill Amendment Bill/PCS/PCB Number: 271 Amendment Number:
Name: JESS MCCAR	-TY
Representing: MIAMI - DADE	
Title: ASSISTANT COU	NTY ATTORNEY
Title: ASSISTANT COU Address: 111 NW 1ST	St 2810
City: MIANI	State/Zip:33128
Phone Number: 305 - 979 - 71	
Committee/Subcommittee:	
Presentation/Workshop Topic:	
Registered Lobbyist: \	
State Employee:	
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for informate</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capa</li> <li>Lobbyist Appearance form submitted online</li> </ul>	
(If you are testifying on an amendment, please also indicate y	our position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppone	ent Info only
Amendment: Proponent Oppone	ent Info only



Bill Amendment Bill/PCS/PCB Number: 465		
Amendment Number:		
Name: Chief Dan Azzariti		
Representing: Fluride Five Chief: Amogita		
Title: President		
Address: $0, 30 \times 1044$		
City: Tr/1 Annu State/Zip: RL		
Phone Number: <u>\$50-674-6601</u> Meeting Date: <u>3/71</u>		
Committee/Subcommittee: Local		
Presentation/Workshop Topic: <u>Fre Fightera</u>		
Registered Lobbyist: YES NO		
State Employee: YES 🔲 NO 🔀		
I wish to speak		
Appearing in response to an inquiry for information made by member, committee, or staff		
Appearing in response to subpoena		
Appearing at the written request of the chair		
Judge or elected officer appearing in official capacity		
Lobbyist Appearance form submitted online		
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)		
Bill: Proponent Opponent Info only		



Bill Amendment Bill/PCS/PCB Number: 487 Amendment Number: 723095 No.
Name: Amber Hughes
Representing: Florida League Cities
Title: Schior Legistive Advocate
Address: PO BOX 1757
City: Tallahassel State/Zip: FL 32302
Phone Number: $850 - 701 - 3621$ Meeting Date: $3/21/17$
Committee/Subcommittee: LOCAL, Fid., VEts Affairs
Presentation/Workshop Topic: LOCAL BUSINESS Tax
Registered Lobbyist: YES NO
State Employee: YES NO
I wish to speak         Appearing in response to an inquiry for information made by member, committee, or staff         Appearing in response to subpoena         Appearing at the written request of the chair         Judge or elected officer appearing in official capacity         Lobbyist Appearance form submitted online
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

	Bill Amendment Bill/PCS/PCB Number: Amendment Number:		
Name: JONGE CHAMITO			
Representing: <u>Opportunity</u> Solution	ns project		
Title: Aftornel			
Address: OB SOUTH MONME	Arlet		
City: TULAhassu	State/Zip:R		
Phone Number: (050) 601-0024 Meeting Date: 3/21/2017			
Committee/Subcommittee:	OPAL SULTERANS		
Presentation/Workshop Topic:			
Registered Lobbyist: YES			
State Employee: YES	NO C		
I wish to speak			
Appearing in response to an inquiry for information made by member, committee, or staff			
Appearing in response to subpoena			
Appearing at the written request of the chair			
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form submitted online			
(If you are testifying on an amendment, please also indicate your p	position as a proponent or opponent on the bill as a whole.)		
Bill: Proponent Opponent	Info only		

Opponent \_\_\_\_\_ Info only

Amendment:

Proponent



DN

	Bill Amendment Bill/PCS/PCB Number: <u>487</u> Amendment Number:
Name: Andrew Hosek	
Representing: <u>Americans</u> for Pros Title: <u>Palicy Analyst</u>	perity
Address: 200 W College	Ave
City: Tallahassee	State/Zip:FC
Phone Number: <u>850 - 378 - 6291</u>	Meeting Date: 3-21-17-
Committee/Subcommittee:00al, Federal	, Veteran Affairs
Presentation/Workshop Topic:	•
Registered Lobbyist: YES	
State Employee: YES	
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for information</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capacity</li> <li>Lobbyist Appearance form submitted online</li> </ul>	
(If you are testifying on an amendment, please also indicate your	
Bill: Proponent Opponent	Info only
Amendment: Proponent Opponent	Info only



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Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

	Bill Amendment Bill/PCS/PCB Number: Amendment Number:
Name: JEFFELT STARIET	
Representing: CEON COUNTY	
Title: POESIDDI CNEITOL AT	LIANGE GROWP
Address: 100 E College Ave	
city: TLH	State/Zip: TL
Phone Number: 850 443 3355	Meeting Date: 3212
Committee/Subcommittee:	al · betans Attains
Presentation/Workshop Topic:	verstages
Registered Lobbyist: YES	
State Employee: YES	<u>د</u>

I wish to speak

Appearing in response to an inquiry for information made by member, committee, or staff

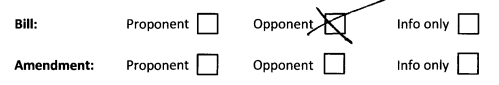
Appearing in response to subpoena

Appearing at the written request of the chair

Judge or elected officer appearing in official capacity

Lobbyist Appearance form submitted online

(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)





	Bill Amendment Bill/PCS/PCB Number: <u>HB 047</u> Amendment Number:	
Name: Mitch REEVES		
Representing: City of Atha	VILE BEACH	
Title: MAYON Address: 800 SIMINULE R	$\cap$	
Address: 800 82411 8522 A		
City: ATLANTIC BLACH	State/Zip: <i>ドレ 3923</i> ス	
Phone Number: 904 - 955 - 010 1	Meeting Date: <u>3/2///7</u>	
Committee/Subcommittee: 1/2005-2007	L FED & VETGAAL, ATTING	
	)	
Presentation/Workshop Topic:		
Registered Lobbyist: YES	NO M	
State Employee: YES		
_		
I wish to speak		
Appearing in response to an inquiry for information	n made by member, committee, or staff	
Appearing in response to subpoena		
Appearing at the written request of the chair		
Judge or elected officer appearing in official capacity		
Lobbyist Appearance form submitted online		
(If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Opponent	_/	
Amendment: Proponent Opponent	Info only	



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

	Bill Amendment	
	Bill/PCS/PCB Number: <u>697</u>	
	Amendment Number: 677471	
Name: Karen Woodall		
Representing: FCFEP		
Title: Dyector		
Address: 519 E. Call St.		
City:allohinee	State/Zip: 3230/	
Phone Number: 850 - 321 - 9386	$\underline{\qquad} Meeting Date: \underline{3}21(17)$	
Committee/Subcommittee: <u>LOCOL</u> Fed	erd, Veterans	
Presentation/Workshop Topic: Federal (	mangalin	
Registered Lobbyist: YES		
State Employee: YES		
I wish to speak		
Appearing in response to an inquiry for information made by member, committee, or staff		
Appearing in response to subpoena		
Appearing at the written request of the chair		
Judge or elected officer appearing in official capacity		
Lobbyist Appearance form submitted online		
(If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Opponent	Info only	

Opponent \_\_\_\_\_ Info only [

Amendment:

Proponent 🔽



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	Bill X Amendment Bill/PCS/PCB Number: <u> </u>		
Name: MAYEIA VALARO	· · · · · · · · · · · · · · · · · · ·		
Representing: FLORIDA LATINA ADA	NETWORK		
Title: State Porton DIRECTOR	·		
Address: 8235 NE ZNO AVE			
City: Minun	State/Zip: FL 33138		
Phone Number: 786 942 8199 Meeting Date: 32/17			
Committee/Subcommittee:	BERGE & VETERANI		
Presentation/Workshop Topic:			
Registered Lobbyist: YES			
State Employee: YES			
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for information</li> <li>Appearing in response to subpoena</li> </ul>	n made by member, committee, or staff		
Appearing at the written request of the chair			
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form submitted online			
(If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)		
Bill: Proponent Opponent	Info only		
Amendment: Proponent Dpponent	Info only		

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			-		
					Amendment Iumber: <u>697</u> Iumber: <u>67747</u>
Name	Frances	ca Men	.5		
Repre	senting: <u>Flo</u>	nida Imr	higran	6 Cogliti	on, Inc.
		rot Policy	1		
		Biscayne			
	Mian	$\smile$			Zip: 12 33/37
Phone Number: (365) 571-7259 Meeting Date: 3/21/17					
	•	mittee: (pCal			,
	sentation/Works			,	
		Registered Lo	obbvist: YFS		
		State Employ			
	I wish to speak				
	•	oonse to an inquiry fo	r information	made by member,	committee, or staff
Appearing in response to subpoena					
Appearing at the written request of the chair					
Judge or elected officer appearing in official capacity					
	Lobbyist Appeara	nce form submitted	online		
(If you a	are testifying on an a	mendment, please also	o indicate your p	osition as a propone	nt or opponent on the bill as a whole.)
	Bill:	Proponent	Opponent	Info or	nly
	Amendment:	Proponent	Opponent	Info or	ly



