

Government Accountability Committee

February 22, 2018 9:00 AM - 12:00 PM Morris Hall (17 HOB)

Action Packet

Matt Caldwell Chair

Committee Meeting Notice

HOUSE OF REPRESENTATIVES

Government Accountability Committee

Start Date and Time:	Thursday, February 22, 2018 09:00 am
End Date and Time:	Thursday, February 22, 2018 12:00 pm
Location:	Morris Hall (17 HOB)
Duration:	3.00 hrs

Consideration of the following bill(s):

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CS/HB 309 Fire Safety by Oversight, Transparency & Administration Subcommittee, Antone CS/HB 395 Martin County by Local, Federal & Veterans Affairs Subcommittee, Magar CS/HB 595 Motor Vehicle Dealers by Transportation & Infrastructure Subcommittee, Rommel CS/HB 603 Taxes and Fees for Veterans and Low Income Persons by Ways & Means Committee, Gonzalez CS/CS/HB 633 Florida Smart City Challenge Grant Program by Transportation & Tourism Appropriations Subcommittee, Transportation & Infrastructure Subcommittee, Fischer HB 653 Pub. Rec./Photographs or Video or Audio Recordings that Depict or Record Killing of a Person by Brown CS/HB 661 Business Filings by Oversight, Transparency & Administration Subcommittee, Miller, M. HB 773 Vacation Rentals by La Rosa CS/CS/HB 815 County and Municipal Public Officer Transparency by Public Integrity & Ethics Committee, Local, Federal & Veterans Affairs Subcommittee, Avila CS/HB 837 Domestic Wastewater Collection System Assessment and Maintenance by Natural Resources & Public Lands Subcommittee, Edwards-Walpole HB 977 Retirement of Instructional Personnel and Administrative Personnel by Fine CS/CS/HB 987 Affordable Housing by Transportation & Tourism Appropriations Subcommittee, Local, Federal & Veterans Affairs Subcommittee, Cortes, B. CS/HB 1019 Financial Reporting by Local, Federal & Veterans Affairs Subcommittee, La Rosa HB 1049 Poll Workers by Sullivan HB 1119 Lakewood Ranch Stewardship District, Manatee and Sarasota Counties by Gruters CS/HB 1149 Environmental Regulation by Natural Resources & Public Lands Subcommittee, Payne CS/HB 1211 Airboat Regulation by Careers & Competition Subcommittee, Abruzzo HB 1281 Garcon Point Bridge by Williamson CS/HB 1287 Department of Highway Safety and Motor Vehicles by Transportation & Tourism Appropriations Subcommittee, Drake CS/HB 1317 Pub. Rec./Autopsy Records by Oversight, Transparency & Administration Subcommittee, Jacobs CS/CS/HB 1357 Information Technology by Appropriations Committee, Oversight, Transparency & Administration Subcommittee, Grant, J., Toledo CS/CS/HB 1359 License Plates by Transportation & Tourism Appropriations Subcommittee, Transportation & Infrastructure Subcommittee, Grant, J., Mariano CS/HB 1383 Tax Deed Sales by Ways & Means Committee, Latvala HB 1393 City of Tampa, Hillsborough County by Grant, J. HB 1395 City of Marco Island, Collier County by Rommel CS/HB 1449 Campbellton-Graceville Hospital District, Jackson County by Local, Federal & Veterans Affairs Subcommittee, Drake CS/HB 7007 Ethics Reform by Public Integrity & Ethics Committee, Sullivan, Jacobs

NOTICE FINALIZED on 02/20/2018 4:24PM by Larson.Lisa

Committee Meeting Notice HOUSE OF REPRESENTATIVES

Government Accountability Committee

Start Date and Time:	Thursday, February 22, 2018 09:00 am
End Date and Time:	Thursday, February 22, 2018 12:00 pm
Location:	Morris Hall (17 HOB)
Duration:	3.00 hrs
	by Appropriations Committee, Oversight, Transparency & Administration
Subcommittee, Rommel	ha Annuanistican Committee Dublic Internity O Ethics Committee Mat
· · · ·	by Appropriations Committee, Public Integrity & Ethics Committee, Metz
	nt Transaction Information by Oversight, Transparency & Administration
Subcommittee, McClure	
	Visconduct Complaint by Oversight, Transparency & Administration
Subcommittee, Davis	
HB 7079 Pub. Rec./Disaster Respon	nse by Oversight, Transparency & Administration Subcommittee, Burgess

Consideration of the following bill(s) with proposed committee substitute(s):

PCS for CS/HB 141 -- Toll Operations PCS for CS/HB 883 -- Local Government

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Consideration of the following proposed committee bill(s):

PCB GAC 18-05 -- Public Record Exemption/Sexual Harassment

NOTICE FINALIZED on 02/20/2018 4:24PM by Larson.Lisa

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

Summary:

Government Accountability Committee

Thursday February 22, 2018 09:00 am

PCS for CS/HB 141 Favorable	Yeas: 22	Nays: 0
CS/HB 309 Favorable	Yeas: 22	Nays: O
CS/HB 395 Favorable	Yeas: 22	Nays: 0
CS/HB 595 Temporarily Postponed		
CS/HB 603 Favorable	Yeas: 22	Nays: O
CS/CS/HB 633 Favorable	Yeas: 22	Nays: O
HB 653 Favorable	Yeas: 22	Nays: O
CS/HB 661 Favorable	Yeas: 20	Nays: 0
HB 773 Favorable With Committee Substitute Amendment Barcodes 027331, 927213, 532293, 212917, 777079, 768073, 813935, 668937, 253857, 398065 were abandoned.	Yeas: 13	Nays: 11
Previous Question Passed	Yeas: 13	Nays: 9
Amendment 062111 Adopted Without Objection		
Amendment 585267 Failed to Adopt	Yeas: 8	Nays: 14
Amendment 730015 Withdrawn		
Amendment 768073 Adopted Without Objection		
CS/CS/HB 815 Favorable With Committee Substitute	Yeas: 17	Nays: 4
Amendment 950343 Adopted Without Objection		,
CS/HB 837 Favorable With Committee Substitute	Yeas: 22	Nays: 0
Amendment 342687 Adopted Without Objection		
Amendment 787925 Adopted Without Objection		
PCS for CS/HB 883 Favorable With Amendment(s)	Yeas: 17	Nays: 7
Amendment PCS for CSHB 883 a1 Adopted Without Objection		·
Amendment PCS for CSHB 883 a2 Adopted Without Objection		
HB 977 Favorable	Yeas: 22	Nays: O
Committee meeting was reported out: Thursday, February 22, 2018 4:05PM		

COMMITTEE MEETING REPORT Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

Summary: (continued)

Government Accountability Committee

Thursday February 22, 2018 09:00 am

CS/CS/HB 987 Favorable With Committee Substitute	Yeas: 23	Nays: O
Amendment 296541 Adopted Without Objection		
Amendment 966883 Adopted Without Objection		
CS/HB 1019 Favorable With Committee Substitute	Yeas: 17	Nays: 4
Amendment 590467 Adopted Without Objection		
Amendment 977101 Adopted Without Objection		
HB 1049 Favorable With Committee Substitute	Yeas: 18	Nays: 0
Amendment 652527 Adopted Without Objection		
HB 1119 Favorable With Committee Substitute	Yeas: 21	Nays: O
Amendment 154055 Adopted Without Objection		
CS/HB 1149 Favorable With Committee Substitute	Yeas: 16	Nays: 7
Amendment 415751 Adopted Without Objection		
	N 22	No. 6
CS/HB 1211 Favorable	Yeas: 22	Nays: O
HB 1281 Temporarily Postponed		
CS/HB 1287 Favorable With Committee Substitute	Yeas: 20	Nays: 0
Amendment 689333 Adopted Without Objection		
CS/HB 1317 Favorable	Yeas: 21	Nays: O
CS/CS/HB 1357 Favorable With Committee Substitute	Yeas: 21	Nays: 0
Amendment 589411 Adopted Without Objection		
CS/CS/HB 1359 Temporarily Postponed		
CS/HB 1383 Temporarily Postponed		
HB 1393 Temporarily Postponed		
HB 1395 Favorable With Committee Substitute	Yeas: 22	Nays: O
Amendment 178333 Adopted Without Objection		
Committee meeting was reported out: Thursday, February 22, 2018 4:05PM		

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

Summary: (continued)

Government Accountability Committee

Thursday February 22, 2018 09:00 am

CS/HB 1449 Favorable With Committee Substitute	Yeas: 17	Nays: 0
Amendment 654931 Adopted Without Objection		
	V 10	Nava, O
CS/HB 7007 Favorable With Committee Substitute	Yeas: 19	Nays: O
Amendment 324573 Adopted Without Objection		
Amendment 615473 Adopted Without Objection		
CS/HB 7057 Favorable With Committee Substitute	Yeas: 21	Nays: O
Amendment 730039 Adopted Without Objection		
CS/HB 7073 Favorable With Committee Substitute	Yeas: 21	Nays: 0
Amendment 020921 Adopted Without Objection		
HB 7075 Favorable	Yeas: 21	Nays: 0
		,
HB 7077 Favorable	Yeas: 20	Nays: 0
		- ,
HB 7079 Favorable	Yeas: 19	Nays: 0
PCB GAC 18-05 Favorable	Yeas: 20	Nays: 0

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

Attendance:

	Present	Absent	Excused
Matt Caldwell (Chair)	×		
Joseph Abruzzo	x		
Ben Albritton	x		
Brad Drake	X		
Jay Fant	×		
Patrick Henry	x		
Kristin Jacobs	X		
Chris Latvala	X		
Stan McClain	×		
Wengay Newton	X		
Robert Olszewski	X		
Cary Pigman	x		
Scott Plakon	X		
Holly Raschein	X		
Bob Rommel	X		
David Santiago	Х		
Carlos Smith	X		
Charlie Stone	x		
Jennifer Sullivan	X		
Barbara Watson	x		
Clovis Watson, Jr.	×		
Matt Willhite	x		
Jayer Williamson	X		
Totals:	23	0	0

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) PCS for CS/HB 141 : Toll Operations

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X	· · · · · · · · <u>-</u> · · · · ·		160	IVay
Ben Albritton	X				
Brad Drake	X				
Jay Fant	X				
Patrick Henry	x				
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	Х				
Wengay Newton	X				
Robert Olszewski	X				
Cary Pigman	X				
Scott Plakon			X		
Holly Raschein	Х				
Bob Rommel	х				
David Santiago	Х				
Carlos Smith	X				
Charlie Stone	X			<u></u>	
Jennifer Sullivan	Х		·····		
Barbara Watson	X				
Clovis Watson, Jr.	x				
Matt Willhite	Х	· · · ·			
Jayer Williamson	X	184 II I			
Jeanette Nuñez (Ex Officio)	Х				
Matt Caldwell (Chair)			Х		
	Total Yeas: 22	Total Nays: 0			

Appearances:

Schulett, Kingman (General Public) - Waive In Support Greater Naples Fire Rescue District Fire Chief 14575 Colier Blvd Naples FL 34119 Phone: 239-348-7540

Hurley, Lisa (Lobbyist) - Waive In Support Collier County 311 E Park Avenue Tallahassee FL 32301 Phone: (850) 224-5081

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) PCS for CS/HB 141 : Toll Operations (continued)

Appearances: (continued)

Bradford, Gary (Lobbyist) - Waive In Support Florida Police Benevolent Association, Inc Government Relations 300 E. Brevard Street Tallahassee FL 32301 Phone: 800-733-3722

COMMITTEE MEETING REPORT Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 309 : Fire Safety

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Ben Albritton	Х	· · · · · · · · · · · · · · · · · · ·			<u></u>
Brad Drake	Х				
Jay Fant	X				
Patrick Henry	Х				
Kristin Jacobs	Х				
Chris Latvala	Х				
Stan McClain	X				
Wengay Newton	Х				
Robert Olszewski	Х				
Cary Pigman	Х				
Scott Plakon			Х	~	
Holly Raschein	Х				
Bob Rommel	Х				· · ·
David Santiago	Х				
Carlos Smith	X				
Charlie Stone	Х				
Jennifer Sullivan	Х				
Barbara Watson	Х				
Clovis Watson, Jr.	X				
Matt Willhite	Х	······			
Jayer Williamson	Х	· · · · · · · · · · · · · · · · · · ·			
Jeanette Nuñez (Ex Officio)	Х				
Matt Caldwell (Chair)			Х		
	Total Yeas: 22	Total Nays: 0			

Appearances:

Colburn, Ray (General Public) - Information Only Florida Fire Cheifs Assoc. Executive Director 880 Airport Rd. Suite 110 Ormand beach FL 32174 Phone: 407-468-6622

Murphy, BG (Lobbyist) - Waive In Support Department of Financial Services Deputy Legislative Affairs Director 400 N Monroe St Tallahassee FL 32399 Phone: (850) 413-2863

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 309 : Fire Safety (continued)

Appearances: (continued)

Schulett, Kingman (General Public) - Waive In Support Greater Naples Fire Rescue Fire Chief 14575 Collier Blvd Naples FL 34119 Phone: 239-348-7540

Salvatori, Rocco (Lobbyist) - Waive In Support Florida Professional Firefighters Firefighter 343 W Madison St Tallahassee FL 32301 Phone: (850) 224-7333

COMMITTEE MEETING REPORT Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 395 : Martin County

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Ben Albritton	Х			<u> </u>	
Brad Drake	X				1-
Jay Fant	X				
Patrick Henry	X	······	<u> </u>		· · · · · ·
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton	X				
Robert Olszewski	X				
Cary Pigman	X				
Scott Plakon			X		
Holly Raschein	X				
Bob Rommel	X				
David Santiago	X				
Carlos Smith	X				
Charlie Stone	X				
Jennifer Sullivan	X				<u> </u>
Barbara Watson	X				
Clovis Watson, Jr.	X				
Matt Willhite	Х				
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)	Х				-
Matt Caldwell (Chair)			X		
	Total Yeas: 22	Total Nays: 0			

Appearances:

Bracy, Carol (Lobbyist) - Waive In Support Martin County Board of County Commissioners 201 East Park Avenue 5th Floor Tallahassee FL Phone: (850) 577-0444

Culpepper, John (General Public) - Waive In Support Protecting Hobe Sound 9995 SE Federal Hwy Hobe Sound FL 33455

Megrue, Sandra (General Public) - Waive In Support Hobe Sound 9424 SE Saturn St Hobe Sound FL 33455 Phone: 561-39-3838

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 395 : Martin County (continued)

Appearances: (continued)

Ennis, Michael (General Public) - Waive In Support Protecting Hobe Sound President 9216 SE Kevin Street Hobe Sound FL 33455 Phone: 727-486-2737

Barnes, Michael (General Public) - Waive In Support Protecting Hobe Sound Hobe Sound FL

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 595 : Motor Vehicle Dealers

X Temporarily Postponed

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

CS/HB 603 : Taxes and Fees for Veterans and Low Income Persons

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X			100	ivay
Ben Albritton	<u>X</u>				
Brad Drake	<u>X</u>				
Jay Fant	X				
Patrick Henry	X	<u></u>	<u> </u>		
Kristin Jacobs	X X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton	<u>x</u>				
Robert Olszewski	<u> </u>				
Cary Pigman	X			·····	
Scott Plakon	<u>A</u>		x		
Holly Raschein	X		~		
Bob Rommel	<u>X</u>				
David Santiago	X				
Carlos Smith	<u> </u>				
Charlie Stone	X				
Jennifer Sullivan	X				
Barbara Watson	<u>X</u>				
Clovis Watson, Jr.	<u>X</u>	· ·			
Matt Willhite	X			····	·····
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)	<u>X</u>				
Matt Caldwell (Chair)	A		x		
			^		
	Total Yeas: 22	Total Nays: 0			

Appearances:

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

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

CS/CS/HB 633 : Florida Smart City Challenge Grant Program

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Ben Albritton	X				
Brad Drake	X				
Jay Fant	X				
Patrick Henry	X				
Kristin Jacobs	Х				
Chris Latvala	X				
Stan McClain	Х				
Wengay Newton	X				
Robert Olszewski	X				
Cary Pigman	X				
Scott Plakon			Х		
Holly Raschein	X				
Bob Rommel	X				
David Santiago	X				
Carlos Smith	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Barbara Watson	X				
Clovis Watson, Jr.	X	· · ·			
Matt Willhite	X				
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)	Х				
Matt Caldwell (Chair)			Х		
	Total Yeas: 22	Total Nays: 0	1		

Appearances:

Sainvil, Daphnee (Lobbyist) - Waive In Support Broward County Policy Advisor 115 S Andrews Ave Room 426 Fort Lauderdale FL 33301 Phone: (954) 357-7575

Emmanuel, Christopher (Lobbyist) - Proponent Florida Chamber of Commerce 136 S Bronough St Tallahassee FL 32301-7706 Phone: (850) 521-1242

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/CS/HB 633 : Florida Smart City Challenge Grant Program (continued)

Appearances: (continued)

Harbin, Susan (Lobbyist) - Waive In Support Florida Association of Counties Sr. Assoc. Director of Public Policy 100 S Monroe St Tallahassee FL 32301 Phone: (850) 922-4300

Lowell, Paul (Lobbyist) - Waive In Support Lyft public Affairs Director 106 E College Ave Ste 900 Tallahassee FL 32309 Phone: (850) 728-0861

Paul, Jerry (Lobbyist) - Waive In Support Nu-Vehicle Corp Smart Cities Grant Program 310 W College Ave Tallahassee Florida Phone: 850-386-5267

Juarez, Lena (Lobbyist) - Waive In Support Charge Point P O Box 10390 Tallahassee FL 32301 Phone: 850-212-8330

Cullen, David (Lobbyist) - Waive In Support Sierra Club 1674 University Parkway #236 Sarasota FL 34243 Phone: 941-323-2404

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

HB 653 : Pub. Rec./Photographs or Video or Audio Recordings that Depict or Record Killing of a Person

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Ben Albritton	X				
Brad Drake	X				
Jay Fant	X				
Patrick Henry	X				
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton	X				
Robert Olszewski	X				
Cary Pigman	X				
Scott Plakon			Х		
Holly Raschein	X				
Bob Rommel	X				
David Santiago	X				
Carlos Smith	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Barbara Watson	X				
Clovis Watson, Jr.	X				
Matt Willhite	X				
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)			Х		
	Total Yeas: 22	Total Nays: 0)		

Appearances:

Strange, Dennis (Lobbyist) - Waive In Support Orange County Sheriff Captain 2500 W Colonial Dr Orlando FL 32804 Phone: 407-254-7000

COMMITTEE MEETING REPORT Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 661 : Business Filings

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X			100	
Ben Albritton	X				,
Brad Drake	X	·			
Jay Fant			X		
Patrick Henry	X	···· ··-			
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton			X		
Robert Olszewski	X	- 10-15-11-1			
Cary Pigman	X				
Scott Plakon	X				
Holly Raschein	X				
Bob Rommel			х		
David Santiago			X		
Carlos Smith	X		<u></u>		
Charlie Stone	X	·			
Jennifer Sullivan	X		<u>-</u>		
Barbara Watson	X				
Clovis Watson, Jr.	X		The second	·····	<u></u>
Matt Willhite	X		<u></u>		
Jayer Williamson	X		<u></u>		
Jeanette Nuñez (Ex Officio)	Х				
Matt Caldwell (Chair)	X				
	Total Yeas: 20	Total Nays:	0		

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

HB 773 : Vacation Rentals

X *Favorable With Committee Substitute* - Amendment Barcodes 027331, 927213, 532293, 212917, 777079, 768073, 813935, 668937, 253857, 398065 were abandoned.

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo		X			
Ben Albritton	X				
Brad Drake	Х				
Jay Fant	X				
Patrick Henry		Х	÷		_
Kristin Jacobs		Х			
Chris Latvala		X			
Stan McClain	X				
Wengay Newton		Х			
Robert Olszewski		Х			
Cary Pigman	X				
Scott Plakon	X				
Holly Raschein	······································	Х			
Bob Rommel	X	•			
David Santiago	X				
Carlos Smith		Х			
Charlie Stone	X				
Jennifer Sullivan	X				
Barbara Watson		Х		· · · · · · · · · · · · · · · · · · ·	
Clovis Watson, Jr.		Х			· · ·
Matt Willhite		Х			
Jayer Williamson	Х				
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)	X				
	Total Yeas: 13	Total Nays: 1	1		

HB 773 Actionable Items

Previous Question

X Passed

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo		Х			
Ben Albritton	Х				
Brad Drake	Х				
Jay Fant	X				
Patrick Henry		х			
Kristin Jacobs		X			
Chris Latvala			X		
Stan McClain	Х				
Wengay Newton		Х			
Robert Olszewski	X				
Cary Pigman	X				

COMMITTEE MEETING REPORT Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) HB 773 : Vacation Rentals (continued)

HB 773 Actionable Items (continued)

	Total Yeas: 13	Total Nays: 9		
Matt Caldwell (Chair)	X			
Jeanette Nuñez (Ex Officio)	X			
Jayer Williamson	X			
Matt Willhite		X		
Clovis Watson, Jr.		X		
Barbara Watson		Х		
Jennifer Sullivan	X			
Charlie Stone			Х	
Carlos Smith		X		
David Santiago	X			
Bob Rommel	X			
Holly Raschein		X		
Scott Plakon	Х			

HB 773 Amendments

Amendment 062111

X Adopted Without Objection

Amendment 585267

X Failed to Adopt

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	Х				
Ben Albritton		Х			
Brad Drake			X		
Jay Fant		х			
Patrick Henry	X				
Kristin Jacobs	Х				
Chris Latvala		Х			
Stan McClain		х			
Wengay Newton	Х				
Robert Olszewski		x			
Cary Pigman		х			
Scott Plakon		Х			
Holly Raschein			Х		
Bob Rommel		Х			
David Santiago		Х			
Carlos Smith	Х	_			
Charlie Stone		x			

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) HB 773 : Vacation Rentals (continued)

HB 773 Amendments (continued)

	Total Yeas: 8	Total Nays: 14	
Matt Caldwell (Chair)		Х	· · · · · · · · · · · · · · · · · · ·
Jeanette Nuñez (Ex Officio)		X	
Jayer Williamson		X	
Matt Willhite	Х		
Clovis Watson, Jr.	X		
Barbara Watson	X		
Jennifer Sullivan		X	1 / 199 M

Amendment 730015

X Withdrawn

Amendment 768073

X Adopted Without Objection

Appearances:

Patel, Hemont Henry (General Public) - Opponent AAHOA Past Chairman 7150 Biscayne Blvd Miami FL 33138 Phone: 305-992-9099

Amendment 585267 Cook, Casey (Lobbyist) - Waive In Support Florida League of Cities Senior Legislative Advocate PO Box 1757 Tallahassee FL 32302 Phone: 850-701-3701

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

CS/CS/HB 815 : County and Municipal Public Officer Transparency

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee	Absentee
				Yea	Nay
Joseph Abruzzo		Х			
Ben Albritton	X				
Brad Drake	Х				
Jay Fant	X				
Patrick Henry		X		<u> </u>	
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton		Х			
Robert Olszewski	X			· •	
Cary Pigman			Х		
Scott Plakon	X				
Holly Raschein	X	10			
Bob Rommel	••••••••••••••••••••••••••••••••••••••		Х		
David Santiago			X		
Carlos Smith	x				
Charlie Stone	X				
Jennifer Sullivan	X	· · · · · · · · · · · · · · · · · · ·			
Barbara Watson		Х			
Clovis Watson, Jr.	X				
Matt Willhite	X				
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)	X				
	Total Yeas: 17	Total Nays: 4			

CS/CS/HB 815 Amendments

Amendment 950343

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

CS/HB 837 : Domestic Wastewater Collection System Assessment and Maintenance

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Ben Albritton	X				
Brad Drake	X				
Jay Fant	X				
Patrick Henry	X				
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton	X				
Robert Olszewski	X				
Cary Pigman			X		
Scott Plakon			X		
Holly Raschein	X				
Bob Rommel	X				
David Santiago	X				
Carlos Smith	Х				
Charlie Stone	X				
Jennifer Sullivan	X				
Barbara Watson	X				
Clovis Watson, Jr.	X				
Matt Willhite	X				
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)	X			······	
	Total Yeas: 22	Total Nays: ()		

CS/HB 837 Amendments

Amendment 342687

X Adopted Without Objection

Amendment 787925

X Adopted Without Objection

Appearances:

O'Hara, Rebecca (Lobbyist) - Waive In Support Florida League of Cities, Inc Deputy General Counsel Po Box 1757 Tallahassee FL 32302-1757 Phone: (850) 339-6211

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

CS/HB 837 : Domestic Wastewater Collection System Assessment and Maintenance (continued)

Appearances: (continued)

Spratt, James (Lobbyist) - Waive In Support Okeechober Utility Authority Po Box 10011 Tallahassee FL 32302-2011 Phone: (850) 228-1296

Childs, David (Lobbyist) - Waive In Support Florida Water Environment Association Utility Council Legal Counsel 119 S. Monroe St Suite 300 Tallahassee FL 32314-6526 Phone: (850) 222-7500

Amendment 342687 Spratt, James (Lobbyist) - Waive In Support Okeechober Utility Authority Po Box 10011 Tallahassee FL 32302-2011 Phone: (850) 228-1296

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) PCS for CS/HB 883 : Local Government

X Favorable With Amendment(s)

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	x			Tea	ivay
Ben Albritton	X	,			
Brad Drake	X			· · ·	
Jay Fant	X				
Patrick Henry		X		· · ·	
Kristin Jacobs		X			
Chris Latvala	X				<u> </u>
Stan McClain	X				•
Wengay Newton		X	1.14 B.		
Robert Olszewski	X				
Cary Pigman	X		<u></u>		
Scott Plakon	X	-			
Holly Raschein	X				
Bob Rommel	Х	· · ·			
David Santiago	Х				
Carlos Smith		Х			
Charlie Stone		Х			
Jennifer Sullivan	X				
Barbara Watson		Х		<u></u>	· · · ·
Clovis Watson, Jr.		Х			
Matt Willhite	Х				
Jayer Williamson	Х			<u> </u>	
Jeanette Nuñez (Ex Officio)	Х				
Matt Caldwell (Chair)	Х				·····
	Total Yeas: 17	Total Nays: 7	·		

PCS for CS/HB 883 Amendments

Amendment PCS for CSHB 883 a1

X Adopted Without Objection

Amendment PCS for CSHB 883 a2

X Adopted Without Objection

Appearances:

Hawkins, Thomas (Lobbyist) - Opponent 1000 Friends of Florida Policy & Planning Director 308 N Monroe Street Tallahassee FL 32301 Phone: 352-377-3141

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) PCS for CS/HB 883 : Local Government (continued)

Appearances: (continued)

Cruz, David (Lobbyist) - Opponent Florida League of Cities Legislative Counsel Po Box 1757 Tallahassee FL 32302 Phone: 701-3676

Wu, P.C - Waive In Opposition Florida League of Cities Councilman 3960 Potosi Road Pensacola FL 32504 Phone: 850-477-5279

Hunter, Gary (Lobbyist) - Waive In Support Association of Florida Community Developers, Inc 119 S. Monroe Street Suite 300 Tallahassee FL 32314-6526 Phone: (850) 222-7500

Amendment PCS for CSHB 883 a2 Rotundo, Louis (Lobbyist) - Waive In Support City of Altamonte Springs 302 Pinestraw Cir Altamonte Springs FL 32714 Phone: (407) 699-9361

Merritt, Drinda B. (General Public) - Waive In Opposition Town of Inglis Mayor PO Drawer 429 Inglis FL 34449 Phone: 352-229-0477

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

HB 977 : Retirement of Instructional Personnel and Administrative Personnel

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
	· · · · · · · · · · · · · · · · · · ·			1 ea	Ivay
Joseph Abruzzo	X				
Ben Albritton	X				
Brad Drake	X				
Jay Fant	X				
Patrick Henry	X				
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton	Х				
Robert Olszewski	X				
Cary Pigman	Х				
Scott Plakon			X		
Holly Raschein	x			÷	
Bob Rommel	X			12111	
David Santiago	X	n.:-			
Carlos Smith	X				
Charlie Stone	X				
Jennifer Sullivan	X				· · · ·
Barbara Watson	X				
Clovis Watson, Jr.	X				
Matt Willhite	X	121001111			
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)	Х				
Matt Caldwell (Chair)			X		
	Total Yeas: 22	Total Nays: 0)		

Appearances:

Gibson, Maureen (General Public) - Waive In Support ATU 1395 Pensacola, FL Escambia County 10596 Senegal Drive Pensacola FL 32534 Phone: 859-791-8014

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/CS/HB 987 : Affordable Housing

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	Х				
Ben Albritton	X				
Brad Drake	Х				
Jay Fant	Х				
Patrick Henry	Х			·	· · · · · · · · · · · · · · · · · · ·
Kristin Jacobs	Х				
Chris Latvala	Х				
Stan McClain	X				
Wengay Newton	X				
Robert Olszewski	Х				
Cary Pigman	X				
Scott Plakon			х		
Holly Raschein	x				
Bob Rommel	Х				
David Santiago	Х				
Carlos Smith	X				
Charlie Stone	Х				
Jennifer Sullivan	Х				
Barbara Watson	Х				
Clovis Watson, Jr.	X				
Matt Willhite	X				
Jayer Williamson	Х				
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)	X				
	Total Yeas: 23	Total Nays:	0		

CS/CS/HB 987 Amendments

Amendment 296541

X Adopted Without Objection

Amendment 966883

X Adopted Without Objection

Appearances:

Price, Trey (Lobbyist) - Proponent Florida Housing Finance Corporation 227 N. Bronough Street Suite 5000 Tallahassee Florida 32301 Phone: 850-488-4197

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/CS/HB 987 : Affordable Housing (continued)

Appearances: (continued)

Anderson, Oscar (Lobbyist) - Waive In Support Vestcor Companies 28 W Central Ave Orlando FL 34786 Phone: (850) 671-4401

Amendment 966883 Price, Trey (Lobbyist) - Information Only Florida Housing Finance Corporation 227 N. Bronough Street Suite 5000 Tallahassee Florida 32301 Phone: 850-488-4197

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 1019 : Financial Reporting

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo			x		
Ben Albritton	X				-
Brad Drake	X				
Jay Fant	X				
Patrick Henry		X			
Kristin Jacobs		Х			
Chris Latvala	X				
Stan McClain	X				
Wengay Newton		X			
Robert Olszewski	X				
Cary Pigman			X		
Scott Plakon	X		<u></u>		
Holly Raschein	X				
Bob Rommel	X				
David Santiago	X			-	
Carlos Smith	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Barbara Watson		Х			
Clovis Watson, Jr.	X				
Matt Willhite	X				
Jayer Williamson			X		
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)	X				
	Total Yeas: 17	Total Nays: 4			

CS/HB 1019 Amendments

Amendment 590467

X Adopted Without Objection

Amendment 977101

COMMITTEE MEETING REPORT Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

HB 1049 : Poll Workers

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo			X		
Ben Albritton			X		
Brad Drake	X				
Jay Fant	X				
Patrick Henry	X				
Kristin Jacobs	Х		··		
Chris Latvala	X				-
Stan McClain	X		<u>.</u>		· · · · · · · · · · · · · · · · · · ·
Wengay Newton	Х	<u></u>			
Robert Olszewski	X				
Cary Pigman			Х		
Scott Plakon	X				
Holly Raschein	X				
Bob Rommel			X		
David Santiago			Х		
Carlos Smith			X		
Charlie Stone	X			<u> </u>	
Jennifer Sullivan	X				
Barbara Watson	X	-			
Clovis Watson, Jr.	X				
Matt Willhite	Х				<u></u>
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)	X				
	Total Yeas: 18	Total Nays: (0		

HB 1049 Amendments

Amendment 652527

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

HB 1119 : Lakewood Ranch Stewardship District, Manatee and Sarasota Counties

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X			<u></u>	
Ben Albritton	X				
Brad Drake	X				
Jay Fant	X				
Patrick Henry	X				
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton	X				
Robert Olszewski	X				
Cary Pigman	X			·	
Scott Plakon			X		
Holly Raschein	X				
Bob Rommel	X				
David Santiago	X				
Carlos Smith			X		
Charlie Stone	X			······	
Jennifer Sullivan	X				
Barbara Watson	X				
Clovis Watson, Jr.	X				
Matt Willhite	X				
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)			X		
	Total Yeas: 21	Total Nays:	0		

HB 1119 Amendments

Amendment 154055

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 1149 : Environmental Regulation

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Ben Albritton	X				
Brad Drake		X			
Jay Fant	X				
Patrick Henry	 	Х			
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton		Х			
Robert Olszewski	Х				
Cary Pigman	Х				
Scott Plakon			X		
Holly Raschein	X		-		
Bob Rommel	X				
David Santiago		Х			
Carlos Smith		Х			
Charlie Stone	X				
Jennifer Sullivan	X				
Barbara Watson		Х			
Clovis Watson, Jr.		Х			
Matt Willhite	X				
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)	X				
	Total Yeas: 16	Total Nays: 7			

CS/HB 1149 Amendments

Amendment 415751

X Adopted Without Objection

Appearances:

Childs, David (Lobbyist) - Waive In Support Florida Water Environment Association Utility Council 119 S. Monroe Street Tallahassee FL 32314-6526 Phone: (850) 222-7500

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 1149 : Environmental Regulation (continued)

Appearances: (continued)

Cory, Keyna (Lobbyist) - Waive In Support National Waste & Recycling Association Lobbyist 730 E Park Ave Tallahassee FL 32301 Phone: (850) 681-1065

Cullen, David (Lobbyist) - Opponent Sierra Club 1674 University Parkway #236 Sarasota FL 34243 Phone: 941-323-2404

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 1211 : Airboat Regulation

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X			164	Nay
Ben Albritton	<u> </u>	11 III			
Brad Drake	X				
Jay Fant	Х				
Patrick Henry	X				
Kristin Jacobs	X	.			
Chris Latvala	X	<u></u>			
Stan McClain	X				
Wengay Newton	X				
Robert Olszewski	X		<u> </u>		
Cary Pigman			X		
Scott Plakon			X		
Holly Raschein	Х				
Bob Rommel	Х				
David Santiago	X	<u>.</u>			
Carlos Smith	X				
Charlie Stone	X				
Jennifer Sullivan	Х	· · ·			
Barbara Watson	X				
Clovis Watson, Jr.	X	·			
Matt Willhite	Х				
Jayer Williamson	Х				
Jeanette Nuñez (Ex Officio)	Х				
Matt Caldwell (Chair)	X				
	Total Yeas: 22	Total Nays: 0)		

Appearances:

Stephens, Lane (Lobbyist) - Waive In Support Florida Airboat Association Lobbyist 111 N. Calhoun Street Ste 6 Tallahassee FL 32301 Phone: 850-933-3583

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) HB 1281 : Garcon Point Bridge

Temporarily Postponed

Х

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

CS/HB 1287 : Department of Highway Safety and Motor Vehicles

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X	ie			1147
Ben Albritton			X		
Brad Drake	X				
Jay Fant	X				
Patrick Henry	Х				
Kristin Jacobs	X				
Chris Latvala	X	<u></u>			
Stan McClain	X				
Wengay Newton	X				
Robert Olszewski	X				
Cary Pigman	X				
Scott Plakon	X				
Holly Raschein	X			······································	
Bob Rommel			X		
David Santiago			X		
Carlos Smith	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Barbara Watson	X				
Clovis Watson, Jr.	X				
Matt Willhite	X				
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)			x		
Matt Caldwell (Chair)	X				
	Total Yeas: 20	Total Nays: ()		

CS/HB 1287 Amendments

Amendment 689333

X Adopted Without Objection

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 1317 : Pub. Rec./Autopsy Records

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee
				Ted	Nay
Joseph Abruzzo	<u> </u>			hat.	
Ben Albritton	Х				
Brad Drake	X				
Jay Fant	X				
Patrick Henry	X				
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X	_			
Wengay Newton	X	· · · · ·			
Robert Olszewski	X				
Cary Pigman			х		
Scott Plakon			Х		
Holly Raschein	X				
Bob Rommel	Х				
David Santiago	X				
Carlos Smith	Х				
Charlie Stone	X				
Jennifer Sullivan	X				
Barbara Watson	X				
Clovis Watson, Jr.	X				
Matt Willhite	X				
Jayer Williamson			X	<u> </u>	
Jeanette Nuñez (Ex Officio)	X		<u></u>		
Matt Caldwell (Chair)	X				
	Total Yeas: 21	Total Nays: ()		

Appearances:

Sainvil, Daphnee (Lobbyist) - Waive In Support Broward County Policy Advisor 115 S. Andrews Avenue Ft. Lauderdale FL 33301 Phone: 954-253-7320

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/CS/HB 1357 : Information Technology

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	Х				
Ben Albritton	X				
Brad Drake	Х	······			
Jay Fant	Х				
Patrick Henry	X				
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton	Х				
Robert Olszewski	Х				
Cary Pigman	Х				
Scott Plakon	X				
Holly Raschein	X				
Bob Rommel			Х		
David Santiago			Х		
Carlos Smith	X	······································			
Charlie Stone	X				
Jennifer Sullivan	Х				
Barbara Watson	X				
Clovis Watson, Jr.	Х				
Matt Willhite	X				
Jayer Williamson	Х				
Jeanette Nuñez (Ex Officio)			Х		
Matt Caldwell (Chair)	Х				
	Total Yeas: 21	Total Nays: 0			

CS/CS/HB 1357 Amendments

Amendment 589411

X Adopted Without Objection

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/CS/HB 1359 : License Plates

X Temporarily Postponed

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 1383 : Tax Deed Sales

Χ

Temporarily Postponed

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) HB 1393 : City of Tampa, Hillsborough County

Temporarily Postponed

Х

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

HB 1395 : City of Marco Island, Collier County

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Ben Albritton	X				
Brad Drake	X	······································			
Jay Fant	X		-		
Patrick Henry	X				
Kristin Jacobs	X				
Chris Latvala	X			· · · ·	
Stan McClain	X				
Wengay Newton	X				
Robert Olszewski	X				
Cary Pigman			X	•	
Scott Plakon			X		
Holly Raschein	X				
Bob Rommel	X				
David Santiago	X				
Carlos Smith	X		<u></u>		
Charlie Stone	X				
Jennifer Sullivan	X				
Barbara Watson	X				
Clovis Watson, Jr.	X				
Matt Willhite	X				
Jayer Williamson	X				· · · · · · · · · · · · · · · · · · ·
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)	X				
	Total Yeas: 22	Total Nays:	0		

HB 1395 Amendments

Amendment 178333

X Adopted Without Objection

Appearances:

Roth, Cari (Lobbyist) - Waive In Opposition Florida Ambulance Association 215 S Monroe St Suite 815 Tallahassee FL 32301-1858 Phone: (850) 999-4100

Hurley, Lisa (Lobbyist) - Waive In Opposition Collier County 311 E Park Avenue Tallahassee FL 32301 Phone: (850) 224-5081

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

· · · --

CS/HB 1449 : Campbellton-Graceville Hospital District, Jackson County

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
				jea	Ndy
Joseph Abruzzo			<u> </u>		
Ben Albritton			X		
Brad Drake	X				
Jay Fant	X	·····			
Patrick Henry	<u>X</u>				
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton			X		
Robert Olszewski	Х				
Cary Pigman			X		
Scott Plakon	X				
Holly Raschein	x				
Bob Rommel		· · · · · · · · · · · · · · · · · · ·	x		
David Santiago			x		
Carlos Smith	X	<u></u>			
Charlie Stone	X				
Jennifer Sullivan	X				
Barbara Watson	X			·····	
Clovis Watson, Jr.	X				<u></u>
Matt Willhite	X				
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)			X		
Matt Caldwell (Chair)	X				
	Total Yeas: 17	Total Nays: 0)		

CS/HB 1449 Amendments

Amendment 654931

X Adopted Without Objection

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 7007 : Ethics Reform

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X			100	
Ben Albritton	<u> </u>				
Brad Drake	X				
Jay Fant			X		
Patrick Henry	X				
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X	202.421			
Wengay Newton	<u>. </u>		X		
Robert Olszewski	X				
Cary Pigman	X				
Scott Plakon	X				
Holly Raschein	X				·····
Bob Rommel			X		
David Santiago			Х		
Carlos Smith	X				
Charlie Stone	X	·····			
Jennifer Sullivan	X				
Barbara Watson	X	<u>-</u>			
Clovis Watson, Jr.	X				
Matt Willhite	X				
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)			X		
Matt Caldwell (Chair)	Х			· · · · · · · · · · · · · · · · · · ·	
	Total Yeas: 19	Total Nays: (D		

CS/HB 7007 Amendments

Amendment 324573

X Adopted Without Objection

Amendment 615473

X Adopted Without Objection

Appearances:

Beaubien, Roger (Lobbyist) - Waive In Support Office of the Attorney General PI-01 The Capitol Tallahassee FL 32399-0001 Phone: (850) 245-0140

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 7057 : Budget Transparency

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	Х				
Ben Albritton	X				
Brad Drake	X				
Jay Fant			X		
Patrick Henry	X				
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton	X				
Robert Olszewski	X				
Cary Pigman			x		
Scott Plakon			X		
Holly Raschein	X				
Bob Rommel	X				
David Santiago	X				
Carlos Smith	Х				
Charlie Stone	X				
Jennifer Sullivan	X				
Barbara Watson	X		-		
Clovis Watson, Jr.	x				
Matt Willhite	X		•		
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)	X	······································			
	Total Yeas: 21	Total Nays: 0)		

CS/HB 7057 Amendments

Amendment 730039

X Adopted Without Objection

Appearances:

Meenan, Timothy (Lobbyist) - Waive In Support Florida Insurance Guaranty Associations 300 S. Duval Street Tallahassee FL 32302-3247 Phone: (850) 425-4000

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 7057 : Budget Transparency (continued)

Appearances: (continued)

Ashburn, Christine (Lobbyist) - Waive In Support Citizens Property Insurance Corporation Chief Communications 2312 Killearn Center Blvd Bldg A Tallahassee FL 32309 Phone: (850) 513-3746

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) CS/HB 7073 : Government Integrity

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	Х				
Ben Albritton	X				
Brad Drake	X				
Jay Fant	X				
Patrick Henry	X			• •	
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton	X				
Robert Olszewski	X				
Cary Pigman	X				
Scott Plakon			X		
Holly Raschein	x				
Bob Rommel	X				
David Santiago	X				
Carlos Smith			X		
Charlie Stone	X				<u> </u>
Jennifer Sullivan	X				
Barbara Watson	X				
Clovis Watson, Jr.	X				
Matt Willhite	X				
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)			X		
	Total Yeas: 21	Total Nays: 0			

CS/HB 7073 Amendments

Amendment 020921

X Adopted Without Objection

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

HB 7075 : OGSR/Payment Instrument Transaction Information

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X			164	
Ben Albritton	X				
Brad Drake	X		·		
Jay Fant	X		<u></u>		
Patrick Henry	X	· · · · · ·			
Kristin Jacobs	X			4,480	
Chris Latvala	X		<u> </u>		
Stan McClain	<u>X</u>				
Wengay Newton	X				
Robert Olszewski	X				
Cary Pigman	X		······································		
Scott Plakon	w		X		
Holly Raschein	X				
Bob Rommel			X		
David Santiago	X				
Carlos Smith	X				
Charlie Stone	X	···			
Jennifer Sullivan	X				
Barbara Watson	X	<u>.</u>			
Clovis Watson, Jr.	X				
Matt Willhite	X	<u>.</u>		·····	
Jayer Williamson	X				<u>.</u>
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)			X		
	Total Yeas: 21	Total Nays: (0		

Appearances:

Larkin, Courtney (Lobbyist) - Waive In Support Office of Financial Regulation 200 E Gaines St 118, The Fletcher Building Tallahassee FL 32301 Phone: (850) 410-9789

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

HB 7077 : OGSR/Agency Employee Misconduct Complaint

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Joseph Abruzzo	X				
Ben Albritton	X			· · · · · · · · · · · · · · · · · · ·	······
Brad Drake	X				
Jay Fant	X	- i, i			
Patrick Henry	X				
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X		·····		
Wengay Newton	Х				
Robert Olszewski	X				
Cary Pigman			X		
Scott Plakon	X				
Holly Raschein	X	· · · · ·			
Bob Rommel	X				
David Santiago	X				
Carlos Smith	X				
Charlie Stone	X	···			
Jennifer Sullivan	X				
Barbara Watson	X				
Clovis Watson, Jr.	X				
Matt Willhite	X				
Jayer Williamson			Х		
Jeanette Nuñez (Ex Officio)			Х		
Matt Caldwell (Chair)		· · · · · · · · · · · · · · · · · · ·	X		
	Total Yeas: 20	Total Nays: 0			

COMMITTEE MEETING REPORT Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB) HB 7079 : Pub. Rec./Disaster Response

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee
Jacob Alexandre				rea	Nay
Joseph Abruzzo	X				
Ben Albritton			X		
Brad Drake	X				
Jay Fant			X		
Patrick Henry	X				
Kristin Jacobs	X				
Chris Latvala	X				
Stan McClain	X				
Wengay Newton			X		
Robert Olszewski	X				
Cary Pigman	x				
Scott Plakon	x				
Holly Raschein	X				
Bob Rommel			X		
David Santiago			x		
Carlos Smith	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Barbara Watson	X				
Clovis Watson, Jr.	X			· · ·	
Matt Willhite	X				
Jayer Williamson	Х				
Jeanette Nuñez (Ex Officio)	X				
Matt Caldwell (Chair)	X				
	Total Yeas: 19	Total Nays:	0		

Government Accountability Committee

2/22/2018 9:00AM

Location: Morris Hall (17 HOB)

PCB GAC 18-05 : Public Record Exemption/Sexual Harassment

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee
				Ted	Nay
Joseph Abruzzo	<u> </u>				
Ben Albritton	X				
Brad Drake	X				
Jay Fant			Х		
Patrick Henry	Х				
Kristin Jacobs	Х				
Chris Latvala	Х				
Stan McClain	Х				
Wengay Newton			Х		
Robert Olszewski	Х				
Cary Pigman	X	······································			
Scott Plakon	Х				
Holly Raschein	Х		······		
Bob Rommel	· · · · · ·		Х		-
David Santiago			Х		
Carlos Smith	X				
Charlie Stone	Х			····	
Jennifer Sullivan	Х				
Barbara Watson	Х				
Clovis Watson, Jr.	Х				
Matt Willhite	X				
Jayer Williamson	X				
Jeanette Nuñez (Ex Officio)	Х				
Matt Caldwell (Chair)	Х				
	Total Yeas: 20	Total Nays:	0		

Bill No. HB 773 (2018)

Amendment No.