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Bill Amendment			
Bill/PCS/PCB Number:6 ၛ 기			
Amendment Number: <u>545993</u>			
Name: Karen Woodall			
Representing: FI Center for Fiscel + Economic Policy			
Title: Dive etvu			
Address: 579 E. Call St.			
City: Jallohusee State/Zip: F1 32301			
Phone Number: $850 - 321 - 9386$ Meeting Date: $3 / 2 / 17$			
Committee/Subcommittee: Local, Federal & Octaron			
Committee/Subcommittee: Local, Federal & Octaron Presentation/Workshop Topic: Federal mmgration			
Registered Lobbyist: YES NO			
State Employee: YES NO			
I wish to speak			
Appearing in response to an inquiry for information made by member, committee, or staff			
Appearing in response to subpoena			
Appearing at the written request of the chair			
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form submitted online			
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)			
Bill: Proponent Opponent Info only			





	Bill K Amendment Bill/PCS/PCB Number:	
	Amendment Number: 545 993	
Name: MAKIA VALEKO		
Representing: FURIDA LATINA ADMC	And NEtwark	
Title: State Poursy Director		
Address: 8235 NE 2ND AVE		
City: M(Am)		
Phone Number: 786 442 8199	Meeting Date: 3/2/17	
Committee/Subcommittee: Lo car Ferrera	R & WETERANS	
Presentation/Workshop Topic:		
Registered Lobbyist: YE	s 🕅 NO 🗍	
State Employee: YE		
I wish to speak		
Appearing in response to an inquiry for informatio	n made by member, committee, or staff	
Appearing in response to subpoena		
Appearing at the written request of the chair		
Judge or elected officer appearing in official capacity		
Lobbyist Appearance form submitted online		
(If you are testifying on an amendment, please also indicate you	r position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Opponent	Info only	
Amendment: Proponent X Opponent	Info only	

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Name: Francesca Menes Representing: Florida Immigrant ( Title: Director of Policy and A Address: 2800 Biscayne Blud.,	Bill Amendment Bill/PCS/PCB Number: Amendment Number: <u>545993</u> <u>Salihon, Inc.</u>
Title: Director of Policy and H	Suile 2x2
City: Migmi	State/Zip:
Phone Number: $(305) 571 - 7254$	
Committee/Subcommittee: <u>bcal</u> , Federal	1 and Vetergis
Registered Lobbyist: YES	
State Employee: YES	NO
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for information m</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capacity</li> <li>Lobbyist Appearance form submitted online</li> </ul>	ade by member, committee, or staff
(If you are testifying on an amendment, please also indicate your pos	sition as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent	Info only
Amendment: Proponent 🗹 Opponent	Info only



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Please fill out the entire form and submit both copies to the Committee Administrative Assistant at the meeting.

	Bill Amendment Bill/PCS/PCB Number: <u>697</u> Amendment Number: <u>552-663</u>		
Name: Karen Woodall			
Representing: FCFEP			
Title: Director			
Address: 579 E. Call			
City: Jullohumee	State/Zip: F1 3230/		
Phone Number: <u>850 - 321 - 9386</u>	Meeting Date: 3 2 1 (7)		
Committee/Subcommittee: LOCN Fee			
Presentation/Workshop Topic: Federal 11	nmgetto		
Registered Lobbyist: YE			
State Employee: YES			
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for informatio</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capacit</li> <li>Lobbyist Appearance form submitted online</li> </ul>			
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)			
Bill: Proponent Opponent	Info only		
Amendment: Proponent Opponent	Info only		



Bill Amendment Bill/PCS/PCB Number: <u>697</u> Amendment Number: <u>552.663</u>
Name: Marking Vanero
Representing: FLAREIDA LATINA ADMCACY NETWORK
Title: State Pour DIRE yok
Address:8235 NE 2NO AVE
City: State/Zip: F2 33133
Phone Number: 786 142 8199 Meeting Date: 321/17
Committee/Subcommittee: LOCAL FEDERAL & VETERANS
Presentation/Workshop Topic:
Registered Lobbyist: YES 🔀 NO
State Employee: YES NO 🔀
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for information made by member, committee, or staff</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capacity</li> <li>Lobbyist Appearance form submitted online</li> </ul>
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent Info only
Amendment: Proponent 💭 Opponent 🗌 Info only 🗌



			-		
					Bill Amendment CS/PCB Number: $697$
				Amen	ndment Number: <u>552663</u>
Name:	Francesca	Menes			
Repres	senting: <u>How</u>	da Immig	rant Co.	alition	in, Inc.
		of Policy on			
Add	ress: <b>2800</b>	Biscayne Blu	d. Surt	e 300	)
	Migni				State/Zip: <u>F</u> 2 33/37
Pho	ne Number:	505) 571-725	<i>.</i> Y		Meeting Date: 3/21/17
Con	nmittee/Subcom	mittee: Local,	Federal,	a Veta	Yan s
Pres	sentation/Works	hop Topic:			
		Registered Lo	obbyist: YES	r 1	
		State Employ	/ee: YES	יז <u> </u>	
	I wish to speak				
	•	oonse to an inquiry fo	r information	made by n	member, committee, or staff
$\square$		oonse to subpoena		,	, , ,
	Appearing at the written request of the chair				
	Judge or elected officer appearing in official capacity				
	Lobbyist Appeara	ince form submitted	online		
(If you a	re testifying on an a	imendment, please also	o indicate your	position as a	a proponent or opponent on the bill as a whole.)
	Bill:	Proponent	Opponent		Info only
	Amendment:	Proponent 🔽	Opponent		Info only





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	Bill Amendment Bill/PCS/PCB Number: <u>697</u> Amendment Number: <u>445973</u>
Name:M	ARIA VALERO
Representing:	FLORIDA LATINA ADVOCATING NETWORK
Title:	TE Porton DIRECTOR
Address:	8235 NE ZNO AVE
City:	Mirm, State/Zip: F2 3313B
Phone Numbe	er: 786 442 8199 Meeting Date: $3/21/17$
Committee/Si	ubcommittee: Local, FEDERA & VETERANS
Presentation/	Workshop Topic:
	Registered Lobbyist: YES 📈 NO 🗌
	State Employee: YES NO 🔀
Appearing Appearing Judge or e	
	on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Bill:	Proponent Opponent Info only
Amendme	ent: Proponent Opponent Info only



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

Bill Amendment		
Bill/PCS/PCB Number: <u>le 97</u>		
Amendment Number: <u>445973</u>		
Name: Varen Woodall		
Representing: FCFEP		
Title: Director		
Address: 579 E. Call St.		
City: Tallohuse State/Zip: F1 32301		
Phone Number: $850 - 321 - 9386$ Meeting Date: $32117$		
Committee/Subcommittee: Local, Federal, Veteran		
Presentation/Workshop Topic: Federal Immerulu		
Registered Lobbyist: YES NO		
State Employee: YES NO		
I wish to speak		
Appearing in response to an inquiry for information made by member, committee, or staff		
Appearing in response to subpoena		
Appearing at the written request of the chair		
Judge or elected officer appearing in official capacity		
Lobbyist Appearance form submitted online		
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)		
Bill: Proponent Opponent Info only		

Amendment: Proponent Opponent Info only





Please fill out the entire form and submit both copies to the Committee Administrative Assistant at the meeting.

	Bill Amendment PCB Number: <u>627</u> eent Number: <u>445673</u>
Representing: Florida Immigrant Coalif	ron, Inc.
Title: Director of Policy and Advacacy	
Address: 2800 Biscayne Blud., Suite 8	
,	State/Zip: 33/37
Phone Number: <u>(305) 571-7254</u>	Meeting Date: 3/21/17
Committee/Subcommittee: Local, Federal, +	Veterans
Presentation/Workshop Topic:	
Registered Lobbyist: YES V	
State Employee: YES NO	E
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for information made by mer</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capacity</li> <li>Lobbyist Appearance form submitted online</li> </ul>	nber, committee, or staff
(If you are testifying on an amendment, please also indicate your position as a pr	oponent or opponent on the bill as a whole.)
Bill: Proponent Opponent I	nfo only
Amendment: Proponent Opponent I	nfo only



				Bill Amendment Bill/PCS/PCB Number:(297
				Amendment Number: 072637
Name:	Francesc	a Menes		
Repres	senting: <u>Flor</u>	ida Immr	grant (	Poalition, Inc.
Title	: Director	of Policy	+ Adu	10CGCy
				Sarte 200
	: Miami	, 1		State/Zip: FL 33137
Pho	ne Number:	305) 571-7	254	Meeting Date: 3/2//17
Com	nmittee/Subcom	mittee: <u>local</u>	, Fede	ral d Veterans
	sentation/Works		,	
		Registered Lo	obbyist: YES	
		State Employ	vee: YES	
	Appearing in resp Appearing at the Judge or elected	oonse to an inquiry fo oonse to subpoena written request of th officer appearing in o nce form submitted o	e chair fficial capacity	made by member, committee, or staff
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)				position as a proponent or opponent on the bill as a whole.)
	Bill:	Proponent	Opponent	Info only
	Amendment:	Proponent	Opponent	Info only



Bill Amendment Bill/PCS/PCB Number: <u>697</u> Amendment Number: <u>072-637</u>
epresenting: FLORIDA LATINA ADVOCACION NEPUCRE
Title: BRAN WE BOONFILE STATE PORCON DIRECTOR Address: 8235 NE 2ND AVE
City: MIAMI State/Zip: FL 33/38 Phone Number: 786 442 8199 Meeting Date: 3/21/17 Committee/Subcommittee: Corr, FEDERAL & VETERANS
Presentation/Workshop Topic: Registered Lobbyist: YES NO State Employee: YES NO S
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for information made by member, committee, or staff</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capacity</li> <li>Lobbyist Appearance form submitted online</li> </ul>
you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.) Bill: Proponent Opponent Info only
Amendment: Proponent 💭 Opponent 🗌 Info only 🗌



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

	Bill Amendment Bill/PCS/PCB Number: <u>697</u> Amendment Number: <del>576</del> 072637			
Name: Karen Woodall				
Name: Karen Woodall Representing: FCFEP				
Title: Director				
Address: 579 E. Cull St.				
City: Tallahume	State/Zip: 17 3230/			
Phone Number: <u>850 - 321 - 9386</u>	Meeting Date:3 21 [17			
Committee/Subcommittee: Local, Feder				
Committee/Subcommittee: <u>Local</u> , Feder Presentation/Workshop Topic: <u>Federal</u> (19	nnigration			
Registered Lobbyist: YES NO				
State Employee: YES				
I wish to speak				
Appearing in response to an inquiry for information	made by member, committee, or staff			
Appearing in response to subpoena				
Appearing at the written request of the chair				
Judge or elected officer appearing in official capacity				
Lobbyist Appearance form submitted online				
(If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)			
Bill: Proponent Opponent	Info only			

Amendment: Proponent Opponent Info only





						Amendment ber: <u>697</u> ber: <u>596431</u>	
Name:	Name: Fronceson Menes						
Repres	Representing: Florida Immigrant Coalition, Ihc.						
Add	ress: <b>7800</b>	ot Policy + A Biscayne B	slud, Su	ite 80	D		
	Miami	1	• 			FL 33/37	
Pho	ne Number: <u>5</u>	305) 571-72	54		Meeting D	Date: 3/2//20/7	
Con	nmittee/Subcom	mittee: Local,	Federal	1 + Vet	erans		
Pres	sentation/Worksl	nop Topic:					
		Registered Lo	obbyist: YES			, ,	
		State Employ	vee: YES		00		
	Appearing in resp Appearing at the Judge or elected o	onse to an inquiry fo onse to subpoena written request of th officer appearing in o nce form submitted o	e chair fficial capacity		mber, com	mittee, or staff	
(If you a	re testifying on an a	mendment, please also	o indicate your p	position as a p	roponent or	opponent on the bill as a whole.)	
	Bill:	Proponent	Opponent		Info only		
	Amendment:	Proponent	Opponent		Info only		



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	Bill Amendment				
	Bill/PCS/PCB Number: <u>697</u>				
	Amendment Number: <u>596431</u>				
Name: Karen Woodall					
Representing: <u>FCFEP</u>					
Title: Divector					
Address: 579 E. Cell St.	· · · · · · · · · · · · · · · · · · ·				
City: Tallohussee	State/Zip: 5230				
Phone Number: 850 - 321 - 9386	Meeting Date:				
Committee/Subcommittee: LOCAL Fede	nd, Veterans				
Presentation/Workshop Topic: Federal Imm. petion					
Registered Lobbyist: YES					
State Employee: YES					
I wish to speak					
Appearing in response to an inquiry for information	n made by member, committee, or staff				
Appearing in response to subpoena					
Appearing at the written request of the chair					
Judge or elected officer appearing in official capacity					
Lobbyist Appearance form submitted online					
(If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)				
Bill: Proponent Opponent	Info only				

				 _
Amendment:	Proponent	$\square$	Opponent	Info only



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# COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD

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Bill Amendment Bill/PCS/PCB Number: <u>697</u> Amendment Number: <u>59643</u>
Name: MAKIA VALERO
Representing: FLOORIDA LATINA ADVOCACIN NETWORK
Title: State Perley Direcrotz
Address: 8235 NE ZNO AVE
City: Miami State/Zip: J33/38
Phone Number:
Committee/Subcommittee: Lo CAR FEDERA & VETERANS
Presentation/Workshop Topic:
Registered Lobbyist: YES 🔀 🛛 NO 🗌
State Employee: YES NO
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for information made by member, committee, or staff</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capacity</li> <li>Lobbyist Appearance form submitted online</li> </ul>
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent Info only
Amendment: Proponent Opponent Info only



				Bill/PCS	Bill /PCB Num	Amendment
				Amend	ment Nun	# 445973 and
Name:	EDu	JARD LABR	ADOR		-#	672637
Repres	enting: 🛛 🔁 🍷	SKOWARD	COUNTY			
Title	DIREC	TOR, INTER	REWERI	IMENT	Th f	FFAIRS
Addı	ress: <u>115</u>	S ANDRE	WS AVE	;		
City:	FT. LAU	DERDALE			State/Zip	<u>A</u> 33301
Phor	ne Number: <u>95</u>	54-253-73	520		Meeting	Date: 3 21/17
Com	mittee/Subcom	mittee: <u>LOC</u>	AL FER.	してい	ETER-	ans affairs
Pres	entation/Worksl	nop Topic: <u>F</u> E	DERALI	NHIG	RATIC	N EUFORCEMENT
		Registered L	obbyist: YES		o 🗌	
		State Emplo	yee: YES		$\sim$	
	I wish to speak					
	Appearing in resp	onse to an inquiry f	or information I	made by me	ember, con	nmittee, or staff
		onse to subpoena	<b>.</b>			
	Appearing at the written request of the chair Judge or elected officer appearing in official capacity					
	-	nce form submitted				
(If you a	re testifving on an a	mendment, please als	o indicate vour p	osition as a	proponent o	or opponent on the bill as a whole.)
	Bill:	Proponent	Opponent		Info only	
	Amendment:	Proponent	Opponent [		Info only	

Bill/PCS/PCB Number: 697	
Amendment Number:	
Name: GAIL MARIE PERRY	
Representing: COMMUNICATIONS WORKERS JAMERICA	
Title: CHAIR COUNCIL OF FLORIDA	
Address: Por Bon 1766	
City: POMPANO BEACH State/Zip: TLORIDA 33061	
Phone Number: <u>9548504055</u> Meeting Date: <u>3/2///7</u>	
Committee/Subcommittee: LOCAL, FEDERAL VEVERAN AFFAIRS SU	Ľ₿
Presentation/Workshop Topic:	
Registered Lobbyist: YES NO	
State Employee: YES NO	
I wish to speak	
Appearing in response to an inquiry for information made by member, committee, or staff	
Appearing in response to subpoena	
Appearing at the written request of the chair	
Judge or elected officer appearing in official capacity	
Lobbyist Appearance form submitted online	
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Opponent Info only	
Amendment: Proponent Opponent Info only	



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# COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD

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Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

	Bill Amendment Bill/PCS/PCB Number: <u>(0</u> Amendment Number:
Name: Ingrid Delgado	
Representing: Floorda Conference	of Catholic tristrops
Title: Associate for Socia	1 Concerns & Respect Life
Address: 201 W Past Av	• 
city: Tallabassee	State/Zip: <u>3)301</u>
Phone Number:	Meeting Date: 32117
Committee/Subcommittee: LOCAL, F	ederal & Veterans Affairs
Presentation/Workshop Topic: Federal	Tunigration Enforcement
Registered Lobbyist: YES	
State Employee: YES	
I wish to speak	
Appearing in response to an inquiry for information	made by member, committee, or staff
Appearing in response to subpoena	
Appearing at the written request of the chair	
Judge or elected officer appearing in official capacit	У
Lobbyist Appearance form submitted online	
(If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent	Info only