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

Committee/Subcommittee hearing bill: Government Accountability Committee

Representative Smith offered the following:

Amendment (with title amendment)

Remove lines 17-21 and insert:

rental, except a property used as a homestead, as described in

s. 6(a), Art. VII of the State Constitution. However, a

TITLE AMENDMENT

12 Remove line 5 and insert:

13 vacation rental; providing an exception; revising applicability to include

585267 - HB 773 amendmentdraft63128 Smith.docx

Published On: 2/13/2018 2:54:46 PM

Bill No. HB 773 (2018)

Amendment No.

	7 1	COMMITTEE/SUBCOMMITTEE ACTION COPTED (Y/N)
		DOPTED (Y/N) DOPTED AS AMENDED (Y/N)
		DOPTED W/O OBJECTION $\sqrt{(Y/N)}$
		AILED TO ADOPT (Y/N)
		L'HER
1	Co	ommittee/Subcommittee hearing bill: Government Accountability
2	Co	ommittee
3	Re	epresentative Fant offered the following:
4		
5		Amendment (with title amendment)
6		Between lines 28 and 29, insert:
7		Section 2. Section 509.610, Florida Statutes, is created
8	to	read:
9		509.610 Certain registration for vacation rentals.—A sexual
10	<u>of</u>	ffender as defined in s. 944.606(1)(f) must register at the
11	sł	neriff's office in the county where the sex offender is
12	te	emporarily residing following the process set forth in s.
13	77	75.21, 48 hours prior to arrival at a vacation rental,
14	re	egardless of the length of stay. A vacation rental owner or
15	or	perator who rents a vacation rental to a sex offender must
16	<u>nc</u>	otify property owners within 1,000 feet of the rented property
	1 7680	073 - Fant Amendment to 773.docx
	Pub	olished On: 2/22/2018 1:14:39 PM
		Page 1 of 2

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. HB 773 (2018)

17	24 hours prior to the sex offender's arrival. The division may
18	fine, suspend, or revoke the license of any vacation rental
19	owner when the rental is not in compliance with the requirements
20	of this section. Every Internet advertisement or on-line posting
21	of a vacation rental must prominently display the complete
22	physical street address of the vacation rental along with a link
23	to a website created by the Department of Law Enforcement,
24	pursuant to s. 943.043, to notify the public of any information
25	regarding sexual predators. Such advertisement or posting must
26	also prominently display a link to s. 943.0435, and state "Every
27	sexual offender and sexual predator intending to stay at a
28	location in Florida is required by Florida law to register in
29	accordance with s. 509.606."
30	
31	
32	TITLE AMENDMENT
33	Remove line 7 and insert:
34	regulation; creating s. 509.610; requiring advertisements for

35 vacation rentals to display the address of the rental; requiring 36 advertisements for vacation rentals to provide a link to the 37 Florida Department of Law Enforcement Sexual Offenders and 38 Predators search; requiring advertisements for vacation rentals 39 to contain information concerning sexual offender and sexual 40 predator registration; providing an effective date.

768073 - Fant Amendment to 773.docx Published On: 2/22/2018 1:14:39 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 773 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION (Y/N) ADOPTED ADOPTED AS AMENDED (Y/N)ADOPTED W/O OBJECTION (Y/N)FAILED TO ADOPT (Y/N) (Y/N) WITHDRAWN OTHER Committee/Subcommittee hearing bill: Government Accountability 1 2 Committee 3 Representative Santiago offered the following: 4 5 Amendment (with title amendment) 6 Between lines 28 and 29, insert: 7 Section 2. Section 509.1415, Florida Statutes, is created 8 to read: 9 509.1415 Sexual predators in public lodging 10 establishments; duty to inform.-The operator of any public 11 lodging establishment shall inquire at check-in if any guest of the public lodging establishment is a sexual predator as defined 12 13 in s. 775.21(4). If any guest of a public lodging establishment 14 is a sexual predator as defined in s. 775.21(4), the operator 15 shall immediately inform all other guests of the public lodging 062111 - 773 Amendment - Santiago - Line 29.docx Published On: 2/22/2018 1:16:01 PM

Bill No. HB 773 (2018)

Amendment No.

16	establishment. The division may adopt rules to implement this
17	requirement.
18	
19	
20	
21	TITLE AMENDMENT
22	Remove line 7 and insert:
23	regulation; creating s. 509.1415, F.S.; requiring the operator
24	of a public lodging establishment to inquire if a guest is a
25	sexual predator; requiring the operator to inform other guests
26	within a specified time; providing an effective date.
	 062111 - 773 Amendment - Santiago - Line 29.docx
	Published On: 2/22/2018 1:16:01 PM
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Bill No. HB 773 (2018)

Amendment No.

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COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED		(Y/N)
ADOPTED AS AMENDED		(Y/N)
ADOPTED W/O OBJECTION		(Y/N)
FAILED TO ADOPT	<u></u>	(Y/N)
WITHDRAWN		(Y/N)
ØTHER		

1 Committee/Subcommittee hearing bill: Government Accountability 2 Committee 3

Representative Jacobs offered the following:

Amendment (with title amendment)

Between lines 28 and 29, insert: 6 7 Section 2. Section 760.08, Florida Statutes, is amended to 8 read:

760.08 Discrimination in places of public accommodation.-

10 (1) All persons are entitled to the full and equal enjoyment of the goods, services, facilities, privileges, 11 advantages, and accommodations of any place of public 12 13 accommodation without discrimination or segregation on the 14 ground of race, color, national origin, sex, pregnancy, handicap, familial status, or religion. 15

813935 - 773 Amendment - Jacobs - Line 28 - 760.docx Published On: 2/22/2018 1:58:28 PM

Bill No. HB 773 (2018)

Amendment No.

16	(2) In order to assist with the enforcement of subsection
17	(1) as it applies to vacation rentals as defined in s. 509.013,
18	operators of vacation rentals shall maintain a register of
19	instances where guests were denied accommodations. The register
20	must include the name of the guest denied accommodations and the
21	basis for the denial. This register must be maintained in
22	chronological order and available for inspection by the Division
23	of Hotels and Restaurants of the Department of Business and
24	Professional Regulation at any time.
25	
26	
27	TITLE AMENDMENT
28	Remove line 7 and insert:
29	regulation; amending s. 760.08, F.S.; requiring operators of
30	vacation rentals to maintain, for inspection by the division at
31	any time, a register of guests denied accommodations and the
32	basis for such denial; providing an effective date.
	813935 – 773 Amendment – Jacobs – Line 28 – 760.docx
	Published On: 2/22/2018 1:58:28 PM
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 773 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N) (Y/N) ADOPTED AS AMENDED (Y/N) ADOPTED W/O OBJECTION (Y/N) FAILED TO ADOPT WITHDRAWN (Y/N) OTHER / 1 Committee/Subcommittee hearing bill: Government Accountability 2 Committee 3 Representative Abruzzo offered the following: 4 5 Amendment to Amendment (813935) by Representative Jacobs 6 (with title amendment) 7 Remove line 14 of the amendment and insert: 8 ground of race, color, national origin, sex, sexual orientation, 9 pregnancy, 10 11 12 TITLE AMENDMENT Remove line 29 of the amendment and insert: 13 regulation; amending s. 760.08, F.S.; prohibiting discrimination 14 in public accommodations on the basis of sexual orientation; 15 16 requiring operators of 253857 - 773 Amendment to Amendment - Abruzzo - Jacobs Line 28.docx Published On: 2/22/2018 2:22:55 PM

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 773 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION (Y/N) ADOPTED (Y/N) ADOPTED AS AMENDED ADOPTED W/O OBJECTION (Y/N) (Y/N) FAILED TO ADOPT (Y/N) WITHDRAWN OTHER Committee/Subcommittee hearing bill: Government Accountability 1 2 Committee 3 Representative Smith offered the following: 4 5 Amendment to Amendment (813935) by Representative Jacobs 6 (with title amendment) 7 Remove line 14 of the amendment and insert: ground of race, color, national origin, sex, gender identity, 8 9 pregnancy, 10 11 TITLE AMENDMENT 12 Remove line 29 of the amendment and insert: 13 regulation; amending s. 760.08, F.S.; prohibiting discrimination 14 15 in public accommodations on the basis of gender identity; 16 requiring operators of 398065 - 773 Amendment to Amendment - Smith - Jacobs Line 28.docx Published On: 2/22/2018 2:23:38 PM

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 773 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION (Y/N) ADOPTED (Y/N) ADOPTED AS AMENDED (Y/N) ADOPTED W/O OBJECTION (Y/N) FAILED TO ADOPT (Y/N) WITHDRAWN OTHER Committee/Subcommittee hearing bill: Government Accountability 1 2 Committee Representative Jacobs offered the following: 3 4 5 Amendment (with title amendment) 6 Between lines 28 and 29, insert: 7 Section 2. Paragraph (c) of subsection (1) of section 8 413.08, Florida Statutes, is amended to read: 413.08 Rights and responsibilities of an individual with a 9 10 disability; use of a service animal; prohibited discrimination 11 in public employment, public accommodations, and housing 12 accommodations; penalties.-13 (1) As used in this section and s. 413.081, the term: "Public accommodation" means a common carrier, 14 (C) 15 airplane, motor vehicle, railroad train, motor bus, streetcar, 16 boat, or other public conveyance or mode of transportation; 668937 - 773 Amendment - Jacobs - Line 28 - 413.docx Published On: 2/22/2018 2:22:14 PM

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. HB 773 (2018)

17 hotel; vacation rental as defined in s. 509.013; a timeshare that is a transient public lodging establishment as defined in 18 s. 509.013; lodging place; place of public accommodation, 19 20 amusement, or resort; and other places to which the general public is invited, subject only to the conditions and 21 22 limitations established by law and applicable alike to all persons. The term does not include air carriers covered by the 23 24 Air Carrier Access Act of 1986, 49 U.S.C. s. 41705, and by 25 regulations adopted by the United States Department of 26 Transportation to implement such act.

Section 3. Subsections (1) and (4) of section 553.504,
Florida Statutes, are amended to read:

553.504 Exceptions to applicability of the federal standards.-Notwithstanding the adoption of the Americans with Disabilities Act Standards for Accessible Design pursuant to s. 553.503, all buildings, structures, and facilities in this state must meet the following additional requirements if such requirements provide increased accessibility:

(1) All new or altered public buildings and facilities,
private buildings and facilities, places of public
accommodation, vacation rentals as defined in s. 509.013
<u>licensed after July 1, 2018</u>, and commercial facilities, as those
terms are defined by the standards, subject to this part, must
comply with this part.

(4) In motels and hotels a number of rooms equaling at 668937 - 773 Amendment - Jacobs - Line 28 - 413.docx Published On: 2/22/2018 2:22:14 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 773

(2018)

Amendment No.

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42 least 5 percent of the guest rooms minus the number of 43 accessible rooms required by the standards, and in the case of a 44 <u>vacation rental as defined in s. 509.013 licensed after July 1,</u> 45 <u>2018, at least one bedroom and one bathroom,</u> must provide the 46 following special accessibility features:

47 (a) Grab rails in bathrooms and toilet rooms that comply48 with s. 604.5 of the standards.

(b) All beds in designed accessible guest rooms must be an
open-frame type that allows the passage of lift devices.

51 (c) Water closets that comply with section 604.4 of the 52 standards.

All buildings, structures, or facilities licensed as a hotel, motel, <u>vacation rentals as defined in s. 509.013 licensed after</u> July 1, 2018, or condominium pursuant to chapter 509 are subject to this subsection. This subsection does not relieve the owner of the responsibility of providing accessible rooms in conformance with ss. 224 and 806 of the standards.

TITLE AMENDMENT

63 Remove line 7 and insert:

64 regulation; amending s. 413.08, F.S.; revising the definition of 65 the term "public accommodation" to include vacation rentals; 66 amending s. 553.504, F.S.; requiring vacation rentals to meet 668937 - 773 Amendment - Jacobs - Line 28 - 413.docx Published On: 2/22/2018 2:22:14 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 773 (2018)

Amendment No.

67 certain additional requirements for increased accessibility for68 persons with disabilities; providing an effective date.

668937 - 773 Amendment - Jacobs - Line 28 - 413.docx Published On: 2/22/2018 2:22:14 PM

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Amendment No.

 COMMITTEE/SUBCOMMITTEE ACTION

 ADOPTED
 (Y/N)

 ADOPTED AS AMENDED
 (Y/N)

 ADOPTED W/O OBJECTION
 (Y/N)

 FAILED TO ADOPT
 (Y/N)

 WITHDRAWN
 (Y/N)

 OTHER
 (Y/N)

Committee/Subcommittee hearing bill: Government Accountability 1 2 Committee Representative La Rosa offered the following: 3 4 5 Amendment (with title amendment) Remove everything after the enacting clause and insert: 6 7 Section 1. The Division of Law Revision and Information is 8 directed to create part III of chapter 509, Florida Statutes, 9 consisting of ss. 509.601-509.609, Florida Statutes, to be 10 entitled "Vacation Rentals." Section 2. Section 509.601, Florida Statutes, is created 11 12 to read: 13 509.601 Short title.-This part may be cited as the "Florida Vacation Rental Act." 14 Section 3. Section 509.603, Florida Statutes, is created 15 16 to read: 730015 - HB 773 Strikeall Amendment.docx Published On: 2/12/2018 6:12:39 PM Page 1 of 63

Bill No. HB 773 (2018)

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Amendment No.

17	509.603 Legislative findings and purpose; preemption of
18	subject matter; intent; duties
19	(1) The Legislature finds that:
20	(a) Property owners who choose to use their property as a
21	vacation rental have constitutionally protected property rights
22	and other rights that must be protected, including the right to
23	use their residential property as a vacation rental;
24	(b) Vacation rentals play a significant, unique, and
25	critical role in Florida's tourism industry, and that role is
26	different from that of public lodging establishments;
27	(c) There are factors unique to the ownership and
28	operation of a vacation rental; and
29	(d) Vacation rentals are residential in nature and, thus,
30	belong in residential neighborhoods.
31	(2) This part is created for the purpose of regulating the
32	factors unique to vacation rentals. The applicable provisions of
33	part I of this chapter are hereby deemed incorporated into this
34	part.
35	(3) All regulation of vacation rentals is preempted to the
36	state unless otherwise provided for in this chapter.
37	(4) The division has the authority to carry out this
38	chapter.
39	(5) The division shall adopt rules pursuant to ss.
40	120.536(1) and 120.54 to implement this part.
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Amendment No.

41	(6) The Legislature does not intend for the application of
42	this part to supersede any current or future declaration or
43	declaration of condominium enacted pursuant to chapter 718,
44	cooperative documents enacted pursuant to chapter 719, or
45	declaration of covenants or declaration enacted pursuant to
46	chapter 720.
47	(7) If any provision of this part is held invalid, it is
48	the legislative intent that the preemption by this section be no
49	longer applicable to the provision of the part held invalid.
50	Section 4. Section 509.604, Florida Statutes, is created
51	to read:
52	509.604 Licenses required; exceptions.
53	(1) PREEMPTION.—All licensing of vacation rentals is
54	preempted to the state.
55	(2) LICENSES; ANNUAL RENEWALSEach vacation rental shall
56	obtain a license from the division. Such license may not be
57	transferred from one place or individual to another. It shall be
58	a misdemeanor of the second degree, punishable as provided in s.
59	775.082 or s. 775.083, for such a rental to operate without a
60	license. Local law enforcement shall provide immediate
61	assistance in pursuing an illegally operating vacation rental.
62	The division may refuse to issue a license, or a renewal
63	thereof, to any vacation rental of an operator of which, within
64	the preceding 5 years, has been adjudicated guilty of, or has
65	forfeited a bond when charged with, any crime reflecting on
1	730015 - HB 773 Strikeall Amendment.docx
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Bill No. HB 773 (2018)

Amendment No.

professional character, including soliciting for prostitution, 66 67 pandering, letting premises for prostitution, keeping a 68 disorderly place, or illegally dealing in controlled substances as defined in chapter 893, whether in this state or in any other 69 70 jurisdiction within the United States, or has had a license 71 denied, revoked, or suspended pursuant to s. 429.14. Licenses 72 must be renewed annually, and the division shall adopt a rule 73 establishing a staggered schedule for license renewals. If any license expires while administrative charges are pending against 74 75 the license, the proceedings against the license shall continue 76 to conclusion as if the license were still in effect. (3) APPLICATION FOR LICENSE.-Each person intending to use 77 78 his or her property as a vacation rental must apply for and 79 receive a license from the division before the commencement of 80 such use. The license application must require the operator's 81 emergency contact telephone number. The division must 82 immediately issue a temporary license upon receipt of such 83 application and such temporary license allows the property to 84 begin use as a vacation rental while the application is pending 85 action. The temporary license expires upon final agency action 86 on the license application. 87 (4) DISPLAY OF LICENSE.-Any license issued by the division 88 must be conspicuously displayed in the vacation rental. 89 Section 5. Section 509.605, Florida Statutes, is created 90 to read: 730015 - HB 773 Strikeall Amendment.docx Published On: 2/12/2018 6:12:39 PM

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Bill No. HB 773 (2018)

Amendment No.

91	509.605 License fees
92	(1) The division shall adopt by rule a fee to be paid by
93	each vacation rental as a prerequisite to issuance or renewal of
94	a license. Vacation rental units within separate buildings or at
95	separate locations but managed by one licensed operator may be
96	combined in a single license application, and the division shall
97	charge a license fee as if all units in the application are a
98	single vacation rental; however, such fee may not exceed \$1,000.
99	The division may only issue a license for a maximum of 75 units
100	under one license. The rule must require a vacation rental that
101	applies for an initial license to pay the full license fee if
102	application is made during the annual renewal period or more
103	than 6 months before the next such renewal period and one-half
104	of the fee if application is made 6 months or less before such
105	period. The rule must also require that fees be collected for
106	the purpose of funding the Hospitality Education Program,
107	pursuant to s. 509.302. Such fees must be payable in full for
108	each application regardless of when the application is
109	submitted.
110	(2) Upon making initial application or an application for
111	change of ownership of a vacation rental, the applicant must pay
112	to the division a fee as prescribed by rule, not to exceed \$50,
113	in addition to any other fees required by law, which must cover
114	all costs associated with initiating regulation of the vacation
115	rental.
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Amendment No.

116	(3) A license renewal filed with the division after the
117	expiration date must be accompanied by a delinquent fee as
118	prescribed by rule, not to exceed \$50, in addition to the
119	renewal fee and any other fees required by law.
120	Section 6. Section 509.6051, Florida Statutes, is created
121	to read:
122	509.6051 Occupancy limits Vacation rentals shall have a
123	maximum occupancy limit which cannot exceed the total number of
124	persons calculated by assuming there will be no more than two
125	persons per sleeping room plus an additional four persons. For
126	purposes of this section, the term "persons" only includes
127	individuals 18 years of age or older. Individuals under the age
128	of 18 are not included in the calculation of the maximum
129	occupancy limit.
130	Section 7. Section 509.606, Florida Statutes, is created
131	to read:
132	509.606 Revocation or suspension of licenses; fines;
133	procedure
134	(1) Any vacation rental operating in violation of this
135	part or the rules of the division, operating without a license,
136	or operating with a suspended or revoked license may be subject
137	by the division to:
138	(a) Fines not to exceed \$1,000 per offense; and
139	(b) The suspension, revocation, or refusal of a license
140	issued pursuant to this chapter.
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Bill No. HB 773 (2018)

Amendment No.

141	(2) For the purposes of this section, the division may
142	regard as a separate offense each day or portion of a day on
143	which a vacation rental is operated in violation of a "critical
144	law or rule," as that term is defined by rule.
145	(3) The division shall post a prominent closed-for-
146	operation sign on any vacation rental, the license of which has
147	been suspended or revoked. The division shall also post such
148	sign on any vacation rental judicially or administratively
149	determined to be operating without a license. It is a
150	misdemeanor of the second degree, punishable as provided in s.
151	775.082 or s. 775.083, for any person to deface or remove such
152	closed-for-operation sign or for any vacation rental to open for
153	operation without a license or to open for operation while its
154	license is suspended or revoked. The division may impose
155	administrative sanctions for violations of this section.
156	(4) All funds received by the division as satisfaction for
157	administrative fines must be paid into the State Treasury to the
158	credit of the Hotel and Restaurant Trust Fund and may not
159	subsequently be used for payment to any entity performing
160	required inspections under contract with the division.
161	Administrative fines may be used to support division programs
162	pursuant to s. 509.302(1).
163	(5)(a) A license may not be suspended under this section
164	for a period of more than 12 months. At the end of such period
165	of suspension, the vacation rental may apply for reinstatement
ļ	730015 - HB 773 Strikeall Amendment.docx
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Amendment No.

or renewal of the license. A vacation rental, the license of 166 167 which is revoked, may not apply for another license for that location before the date on which the revoked license would have 168 169 expired. 170 (b) The division may fine, suspend, or revoke the license of any vacation rental if an operator knowingly lets, leases, or 171gives space for unlawful gambling purposes or permits unlawful 172 gambling in such establishment or in or upon any premises which 173 are used in connection with, and are under the same charge, 174 175 control, or management as, such establishment. The division may fine, suspend, or revoke the license 176 (6) 177 of any vacation rental when: 178 (a) Any person with a direct financial interest in the 179 licensed vacation rental, within the preceding 5 years in this state, any other state, or the United States, has been 180 181 adjudicated guilty of or forfeited a bond when charged with 182 soliciting for prostitution, pandering, letting premises for 183 prostitution, keeping a disorderly place, illegally dealing in 184 controlled substances as defined in chapter 893, or any other 185 crime reflecting on professional character. The division has deemed such vacation rental to be an 186 (b) 187 imminent danger to the public health and safety for failure to meet sanitation standards, or the division has determined the 188 189 vacation rental to be unsafe or unfit for human occupancy.

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190 (c) An advertisement for the vacation rental does not 191 display the vacation rental license number. 192 (7) A person is not entitled to the issuance of a license 193 for any vacation rental except in the discretion of the director 194 when the division has notified the current licensee for such 195 premises that administrative proceedings have been or will be 196 brought against such current licensee for violation of any 197 provision of this chapter or rule of the division. 198 The division may fine, suspend, or revoke the license (8) 199 of any vacation rental when the rental is not in compliance with 200 the requirements of a final order or other administrative action 201 issued against the licensee by the division. 202 (9) The division may refuse to issue or renew the license 203 of any vacation rental until all outstanding fines are paid in full to the division as required by all final orders or other 204 administrative action issued against the licensee by the 205 206 division. 207 Section 8. Section 509.607, Florida Statutes, is created 208 to read: 509.607 Exemptions.-Vacation rentals are exempt from 209 210 chapter 83 in the same manner as transient rentals. Any person, 211 partnership, corporation, or other legal entity which, for 212 another and for compensation or other valuable consideration, 213 rents or advertises for rent a vacation rental licensed under 214 chapter 509 is exempt from chapter 475. 730015 - HB 773 Strikeall Amendment.docx Published On: 2/12/2018 6:12:39 PM

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1	
215	Section 9. Section 509.608, Florida Statutes, is created
216	to read:
217	509.608 Inspection of premises
218	(1) Inspection of vacation rentals is preempted to the
219	state, and the division has jurisdiction and is solely
220	responsible for all inspections. The division is solely
221	responsible for quality assurance.
222	(2) For purposes of performing inspections and the
223	enforcement of this chapter, the division has the right of entry
224	and access to a vacation rental at any reasonable time.
225	(3) The division may not establish by rule any regulation
226	governing the design, construction, erection, alteration,
227	modification, repair, or demolition of any vacation rental.
228	(4) Vacation rentals must be made available to the
229	division for inspection upon request. If, during the inspection
230	of a vacation rental, an inspector identifies vulnerable adults
231	who appear to be victims of neglect, as defined in s. 415.102,
232	or, in the case of a building that is not equipped with
233	automatic sprinkler systems, tenants or clients who may be
234	unable to self-preserve in an emergency, the division shall
235	convene meetings with the following agencies as appropriate to
236	the individual situation: the Department of Health, the
237	Department of Elderly Affairs, the area agency on aging, the
238	local fire marshal, the landlord and affected tenants and
239	clients, and other relevant organizations, to develop a plan
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240	that improves the prospects for safety of affected residents
241	and, if necessary, identifies alternative living arrangements,
242	such as facilities licensed under part II of chapter 400 or
243	under chapter 429.
244	(5) The division shall inspect vacation rentals whenever
245	necessary to respond to an emergency or epidemiological
246	condition.
247	Section 10. Section 509.609, Florida Statutes, is created
248	to read:
249	509.609 Multiple unit vacation rental operators,
250	additional requirements
251	(1) When 5 or more vacation rentals in multifamily
252	dwellings are under common ownership and any such vacation
253	rental is rented out more than 180 days per year, such vacation
254	rental is subject to the additional requirements of this
255	section.
256	(2) In addition to the requirements of s. 509.604:
257	(a) When applying for an initial license, operators of
258	vacation rentals subject to this section must identify to the
259	division each such vacation rental they intend to rent out more
260	than 180 days during the term of the license. Such vacation
261	rentals must be subject to the same inspection requirements as
262	public lodging establishments under s. 509.032(2).
263	(b) When applying for a license renewal, all vacation
264	rentals subject to this section which were rented out more than
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180 days during the previous licensure period or which are 265 intended to be rented out more than 180 days during the term of 266 the license are subject to the same inspection requirements as 267 268 public lodging establishments under s. 509.032(2). 269 (3) Violations of this section subject a vacation rental 270 that is required to but fails to comply with this section to 271 license revocation or suspension. 272 (4) Each year, the division must audit at least 1 percent of operators who are subject to this section to ensure 273 compliance. During an audit, the division must request from the 274 275 vacation rental operator the register required under s. 276 509.101(2) to ascertain the number of nights rented. 277 (5) This section does not apply to single-family houses. Section 509.013, Florida Statutes, is 278 Section 11. 279 reordered and amended to read: 280 509.013 Definitions.—As used in this chapter, the term: (2) (1) "Division" means the Division of Hotels and 281 282 Restaurants of the Department of Business and Professional 283 Regulation. (7) (7) (2) "Operator" means the owner, licensee, proprietor, 284 285 lessee, manager, assistant manager, or appointed agent of a public lodging establishment, vacation rental, or public food 286 287 service establishment. 730015 - HB 773 Strikeall Amendment.docx Published On: 2/12/2018 6:12:39 PM

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288 "Guest" means any patron, customer, tenant, lodger, (3) 289 boarder, or occupant of a public lodging establishment, vacation 290 rental, or public food service establishment. "Public lodging establishment" includes a 291 (9)(4)(a) 292 transient public lodging establishment as defined in 293 subparagraph 1. and a nontransient public lodging establishment 294 as defined in subparagraph 2. 295 1. "Transient public lodging establishment" means any 296 unit, group of units, dwelling, building, or group of buildings within a single complex of buildings which is rented to quests 297 298 more than three times in a calendar year for periods of less 299 than 30 days or 1 calendar month, whichever is less, or which is 300 advertised or held out to the public as a place regularly rented 301 to guests. 302 2. "Nontransient public lodging establishment" means any 303 unit, group of units, dwelling, building, or group of buildings 304 within a single complex of buildings which is rented to quests 305 for periods of at least 30 days or 1 calendar month, whichever 306 is less, or which is advertised or held out to the public as a 307 place regularly rented to guests for periods of at least 30 days 308 or 1 calendar month. 309 310 License classifications of public lodging establishments, and 311 the definitions therefor, are set out in s. 509.242. For the 730015 - HB 773 Strikeall Amendment.docx

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312 purpose of licensure, the term does not include condominium 313 common elements as defined in s. 718.103.

314 (b) The following are excluded from the definitions in 315 paragraph (a):

316 1. Any dormitory or other living or sleeping facility 317 maintained by a public or private school, college, or university 318 for the use of students, faculty, or visitors.

319 2. Any facility certified or licensed and regulated by the 320 Agency for Health Care Administration or the Department of 321 Children and Families or other similar place regulated under s. 322 381.0072.

323 3. Any place renting four rental units or less, unless the 324 rental units are advertised or held out to the public to be 325 places that are regularly rented to transients.

326 4. Any unit or group of units in a condominium, 327 cooperative, or timeshare plan and any individually or 328 collectively owned one-family, two-family, three-family, or 329 four-family dwelling house or dwelling unit that is rented for 330 periods of at least 30 days or 1 calendar month, whichever is less, and that is not advertised or held out to the public as a 331 332 place regularly rented for periods of less than 1 calendar 333 month, provided that no more than four rental units within a 334 single complex of buildings are available for rent.

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335 5. Any migrant labor camp or residential migrant housing
336 permitted by the Department of Health under ss. 381.008337 381.00895.

338 6. Any establishment inspected by the Department of Health339 and regulated by chapter 513.

340 7. Any nonprofit organization that operates a facility
341 providing housing only to patients, patients' families, and
342 patients' caregivers and not to the general public.

8. Any apartment building inspected by the United States 343 344 Department of Housing and Urban Development or other entity acting on the department's behalf that is designated primarily 345 as housing for persons at least 62 years of age. The division 346 347 may require the operator of the apartment building to attest in writing that such building meets the criteria provided in this 348 subparagraph. The division may adopt rules to implement this 349 350 requirement.

9. Any roominghouse, boardinghouse, or other living or sleeping facility that may not be classified as a hotel, motel, timeshare project, vacation rental, nontransient apartment, bed and breakfast inn, or transient apartment under s. 509.242.

355

10. Any vacation rental.

356 <u>(8) (5)</u> (a) "Public food service establishment" means any 357 building, vehicle, place, or structure, or any room or division 358 in a building, vehicle, place, or structure where food is 359 prepared, served, or sold for immediate consumption on or in the 730015 - HB 773 Strikeall Amendment.docx

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360 vicinity of the premises; called for or taken out by customers; 361 or prepared before prior to being delivered to another location 362 for consumption. The term includes a culinary education program, 363 as defined in s. 381.0072(2), which offers, prepares, serves, or sells food to the general public, regardless of whether it is 364 365 inspected by another state agency for compliance with sanitation 366 standards. 367 The following are excluded from the definition in (b) 368 paragraph (a): 369 Any place maintained and operated by a public or 1. 370 private school, college, or university: 371 For the use of students and faculty; or a. 372 Temporarily to serve such events as fairs, carnivals, b. 373 food contests, cook-offs, and athletic contests. 374 2. Any eating place maintained and operated by a church or 375 a religious, nonprofit fraternal, or nonprofit civic 376 organization: 377 For the use of members and associates; or a. 378 b. Temporarily to serve such events as fairs, carnivals, 379 food contests, cook-offs, or athletic contests. 380 381 Upon request by the division, a church or a religious, nonprofit 382 fraternal, or nonprofit civic organization claiming an exclusion 383 under this subparagraph must provide the division documentation 730015 - HB 773 Strikeall Amendment.docx Published On: 2/12/2018 6:12:39 PM

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384 of its status as a church or a religious, nonprofit fraternal, 385 or nonprofit civic organization.

386 3. Any eating place maintained and operated by an 387 individual or entity at a food contest, cook-off, or a temporary 388 event lasting from 1 to 3 days which is hosted by a church or a 389 religious, nonprofit fraternal, or nonprofit civic organization. 390 Upon request by the division, the event host must provide the 391 division documentation of its status as a church or a religious, 392 nonprofit fraternal, or nonprofit civic organization.

393 4. Any eating place located on an airplane, train, bus, or394 watercraft which is a common carrier.

395 5. Any eating place maintained by a facility certified or
396 licensed and regulated by the Agency for Health Care
397 Administration or the Department of Children and Families or
398 other similar place that is regulated under s. 381.0072.

399 6. Any place of business issued a permit or inspected by
400 the Department of Agriculture and Consumer Services under s.
401 500.12.

402 7. Any place of business where the food available for 403 consumption is limited to ice, beverages with or without 404 garnishment, popcorn, or prepackaged items sold without 405 additions or preparation.

406 8. Any theater, if the primary use is as a theater and if 407 patron service is limited to food items customarily served to 408 the admittees of theaters.

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409 9. Any vending machine that dispenses any food or
410 beverages other than potentially hazardous foods, as defined by
411 division rule.

412 10. Any vending machine that dispenses potentially 413 hazardous food and which is located in a facility regulated 414 under s. 381.0072.

415 11. Any research and development test kitchen limited to 416 the use of employees and which is not open to the general 417 public.

418 <u>(1)(6)</u> "Director" means the Director of the Division of 419 Hotels and Restaurants of the Department of Business and 420 Professional Regulation.

421 <u>(10)</u> (7) "Single complex of buildings" means all buildings 422 or structures that are owned, managed, controlled, or operated 423 under one business name and are situated on the same tract or 424 plot of land that is not separated by a public street or 425 highway.

426 <u>(11) (8)</u> "Temporary food service event" means any event of 427 30 days or less in duration where food is prepared, served, or 428 sold to the general public.

429 <u>(12)(9)</u> "Theme park or entertainment complex" means a 430 complex <u>consisting</u> comprised of at least 25 contiguous acres 431 owned and controlled by the same business entity and which 432 contains permanent exhibitions and a variety of recreational 433 activities and has a minimum of 1 million visitors annually.

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(13) (10) "Third-party provider" means, for purposes of s.
509.049, any provider of an approved food safety training
program that provides training or such a training program to a
public food service establishment that is not under common
ownership or control with the provider.

439 <u>(15)(11)</u> "Transient establishment" means any public 440 lodging establishment that is rented or leased to guests by an 441 operator whose intention is that such guests' occupancy will be 442 temporary.

(16) (12) "Transient occupancy" means occupancy when it is the intention of the parties that the occupancy will be temporary. There is a rebuttable presumption that, when the dwelling unit occupied is not the sole residence of the guest, the occupancy is transient.

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(14) (13) "Transient" means a guest in transient occupancy.

(5) (14) "Nontransient establishment" means any public lodging establishment that is rented or leased to guests by an operator whose intention is that the dwelling unit occupied will be the sole residence of the guest.

(6) (15) "Nontransient occupancy" means any occupancy in which when it is the intention of the parties that such the occupancy will not be temporary. There is a rebuttable presumption that, when the dwelling unit occupied is the sole residence of the guest, the occupancy is nontransient.

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458	(4) (16) "Nontransient" means a guest in nontransient	
459	occupancy.	
460	(17) "Vacation rental" means any unit or group of units in	
461	a condominium or cooperative or any individually or collectively	
462	owned single-family, two-family, three-family, or four-family	
463	house or dwelling that is rented to guests more than three times	
464	in a calendar year for periods of less than 30 days or 1	
465	calendar month, whichever is less, but that is not a timeshare	
466	project.	
467	Section 12. Paragraphs (a) and (d) of subsection (2),	
468	paragraph (c) of subsection (3), subsection (5), and subsection	
469	(7) of section 509.032, Florida Statutes, are amended to read:	
470	509.032 Duties	
471	(2) INSPECTION OF PREMISES	
472	(a) The division has jurisdiction and is responsible for	
473	all inspections required by this chapter. The inspection of	
474	vacation rentals shall be done in accordance with part III of	
475	this chapter. The division is responsible for quality assurance.	
476	The division shall inspect each licensed public lodging	
477	establishment at least biannually, except for transient and	
.478	nontransient apartments, which shall be inspected at least	
479	annually. Each establishment licensed by the division shall be	
480	inspected at such other times as the division determines is	
481	necessary to ensure the public's health, safety, and welfare.	
482	The division shall adopt by rule a risk-based inspection	
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483 frequency for each licensed public food service establishment. 484 The rule must require at least one, but not more than four, 485 routine inspections that must be performed annually, and may 486 include guidelines that consider the inspection and compliance 487 history of a public food service establishment, the type of food 488 and food preparation, and the type of service. The division 489 shall reassess the inspection frequency of all licensed public 490 food service establishments at least annually. Public lodging 491 units classified as vacation rentals or timeshare projects are 492 not subject to this requirement but shall be made available to 493 the division upon request. If, during the inspection of a public 494 lodging establishment classified for renting to transient or 495 nontransient tenants, an inspector identifies vulnerable adults 496 who appear to be victims of neglect, as defined in s. 415.102, 497 or, in the case of a building that is not equipped with 498 automatic sprinkler systems, tenants or clients who may be 499 unable to self-preserve in an emergency, the division shall 500 convene meetings with the following agencies as appropriate to 501 the individual situation: the Department of Health, the 502 Department of Elderly Affairs, the area agency on aging, the 503 local fire marshal, the landlord and affected tenants and 504 clients, and other relevant organizations, to develop a plan 505 that improves the prospects for safety of affected residents 506 and, if necessary, identifies alternative living arrangements

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507 such as facilities licensed under part II of chapter 400 or 508 under chapter 429.

509 (d) The division shall adopt and enforce sanitation rules 510 consistent with law to ensure the protection of the public from 511 food-borne illness in those establishments licensed under this 512 chapter. These rules shall provide the standards and 513 requirements for obtaining, storing, preparing, processing, 514 serving, or displaying food in public food service 515 establishments, approving public food service establishment 516 facility plans, conducting necessary public food service establishment inspections for compliance with sanitation 517 518 regulations, cooperating and coordinating with the Department of 519 Health in epidemiological investigations, and initiating 520 enforcement actions, and for other such responsibilities deemed 521 necessary by the division. The division may not establish by 522 rule any regulation governing the design, construction, 523 erection, alteration, modification, repair, or demolition of any public lodging or public food service establishment. It is the 524 525 intent of the Legislature to preempt that function to the Florida Building Commission and the State Fire Marshal through 526 527 adoption and maintenance of the Florida Building Code and the 528 Florida Fire Prevention Code. The division shall provide technical assistance to the commission in updating the 529 530 construction standards of the Florida Building Code which govern 531 public lodging and public food service establishments. Further, 730015 - HB 773 Strikeall Amendment.docx

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the division shall enforce the provisions of the Florida 532 533 Building Code which apply to public lodging and public food 534 service establishments in conducting any inspections authorized 535 by this part. The division, or its agent, shall notify the local firesafety authority or the State Fire Marshal of any readily 536 537 observable violation of a rule adopted under chapter 633 which 538 relates to public lodging establishments, vacation rental, or public food establishments, and the identification of such 539 540 violation does not require any firesafety inspection 541 certification.

542 (3) SANITARY STANDARDS; EMERGENCIES; TEMPORARY FOOD543 SERVICE EVENTS.—The division shall:

(c) Administer a public notification process for temporary
food service events and distribute educational materials that
address safe food storage, preparation, and service procedures.

547 Sponsors of temporary food service events shall notify 1. 548 the division not less than 3 days before the scheduled event of 549 the type of food service proposed, the time and location of the 550 event, a complete list of food service vendors participating in 551 the event, the number of individual food service facilities each 552 vendor will operate at the event, and the identification number of each food service vendor's current license as a public food 553 554 service establishment or temporary food service event licensee. 555 Notification may be completed orally, by telephone, in person, 556 or in writing. A public food service establishment or food

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557 service vendor may not use this notification process to 558 circumvent the license requirements of this chapter.

559 2. The division shall keep a record of all notifications 560 received for proposed temporary food service events and shall 561 provide appropriate educational materials to the event sponsors 562 and notify the event sponsors of the availability of the food-563 recovery brochure developed under s. 595.420.

3.a. Unless excluded under s. 509.013(8)(b) s. 564 509.013(5)(b), a public food service establishment or other food 565 566 service vendor must obtain one of the following classes of 567 license from the division: an individual license, for a fee of no more than \$105, for each temporary food service event in 568 569 which it participates; or an annual license, for a fee of no 570 more than \$1,000, that entitles the licensee to participate in 571 an unlimited number of food service events during the license 572 period. The division shall establish license fees, by rule, and may limit the number of food service facilities a licensee may 573 574 operate at a particular temporary food service event under a 575 single license.

576 b. Public food service establishments holding current 577 licenses from the division may operate under the regulations of 578 such a license at temporary food service events.

(5) REPORTS REQUIRED.—The division shall submit annually
to the Governor, the President of the Senate, the Speaker of the
House of Representatives, and the chairs of the legislative

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appropriations committees a report, which shall state, but need 582 583 not be limited to, the total number of active public lodging and 584 public food service licenses in the state, the total number of 585 inspections of these establishments conducted by the division to 586 ensure the enforcement of sanitary standards, the total number of inspections conducted in response to emergency or 587 588 epidemiological conditions, the number of violations of each 589 sanitary standard, the total number of inspections conducted to 590 meet the statutorily required number of inspections, and any 591 recommendations for improved inspection procedures. The division shall also keep accurate account of all expenses arising out of 592 the performance of its duties and all fees collected under this 593 594 chapter. The report shall be submitted by September 30 following 595 the end of the fiscal year. This report must also include 596 vacation rentals, as applicable.

597

(7) LOCAL REGULATION PREEMPTION AUTHORITY.-

598 The regulation of public lodging establishments and (a) 599 public food service establishments, including, but not limited 600 to, sanitation standards, inspections, training and testing of 601 personnel, and matters related to the nutritional content and 602 marketing of foods offered in such establishments, is preempted 603 to the state. This paragraph does not preempt the authority of a 604 local government or local enforcement district to conduct 605 inspections of public lodging and public food service 606 establishments for compliance with the Florida Building Code and 730015 - HB 773 Strikeall Amendment.docx

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607 the Florida Fire Prevention Code, pursuant to ss. 553.80 and 608 633.206. 609 (b)1. A local government may regulate activities that 610 arise when a property is used as a vacation rental only when such regulation applies uniformly to all residential properties 611 612 without regard to whether the property is used as a vacation rental or as a long-term rental subject to part II of chapter 83 613 614 or whether a property owner chooses not to rent the property. 615 Such regulation also may not prohibit vacation rentals or 616 regulate the duration or frequency of a rental. This subparagraph does not apply to any local law, ordinance, or 617 618 regulation adopted on or before June 1, 2011, including when 619 such local law, ordinance, or regulation is being amended to be 620 less restrictive. 621 2. The division shall make the vacation rental license 622 information required under this chapter, including the 623 operator's emergency contact information, available to the 624 public and local governments. Local governments may use this 625 license information for informational purposes only. A local 626 law, ordinance, or regulation may not prohibit vacation rentals 627 or regulate the duration or frequency of rental of vacation 628 rentals. This paragraph does not apply to any local law, 629 ordinance, or regulation adopted on or before June 1, 2011. 630 (c) Subparagraph (b)1. Paragraph (b) does not apply to any 631 local law, ordinance, or regulation exclusively relating to 730015 - HB 773 Strikeall Amendment.docx Published On: 2/12/2018 6:12:39 PM

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632 property valuation as a criterion for vacation rental if the 633 local law, ordinance, or regulation is required to be approved 634 by the state land planning agency pursuant to an area of 635 critical state concern designation.

636 Section 13. Subsection (12) of section 159.27, Florida 637 Statutes, is amended to read:

638 159.27 Definitions.-The following words and terms, unless
639 the context clearly indicates a different meaning, shall have
640 the following meanings:

(12) "Public lodging or restaurant facility" means
property used for any public lodging establishment as defined in
s. 509.242 or public food service establishment as defined in <u>s.</u>
<u>509.013</u> s. 509.013(5) if it is part of the complex of, or
necessary to, another facility qualifying under this part.

646Section 14. Paragraph (jj) of subsection (7) of section647212.08, Florida Statutes, is amended to read:

648 212.08 Sales, rental, use, consumption, distribution, and 649 storage tax; specified exemptions.—The sale at retail, the 650 rental, the use, the consumption, the distribution, and the 651 storage to be used or consumed in this state of the following 652 are hereby specifically exempt from the tax imposed by this 653 chapter.

(7) MISCELLANEOUS EXEMPTIONS.—Exemptions provided to any
entity by this chapter do not inure to any transaction that is
otherwise taxable under this chapter when payment is made by a

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657 representative or employee of the entity by any means, 658 including, but not limited to, cash, check, or credit card, even when that representative or employee is subsequently reimbursed 659 by the entity. In addition, exemptions provided to any entity by 660 this subsection do not inure to any transaction that is 661 662 otherwise taxable under this chapter unless the entity has 663 obtained a sales tax exemption certificate from the department 664 or the entity obtains or provides other documentation as 665 required by the department. Eligible purchases or leases made 666 with such a certificate must be in strict compliance with this 667 subsection and departmental rules, and any person who makes an exempt purchase with a certificate that is not in strict 668 compliance with this subsection and the rules is liable for and 669 670 shall pay the tax. The department may adopt rules to administer 671 this subsection.

672 (jj) Complimentary meals.-Also exempt from the tax imposed 673 by this chapter are food or drinks that are furnished as part of 674 a packaged room rate by any person offering for rent or lease 675 any transient living accommodations as described in s. 676 509.013(9)(a) s. 509.013(4)(a) which are licensed under part I 677 of chapter 509 and which are subject to the tax under s. 212.03, 678 if a separate charge or specific amount for the food or drinks 679 is not shown. Such food or drinks are considered to be sold at 680 retail as part of the total charge for the transient living 681 accommodations. Moreover, the person offering the accommodations 730015 - HB 773 Strikeall Amendment.docx

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682 is not considered to be the consumer of items purchased in 683 furnishing such food or drinks and may purchase those items 684 under conditions of a sale for resale.

686 Section 15. Paragraph (b) of subsection (4) of section 687 316.1955, Florida Statutes, is amended to read:

688 316.1955 Enforcement of parking requirements for persons 689 who have disabilities.-

(4)

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(b) Notwithstanding paragraph (a), a theme park or an
entertainment complex as defined in <u>s. 509.013</u> s. 509.013(9)
which provides parking in designated areas for persons who have
disabilities may allow any vehicle that is transporting a person
who has a disability to remain parked in a space reserved for
persons who have disabilities throughout the period the theme
park is open to the public for that day.

698 Section 16. Subsection (5) of section 404.056, Florida699 Statutes, is amended to read:

404.056 Environmental radiation standards and projects;
certification of persons performing measurement or mitigation
services; mandatory testing; notification on real estate
documents; rules.-

(5) NOTIFICATION ON REAL ESTATE DOCUMENTS.-Notification shall be provided on at least one document, form, or application executed at the time of, or prior to, contract for sale and 730015 - HB 773 Strikeall Amendment.docx

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707 purchase of any building or execution of a rental agreement for 708 any building. Such notification shall contain the following 709 language:

711 "RADON GAS: Radon is a naturally occurring radioactive gas 712 that, when it has accumulated in a building in sufficient 713 quantities, may present health risks to persons who are exposed 714 to it over time. Levels of radon that exceed federal and state 715 guidelines have been found in buildings in Florida. Additional 716 information regarding radon and radon testing may be obtained 717 from your county health department."

719 The requirements of this subsection do not apply to any 720 residential transient occupancy, as described in <u>s. 509.013(16)</u> 721 <u>s. 509.013(12)</u>, provided that such occupancy is 45 days or less 722 in duration.

Section 17. Subsection (6) of section 477.0135, Florida
Statutes, is amended to read:

477.0135 Exemptions.-

(6) A license is not required of any individual providing
makeup or special effects services in a theme park or
entertainment complex to an actor, stunt person, musician,
extra, or other talent, or providing makeup or special effects
services to the general public. The term "theme park or

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731 entertainment complex" has the same meaning as in <u>s. 509.013</u> s. 732 $\frac{509.013(9)}{100}$.

733 Section 18. Subsection (1) of section 509.072, Florida734 Statutes, is amended to read:

509.072 Hotel and Restaurant Trust Fund; collection and
disposition of moneys received.-

737 There is created a Hotel and Restaurant Trust Fund to (1)738 be used for the administration and operation of the division and 739 the carrying out of all laws and rules under the jurisdiction of 740 the division pertaining to the construction, maintenance, and 741 operation of public lodging establishments, vacation rentals, 742 and public food service establishments, including the inspection of elevators as required under chapter 399. All funds collected 743 744 by the division and the amounts paid for licenses and fees shall 745 be deposited in the State Treasury into the Hotel and Restaurant 746 Trust Fund.

747 Section 19. Section 509.091, Florida Statutes, is amended748 to read:

749

509.091 Notices; form and service.-

(1) Each notice served by the division pursuant to this chapter must be in writing and must be delivered personally by an agent of the division or by registered letter to the operator of the public lodging establishment, vacation rental, or public food service establishment. If the operator refuses to accept service or evades service or the agent is otherwise unable to 730015 - HB 773 Strikeall Amendment.docx

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756 effect service after due diligence, the division may post such 757 notice in a conspicuous place at the establishment.

(2) Notwithstanding subsection (1), the division may deliver lodging inspection reports and food service inspection reports to the operator of the public lodging establishment, <u>vacation rental</u>, or public food service establishment by electronic means.

763 Section 20. Section 509.092, Florida Statutes, is amended 764 to read:

765 Public lodging establishments, vacation rentals, 509.092 766 and public food service establishments; rights as private 767 enterprises.-Public lodging establishments, vacation rentals, 768 and public food service establishments are private enterprises, 769 and the operator has the right to refuse accommodations or 770 service to any person who is objectionable or undesirable to the operator, but such refusal may not be based upon race, creed, 771 772 color, sex, pregnancy, physical disability, or national origin. 773 A person aggrieved by a violation of this section or a violation 774 of a rule adopted under this section has a right of action 775 pursuant to s. 760.11.

776 Section 21. Section 509.095, Florida Statutes, is amended 777 to read:

778 509.095 Accommodations at public lodging establishments or 779 vacation rentals for individuals with a valid military 780 identification card.-Upon the presentation of a valid military 730015 - HB 773 Strikeall Amendment.docx Published On: 2/12/2018 6:12:39 PM

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781 identification card by an individual who is currently on active 782 duty as a member of the United States Armed Forces, National 783 Guard, Reserve Forces, or Coast Guard, and who seeks to obtain 784 accommodations at a hotel, motel, or bed and breakfast inn, as 785 defined in s. 509.242, or vacation rental, such hotel, motel, or 786 bed and breakfast inn, or vacation rental shall waive any 787 minimum age policy that it may have which restricts 788 accommodations to individuals based on age. Duplication of a 789 military identification card presented pursuant to this section 790 is prohibited.

791 Section 22. Subsections (1) and (2) of section 509.101,792 Florida Statutes, are amended to read:

509.101 Establishment rules; posting of notice; food
service inspection report; maintenance of guest register; mobile
food dispensing vehicle registry.-

796 Any operator of a public lodging establishment, (1)797 vacation rental, or a public food service establishment may 798 establish reasonable rules and regulations for the management of 799 the establishment and its quests and employees; and each quest 800 or employee staying, sojourning, eating, or employed in the 801 establishment shall conform to and abide by such rules and 802 regulations so long as the guest or employee remains in or at 803 the establishment. Such rules and regulations shall be deemed to 804 be a special contract between the operator and each guest or 805 employee using the services or facilities of the operator. Such 730015 - HB 773 Strikeall Amendment.docx

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806 rules and regulations shall control the liabilities, 807 responsibilities, and obligations of all parties. Any rules or regulations established pursuant to this section shall be 808 printed in the English language and posted in a prominent place 809 810 within such public lodging establishment, vacation rental, or public food service establishment. In addition, any operator of 811 812 a public food service establishment shall maintain a copy of the 813 latest food service inspection report and shall make it 814 available to the division at the time of any division inspection 815 of the establishment and to the public, upon request.

It is the duty of each operator of a transient 816 (2) establishment or vacation rental to maintain at all times a 817 818 register of, signed by or for quests who occupy rental units 819 within the establishment, showing the dates upon which the 820 rental units were occupied by such quests and the rates charged 821 for their occupancy. This register shall be maintained in 822 chronological order and available for inspection by the division 823 at any time. Operators need not make available registers which 824 are more than 2 years old.

825 Section 23. Section 509.111, Florida Statutes, is 826 amended to read:

827

509.111 Liability for property of guests.-

828 (1) The operator of a public lodging establishment <u>or</u>
 829 <u>vacation rental</u> is not under any obligation to accept for
 830 safekeeping any moneys, securities, jewelry, or precious stones
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831 of any kind belonging to any guest, and, if such are accepted 832 for safekeeping, the operator is not liable for the loss thereof 833 unless such loss was the proximate result of fault or negligence 834 of the operator. However, the liability of the operator shall be 835 limited to \$1,000 for such loss, if the public lodging 836 establishment or vacation rental gave a receipt for the property 837 (stating the value) on a form which stated, in type large enough 838 to be clearly noticeable, that the public lodging establishment or vacation rental was not liable for any loss exceeding \$1,000 839 840 and was only liable for that amount if the loss was the 841 proximate result of fault or negligence of the operator.

842 The operator of a public lodging establishment or (2) 843 vacation rental is not liable or responsible to any quest for 844 the loss of wearing apparel, goods, or other property, except as 845 provided in subsection (1), unless such loss occurred as the proximate result of fault or negligence of such operator, and, 846 847 in case of fault or negligence, the operator is not liable for a 848 greater sum than \$500, unless the guest, before prior to the 849 loss or damage, files with the operator an inventory of the 850 guest's effects and the value thereof and the operator is given 851 the opportunity to inspect such effects and check them against 852 such inventory. The operator of a public lodging establishment 853 or vacation rental is not liable or responsible to any quest for 854 the loss of effects listed in such inventory in a total amount exceeding \$1,000. 855

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856 Section 24. Section 509.141, Florida Statutes, is 857 amended to read: 858 509.141 Refusal of admission and ejection of undesirable 859 quests; notice; procedure; penalties for refusal to leave.-860 The operator of any public lodging establishment, (1)vacation rental, or public food service establishment may remove 861 or cause to be removed from such establishment, in the manner 862 hereinafter provided, any quest of the establishment who, while 863 on the premises of the establishment, illegally possesses or 864 deals in controlled substances as defined in chapter 893 or is 865 866 intoxicated, profane, lewd, or brawling; who indulges in any language or conduct which disturbs the peace and comfort of 867 868 other quests or which injures the reputation, dignity, or 869 standing of the establishment; who, in the case of a public lodging establishment or vacation rental, fails to make payment 870 871 of rent at the agreed-upon rental rate by the agreed-upon 872 checkout time; who, in the case of a public lodging 873 establishment or vacation rental, fails to check out by the time 874 agreed upon in writing by the guest and public lodging 875 establishment or vacation rental at check-in unless an extension 876 of time is agreed to by the public lodging establishment or 877 vacation rental and guest before prior to checkout; who, in the 878 case of a public food service establishment, fails to make payment for food, beverages, or services; or who, in the opinion 879 880 of the operator, is a person the continued entertainment of whom 730015 - HB 773 Strikeall Amendment.docx Published On: 2/12/2018 6:12:39 PM

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881 would be detrimental to such establishment. The admission to, or 882 the removal from, such establishment <u>may shall</u> not be based upon 883 race, creed, color, sex, physical disability, or national 884 origin.

(2) The operator of any public lodging establishment,
vacation rental, or public food service establishment shall
notify such guest that the establishment no longer desires to
entertain the guest and shall request that such guest
immediately depart from the establishment. Such notice may be
given orally or in writing. If the notice is in writing, it
shall be as follows:

892

897

"You are hereby notified that this establishment no longer desires to entertain you as its guest, and you are requested to leave at once. To remain after receipt of this notice is a misdemeanor under the laws of this state."

898 If such guest has paid in advance, the establishment shall, at 899 the time such notice is given, tender to such guest the unused 900 portion of the advance payment; however, the establishment may 901 withhold payment for each full day that the guest has been 902 entertained at the establishment for any portion of the 24-hour 903 period of such day.

904 (3) Any guest who remains or attempts to remain in any 905 such establishment after being requested to leave <u>commits</u> is 730015 - HB 773 Strikeall Amendment.docx Published On: 2/12/2018 6:12:39 PM

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906 guilty of a misdemeanor of the second degree, punishable as 907 provided in s. 775.082 or s. 775.083.

908 If any person is illegally on the premises of any (4)909 public lodging establishment, vacation rental, or public food service establishment, the operator of such establishment may 910 911 call upon any law enforcement officer of this state for 912 assistance. It is the duty of such law enforcement officer, upon 913 the request of such operator, to place under arrest and take into custody for violation of this section any quest who 914 915 violates subsection (3) in the presence of the officer. If a 916 warrant has been issued by the proper judicial officer for the 917 arrest of any violator of subsection (3), the officer shall 918 serve the warrant, arrest the person, and take the person into 919 custody. Upon arrest, with or without warrant, the guest will be 920 deemed to have given up any right to occupancy or to have 921 abandoned such right of occupancy of the premises, and the operator of the establishment may then make such premises 922 923 available to other quests. However, the operator of the 924 establishment shall employ all reasonable and proper means to 925 care for any personal property which may be left on the premises by such guest and shall refund any unused portion of moneys paid 926 by such guest for the occupancy of such premises. 927

928 Section 25. Section 509.142, Florida Statutes, is amended 929 to read:

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930 509.142 Conduct on premises; refusal of service.-The 931 operator of a public lodging establishment, vacation rental, or 932 public food service establishment may refuse accommodations or 933 service to any person whose conduct on the premises of the 934 establishment displays intoxication, profanity, lewdness, or 935 brawling; who indulges in language or conduct such as to disturb 936 the peace or comfort of other guests; who engages in illegal or 937 disorderly conduct; who illegally possesses or deals in 938 controlled substances as defined in chapter 893; or whose 939 conduct constitutes a nuisance. Such refusal may not be based 940 upon race, creed, color, sex, physical disability, or national 941 origin.

942 Section 26. Section 509.144, Florida Statutes, is 943 amended to read:

944 509.144 Prohibited handbill distribution in a public 945 lodging establishment or vacation rental; penalties.-

946

(1) As used in this section, the term:

(a) "Handbill" means a flier, leaflet, pamphlet, or other
written material that advertises, promotes, or informs persons
about a person, business, company, or food service establishment
but does not include employee communications permissible under
the National Labor Relations Act, other communications protected
by the First Amendment to the United States Constitution, or
communications about public health, safety, or welfare

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954 distributed by a federal, state, or local governmental entity or 955 a public or private utility.

(b) "Without permission" means without the expressed written permission of the owner, manager, or agent of the owner or manager of the public lodging establishment <u>or vacation</u> <u>rental</u> where a sign is posted prohibiting advertising or solicitation in the manner provided in subsection (5).

961 (c) "At or in a public lodging establishment <u>or vacation</u> 962 <u>rental</u>" means any property under the sole ownership or control 963 of a public lodging establishment <u>or vacation rental</u>.

964 (2) Any person, agent, contractor, or volunteer who is
965 acting on behalf of a person, business, company, or food service
966 establishment and who, without permission, delivers,
967 distributes, or places, or attempts to deliver, distribute, or
968 place, a handbill at or in a public lodging establishment <u>or</u>
969 <u>vacation rental</u> commits a misdemeanor of the first degree,
970 punishable as provided in s. 775.082 or s. 775.083.

971 Any person who, without permission, directs another (3)972 person to deliver, distribute, or place, or attempts to deliver, 973 distribute, or place, a handbill at or in a public lodging 974 establishment or vacation rental commits a misdemeanor of the 975 first degree, punishable as provided in s. 775.082 or s. 976 775.083. Any person sentenced under this subsection shall be ordered to pay a minimum fine of \$500 in addition to any other 977 978 penalty imposed by the court.

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979 In addition to any penalty imposed by the court, a (4)980 person who violates subsection (2) or subsection (3) must: (a) Shall Pay a minimum fine of \$2,000 for a second 981 982 violation. (b) Shall Pay a minimum fine of \$3,000 for a third or 983 984 subsequent violation. For purposes of this section, a public lodging 985 (5) establishment or vacation rental that intends to prohibit 986 advertising or solicitation, as described in this section, at or 987 in such establishment must comply with the following 988 989 requirements when posting a sign prohibiting such solicitation 990 or advertising: 991 There must appear prominently on any sign referred to (a) 992 in this subsection, in letters of not less than 2 inches in 993 height, the terms "no advertising" or "no solicitation" or terms 994 that indicate the same meaning. 995 The sign must be posted conspicuously. (b) 996 If the main office of a the public lodging (C) 997 establishment is immediately accessible by entering the office 998 through a door from a street, parking lot, grounds, or other 999 area outside such establishment, the sign must be placed on a 1000 part of the main office, such as a door or window, and the sign 1001 must face the street, parking lot, grounds, or other area 1002 outside such establishment.

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1003 If the main office of a the public lodging (d) 1004 establishment is not immediately accessible by entering the office through a door from a street, parking lot, grounds, or 1005 other area outside such establishment, the sign must be placed 1006 in the immediate vicinity of the main entrance to such 1007 establishment, and the sign must face the street, parking lot, 1008 1009 grounds, or other area outside such establishment. 1010 (6) Any personal property, including, but not limited to, 1011 any vehicle, item, object, tool, device, weapon, machine, money, 1012 security, book, or record, that is used or attempted to be used as an instrumentality in the commission of, or in aiding and 1013 abetting in the commission of, a person's third or subsequent 1014 1015 violation of this section, whether or not comprising an element of the offense, is subject to seizure and forfeiture under the 1016 1017 Florida Contraband Forfeiture Act. 1018 Section 27. Subsections (1), (2), and (3) of section 1019 509.162, Florida Statutes, are amended to read: 1020 509.162 Theft of personal property; detaining and arrest 1021 of violator; theft by employee.-1022 Any law enforcement officer or operator of a public (1)1023 lodging establishment, vacation rental, or public food service 1024 establishment who has probable cause to believe that theft of 1025 personal property belonging to such establishment has been 1026 committed by a person and that the officer or operator can 1027 recover such property or the reasonable value thereof by taking 730015 - HB 773 Strikeall Amendment.docx

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1028 the person into custody may, for the purpose of attempting to 1029 effect such recovery or for prosecution, take such person into 1030 custody on the premises and detain such person in a reasonable 1031 manner and for a reasonable period of time. If the operator 1032 takes the person into custody, a law enforcement officer shall 1033 be called to the scene immediately. The taking into custody and 1034 detention by a law enforcement officer or operator of a public 1035 lodging establishment, vacation rental, or public food service 1036 establishment, if done in compliance with this subsection, does 1037 not render such law enforcement officer or operator criminally or civilly liable for false arrest, false imprisonment, or 1038 unlawful detention. 1039

1040 (2) Any law enforcement officer may arrest, either on or 1041 off the premises and without warrant, any person if there is 1042 probable cause to believe that person has committed theft in a 1043 public lodging establishment, vacation rental, or in a public 1044 food service establishment.

1045 (3)Any person who resists the reasonable effort of a law 1046 enforcement officer or operator of a public lodging 1047 establishment, vacation rental, or public food service 1048 establishment to recover property which the law enforcement 1049 officer or operator had probable cause to believe had been 1050 stolen from the public lodging establishment, vacation rental, 1051 or public food service establishment, and who is subsequently 1052 found to be guilty of theft of the subject property, is guilty 730015 - HB 773 Strikeall Amendment.docx

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of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083, unless such person did not know, or did not have reason to know, that the person seeking to recover the property was a law enforcement officer or the operator. For purposes of this section, the charge of theft and the charge of resisting apprehension may be tried concurrently.

1059Section 28.Section 509.191, Florida Statutes, is amended1060to read:

1061 509.191 Unclaimed property.-Any property with an 1062 identifiable owner which is left in a public lodging 1063 establishment, vacation rental, or public food service 1064 establishment, other than property belonging to a guest who has 1065 vacated the premises without notice to the operator and with an 1066 outstanding account, which property remains unclaimed after 1067 being held by the establishment for 30 days after written notice 1068 to the guest or owner of the property, shall become the property 1069 of the establishment. Property without an identifiable owner 1070 which is found in a public lodging establishment, vacation 1071 rental, or public food service establishment is subject to the 1072 provisions of chapter 705.

1073 Section 29. Section 509.2015, Florida Statutes, is amended 1074 to read:

1075 509.2015 Telephone surcharges by public lodging 1076 establishments and vacation rentals.-

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1077 A public lodging establishment or vacation rental that (1)which imposes a surcharge for any telephone call must post 1078 1079 notice of such surcharge in a conspicuous place located by each 1080 telephone from which a call which is subject to a surcharge may originate. Such notice must be plainly visible and printed on a 1081 sign that is not less than 3 inches by 5 inches in size, and 1082 such notice shall clearly state if the surcharge applies whether 1083 1084 or not the telephone call has been attempted or completed. 1085 The division may, pursuant to s. 509.261 or s. (2)1086 509.606, suspend or revoke the license of, or impose a fine 1087 against, any public lodging establishment or vacation rental 1088 that violates subsection (1). 1089 Section 30. Subsections (1), (2), and (3) of section 1090 509.211, Florida Statutes, are amended to read: 1091 509.211 Safety regulations.-1092 Each bedroom or apartment in each public lodging (1)1093 establishment or vacation rental must shall be equipped with an 1094 approved locking device on each door opening to the outside, to 1095 an adjoining room or apartment, or to a hallway. 1096 It is unlawful for any person to use within any (2) (a) 1097 public lodging establishment, vacation rental, or public food 1098 service establishment any fuel-burning wick-type equipment for 1099 space heating unless such equipment is vented so as to prevent 1100 the accumulation of toxic or injurious gases or liquids. 730015 - HB 773 Strikeall Amendment.docx

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1101 Any person who violates the provisions of paragraph (b) 1102 (a) commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. 1103 Each public lodging establishment or vacation rental 1104 (3) 1105 that is three or more stories in height must have safe and 1106 secure railings on all balconies, platforms, and stairways, and 1107 all such railings must be properly maintained and repaired. The 1108 division may impose administrative sanctions for violations of 1109 this subsection pursuant to s. 509.261. 1110 Section 31. Section 509.2112, Florida Statutes, is 1111 amended to read: 509.2112 Public lodging establishments and vacation 1112 1113 rentals three stories or more in height; inspection rules.-The Division of Hotels and Restaurants of the Department of Business 1114 1115 and Professional Regulation is directed to provide rules to 1116 require that: 1117 (1) Every public lodging establishment or vacation rental 1118 that is three stories or more in height in the state file a certificate stating that any and all balconies, platforms, 1119 1120 stairways, and railways have been inspected by a person 1121 competent to conduct such inspections and are safe, secure, and 1122 free of defects. The information required under subsection (1) be filed 1123 (2)1124 commencing January 1, 1991, and every 3 years thereafter, with the Division of Hotels and Restaurants and the applicable county 1125 730015 - HB 773 Strikeall Amendment.docx

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1126	or municipal authority responsible for building and zoning
1127	permits.
1128	(3) If a public lodging establishment or vacation rental
1129	that is three or more stories in height fails to file the
1130	information required in subsection (1), the Division of Hotels
1131	and Restaurants shall impose administrative sanctions pursuant
1132	to s. 509.261.
1133	Section 32. Subsections (2) and (3), paragraph (a) of
1134	subsection (4), and subsection (6) of section 509.215, Florida
1135	Statutes, are amended to read:
1136	509.215 Firesafety
1137	(2) Any public lodging establishment or vacation rental,
1138	as defined in this chapter, which is of three stories or more
1139	and for which the construction contract was let before October
1140	1, 1983, shall be equipped with:
1141	(a) A system which complies with subsection (1); or
1142	(b) An approved sprinkler system for all interior
1143	corridors, public areas, storage rooms, closets, kitchen areas,
1144	and laundry rooms, less individual guest rooms, if the following
1145	conditions are met:
1146	1. There is a minimum 1-hour separation between each guest
1147	room and between each guest room and a corridor.
1148	2. The building is constructed of noncombustible
1149	materials.
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3. The egress conditions meet the requirements of s. 5-3of the Life Safety Code, NFPA 101.

4. The building has a complete automatic fire detection system which meets the requirements of NFPA-72A and NFPA-72E, including smoke detectors in each guest room individually annunciating to a panel at a supervised location.

(3) Notwithstanding any other provision of law to the
contrary, this section applies only to those public lodging
establishments <u>and vacation rentals</u> in a building wherein more
than 50 percent of the units in the building are advertised or
held out to the public as available for transient occupancy.

Special exception to the provisions of this section (4)(a) 1162 shall be made for a public lodging establishment or vacation 1163 rental structure that is individually listed in the National 1164 Register of Historic Places pursuant to the National Historic 1165 Preservation Act of 1966, as amended; or is a contributing 1166 property to a National Register-listed district; or is 1167 designated as a historic property, or as a contributing property to a historic district under the terms of a local preservation 1168 ordinance. 1169

(6) Specialized smoke detectors for the deaf and hearing impaired shall be available upon request by guests in public lodging establishments <u>or vacation rentals</u> at a rate of at least one such smoke detector per 50 dwelling units or portions

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1174 thereof, not to exceed five such smoke detectors per public 1175 lodging facility.

1176 Section 33. Paragraph (a) of subsection (1), paragraph 1177 (b) of subsection (2), subsection (4), and subsection (9) of 1178 section 509.221, Florida Statutes, are amended to read:

1179

509.221 Sanitary regulations.-

1180 Each public lodging establishment and vacation (1)(a) 1181 rental shall be supplied with potable water and shall provide 1182 adequate sanitary facilities for the accommodation of its 1183 employees and guests. Such facilities may include, but are not limited to, showers, handwash basins, toilets, and bidets. Such 1184 1185 sanitary facilities shall be connected to approved plumbing. 1186 Such plumbing shall be sized, installed, and maintained in 1187 accordance with the Florida Building Code as approved by the 1188 local building authority. Wastewater or sewage shall be properly treated onsite or discharged into an approved sewage collection 1189 and treatment system. 1190

(2) (b) Within a theme park or entertainment complex as defined in <u>s. 509.013</u> s. 509.013(9), the bathrooms are not required to be in the same building as the public food service establishment, so long as they are reasonably accessible.

(4) Each bedroom in a public lodging establishment <u>and</u> vacation rental shall have an opening to the outside of the building, air shafts, or courts sufficient to provide adequate ventilation. Where ventilation is provided mechanically, the

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1199 system shall be capable of providing at least two air changes 1200 per hour in all areas served. Where ventilation is provided by 1201 windows, each room shall have at least one window opening 1202 directly to the outside.

(9) Subsections (2), (5), and (6) do not apply to any facility or unit classified as a vacation rental, nontransient apartment₇ or timeshare project as described in <u>s. 509.242(1)(c)</u> and (f) <u>s. 509.242(1)(c)</u>, (d), and (g).

1207 Section 34. Subsection (2) of section 509.241, Florida
1208 Statutes, is amended to read:

1209 509.241 Licenses required; exceptions.-1210 (2)APPLICATION FOR LICENSE.-Each person who plans to open 1211 a public lodging establishment or a public food service establishment shall apply for and receive a license from the 1212 1213 division before prior to the commencement of operation. A 1214 condominium association, as defined in s. 718.103, which does 1215 not own any units classified as a timeshare project vacation 1216 rentals or timeshare projects under s. 509.242(1)(f) or as a 1217 vacation rental s. 509.242(1)(c) or (g) is not required to apply 1218 for or receive a public lodging establishment license. 1219 Section 35. Subsection (1) of section 509.242, Florida 1220 Statutes, is amended to read:

1221 509.242 Public lodging establishments; classifications.-1222 (1) A public lodging establishment <u>is shall be</u> classified 1223 as a hotel, motel, nontransient apartment, transient apartment, 730015 - HB 773 Strikeall Amendment.docx

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1224 bed and breakfast inn, <u>or</u> timeshare project, or vacation-rental 1225 if the establishment satisfies the following criteria:

(a) Hotel.-A hotel is any public lodging establishment
containing sleeping room accommodations for 25 or more guests
and providing the services generally provided by a hotel and
recognized as a hotel in the community in which it is situated
or by the industry.

1231 Motel.-A motel is any public lodging establishment (b) 1232 which offers rental units with an exit to the outside of each 1233 rental unit, daily or weekly rates, offstreet parking for each 1234 unit, a central office on the property with specified hours of 1235 operation, a bathroom or connecting bathroom for each rental 1236 unit, and at least six rental units, and which is recognized as 1237 a motel in the community in which it is situated or by the 1238 industry.

(c) Vacation rental.-A vacation rental is any unit or group of units in a condominium or cooperative or any individually or collectively owned single-family, two-family, three-family, or four-family house or dwelling unit that is also a transient public lodging establishment but that is not a timeshare project.

1245 (d) Nontransient apartment.—A nontransient apartment is a 1246 building or complex of buildings in which 75 percent or more of 1247 the units are available for rent to nontransient tenants.

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1248 (d) (e) Transient apartment.—A transient apartment is a 1249 building or complex of buildings in which more than 25 percent 1250 of the units are advertised or held out to the public as 1251 available for transient occupancy.

1252 (e) (f) Bed and breakfast inn.-A bed and breakfast inn is a 1253 family home structure, with no more than 15 sleeping rooms, 1254 which has been modified to serve as a transient public lodging 1255 establishment, which provides the accommodation and meal 1256 services generally offered by a bed and breakfast inn, and which 1257 is recognized as a bed and breakfast inn in the community in 1258 which it is situated or by the hospitality industry.

1259 <u>(f)(g)</u> Timeshare project.—A timeshare project is a 1260 timeshare property, as defined in chapter 721, that is located 1261 in this state and that is also a transient public lodging 1262 establishment.

1263 Section 36. Subsection (1) of section 509.251, Florida 1264 Statutes, is amended to read:

1265

509.251 License fees.-

1266 The division shall adopt, by rule, a schedule of fees (1)1267 to be paid by each public lodging establishment as a 1268 prerequisite to issuance or renewal of a license. Such fees 1269 shall be based on the number of rental units in the 1270 establishment. The aggregate fee per establishment charged any 1271 public lodging establishment may not exceed \$1,000; however, the 1272 fees described in paragraphs (a) and (b) may not be included as 730015 - HB 773 Strikeall Amendment.docx

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1273 part of the aggregate fee subject to this cap. Vacation rental 1274 units or Timeshare projects within separate buildings or at 1275 separate locations but managed by one licensed agent may be 1276 combined in a single license application, and the division shall 1277 charge a license fee as if all units in the application are in a 1278 single licensed establishment. The fee schedule shall require an 1279 establishment which applies for an initial license to pay the 1280 full license fee if application is made during the annual 1281 renewal period or more than 6 months before the next such 1282 renewal period and one-half of the fee if application is made 6 1283 months or less before such period. The fee schedule shall 1284 include fees collected for the purpose of funding the 1285 Hospitality Education Program, pursuant to s. 509.302, which are 1286 payable in full for each application regardless of when the 1287 application is submitted.

(a) Upon making initial application or an application for
change of ownership, the applicant shall pay to the division a
fee as prescribed by rule, not to exceed \$50, in addition to any
other fees required by law, which shall cover all costs
associated with initiating regulation of the establishment.

(b) A license renewal filed with the division after the expiration date shall be accompanied by a delinquent fee as prescribed by rule, not to exceed \$50, in addition to the renewal fee and any other fees required by law.

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Amendment No.

1297 Section 37. Subsection (1) of section 509.281, Florida 1298 Statutes, is amended to read: 1299 509.281 Prosecution for violation; duty of state attorney; 1300 penalties.-1301 The division or an agent of the division, upon (1)1302 ascertaining by inspection that any public lodging 1303 establishment, vacation rental, or public food service 1304 establishment is being operated contrary to the provisions of 1305 this chapter, shall make complaint and cause the arrest of the 1306 violator, and the state attorney, upon request of the division 1307 or agent, shall prepare all necessary papers and conduct the 1308 prosecution. The division shall proceed in the courts by 1309 mandamus or injunction whenever such proceedings may be 1310 necessary to the proper enforcement of the provisions of this 1311 chapter, of the rules adopted pursuant hereto, or of orders of 1312 the division. Section 38. Paragraph (a) of subsection (2) of section 1313 1314 509.302, Florida Statutes, is amended to read: 1315 509.302 Hospitality Education Program.-1316 (2)(a) All public lodging establishments, and all public 1317 food service establishments, and vacation rentals licensed under 1318 this chapter shall pay an annual fee of no more than \$10, which 1319 shall be included in the annual license fee and used for the 1320 sole purpose of funding the Hospitality Education Program.