Proponent

Opponent



-

## COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



			-			
					Bill CS/PCB Numbe	Amendment r: <u>697</u>
Name:	ED	WARD LAT	BRADOR			
Repres	senting: $\underline{\hat{t}}$	BROWARD	COUNT	Y		
Title	DIR	ECTOR, IN	TTERGOVE	ERNN	TENTAL A	AFFAIRS
		S. ANDREN				
City	FT-LAUD	ERDALE			State/Zip:	AL 33301
Pho	ne Number: <u>9</u>	54-826-11	55		Meeting Dat	te: 32117
Con	nmittee/Subcom	mittee: <u>()</u> (A	, FEDE	RAL	E VETER	ANS AFFAIRS
Pres	sentation/Works	hop Topic:	DERALI	MHIE	BRATION	ENFORCEMENT
		Registered L	obbyist: YES	$\square$	NO 🗌	
		State Emplo	yee: YES		NO M	
	Appearing in resp Appearing at the Judge or elected	oonse to an inquiry f oonse to subpoena written request of t officer appearing in ince form submitted	he chair official capacity		member, commi	ittee, or staff
(If you a	are testifying on an a	imendment, please als	o indicate your p	position as	a proponent or o	pponent on the bill as a whole.)
	Bill:	Proponent	Opponent	$\square$	Info only	]
	Amendment:	Proponent	Opponent		Info only	]



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	Bill Amendment Bill/PCS/PCB Number: <u>697</u> Amendment Number:
Title: <u>Attorney</u> Address: <u>3000 Biscayne B</u> City: <u>Miani</u> Phone Number: <u>850-509-2085</u>	
Committee/Subcommittee: Local, Federa Presentation/Workshop Topic: Registered Lobbyist: YES State Employee: YES	
State Employee: YES          I wish to speak         Appearing in response to an inquiry for information         Appearing in response to subpoena         Appearing at the written request of the chair         Judge or elected officer appearing in official capacit         Lobbyist Appearance form submitted online	made by member, committee, or staff
(If you are testifying on an amendment, please also indicate your Bill: Proponent Opponent Amendment: Proponent Opponent	position as a proponent or opponent on the bill as a whole.) Info only Info only Info only



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		Bill/PCS/PCB N	Amendment
		Amendment N	Number:
Name: Monique Gil	lum		
Representing: Southern	Poverty Law (	Lenter	
Title: Policy Stra	tegist		
Address: <u>PO Box</u>	10788		
City: Jallahassee	/	State/	/Zip: <u>FL 32302</u>
Phone Number: <u>850 - 5</u>	521-3022	Meet	ing Date: 3. 21. 김이기
Committee/Subcommittee	: Local, Federal & V	eterans Affa	irs Subcommittee
Presentation/Workshop To	pic: Federal Immig	ration Enfor	cement
	Registered Lobbyist: YES		
	State Employee: YES		
Appearing in response t Appearing at the writte	n request of the chair appearing in official capacit		committee, or staff
		<b>N</b>	ent or opponent on the bill as a whole.)
Bill: Prop	onent Opponent	Info o	nly
Amendment: Prop	onent Opponent	Info o	



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						Amendment er: <u>HB 697</u> er:
Name	STEPH	EN CHING	·			
Repre	senting: <u>Ste</u>	PHEN CHI	UG			
Title	e:					
Ado	Iress: 128 [	SPUDGEPORT	RD			
City	: PAYTON	A Belt			State/Zip:	FL 32/18
		86/235-5				te:3/2//17
Cor	nmittee/Subcom	mittee:				
Pre	sentation/Works	hop Topic:				
		Registered Lo	obbyist: YES		0 7	
		State Employ	vee: YES	<b>N</b>	0 🖊	
	Appearing in resp Appearing at the Judge or elected	oonse to an inquiry fo oonse to subpoena written request of th officer appearing in o nce form submitted o	e chair fficial capacity	-	ember, comm	ittee, or staff
(If you a	are testifying on an a	mendment, please also	indicate your	position as a	proponent or c	pponent on the bill as a whole.)
	Bill:	Proponent	Opponent	Ð	Info only	]
	Amendment:	Proponent	Opponent		Info only	7



		Bill Amendment Bill/PCS/PCB Number: <u>697</u>
		Amendment Number:
Name:	Mike Phillips	
Representir	ng: Mysell=	
	<i>•</i>	
Address:	6084 Koul lone	2
City:	6000	State/Zip: 176 32927
Phone Nu	umber: 371-452-2089	$\underline{\qquad}$ Meeting Date: $3/21/17$
Committe	ee/Subcommittee:	1 + Veterous affair
		d Junnightion Fritucement
	Registered Lobbyist:	
	State Employee:	
🚺 I wisl	h to speak	
Арре	earing in response to an inquiry for informa	ation made by member, committee, or staff
	earing in response to subpoena	
	earing at the written request of the chair	
	e or elected officer appearing in official cap oyist Appearance form submitted online	ραζιτγ
	vist Appearance form submitted online	
(If you are test	tifying on an amendment, please also indicate	your position as a proponent or opponent on the bill as a whole.)
Bill:	Proponent Oppon	ent 🔣 Info only 🗌
Ame	ndment: Proponent Oppon	ent Info only



	Bill Amendment Bill/PCS/PCB Number: <u>697</u> Amendment Number:
Name: CLENDA ABICIUT	
Representing: SELF	
Title: SERVICES TECH,	
Address: <u>4305 SW 98</u>	AV
City: MIAMI	State/Zip: F2/33/65
Phone Number: 786-376	
Committee/Subcommittee: <u> </u>	CAL FEDERAL & VETERANS AFFAIRS
Presentation/Workshop Topic:	
Registere	d Lobbyist: YES 📄 NO 🔀
State Em	ployee: YES NO 🔀
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquir</li> <li>Appearing in response to subpoen</li> <li>Appearing at the written request of</li> <li>Judge or elected officer appearing</li> <li>Lobbyist Appearance form submit</li> </ul>	of the chair in official capacity
(If you are testifying on an amendment, please	e also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent	] Opponent 🔀 Info only 🗌
Amendment: Proponent	Opponent Info only



		·				Amendment ber: <u>AB697</u> ber:	
Name:	_ Rich -	Templin					
Repres	enting: <u> </u>	ride APE -	<u>C (0</u>				
Title	::	1 1 1 <b>1 1 1 1 1 1 1 1 1 1 1 1 1 1 1</b> 1 1 1 1					
Add	ress: <u>135</u>	5. Monroe					
City	- Tallal	nassee			State/Zip:_	12 / 32.30 L	
Pho	ne Number: <u>8</u>	50-221-60	726		Meeting D	ate:3/2/ 17	
Com	nmittee/Subcom	mittee:	21, Ve-	teran	s Affai	1	
		nop Topic:	1				
		Registered Lo	J	,			
		State Employ			,		
<b>۲</b> -۲					لکرا ***		
	I wish to speak	onse to an inquiry fo	r information	made by	member. comr	mittee, or staff	
		onse to subpoena		made by			
	Appearing at the	written request of th	e chair				
	Judge or elected of	officer appearing in o	fficial capacity	1			
	Lobbyist Appeara	nce form submitted o	online				
(If you a	re testifying on an a	mendment, please also	o indicate your p	position as	a proponent or	opponent on the bill as a whole.)	
	Bill:	Proponent	Opponent	Ø	Info only		
	Amendment:	Proponent	Opponent		Info only		



Please fill out the <u>entire</u> form and submit <u>two</u> copies to the Committee Administrative Assistant at the meeting.

	Bill     Amendment       Bill Number (If Applicable):     697
	PCB/PCS/Amendment #:
Name:	STEVEN IN MOSLEY
Representing:	SELF
Title:	
Address:	870 CLEVELAND ST
Address (cont):	
City: ^	TITUSVILLE
State:	FL. Zip Code: 32780
Phone Number:	321-917-4765 Meeting Time: 12:30
Committee/Subcommittee:	LOCAL, FEDERAL & VETERAN AFFAIRS
Presentation/Workshop Topic:	
Registered Lob	oyist: 🔿 Yes 🛛 🜒 No
State Emplo	oyee: 🔿 Yes 🛛 🔮 No

(If you are testifying regarding an amendment, please indicate if your position as a proponent or an opponent is the same as on the bill as a whole.)