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1321	Section 39. Section 509.4005, Florida Statutes, is amended
1322	to read:
1323	509.4005 Applicability of ss. 509.401-509.417Sections
1324	509.401-509.417 apply only to guests in transient occupancy in a
1325	public lodging establishment or vacation rental.
1326	Section 40. Subsection (1) of section 509.401, Florida
1327	Statutes, is amended to read:
1328	509.401 Operator's right to lockout.—
1329	(1) If, upon a reasonable determination by an operator of
1330	a public lodging establishment <u>or vacation rental</u> , a guest has
1331	accumulated a large outstanding account at such establishment,
1332	the operator may lock the guest out of the guest's rental unit
1333	for the purpose of requiring the guest to confront the operator
1334	and arrange for payment on the account. Such arrangement must be
1335	in writing, and a copy must be furnished to the guest.
1336	Section 41. Section 509.402, Florida Statutes, is amended
1337	to read:
1338	509.402 Operator's right to recover premises.—If the guest
1339	of a public lodging establishment <u>or vacation rental</u> vacates the
1340	premises without notice to the operator and the operator
1341	reasonably believes the guest does not intend to satisfy the
1342	outstanding account, the operator may recover the premises. Upon
1343	recovery of the premises, the operator shall make an itemized
1344	inventory of any property belonging to the guest and store such
1345	property until a settlement or a final court judgment is
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obtained on the guest's outstanding account. Such inventory shall be conducted by the operator and at least one other person who is not an agent of the operator.

Section 42. Subsections (1) and (2) of section 509.405, 1349 Florida Statutes, are amended to read: 509.405 Complaint; 1350 1351 requirements.-To obtain an order authorizing the issuance of a 1352 writ of distress upon final judgment, the operator must first file with the clerk of the court a complaint reciting and 1353 1354 showing the following information: (1) A statement as to the 1355 amount of the guest's account at the public lodging 1356 establishment or vacation rental. (2) A statement that the plaintiff is the operator of the public lodging establishment or 1357 1358 vacation rental in which the guest has an outstanding account. If the operator's interest in such account is based on written 1359 1360 documents, a copy of such documents shall be attached to the 1361 complaint.

1362Section 43.Section 509.409, Florida Statutes, is amended1363to read:

1364 509.409 Writ; inventory.-When the officer seizes 1365 distrainable property, either under s. 509.407 or s. 509.408, 1366 and such property is seized on the premises of a public lodging 1367 establishment <u>or vacation rental</u>, the officer shall inventory 1368 the property, hold those items which, upon appraisal, would 1369 appear to satisfy the plaintiff's claim, and return the 1370 remaining items to the defendant. If the defendant cannot be

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found, the officer shall hold all items of property. The officer 1371 shall release the property only pursuant to law or a court 1372 1373 order. Section 44. Subsection (2) of section 509.417, Florida 1374 1375 Statutes, is amended to read: 1376 509.417 Writ; sale of property distrained.-1377 At the time any property levied on is sold, it must be (2)advertised two times, the first advertisement being at least 10 1378 1379 days before the sale. All property so levied on may be sold on 1380 the premises of the public lodging establishment or the vacation 1381 rental or at the courthouse door. 1382 Section 45. Paragraph (b) of subsection (5) of section 1383 553.5041, Florida Statutes, is amended to read: 1384 553.5041 Parking spaces for persons who have 1385 disabilities.-1386 (5) Accessible perpendicular and diagonal accessible 1387 parking spaces and loading zones must be designed and located to conform to ss. 502 and 503 of the standards. 1388 1389 If there are multiple entrances or multiple retail (b) 1390 stores, the parking spaces must be dispersed to provide parking 1391 at the nearest accessible entrance. If a theme park or an 1392 entertainment complex as defined in s. 509.013 s. 509.013(9) 1393 provides parking in several lots or areas from which access to 1394 the theme park or entertainment complex is provided, a single 1395 lot or area may be designated for parking by persons who have 730015 - HB 773 Strikeall Amendment.docx

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1396 disabilities, if the lot or area is located on the shortest 1397 accessible route to an accessible entrance to the theme park or 1398 entertainment complex or to transportation to such an accessible 1399 entrance.

1400 Section 46. Section 717.1355, Florida Statutes, is amended 1401 to read:

1402 717.1355 Theme park and entertainment complex tickets.-1403 This chapter does not apply to any tickets for admission to a 1404 theme park or entertainment complex as defined in <u>s. 509.013</u> s. 1405 509.013(9), or to any tickets to a permanent exhibition or 1406 recreational activity within such theme park or entertainment 1407 complex.

1408Section 47. Paragraph (a) of subsection (11) of section1409760.02, Florida Statutes, is amended to read:

1410 760.02 Definitions.-For the purposes of ss. 760.01-760.11 1411 and 509.092, the term:

(11) "Public accommodations" means places of public accommodation, lodgings, facilities principally engaged in selling food for consumption on the premises, gasoline stations, places of exhibition or entertainment, and other covered establishments. Each of the following establishments which serves the public is a place of public accommodation within the meaning of this section:

(a) Any inn, hotel, motel, <u>vacation rental as defined in</u> 1420 <u>s. 509.013</u>, or other establishment which provides lodging to 730015 - HB 773 Strikeall Amendment.docx Published On: 2/12/2018 6:12:39 PM

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1421 transient guests, other than an establishment located within a 1422 building which contains not more than four rooms for rent or 1423 hire and which is actually occupied by the proprietor of such 1424 establishment as his or her residence.

1425 Section 48. Subsection (8) of section 877.24, Florida 1426 Statutes, is amended to read:

1427877.24Nonapplication of s.877.22.-Section877.22 does1428not apply to a minor who is:

(8) Attending an organized event held at and sponsored by a theme park or entertainment complex as defined in <u>s. 509.013</u> s. 509.013(9).

Section 49. This act shall take effect July 1, 2018.

TITLE AMENDMENT

1436 Remove everything before the enacting clause and insert: 1437 An act relating to vacation rentals; providing a directive to 1438 the Division of Law Revision and Information; creating s. 1439 509.601, F.S.; providing a short title; creating s. 509.603, F.S.; providing legislative findings; specifying purpose; 1440 1441 preempting certain regulation and control of vacation rentals to 1442 the state; specifying authority of the Division of Hotels and 1443 Restaurants over regulation of vacation rentals; requiring the division to adopt rules; providing legislative intent; creating 1444 1445 s. 509.604, F.S.; preempting licensing of vacation rentals to 730015 - HB 773 Strikeall Amendment.docx

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1446 the state; requiring vacation rentals to obtain a license; 1447 specifying that individuals cannot transfer licenses; specifying 1448 a penalty for operating without a license; requiring local law 1449 enforcement to assist with enforcement; specifying that the 1450 division may refuse to issue or renew a license under certain 1451 circumstances; specifying that licenses must be renewed annually 1452 and that the division must adopt rules for staggered renewals; 1453 specifying the manner in which administrative proceedings 1454 proceed upon the expiration of a license; specifying that 1455 persons intending to use a property as a vacation rental apply 1456 for and receive a license before use; requiring applications for 1457 a license to include the operator's emergency contact phone 1458 number; requiring the division to issue a temporary license upon 1459 receipt of an application; requiring such licenses to be 1460 displayed in a vacation rental; creating s. 509.605, F.S.; 1461 requiring the division to adopt rules regarding certain license 1462 and delinquent fees; specifying the maximum number of units 1463 under one license; specifying requirements regarding such fees; 1464 creating s. 509.6051, F.S.; specifying maximum occupancy for 1465 vacation rentals; creating s. 509.606, F.S.; providing penalties 1466 for violations; specifying the circumstances that constitute a 1467 separate offense of a critical law or rule; specifying 1468 circumstances under which a closed-for-operation sign must be 1469 posted; specifying where administrative fines must be paid and 1470 credited to; specifying the maximum amount of time a vacation 730015 - HB 773 Strikeall Amendment.docx Published On: 2/12/2018 6:12:39 PM

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1471 rental license may be suspended; specifying certain circumstances where the division may fine, suspend, or revoke 1472 the license of a vacation rental; specifying that persons are 1473 not entitled to a license when administrative proceedings have 1474 1475 been or will be brought against a licensee; providing 1476 enforcement for noncompliance with final orders or other 1477 administrative actions; authorizing the division to refuse the 1478 issuance or renewal of a license until all fines have been paid; 1479 creating s. 509.607, F.S.; specifying that vacation rentals are 1480 to be treated as transient rentals regarding certain landlord 1481 and tenant provisions; exempting persons renting or advertising 1482 for rent from certain real estate regulations; creating s. 509.608, F.S.; preempting inspection of vacation rentals to the 1483 1484 state; specifying that the division is solely responsible for 1485 inspections and quality assurance; specifying that the division 1486 has a right of entry and access for performing inspections; 1487 prohibiting the division from establishing certain rules; 1488 specifying that vacation rentals must be made available for 1489 inspection upon request; specifying procedures for vulnerable 1490 adults appearing to be victims of neglect and, in the case of 1491 buildings without automatic sprinkler systems, persons who may 1492 not be able to self-preserve in an emergency; requiring the 1493 division to inspect vacation rentals when necessary to respond 1494 to emergencies and epidemiological conditions; amending s. 1495 509.609, F.S.; specifying additional requirements when a 730015 - HB 773 Strikeall Amendment.docx

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1496 specified number of certain vacation rental units that are under 1497 common ownership are rented out for a specified number of nights per year; specifying inspection requirements for such vacation 1498 rentals; specifying penalties; requiring the division to audit 1499 1500 at least a specified number such vacation rentals per year; amending s. 509.013, F.S.; revising and defining terms; amending 1501 1502 s. 509.032, F.S.; specifying provisions for inspection of 1503 vacation rentals; revising the requirements of a report relating 1504 to inspection of public lodging and public food service 1505 establishments; specifying that local governments may regulate activities that arise when a property is used as a vacation 1506 rental, subject to certain conditions; grandfathering certain 1507 1508 local laws, ordinances, and regulations; requiring the division to make vacation rental license information available to the 1509 1510 public and local governments; deleting a prohibition against 1511 certain local regulation of vacation rentals; amending ss. 1512 159.27, 212.08, 316.1955, 404.056, and 477.0135, F.S.; 1513 conforming cross-references; amending ss. 509.072, 509.091, 1514 509.092, 509.095, 509.101, 509.111, 509.141, 509.142, 509.144, 509.162, 509.191, 509.2015, 509.211, 509.2112, and 509.215, 1515 F.S.; conforming provisions to changes made by the act; amending 1516 1517 s. 509.221, F.S.; conforming provisions to changes made by the 1518 act; revising a provision that excludes vacation rentals from 1519 certain sanitary regulations for public lodging; amending s. 1520 509.241, F.S.; conforming provisions to changes made by the act; 730015 - HB 773 Strikeall Amendment.docx

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1521 amending s. 509.242, F.S.; removing vacation rentals from the 1522 classifications of public lodging establishments; amending s. 1523 760.02, F.S.; providing that a vacation rental is a public 1524 accommodation; amending ss. 509.251, 509.281, 509.302, 509.4005, 1525 509.401, 509.402, 509.405, 509.409, and 509.417, F.S.; 1526 conforming provisions to changes made by the act; amending ss. 1527 553.5041, 717.1355, and 877.24, F.S.; conforming cross-1528 references; providing an effective date.

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Amendment No.

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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	

2 Committee 3 Representative Fant offered the following: 4 5 Amendment to Amendment (730015) by Representative La Rosa 6 (with title amendment) 7 Remove line 9 of the amendment and insert: consisting of ss. 509.601-509.610, Florida Statutes, to be 8 9 Between lines 206 and 207 of the amendment, insert: 10 (10) A sexual offender, as defined in s. 944.606(1)(f), 11 must register at the sheriff's office in the county where the 12 13 sex offender is temporarily residing following the process set forth in s. 775.21, 48 hours prior to arrival at a vacation 14 15 rental, regardless of the length of stay. A vacation rental owner or operator who rents a vacation rental to a sex offender 16 027331 - 773 Amendment to Amendment - Fant - Line 206.docx

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Amendment No.

17	must notify property owners within 1,000 feet of the rented
18	property 24 hours prior to the sex offender's arrival. The
19	division may fine, suspend, or revoke the license of any
20	vacation rental owner when the rental is not in compliance with
21	the requirements of this section.
22	
23	Between lines 277 and 278 of the amendment, insert:
24	Section 11. Section 509.610, Florida Statutes, is created
25	to read:
26	509.610 Advertisements for vacation rentalsEvery Internet
27	advertisement or on-line posting of a vacation rental must
28	prominently display the complete physical street address of the
29	vacation rental along with a link to a website created by the
30	Department of Law Enforcement, pursuant to s. 943.043, to notify
31	the public of any information regarding sexual predators. Such
32	advertisement or posting must also prominently display a link to
33	s. 943.0435, and state "Every sexual offender and sexual
34	predator intending to stay at a location in Florida for 5 days
35	or more is required by Florida law to register in accordance
36	with s. 943.0435."
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38	
39	TITLE AMENDMENT
40	Between lines 1478 and 1479 of the amendment, insert:
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Amendment No.

41 providing requirements when a vacation rental is rented by a 42 sexual offender

Between lines 1500 and 1501 of the amendment, insert: 43 creating s. 509.610; requiring advertisements for vacation 44 rentals to display the address of the rental; requiring 45 46 advertisements for vacation rentals to provide a link to the Florida Department of Law Enforcement Sexual Offenders and 47 Predators search; requiring advertisements for vacation rentals 48 to contain information concerning sexual offender and sexual 49 predator registration; 50

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Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION

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

Committee/Subcommittee hearing bill: Government Accountability Committee Representative Jacobs offered the following:

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Amendment to Amendment (730015) by Representative La Rosa (with title amendment)

Between lines 722 and 723 of the amendment, insert: Section 17. Paragraph (c) of subsection (1) of section 413.08, Florida Statutes, is amended to read:

10 413.08 Rights and responsibilities of an individual with a 11 disability; use of a service animal; prohibited discrimination 12 in public employment, public accommodations, and housing 13 accommodations; penalties.-

(1) As used in this section and s. 413.081, the term: (c) "Public accommodation" means a common carrier, airplane, motor vehicle, railroad train, motor bus, streetcar, 927213 - 773 Amendment to Amendment - Jacobs - Line 722.docx Published On: 2/21/2018 5:22:06 PM

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Amendment No.

17 boat, or other public conveyance or mode of transportation; hotel; vacation rental as defined in s. 509.013; a timeshare 18 that is a transient public lodging establishment as defined in 19 20 s. 509.013; lodging place; place of public accommodation, 21 amusement, or resort; and other places to which the general 22 public is invited, subject only to the conditions and 23 limitations established by law and applicable alike to all 24 persons. The term does not include air carriers covered by the 25 Air Carrier Access Act of 1986, 49 U.S.C. s. 41705, and by 26 regulations adopted by the United States Department of Transportation to implement such act. 27

Section 18. Subsections (1) and (4) of section 553.504,
Florida Statutes, are amended to read:

30 553.504 Exceptions to applicability of the federal 31 standards.—Notwithstanding the adoption of the Americans with 32 Disabilities Act Standards for Accessible Design pursuant to s. 33 553.503, all buildings, structures, and facilities in this state 34 must meet the following additional requirements if such 35 requirements provide increased accessibility:

(1) All new or altered public buildings and facilities,
private buildings and facilities, places of public
accommodation, vacation rentals as defined in s. 509.013
<u>licensed after July 1, 2018</u>, and commercial facilities, as those
terms are defined by the standards, subject to this part, must
comply with this part.

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42 (4) In motels and hotels a number of rooms equaling at least 5 percent of the guest rooms minus the number of 43 accessible rooms required by the standards, and in the case of a 44 vacation rental as defined in s. 509.013 licensed after July 1, 45 46 2018, at least one bedroom and one bathroom, must provide the following special accessibility features: 47 (a) Grab rails in bathrooms and toilet rooms that comply 48 49 with s. 604.5 of the standards. 50 (b) All beds in designed accessible guest rooms must be an open-frame type that allows the passage of lift devices. 51 (c) Water closets that comply with section 604.4 of the 52 standards. 53 54 All buildings, structures, or facilities licensed as a hotel, 55 56 motel, vacation rentals as defined in s. 509.013 licensed after July 1, 2018, or condominium pursuant to chapter 509 are subject 57 58 to this subsection. This subsection does not relieve the owner of the responsibility of providing accessible rooms in 59 conformance with ss. 224 and 806 of the standards. 60 61 62 63 TITLE AMENDMENT Remove line 1511 of the amendment and insert: 64 65 certain local regulation of vacation rentals; amending s. 66 413.08, F.S.; revising the definition of the term "public 927213 - 773 Amendment to Amendment - Jacobs - Line 722.docx Published On: 2/21/2018 5:22:06 PM

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accommodation" to include vacation rentals; amending s. 553.504,
F.S.; requiring vacation rentals to meet certain additional
requirements for increased accessibility for persons with
disabilities; amending ss.

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Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION

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

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Committee/Subcommittee hearing bill: Government Accountability Committee Representative Smith offered the following:

Amendment to Amendment (730015) by Representative La Rosa (with title amendment)

7 Remove line 772 of the amendment and insert:
8 color, sex, pregnancy, physical disability, <u>sexual orientation</u>,
9 gender identity, or national origin.

10 Remove line 883 of the amendment and insert: 11 race, creed, color, sex, physical disability, <u>sexual</u> 12 <u>orientation, gender identity</u>, or national 13 Remove line 940 of the amendment and insert: 14 upon race, creed, color, sex, physical disability, <u>sexual</u> 15 <u>orientation, gender identity</u>, or national 16

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Amendment No.

17	
18	TITLE AMENDMENT
19	Remove lines 1514-1516 of the amendment and insert:
20	509.095, 509.101, 509.111, 509.144, 509.162, 509.191,
21	509.2015, 509.211, 509.2112, and 509.215, F.S.;
22	conforming provisions to changes made by the act;
23	amending ss. 509.092, 509.141, and 509.142, F.S.;
24	revising circumstances under which an operator may not
25	refuse service at certain establishments; amending
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Amendment No.

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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: Government Accountability Committee

Representative Fant offered the following:

Amendment to Amendment (730015) by Representative La Rosa (with title amendment)

7 Remove lines 772-775 of the amendment and insert: 8 color, sex, pregnancy, physical disability, or national origin. 9 An operator has the right to refuse accommodations to a 10 convicted sexual offender as defined in s. 943.0435(1)(h) or 11 sexual predator as defined in s. 775.21(4). A person aggrieved 12 by a violation of this section or a violation of a rule adopted 13 under this section has a right of action pursuant to 760.11, unless that person is a convicted sexual offender as defined in 14 15 s. 943.0435(1)(h) or sexual predator as defined in s. 775.21(4). 16

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Amendment No.

17	
18	TITLE AMENDMENT
19	Remove lines 1514-1516 of the amendment and insert:
20	509.095, 509.101, 509.111, 509.141, 509.142, 509.144, 509.162,
21	509.191, 509.2015, 509.211, 509.2112, and 509.215, F.S.;
22	conforming provisions to changes made by the act; amending s.
23	509.092, F.S.; revising circumstances under which an operator
24	may refuse service at certain establishments; amending
ļ	 777079 – 773 Amendment to Amendment – Fant – Line 772.docx
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COMMITTEE/SUBCOMMITTEE ACTION

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

Committee/Subcommittee hearing bill: Government Accountability Committee

Representative Jacobs offered the following:

Amendment to Amendment (730015) by Representative La Rosa (with title amendment)

Between lines 1424 and 1425 of the amendment, insert:

8 Section 48. Section 760.08, Florida Statutes, is amended 9 to read:

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760.08 Discrimination in places of public accommodation.-

(1) All persons are entitled to the full and equal 12 enjoyment of the goods, services, facilities, privileges, 13 advantages, and accommodations of any place of public 14 accommodation without discrimination or segregation on the ground of race, color, national origin, sex, pregnancy, 15 16 handicap, familial status, or religion.

212917 - 773 Amendment to Amendment - Jacobs - Line 1424.docx Published On: 2/21/2018 5:23:52 PM

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Amendment No.

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17	(2) In order to assist with the enforcement of subsection
18	(1) as it applies to vacation rentals as defined in s. 509.013,
19	operators of vacation rentals shall maintain a register of
20	instances where guests were denied accommodations. The register
21	must include the name of the guest denied accommodations and the
22	basis for the denial. This register must be maintained in
23	chronological order and available for inspection by the Division
24	of Hotels and Restaurants of the Department of Business and
25	Professional Regulation at any time.
26	
27	
28	TITLE AMENDMENT
29	Remove line 1524 of the amendment and insert:
30	accommodation; amending s. 760.08, F.S.; requiring operators of
31	vacation rentals to maintain, for inspection by the division at
32	any time, a register of guests denied accommodations and the
33	basis for such denial; amending ss. 509.251, 509.281, 509.302,
34	509.4005,
35	
	212917 - 773 Amendment to Amendment - Jacobs - Line 1424.docx
	Published On: 2/21/2018 5:23:52 PM
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/CS/HB 815 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION (Y/N)ADOPTED ADOPTED AS AMENDED (Y/N) \checkmark (Y/N) ADOPTED W/O OBJECTION (Y/N) FAILED TO ADOPT (Y/N)WITHDRAWN OTHER 1 Committee/Subcommittee hearing bill: Government Accountability 2 Committee 3 Representative Avila offered the following: 4 5 Amendment (with title amendment) 6 Remove everything after the enacting clause and insert: 7 Section 1. Paragraph (a) of subsection (3) of section 112.061, Florida Statutes, is amended, paragraph (c) of 8 subsection (14) is redesignated as paragraph (e), and new 9 10 paragraphs (c) and (d) are added to that subsection to read: 11 112.061 Per diem and travel expenses of public officers, 12 employees, and authorized persons.-13 (3) AUTHORITY TO INCUR TRAVEL EXPENSES.-14 (a)1. All travel must be authorized and approved by the 15 head of the agency, or his or her designated representative, from whose funds the traveler is paid. The head of the agency 16 950343 - HB 815 GAC Strikeall Amendment.docx Published On: 2/21/2018 5:01:03 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. CS/CS/HB 815 (2018)

17 shall not authorize or approve such a request unless it is 18 accompanied by a signed statement by the traveler's supervisor 19 stating that such travel is on the official business of the 20 state and also stating the purpose of such travel.

2. Notwithstanding subparagraph 1., for county or municipal 21 public officers requesting authorization to travel outside of 22 23 the state or for foreign travel, such travel must be on the official business of the county or municipality and must be 24 25 approved by the county's or municipality's governing body at a 26 regularly scheduled meeting before the officer's travel, unless 27 ratified for good cause at the next regularly scheduled meeting. 28 Good cause requires a written explanation for why the travel 29 request could not be approved in advance. A request for travel 30 authorization must include an itemized list detailing all 31 anticipated travel expenses, including, but not limited to, the anticipated costs of all means of travel, lodging, and 32 33 subsistence. All travel approved in accordance with this 34 subparagraph must be posted on the county's or municipality's 35 website. If a municipality does not maintain a website, it must request that the applicable county post the approved travel on 36 37 the county's website and the county must comply with such request. All such approved travel must be posted on the 38 applicable website as soon as practicable, but no later than 10 39 40 days after approval, and must remain on the website until the 41 end of the next fiscal year. This subparagraph does not apply to 950343 - HB 815 GAC Strikeall Amendment.docx

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COMMITTEE/SUBCOMMITTEE AMENDMENT

(2018)

Bill No. CS/CS/HB 815

Amendment No.

42 a county constitutional officer, as defined in s. 1(d), Art.

43 <u>VIII of the State Constitution, who is elected by the electors</u>44 of the county.

45 (14) APPLICABILITY TO COUNTIES, COUNTY OFFICERS, DISTRICT
46 SCHOOL BOARDS, <u>MUNICIPALITIES</u>, SPECIAL DISTRICTS, AND
47 METROPOLITAN PLANNING ORGANIZATIONS.—

(a) The following entities may establish rates that vary
from the per diem rate provided in paragraph (6)(a), the
subsistence rates provided in paragraph (6)(b), or the mileage
rate provided in paragraph (7)(d) if those rates are not less
than the statutorily established rates that are in effect for
the 2005-2006 fiscal year:

54 1. The governing body of a county by the enactment of an55 ordinance or resolution;

2. A county constitutional officer, pursuant to s. 1(d),
Art. VIII of the State Constitution, by the establishment of
written policy;

3. The governing body of a district school board by theadoption of rules;

4. The governing body of a special district, as defined in
s. 189.012, except those special districts that are subject to
s. 166.021(9), by the enactment of a resolution; or

5. Any metropolitan planning organization created pursuant
to s. 339.175 or any other separate legal or administrative
entity created pursuant to s. 339.175 of which a metropolitan
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/CS/HB 815 (2018)

Amendment No.

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67	planning organization is a member, by the enactment of a
68	resolution.
69	(b) Rates established pursuant to paragraph (a) must apply
70	uniformly to all travel by the county, county constitutional
71	officer and entity governed by that officer, district school
72	board, special district, or metropolitan planning organization.
73	(c) Each county, county constitutional officer as defined
74	in s. 1(d), Art. VIII of the State Constitution, and
75	municipality, shall adopt a uniform travel policy consistent
76	with the provisions of this section and the policy shall be
77	applicable to all of its public officers and employees.
78	(d) Each county, county constitutional officer as defined
79	in s. 1(d), Art. VIII of the State Constitution, and
80	municipality shall include a separate line item in the budget
81	for the county, county constitutional officer, or municipality
82	for total expenses for travel under the provisions of this
83	section.
84	Section 2. Subsection (9) of section 166.021, Florida
85	Statutes, is amended to read:
86	166.021 Powers
87	(9) (a) As used in this subsection, the term:
88	1. "Authorized person" means a person:
89	a. Other than an officer or employee, as defined in this
90	paragraph, whether elected or commissioned or not, who is
	950343 - HB 815 GAC Strikeall Amendment.docx
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. CS/CS/HB 815 (2018)

91 authorized by a municipality or agency thereof to incur travel 92 expenses in the performance of official duties; 93 b. Who is called upon by a municipality or agency thereof 94 to contribute time and services as consultant or advisor; or 95 c. Who is a candidate for an executive or professional position with a municipality or agency thereof. 96 97 2. "Employee" means an individual, whether commissioned or 98 not, other than an officer or authorized person as defined in 99 this paragraph, who is filling a regular or full-time authorized 100 position and is responsible to a municipality or agency thereof. 101 3. "Officer" means an individual who, in the performance 102 of his or her official duties, is vested by law with sovereign 103 powers of government and who is either elected by the people, or 104 commissioned by the Governor and who has jurisdiction extending throughout the municipality, or any person lawfully serving 105 106 instead of either of the foregoing two classes of individuals as 107 initial designee or successor. 108 4. "Traveler" means an officer, employee, or authorized 109 person, when performing travel authorized by a municipality or 110 agency thereof. 111 (b) Notwithstanding s. 112.061, the governing body of a 112 municipality or an agency thereof may provide for a per diem and 113 travel expense policy for its travelers which varies from the 114 provisions of s. 112.061. Any such policy provided by a municipality or an agency thereof on January 1, 2003, shall be 115 950343 - HB 815 GAC Strikeall Amendment.docx Published On: 2/21/2018 5:01:03 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

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Bill No. CS/CS/HB 815 (2018)

116	valid and in effect for that municipality or agency thereof
117	until otherwise amended. A municipality or agency thereof that
118	provides any per diem and travel expense policy pursuant to this
119	subsection shall be deemed to be exempt from all provisions of
120	s. 112.061. A municipality or agency thereof that does not
121	provide a per diem and travel expense policy pursuant to this
122	subsection remains subject to all provisions of s. 112.061.
123	(c) Travel claims submitted by a traveler in a
124	municipality or agency thereof which is exempted from the
125	provisions of s. 112.061, pursuant to paragraph (b), shall not
126	be required to be sworn to before a notary public or other
127	officer authorized to administer oaths, but any claim-authorized
128	or required to be made under any per diem and travel expense
129	policy of a municipality or agency thereof must contain a
130	statement that the expenses were actually incurred by the
131	traveler as necessary travel expenses in the performance of
132	official duties and shall be verified by a written declaration
133	that it is true and correct as to every material matter; and any
134	person who willfully makes and subscribes any such claim that he
135	or she-does not believe to be true and correct as to every
136	material matter, or who willfully aids or assists in, or
137	procures, counsels, or advises the preparation or presentation
138	of such a claim that is fraudulent or is false as to any
139	material matter, whether or not such falsity or fraud is with
140	the knowledge or consent of the person authorized or required to
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	Published On: 2/21/2018 5:01:03 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

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Bill No. CS/CS/HB 815 (2018)

141	present such claim, commits a misdemeanor of the second degree,
142	punishable as provided in s. 775.082 or s. 775.083. Whoever
143	receives an allowance or reimbursement by means of a false claim
144	is civilly liable in the amount of the overpayment for the
145	reimbursement of the public fund from which the claim was paid.
146	Section 3. This act stall take effect July 1, 2018.
147	
148	
149	TITLE AMENDMENT
150	Remove everything before the enacting clause and insert:
151	An act relating to county and municipal public officer
152	transparency; amending s. 112.061, F.S.; requiring that requests
153	for travel authorization by county or municipal public officers
154	be approved by the governing body of the county or municipality
155	at a regularly scheduled meeting; specifying requirements for
156	such requests; requiring that approved travel be posted on the
157	county's or municipality's website for a specified timeframe;
158	providing exceptions; requiring a county, county constitutional
159	officer, or municipality to adopt a travel policy; requiring a
160	county, county constitutional officer, or municipality to
161	include travel expenses as a separate budget item; amending s.
162	166.021, F.S.; removing provisions concerning municipality
163	travel policies; providing an effective date.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

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Bill No. CS/HB 837 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N)ADOPTED AS AMENDED (Y/N)(Y/N)ADOPTED W/O OBJECTION ____ (Y/N) FAILED TO ADOPT WITHDRAWN (Y/N)OTHER Committee/Subcommittee hearing bill: Government Accountability 1 2 Committee 3 Representative Pigman offered the following: 4 Amendment (with directory amendment) 5 Between lines 268 and 269, insert: 6 7 (2)The department shall use funds specifically appropriated to award grants under this section to assist 8 financially disadvantaged small communities with their needs for 9 adequate sewer facilities. The department may use funds 10 specifically appropriated to award grants under this section to 11 assist private, nonprofit utilities providing wastewater 12 services to financially disadvantaged small communities. For 13 14 purposes of this section, the term "financially disadvantaged small community" means a county, municipality, or special 15 16 district that has a population of 10,000 or fewer, according to 342687 - H837 Pigman.docx Published On: 2/21/2018 6:23:52 PM

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. CS/HB 837 (2018)

17 the latest decennial census, and a per capita annual income less 18 than the state per capita annual income as determined by the 19 United States Department of Commerce. For purposes of this subsection, the term "special district" has the same meaning as 20 21 provided in s. 189.012 and includes only those special districts 22 whose public purpose includes water and sewer services, utility 23 systems and services, or wastewater systems and services. The 24 department may waive the population requirement for an 25 independent special district that serves less than 10,000 26 wastewater customers, is located within a watershed with an 27 adopted total maximum daily load or basin management action plan for pollutants associated with domestic wastewater pursuant to 28 29 s. 403.067, and is wholly located within a Rural Area of 30 Opportunity as defined in s. 288.0656. 31 32 33 DIRECTORY AMENDMENT 34 35 Remove lines 265-266 and insert: 36 Section 5. Subsection (2) and paragraphs (a) and (b) of 37 subsection (3) of section 403.1838, Florida Statutes, are 38 amended to read: 39 342687 - H837 Pigman.docx Published On: 2/21/2018 6:23:52 PM

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 837 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N)ADOPTED AS AMENDED (Y/N)ADOPTED W/O OBJECTION (Y/N)FAILED TO ADOPT (Y/N)WITHDRAWN (Y/N)OTHER Committee/Subcommittee hearing bill: Government Accountability 1 2 Committee Representative Edwards-Walpole offered the following: 3 4 Amendment (with title amendment) 5 6 Remove lines 69-102 and insert: 7 (4) APPROVAL AND STANDARDS.-(a) The department shall adopt rules to administer the 8 9 program, including the certification standards for the program in paragraph (b), and shall review and approve public and 10 private domestic wastewater utilities applying for certification 11 12 or renewal under the program and for demonstrating maintenance of program certification pursuant to paragraph (c) based upon 13 14 the certification standards.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 837 (2018)

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Amendment No.

15	(b) A utility must provide reasonable documentation of the
16	following certification standards in order to be certified under
17	the program:
18	1. The implementation of periodic collection system and
19	pump station structural condition assessments and the
20	performance of as-needed maintenance and replacements.
21	2. The rate of reinvestment determined necessary by the
22	utility for its collection system and pump station structural
23	condition assessment and maintenance and replacement program.
24	3. The implementation of a program designed to limit the
25	presence of fats, roots, oils, and grease in the collection
26	system.
27	4. If the applicant is a public utility, a local law or
28	building code requiring the private pump stations and lateral
29	lines connecting to the public system to be free of:
30	a. Cracks, holes, missing parts, or similar defects; and
31	b. Direct stormwater connections that allow the direct
32	inflow of stormwater into the private system and the public
33	domestic wastewater collection system.
34	5. A power outage contingency plan that addresses
35	mitigation of the impacts of power outages on the utility's
36	collection system and pump stations.
37	(c) Program certifications shall expire after 5 years. A
38	utility shall document its implementation of the program on an
39	annual basis with the department and must demonstrate that the
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	Published On: 2/21/2018 6:24:24 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 837 (2018)

Amendment No.

40	utility meets all program standards in order to maintain its
41	program certification. The approval of an application for
42	renewal certification must be based on the utility demonstrating
43	maintenance of program standards. A utility applying for renewal
44	certification must demonstrate maintenance of program standards
45	and progress in implementing the program.
46	
47	
48	TITLE AMENDMENT
49	Remove line 12 and insert:
50	expiration and renewal; requiring the department to publish an
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. PCS for CS/HB 883 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTIONADOPTED(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: Government Accountability 2 Committee 3 Representative Ingoglia offered the following: 4 5 Amendment (with title amendment) 6 Remove lines 3245-3256 and insert:

(12) (30) PROPOSED DEVELOPMENTS.-

(a) A proposed development that exceeds the statewide 8 guidelines and standards specified in s. 380.0651 and is not 9 otherwise exempt pursuant to s. 380.0651 must otherwise subject 10 11 to-the review requirements of this section shall be approved by 12 a local government pursuant to s. 163.3184(4) in lieu of 13 proceeding in accordance with this section. However, if the proposed development is consistent with the comprehensive plan 14 as provided in s. 163.3194(3)(b), the development is not 15

PCS for CSHB 883 al

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COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. PCS for CS/HB 883 (2018)

Amendment No.

16	required to undergo review pursuant to s. 163.3184(4) or this
17	section.
18	(b) This subsection does not apply to:
19	1. Amendments to a development order governing an existing
20	development of regional impact.
21	2. Any application for development approval filed with a
22	concurrent plan amendment application pending as of May 14,
23	2015, if the applicant elects to have the application reviewed
24	pursuant to the provisions of this section as it existed on such
25	date. Such election shall be in writing and filed with the
26	affected local government, regional planning council, and state
27	land planning agency, prior to December 31, 2018.
28	
29	
30	TITLE AMENDMENT
31	Remove line 210 and insert:
32	providing exceptions; amending s. 380.061, F.S.; specifying that
33	the Florida
	the Florida PCS for CSHB 883 a1

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. PCS for CS/HB 883 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N) ADOPTED AS AMENDED (Y/N)ADOPTED W/O OBJECTION (Y/N)(Y/N) FAILED TO ADOPT (Y/N) WITHDRAWN OTHER Committee/Subcommittee hearing bill: Government Accountability 1 2 Committee Representative Ingoglia offered the following: 3 4 5 Amendment Remove lines 3934-3935 and insert: 6 2. Within the boundary of the Wekiva Study Area as 7 described in s. 369.316, unless any proposed development is 8 9 located in a county or municipality that has implemented all of 10 the following: 11 a. One or more substantial alternative water supplies of not less than 3 million gallons per day providing service within 12 the Wekiva Study Area; and 13 b. One of the following adopted plans, which must be 14 15 consistent with the local comprehensive plan: (I) A specific area plan; 16 PCS for CSHB 883 a2 Published On: 2/21/2018 6:33:54 PM

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. PCS for CS/HB 883 (2018)

Amendment No.

18

17		(II)	А	sector	plan	pursuant	to	s.	163.3245; or	
					<u> </u>					

(III) A mobility plan pursuant to s. 163.3180; or

PCS for CSHB 883 a2

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/CS/HB 987 (2018)

Amendment No.

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION \checkmark (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Government Accountability
2	Committee
3	Representative Cortes, B. offered the following:
4	
5	Amendment (with title amendment)
6	Between lines 61 and 62, insert:
7	Section 2. Subsection (6) is added to section 163.31801,
8	Florida Statutes, to read:
9	163.31801 Impact fees; short title; intent; definitions;
10	ordinances levying impact fees
11	(6) In addition to the items that must be reported in the
12	annual financial reports under s. 218.32, counties,
13	municipalities, and special districts must report the following
14	data on all impact fees charged:

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/CS/HB 987 (2018)

Amendment No.

15	(a) The specific purpose of the impact fee, including the
16	specific infrastructure need to be met, such as transportation,
17	parks, water, sewer, and schools.
18	(b) The Impact Fee Schedule Policy, describing the method
19	of calculating impact fees, such as flat fee, tiered scale based
20	on number of bedrooms, and tiered scale based on square footage.
21	(c) The amount assessed for each purpose and type of
22	dwelling.
23	(d) The total amount of impact fees charged by type of
24	dwelling.
25	(e) Each exception and waiver provided for affordable
26	housing developments.
27	Remove lines 277-293 and insert:
28	Section 7. Subsection (7) of section 253.0341, Florida
29	Statutes, is amended to read:
29 30	Statutes, is amended to read:
	Statutes, is amended to read:
30	Statutes, is amended to read:
30 31	
30 31 32	TITLE AMENDMENT
30 31 32 33	TITLE AMENDMENT Remove line 6 and insert:
30 31 32 33 34	TITLE AMENDMENT Remove line 6 and insert: of lands; amending s. 163.31801, F.S.; specifying that
30 31 32 33 34 35	TITLE AMENDMENT Remove line 6 and insert: of lands; amending s. 163.31801, F.S.; specifying that additional information be submitted by specified entities when
30 31 32 33 34 35 36	TITLE AMENDMENT Remove line 6 and insert: of lands; amending s. 163.31801, F.S.; specifying that additional information be submitted by specified entities when submitting their annual financial reports; creating an exception
30 31 32 33 34 35 36	TITLE AMENDMENT Remove line 6 and insert: of lands; amending s. 163.31801, F.S.; specifying that additional information be submitted by specified entities when submitting their annual financial reports; creating an exception
30 31 32 33 34 35 36 37	TITLE AMENDMENT Remove line 6 and insert: of lands; amending s. 163.31801, F.S.; specifying that additional information be submitted by specified entities when submitting their annual financial reports; creating an exception
30 31 32 33 34 35 36 37	TITLE AMENDMENT Remove line 6 and insert: of lands; amending s. 163.31801, F.S.; specifying that additional information be submitted by specified entities when submitting their annual financial reports; creating an exception to law; creating s. 420.0007, F.S.; providing a

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/CS/HB 987 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N)ADOPTED AS AMENDED (Y/N)ADOPTED W/O OBJECTION (Y/N)FAILED TO ADOPT (Y/N)WITHDRAWN (Y/N)OTHER Committee/Subcommittee hearing bill: Government Accountability 1 2 Committee 3 Representative Cortes, B. offered the following: 4 5 Amendment (with title amendment) Between lines 131 and 132, insert: 6 Section 1. Subsection (46) of section 420.507, Florida 7 8 Statutes, is amended to read: 420.507 Powers of the corporation.-The corporation shall 9 have all the powers necessary or convenient to carry out and 10 effectuate the purposes and provisions of this part, including 11 the following powers which are in addition to all other powers 12 granted by other provisions of this part: 13 (46) To require, as a condition of financing a multifamily 14 rental project, including allocating competitive low-income 15 16 housing tax credits, that an agreement be recorded in the 966883 - HB 987 GAC Amendment 2 Final.docx Published On: 2/21/2018 6:58:23 PM

COMMITTEE/SUBCOMMITTEE AMENDMENT

(2018)

Bill No. CS/CS/HB 987

Amendment No.

17 official records of the county where the real property is located, which requires that the project be used for housing 18 defined as affordable in s. 420.0004(3) by persons defined in s. 19 420.0004(9), (11), (12), and (17). The term of such an agreement 20 shall not extend beyond that period of time required by s. 21 22 42(h)(6)(D)(ii)(II) of the Internal Revenue Code, unless the corporation affirms at the time of the initial credit 23 24 underwriting that the project will remain economically feasible beyond such period. Such an agreement is a state land use 25 26 regulation that limits the highest and best use of the property within the meaning of s. 193.011(2). 27 28 29 ------TITLE AMENDMENT 30 Remove line 7 and insert: 31 32 local permit approval process; amending s. 420.507, F.S.; specifying the effective period of an agreement for property to 33 be used for affordable housing; amending s. 420.5087, 34 966883 - HB 987 GAC Amendment 2 Final.docx Published On: 2/21/2018 6:58:23 PM Page 2 of 2

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 1019 (2018)

Amendment No.

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION $$ (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Government Accountability
2	Committee
3	Representative Santiago offered the following:
4	
5	Amendment to Amendment (977101) by Representative La Rosa
6	(with directory and title amendments)
7	Remove lines 403-408 of the amendment
7 8	Remove lines 403-408 of the amendment
	Remove lines 403-408 of the amendment
8	Remove lines 403-408 of the amendment
8 9	
8 9 10	DIRECTORY AMENDMENT
8 9 10 11	DIRECTORY AMENDMENT Remove lines 395-399 of the amendment and insert:
8 9 10 11 12	DIRECTORY AMENDMENT Remove lines 395-399 of the amendment and insert: Section 8. Subsection (3) of section 218.32, Florida
8 9 10 11 12 13	DIRECTORY AMENDMENT Remove lines 395-399 of the amendment and insert: Section 8. Subsection (3) of section 218.32, Florida Statutes, is renumbered as subsection (4), a new paragraph (h)
8 9 10 11 12 13 14	DIRECTORY AMENDMENT Remove lines 395-399 of the amendment and insert: Section 8. Subsection (3) of section 218.32, Florida Statutes, is renumbered as subsection (4), a new paragraph (h) is added to subsection (1), and a new subsection (3) is added to
8 9 10 11 12 13 14 15 16	DIRECTORY AMENDMENT Remove lines 395-399 of the amendment and insert: Section 8. Subsection (3) of section 218.32, Florida Statutes, is renumbered as subsection (4), a new paragraph (h) is added to subsection (1), and a new subsection (3) is added to

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 1019 (2018)

Amendment No.

17	
18	TITLE AMENDMENT
19	Remove line 591 of the amendment and insert:
20	amending s. 218.32, F.S.;
	· · ·
	590467 - HB 1019 Amendment to Amendment - Line 403.docx
	Published On: 2/22/2018 1:03:47 PM
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 1019 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N)ADOPTED AS AMENDED (Y/N)ADOPTED W/O OBJECTION (Y/N)(Y/N)FAILED TO ADOPT WITHDRAWN (Y/N)OTHER Committee/Subcommittee hearing bill: Government Accountability 1 2 Committee Representative La Rosa offered the following: 3 4 5 Amendment (with title amendment) 6 Remove everything after the enacting clause and insert: Section 1. Subsection (2) of section 11.40, Florida 7 Statutes, is amended to read: 8 11.40 Legislative Auditing Committee.-9 (2) Following notification by the Auditor General, the 10 Department of Financial Services, or the Division of Bond 11 Finance of the State Board of Administration, the Governor or 12 13 his or her designee, or the Commissioner of Education or his or her designee of the failure of a local governmental entity, 14 15 district school board, charter school, or charter technical career center to comply with the applicable provisions within s. 16 977101 - HB 1019 Strikeall Amendment.docx Published On: 2/21/2018 5:02:01 PM

COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

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17 11.45(5)-(7), s. 218.32(1), s. 218.38, or s. 218.503(3), the Legislative Auditing Committee <u>shall may</u> schedule a hearing to determine if the entity should be subject to further state action. If the committee determines that the entity should be subject to further state action, the committee shall:

In the case of a local governmental entity or district 22 (a) 23 school board, direct the Department of Revenue and the Department of Financial Services to withhold any funds not 24 25 pledged for bond debt service satisfaction which are payable to 26 such entity until the entity complies with the law. The committee shall specify the date that such action must shall 27 begin, and the directive must be received by the Department of 28 Revenue and the Department of Financial Services 30 days before 29 the date of the distribution mandated by law. The Department of 30 Revenue and the Department of Financial Services may implement 31 the provisions of this paragraph. 32

33

(b) In the case of a special district created by:

A special act, notify the President of the Senate, the 34 1. Speaker of the House of Representatives, the standing committees 35 36 of the Senate and the House of Representatives charged with special district oversight as determined by the presiding 37 38 officers of each respective chamber, the legislators who represent a portion of the geographical jurisdiction of the 39 40 special district, and the Department of Economic Opportunity that the special district has failed to comply with the law. 41 977101 - HB 1019 Strikeall Amendment.docx

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42 Upon receipt of notification, the Department of Economic 43 Opportunity shall proceed pursuant to s. 189.062 or s. 189.067. 44 If the special district remains in noncompliance after the 45 process set forth in s. 189.0651, or if a public hearing is not 46 held, the Legislative Auditing Committee may request the 47 department to proceed pursuant to s. 189.067(3).

A local ordinance, notify the chair or equivalent of 48 2. the local general-purpose government pursuant to s. 189.0652 and 49 the Department of Economic Opportunity that the special district 50 has failed to comply with the law. Upon receipt of notification, 51 52 the department shall proceed pursuant to s. 189.062 or s. 53 189.067. If the special district remains in noncompliance after the process set forth in s. 189.0652, or if a public hearing is 54 55 not held, the Legislative Auditing Committee may request the 56 department to proceed pursuant to s. 189.067(3).

3. Any manner other than a special act or local ordinance,
notify the Department of Economic Opportunity that the special
district has failed to comply with the law. Upon receipt of
notification, the department shall proceed pursuant to s.
189.062 or s. 189.067(3).

(c) In the case of a charter school or charter technical
career center, notify the appropriate sponsoring entity, which
may terminate the charter pursuant to ss. 1002.33 and 1002.34.

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Section 2. Paragraph (c) of subsection (3) of section
129.03, Florida Statutes, is amended, and paragraph (d) is added
to that subsection, to read:

69

129.03 Preparation and adoption of budget.-

70 The county budget officer, after tentatively (3) ascertaining the proposed fiscal policies of the board for the 71 72 next fiscal year, shall prepare and present to the board a 73 tentative budget for the next fiscal year for each of the funds 74 provided in this chapter, including all estimated receipts, 75 taxes to be levied, and balances expected to be brought forward 76 and all estimated expenditures, reserves, and balances to be 77 carried over at the end of the year.

78 (C) The board shall hold public hearings to adopt 79 tentative and final budgets pursuant to s. 200.065. The hearings 80 shall be primarily for the purpose of hearing requests and complaints from the public regarding the budgets and the 81 82 proposed tax levies and for explaining the budget and any 83 proposed or adopted amendments. The tentative budget must be posted on the county's official website at least 2 days before 84 85 the public hearing to consider such budget and must remain on 86 the website for at least 45 days. The final budget must be 87 posted on the website within 30 days after adoption and must 88 remain on the website for at least 2 years. The tentative 89 budgets, adopted tentative budgets, and final budgets shall be 90 filed in the office of the county auditor as a public record. 977101 - HB 1019 Strikeall Amendment.docx

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91	Sufficient reference in words and figures to identify the
92	particular transactions <u>must</u> shall be made in the minutes of the
93	board to record its actions with reference to the budgets.
94	(d) Beginning in the 2018-2019 fiscal year, the county
95	budget officer shall electronically submit information regarding
96	the final budget to the Office of Economic and Demographic
97	Research within 30 days after adoption of the final budget in
98	the format specified by the office. If the Governor declares a
99	state of emergency pursuant to s. 252.36(2) within 30 days after
100	the submission deadline, the office may extend the deadline up
101	to an additional 90 days. The county budget officer shall also
102	electronically submit to the clerk of the court:
103	1. A copy of the information that was submitted to the
104	office.
105	2. A copy of the final budget that was posted on the
106	county's website.
107	3. A statement certifying that the items in subparagraphs
108	1. and 2. were timely submitted and posted.
109	Section 3. Subsection (16) of section 165.0615, Florida
110	Statutes, is amended to read:
111	165.0615 Municipal conversion of independent special
112	districts upon elector-initiated and approved referendum
113	(16) If the incorporation plan is approved by a majority
114	of the votes cast in the independent special district, the
115	district shall notify the Special District Accountability
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116 Program pursuant to s. 189.016(2) and the local general-purpose 117 governments in which any part of the independent special district is situated pursuant to s. $189.016(8) = \frac{189.016(7)}{189.016(7)}$. 118 Section 4. Subsections (4) and (5) of section 166.241, 119 120 Florida Statutes, are renumbered as subsections (5) and (6), respectively, subsection (3) and present subsection (5) are 121 122 amended, and a new subsection (4) is added to that section, to 123 read:

124

166.241 Fiscal years, budgets, and budget amendments.-

The tentative budget must be posted on the 125 (3) municipality's official website at least 2 days before the 126 budget hearing, held pursuant to s. 200.065 or other law, to 127 consider such budget and must remain on the website for at least 128 45 days. The final adopted budget must be posted on the 129 130 municipality's official website within 30 days after adoption 131 and must remain on the website for at least 2 years. If the 132 municipality does not operate an official website, the municipality must, within a reasonable period of time as 133 established by the county or counties in which the municipality 134 135 is located, transmit the tentative budget and final budget to the manager or administrator of such county or counties who 136 137 shall post the budgets on the county's website.

138(4) Beginning in the 2018-2019 fiscal year, the139municipality budget officer shall electronically submit140information regarding the final budget to the Office of Economic

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141	and Demographic Research within 30 days after adoption of the
142	final budget in the format specified by the office. If the
143	Governor declares a state of emergency pursuant to s. 252.36(2)
144	within 30 days after the submission deadline, the office may
145	extend the deadline up to an additional 90 days. The
146	municipality budget officer shall also electronically submit to
147	the clerk of the court:
148	(a) A copy of the information that was submitted to the
149	office.
150	(b) A copy of the final budget that was posted on the
151	municipality's website.
152	(c) A statement certifying that the items in paragraphs
153	(a) and (b) were timely submitted and posted.
154	(6) (5) If the governing body of a municipality amends the
155	budget pursuant to <u>paragraph (5)(c)</u>
156	adopted amendment must be posted on the official website of the
157	municipality within 5 days after adoption and must remain on the
158	website for at least 2 years. If the municipality does not
159	operate an official website, the municipality must, within a
160	reasonable period of time as established by the county or
161	counties in which the municipality is located, transmit the
162	adopted amendment to the manager or administrator of such county
163	or counties who shall post the adopted amendment on the county's
164	website.

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165 Section 5. Subsections (5) through (10) of section 189.016, Florida Statutes, are renumbered as subsections (6) through 166 167 (11), respectively, present subsections (7) and (10) are amended, and a new subsection (5) is added to that section, to 168 169 read: (5) Beginning in the 2018-2019 fiscal year, the special 170 171 district budget officer shall electronically submit information regarding the final budget to the Office of Economic and 172 173 Demographic Research within 30 days after adoption of the final budget in the reporting format specified by the office. If the 174175 Governor declares a state of emergency under s. 252.36(2) within 176 30 days after the submission deadline for the final budget, the 177 office may extend the deadline up to an additional 90 days. The 178 special district budget officer shall also electronically submit 179 to the clerk of the court: 180 (a) A copy of the information that was submitted to the 181 office. 182 (b) A copy of the final budget that was posted on the 183 special district's website. 184 (c) A statement certifying that the items in paragraphs (a) and (b) were timely submitted and posted. 185 (8) (7) If the governing body of a special district amends 186 187 the budget pursuant to paragraph (7)(c) paragraph (6)(c), the adopted amendment must be posted on the official website of the 188 special district within 5 days after adoption and must remain on 189 977101 - HB 1019 Strikeall Amendment.docx Published On: 2/21/2018 5:02:01 PM

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190 the website for at least 2 years.

191 (11)(10) All reports or information required to be filed 192 with a local general-purpose government or governing authority 193 under ss. 189.014, 189.015, and 189.08 and <u>subsection (9)</u> 194 subsection (8) must:

(a) If the local general-purpose government or governing
authority is a county, be filed with the clerk of the board of
county commissioners.

(b) If the district is a multicounty district, be filedwith the clerk of the county commission in each county.

(c) If the local general-purpose government or governing
authority is a municipality, be filed at the place designated by
the municipal governing body.

203 Section 6. Subsections (1) and (2) of section 189.066, 204 Florida Statutes, are amended to read:

205 189.066 Effect of failure to file certain reports or 206 information.-

If an independent special district fails to file the 207 (1)reports or information required under s. 189.014, s. 189.015, s. 208 189.016(10) s. 189.016(9), or s. 189.08 with the local general-209 210 purpose government or governments in which it is located, the person authorized to receive and read the reports or information 211 or the local general-purpose government shall notify the 212 213 district's registered agent. If requested by the district, the local general-purpose government shall grant an extension of up 214 977101 - HB 1019 Strikeall Amendment.docx

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to 30 days for filing the required reports or information. If the governing body of the local general-purpose government or governments determines that there has been an unjustified failure to file these reports or information, it shall notify the department, and the department may proceed pursuant to s. 189.067(1).

221 (2)If a dependent special district fails to file the 222 reports or information required under s. 189.014, s. 189.015, or 223 s. 189.016(10) s. 189.016(9) with the local governing authority 224 to which it is dependent, the local governing authority shall 225 take whatever steps it deems necessary to enforce the special 226 district's accountability. Such steps may include, as authorized, withholding funds, removing governing body members 227 228 at will, vetoing the special district's budget, conducting the 229 oversight review process set forth in s. 189.068, or amending, 230 merging, or dissolving the special district in accordance with the provisions contained in the ordinance that created the 231 232 dependent special district.

233 Section 7. Paragraph (e) of subsection (2) and paragraph 234 (g) of subsection (3) of section 189.074, Florida Statutes, are 235 amended to read:

236 189.074 Voluntary merger of independent special 237 districts.—Two or more contiguous independent special districts 238 created by special act which have similar functions and elected 239 governing bodies may elect to merge into a single independent

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240 district through the act of merging the component independent 241 special districts.

(2) JOINT MERGER PLAN BY RESOLUTION.-The governing bodies
of two or more contiguous independent special districts may, by
joint resolution, endorse a proposed joint merger plan to
commence proceedings to merge the districts pursuant to this
section.

After the final public hearing, the governing bodies 247 (e) shall notify the supervisors of elections of the applicable 248 249 counties in which district lands are located of the adoption of 250 the resolution by each governing body. The supervisors of elections shall schedule a separate referendum for each 251 component independent special district. The referenda may be 252 253 held in each district on the same day, or on different days, but 254 no more than 20 days apart.

1. Notice of a referendum on the merger of independent special districts must be provided pursuant to the notice requirements in s. 100.342. At a minimum, the notice must include:

a. A brief summary of the resolution and joint mergerplan;

261 b. A statement as to where a copy of the resolution and262 joint merger plan may be examined;

263 c. The names of the component independent special 264 districts to be merged and a description of their territory; 977101 - HB 1019 Strikeall Amendment.docx

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265 d. The times and places at which the referendum will be held; and 266 267 e. Such other matters as may be necessary to call, provide 268 for, and give notice of the referendum and to provide for the 269 conduct thereof and the canvass of the returns. 270 2. The referenda must be held in accordance with the 271 Florida Election Code and may be held pursuant to ss. 101.6101-272 101.6107. All costs associated with the referenda shall be borne 273 by the respective component independent special district. 274 3. The ballot question in such referendum placed before 275 the qualified electors of each component independent special 276 district to be merged must be in substantially the following 277 form: 278 "Shall ... (name of component independent special 279 district)... and ... (name of component independent special 280 district or districts)... be merged into ... (name of newly merged independent district)...? 281 282YES 283NO" 284 4. If the component independent special districts 285 proposing to merge have disparate millage rates, the ballot 286 question in the referendum placed before the qualified electors 287 of each component independent special district must be in 288 substantially the following form: 289 "Shall ... (name of component independent special 977101 - HB 1019 Strikeall Amendment.docx Published On: 2/21/2018 5:02:01 PM

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district)... and ... (name of component independent special district or districts)... be merged into ... (name of newly merged independent district)... if the voter-approved maximum millage rate within each independent special district will not increase absent a subsequent referendum?

- 295YES
- 296NO"

5. In any referendum held pursuant to this section, the ballots shall be counted, returns made and canvassed, and results certified in the same manner as other elections or referenda for the component independent special districts.

301 6. The merger may not take effect unless a majority of the 302 votes cast in each component independent special district are in 303 favor of the merger. If one of the component districts does not 304 obtain a majority vote, the referendum fails, and merger does 305 not take effect.

306 7. If the merger is approved by a majority of the votes 307 cast in each component independent special district, the merged 308 independent district is created. Upon approval, the merged independent district shall notify the Special District 309 310 Accountability Program pursuant to s. 189.016(2) and the local 311 general-purpose governments in which any part of the component independent special districts is situated pursuant to s. 312 313 189.016(8) s. 189.016(7).

314 8. If the referendum fails, the merger process under this 977101 - HB 1019 Strikeall Amendment.docx Published On: 2/21/2018 5:02:01 PM

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315 subsection may not be initiated for the same purpose within 2 316 years after the date of the referendum.

(3)QUALIFIED ELECTOR-INITIATED MERGER PLAN.-The qualified 317 electors of two or more contiguous independent special districts 318 may commence a merger proceeding by each filing a petition with 319 320 the governing body of their respective independent special district proposing to be merged. The petition must contain the 321 signatures of at least 40 percent of the qualified electors of 322 323 each component independent special district and must be 324 submitted to the appropriate component independent special 325 district governing body no later than 1 year after the start of 326 the qualified elector-initiated merger process.

(g) After the final public hearing, the governing bodies
shall notify the supervisors of elections of the applicable
counties in which district lands are located of the adoption of
the resolution by each governing body. The supervisors of
elections shall schedule a date for the separate referenda for
each district. The referenda may be held in each district on the
same day, or on different days, but no more than 20 days apart.

1. Notice of a referendum on the merger of the component independent special districts must be provided pursuant to the notice requirements in s. 100.342. At a minimum, the notice must include:

a. A brief summary of the resolution and elector-initiatedmerger plan;

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340 A statement as to where a copy of the resolution and b. petition for merger may be examined; 341 342 с. The names of the component independent special districts to be merged and a description of their territory; 343 344 d. The times and places at which the referendum will be held; and 345 346 Such other matters as may be necessary to call, provide e. for, and give notice of the referendum and to provide for the 347 conduct thereof and the canvass of the returns. 348 349 2. The referenda must be held in accordance with the 350 Florida Election Code and may be held pursuant to ss. 101.6101-101.6107. All costs associated with the referenda shall be borne 351 352 by the respective component independent special district. 353 The ballot question in such referendum placed before 3. 354 the qualified electors of each component independent special 355 district to be merged must be in substantially the following 356 form: 357 "Shall ... (name of component independent special district)... and ... (name of component independent special 358 359 district or districts)... be merged into ... (name of newly 360 merged independent district) ...? 361 ...YESNO" 362 363 4. If the component independent special districts 364 proposing to merge have disparate millage rates, the ballot 977101 - HB 1019 Strikeall Amendment.docx Published On: 2/21/2018 5:02:01 PM

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365 question in the referendum placed before the qualified electors 366 of each component independent special district must be in 367 substantially the following form:

368 "Shall ... (name of component independent special 369 district)... and ... (name of component independent special 370 district or districts)... be merged into ... (name of newly 371 merged independent district)... if the voter-approved maximum 372 millage rate within each independent special district will not 373 increase absent a subsequent referendum?

374YES

375

....NO"

5. In any referendum held pursuant to this section, the ballots shall be counted, returns made and canvassed, and results certified in the same manner as other elections or referenda for the component independent special districts.

380 6. The merger may not take effect unless a majority of the 381 votes cast in each component independent special district are in 382 favor of the merger. If one of the component independent special 383 districts does not obtain a majority vote, the referendum fails, 384 and merger does not take effect.

385 7. If the merger is approved by a majority of the votes 386 cast in each component independent special district, the merged 387 district shall notify the Special District Accountability 388 Program pursuant to s. 189.016(2) and the local general-purpose 389 governments in which any part of the component independent

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390 special districts is situated pursuant to <u>s. 189.016(8)</u> s. 391 $\frac{189.016(7)}{189.016(7)}$.

392 8. If the referendum fails, the merger process under this
393 subsection may not be initiated for the same purpose within 2
394 years after the date of the referendum.

395 Section 8. Subsection (3) of section 218.32, Florida 396 Statutes, is renumbered as subsection (4), paragraph (f) of 397 subsection (1) is amended, paragraph (h) is added to that 398 subsection, and a new subsection (3) is added to that section, 399 to read:

400 218.32 Annual financial reports; local governmental
401 entities.-

402 (1)

(f) If the department does not receive a completed annual financial report from a local governmental entity within the required period, it shall notify the Legislative Auditing Committee and the Special District Accountability Program of the Department of Economic Opportunity by April 30 of the entity's failure to comply with the reporting requirements.

(h) Beginning in the 2018-2019 fiscal year and notwithstanding any other penalty or remedy provided by law, if a local governmental entity fails to submit information to the clerk of the court as required under s. 129.03(3)(d), s. 166.241(4), or s. 189.016(5), as applicable, the clerk of the court shall notify the appropriate local fiscal officer to 977101 - HB 1019 Strikeall Amendment.docx

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suspend future salary payments for the head of that local 415 governmental entity. The clerk shall notify the appropriate 416 local fiscal officer to resume payments when the clerk receives 417 418 the information. No later than 12 months after the end of the most 419 (3) recently completed fiscal year, the department shall post on its 420 website the annual financial report for each local governmental 421 422 entity and independent special district that is required to 423 submit an annual financial report pursuant to subsection (1). Section 9. Paragraphs (b), (c), (q), and (h) of subsection 424 (1) of section 218.39, Florida Statutes, are amended to read: 425 426 218.39 Annual financial audit reports.-If, by the first day in any fiscal year, a local 427 (1)governmental entity, district school board, charter school, or 428 charter technical career center has not been notified that a 429 financial audit for that fiscal year will be performed by the 430 Auditor General, each of the following entities shall have an 431 annual financial audit of its accounts and records completed 432 within 9 months after the end of its fiscal year by an 433 independent certified public accountant retained by it and paid 434 435 from its public funds: Any municipality with revenues or the total of 436 (b) 437 expenditures and expenses in excess of \$250,000, as reported on the fund financial statements, and each municipality beginning 438 439 in the 2018-2019 fiscal year. 977101 - HB 1019 Strikeall Amendment.docx

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Any special district with revenues or the total of 440 (C) expenditures and expenses in excess of \$100,000, as reported on 441 the fund financial statements, and each special district 442 443 beginning in the 2018-2019 fiscal year. (g) Each municipality with revenues or the total of 444445 expenditures and expenses between \$100,000 and \$250,000, as 446 reported on the fund financial statements, which has not been 447 subject to a financial audit pursuant to this subsection for the 448 2 preceding fiscal years. 449 (h) Each special district with revenues or the total of 450 expenditures and expenses between \$50,000 and \$100,000, as 451 reported on the fund financial statement, which has not been 452 subject to a financial audit pursuant to this subsection for the 453 2 preceding fiscal years. 454 Section 10. Paragraph (d) of subsection (6) of section 373.536, Florida Statutes, is amended, and paragraphs (e) and 455 456 (f) are added to that subsection, to read: 457 373.536 District budget and hearing thereon.-FINAL BUDGET; ANNUAL AUDIT; CAPITAL IMPROVEMENTS PLAN; 458 (6) WATER RESOURCE DEVELOPMENT WORK PROGRAM.-459

(d) The final adopted budget must be posted on the water
management district's official website within 30 days after
adoption and must remain on the website for at least 2 years.

463 (e) Beginning in the 2018-2019 fiscal year, the water
 464 management district budget officer shall electronically submit

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465	information regarding the final budget to the Office of Economic
466	and Demographic Research within 30 days after adoption of the
467	final budget in the format specified by the office. If the
468	Governor declares a state of emergency under s. 252.36(2) within
469	30 days after the submission deadline, the office may extend the
470	deadline up to an additional 90 days. The water management
471	district budget officer shall also electronically submit to the
472	clerk of the court in each county in which the district
473	operates:
474	1. A copy of the information that was submitted to the
475	office.
476	2. A copy of the final budget that was posted on the water
477	management district's website.
478	3. A statement certifying that the items in subparagraphs
479	1. and 2. were timely submitted and posted.
480	(f) Beginning in the 2018-2019 fiscal year and
481	notwithstanding any other penalty or remedy that may be
482	authorized by law, if a water management district budget officer
483	fails to submit information to the clerk of the court as
484	required in paragraph (e), the clerk of the court shall notify
485	the appropriate fiscal officer to suspend future salary payments
486	for the executive director of that district. The clerk shall
487	notify the fiscal officer to resume payments when the clerk
l	indering one report of repained payments when one even

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Section 11. Subsection (5) of section 1011.03, Florida
Statutes, is renumbered as subsection (6), subsection (4) is
amended, and a new subsection (5) is added to that section, to
read:

493 1011.03 Public hearings; budget <u>submissions; penalties</u> to
494 <u>be submitted to Department of Education</u>.-

495 (4)The board shall hold public hearings to adopt 496 tentative and final budgets pursuant to s. 200.065. The hearings 497 shall be primarily for the purpose of hearing requests and 498 complaints from the public regarding the budgets and the 499 proposed tax levies and for explaining the budget and proposed 500 or adopted amendments thereto, if any. The tentative budget must 501 be posted on the district's official website at least 2 days 502 before the budget hearing held pursuant to s. 200.065 or other 503 law. The final adopted budget must be posted on the district's 504 official website within 30 days after adoption and must remain 505 on the website for 2 years. The board shall require the 506 superintendent to transmit two copies of the adopted budget to 507 the Department of Education as prescribed by law and rules of 508 the State Board of Education.

509 (5) (a) Beginning in the 2018-2019 fiscal year, the 510 district school board budget officer shall electronically submit 511 information regarding the final budget to the Office of Economic 512 and Demographic Research within 30 days after adoption of the 513 final budget in the format specified by the office. If the

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539 provide evidence of its effort to maintain an adequate school 540 program throughout the district and shall meet at least the 541 following requirements:

ACCOUNTS AND REPORTS.-Maintain adequate and accurate 542 (1) 543 records, including a system of internal accounts for individual 544 schools, and file with the Department of Education, in correct 545 and proper form on or before the date due as fixed by law or 546 rule, each annual or periodic report that is required by rules of the State Board of Education. A district school board that 547 548 submits an annual financial report to the department must also electronically submit to the clerk of the court a copy of the 549 550 report with a statement certifying that the report was timely filed with the department. 551

552 Section 13. (1) By July 15, 2018, the Office of Economic and Demographic Research shall prepare forms for use by 553 554 counties, municipalities, special districts, water management districts, and school districts when submitting information 555 556 regarding their final budgets to the office. The forms must group existing fiscal information in broad, yet meaningful, 557 558 categories, but should not create new reporting requirements. 559 By December 1, 2018, the office shall submit a report (2)

560 to the President of the Senate and the Speaker of the House of 561 <u>Representatives that:</u>

562 (a) Identifies a structure to create unique area profiles 563 for the counties, municipalities, special districts, water 977101 - HB 1019 Strikeall Amendment.docx

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564 management districts, and school districts which would assist 565 the public in making simple direct comparisons between the 566 distinct entities. Provides recommendations for metrics for ranking the 567 (b) 568 reporting entities based on the final budget information submitted to the office. The metrics must allow the public to 569 570 make direct comparisons between the different local governments. Provides recommendations for mechanisms to submit the 571 (C) information in this subsection to the public in a cost-effective 572 573 manner. Section 14. This act shall take effect July 1, 2018. 574 575 576 577 TITLE AMENDMENT 578 Remove everything before the enacting clause and insert: 579 An act relating to financial reporting; amending s. 11.40, F.S.; requiring, rather than authorizing, the Legislative Auditing 580 581 Committee to schedule hearings concerning certain governmental 582 entities for failure to comply with certain financial audit requirements; amending ss. 129.03, 166.241, and 189.016, F.S.; 583 requiring county, municipality, and special district budget 584 officers to submit certain budget information to specified 585 entities within a specified timeframe; providing an exception; 586 587 requiring adopted budget amendments and final budgets to remain posted on each entity's official website for a specified period 588 977101 - HB 1019 Strikeall Amendment.docx Published On: 2/21/2018 5:02:01 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. CS/HB 1019 (2018)

589 of time; conforming cross-references; amending ss. 165.0615, 590 189.066, and 189.074, F.S.; conforming cross-references; amending s. 218.32, F.S.; providing a notification deadline; 591 providing penalties for failure to submit certain financial 592 593 information; requiring the department to post annual financial reports for certain governmental entities on its website within 594 a specified timeframe; amending s. 218.39, F.S.; requiring 595 596 municipalities and special districts to have a certain audit 597 performed beginning in a specified fiscal year; providing an 598 exception; amending ss. 373.536 and 1011.03, F.S.; requiring 599 adopted final budgets to remain posted on a water management district's or district school board's official website for a 600 601 specified period of time; requiring water management district 602 and district school board budget officers to submit certain 603 budget information to the Office of Economic and Demographic 604 Research and specified entities within a specified timeframe; 605 requiring use of a specified form; providing an exception; 606 providing penalties for failure to submit certain budget 607 information; amending s. 1011.60, F.S.; requiring district 608 school boards to submit certain financial information to 609 specified entities within a specified timeframe; requiring the 610 office to develop specified forms for use by local governmental 611 entities in reporting certain budget information; requiring a report to the Legislature by a specified date; providing an 612 613 effective date.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1049

(2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION _ (Y/N) ADOPTED ADOPTED AS AMENDED (Y/N)ADOPTED W/O OBJECTION $\sqrt{(Y/N)}$ (Y/N) FAILED TO ADOPT (Y/N) WITHDRAWN OTHER Committee/Subcommittee hearing bill: Government Accountability 1 Committee 2 Representative Sullivan offered the following: 3 4 5 Amendment (with title amendment) Remove everything after the enacting clause and insert: 6 7 Section 1. Subsection (6) of section 102.014, Florida Statutes, is amended to read: 8 9 102.014 Poll worker recruitment and training.-(6)(a) Supervisors of elections shall work with the 10 business and local community to develop public-private programs 11 12 to ensure the recruitment of skilled inspectors and clerks. (b) An organization that works with a supervisor of 13 14 elections to recruit inspectors and clerks pursuant to this subsection may not place signage or other paraphernalia bearing 15 the organization's name or logo or any message inside or within 16 652527 - HB 1049 Strike-all Amendment Sullivan.docx Published On: 2/21/2018 4:57:24 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1049 (2018)

Amendment No.

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17	100 feet of the entrance to the polling place or early voting
18	site.
19	Section 2. Subsection (3) is added to section 102.021,
20	Florida Statutes, to read:
21	102.021 Compensation of inspectors, clerks, and deputy
22	sheriffs
23	(3) A supervisor of elections may not pay an entity or an
24	individual on behalf of an entity for services provided by a
25	poll worker.
26	Section 3. Subsection (5) of section 102.031, Florida
27	Statutes, is amended to read:
28	102.031 Maintenance of good order at polls; authorities;
29	persons allowed in polling rooms and early voting areas;
30	unlawful solicitation of voters
31	(5) During the early voting period and on election day, a
32	poll worker recruited pursuant to s. 102.014(6) may not wear a
33	shirt, hat, or any other item that bears the name or logo of the
34	organization with which he or she is affiliated inside or within
35	100 feet of the entrance to the polling place or early voting
36	site.
37	(6) No photography is permitted in the polling room or
38	early voting area.
39	Section 4. This act shall take effect July 1, 2018.
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41	
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COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 1049

(2018)

Amendment No.

42

TITLE AMENDMENT

43 Remove everything before the enacting clause and insert: 44 An act relating to poll workers; amending s. 102.014, F.S.; providing guidelines for supervisors of elections that work with 45 46 certain communities to develop public-private programs for a 47 certain purpose; amending s. 102.021, F.S.; prohibiting a 48 supervisor of elections from paying an organization in lieu of a 49 poll worker; amending s. 102.031, F.S.; providing additional guidelines to maintain good order at the polls; providing an 50 effective date. 51

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1119 (2018)

Amendment No.

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Government Accountability
2	Committee
3	Representative Gruters offered the following:
4	
5	Amendment
6	Remove line 124 and insert:
7	Enterprises, Inc., recorded in Official Record Book
8	Remove line 1665 and insert:
9	proxy shall be counted as one vote pursuant to section 5(2)(b)
10	
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 1149 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N)ADOPTED AS AMENDED (Y/N)ADOPTED W/O OBJECTION (Y/N)FAILED TO ADOPT (Y/N)WITHDRAWN (Y/N)OTHER Committee/Subcommittee hearing bill: Government Accountability 1 2 Committee Representative Payne offered the following: 3 4 5 Amendment (with title amendment) Remove everything after the enacting clause and insert: 6 Section 1. Subsection (5) of section 373.250, Florida 7 Statutes, is amended to read: 8 9 373.250 Reuse of reclaimed water.-(5) (a) No later than October 1, 2012, the department shall 10 11 initiate rulemaking to adopt revisions to The water resource implementation rule, as defined in s. 373.019(25), must which 12 shall include: 13 1. Criteria for the use of a proposed impact offset 14 15 derived from the use of reclaimed water when a water management district evaluates an application for a consumptive use permit. 16 415751 - strike-all amendment.docx Published On: 2/21/2018 6:28:32 PM

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Amendment No.

17	As used in this subparagraph, the term "impact offset" means the
18	use of reclaimed water to reduce or eliminate a harmful impact
19	that has occurred or would otherwise occur as a result of other
20	surface water or groundwater withdrawals. Examples of reclaimed
21	water use that may create an impact offset include, but are not
22	limited to, the use of reclaimed water to:
23	a. Prevent or stop further saltwater intrusion;
24	b. Raise aquifer levels;
25	c. Improve the water quality of an aquifer; or
26	d. Augment surface water to increase the quantity of water
27	available for water supply.
28	2. Criteria for the use of substitution credits where a
29	water management district has adopted rules establishing
30	withdrawal limits from a specified water resource within a
31	defined geographic area. As used in this subparagraph, the term
32	"substitution credit" means the use of reclaimed water to
33	replace all or a portion of an existing permitted use of
34	resource-limited surface water or groundwater, allowing a
35	different user or use to initiate a withdrawal or increase its
36	withdrawal from the same resource-limited surface water or
37	groundwater source provided that the withdrawal creates no net
38	adverse impact on the limited water resource or creates a net
39	positive impact if required by water management district rule as
40	part of a strategy to protect or recover a water resource.

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41	3. Criteria by which an impact offset or substitution
42	credit may be applied to the issuance, renewal, or extension of
43	the utility's or another user's consumptive use permit or may be
44	used to address additional water resource constraints imposed
45	through the adoption of a recovery or prevention strategy under
46	<u>s. 373.0421.</u>
47	(b) Within 60 days after the final adoption by the
48	department of the revisions to the water resource implementation
49	rule required under paragraph (a), each water management
50	district <u>must</u> shall initiate rulemaking to incorporate those
51	revisions by reference into the rules of the district.
52	Section 2. Subsection (7) is added to section 373.413,
53	Florida Statutes, to read:
54	373.413 Permits for construction or alteration
55	(7)(a) The governing board or department shall reissue the
56	construction phase of an expired individual permit upon a
57	demonstration by an applicant that:
58	1. The applicant could not reasonably be expected to
59	complete the original permitted activity within the original
60	permit period;
61	2. The applicant can meet the plans, terms, and conditions
62	of the original permit for the duration of the reissued permit
63	period;
64	3. The site conditions or significant information
65	regarding the site or activity have not changed since the
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66	original permit was issued to an extent that the permitted
67	activity would create additional adverse impacts; and
68	4. No more than 3 years have passed since the expiration
69	of the original permit.
70	(b) A new property owner may apply for reissuance of the
71	construction phase of an expired individual permit. The new
72	owner must demonstrate the criteria required in paragraph (a)
73	and provide sufficient evidence of ownership pursuant to
74	governing board or department rule.
75	(c) An applicant for the reissuance of the construction
76	phase of an expired individual permit must submit to the
77	governing board or department, in writing or electronically:
78	1. The applicant's name and contact information;
79	2. The permit number;
80	3. A clear statement explaining why the permitted activity
81	could not be completed within the original permit period; and
82	4. A certification from a professional registered in or
83	licensed by the state and practicing under chapter 471, chapter
84	472, chapter 481, or chapter 492 that:
85	a. The permitted activity remains consistent with plans,
86	terms, and conditions of the original permit and the rules of
87	the governing board or department that were in effect when the
88	original permit was issued.
89	b. The site conditions or significant information
90	regarding the site or activity have not changed since the
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91 original permit was issued to an extent that the permitted 92 activity would create additional adverse impacts. 93 (d) The department, in coordination with the water 94 management districts, may adopt rules to administer this 95 subsection. 96 Section 3. Subsection (1) of section 403.064, Florida Statutes, is amended, and subsection (17) is added to that 97 section, to read: 98 403.064 Reuse of reclaimed water.-99 100 The encouragement and promotion of water conservation, (1)101 and reuse of reclaimed water, as defined by the department, are 102 state objectives and are considered to be in the public 103 interest. The Legislature finds that the reuse of reclaimed 104 water is a critical component of meeting the state's existing 105 and future water supply needs while sustaining natural systems. 106 The Legislature further finds that for those wastewater 107 treatment plants permitted and operated under an approved reuse 108 program by the department, the reclaimed water shall be 109 considered environmentally acceptable and not a threat to public 110 health and safety. The Legislature encourages the development of 111 aquifer recharge and incentive-based programs for reuse 112 implementation. 113 (17) The department and the water management districts 114 shall develop and enter into a memorandum of agreement providing 115 for a coordinated review of any reclaimed water project 415751 - strike-all amendment.docx Published On: 2/21/2018 6:28:32 PM

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116	requiring a reclaimed water facility permit, an underground
117	injection control permit, and a consumptive use permit. The
118	memorandum of agreement must provide that the coordinated review
119	is performed only if the applicant for such permits requests a
120	coordinated review. The goal of the coordinated review is to
121	share information, avoid requesting the applicant to submit
122	redundant information, and ensure, to the extent feasible, a
123	harmonized review of the reclaimed water project under these
124	various permitting programs, including the use of a proposed
125	impact offset or substitution credit in accordance with s.
126	373.250(5). The department and the water management districts
127	must develop and execute such memorandum of agreement no later
128	than December 1, 2018.
129	Section 4. Present subsection (22) of section 403.706,
130	Florida Statutes, is renumbered as subsection (23), and a new
131	subsection (22) is added to that section, to read:
132	403.706 Local government solid waste responsibilities
133	(22) Counties and municipalities must address the
134	contamination of recyclable material in contracts for the
135	collection, transportation, and processing of residential
136	recyclable material based upon the following:
137	(a) A residential recycling collector may not be required
138	to collect or transport contaminated recyclable material, except
139	pursuant to a contract consistent with paragraph (c). As used in
140	this subsection, the term "residential recycling collector"
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141 means a for-profit business entity that collects and transports residential recyclable material on behalf of a county or 142 143 municipality. (b) A recovered materials processing facility may not be 144required to process contaminated recyclable material, except 145 146 pursuant to a contract consistent with paragraph (d). 147 Each contract between a residential recycling (C) 148 collector and a county or municipality for the collection or 149 transport of residential recyclable material, and each request 150 for proposal or other solicitation for the collection of residential recyclable material, must define the term 151 152 "contaminated recyclable material." The term should be defined in a manner that is appropriate for the local community, taking 153 154 into consideration available markets for recyclable material, 155 available waste composition studies, and other relevant factors. 156 The contract and request for proposal or other solicitation must 157 include: 158 1. The respective strategies and obligations of the county 159 or municipality and the residential recycling collector to reduce the amount of contaminated recyclable material being 160 161 collected; 162 2. The procedures for identifying, documenting, managing, 163 and rejecting residential recycling containers, truck loads, 164 carts, or bins that contain contaminated recyclable material;

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165	3. The remedies authorized to be used if a container,
166	cart, or bin contains contaminated recyclable material; and
167	4. The education and enforcement measures that will be
168	used to reduce the amount of contaminated recyclable material.
169	(d) Each contract between a recovered materials processing
170	facility and a county or municipality for processing residential
171	recyclable material, and each request for proposal or other
172	solicitation for processing residential recyclable material,
173	must define the term "contaminated recyclable material." The
174	term should be defined in a manner that is appropriate for the
175	local community, taking into consideration available markets for
176	recyclable material, available waste composition studies, and
177	other relevant factors. The contract and request for proposal
178	must include:
179	1. The respective strategies and obligations of the county
180	or municipality and the facility to reduce the amount of
181	contaminated recyclable material being collected and processed;
182	2. The procedures for identifying, documenting, managing,
183	and rejecting residential recycling containers, truck loads,
184	carts, or bins that contain contaminated recyclable material;
185	and
186	3. The remedies authorized to be used if a container or
187	load contains contaminated recyclable material.
188	(e) This subsection applies to each contract between a
189	municipality or county and a residential recycling collector or
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190 recovered materials processing facility executed or renewed 191 after July 1, 2018. 192 This subsection relates to the collection and (f) 193 processing of material obtained from residential recycling 194 activities. The use of the term "contaminated recyclable 195 material" in this subsection only refers to recyclable material that is comingled or mixed with solid waste or other 196 nonhazardous material. The term does not relate to contamination 197 as that term or a derivation of that term is used in ch. 376 and 198 other sections of ch. 403, including, but not limited to, 199 brownfield site cleanup, water quality remediation, dry cleaning 200 solvent contaminated site cleanup, petroleum contaminated site 201 202 cleanup, cattle dipping vat site cleanup or other hazardous 203 waste remediation. 204 Section 5. Subsection (1) of section 403.813, Florida 205 Statutes, is amended to read: 206 403.813 Permits issued at district centers; exceptions.-207 A permit is not required under this chapter, chapter (1) 208 373, chapter 61-691, Laws of Florida, or chapter 25214 or 209 chapter 25270, 1949, Laws of Florida, and a local government may 210 not require an individual claiming this exception to provide 211 further department verification, for activities associated with 212 the following types of projects; however, except as otherwise 213 provided in this subsection, this subsection does not relieve an applicant from any requirement to obtain permission to use or 214 415751 - strike-all amendment.docx Published On: 2/21/2018 6:28:32 PM

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occupy lands owned by the Board of Trustees of the Internal Improvement Trust Fund or a water management district in its governmental or proprietary capacity or from complying with applicable local pollution control programs authorized under this chapter or other requirements of county and municipal governments:

(a) The installation of overhead transmission lines,
<u>having with support structures that which are not constructed in</u>
waters of the state and which do not create a navigational
hazard.