		🔀 I Wish To Sp	eak		
		Appearing in committee of		equiry for information made by member,	
		Appearing in	n response to subp	oena	
		Appearing a	t the written reque	est of the chair	
		Judge or ele	cted officer appear	ring in official capacity	
		Lobbyist Ap	pearance Form Sub	bmitted Online	
Bill:	O Proponent	🕞 Opponent	O Info Only	○ N/A	
Amendment:	O Proponent	O Opponent	O Info Only	○ N/A	
H-116 (2016)					



				Bill/Pc	Bill CS/PCB Numb	Amend her: <u>+<b>8</b>69</u>	
				Amen	dment Numb	er:	
Name:	42-	even f	1/21/				
Representin	ng:	24					
Title:	R	etiree					
Address:	26	19 Corr	RINE	On			
City:	Odl.A	nch			State/Zip:_	F/	3280-7
Phone Nu		<u></u>	<u></u>		Meeting Da		
Committe	ee/Subcomr	mittee:	Fedi	inal	E Ve		Airn
		nop Topic:					
		Registered L	obbyist: YES.		NO C		
		State Emplo	yee: YES		NO 4		
	n to speak Paring in resp	onse to an inquiry fo	or information	made hv i	nember. com	nittee, or staff	
		onse to subpoena		uue by I			
	<b>.</b> .	written request of th	ne chair				
Judge	e or elected o	officer appearing in o	official capacity	/			
Lobb	yist Appeara	nce form submitted	online				
(If you are test	ifying on an a	mendment, please als	o indicate your j	position as	a proponent or d	opponent on the b	oill as a whole.)
Bill:		Proponent	Opponent	9	Info only		
Ame	ndment:	Proponent	Opponent		Info only		



Please fill out the entire form and submit both copies to the Committee Administrative Assistant at the meeting.

						Amendment Der: <u>HB697.</u>
				Amer	idment Numb	oer:
Name	10st	BAY	ZA			
Repres	senting:					
Title	e: Myse	17				
		5 . S. Com	11	t.	ARTZ	7
		de			-	F1 32
					Meeting D	
Con	nmittee/Subcom	mittee: <u>loc</u>	a/k	eder	$z \left( \frac{1}{\epsilon} \right)$	Vot Altar.
Pres	sentation/Works	hop Topic:				
		Registered L	obbyist: YES		NO 7	
		State Employ	yee: YES		NO 💭	
6	I wish to speak					
	Appearing in resp	oonse to an inquiry fo	or information	made by	member, com	nittee, or staff
	Appearing in resp	oonse to subpoena				
	Appearing at the	written request of th	ne chair			
	Judge or elected	officer appearing in o	official capacit	y		
	Lobbyist Appeara	nce form submitted	online			
(If you a	are testifying on an a	imendment, please also	o indicate your	position as	a proponent or	opponent on the bill as a whole.)
	Bill:	Proponent	Opponent	Q	Info only	
	Amendment:	Proponent	Opponent		Info only	



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	Bill Amendment Bill/PCS/PCB Number: $HB - 697$
	Amendment Number:
Plant Manage	
Name: Richard GUINCOC	<u>es</u>
Representing: $MYSelf$	
Title:	
Address: 11751 5w 182+	er
City: MIAMI	State/Zip: Florida 33177
Phone Number: 305 - 301 942	Meeting Date: 3 21 2017
Sommittee/Subcommittee:	
Presentation/Workshop Topic: <u>Local</u> , fra	deral Veteran Affairs
Registered Lobbyist: YES	
State Employee: YES	
I wish to speak	
Appearing in response to an inquiry for information	n made by member, committee, or staff
Appearing in response to subpoena	
Appearing at the written request of the chair	
Judge or elected officer appearing in official capaci	:y
Lobbyist Appearance form submitted online	
(If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent	Info only
Amendment: Proponent Opponent	Info only





Please fill out the <u>entire</u> form and submit <u>two</u> copies to the committee/subcommittee Administrative Assistant at the meeting.

*Type or Print Clearly* 

Bill Number: HB 697 Meeting Date: MAYCH 21,2017
Fill in appropriate information: PCB/PCS/Amendment # or Presentation/Workshop Topic:
Committee/Subcommittee:
Name: <u>Chenavia Smith</u>
Title:
Address: 2718 Carrilewood CF
City: <u>Anopla</u> <u>State/Zip: FL / 32703</u>
Phone Number: <u>MD7-733-2737</u>
Representing: MUSEIF
Registered Lobbyist: YES NO State Employee: YES NO
I Wish To Speak: YES NO
Proponent D Opponent Proponent Opponent D
I Have Been Requested to Speak: YES NO M Info Only Info Only Info Only







Please fill out the <u>entire</u> form and submit <u>two</u> copies to the committee/subcommittee Administrative Assistant at the meeting.

Type or Print Clearly

Bill Number: $\underline{Hb}697$ Meeting Date: $\underline{3-31.17}$
<i>Fill in appropriate information:</i> PCB/PCS/Amendment # or Presentation/Workshop Topic:
Committee/Subcommittee: Local Fed, & Vet affairs
Name: LORI Bell
Title:
Address: 21150 Germide Ave TZ
City: Port Charloffe State/Zip: PL 33952
Phone Number: 94/8156042
Representing: <u>MySelf</u>
Registered Lobbyist: YES NO State Employee: YES NO
I Wish To Speak: YES NO S Bill Amendment
I Have Been Requested to Speak: YES NO Info Only Info On

WID



		Bill Amendment Bill/PCS/PCB Number: <u>H13697</u> Amendment Number:
Name: <u>H</u>	ZANK KAMIREZ	
Representing:	MUSELF	· · · · · · · · · · · · · · · · · · ·
Title:		
Address: 🤦	25131 SW 1207L	
City:	OMESTEAD	State/Zip: <u>3037</u>
Phone Num	ber: (305)801-7679	Meeting Date: 3 21/17
Committee,	/Subcommittee: LOCAL , FED	& VET AFFAIRS
	n/Workshop Topic:	
	Registered Lobbyist: YE	
	State Employee: YE	
I wish to	o speak	
Appeari	ing in response to an inquiry for informatio	n made by member, committee, or staff
	ing in response to subpoena	
	ing at the written request of the chair	
	r elected officer appearing in official capac	ity
Lobbyis	t Appearance form submitted online	
(If you are testify	ing on an amendment, please also indicate you	r position as a proponent or opponent on the bill as a whole.)
Bill:	Proponent Opponent	Info only





Please fill out the <u>entire</u> form and submit <u>two</u> copies to the committee/subcommittee Administrative Assistant at the meeting.

Type or Print Clearly

Bill Number: HB 697 Meeting Date: 3/21/17
<i>Fill in appropriate information:</i> PCB/PCS/Amendment # or Presentation/Workshop Topic:
Committee/Subcommittee: LOCAL, FADBOAL + WETERANS AFRANS SUBCOMFITEE
Name: KEVIN BYRNE
Title:
Address: 256 SE TODD AVENUE
City: PORT 57. LUCIE State/Zip: FL 34983
Phone Number: 172 979 5899
Representing: <u>MYSEF</u>
Registered Lobbyist: YES NOX State Employee: YES NO
I Wish To Speak: YES NO Bill Amendment
I Have Been Requested to Speak: YES NO X Proponent Proponent Proponent Opponent Opponent Info Only C



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	Bill Amendment Bill/PCS/PCB Number: <u>HB697</u> Amendment Number:		
Name: HORACE ATKINS			
Representing: <u>MYSELF</u>	· · · · · · · · · · · · · · · · · · ·		
Title:			
Address: 60/SW 68 TER			
City: <u>PEMBROKE</u> PINES	State/Zip: Fil 33023		
Phone Number: <u>(305)206 9497</u>	Meeting Date:		
0 0	AL & VETERAND AFFAIRS COMMITCE		
Presentation/Workshop Topic:	•		
Registered Lobbyist: YES			
State Employee: YES			
I wish to speak			
Appearing in response to an inquiry for information Appearing in response to subpoena	made by member, committee, or staff		
Appearing at the written request of the chair			
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form submitted online			
(If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)		
Bill: Proponent Opponent	Info only		
Amendment: Proponent Opponent			





Please fill out the <u>entire</u> form and submit <u>two</u> copies to the committee/subcommittee Administrative Assistant at the meeting.