(b) The installation and repair of mooring pilings and dolphins associated with private docking facilities or piers and the installation of private docks, piers, and recreational docking facilities, or piers and recreational docking facilities of local governmental entities when the local governmental entity's activities will not take place in any manatee habitat, any of which docks:

Has 500 square feet or less of over-water surface area
 for a dock which is located in an area designated as Outstanding
 Florida Waters or 1,000 square feet or less of over-water
 surface area for a dock which is located in an area that which
 is not designated as Outstanding Florida Waters;

237 2. Is constructed on or held in place by pilings or is a
238 floating dock which is constructed so as not to involve filling
239 or dredging other than that necessary to install the pilings;

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250

3. <u>May Shall</u> not substantially impede the flow of water or create a navigational hazard;

4. Is used for recreational, noncommercial activities
associated with the mooring or storage of boats and boat
paraphernalia; and

5. Is the sole dock constructed pursuant to this exemption as measured along the shoreline for a distance of 65 feet, unless the parcel of land or individual lot as platted is less than 65 feet in length along the shoreline, in which case there may be one exempt dock allowed per parcel or lot.

Nothing in This paragraph <u>does not</u> shall prohibit the department from taking appropriate enforcement action pursuant to this chapter to abate or prohibit any activity otherwise exempt from permitting pursuant to this paragraph if the department can demonstrate that the exempted activity has caused water pollution in violation of this chapter.

257 (C)The installation and maintenance to design 258 specifications of boat ramps on artificial bodies of water where 259 navigational access to the proposed ramp exists or the 260 installation of boat ramps open to the public in any waters of 261 the state where navigational access to the proposed ramp exists and where the construction of the proposed ramp will be less 262 263 than 30 feet wide and will involve the removal of less than 25 cubic yards of material from the waters of the state, and the 264

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265 maintenance to design specifications of such ramps; however, the 266 material to be removed shall be placed upon a self-contained 267 upland site so as to prevent the escape of the spoil material 268 into the waters of the state.

The replacement or repair of existing docks and piers, 269 (d) 270 except that fill material may not be used and the replacement or 271 repaired dock or pier must be within 5 feet of the same location 272 and no larger in size than the existing dock or pier, and no 273 additional aquatic resources may be adversely and permanently 274 impacted by such replacement or repair in the same location and 275 of the same configuration and dimensions as the dock or pier 276 being replaced or repaired. This does not preclude the use of 277 different construction materials or minor deviations to allow upgrades to current structural and design standards. 278

(e) The restoration of seawalls at their previous
locations or upland of, or within 18 inches waterward of, their
previous locations. However, this <u>may shall</u> not affect the
permitting requirements of chapter 161, and department rules
shall clearly indicate that this exception does not constitute
an exception from the permitting requirements of chapter 161.

(f) The performance of maintenance dredging of existing manmade canals, channels, intake and discharge structures, and previously dredged portions of natural water bodies within drainage rights-of-way or drainage easements which have been recorded in the public records of the county, where the spoil

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290 material is to be removed and deposited on a self-contained, 291 upland spoil site which will prevent the escape of the spoil material into the waters of the state, provided that no more 292 293 dredging is to be performed than is necessary to restore the 294 canals, channels, and intake and discharge structures, and 295 previously dredged portions of natural water bodies, to original 296 design specifications or configurations, provided that the work 297 is conducted in compliance with s. 379.2431(2)(d), provided that 298 no significant impacts occur to previously undisturbed natural 299 areas, and provided that control devices for return flow and 300 best management practices for erosion and sediment control are 301 utilized to prevent bank erosion and scouring and to prevent 302 turbidity, dredged material, and toxic or deleterious substances 303 from discharging into adjacent waters during maintenance 304 dredging. Further, for maintenance dredging of previously 305 dredged portions of natural water bodies within recorded 306 drainage rights-of-way or drainage easements, an entity that 307 seeks an exemption must notify the department or water management district, as applicable, at least 30 days before 308 309 prior to dredging and provide documentation of original design 310 specifications or configurations where such exist. This exemption applies to all canals and previously dredged portions 311 312 of natural water bodies within recorded drainage rights-of-way 313 or drainage easements constructed before prior to April 3, 1970, 314 and to those canals and previously dredged portions of natural 415751 - strike-all amendment.docx

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water bodies constructed on or after April 3, 1970, pursuant to 315 316 all necessary state permits. This exemption does not apply to 317 the removal of a natural or manmade barrier separating a canal 318 or canal system from adjacent waters. When no previous permit has been issued by the Board of Trustees of the Internal 319 Improvement Trust Fund or the United States Army Corps of 320 321 Engineers for construction or maintenance dredging of the 322 existing manmade canal or intake or discharge structure, such 323 maintenance dredging shall be limited to a depth of no more than 5 feet below mean low water. The Board of Trustees of the 324 325 Internal Improvement Trust Fund may fix and recover from the permittee an amount equal to the difference between the fair 326 327 market value and the actual cost of the maintenance dredging for material removed during such maintenance dredging. However, no 328 charge shall be exacted by the state for material removed during 329 330 such maintenance dredging by a public port authority. The removing party may subsequently sell such material; however, 331 proceeds from such sale that exceed the costs of maintenance 332 333 dredging shall be remitted to the state and deposited in the 334 Internal Improvement Trust Fund.

(g) The maintenance of existing insect control structures, dikes, and irrigation and drainage ditches, provided that spoil material is deposited on a self-contained, upland spoil site which will prevent the escape of the spoil material into waters of the state. In the case of insect control structures, if the 415751 - strike-all amendment.docx

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cost of using a self-contained upland spoil site is so 340 341 excessive, as determined by the Department of Health, pursuant 342 to s. 403.088(1), that it will inhibit proposed insect control, then-existing spoil sites or dikes may be used, upon 343 notification to the department. In the case of insect control 344 345 where upland spoil sites are not used pursuant to this exemption, turbidity control devices shall be used to confine 346 the spoil material discharge to that area previously disturbed 347 when the receiving body of water is used as a potable water 348 349 supply, is designated as shellfish harvesting waters, or functions as a habitat for commercially or recreationally 350 351 important shellfish or finfish. In all cases, no more dredging 352 is to be performed than is necessary to restore the dike or 353 irrigation or drainage ditch to its original design 354 specifications.

(h) The repair or replacement of existing functional pipes or culverts the purpose of which is the discharge or conveyance of stormwater. In all cases, the invert elevation, the diameter, and the length of the culvert <u>may shall</u> not be changed. However, the material used for the culvert may be different from the original.

(i) The construction of private docks of 1,000 square feet
or less of over-water surface area and seawalls in artificially
created waterways where such construction will not violate
existing water quality standards, impede navigation, or affect

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flood control. This exemption does not apply to the construction of vertical seawalls in estuaries or lagoons unless the proposed construction is within an existing manmade canal where the shoreline is currently occupied in whole or part by vertical seawalls.

370

(j) The construction and maintenance of swales.

371 (k) The installation of aids to navigation and buoys
372 associated with such aids, provided the devices are marked
373 pursuant to s. 327.40.

374 (1)The replacement or repair of existing open-trestle foot bridges and vehicular bridges that are 100 feet or less in 375 376 length and two lanes or less in width, provided that no more 377 dredging or filling of submerged lands is performed other than 378 that which is necessary to replace or repair pilings and that 379 the structure to be replaced or repaired is the same length, the 380 same configuration, and in the same location as the original 381 bridge. No debris from the original bridge shall be allowed to 382 remain in the waters of the state.

(m) The installation of subaqueous transmission and distribution lines laid on, or embedded in, the bottoms of waters in the state, except in Class I and Class II waters and aquatic preserves, provided no dredging or filling is necessary.

387 (n) The replacement or repair of subaqueous transmission
388 and distribution lines laid on, or embedded in, the bottoms of
389 waters of the state.

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390 (0)The construction of private seawalls in wetlands or other surface waters where such construction is between and 391 392 adjoins at both ends existing seawalls; follows a continuous and uniform seawall construction line with the existing seawalls; is 393 394 no more than 150 feet in length; and does not violate existing water quality standards, impede navigation, or affect flood 395 396 control. However, in estuaries and lagoons the construction of vertical seawalls is limited to the circumstances and purposes 397 stated in s. 373.414(5)(b)1.-4. This paragraph does not affect 398 the permitting requirements of chapter 161, and department rules 399 400 must clearly indicate that this exception does not constitute an 401 exception from the permitting requirements of chapter 161.

402 The restoration of existing insect control impoundment (g) 403 dikes which are less than 100 feet in length. Such impoundments 404 shall be connected to tidally influenced waters for 6 months 405 each year beginning September 1 and ending February 28 if 406 feasible or operated in accordance with an impoundment 407 management plan approved by the department. A dike restoration 408 may involve no more dredging than is necessary to restore the 409 dike to its original design specifications. For the purposes of 410 this paragraph, restoration does not include maintenance of 411 impoundment dikes of operating insect control impoundments.

(q) The construction, operation, or maintenance of
stormwater management facilities which are designed to serve
single-family residential projects, including duplexes,

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415 triplexes, and quadruplexes, if they are less than 10 acres 416 total land and have less than 2 acres of impervious surface and 417 if the facilities:

418 1. Comply with all regulations or ordinances applicable to419 stormwater management and adopted by a city or county;

420 2. Are not part of a larger common plan of development or421 sale; and

422 Discharge into a stormwater discharge facility exempted 3. 423 or permitted by the department under this chapter which has 424 sufficient capacity and treatment capability as specified in 425 this chapter and is owned, maintained, or operated by a city, 426 county, special district with drainage responsibility, or water management district; however, this exemption does not authorize 427 428 discharge to a facility without the facility owner's prior 429 written consent.

(r) The removal of aquatic plants, the removal of
tussocks, the associated replanting of indigenous aquatic
plants, and the associated removal from lakes of organic
detrital material when such planting or removal is performed and
authorized by permit or exemption granted under s. 369.20 or s.
369.25, provided that:

1. Organic detrital material that exists on the surface of natural mineral substrate shall be allowed to be removed to a depth of 3 feet or to the natural mineral substrate, whichever is less;

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All material removed pursuant to this paragraph shall 440 2. 441 be deposited in an upland site in a manner that will prevent the 442 reintroduction of the material into waters in the state except 443 when spoil material is permitted to be used to create wildlife islands in freshwater bodies of the state when a governmental 444 entity is permitted pursuant to s. 369.20 to create such islands 445 as a part of a restoration or enhancement project; 446 447 All activities are performed in a manner consistent 3. 448 with state water quality standards; and 449 No activities under this exemption are conducted in 4. 450 wetland areas, as defined in s. 373.019(27), which are supported by a natural soil as shown in applicable United States 451 452 Department of Agriculture county soil surveys, except when a 453 governmental entity is permitted pursuant to s. 369.20 to conduct such activities as a part of a restoration or 454 455 enhancement project. 456 457 The department may not adopt implementing rules for this paragraph, notwithstanding any other provision of law. 458 459 (s)The construction, installation, operation, or 460 maintenance of floating vessel platforms or floating boat lifts, 461 provided that such structures: Float at all times in the water for the sole purpose of 462 1. 463 supporting a vessel so that the vessel is out of the water when 464 not in use; 415751 - strike-all amendment.docx

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465 2. Are wholly contained within a boat slip previously permitted under ss. 403.91-403.929, 1984 Supplement to the 466 467 Florida Statutes 1983, as amended, or part IV of chapter 373, or 468 do not exceed a combined total of 500 square feet, or 200 square 469 feet in an Outstanding Florida Water, when associated with a 470 dock that is exempt under this subsection or associated with a 471 permitted dock with no defined boat slip or attached to a 472 bulkhead on a parcel of land where there is no other docking 473 structure;

3. Are not used for any commercial purpose or for mooring
vessels that remain in the water when not in use, and do not
substantially impede the flow of water, create a navigational
hazard, or unreasonably infringe upon the riparian rights of
adjacent property owners, as defined in s. 253.141;

479 4. Are constructed and used so as to minimize adverse
480 impacts to submerged lands, wetlands, shellfish areas, aquatic
481 plant and animal species, and other biological communities,
482 including locating such structures in areas where seagrasses are
483 least dense adjacent to the dock or bulkhead; and

5. Are not constructed in areas specifically prohibited for boat mooring under conditions of a permit issued in accordance with ss. 403.91-403.929, 1984 Supplement to the Florida Statutes 1983, as amended, or part IV of chapter 373, or other form of authorization issued by a local government.

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490 Structures that qualify for this exemption are relieved from any 491 requirement to obtain permission to use or occupy lands owned by 492 the Board of Trustees of the Internal Improvement Trust Fund and, with the exception of those structures attached to a 493 494 bulkhead on a parcel of land where there is no docking 495 structure, may shall not be subject to any more stringent 496 permitting requirements, registration requirements, or other 497 regulation by any local government. Local governments may 498 require either permitting or one-time registration of floating 499 vessel platforms to be attached to a bulkhead on a parcel of 500 land where there is no other docking structure as necessary to 501 ensure compliance with local ordinances, codes, or regulations. 502 Local governments may require either permitting or one-time 503 registration of all other floating vessel platforms as necessary 504 to ensure compliance with the exemption criteria in this 505 section; to ensure compliance with local ordinances, codes, or 506 regulations relating to building or zoning, which are no more 507 stringent than the exemption criteria in this section or address 508 subjects other than subjects addressed by the exemption criteria 509 in this section; and to ensure proper installation, maintenance, 510 and precautionary or evacuation action following a tropical 511 storm or hurricane watch of a floating vessel platform or 512 floating boat lift that is proposed to be attached to a bulkhead or parcel of land where there is no other docking structure. The 513 514 exemption provided in this paragraph shall be in addition to the 415751 - strike-all amendment.docx

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515 exemption provided in paragraph (b). The department shall adopt 516 a general permit by rule for the construction, installation, operation, or maintenance of those floating vessel platforms or 517 floating boat lifts that do not qualify for the exemption 518 519 provided in this paragraph but do not cause significant adverse impacts to occur individually or cumulatively. The issuance of 520 521 such general permit shall also constitute permission to use or occupy lands owned by the Board of Trustees of the Internal 522 523 Improvement Trust Fund. No local government shall impose a more stringent regulation, permitting requirement, registration 524 525 requirement, or other regulation covered by such general permit. 526 Local governments may require either permitting or one-time registration of floating vessel platforms as necessary to ensure 527 528 compliance with the general permit in this section; to ensure 529 compliance with local ordinances, codes, or regulations relating 530 to building or zoning that are no more stringent than the 531 general permit in this section; and to ensure proper 532 installation and maintenance of a floating vessel platform or 533 floating boat lift that is proposed to be attached to a bulkhead 534 or parcel of land where there is no other docking structure.

(t) The repair, stabilization, or paving of existing
county maintained roads and the repair or replacement of bridges
that are part of the roadway, within the Northwest Florida Water
Management District and the Suwannee River Water Management
District, provided:

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540 1. The road and associated bridge were in existence and in 541 use as a public road or bridge, and were maintained by the 542 county as a public road or bridge on or before January 1, 2002;

543 2. The construction activity does not realign the road or 544 expand the number of existing traffic lanes of the existing 545 road; however, the work may include the provision of safety 546 shoulders, clearance of vegetation, and other work reasonably 547 necessary to repair, stabilize, pave, or repave the road, 548 provided that the work is constructed by generally accepted 549 engineering standards;

550 3. The construction activity does not expand the existing 551 width of an existing vehicular bridge in excess of that 552 reasonably necessary to properly connect the bridge with the road being repaired, stabilized, paved, or repaved to safely 553 554 accommodate the traffic expected on the road, which may include 555 expanding the width of the bridge to match the existing 556 connected road. However, no debris from the original bridge shall be allowed to remain in waters of the state, including 557 558 wetlands;

4. Best management practices for erosion control shall be employed as necessary to prevent water quality violations;

561 5. Roadside swales or other effective means of stormwater 562 treatment must be incorporated as part of the project;

5636. No more dredging or filling of wetlands or water of the564state is performed than that which is reasonably necessary to

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565 repair, stabilize, pave, or repave the road or to repair or 566 replace the bridge, in accordance with generally accepted 567 engineering standards; and

568 7. Notice of intent to use the exemption is provided to 569 the department, if the work is to be performed within the 570 Northwest Florida Water Management District, or to the Suwannee 571 River Water Management District, if the work is to be performed 572 within the Suwannee River Water Management District, 30 days 573 <u>before prior to performing any work under the exemption.</u>

575 Within 30 days after this act becomes a law, the department shall initiate rulemaking to adopt a no fee general permit for 576 the repair, stabilization, or paving of existing roads that are 577 maintained by the county and the repair or replacement of 578 579 bridges that are part of the roadway where such activities do 580 not cause significant adverse impacts to occur individually or cumulatively. The general permit shall apply statewide and, with 581 582 no additional rulemaking required, apply to qualified projects reviewed by the Suwannee River Water Management District, the 583 584 St. Johns River Water Management District, the Southwest Florida Water Management District, and the South Florida Water 585 Management District under the division of responsibilities 586 contained in the operating agreements applicable to part IV of 587 chapter 373. Upon adoption, this general permit shall, pursuant 588

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589 to the provisions of subsection (2), supersede and replace the 590 exemption in this paragraph.

Notwithstanding any provision to the contrary in this 591 (u) 592 subsection, a permit or other authorization under chapter 253, 593 chapter 369, chapter 373, or this chapter is not required for an individual residential property owner for the removal of organic 594 595 detrital material from freshwater rivers or lakes that have a 596 natural sand or rocky substrate and that are not Aquatic 597 Preserves or for the associated removal and replanting of 598 aquatic vegetation for the purpose of environmental enhancement, 599 providing that:

1. No activities under this exemption are conducted in
wetland areas, as defined in s. 373.019(27), which are supported
by a natural soil as shown in applicable United States
Department of Agriculture county soil surveys.

604

2.

No filling or peat mining is allowed.

6053. No removal of native wetland trees, including, but not606limited to, ash, bay, cypress, gum, maple, or tupelo, occurs.

607 4. When removing organic detrital material, no portion of
608 the underlying natural mineral substrate or rocky substrate is
609 removed.

5. Organic detrital material and plant material removed is
deposited in an upland site in a manner that will not cause
water quality violations.

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6. All activities are conducted in such a manner, and with
appropriate turbidity controls, so as to prevent any water
quality violations outside the immediate work area.

616 7. Replanting with a variety of aquatic plants native to the state shall occur in a minimum of 25 percent of the 617 618 preexisting vegetated areas where organic detrital material is 619 removed, except for areas where the material is removed to bare rocky substrate; however, an area may be maintained clear of 620 vegetation as an access corridor. The access corridor width may 621 not exceed 50 percent of the property owner's frontage or 50 622 feet, whichever is less, and may be a sufficient length 623 waterward to create a corridor to allow access for a boat or 624 swimmer to reach open water. Replanting must be at a minimum 625 density of 2 feet on center and be completed within 90 days 626 627 after removal of existing aquatic vegetation, except that under 628 dewatered conditions replanting must be completed within 90 days 629 after reflooding. The area to be replanted must extend waterward from the ordinary high water line to a point where normal water 630 631 depth would be 3 feet or the preexisting vegetation line, whichever is less. Individuals are required to make a reasonable 632 effort to maintain planting density for a period of 6 months 633 634 after replanting is complete, and the plants, including 635 naturally recruited native aquatic plants, must be allowed to expand and fill in the revegetation area. Native aquatic plants 636 637 to be used for revegetation must be salvaged from the

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enhancement project site or obtained from an aquatic plant
nursery regulated by the Department of Agriculture and Consumer
Services. Plants that are not native to the state may not be
used for replanting.

8. No activity occurs any farther than 100 feet waterward
of the ordinary high water line, and all activities must be
designed and conducted in a manner that will not unreasonably
restrict or infringe upon the riparian rights of adjacent upland
riparian owners.

9. The person seeking this exemption notifies the applicable department district office in writing at least 30 days before commencing work and allows the department to conduct a preconstruction site inspection. Notice must include an organic-detrital-material removal and disposal plan and, if applicable, a vegetation-removal and revegetation plan.

10. The department is provided written certification of
compliance with the terms and conditions of this paragraph
within 30 days after completion of any activity occurring under
this exemption.

(v) Notwithstanding any other provision in this chapter,
chapter 373, or chapter 161, a permit or other authorization is
not required for the following exploratory activities associated
with beach restoration and nourishment projects and inlet
management activities:

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662 1. The collection of geotechnical, geophysical, and cultural resource data, including surveys, mapping, acoustic 663 664 soundings, benthic and other biologic sampling, and coring. Oceanographic instrument deployment, including 665 2. temporary installation on the seabed of coastal and 666 oceanographic data collection equipment. 667 668 3. Incidental excavation associated with any of the activities listed under subparagraph 1. or subparagraph 2. 669 670 Section 6. The Division of Law Revision and Information is directed to replace the phrase "the effective date of this act" 671 672 wherever it occurs in this act with the date the act becomes a 673 law. 674 Section 7. This act shall take effect upon becoming a law. _____ 675 676 TITLE AMENDMENT 677 Remove everything before the enacting clause and insert: An act relating to environmental regulation; amending s. 678 679 373.250, F.S.; deleting an obsolete provision; providing examples of reclaimed water use that may create an impact 680 681 offset; revising the required provisions of the water resource implementation rule; amending s. 373.413, F.S., directing the 682 683 Department of Environmental Protection and water management districts to reissue the construction phase of an expired 684 environmental resource permit under certain conditions; 685 686 providing requirements for requesting reissuance of such permit; 415751 - strike-all amendment.docx Published On: 2/21/2018 6:28:32 PM

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687 authorizing the department, in coordination with the water management districts, to adopt rules; amending s. 403.064, F.S.; 688 encouraging the development of aquifer recharge for reuse 689 implementation; requiring the Department of Environmental 690 691 Protection and the water management districts to develop and 692 enter into a memorandum of agreement providing for a coordinated review of any reclaimed water project requiring a reclaimed 693 694 water facility permit, an underground injection control permit, 695 and a consumptive use permit; specifying the required provisions of such memorandum; specifying the date by which the memorandum 696 697 must be developed and executed; amending s. 403.706, F.S.; 698 requiring counties and municipalities to address contamination 699 of recyclable material in specified contracts; prohibiting 700 counties and municipalities from requiring the collection or 701 transport of contaminated recyclable material by residential 702 recycling collectors; defining the term "residential recycling 703 collector"; specifying required contract provisions in 704 residential recycling collector and materials recovery facility 705 contracts with counties and municipalities; providing 706 applicability; providing clarification of the term "contaminated 707 recyclable material"; amending s. 403.813, F.S.; prohibiting a 708 local government from requiring an individual claiming an 709 exception to provide further department verification for certain 710 projects; revising the types of dock and pier replacements and 711 repairs that are exempt from such verification and certain

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712 permitting requirements; providing a directive to the Division713 of Law Revision and Information; providing an effective date.

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COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N) ADOPTED AS AMENDED (Y/N)(Y/N) ADOPTED W/O OBJECTION FAILED TO ADOPT (Y/N)WITHDRAWN (Y/N)OTHER Committee/Subcommittee hearing bill: Government Accountability 1 2 Committee 3 Representative Drake offered the following: 4 5 Amendment (with title amendment) Remove everything after the enacting clause and insert: 6 Section 1. New subsections (38) and (53) are added to 7 section 316.003, Florida Statutes, and present subsections (52) 8 9 through (99) of that section are redesignated as subsections 10 (54) through (101), respectively, and subsections (40) and (51) and present subsections (57) and (97) of that section are 11 12 amended, to read: 13 316.003 Definitions.-The following words and phrases, when 14 used in this chapter, shall have the meanings respectively 15 ascribed to them in this section, except where the context otherwise requires: 16 689333 - h1287-strike.docx Published On: 2/21/2018 7:41:30 PM Page 1 of 56

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Amendment No.

17	(38) MOBILE CARRIER.—An electrically powered device that:	
18	(a) Is operated on sidewalks and crosswalks and is	
19	intended primarily for transporting property;	
20	(b) Weighs less than 80 pounds, excluding cargo;	
21	(c) Has a maximum speed of 12.5 mph; and	
22	(d) Is equipped with a technology to transport personal	
23	property with the active monitoring of a property owner, and	
24	primarily designed to remain within 25 feet of the property	
25	owner.	
26		
27	A mobile carrier is not considered a vehicle or personal	
28	delivery device unless expressly defined by law as a vehicle or	
29	personal delivery device.	
30	(40) MOTOR VEHICLEExcept when used in s. 316.1001, a	
31	self-propelled vehicle not operated upon rails or guideway, but	
32	not including any bicycle, motorized scooter, electric personal	
33	assistive mobility device, mobile carrier, personal delivery	
34	device, swamp buggy, or moped. For purposes of s. 316.1001,	
35	"motor vehicle" has the same meaning as provided in s.	
36	320.01(1)(a).	
37	(51) PERSONAL DELIVERY DEVICEAn electrically powered	
38	device that:	
39	(a) Is operated on sidewalks and crosswalks and intended	
40	primarily for transporting property;	
41	(b) Weighs less than <u>100</u> 80 pounds, excluding cargo;	
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(c) Has a maximum speed of 10 miles per hour; and 42 Is equipped with technology to allow for operation of 43 (d) the device with or without the active control or monitoring of a 44 45 natural person. 46 47 A personal delivery device is not considered a vehicle unless expressly defined by law as a vehicle. A mobile carrier is not 48 considered a personal delivery device. 49 PLATOON.-A group of two individual truck tractor 50 (53) 51 semi-trailer combinations, transporting property in quantities that do not require placards, traveling in a unified manner at 52 electronically coordinated speeds at following distances that 53 54 are closer than provided in s. 316.0895(2). (59) (57) PRIVATE ROAD OR DRIVEWAY.-Except as otherwise 55 provided in paragraph (80) (b) (79) (b), any privately owned way 56 or place used for vehicular travel by the owner and those having 57 58 express or implied permission from the owner, but not by other 59 persons. (99) (97) VEHICLE.—Every device in, upon, or by which any 60 person or property is or may be transported or drawn upon a 61 highway, except personal delivery devices, mobile carriers, and 62 63 devices used exclusively upon stationary rails or tracks. 64 Section 2. Paragraph (b) of subsection (7) of section 316.008, Florida Statutes, is amended to read: 65 66 316.008 Powers of local authorities.-

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67	(7)
68	(b)1. Except as provided in subparagraph 2., a personal
69	delivery device and a mobile carrier may be operated on
70	sidewalks and crosswalks within a county or municipality when
71	such use is permissible under federal law. This paragraph does
72	not restrict a county or municipality from otherwise adopting
73	regulations for the safe operation of personal delivery devices
74	and mobile carriers.
75	2. A personal delivery device may not be operated on the
76	Florida Shared-Use Nonmotorized Trail Network created under s.
77	339.81 or components of the Florida Greenways and Trails System
78	created under chapter 260.
79	Section 3. Section 316.0896, Florida Statutes, is
80	repealed.
81	Section 4. Section 316.0897, Florida Statutes, is created
82	to read:
83	316.0897 Platoons
84	(1) Section 316.0895 does not apply to the operator of a
85	nonlead vehicle in a platoon, as defined in s. 316.003.
86	(2) A platoon may be operated on a roadway in this state
87	after an operator provides notification to the Department of
88	Transportation and the Department of Highway Safety and Motor
89	Vehicles.
90	Section 5. Section 316.2071, Florida Statutes, is amended
91	to read:
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92 316.2071 Personal delivery devices and mobile carriers.-93 (1) Notwithstanding any provision of law to the contrary, 94 a personal delivery device or mobile carrier may operate on sidewalks and crosswalks, subject to s. 316.008(7)(b). A 95 personal delivery device or mobile carrier operating on a 96 97 sidewalk or crosswalk has all the rights and duties applicable 98 to a pedestrian under the same circumstances, except that the 99 personal delivery device or mobile carrier must not unreasonably 100 interfere with pedestrians or traffic and must yield the right-101 of-way to pedestrians on the sidewalk or crosswalk. 102 A personal delivery device and a mobile carrier must: (2) 103 Obey all official traffic and pedestrian control (a) 104 signals and devices. 105 For personal delivery devices, include a plate or (b) marker that has a unique identifying device number and 106 107 identifies the name and contact information of the personal 108 delivery device operator. 109 (C) Be equipped with a braking system that, when active or 110 engaged, enables the personal delivery device or mobile carrier 111 to come to a controlled stop. 112 (3) A personal delivery device and a mobile carrier may 113 not: Operate on a public highway except to the extent 114 (a) 115 necessary to cross a crosswalk.

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(b) Operate on a sidewalk or crosswalk unless the personal delivery device operator is actively controlling or monitoring the navigation and operation of the personal delivery device <u>or</u> a property owner remains within 25 feet of the mobile carrier.

(c) Transport hazardous materials as defined in s.316.003.

(4) A person who owns and operates a personal delivery
device in this state must maintain an insurance policy, on
behalf of himself or herself and his or her agents, which
provides general liability coverage of at least \$100,000 for
damages arising from the combined operations of personal
delivery devices under the entity's or agent's control.

128Section 6.Subsections (1) and (3) of section 316.2397,129Florida Statutes, are amended to read:

130

316.2397 Certain lights prohibited; exceptions.-

(1) <u>A</u> No person <u>may not</u> shall drive or move or cause to be
moved any vehicle or equipment upon any highway within this
state with <u>a</u> any lamp or device thereon showing or displaying a
red, red and white, or blue light visible from directly in front
thereof except for certain vehicles hereinafter provided <u>in this</u>
section.

(3) Vehicles of the fire department and fire patrol,
including vehicles of volunteer firefighters as permitted under
s. 316.2398, <u>may show or display red or red and white lights.</u>

140 Vehicles of medical staff physicians or technicians of medical 689333 - h1287-strike.docx

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141 facilities licensed by the state as authorized under s. 142 316.2398, ambulances as authorized under this chapter, and buses and taxicabs as authorized under s. 316.2399 may show or display 143 red lights. Vehicles of the fire department, fire patrol, police 144 vehicles, and such ambulances and emergency vehicles of 145 municipal and county departments, public service corporations 146 147 operated by private corporations, the Fish and Wildlife 148 Conservation Commission, the Department of Environmental 149 Protection, the Department of Transportation, the Department of Agriculture and Consumer Services, and the Department of 150 151 Corrections as are designated or authorized by their respective department or the chief of police of an incorporated city or any 152 153 sheriff of any county may operate emergency lights and sirens in 154 an emergency. Wreckers, mosquito control fog and spray vehicles, 155 and emergency vehicles of governmental departments or public service corporations may show or display amber lights when in 156 actual operation or when a hazard exists provided they are not 157 158 used going to and from the scene of operation or hazard without specific authorization of a law enforcement officer or law 159 160 enforcement agency. Wreckers must use amber rotating or flashing 161 lights while performing recoveries and loading on the roadside day or night, and may use such lights while towing a vehicle on 162 wheel lifts, slings, or under reach if the operator of the 163 164 wrecker deems such lights necessary. A flatbed, car carrier, or rollback may not use amber rotating or flashing lights when 165

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166 hauling a vehicle on the bed unless it creates a hazard to other 167 motorists because of protruding objects. Further, escort vehicles may show or display amber lights when in the actual 168 process of escorting overdimensioned equipment, material, or 169 170 buildings as authorized by law. Vehicles owned or leased by private security agencies may show or display green and amber 171 172 lights, with either color being no greater than 50 percent of the lights displayed, while the security personnel are engaged 173 174 in security duties on private or public property.

175 Section 7. Section 316.2398, Florida Statutes, is amended 176 to read:

177 316.2398 Display or use of red <u>or red and white</u> warning 178 signals; motor vehicles of volunteer firefighters or medical 179 staff.-

180 A privately owned vehicle belonging to an active (1)firefighter member of a regularly organized volunteer 181 182 firefighting company or association, while en route to the fire 183 station for the purpose of proceeding to the scene of a fire or 184 other emergency or while en route to the scene of a fire or 185 other emergency in the line of duty as an active firefighter member of a regularly organized firefighting company or 186 187 association, may display or use red or red and white warning 188 signals. Or A privately owned vehicle belonging to a medical 189 staff physician or technician of a medical facility licensed by 190 the state, while responding to an emergency in the line of duty, 689333 - h1287-strike.docx

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191 may display or use red warning signals. Warning signals must be 192 visible from the front and from the rear of such vehicle, 193 subject to the following restrictions and conditions:

(a) No more than two red or red and white warning signals
 may be displayed.

(b) No inscription of any kind may appear across the face
of the lens of the red <u>or red and white</u> warning signal.

In order for an active volunteer firefighter to 198 (C) 199 display such red or red and white warning signals on his or her vehicle, the volunteer firefighter must first secure a written 200 201 permit from the chief executive officers of the firefighting organization to use the red or red and white warning signals, 202 203 and this permit must be carried by the volunteer firefighter at all times while the red or red and white warning signals are 204 205 displayed.

(2) <u>A</u> It is unlawful for any person who is not an active
firefighter member of a regularly organized volunteer
firefighting company or association or a physician or technician
of the medical staff of a medical facility licensed by the state
<u>may not</u> to display on any motor vehicle owned by him or her, at
any time, any red <u>or red and white</u> warning signals as described
in subsection (1).

(3) It is unlawful for An active volunteer firefighter may not to operate any red or red and white warning signals as authorized in subsection (1), except while en route to the fire 689333 - h1287-strike.docx

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station for the purpose of proceeding to the scene of a fire or other emergency, or while at or en route to the scene of a fire or other emergency, in the line of duty.

(4) It is unlawful for A physician or technician of the medical staff of a medical facility <u>may not</u> to operate any red warning signals as authorized in subsection (1), except when responding to an emergency in the line of duty.

(5) A violation of this section is a nonmoving violation,
punishable as provided in chapter 318. In addition, <u>a any</u>
volunteer firefighter <u>who violates this section</u> shall be
dismissed from membership in the firefighting organization by
the chief executive officers thereof.

228 Section 8. Subsection (1) and paragraphs (a), (c), (d), 229 and (f) of subsection (2) of section 316.302, Florida Statutes, 230 are amended to read:

316.302 Commercial motor vehicles; safety regulations;
transporters and shippers of hazardous materials; enforcement.-

233

(1) Except as otherwise provided in subsection (3):

(a) All owners and drivers of commercial motor vehicles
that are operated on the public highways of this state while
engaged in interstate commerce are subject to the rules and
regulations contained in 49 C.F.R. parts 382, 385, and 390-397.

(b) Except as otherwise provided in this section, all owners or drivers of commercial motor vehicles that are engaged in intrastate commerce are subject to the rules and regulations 689333 - h1287-strike.docx

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241 contained in 49 C.F.R. parts 382, 383, 385, and 390-397, with 242 the exception of 49 C.F.R. s. 390.5 as it relates to the 243 definition of bus, as such rules and regulations existed on 244 December 31, 2017 2012.

(c) The emergency exceptions provided by 49 C.F.R. s.
392.82 also apply to communications by utility drivers and
utility contractor drivers during a Level 1 activation of the
State Emergency Operations Center, as provided in the Florida
Comprehensive Emergency Management plan, or during a state of
emergency declared by executive order or proclamation of the
Governor.

(d) Except as provided in s. 316.215(5), and except as
provided in s. 316.228 for rear overhang lighting and flagging
requirements for intrastate operations, the requirements of this
section supersede all other safety requirements of this chapter
for commercial motor vehicles.

(e) For motor carriers engaged in intrastate commerce who
 are not carrying hazardous materials in amounts that require
 placards, the requirement for electronic logging devices and
 hours of service support documents shall take effect December
 31, 2018.

(2) (a) A person who operates a commercial motor vehicle
solely in intrastate commerce not transporting any hazardous
material in amounts that require placarding pursuant to 49

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265 C.F.R. part 172 need not comply with 49 C.F.R. ss. 391.11(b)(1)
266 and 395.3 395.3(a) and (b).

Except as provided in 49 C.F.R. s. 395.1, a person who 267 (C) 268 operates a commercial motor vehicle solely in intrastate 269 commerce not transporting any hazardous material in amounts that 270 require placarding pursuant to 49 C.F.R. part 172 may not drive 271 after having been on duty more than 70 hours in any period of 7 272 consecutive days or more than 80 hours in any period of 8 273 consecutive days if the motor carrier operates every day of the 274 week. Thirty-four consecutive hours off duty shall constitute 275 the end of any such period of 7 or 8 consecutive days. This 276 weekly limit does not apply to a person who operates a 277 commercial motor vehicle solely within this state while 278 transporting, during harvest periods, any unprocessed 279 agricultural products or unprocessed food or fiber that is 280 subject to seasonal harvesting from place of harvest to the 281 first place of processing or storage or from place of harvest 282 directly to market or while transporting livestock, livestock 283 feed, or farm supplies directly related to growing or harvesting 284 agricultural products. Upon request of the Department of Highway 285 Safety and Motor Vehicles, motor carriers shall furnish time 286 records or other written verification to that department so that 287 the Department of Highway Safety and Motor Vehicles can 288 determine compliance with this subsection. These time records 289 must be furnished to the Department of Highway Safety and Motor 689333 - h1287-strike.docx

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Vehicles within 2 days after receipt of that department's request. Falsification of such information is subject to a civil penalty not to exceed \$100. The provisions of This paragraph does do not apply to operators of farm labor vehicles operated during a state of emergency declared by the Governor or operated pursuant to s. $570.07(21)_{\tau}$ and <u>does</u> do not apply to drivers of utility service vehicles as defined in 49 C.F.R. s. 395.2.

297 (d) A person who operates a commercial motor vehicle solely in intrastate commerce not transporting any hazardous 298 299 material in amounts that require placarding pursuant to 49 300 C.F.R. part 172 within a 150 air-mile radius of the location 301 where the vehicle is based need not comply with 49 C.F.R. s. 302 395.8_{τ} if the requirements of 49 C.F.R. s. 395.1(e)(1)(ii), 303 (iii) (A) and (C), 395.1(e)(1)(iii) and (v) are met. If a driver 304 is not released from duty within 12 hours after the driver 305 arrives for duty, the motor carrier must maintain documentation 306 of the driver's driving times throughout the duty period.

(f) A person who operates a commercial motor vehicle having a declared gross vehicle weight, gross vehicle weight rating, and gross combined weight rating of less than 26,001 pounds solely in intrastate commerce and who is not transporting hazardous materials in amounts that require placarding pursuant to 49 C.F.R. part 172, or who is transporting petroleum products as defined in s. 376.301, is exempt from subsection (1).