Type or Print Clearly

Bill Number: <u>697</u> Meeting Date: <u>03/21/2017</u>
Fill in appropriate information: PCB/PCS/Amendment # or Local Vet. A Presentation/Workshop Topic: <u>Federal Immgration Enforcement</u>
Committee/Subcommittee:
Name: Richard Gilland
Title:
Address: 7140 Milton Ave
City: <u>Cocoa</u> State/Zip: <u>FL 3797</u>
Phone Number: 407-443-2549
Representing: Myself
Registered Lobbyist: YES NOX State Employee: YES NOX
I Wish To Speak: YES NO
I Have Been Requested to Speak: YES NO X Proponent Opponent Opponent Opponent Opponent Opponent Opponent Opponent



Please fill out the <u>entire</u> form and submit <u>two</u> copies to the committee/subcommittee Administrative Assistant at the meeting.

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Type or Print Clearly

Bill Number: HB 697 Meeting Date: 3/21/17
Fill in appropriate information: PCB/PCS/Amendment # or Presentation/Workshop Topic: <u>Federal Immigration Exportment</u>
Presentation/Workshop Topic: <u>Federal Immigration Enforcement</u> Committee/Subcommittee: <u>Local, Federal + Vet affairs 50/6000mittee</u>
Name: Jane CANNON
Title:
Address: 3410-50 5tw.
City: Brackston State/Zip: FL 34209
Phone Number: <u>941-812-7113</u>
Representing: Self
Registered Lobbyist: YES NOX State Employee: YES NOX
I Wish To Speak: YES NOX Bill Amendment
Proponent D Opponent Proponent Opponent Opponent D
I Have Been Requested to Speak: YES NO X Info Only Info Only Info Only



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			-				
						Amer ber: <u>69</u> ber:	
Name:	MURRAY	CALDUE	<u></u>				
	senting:						
Title	2:						
Add	ress: 146 t	E PARK L	-N				
	: CocoA	_			State/Zip:	FL :	32931
Pho	ne Number:	292 42	ડ ઇ		Meeting D	)ate://	117
Com	nmittee/Subcom	mittee: Local	FEDERA	TMMI	ORAT 30	on enfo	RCEMENT
Pres	sentation/Works	hop Topic:					
		Registered L	obbyist: YES	N N	0 1		
		State Employ	yee: YES	<b>N</b>	0		
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for information made by member, committee, or staff</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capacity</li> <li>Lobbyist Appearance form submitted online</li> </ul>							
(If you a	re testifying on an a	mendment, please also	o indicate your (	position as a	proponent or	opponent on the	e bill as a whole.)
	Bill:	Proponent	Opponent		Info only		
	Amendment:	Proponent	Opponent		Info only		



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#### COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD

	Bill Amendment Bill/PCS/PCB Number: <u>HB 697</u>			
1/	Amendment Number:			
Name: Katherine Hiley				
Representing: <u>Myself</u>				
J Title:				
Address: 657 Sweetbriar	Drive			
Address: 601 Juleer prior				
City: Oldsmar	State/Zip: Florida 34677			
Phone Number: 813-748-5467	Meeting Date: 3.21.2017			
Committee/Subcommittee: Local Federal	La veterans affairs federal immigration inforcement			
Presentation/Workshop Topic:	tederal immigration 11+00rcenter			
Registered Lobbyist: YES				
State Employee: YES				
I wish to speak				
Appearing in response to an inquiry for information	made by member, committee, or staff			
Appearing in response to subpoena	made by member, committee, or stan			
Appearing at the written request of the chair				
Judge or elected officer appearing in official capacity				
Lobbyist Appearance form submitted online				
(If you are testifying on an amendment, please also indicate your p	position as a proponent or opponent on the bill as a whole.)			
Bill: Proponent Opponent	Info only			
Amendment: Proponent Opponent	Info only			



Please fill out the entire form and submit both copies to the Committee Administrative Assistant at the meeting.

				Bill Amendment Bill/PCS/PCB Number: HB697
				Amendment Number:
Name	Frances	ca Mere	5	
Repre	senting: <u>Flor</u>	-ida Imm	Igrant	Coalition, Inc
Title	: Directo	r of Polici	, + Adu	DCQCL
Ado	tress: 2800	Bisceryne I	Blud. S	uite 300
City	Miami	/	•	State/Zip: Ft 33137
		305) 571-7	154	Meeting Date: 3/21 / 17
				1+ Veterans
	sentation/Works	с ,	<i>- F_ C</i> q	
	·		obbyist: YES	
Registered Lobbyist: YES NO State Employee: YES NO				
2	I wish to speak			
	Appearing in resp	oonse to an inquiry fo	or information	made by member, committee, or staff
	Appearing in res	oonse to subpoena		
	Appearing at the	written request of th	ie chair	
	Judge or elected officer appearing in official capacity			
Lobbyist Appearance form submitted online				
(If you a	are testifying on an a	amendment, please also	o indicate your p	position as a proponent or opponent on the bill as a whole.)
	Bill:	Proponent	Opponent	Info only
	Amendment:	Proponent	Opponent	Info only



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	Bill Amendment Bill/PCS/PCB Number: <u>HB 697</u>
	Amendment Number:
Name: KARA GROSS	
Representing: <u>ACLU OK FLOF</u>	DA
Title: LEGISLATINE COUNS	EL-
Address: 4500 BISCAYNE BL	VD.
City: MIAMI	State/Zip:
Phone Number: <u>786-363-4436</u>	Meeting Date:_ <u>3/21/17</u>
Committee/Subcommittee: LUCAL, FEA	ORAL · VETERANS AFFAIRS SUBLUMMITTEE
Presentation/Workshop Topic: <u>BANNINA</u>	SANCTUARY PROCRAMS PULICIES
Registered Lobbyist	
State Employee:	
<ul> <li>I wish to speak (WAIVE IN OPPOR</li> <li>Appearing in response to an inquiry for inform</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official ca</li> <li>Lobbyist Appearance form submitted online</li> </ul>	nation made by member, committee, or staff
(If you are testifying on an amendment, please also indicate	e your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	onent 🔀 Info only 🗌
Amendment: Proponent Oppo	nent Info only



					Bill CB Number: _ nt Number: _	
Name	Karen	Woodall				
Repre	senting: <u>FI</u>	E. Center for	Fiscal	+ Econor	nic Pol	1 cep
	e: Divector					(
		· Call St.				
City	: Tallaha	Ssee				1 32301
Pho	one Number: <u>8</u>	50-321-938	6	M	eeting Date:_	3/21/17
Cor	nmittee/Subcom	mittee: <u>Locel</u>	Federal	a Vetera	15	, 
Pre	sentation/Works	hop Topic: <u>Fea</u>	teral in	migration	ENFOR	net
		Registered L	obbyist: YES	<u>Мо</u> [		
		State Employ	yee: YES	<u> NO [</u>	Z	
/	7					
$\square$	I wish to speak					
	Appearing in response to an inquiry for information made by member, committee, or staff					
Appearing in response to subpoena						
Appearing at the written request of the chair						
Judge or elected officer appearing in official capacity         Lobbyist Appearance form submitted online						
	LODDYISt Appeara	ance form submitted	onane			
(If you a	are testifying on an a	amendment, please also	o indicate your	position as a prop	ponent or oppo	nent on the bill as a whole.)
	Bill:	Proponent	Opponent	Inf	o only	
	Amendment:	Proponent	Opponent	[] Inf	o only	



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#### **COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD**

Please fill out the <u>entire</u> form and submit two copies to the committee/subcommittee administrative assistant at the meeting.

Bill Amendment

Bill

Amendment

Opponent

N/A

Bill Number: HB 697 : Federal Immigration Enforcement

PCB/PCS/Amendment #: N/A

Valero, Maria Name: **Representing:** National Latina Institute for Reproductive Health Title: 8325 NE 2nd Ave Address: Miami FL 33138 City: State/Zip: Phone Number: (786) 442-8199 Mar 21 2017 12:30PM Meeting Date: Local, Federal & Veterans Affairs Subcommittee Committee/Subcommittee: Presentation/Workshop Topic: Federal Immigration Enforcement

Registered Lobbyist

State Employee

☑ I Wish To Speak

Appearing in response to subpoena

Appearing in response to an inquiry for information made by member, committee or staff

Appearing at the written request of the chair

□ Judge or elected officer appearing in official capacity

Lobbyist Appearance Form Submitted



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	Bill Amendment 0697 Bill/PCS/PCB Number: HB0				
	Amendment Number:				
Name: Kaleigh Reyes					
Representing:					
Title:					
Address: 7532 Mindar	ncect				
city: JAUKSONVILLE					
Phone Number: 904 228 828	7				
Committee/Subcommittee:	/				
Presentation/Workshop Topic:					
Registered Lobbyist: YES	NO V				
State Employee: YES					
I wish to speak					
Appearing in response to an inquiry for information	made by member, committee, or staff				
Appearing in response to subpoena					
Appearing at the written request of the chair					
Judge or elected officer appearing in official capacit	Judge or elected officer appearing in official capacity				
Lobbyist Appearance form submitted online					
(If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)				
Bill: Proponent Opponent	Info only				
Amendment: Proponent Opponent	Info only				



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

Bill Bill/PCS/PCB Number:				
Name: <u>Emily Foster</u>				
Representing:				
Title: <u>MS</u>				
Address: 18543 State Road 19				
	34736			
Phone Number: 352-277-6686 Meeting Date:	3-21-17			
Committee/Subcommittee: Agr and Antwork Respaces				
Presentation/Workshop Topic:				
Registered Lobbyist: YES NO				
<ul> <li>I wish to speak I don't WIShTD'S peak.</li> <li>Appearing in response to an inquiry for information made by member, committee, or staff</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capacity</li> <li>Lobbyist Appearance form submitted online</li> </ul>				
(If you are testifying on an amendment, please also indicate your position as a proponent or oppor	nent on the bill as a whole.)			
Bill: Proponent Opponent Info only				

Opponent

Proponent

Info only

Amendment:



NA

					Amendment umber: <u>HB</u> <b>69</b> 7 umber:
Name	Lav	ry Kidd	•		
	senting:	,			
	e:	·			
		.O. Coleus	s Dr		
City	. Orl	ando		State/2	Zip: FL 32807
Pho	one Number:	407-273-	3758	Meetir	ng Date: 3-2)-17
Con	nmittee/Subcon	nmittee: <u>Loc</u>	al, Feder	al and Us	et Affairs
		shop Topic:			
		Registered L	obbyist: YES		
		State Employ	yee: YES		
	Appearing in res Appearing at the Judge or elected	sponse to an inquiry fo sponse to subpoena e written request of th d officer appearing in o rance form submitted	ne chair official capacit		ommittee, or staff
(If you a	are testifying on an	amendment, please also	o indicate your	osition as a proponer	it or opponent on the bill as a whole.)
	Bill:	Proponent	Opponent	Y Info on	у 🔲
	Amendment:	Proponent	Opponent	Info onl	y 🔲



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	Bill Amendment Bill/PCS/PCB Number: <u>735</u> Amendment Number:			
Name: Gary Hunter				
Representing: Kendall A350cicte	3 Dre, LLP			
Title: Attorney				
Address: 119 5. Monroe St. S.	nite 300			
City: Sallahassee	State/Zip: 1-L 3230			
Phone Number: 850-222-7500	Meeting Date: <u>3/21/17</u>			
Committee/Subcommittee: Local Federal	Veteras Affairs			
Presentation/Workshop Topic:				
Registered Lobbyist: YES				
State Employee: YES				
<b>I</b> wish to speak				
Appearing in response to an inquiry for information	n made by member, committee, or staff			
Appearing in response to subpoena				
Appearing at the written request of the chair				
Judge or elected officer appearing in official capacity				
Lobbyist Appearance form submitted online				
(If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)			
Bill: Proponent U Opponent	Info only			
Amendment: Proponent Opponent	Info only			





				Bill/	Bill PCS/PCB Numl	Amendment	
				Ame	endment Num	ber:	
Name	Rath	unine Wa	lonon,	) J	Commissi	read of Palm B	sub
Repres		of Palm	<u> </u>			•	
Title	: Comi	Missinger					
Add	lress:					•	
City	: West P	alm Ben	h		State/Zip:_	FI.	
Pho	ne Number: 70	3 371 7910	)	<u></u>	Meeting D	ate: 3/21/17	
Con	nmittee/Subcomr	mittee:				· · ·	
Pre	sentation/Worksh	nop Topic:					
		Registered L	obbyist: YES.		NO V		
		State Emplo	yee: YES				
	Appearing in resp Appearing at the Judge or elected o	onse to an inquiry for onse to subpoena written request of the officer appearing in a nce form submitted	he chair official capacit		y member, com	mittee, or staff	
(If you a	are testifying on an a	mendment, please als	o indicate your	position :	-	opponent on the bill as a wh	iole.)
	Bill:	Proponent	Opponent		Info only		
	Amendment:	Proponent	Opponent		Info only		

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	_			
Bill Amendment Bill/PCS/PCB Number: Amendment Number:				
Ruberd Product	-			
Name:				
Representing: Port ot Palm Beach				
Title:				
Address: 106 & Colle Ave # 1200				
city: Tallahassee State/Zip:				
Phone Number: Meeting Date:				
Committee/Subcommittee: Local Federal Affairs				
Presentation/Workshop Topic:				
Registered Lobbyist: YES NO				
State Employee: YES NO				
I wish to speak				
Appearing in response to an inquiry for information made by member, committee, or staff				
Appearing in response to subpoena				
Appearing at the written request of the chair           Judge or elected officer appearing in official capacity				
Lobbyist Appearance form submitted online				
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)				
Bill: Proponent Opponent Info only				
Amendment: Proponent Opponent Info only				





			-		
				Bill Amendment Bill/PCS/PCB Number: <u>935</u> Amendment Number:	
Name	Francesce	, Menes			
Repre	senting: <u>Hor</u>	ida Impi	grant	Coalition, Inc.	
Title	: Director	r of Police	o g and l	Adurcacy	
		Biscayne			
	: <u>Mran</u>	, ,		State/Zip: <u>FU 33/37</u>	
Pho	ne Number:	305)571-7-	254	Meeting Date: <u>3/21/17</u>	
Con	nmittee/Subcom	mittee: Local	Federal	1 6 Veterans	
Presentation/Workshop Topic:					
Registered Lobbyist: YES NO					
State Employee: YES NO					
	I wish to speak	· · · · · ·		· · · · · · · · · ·	
	Appearing in response to an inquiry for information made by member, committee, or staff				
Appearing in response to subpoena					
Appearing at the written request of the chair Judge or elected officer appearing in official capacity					
Lobbyist Appearance form submitted online					
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)					
	Bill:	Proponent	Opponent	Info only	
	Amendment:	Proponent	Opponent	Info only	



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#### COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD

	Bill Amendment I/PCS/PCB Numbert <u>B1075</u>			
Ar	nendment Number:			
Name: JonAthAn Johnson				
Representing: <u>RAYONIER</u> , INC.				
Title: Attorney, Hopping 5	ncen à Stars			
Address: 119. S. MONFOE S.	F. Sute 300			
City: TAUAMASSee	State/Zip: fr 32201			
Phone Number: 350 - 222 - 7500	Meeting Date:			
Committee/Subcommittee: Locar, federals	Vetraps Affars Seccommente			
Presentation/Workshop Topic:				
Registered Lobbyist: YES				
State Employee: YES				
I wish to speak				
Appearing in response to an inquiry for information made by member, committee, or staff				
Appearing in response to subpoena				
Appearing at the written request of the chair				
Judge or elected officer appearing in official capacity				
Lobbyist Appearance form submitted online				
(If you are testifying on an amendment, please also indicate your positio	n as a proponent or opponent on the bill as a whole.)			
Bill: Proponent Opponent	Info only			



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# **COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD**

Please fill out the entire form and submit two copies to the committee/subcommittee administrative assistant at the meeting.