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314 However, such person must comply with 49 C.F.R. parts 382, 392, and 393_{7} and with 49 C.F.R. ss. 396.3(a)(1) and 396.9. 315 316 Section 9. Subsection (3) of section 316.303, Florida Statutes, is amended to read: 317 Television receivers.-318 316.303 This section does not prohibit the use of an 319 (3)electronic display used in conjunction with a vehicle navigation 320 321 system; an electronic display used by an operator of a vehicle 322 equipped with autonomous technology, as defined in s. 316.003; or an electronic display used by an operator of a platoon or a 323 324 vehicle equipped and operating with driver-assistive truck 325 platooning technology, as defined in s. 316.003. Section 10. Subsection (3) is added to section 316.85, 326 327 Florida Statutes, to read: 316.85 Autonomous vehicles; operation.-328 329 (3) The Florida Turnpike Enterprise may fund, construct, and operate test facilities for the advancement of autonomous 330 331 and connected innovative transportation technology solutions for 332 the purposes of improving safety and decreasing congestion for 333 the traveling public and to otherwise advance the enterprise's 334 objectives as set forth under the Florida Transportation Code. 335 Section 11. Effective October 1, 2018, subsection (9) of 336 section 318.14, Florida Statutes, is amended to read: 337 318.14 Noncriminal traffic infractions; exception; 338 procedures.-689333 - h1287-strike.docx

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Any person who does not hold a commercial driver 339 (9) license or commercial learner's permit and who is cited while 340 driving a noncommercial motor vehicle for an infraction under 341 this section other than a violation of s. 316.183(2), s. 342 316.187, or s. 316.189 when the driver exceeds the posted limit 343 344 by 30 miles per hour or more, s. 320.0605, s. 320.07(3)(a) or (b), s. 322.065, s. 322.15(1), s. 322.61, or s. 322.62 may, in 345 lieu of a court appearance, elect to attend in the location of 346 347 his or her choice within this state a basic driver improvement course approved by the Department of Highway Safety and Motor 348 349 Vehicles. In such a case, adjudication must be withheld and points, as provided by s. 322.27, may not be assessed. However, 350 351 a person may not make an election under this subsection if the person has made an election under this subsection in the 352 preceding 12 months. A person may not make more than five 353 elections within his or her lifetime under this subsection. 354 355 Except that a person who is 30 years of age or older, who has previously made five elections, may make an election under this 356 357 subsection if the person has not made an election in the preceding 36 months. The requirement for community service under 358 s. 318.18(8) is not waived by a plea of nolo contendere or by 359 360 the withholding of adjudication of guilt by a court. If a person 361 makes an election to attend a basic driver improvement course 362 under this subsection, 18 percent of the civil penalty imposed under s. 318.18(3) shall be deposited in the State Courts 363

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364 Revenue Trust Fund; however, that portion is not revenue for purposes of s. 28.36 and may not be used in establishing the 365 budget of the clerk of the court under that section or s. 28.35. 366 Section 12. Section 319.141, Florida Statutes, is amended 367 368 to read: 319.141 Pilot rebuilt motor vehicle inspection program.-369 370 (1) As used in this section, the term: 371 (a) "Facility" means a rebuilt motor vehicle inspection 372 facility authorized and operating under this section. "Rebuilt inspection services" means an examination of 373 (b) 374 a rebuilt vehicle and a properly endorsed certificate of title, salvage certificate of title, or manufacturer's statement of 375 376 origin and an application for a rebuilt certificate of title, a 377 rebuilder's affidavit, a photograph of the junk or salvage 378 vehicle taken before repairs began, a photograph of the interior driver and passenger sides of the vehicle if airbags were 379 previously deployed and replaced, receipts or invoices for all 380 381 major component parts, as defined in s. 319.30, and repairs which were changed, and proof that notice of rebuilding of the 382 383 vehicle has been reported to the National Motor Vehicle Title 384 Information System.

385 (2) By July 1, 2015, The department shall oversee a pilot
386 program in Miami-Dade County to evaluate alternatives for
387 rebuilt inspection services offered by existing private sector
388 operators, including the continued use of private facilities,

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389 the cost impact to consumers, and the potential savings to the 390 department.

391 (3) The department shall establish a memorandum of
392 understanding that allows private parties participating in the
393 pilot program to conduct rebuilt motor vehicle inspections and
394 specifies requirements for oversight, bonding and insurance,
395 procedures, and forms and requires the electronic transmission
396 of documents.

397 (4) Before an applicant is approved <u>or renewed</u>, the
398 department shall ensure that the applicant meets basic criteria
399 designed to protect the public. At a minimum, the applicant
400 shall meet all of the following requirements:

401 (a) Have and maintain a surety bond or irrevocable letter402 of credit in the amount of \$100,000 executed by the applicant.

(b) Secure and maintain a facility at a permanent <u>fixed</u>
structure <u>which has</u> at an address <u>identified by a county-issued</u>
<u>tax folio number and</u> recognized by the United States Postal
Service where the only services provided on such property are
rebuilt inspection services. The operator of a facility shall
annually attest that:

409 <u>1.</u> He or she is not employed by or does not have an 410 ownership interest in or other financial arrangement with the 411 owner, operator, manager, or employee of a motor vehicle repair 412 shop as defined in s. 559.903, a motor vehicle dealer as defined 413 in s. 320.27(1)(c), a towing company, a vehicle storage company,

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414 a vehicle auction, an insurance company, a salvage yard, a metal retailer, or a metal rebuilder, from which he or she receives 415 416 remuneration, directly or indirectly, for the referral of 417 customers for rebuilt inspection services; 418 2. There have been no changes to the ownership structure 419 of the approved facility; and The only services being provided by the operator of the 420 3. facility at the property are rebuilt vehicle inspection services 421 approved by the department. 422 Have and maintain garage liability and other insurance 423 (C) 424 required by the department. Have completed criminal background checks of the 425 (d) 426 owners, partners, and corporate officers and the inspectors 427 employed by the facility. (e) Have a designated office and customer waiting area 428 429 that is separate from and not within view of the vehicle 430 inspection area. The vehicle inspection area must be capable of 431 accommodating all vehicle types and must be equipped with cameras allowing the department to view and monitor every 432 433 inspection. 434 (f) (e) Meet any additional criteria the department 435 determines necessary to conduct proper inspections. A participant in the program shall access vehicle and 436 (5) 437 title information and enter inspection results through an electronic filing system authorized by the department and shall 438 689333 - h1287-strike.docx

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439 maintain records of each rebuilt vehicle inspection processed at such facility for at least 5 years. 440 (6) A participant in the program may not conduct an 441 inspection of a vehicle rebuilt before its purchase by the 442 443 current applicant. Such vehicles must be inspected by the 444department. 445 (7) Any applicant for a rebuilt title that fails an 446 initial rebuilt inspection may have that vehicle reinspected only by the department or the facility that conducted the 447 448 original inspection. 449 (8) Any person or business authorized by the department to train, certify, or recertify operators and inspectors of private 450 451 rebuilt motor vehicle inspection facilities may not certify or 452 recertify themselves or any of their employees. (9) (6) The department shall conduct an onsite facility 453 inspection at least twice a year and shall immediately terminate 454 any operator from the program who fails to meet the minimum 455 eligibility requirements specified in subsection (4). Before any 456 a change in ownership or transfer of a rebuilt inspection 457 458 facility, the current operator must give the department 45 days' 459 written notice of the intended sale or transfer. The prospective 460 owner or transferee must meet the eligibility requirements of 461 this section and execute a new memorandum of understanding with the department before operating the facility. 462

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463 (10) (7) This section is repealed on July 1, 2020 2018, unless saved from repeal through reenactment by the Legislature. 464 On or before January 1, 2019, the department shall submit a 465 written report to the Governor, the President of the Senate, and 466 467 the Speaker of the House of Representatives evaluating the 468 current program and the benefits to the consumer and the 469 department. 470 Section 13. Paragraph (a) of subsection (1) and subsection (24) of section 320.01, Florida Statutes, are amended to read: 471 320.01 Definitions, general.-As used in the Florida 472 473 Statutes, except as otherwise provided, the term: 474 (1)"Motor vehicle" means: An automobile, motorcycle, truck, trailer, 475 (a) 476 semitrailer, truck tractor and semitrailer combination, or any 477 other vehicle operated on the roads of this state, used to 478 transport persons or property, and propelled by power other than 479 muscular power, but the term does not include traction engines, 480 road rollers, personal delivery devices and mobile carriers as defined in s. 316.003, special mobile equipment as defined in s. 481 316.003, vehicles that run only upon a track, bicycles, swamp 482 buggies, or mopeds. 483 484 "Apportionable vehicle" means any vehicle, except (24)recreational vehicles, vehicles displaying restricted plates, 485 city pickup and delivery vehicles, buses used in transportation 486 487 of chartered parties, and government-owned vehicles, which is 689333 - h1287-strike.docx

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488	used or intended for use in two or more member jurisdictions
489	that allocate or proportionally register vehicles and which is
490	used for the transportation of persons for hire or is designed,
491	used, or maintained primarily for the transportation of property
492	and:
493	(a) Is a power unit having a gross vehicle weight in
494	excess of 26,000 pounds;
495	(b) Is a power unit having three or more axles, regardless
496	of weight; or
497	(c) Is used in combination, when the weight of such
498	combination exceeds 26,000 pounds gross vehicle weight.
499	
500	Vehicles, or combinations thereof, having a gross vehicle weight
501	of 26,000 pounds or less and two-axle vehicles may be
502	proportionally registered.
503	Section 14. Subsection (15) and (19) of section 320.02,
504	Florida Statutes, are amended to read:
505	320.02 Registration required; application for
506	registration; forms.—
507	(15)
508	(v) Notwithstanding s. 320.023, the application form for
509	motor vehicle registration and renewal of registration must
510	include language permitting a voluntary contribution of \$1 per
511	applicant to aid in Alzheimer's and Other Related Dementia
512	Research. Contributions made pursuant to this paragraph shall be
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513 deposited to the Alzheimer's Association, Inc. for the purpose 514 of research done in the State of Florida. 515 (19) A personal delivery device and a mobile carrier as 516 defined in s. 316.003 are is not required to satisfy the 517 registration and insurance requirements of this section. 518 Section 15. Effective January 1, 2019, subsection (10) of 519 section 320.03, Florida Statutes, is amended to read: 520 320.03 Registration; duties of tax collectors; 521 International Registration Plan.-Jurisdiction over the electronic filing system for 522 (10)523 use by authorized electronic filing system agents to 524 electronically title or register motor vehicles, vessels, mobile homes, or off-highway vehicles; process title transactions, 525 526 derelict motor vehicle certificates, and certificates of 527 destruction for derelict and salvage motor vehicles pursuant to s. 319.30(2), (3), (7), and (8); issue or transfer registration 528 529 license plates or decals; electronically transfer fees due for 530 the title and registration process; and perform inquiries for 531 title, registration, and lienholder verification and 532 certification of service providers is expressly preempted to the 533 state, and the department shall have regulatory authority over 534 the system. The electronic filing system shall be available for 535 use statewide and applied uniformly throughout the state. An 536 entity that, in the normal course of its business, sells products that must be titled or registered; provides title and 537 689333 - h1287-strike.docx

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538 registration services on behalf of its consumers; or processes title transactions, derelict motor vehicle certificates, or 539 540 certificates of destruction for derelict or salvage motor vehicles pursuant to s. 319.30(2), (3), (7), or (8); and meets 541 542 all established requirements may be an authorized electronic 543 filing system agent and shall not be precluded from 544 participating in the electronic filing system in any county. 545 Upon request from a qualified entity, the tax collector shall 546 appoint the entity as an authorized electronic filing system 547 agent for that county. The department shall adopt rules in 548 accordance with chapter 120 to replace the December 10, 2009, 549 program standards and to administer the provisions of this 550 section, including, but-not-limited to, establishing 551 participation requirements, certification of service providers, 552 electronic filing system requirements, and enforcement authority 553 for noncompliance. The December 10, 2009, program standards, 554 excluding any standards which conflict with this subsection, 555 shall remain in effect until the rules are adopted. An 556 authorized electronic filing system agent may charge a fee to 557 the customer for use of the electronic filing system. The 558 department shall adopt rules to administer this subsection, 559 including, but not limited to, rules establishing participation 560 requirements, certification of service providers, electronic 561 filing system requirements, disclosures, and enforcement 562 authority for noncompliance. 689333 - h1287-strike.docx

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(1)

563 Section 16. Paragraph (b) of subsection (1) and paragraph 564 (a) of subsection (3) of section 320.06, Florida Statutes, are 565 amended to read:

566 320.06 Registration certificates, license plates, and 567 validation stickers generally.-

568

Registration license plates bearing a graphic symbol 569 (b)1. 570 and the alphanumeric system of identification shall be issued for a 10-year period. At the end of the 10-year period, upon 571 renewal, the plate shall be replaced. The department shall 572 573 extend the scheduled license plate replacement date from a 6year period to a 10-year period. The fee for such replacement is 574 575 \$28, \$2.80 of which shall be paid each year before the plate is replaced, to be credited toward the next \$28 replacement fee. 576 577 The fees shall be deposited into the Highway Safety Operating 578 Trust Fund. A credit or refund may not be given for any prior 579 years' payments of the prorated replacement fee if the plate is 580 replaced or surrendered before the end of the 10-year period, 581 except that a credit may be given if a registrant is required by 582 the department to replace a license plate under s. 320.08056(8)(a). With each license plate, a validation sticker 583 584 shall be issued showing the owner's birth month, license plate 585 number, and the year of expiration or the appropriate renewal 586 period if the owner is not a natural person. The validation 587 sticker shall be placed on the upper right corner of the license 689333 - h1287-strike.docx

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588 plate. The license plate and validation sticker shall be issued 589 based on the applicant's appropriate renewal period. The 590 registration period is 12 months, the extended registration 591 period is 24 months, and all expirations occur based on the 592 applicant's appropriate registration period.

2. Before October 1, 2019, a vehicle that has an apportioned registration shall be issued an annual license plate and a cab card <u>denoting</u> that denote the declared gross vehicle weight for each apportioned jurisdiction in which the vehicle is authorized to operate.

3. Beginning October 1, 2019, a vehicle registered in 598 599 accordance with the International Registration Plan shall be issued a license plate for a 5-year period, an annual cab card 600 601 denoting the declared gross vehicle weight, and an annual 602 validation sticker showing the month and year of expiration. The 603 validation sticker shall be placed in the center of the license 604 plate. The license plate and validation sticker shall be issued 605 based on the applicant's appropriate renewal period. The fee for 606 the initial validation sticker and any renewed validation 607 sticker is \$28. This fee shall be deposited into the Highway 608 Safety Operating Trust Fund. A damaged or worn license plate may 609 be replaced at no charge by applying to the department and 610 surrendering the current license plate.

611 <u>4.2.</u> In order to retain the efficient administration of 612 the taxes and fees imposed by this chapter, the 80-cent fee 689333 - h1287-strike.docx

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613 increase in the replacement fee imposed by chapter 2009-71, Laws614 of Florida, is negated as provided in s. 320.0804.

615 (3) (a) Registration license plates must be made of metal specially treated with a retroreflection material, as specified 616 by the department. The registration license plate is designed to 617 increase nighttime visibility and legibility and must be at 618 619 least 6 inches wide and not less than 12 inches in length, 620 unless a plate with reduced dimensions is deemed necessary by 621 the department to accommodate motorcycles, mopeds, or similar 622 smaller vehicles. Validation stickers must also be treated with 623 a retroreflection material, must be of such size as specified by 624 the department, and must adhere to the license plate. The 625 registration license plate must be imprinted with a combination of bold letters and numerals or numerals, not to exceed seven 626 627 digits, to identify the registration license plate number. The 628 license plate must be imprinted with the word "Florida" at the 629 top and the name of the county in which it is sold, the state 630 motto, or the words "Sunshine State" at the bottom. Apportioned 631 license plates must have the word "Apportioned" at the bottom 632 and license plates issued for vehicles taxed under s. 633 320.08(3)(d), (4)(m) or (n), (5)(b) or (c), or (14) must have 634 the word "Restricted" at the bottom. License plates issued for 635 vehicles taxed under s. 320.08(12) must be imprinted with the 636 word "Florida" at the top and the word "Dealer" at the bottom 637 unless the license plate is a specialty license plate as

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638 authorized in s. 320.08056. Manufacturer license plates issued for vehicles taxed under s. 320.08(12) must be imprinted with 639 640 the word "Florida" at the top and the word "Manufacturer" at the bottom. License plates issued for vehicles taxed under s. 641 642 320.08(5)(d) or (e) must be imprinted with the word "Wrecker" at the bottom. Any county may, upon majority vote of the county 643 commission, elect to have the county name removed from the 644 license plates sold in that county. The state motto or the words 645 "Sunshine State" shall be printed in lieu thereof. A license 646 plate issued for a vehicle taxed under s. 320.08(6) may not be 647 648 assigned a registration license number, or be issued with any 649 other distinctive character or designation, that distinguishes the motor vehicle as a for-hire motor vehicle. 650

651 Section 17. Section 320.0605, Florida Statutes, is amended 652 to read:

320.0605 Certificate of registration; possession required;
exception.-

655 The registration certificate or an official copy (1)(a) 656 thereof, including an electronic copy in a format authorized by 657 the department, a true copy or electronic copy of rental or lease documentation issued for a motor vehicle or issued for a 658 659 replacement vehicle in the same registration period, a temporary 660 receipt printed upon self-initiated electronic renewal of a 661 registration via the Internet, or a cab card issued for a 662 vehicle registered under the International Registration Plan 689333 - h1287-strike.docx

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663 shall, at all times while the vehicle is being used or operated on the roads of this state, be in the possession of the operator 664 665 thereof or be carried in the vehicle for which issued and shall be exhibited upon demand of any authorized law enforcement 666 667 officer or any agent of the department, except for a vehicle 668 registered under s. 320.0657. The provisions of This section 669 does do not apply during the first 30 days after purchase of a 670 replacement vehicle. A violation of this section is a 671 noncriminal traffic infraction, punishable as a nonmoving 672 violation as provided in chapter 318.

(b)1. The act of presenting to a law enforcement officer
or agent of the department an electronic device displaying a
department-authorized electronic copy of the registration
certificate or the rental or lease documentation does not
constitute consent for the officer or agent to access any
information on the device other than the displayed registration
certificate or rental or lease documentation.

680 <u>2. The person who presents the device to the officer or</u>
681 agent assumes the liability for any resulting damage to the
682 device.

(2) Rental or lease documentation that is sufficient to
satisfy the requirement in subsection (1) includes the
following:

686 687

(b) Rental station identification;

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(a)

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Date of rental and time of exit from rental facility;

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688	(c) Rental agreement number;
689	(d) Rental vehicle identification number;
690	(e) Rental vehicle license plate number and state of
691	registration;
692	(f) Vehicle's make, model, and color;
693	(g) Vehicle's mileage; and
694	(h) Authorized renter's name.
695	Section 18. Subsection (5) of section 320.0607, Florida
696	Statutes, is amended to read:
697	320.0607 Replacement license plates, validation decal, or
698	mobile home sticker
699	(5) Upon the issuance of an original license plate, the
700	applicant shall pay a fee of \$28 to be deposited in the Highway
701	Safety Operating Trust Fund. Beginning October 1, 2019, this
702	subsection does not apply to a vehicle registered under the
703	International Registration Plan.
704	Section 19. Paragraph (b) of subsection (2) of section
705	320.0657, Florida Statutes, is amended to read:
706	320.0657 Permanent registration; fleet license plates
707	(2)
708	(b) The plates, which shall be of a distinctive color,
709	shall have the word "Fleet" appearing at the bottom and the word
710	"Florida" appearing at the top unless the license plate is a
711	specialty license plate as authorized in s. 320.08056. The
712	plates shall conform in all respects to the provisions of this
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713 chapter, except as specified herein. For additional fees as set forth in s. 320.08056, fleet companies may purchase specialty 714 license plates in lieu of the standard fleet license plates. 715 716 Fleet companies shall be responsible for all costs associated with the specialty license plate, including all annual use fees, 717 718 processing fees, fees associated with switching license plate 719 types, and any other applicable fees. Section 20. Subsection (12) of section 320.08, Florida 720 721 Statutes, is amended to read: 722 320.08 License taxes.-Except as otherwise provided herein, 723 there are hereby levied and imposed annual license taxes for the 724 operation of motor vehicles, mopeds, motorized bicycles as defined in s. 316.003(3), tri-vehicles as defined in s. 316.003, 725 726 and mobile homes as defined in s. 320.01, which shall be paid to and collected by the department or its agent upon the 727 728 registration or renewal of registration of the following: (12)729 DEALER AND MANUFACTURER LICENSE PLATES.-A franchised 730 motor vehicle dealer, independent motor vehicle dealer, marine 731 boat trailer dealer, or mobile home dealer and manufacturer 732

1 license plate: \$17 flat, of which \$4.50 shall be deposited into the General Revenue Fund. For additional fees as set forth in s. 320.08056, dealers may purchase specialty license plates in lieu of the standard graphic dealer license plates. Dealers shall be responsible for all costs associated with the specialty license plate, including all annual use fees, processing fees, fees

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associated with switching license plate types, and any other applicable fees. Section 21. Subsection (2) of section 320.08056, Florida Statutes, is amended to read: 320.08056 Specialty license plates.-(2)(a) The department shall issue a specialty license plate to the owner or lessee of any motor vehicle, except a vehicle registered under the International Registration Plan, a commercial truck required to display two license plates pursuant to s. 320.0706, or a truck tractor, upon request and payment of the appropriate license tax and fees. The department may authorize dealer and fleet (b) specialty license plates. With the permission of the sponsoring specialty license plate organization, a dealer or fleet company may purchase specialty license plates to be used on dealer and fleet vehicles. (c) Notwithstanding s. 320.08058, a dealer or fleet specialty license plate must include the letters "DLR" or "FLT" on the right side of the license plate. Dealer and fleet specialty license plates must be ordered directly through the department. Section 22. Subsection (10) is added to section 320.131, Florida Statutes, to read: 320.131 Temporary tags.-

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762	(10) Beginning October 1, 2018, the department may partner
763	with a county tax collector to conduct a Fleet Vehicle Temporary
764	Tag pilot program to provide temporary tags to fleet companies
765	to allow them to operate fleet vehicles awaiting a permanent
766	registration and title.
767	(a) The department shall establish a memorandum of
768	understanding that allows a maximum of three companies to
769	participate in the pilot program and receive multiple temporary
770	tags for company fleet vehicles.
771	(b) To participate in the program, a fleet company must
772	have a minimum of 3,500 fleet vehicles registered in this state
773	which qualify to be registered as fleet vehicles pursuant to s.
774	320.0657.
775	(c) The department may issue up to 50 temporary tags at a
776	time to an eligible fleet company, if requested by such company.
777	(d) The temporary tags are for exclusive use on a vehicle
778	purchased for the company's fleet, and may not be used on any
779	other vehicle.
780	(e) Each temporary plate may be used on only one vehicle
781	and each vehicle may only use one temporary plate.
782	(f) Upon issuance of the vehicle's permanent license plate
783	and registration, the temporary tag becomes invalid and must be
784	removed from the vehicle and destroyed.
785	(g) Upon a finding by the department that a temporary tag
786	has been misused by a fleet company under this program, the
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787 department may terminate the memorandum of understanding with 788 the company, invalidate all temporary tags issued to the company 789 under the program, and require such company to return any unused 790 temporary tags. 791 (h) The issuance of a plate using this method must be 792 reported to the department within two business days, not 793 including weekends or state holidays, of the issuance of the 794 plate. Every issuer shall keep a record of any temporary tag 795 issued. The record will include the date of issuance, tag number issued, vehicle identification number, and vehicle description. 796 (i) 797 This subsection is repealed on October 1, 2021, unless 798 saved from repeal through reenactment by the Legislature. 799 Section 23. Section 320.95, Florida Statutes, is amended 800 to read: Transactions by electronic or telephonic means.-801 320.95 802 The department may accept an application provided for (1)803 under this chapter by electronic or telephonic means. 804 The department may collect electronic mail addresses (2)805 and use electronic mail in lieu of the United States Postal 806 Service for the purpose of providing renewal notices. 807 The department may authorize issuance of an electronic (3) 808 certificate of registration in addition to printing a paper 809 registration certificate. A motor vehicle operator may present 810 for inspection an electronic device displaying an electronic 811 certificate of registration issued pursuant to this subsection 689333 - h1287-strike.docx Published On: 2/21/2018 7:41:30 PM

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in lieu of a paper registration certificate. Such presentation 812 does not constitute consent for inspection of any information on 813 814 the device other than the displayed certificate of registration. 815 The person who presents the device for inspection assumes the 816 liability for any resulting damage to the device. Section 24. Subsection (4) is amended and subsections (18) 817 818 through (46) of section 322.01, Florida Statutes, are renumbered 819 as subsections (25) through (53), respectively, and new 820 subsections (18) through (24) are added to that section, to 821 read: 822 322.01 Definitions.—As used in this chapter: "Authorized emergency vehicle" means a vehicle that is 823 (4)824 equipped with extraordinary audible and visual warning devices, 825 that is authorized by s. 316.2397 to display red, red and white, 826 or blue lights, and that is on call to respond to emergencies. The term includes, but is not limited to, ambulances, law 827 enforcement vehicles, fire trucks, and other rescue vehicles. 828 The term does not include wreckers, utility trucks, or other 829 830 vehicles that are used only incidentally for emergency purposes. 831 "Electronic" means relating to technology having (18)electrical, digital, magnetic, wireless, optical, 832 electromagnetic, or similar capabilities. 833 834 (19) "Electronic credential" means an electronic 835 representation of a physical driver license or identification

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836	card which is viewable on an electronic credential system
837	capable of being verified and authenticated.
838	(20) "Electronic credential holder" means a person to whom
839	an electronic credential has been issued.
840	(21) "Electronic credential provider" means an entity
841	contracted with the department to provide the electronic
842	credential to the electronic credential holder.
843	(22) "Electronic credential system" means a computer
844	system used to display or transmit electronic credentials to a
845	person or verification system which can be accessed using an
846	electronic device.
847	(23) "Electronic device" means a device or a portion of a
848	device that is designed for and capable of communicating across
849	a computer network with other computers or devices for the
850	purpose of transmitting, receiving, or storing data, including,
851	but not limited to, a cellular telephone, tablet, or other
852	portable device designed for and capable of communicating with
853	or across a computer network, and is used to render an
854	electronic credential.
855	(24) "Electronic record" means a record created,
856	generated, sent, communicated, received, or stored by electronic
857	means.
858	Section 25. Section 322.032, Florida Statutes, is amended
859	to read:
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860	322.032 Electronic credential Digital proof of driver
861	license
862	(1) (a) The department shall develop and implement begin to
863	review and prepare for the development of a secure and uniform
864	protocols that comply with national standards system for issuing
865	an optional electronic credential. The department shall procure
866	the related technology solution that uses a revenue-sharing
867	model through a competitive solicitation process pursuant to s.
868	287.057 digital proof of driver license. The department may
869	issue electronic credentials to persons who hold a Florida
870	driver license or identification card. The electronic credential
871	and verification solution must have the necessary technological
872	capabilities to execute the authentication of an electronic
873	credential across all states, jurisdictions, federal and state
874	agencies, and municipalities. The electronic credential and
875	verification solution must provide the system integration
876	necessary:
877	1. For qualified and authorized entities to securely
878	consume an electronic credential.
879	2. For the production of a fully compliant electronic
880	credential by qualified and authorized electronic credential
881	providers.
882	3. To successfully ensure secure authentication and
883	validation of data from disparate sources.

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884 The department shall procure contract with one or more (b) 885 electronic credential providers through the competitive 886 solicitation process private entities to develop and implement a 887 secure electronic credential a digital proof of driver license 888 system. (C) 889 The department shall maintain the protocols and 890 national standards necessary for an electronic credential 891 provider to request authorized access to an application 892 programming interface, or an appropriate technological tool of at least the same capabilities, necessary for such private 893 entity to consume an electronic credential. The department shall 894 895 timely review requests for authorized access and must approve all requests by electronic credential providers which meet the 896 897 department's requirements. The department may assess a fee for 898 use of the electronic credential and verification solution. 899 The department shall provide access to a standardized (d) digital transaction process for use by the approved electronic 900 901 credential providers of compliant electronic credentials to 902 enable the financial transaction to be completed in such a 903 manner that the proceeds are accepted by the department at the 904 point of sale. The standardized digital transaction process must 905 enable the providers of an electronic credential to direct 906 through their electronic commerce workflow to a standardized

907checkout process and be able to document the providers involved.908Any revenue generated from the electronic credential system must

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909 be collected by the department and distributed pursuant to a 910 legislative appropriation and department agreements with the 911 electronic credential providers of the electronic credential. 912 Any revenues shared between the state and electronic credential 913 providers are based solely on revenues derived from the purchase of the optional, electronic credential and no other transaction. 914 915 The department shall enter into an agreement with the electronic 916 credential providers which describes the permitted uses, terms 917 and conditions, privacy policy, and uniform remittance terms relating to the consumption of an electronic credential. 918

919 (2)(a) The electronic credential digital proof of driver 920 license developed by the department or by an electronic 921 credential provider an entity contracted by the department must be in such a format as to allow law enforcement or an authorized 922 923 consumer to verify the authenticity of the electronic credential 924 and the identity of the credential holder and to validate the 925 status of any driving privileges associated with the electronic 926 credential digital proof of driver license. The department shall 927 adhere to protocols and national standards may adopt rules to 928 ensure valid authentication of electronic credentials digital 929 driver licenses by law enforcement.

(b) The act of presenting to a law enforcement officer an
 electronic device displaying an electronic credential does not
 constitute consent for the officer to access any information on
 the device other than the electronic credential.

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934 The person who presents the device to the officer (C) 935 assumes liability for any resulting damage to the device. A person may not be issued an electronic credential a 936 (3) digital proof of driver license until he or she has satisfied 937 938 all of the requirements of this chapter for issuance of a 939 physical driver license or identification card as provided in 940 this chapter. 941 (4) A person who: 942 (a) Manufactures a false electronic credential digital proof of driver license commits a felony of the third degree, 943 punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 944 945 (b) Possesses a false electronic credential digital proof of driver license commits a misdemeanor of the second degree, 946 947 punishable as provided in s. 775.082. 948 Section 26. Section 322.059, Florida Statutes, is amended 949 to read: 950 322.059 Mandatory surrender of suspended driver license 951 and registration.-A person whose driver license or registration 952 has been suspended as provided in s. 322.058 must immediately 953 return his or her driver license and registration to the 954 Department of Highway Safety and Motor Vehicles. The department 955 shall invalidate the electronic credential digital proof of 956 driver license issued pursuant to s. 322.032 for such person. If 957 such person fails to return his or her driver license or 958 registration, a law enforcement agent may seize the license or 689333 - h1287-strike.docx

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960 suspended. 961 Section 27. Paragraph (c) of subsection (1) of section 322.143, Florida Statutes, is amended to read: 962 963 322.143 Use of a driver license or identification card.-As used in this section, the term: 964 (1)"Swipe" means the act of passing a driver license or 965 (C) 966 identification card through a device that is capable of 967 deciphering, in an electronically readable format, the information electronically encoded in a magnetic strip or bar 968 code on the driver license or identification card or consuming 969

registration while the driver license or registration is

970 <u>an electronic credential</u>.

971 Section 28. Subsection (1) of section 322.15, Florida 972 Statutes, is amended to read:

322.15 License to be carried and exhibited on demand;fingerprint to be imprinted upon a citation.-

975 (1)Every licensee shall have his or her driver license, 976 which must be fully legible with no portion of such license 977 faded, altered, mutilated, or defaced, in his or her immediate 978 possession at all times when operating a motor vehicle and shall 979 present or submit the same upon the demand of a law enforcement 980 officer or an authorized representative of the department. A 981 licensee may present or submit an electronic credential a 982 digital proof of driver license as provided in s. 322.032 in 983 lieu of a physical driver license.

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984 Section 29. Section 322.38, Florida Statutes, is amended 985 to read:

986

322.38 Renting motor vehicle to another.-

987 (1) <u>A</u> No person <u>may not</u> shall rent a motor vehicle to any
988 other person unless the <u>other latter</u> person is then duly
989 licensed, or, if a nonresident, he or she shall be licensed
990 under the laws of the state or country of his or her residence,
991 except a nonresident whose home state or country does not
992 require that an operator be licensed.

993 (2) <u>A</u> No person <u>may not</u> shall rent a motor vehicle to 994 another until he or she has inspected the driver license of the 995 person to whom the vehicle is to be rented, and <u>has compared and</u> 996 verified <u>that</u> the <u>driver license is unexpired</u> signature thereon 997 with the signature of such person written in his or her 998 presence.

999 (3) Every person renting a motor vehicle to another shall 1000 keep a record of the registration number of the motor vehicle so 1001 rented, the name, and address, and license number of the person 1002 to whom the vehicle is rented, the number of the license of said 1003 latter person, and the date and place when and where the said 1004 license was issued. Such record shall be open to inspection by 1005 any police officer, or officer or employee of the department.

1006(4) If a rental car company rents a motor vehicle to a1007person through digital, electronic, or other means that allows1008the renter to obtain possession of the motor vehicle without

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1009 direct contact with an agent or employee of the rental car company, or if through use of such means the renter does not 1010 1011 execute a rental contract at the time he or she takes possession 1012 of the vehicle, the rental car company is deemed to have met the 1013 requirements of subsections (1) and (2) when the rental car 1014 company requires the renter to verify that he or she is duly 1015 licensed and that the license is unexpired. Such verification 1016 may occur at the time the renter enrolls in a membership 1017 program, master agreement, or other means of establishing use of the rental car company's services or at any time thereafter. 1018 Section 30. Subsection (4) of section 322.61, Florida 1019 1020 Statutes, is amended to read: 1021 322.61 Disqualification from operating a commercial motor 1022 vehicle.-1023 (4)Any person who is transporting hazardous materials as

defined in <u>s. 322.01(31)</u> s. 322.01(24) shall, upon conviction of an offense specified in subsection (3), be disqualified from operating a commercial motor vehicle for a period of 3 years. The penalty provided in this subsection shall be in addition to any other applicable penalty.

Section 31. Subsection (1) of section 324.021, FloridaStatutes, is amended to read:

1031 324.021 Definitions; minimum insurance required.—The 1032 following words and phrases when used in this chapter shall, for 1033 the purpose of this chapter, have the meanings respectively

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1034 ascribed to them in this section, except in those instances 1035 where the context clearly indicates a different meaning:

1036 (1)MOTOR VEHICLE.-Every self-propelled vehicle that is 1037 designed and required to be licensed for use upon a highway, 1038 including trailers and semitrailers designed for use with such 1039 vehicles, except traction engines, road rollers, farm tractors, 1040 power shovels, and well drillers, and every vehicle that is 1041 propelled by electric power obtained from overhead wires but not 1042 operated upon rails, but not including any personal delivery 1043 device or mobile carrier as defined in s. 316.003, bicycle, or 1044 moped. However, the term "motor vehicle" does not include a 1045 motor vehicle as defined in s. 627.732(3) when the owner of such 1046 vehicle has complied with the requirements of ss. 627.730-1047 627.7405, inclusive, unless the provisions of s. 324.051 apply; and, in such case, the applicable proof of insurance provisions 1048 1049 of s. 320.02 apply.

1050 Section 32. Subsection (1) of section 655.960, Florida 1051 Statutes, is amended to read:

1052 655.960 Definitions; ss. 655.960-655.965.—As used in this 1053 section and ss. 655.961-655.965, unless the context otherwise 1054 requires:

(1) "Access area" means any paved walkway or sidewalk
which is within 50 feet of any automated teller machine. The
term does not include any street or highway open to the use of
the public, as defined in <u>s</u>. 316.003(80)(a) or (b) s.

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1059 316.003(79)(a) or (b), including any adjacent sidewalk, as defined in s. 316.003. 1060 Section 33. Paragraph (a) of subsection (2) of section 1061 812.014, Florida Statutes, is amended to read: 1062 812.014 Theft.-1063 1064 If the property stolen is valued at \$100,000 or (2)(a)1. 1065 more or is a semitrailer that was deployed by a law enforcement 1066 officer; or 1067 2. If the property stolen is cargo valued at \$50,000 or 1068 more that has entered the stream of interstate or intrastate commerce from the shipper's loading platform to the consignee's 1069 1070 receiving dock; or If the offender commits any grand theft and: 1071 3. In the course of committing the offense the offender 1072 a. 1073 uses a motor vehicle as an instrumentality, other than merely as a getaway vehicle, to assist in committing the offense and 1074 1075 thereby damages the real property of another; or In the course of committing the offense the offender 1076 b. 1077 causes damage to the real or personal property of another in excess of \$1,000; or 1078 1079 4. If the property stolen is cargo and in the course of 1080 committing the offense the offender uses any type of device to 1081 defeat, block, disable, jam, or interfere with a global 1082 positioning system or similar system designed to identify the 689333 - h1287-strike.docx

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1083 location of the cargo or the vehicle or trailer carrying the 1084 cargo, 1085 the offender commits grand theft in the first degree, punishable 1086 1087 as a felony of the first degree, as provided in s. 775.082, s. 775.083, or s. 775.084. 1088 1089 Section 34. The Department of Highway Safety and Motor 1090 Vehicles in cooperation with the Florida Tax Collectors 1091 Association shall undertake a review of the registration renewal periods for heavy trucks weighing more than 5,000 pounds and 1092 less than 8,000 pounds. The department shall develop a report 1093 1094 documenting the findings and recommendations of the review and submit the report to the Governor, the President of the Senate, 1095 and the Speaker of the House of Representatives by December 31, 1096 1097 2018. As part of the review, the department shall include: 1098 (1) Options to allow owners of applicable heavy trucks to 1099 renew their registrations on their birthdays instead of December 1100 31st of each year. 1101 A plan for implementation of the revised renewal (2) 1102 period, including the proration of registration renewal fees. 1103 The estimated fiscal impact to state and local (3) 1104 government associated with changes in the renewal period for 1105 applicable heavy trucks. 1106 (4) A plan to educate the motoring public about changes in 1107 renewal periods for applicable heavy trucks. 689333 - h1287-strike.docx

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1108		Section 35. Except as otherwise expressly provided in
1109	this	act, this act shall take effect October 1, 2018.
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1111		
1112		
1113		TITLE AMENDMENT
1114		Remove everything before the enacting clause and insert:
1115		A bill to be entitled
1116		An act relating to transportation; amending s.
1117		316.003, F.S.; adding and revising definitions;
1118		amending s. 316.008, F.S.; authorizing a mobile
1119		carrier to be operated on sidewalks and crosswalks
1120		within a county or municipality when such use is
1121		permissible under federal law; providing construction;
1122		repealing s. 316.0896, F.S., relating to the assistive
1123		truck platooning technology pilot project; creating s.
1124		316.0897, F.S.; exempting the operator of a nonlead
1125		vehicle in a platoon from a specified provision;
1126		authorizing a platoon to be operated on a roadway in
1127		this state after an operator provides notification to
1128		the Department of Transportation and the Department of
1129		Highway Safety and Motor Vehicles; amending s.
1130		316.2071, F.S.; authorizing a mobile carrier to
1131		operate on sidewalks and crosswalks; providing that a
1132		mobile carrier operating on a sidewalk or crosswalk
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1133	has all the rights and duties applicable to a
1134	pedestrian under the same circumstances, except that
1135	the mobile carrier must not unreasonably interfere
1136	with pedestrians or traffic and must yield the right-
1137	of-way to pedestrians on the sidewalk or crosswalk;
1138	specifying requirements for a mobile carrier;
1139	prohibiting a mobile carrier from taking specified
1140	actions; amending s. 316.2397, F.S.; prohibiting
1141	vehicles or equipment from showing or displaying red
1142	and white lights while being driven or moved;
1143	authorizing firefighters to use or display red and
1144	white lights under certain circumstances; amending s.
1145	316.2398, F.S.; authorizing firefighters to use or
1146	display red and white lights under certain
1147	circumstances; amending s. 316.302, F.S.; revising
1148	regulations to which owners and drivers of commercial
1149	motor vehicles are subject; delaying the requirement
1150	for electronic logging devices and support documents
1151	for certain intrastate motor carriers; deleting a
1152	limitation on a civil penalty for falsification of
1153	certain time records; deleting a requirement that a
1154	motor carrier maintain certain documentation of
1155	driving times; providing an exemption from specified
1156	provisions for a person who operates a commercial
1157	motor vehicle having a certain gross vehicle weight,
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1158	gross vehicle weight rating, and gross combined weight
1159	rating; deleting the exemption from such provisions
1160	for a person transporting petroleum products; amending
1161	s. 316.303, F.S.; conforming a provision to changes
1162	made by the act; amending s. 316.85, F.S.; authorizing
1163	the Florida Turnpike Enterprise to fund, construct,
1164	and operate test facilities for the advancement of
1165	autonomous and connected innovative transportation
1166	technology solutions for specified purposes; amending
1167	s. 318.14, F.S., revising the number of times a person
1168	may take a basic driver improvement course to keep
1169	points from being assessed on his or her driver
1170	license; amending s. 319.141, F.S.; redefining the
1171	term "rebuilt inspection services"; deleting obsolete
1172	language; requiring the Department of Highway Safety
1173	and Motor Vehicles to ensure that an applicant of the
1174	pilot rebuilt motor vehicle inspection program meets
1175	basic criteria designed to protect the public before
1176	the applicant is renewed; revising requirements for
1177	the applicant; requiring the operator of a facility to
1178	annually make certain attestations; prohibiting a
1179	program participant from conducting an inspection of a
1180	vehicle rebuilt before its purchase by the current
1181	applicant; requiring that such vehicles be inspected
1182	by the department; requiring any applicant that fails
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1183		an initial rebuilt inspection to have that vehicle
1184		reinspected only by the department or the facility
1185		that conducted the original inspection; prohibiting
1186		any person or business authorized by the department to
1187		train, certify, or recertify operators and inspectors
1188		of private rebuilt motor vehicle inspection facilities
1189		from certifying or recertifying themselves or any of
1190		their employees; requiring the department to conduct
1191		an onsite facility inspection at least twice a year;
1192		requiring a current operator to give the department
1193		certain notice of a transfer before any transfer of a
1194		rebuilt inspection facility; requiring a transferee to
1195		meet certain eligibility requirements and execute a
1196		new memorandum of understanding with the department
1197		before operating the facility; extending the date for
1198		future repeal of this section; requiring the
1199		department to submit a certain written report to the
1200		Governor and Cabinet on or before a specified date;
1201		amending s. 320.01, F.S.; revising definitions;
1202		amending s. 320.02, F.S.; providing that a mobile
1203		carrier is not required to satisfy specified
1204		registration and insurance requirements; amending s.
1205		320.03, F.S.; preempting to the state jurisdiction
1206		over the electronic filing system for use by
1207		authorized electronic filing system agents to process
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. CS/HB 1287 (2018)

1208		title transactions, derelict motor vehicle
1209		certificates, and certain certificates of destruction
1210		for derelict and salvage motor vehicles; authorizing
1211		an entity that, in the normal course of its business,
1212		processes title transactions, derelict motor vehicle
1213		certificates, or certain certificates of destruction
1214		for derelict or salvage motor vehicles and meets all
1215		established requirements to be an authorized
1216		electronic filing system agent; prohibiting such an
1217		entity from being precluded from participating in the
1218		electronic filing system in any county; deleting
1219		provisions requiring the department to adopt certain
1220		rules to replace specified program standards;
1221		requiring the department to adopt certain rules;
1222		amending s. 320.06, F.S.; requiring a vehicle that has
1223		an apportioned registration to be issued, before a
1224		specified date, an annual license plate and a cab card
1225		denoting the declared gross vehicle weight; providing
1226		requirements, beginning on a specified date, for
1227		license plates, cab cards, and validation stickers for
1228		vehicles registered in accordance with the
1229		International Registration Plan; providing a specified
1230		fee for initial and renewed validation stickers;
1231		requiring the fee to be deposited into the Highway
1232		Safety Operating Trust Fund; authorizing a damaged or
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1233 worn license plate to be replaced at no charge under 1234 certain circumstances; providing an exception to the 1235 design of dealer license plates for specialty license 1236 plates; amending s. 320.0605, F.S.; authorizing an 1237 official copy of a registration certificate to be in 1238 an electronic format and authorizing an electronic 1239 copy of certain rental or lease documentation to be in 1240 the possession of the operator or to be carried in the 1241 vehicle for which issued and to be exhibited upon demand of any authorized law enforcement officer or 1242 1243 any agent of the department; specifying that the act 1244 of presenting to a law enforcement officer or agent of 1245 the department an electronic device displaying an 1246 electronic copy of rental or lease documentation does 1247 not constitute consent for the officer or agent to 1248 access any information on the device other than the 1249 displayed rental or lease documentation; requiring the 1250 person who presents the device to the officer or agent to assume the liability for any resulting damage to 1251 1252 the device; providing that rental or lease documentation that includes the date and time of 1253 1254 rental is sufficient to satisfy a specified 1255 requirement; amending s. 320.0607, F.S.; providing an 1256 exemption, beginning on a specified date, from a 1257 certain fee for vehicles registered under the

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Amendment No.