Bill Amendment

Bill Number: HB 1075 : Nassau County

PCB/PCS/Amendment #: N/A

Name:	Adkins, Dougias		
Representing:	small business owner	,	
Title:			
Address:	863 Laguna Drive		
City:	Fernandina Beach	State/Zip:	Florida 32034
Phone Number:	9042612213	Meeting Date:	Mar 21 2017 12:30PM
Committee/Subo	committee: Local, Federal &	& Veterans Affairs S	Subcommittee
Presentation/Wo	orkshop Topic: N/A		

Registered Lobbyist Bill □ State Employee Opponent ☑ I Wish To Speak Amendment N/A

Appearing in response to subpoena

Appearing in response to an inquiry for information made by member, committee or staff

Appearing at the written request of the chair

□ Judge or elected officer appearing in official capacity

Lobbyist Appearance Form Submitted



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# COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD

	Bill Amendment Bill/PCS/PCB Number: 1129 Amendment Number: 000000000000000000000000000000000000
Name: Kelley Teaque	
Representing: Orange County	
Title: Legislative Affairs	
Address: 2015. Rosalind Ave	
city: Orlando	State/Zip: FL 32801
Phone Number:	Meeting Date: <u>3/23</u>
Committee/Subcommittee: Local Fed V	
Presentation/Workshop Topic: COUNTY Df	Ficers
ا Registered Lobbyist: YE	
State Employee: YE	
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for information</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capace</li> <li>Lobbyist Appearance form submitted online</li> </ul>	
(If you are testifying on an amendment, please also indicate you	ur position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent	t Info only
Amendment: Proponent 🗹 Opponent	t 📃 Info only 🗌



	Bill Amendment Bill/PCS/PCB Number: 1129			
	Amendment Number:			
Name: EDWARD LABRADOR				
Representing:BROWARD (OUNTY				
Title: DIRECTOR, INTERGOVERN	IMENTAL AFFAIRS			
Address: 115 S. ANDREWS AVE	Ξ			
City: FT. LAUDERDALE	State/Zip: PL 33301			
Phone Number: <u>954-826-1155</u>	Meeting Date: 321/17			
Committee/Subcommittee: LOCAL, FEDER	ALZ VETERANS AFFAIRS			
Presentation/Workshop Topic: SELECTION & DUTIES OF LOUNTY OFFICERS				
Registered Lobbyist: YES				
State Employee: YES				
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for information made by member, committee, or staff</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capacity</li> <li>Lobbyist Appearance form submitted online</li> </ul>				
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)				
Bill: Proponent Opponent	Info only			
Amendment: Proponent Opponent	Info only			



			Bill Amendment Bill/PCS/PCB Number: 1129	
			Amendment Number:	
Name: <u>Kelley</u>	Teague			
Representing: 010	inge Count	$\checkmark$		
Title: Legisla			ctor	
Address: 201 S				
City: Or ar	ndo EL		State/Zip: FL32801	
Phone Number:			Meeting Date: 3/21/17	
Committee/Subcom	mittee: LOCAL	,Feder	al : Veterans Affairs Subcommittee	2
Presentation/Works				
	Registered L		_/	
	State Employ	yee: YES	NO U	
I wish to speak		. <b></b>		
Appearing in response to an inquiry for information made by member, committee, or staff Appearing in response to subpoena				
Appearing at the written request of the chair				
Judge or elected officer appearing in official capacity				
Lobbyist Appearance form submitted online				
(If you are testifying on an a	amendment, please also	o indicate your	position as a proponent or opponent on the bill as a whole.)	
Bill:	Proponent	Opponent	Info only	
Amendment:	Proponent	Opponent	Info only	



## COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD

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Please fill out the entire form and submit both copies to the Committee Administrative Assistant at the meeting.

	Bill Amendment Bill/PCS/PCB Number: <u>1129</u> Amendment Number:				
Name: LAURA YOUMANS					
Representing: PLOP/DA ASSDUATION	N ALZ CONTAITIC				
Representing: <u>FUERDA</u> ASSULATION	S OF COUNTIES				
Title:					
Address: 100 NI MONTOF					
City: TAL	State/Zip:				
Phone Number: 2541838	Meeting Date: <u>3-21-2017</u>				
Committee/Subcommittee: _/AFT	AIRS				
Presentation/Workshop Topic: WUNTY OFPILERS					
Registered Lobbyist: YES NO					
State Employee: YES					
I wish to speak					
Appearing in response to an inquiry for information made by member, committee, or staff					
Appearing in response to subpoena Appearing at the written request of the chair					
Judge or elected officer appearing in official capacity					
Lobbyist Appearance form submitted online					
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)					
Bill: Proponent Opponent	Info only				
Amendment: Proponent Opponent	Info only				



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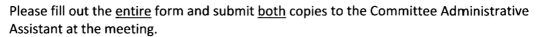
	Bill Amendment Bill/PCS/PCB Number: Amendment Number:			
Name: JESS MCCA	RTY			
Representing: MIRMI - DADE	COUNTY			
Title: ASSISTANT COUN	, , ,			
Address: 111 NW 15t ST	2810			
City: MIAMI				
Phone Number: 305 - 979-711	0 Meeting Date: <u>3 - 21 - 17</u>			
Committee/Subcommittee:				
Presentation/Workshop Topic:				
Registered Lobbyist: YES NO				
State Employee: YES				
<ul> <li>I wish to speak</li> <li>Appearing in response to an inquiry for information made by member, committee, or staff</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capacity</li> <li>Lobbyist Appearance form submitted online</li> </ul>				
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)				
Bill: Proponent Opponent	Info only			
Amendment: Proponent Opponent	Info only			

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The conject to the Committee Administrative

		$\frown$			Bill 5/PCB Numb	Amendment er: <u>H</u> BUS3
	K	in Boc			<u> </u>	
Name:			kinge	260		cit SAfau
Repres	enting:	& Garden		-CLE()		CC I Speace
Title	:					
Add	ress:(04	Le, Je	Beusi		<u></u>	
City	<u></u> 72	-H	_		State/Zip:_	31301
		50-2243	,427			ite:
Com	mittee/Subcomr	nittee: Loc	ы (			
Pres	entation/Worksh	юр Торіс:		/	$\sim$	
		Registered Lo	obbyist: YES	N N	o 🗌	$\sim$
		State Employ	vee: YES	<b>N</b>	0 🛛	
Г	/ I wish to speak					
$\Box$	Appearing in resp	onse to an inquiry fo	r information	made by m	ember, comm	nittee, or staff
	Appearing in resp	onse to subpoena				
	Appearing at the v	written request of the	e chair			
	Judge or elected officer appearing in official capacity					
	Lobbyist Appearance form submitted online					
() <b>F</b>						and an also bill as a school of
(It you a				osition as a		opponent on the bill as a whole.)
	Bill:	Proponent	Opponent		Info only	
	Amendment:	Proponent	Opponent		Info only	]





	Bill Amendment Bill/PCS/PCB Number: 1323 Amendment Number:			
Name: Hardy Suith				
Representing: City of Daytona	Beach			
Title: Government Relations	Administrator			
Address: 301 S. Ridgenood				
city: Dayton Beach	State/Zip: FL 32114			
Phone Number: (386) 671 - 8098 Meeting Date:				
Committee/Subcommittee: Local Croif Affais				
Presentation/Workshop Topic:	creaction District			
Registered Lobbyist: YES				
State Employee: YES				
	<b>(</b>			
I wish to speak				
Appearing in response to an inquiry for information	made by member, committee, or staff			
Appearing in response to subpoena				
Appearing at the written request of the chair				

Judge or elected officer appearing in official capacity

Lobbyist Appearance form submitted online

(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)





WIS

Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

	Bill Amendment Bill/PCS/PCB Number: <u>HB 1333</u>	
	Amendment Number:	
Name: GARLE HUNTER		
Representing: TANISTOCK EAST HODINGS, UC		
Title: Lobbyist		
Address: 119 S. Monreot St. Suite 300		
City: TAMAABSKE State/Zip: FL		
Phone Number: $3/21/17$ As Meeting Date: $3/21/17$		
Committee/Subcommittee: LOCAL, FEDERAL, Schanthe		
Presentation/Workshop Topic:		
Registered Lobbyist: YES NO		
State Employee: YES		
I wish to speak		
Appearing in response to an inquiry for information made by member, committee, or staff		
Appearing in response to subpoena		
Appearing at the written request of the chair		
Judge or elected officer appearing in official capacity		
Lobbyist Appearance form submitted online		
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)		
Bill: Proponent Opponent	Info only	

Amendment:

Proponent

Opponent

Info only



WIS

	Bill Amendment Bill/PCS/PCB Number: 1363 Amendment Number:
Name: Chris Lyon Representing: Pace Fire Rescue 3 Dist	trict
Title: <u>Attoney</u> Address: <u>315 5. Calhour St., Ste. 83</u> Talld	~
City: Tallchesser Phone Number: 222-5702	Meeting Date: <u>3[21]</u>
Committee/Subcommittee: Local, Federal - Presentation/Workshop Topic: Registered Lobbyist: YES	
State Employee: YES	
<ul> <li>Appearing in response to an inquiry for information</li> <li>Appearing in response to subpoena</li> <li>Appearing at the written request of the chair</li> <li>Judge or elected officer appearing in official capacit</li> <li>Lobbyist Appearance form submitted online</li> </ul>	
(If you are testifying on an amendment, please also indicate your Bill: Proponent Opponent	position as a proponent or opponent on the bill as a whole.)
Amendment: Proponent Opponent	Info only