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1258	International Registration Plan; amending s. 320.0657,
1259	F.S.; providing an exception to the design of fleet
1260	license plates for specialty license plates;
1261	authorizing fleet companies to purchase specialty
1262	license plates in lieu of the standard fleet license
1263	plates for additional specified fees; requiring fleet
1264	companies to be responsible for all costs associated
1265	with the specialty license plate; amending s. 320.08,
1266	F.S.; authorizing dealers to purchase specialty
1267	license plates in lieu of the standard graphic dealer
1268	license plates for additional specified fees;
1269	requiring dealers to be responsible for all costs
1270	associated with the specialty license plate; amending
1271	s. 320.08056, F.S.; allowing the department to
1272	authorize dealer and fleet specialty license plates;
1273	authorizing a dealer or fleet company to purchase
1274	specialty license plates to be used on dealer and
1275	fleet vehicles with the permission of the sponsoring
1276	specialty license plate organization; requiring a
1277	dealer or fleet specialty license plate to include
1278	specified letters on the right side of the license
1279	plate; requiring dealer and fleet specialty license
1280	plates to be ordered directly through the department;
1281	amending s. 320.131, F.S.; authorizing, beginning on a
1282	specified date, the department to partner with a
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Amendment No.

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1283		county tax collector to conduct a Fleet Vehicle
1284		Temporary Tag pilot program, subject to certain
1285		requirements; providing for future repeal; amending s.
1286		320.95, F.S.; allowing the department to authorize
1287		issuance of an electronic certificate of registration;
1288		authorizing such certificate to be presented for
1289		inspection; providing construction; providing for
1290		liability; amending s. 322.01, F.S.; providing
1291		definitions; amending s. 322.032, F.S.; directing the
1292		department to implement protocols for issuing an
1293		optional electronic credential and to procure a
1294		certain related technology solution, subject to
1295		certain requirements; providing requirements for the
1296		electronic credential and verification solution;
1297		directing the department to procure one or more
1298		electronic credential providers through a competitive
1299		solicitation process to develop and implement a secure
1300		electronic credential system; requiring the department
1301		to maintain certain protocols and national standards;
1302		requiring the department to timely review and approve
1303		all electronic credential provider requests for
1304		authorized access to certain interfaces which meet the
1305		agency's requirements; authorizing the department to
1306		assess a fee; requiring the department to provide
1307		access to a certain standardized digital transaction

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Amendment No.

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1308 process for use by the approved electronic credential providers of compliant electronic credentials, subject 1309 1310 to certain requirements; requiring any revenue generated from the electronic credential system to be 1311 1312 collected by the department and distributed pursuant to a legislative appropriation and department 1313 agreements with the electronic credential providers of 1314 the electronic credential; providing that any revenues 1315 shared between the state and electronic credential 1316 1317 providers is based solely on revenues derived from the 1318 purchase of the optional electronic credential and no other transaction; requiring the department to enter 1319 1320 into certain agreements with electronic credential 1321 providers; requiring that an electronic credential be in a format that allows certain entities to verify its 1322 authenticity and the identity of the credential holder 1323 and to validate certain privileges; providing that 1324 presenting an electronic device displaying an 1325 electronic credential does not constitute consent for 1326 1327 a law enforcement officer to access any other 1328 information on such device; providing that the person 1329 who presents the device to the officer assumes 1330 liability for any resulting damage to the device; 1331 conforming provisions to changes made by the act; amending s. 322.059, F.S.; conforming a provision to 1332 689333 - h1287-strike.docx

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Amendment No.

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1333 changes made by the act; amending s. 322.143, F.S.; 1334 revising a definition; amending s. 322.15, F.S.; conforming a provision to changes made by the act; 1335 amending s. 322.38, F.S.; prohibiting a person from 1336 renting a motor vehicle to another until he or she has 1337 verified that the driver license of the person to whom 1338 the vehicle is rented is unexpired; deleting the 1339 1340 requirement that a person renting a motor vehicle to 1341 another keep a record of the date when the license of the person to whom the vehicle is rented was issued; 1342 1343 specifying that a rental car company is deemed to have 1344 met specified requirements when the rental car company requires the renter to verify that he or she is duly 1345 licensed and that the license is unexpired if the 1346 1347 rental car company rents a motor vehicle to a person 1348 through certain digital, electronic, or other means; 1349 specifying when such verification may occur; amending 1350 s. 322.61, F.S.; conforming a cross-reference; 1351 amending s. 324.021, F.S.; revising the definition of the term "motor vehicle"; amending s. 655.960, F.S.; 1352 conforming a cross-reference; amending s. 812.014, 1353 1354 F.S.; providing a criminal penalty for an offender 1355 committing grand theft who uses a device to interfere 1356 with a global positioning or similar system; providing 1357 for a heavy truck registration working group;

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providing effective dates. 1358 1359 689333 - h1287-strike.docx Published On: 2/21/2018 7:41:30 PM Page 56 of 56

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Bill No. CS/CS/HB 1357 (2018)

Amendment No.

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION \checkmark (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Government Accountability
2	Committee
3	Representative Grant, J. offered the following:
4	
5	Amendment (with title amendment)
6	Remove everything after the enacting clause and insert:
7	Section 1. Section 322.01, Florida Statutes, is amended to
8	read:
9	322.01 Definitions.—As used in this chapter:
10	(1) "Actual weight" means the weight of a motor vehicle or
11	motor vehicle combination plus the weight of the load carried on
12	it, as determined at a fixed scale operated by the state or as
13	determined by use of a portable scale operated by a law
14	enforcement officer.
15	(2) "Alcohol" means any substance containing any form of
16	alcohol including, but not limited to, ethanol, methanol,
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(2018)

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Amendment No.

17 propanol, and isopropanol.

18 (3) "Alcohol concentration" means:

(a) The number of grams of alcohol per 100 milliliters ofblood;

(b) The number of grams of alcohol per 210 liters ofbreath; or

(c) The number of grams of alcohol per 67 milliliters ofurine.

"Authorized emergency vehicle" means a vehicle that is 25 (4)26 equipped with extraordinary audible and visual warning devices, 27 that is authorized by s. 316.2397 to display red or blue lights, 28 and that is on call to respond to emergencies. The term includes, but is not limited to, ambulances, law enforcement 29 vehicles, fire trucks, and other rescue vehicles. The term does 30 not include wreckers, utility trucks, or other vehicles that are 31 used only incidentally for emergency purposes. 32

(5) "Cancellation" means the act of declaring a driverlicense void and terminated.

(6) "Color photographic driver license" means a color
photograph of a completed driver license form meeting the
requirements prescribed in s. 322.14.

38 (7) "Commercial driver license" means a Class A, Class B,
39 or Class C driver license issued in accordance with the
40 requirements of this chapter.

41 (8) "Commercial motor vehicle" means any motor vehicle or 589411 - amendmentdraft63243.docx

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42 motor vehicle combination used on the streets or highways, 43 which:

44 (a) Has a gross vehicle weight rating of 26,001 pounds or45 more;

(b) Is designed to transport more than 15 persons,
including the driver; or

(c) Is transporting hazardous materials and is required to
be placarded in accordance with 49 C.F.R. part 172, subpart F.

51 A vehicle that occasionally transports personal property to and from a closed-course motorsport facility, as defined in s. 52 53 549.09(1)(a), is not a commercial motor vehicle if the use is 54 not for profit and corporate sponsorship is not involved. As 55 used in this subsection, the term "corporate sponsorship" means a payment, donation, gratuity, in-kind service, or other benefit 56 57 provided to or derived by a person in relation to the underlying activity, other than the display of product or corporate names, 58 59 logos, or other graphic information on the property being 60 transported.

(9) "Controlled substance" means any substance classified
as such under 21 U.S.C. s. 802(6), Schedules I-V of 21 C.F.R.
part 1308, or chapter 893.

(10) "Convenience service" means any means whereby an
individual conducts a transaction with the department other than
in person.

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67 (11)(a) "Conviction" means a conviction of an offense relating to the operation of motor vehicles on highways which is 68 a violation of this chapter or any other such law of this state 69 or any other state, including an admission or determination of a 70 noncriminal traffic infraction pursuant to s. 318.14, or a 71 72 judicial disposition of an offense committed under any federal 73 law substantially conforming to the aforesaid state statutory provisions. 74

(b) Notwithstanding any other provisions of this chapter,
the definition of "conviction" provided in 49 C.F.R. s. 383.5
applies to offenses committed in a commercial motor vehicle or
by a person holding a commercial driver license.

(12) "Court" means any tribunal in this state or any other
state, or any federal tribunal, which has jurisdiction over any
civil, criminal, traffic, or administrative action.

82 (13) "Credential service provider" means an electronic
83 credential provider competitively procured by the department to
84 supply secure credential services based on open standards for
85 identity management and verification to qualified entities.

86 (14) "Declared weight" means the maximum loaded weight
 87 declared for purposes of registration, pursuant to chapter 320.

88 <u>(15)(14)</u> "Department" means the Department of Highway 89 Safety and Motor Vehicles acting directly or through its duly 90 authorized representatives.

91 (16) "Digital identity verifier" means a public or private 589411 - amendmentdraft63243.docx

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92	entity that consumes the identity management services provided
93	by the credential service provider.
94	(17) (15) "Disqualification" means a prohibition, other
95	than an out-of-service order, that precludes a person from
96	driving a commercial motor vehicle.
97	(18) (16) "Drive" means to operate or be in actual physical
98	control of a motor vehicle in any place open to the general
99	public for purposes of vehicular traffic.
100	(19) (17) "Driver license" means a certificate that,
101	subject to all other requirements of law, authorizes an
102	individual to drive a motor vehicle and denotes an operator's
103	license as defined in 49 U.S.C. s. 30301.
104	(20) "Electronic" means relating to technology having
105	electrical, digital, magnetic, wireless, optical,
106	electromagnetic, or similar capabilities.
107	(21) "Electronic credential" means an electronic
108	representation of a physical driver license or identification
109	card which is viewable on an electronic credential system and
110	capable of being verified and authenticated.
111	(22) "Electronic credential holder" means a person to whom
112	an electronic credential has been issued.
113	(23) "Electronic credential provider" means a qualified
114	entity contracted with the department to provide electronic
115	credentials to electronic credential holders.

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116	(24) "Electronic credential system" means a computer
117	system used to display or transmit electronic credentials to a
118	person or verification system and that may be accessed using an
119	electronic device.
120	(25) "Electronic device" means a device or a portion of a
121	device that is designed for and capable of communicating across
122	a computer network with other computers or devices for the
123	purpose of transmitting, receiving, or storing data, including,
124	but not limited to, a cellular telephone, tablet, or other
125	portable device designed for and capable of communicating with
126	or across a computer network, and is used to render an
127	electronic credential.
128	(26) "Electronic ID" means a technology solution by which
129	a qualified entity authenticates the identity of an individual
130	receiving goods or services.
131	(27) (18) "Endorsement" means a special authorization which
132	permits a driver to drive certain types of vehicles or to
133	transport certain types of property or a certain number of
134	passengers.
135	(28) (19) "Farmer" means a person who grows agricultural
136	products, including aquacultural, horticultural, and forestry
137	products, and, except as provided herein, employees of such
138	persons. The term does not include employees whose primary
139	purpose of employment is the operation of motor vehicles.
140	(29) (20) "Farm tractor" means a motor vehicle that is:
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(a) Operated principally on a farm, grove, or orchard in agricultural or horticultural pursuits and that is operated on the roads of this state only incidentally for transportation between the owner's or operator's headquarters and the farm, grove, or orchard or between one farm, grove, or orchard and another; or

(b) Designed and used primarily as a farm implement for
drawing plows, mowing machines, and other implements of
husbandry.

150 <u>(30)</u> (21) "Felony" means any offense under state or federal 151 law that is punishable by death or by a term of imprisonment 152 exceeding 1 year.

153 (31)(22) "Foreign jurisdiction" means any jurisdiction
 154 other than a state of the United States.

155 (32)(23) "Gross vehicle weight rating" means the value 156 specified by the manufacturer as the maximum loaded weight of a 157 single, combination, or articulated vehicle.

158 (33)(24) "Hazardous materials" means any material that has 159 been designated as hazardous under 49 U.S.C. s. 5103 and is 160 required to be placarded under subpart F of 49 C.F.R. part 172 161 or any quantity of a material listed as a select agent or toxin 162 in 42 C.F.R. part 73.

163 <u>(34)</u> (25) "Medical examiner's certificate" means a document 164 substantially in accordance with the requirements of 49 C.F.R. 165 s. 391.43.

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166 <u>(35)</u> (26) "Motorcycle" means a motor vehicle powered by a 167 motor with a displacement of more than 50 cubic centimeters, 168 having a seat or saddle for the use of the rider, and designed 169 to travel on not more than three wheels in contact with the 170 ground, but excluding a tractor, tri-vehicle, or moped.

171 <u>(36)</u> (27) "Motor vehicle" means any self-propelled vehicle, 172 including a motor vehicle combination, not operated upon rails 173 or guideway, excluding vehicles moved solely by human power, 174 motorized wheelchairs, and motorized bicycles as defined in s. 175 316.003.

176 (37)(28) "Motor vehicle combination" means a motor vehicle 177 operated in conjunction with one or more other vehicles.

178 <u>(38)</u> (29) "Narcotic drugs" means coca leaves, opium, 179 isonipecaine, cannabis, and every substance neither chemically 180 nor physically distinguishable from them, and any and all 181 derivatives of same, and any other drug to which the narcotics 182 laws of the United States apply, and includes all drugs and 183 derivatives thereof known as barbiturates.

184 <u>(39)(30)</u> "Out-of-service order" means a prohibition issued 185 by an authorized local, state, or Federal Government official 186 which precludes a person from driving a commercial motor 187 vehicle.

188 <u>(40)</u> (31) "Owner" means the person who holds the legal 189 title to a vehicle. However, if a vehicle is the subject of an 190 agreement for the conditional sale or lease thereof with the 589411 - amendmentdraft63243.docx

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191 right of purchase upon performance of the conditions stated in 192 the agreement and with an immediate right of possession vested 193 in the conditional vendee or lessee, or if a mortgagor of a 194 vehicle is entitled to possession, such conditional vendee, 195 lessee, or mortgagor is the owner for the purpose of this 196 chapter.

197 <u>(41) (32)</u> "Passenger vehicle" means a motor vehicle 198 designed to transport more than 15 persons, including the 199 driver, or a school bus designed to transport more than 15 200 persons, including the driver.

201 <u>(42)(33)</u> "Permit" means a document authorizing the 202 temporary operation of a motor vehicle within this state subject 203 to conditions established in this chapter.

(43) "Qualified entity" means a public or private entity
 which enters into a contract with the department, meets usage
 criteria, agrees to terms and conditions, and is authorized by
 the department to use the credential service provider for
 authentication and identification verification services.

209 <u>(44)(34)</u> "Resident" means a person who has his or her 210 principal place of domicile in this state for a period of more 211 than 6 consecutive months, has registered to vote, has made a 212 statement of domicile pursuant to s. 222.17, or has filed for 213 homestead tax exemption on property in this state.

214 (45)(35) "Restriction" means a prohibition against 215 operating certain types of motor vehicles or a requirement that 589411 - amendmentdraft63243.docx

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a driver comply with certain conditions when driving a motor vehicle.

218 <u>(46)</u> "Revocation" means the termination of a 219 licensee's privilege to drive.

(47) (37) "School bus" means a motor vehicle that is 220 221 designed to transport more than 15 persons, including the 222 driver, and that is used to transport students to and from a 223 public or private school or in connection with school 224 activities, but does not include a bus operated by a common carrier in the urban transportation of school children. The term 225 "school" includes all preelementary, elementary, secondary, and 226 227 postsecondary schools.

228 <u>(48)(38)</u> "State" means a state or possession of the United 229 States, and, for the purposes of this chapter, includes the 230 District of Columbia.

231 (49)(39) "Street or highway" means the entire width 232 between the boundary lines of a way or place if any part of that 233 way or place is open to public use for purposes of vehicular 234 traffic.

235 <u>(50)(40)</u> "Suspension" means the temporary withdrawal of a 236 licensee's privilege to drive a motor vehicle.

237 <u>(51)(41)</u> "Tank vehicle" means a vehicle that is designed 238 to transport any liquid or gaseous material within a tank either 239 permanently or temporarily attached to the vehicle, if such tank 240 has a designed capacity of 1,000 gallons or more.

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241 <u>(52) (42)</u> "United States" means the 50 states and the 242 District of Columbia.

243 <u>(53)</u> (43) "Vehicle" means every device in, upon, or by 244 which any person or property is or may be transported or drawn 245 upon a public highway or operated upon rails or guideway, except 246 a bicycle, motorized wheelchair, or motorized bicycle.

247 <u>(54)</u> (44) "Identification card" means a personal 248 identification card issued by the department which conforms to 249 the definition in 18 U.S.C. s. 1028(d).

(55) (45) "Temporary driver license" or "temporary 250 251 identification card" means a certificate issued by the 252 department which, subject to all other requirements of law, authorizes an individual to drive a motor vehicle and denotes an 253 operator's license, as defined in 49 U.S.C. s. 30301, or a 254 255 personal identification card issued by the department which 256 conforms to the definition in 18 U.S.C. s. 1028(d) and denotes 257 that the holder is permitted to stay for a short duration of 258 time, as specified on the temporary identification card, and is 259 not a permanent resident of the United States.

260 (56) (46) "Tri-vehicle" means an enclosed three-wheeled 261 passenger vehicle that:

(a) Is designed to operate with three wheels in contactwith the ground;

264

(b) Has a minimum unladen weight of 900 pounds;

265 (c) Has a single, completely enclosed, occupant

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266 compartment;

267 (d) Is produced in a minimum quantity of 300 in any 268 calendar year;

(e) Is capable of a speed greater than 60 miles per houron level ground; and

271 (f) Is equipped with:

Seats that are certified by the vehicle manufacturer to
 meet the requirements of Federal Motor Vehicle Safety Standard
 No. 207, "Seating systems" (49 C.F.R. s. 571.207);

275

2. A steering wheel used to maneuver the vehicle;

3. A propulsion unit located forward or aft of theenclosed occupant compartment;

4. A seat belt for each vehicle occupant certified to meet
the requirements of Federal Motor Vehicle Safety Standard No.
209, "Seat belt assemblies" (49 C.F.R. s. 571.209);

5. A windshield and an appropriate windshield wiper and washer system that are certified by the vehicle manufacturer to meet the requirements of Federal Motor Vehicle Safety Standard No. 205, "Glazing Materials" (49 C.F.R. s. 571.205) and Federal Motor Vehicle Safety Standard No. 104, "Windshield Wiping and Washing Systems" (49 C.F.R. s. 571.104); and

287 6. A vehicle structure certified by the vehicle
288 manufacturer to meet the requirements of Federal Motor Vehicle
289 Safety Standard No. 216, "Rollover crush resistance" (49 C.F.R.
290 s. 571.216).

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Section 2. Section 322.032, Florida Statutes, is amended 291 292 to read: 322.032 Electronic credential Digital proof of driver 293 294 license.-(1)(a) 295 The department shall develop and implement begin to 296 review and prepare for the development of a secure and uniform 297 protocols which comply with national standards system for 298 issuing an optional electronic credential. The department shall 299 procure the related technology solution from the credential service provider that uses a revenue sharing model through a 300 301 competitive solicitation process pursuant to s. 287.057 digital 302 proof of driver license. The department may issue electronic 303 credentials to persons who hold a Florida driver license or 304 identification card. 305 (b) Qualified entities must have the technological 306 capabilities necessary to integrate with the credential service 307 provider. The department shall maintain the protocols and 308 national standards necessary for a digital verifier or an 309 electronic credential provider to request authorized access to 310 an application programming interface, or appropriate 311 technological tool of at least the same capabilities, necessary

312 for such qualified entity to consume an electronic ID. The

313 department shall timely review requests for authorized access

314 and approve all requests by digital verifiers that meet the

315 department's requirements.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/CS/HB 1357 (2018)

Amendment No.

316 (c) The electronic credential provider must have the necessary technological capabilities to execute the 317 authentication of an electronic credential across all states, 318 319 jurisdictions, federal and state agencies, and municipalities. 320 The electronic credential and verification solution must provide 321 the standardized system integration necessary: For qualified entities to securely consume an 322 1. electronic credential. 323 324 2. For the production of a fully compliant electronic 325 credential by electronic credential providers. 326 To successfully ensure secure authentication and 3. 327 validation of data from disparate sources. 328 (d) The department shall competitively procure at least 329 two but no more than five contract with one or more electronic credential providers private entities to develop and implement 330 331 an initial phase to provide a secure electronic credential a digital proof of driver license system. The department shall 332 333 enter into agreements with electronic credential providers that provide the permitted uses, terms and conditions, privacy 334 policy, and uniform remittance terms relating to the consumption 335 of an electronic credential. The department must competitively 336 337 procure the credential service provider before the initial phase 338 may begin. Upon completion of the initial phase, the department 339 shall submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives 340 589411 - amendmentdraft63243.docx

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COMMITTEE/SUBCOMMITTEE AMENDMENT

(2018)

Bill No. CS/CS/HB 1357

Amendment No.

341 regarding the continued implementation and tools necessary to 342 scale future phases. (2) (a) The department shall provide electronic credential 343 providers access to a standardized digital transaction process 344 345 that provides the proceeds of a completed financial transaction 346 to the department at the point of sale. The standardized digital 347 transaction process must enable electronic credential providers 348 to direct through their electronic commerce workflow to a 349 standardized checkout process and enable documentation of the 350 electronic credential providers participating in a transaction. Revenue generated from use of the electronic credential system 351 352 shall be deposited into the Motor Vehicle License Clearing Trust 353 Fund for distribution pursuant to a legislative appropriation 354 and department agreements with electronic credential providers. 355 Electronic credential revenue shall be shared between the state 356 and electronic credential providers. The department may assess a competitive market rate (b)

357 fee structure for use of the credential service provider for any 358 359 qualified entity to obtain an electronic ID. Revenue generated from use of the credential service provider by digital identity 360 verifiers shall be shared between the state and the credential 361 362 service provider. Revenues shall be deposited into the Motor 363 Vehicle License Clearing Trust Fund for distribution pursuant to 364 department agreements with digital identity verifiers. Fees may 365 not be charged to any state court, state governmental entity, or 589411 - amendmentdraft63243.docx

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COMMITTEE/SUBCOMMITTEE AMENDMENT

(2018)

Bill No. CS/CS/HB 1357

Amendment No.

366 law enforcement agency.

(3) (a) (2) The electronic credential digital proof of 367 368 driver license developed by the department or by an electronic credential provider an entity contracted by the department must 369 370 be in such a format as to allow law enforcement or an authorized consumer to verify the authenticity of the electronic credential 371 and the identity of the credential holder and to validate the 372 status of any driving privileges associated with the electronic 373 credential digital proof of driver license. The department shall 374 375 adhere to protocols and national standards may adopt rules to 376 ensure valid authentication of electronic credentials digital 377 driver licenses by law enforcement.

378 (b) The act of presenting to a law enforcement officer an 379 electronic device displaying an electronic credential does not 380 constitute consent for the officer to access any information on 381 the device other than the electronic credential.

382 (c) The person who presents the device to the officer
383 assumes liability for any resulting damage to the device.

384 <u>(4)(3)</u> A person may not be issued <u>an electronic credential</u> 385 a digital proof of driver license until he or she has satisfied 386 all of the requirements of this chapter for issuance of a 387 physical driver license <u>or identification card</u> as provided in 388 this chapter.

389

(5) (4) A person who:

390 (a) Manufactures a false <u>electronic credential</u> digital
 589411 - amendmentdraft63243.docx

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. CS/CS/HB 1357 (2018)

391 proof of driver license commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 392

Possesses a false electronic credential digital proof 393 (b) of driver license commits a misdemeanor of the second degree, 394 punishable as provided in s. 775.082. 395

Section 3. Section 322.059, Florida Statutes, is amended 396 397 to read:

398 322.059 Mandatory surrender of suspended driver license 399 and registration.-A person whose driver license or registration has been suspended as provided in s. 322.058 must immediately 400 401 return his or her driver license and registration to the 402 Department of Highway Safety and Motor Vehicles. The department 403 shall invalidate the electronic credential digital proof of 404 driver license issued pursuant to s. 322.032 for such person. If 405 such person fails to return his or her driver license or 406 registration, a law enforcement agent may seize the license or 407 registration while the driver license or registration is 408 suspended.

409 Section 4. Paragraph (c) of subsection (1) of section 322.143, Florida Statutes, is amended to read: 410

412

322.143 Use of a driver license or identification card.-411 (1)As used in this section, the term:

413 "Swipe" means the act of passing a driver license or (C) 414 identification card through a device that is capable of deciphering, in an electronically readable format, the 415

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/CS/HB 1357 (2018)

Amendment No.

416 information electronically encoded in a magnetic strip or bar 417 code on the driver license or identification card <u>or consuming</u> 418 an electronic credential.

419 Section 5. Subsection (1) of section 322.15, Florida420 Statutes, is amended to read:

322.15 License to be carried and exhibited on demand;
fingerprint to be imprinted upon a citation.-

423 Every licensee shall have his or her driver license, (1)424 which must be fully legible with no portion of such license 425 faded, altered, mutilated, or defaced, in his or her immediate 426 possession at all times when operating a motor vehicle and shall 427 present or submit the same upon the demand of a law enforcement 428 officer or an authorized representative of the department. A licensee may present or submit an electronic credential a 429 430 digital proof of driver license as provided in s. 322.032 in 431 lieu of a physical driver license.

432 Section 6. Subsection (4) of section 322.61, Florida433 Statutes, is amended to read:

434 322.61 Disqualification from operating a commercial motor435 vehicle.-

(4) Any person who is transporting hazardous materials as
defined in <u>s. 322.01(33)</u> s. 322.01(24) shall, upon conviction of
an offense specified in subsection (3), be disqualified from
operating a commercial motor vehicle for a period of 3 years.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

(2018)

Bill No. CS/CS/HB 1357

Amendment No.

440 The penalty provided in this subsection shall be in addition to 441 any other applicable penalty. Section 7. This act shall take effect July 1, 2019. 442 443 444 _____ TITLE AMENDMENT 445 Remove everything before the enacting clause and insert: 446 A bill to be entitled 447 An act relating to information technology; amending s. 448 322.01, F.S.; providing definitions; amending s. 449 322.032, F.S.; directing the Department of Highway 450 451 Safety and Motor Vehicles to implement protocols for issuing an optional electronic credential and procure 452 453 a related technology solution; providing requirements for qualified entities; requiring the department to 454 455 maintain certain protocols and national standards; requiring the department to timely review and approve 456 all electronic credential provider requests for 457 authorized access to certain interfaces that meet the 458 agency's requirements; providing requirements for an 459 electronic credential provider and the electronic 460 credential and verification solution; requiring the 461 462 department to procure electronic credential providers and a credential service provider; requiring the 463 464 department to enter into specified agreements with 589411 - amendmentdraft63243.docx

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. CS/CS/HB 1357 (2018)

465 electronic credential providers; requiring a report to the Legislature and the Governor; requiring that the 466 467 department provide electronic credential providers access to a standardized digital transaction process 468 that has specified capabilities; requiring that 469 470 certain revenue be deposited into the Motor Vehicle 471 License Clearing Trust Fund for distribution; authorizing the department to assess a competitive 472 473 market rate fee structure; prohibiting certain fees; 474 requiring that an electronic credential be in a format that allows certain entities to verify the 475 476 authenticity of such electronic credential and to 477 validate certain privileges; providing that presenting 478 an electronic device displaying an electronic 479 credential does not constitute consent for a law 480 enforcement officer to access any other information on 481 such device; providing for the assumption of 482 liability; amending s. 322.059, F.S.; conforming a 483 provision to changes made by the act; amending s. 484 322.143, F.S.; revising a definition; amending s. 485 322.15, F.S.; conforming a provision to changes made 486 by the act; amending s. 322.61, F.S.; conforming a 487 cross-reference; providing an effective date.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1395 (2018)

Amendment No.

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	Adopted w/o objection \swarrow (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Government Accountability
2	Committee
3	Representative Rommel offered the following:
4	
5	Amendment (with title amendment)
6	Remove everything after the enacting clause and insert:
7	Section 1. Notwithstanding s. 401.25(2)(d), Florida
8	Statutes, the City of Marco Island is exempt from the
9	requirement to obtain a certificate of public convenience and
10	necessity from Collier County if all the following prerequisites
11	are met:
12	(1) The City of Marco Island applies to the Collier County
13	Board of County Commissioners for a certificate of public
14	convenience and necessity and the application is unapproved;
	178333 - HB 1395 GAC amendment.docx

Published On: 2/21/2018 2:18:13 PM

Page 1 of 3

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1395 (2018)

Amendment No.

(2) A third party financial analysis is prepared of the
City's assumption of full emergency medical service transport
services at the paramedic level; and
(3) A majority of those qualified electors residing within
the City of Marco Island who participate by voting in the
referendum described in section 3 of this bill vote to approve
for the City to assume these additional services.
If all criteria set forth herein and in s. 401.25(2)(a), (b),
and (c), Florida Statutes, are met, the Department of Health may
issue a license to the City of Marco Island to enable the city's
Fire Rescue Department to provide prehospital or interfacility
advanced life support services or basic life support
transportation services.
Section 2. This act does not prevent the Department of
Health from enforcing any other provision of chapter 401,
Florida Statutes, in connection with the application or grant of
a license to the City of Marco Island to provide emergency
medical transportation services as described in section 1.
Section 3. This act shall take effect upon its approval by
a majority vote of those qualified electors residing within the
City of Marco Island voting in a referendum to be held in
conjunction with a primary election to be held in the City of
Marco Island on August 28, 2018, except that this section shall
take effect upon becoming a law.
178333 - HB 1395 GAC amendment.docx
Published On: 2/21/2018 2:18:13 PM

Page 2 of 3

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1395 (2018)

Amendment No.

40	
41	
42	TITLE AMENDMENT
43	Remove line 6 and insert:
44	emergency medical transportation services upon the City meeting
45	certain criteria; requiring a
	178333 - HB 1395 GAC amendment.docx
	Published On: 2/21/2018 2:18:13 PM
	Page 3 of 3

HOUSE OF REPRESENTATIVES

2017-2018 LOCAL BILL AMENDMENT FORM

certify, by signing th delegation. House lo substantive committ Amendment Form wi	n of a substantive amendment to a local bill, the chair of the legislative delegation must is Amendment Form, that the amendment is approved by a majority of the legislative ocal bill policy does not require a delegation meeting to formally approve an amendment. All ee, subcommittee, and floor amendments must be accompanied by a completed original hich has been provided to and reviewed by Local, Federal & Veterans Affairs Subcommittee eration. An Amendment Form is not required for technical amendments.
BILL NUMBER:	HB 1395
SPONSOR(S):	Rep. Bob Rommel
RELATING TO:	City of Marco Island, Collier County [Indicate Area Affected (City, County or Special District) and Subject]
SPONSOR OF AN	IENDMENT: Rep. Rommel
AMENDMENT FO (Check One)	R: Committee: General Government Accountability Committee (Name of Committee or Subcommittee)
	Floor DN: Rep. Bob Rommel
	-717-5106 E-MAIL: bob. rommele mytbridahouse.gov
Reviewed by staf	f of the Local, Federal & Veterans Affairs Subcommittee
	Must Be Checked

I. BRIEF DESCRIPTION OF AMENDMENT:

(Attach additional page(s) if necessary)

The amendment revises the bill language to reflect the conditions that were included in the motion and approved by the majority of the Collier Delegation members.

II. REASON/NEED FOR AMENDMENT:

(Attach additional page(s) if necessary)

Original bill language omitted specific conditions that delegation required in the vote to support the bill.

III. NOTICE REQUIREMENTS

A. Is the amendment consistent with the published notice of intent to seek enactment of the local bill?

YES	NO
-----	----

NOT APPLICABLE

B. If the amendment is not consistent with the published notice, was a revised notice published in the area affected by the bill at least 30 days prior to the bill being amended?

NOT APPLICABLE ✓ YES NO

C. If the amendment is not consistent with the published notice, does the amendment require voter approval in order for the bill to become effective?

YES NO NOT APPLICABLE 🗸

IV. DOES THE AMENDMENT ALTER THE ECONOMIC IMPACT OF THE BILL?

s		NO	√	
---	--	----	---	--

YE

NOTE: If the amendment alters the economic impact of the bill, a revised Economic Impact Statement describing the impact of the amendment must be submitted to the Local, Federal and Veterans Affairs Subcommittee prior to consideration of the amendment.

If yes, was the Revised Economic Impact Statement submitted as follows?

Committee Amendment: EIS filed with staff of committee/subcommittee hearing the bill.

Floor Amendment: EIS filed with staff of Local, Federal and Veterans Affairs Subcommittee.



V. <u>HAS THE AMENDMENT AS DESCRIBED ABOVE BEEN APPROVED BY A MAJORITY OF</u> <u>THE DELEGATION?</u>



For substantive amendments considered in committee or subcommittee, the properly-executed original of this form must be filed with the committee or subcommittee staff prior to the amendment being heard.

[Note to committee staff: after receiving this form the original must be filed with the House Clerk.]

For substantive floor amendments, the properly-executed original of this form must be filed with the House Clerk prior to the amendment being heard.

Delegation Chair/(Original Signature)

alailio

Date

Print Name of Delegation Chair

Kathleen C. Passidomo

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 1449 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION (Y/N) ADOPTED __ (Y/N) ADOPTED AS AMENDED (Y/N) ADOPTED W/O OBJECTION FAILED TO ADOPT (Y/N)WITHDRAWN (Y/N)OTHER Committee/Subcommittee hearing bill: Government Accountability 1 Committee 2 3 Representative Drake offered the following: 4 5 Amendment (with title amendment) 6 Remove lines 13-60 7 Remove line 77 and insert: 8 9 shall not incur any additional debts, obligations, or liabilities, known or unknown, other than those necessary to 10 wind down its affairs.affairs and 11 12 Remove lines 85-92 and insert: Section 4. This act shall take effect upon becoming a law. 13 14 15 16 TITLE AMENDMENT 654931 - CS-HB 1449 GAC amendment.docx Published On: 2/21/2018 6:47:01 PM

Page 1 of 2

Remove line 4 and insert:

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 1449 (2018)

Amendment No.

general law;

17

18

654931 - CS-HB 1449 GAC amendment.docx Published On: 2/21/2018 6:47:01 PM Page 2 of 2

HOUSE OF REPRESENTATIVES

2017-2018 LOCAL BILL AMENDMENT FORM

certify, by signing the delegation. House lo substantive commits Amendment Form w	on of a substantive amendment to a local bill, the chair of the legislative delegation must his Amendment Form, that the amendment is approved by a majority of the legislative local bill policy does not require a delegation meeting to formally approve an amendment. All tee, subcommittee, and floor amendments must be accompanied by a completed original hich has been provided to and reviewed by Local, Federal & Veterans Affairs Subcommittee eration. An Amendment Form is not required for technical amendments.
BILL NUMBER:	CS/HB 1449
SPONSOR(S):	Rep. Drake
RELATING TO:	Jackson County
SPONSOR OF AN	[Indicate Area Affected (City, County or Special District) and Subject] Image: Mep. Drake
AMENDMENT FO	R: Committee: Government Accountability Committee
(Check One)	(Name of Committee or Subcommittee)
	Floor
CONTACT PERS	on: <u>Eric Miller</u>
PHONE NO: 717	7-5681 E-MAIL: eric.miller@myfloridahouse.gov
	f of the Local, Federal & Veterans Affairs Subcommittee *Must Be Checked*
	CRIPTION OF AMENDMENT:
	onal page(s) if necessary)
Removes le	egislative findings and revises effective date of bill.
	IEED FOR AMENDMENT: onal page(s) if necessary)
	ndings are not essential to implement the substance of the bill. Contingencies on e date are not necessary to implement the substance of the bill.
III. NOTICE RE	EQUIREMENTS
A. Is the local	e amendment consistent with the published notice of intent to seek enactment of the bill?

YES	\checkmark	NO		N
			č.,	

NOT	APPLICABLE	
	/	

B. If the amendment is not consistent with the published notice, was a revised notice published in the area affected by the bill at least 30 days prior to the bill being amended?

YES	NO	NOT	APPLICABLE	

C. If the amendment is not consistent with the published notice, does the amendment require voter approval in order for the bill to become effective?

YES NO NOT APPLICABLE

IV. DOES THE AMENDMENT ALTER THE ECONOMIC IMPACT OF THE BILL?

YES		NO	✓	
-----	--	----	---	--

NOTE: If the amendment alters the economic impact of the bill, a revised Economic Impact Statement describing the impact of the amendment must be submitted to the Local, Federal and Veterans Affairs Subcommittee prior to consideration of the amendment.

If yes, was the Revised Economic Impact Statement submitted as follows?

Committee Amendment: EIS filed with staff of committee/subcommittee hearing the bill.

Floor Amendment: EIS filed with staff of Local, Federal and Veterans Affairs Subcommittee.



V. <u>HAS THE AMENDMENT AS DESCRIBED ABOVE BEEN APPROVED BY A MAJORITY OF</u> <u>THE DELEGATION?</u>

YES

For substantive amendments considered in committee or subcommittee, the properly-executed original of this form must be filed with the committee or subcommittee staff prior to the amendment being heard.

[Note to committee staff: after receiving this form the original must be filed with the House Clerk.]

For substantive floor amendments, the properly-executed original of this form must be filed with the House Clerk prior to the amendment being heard.

Delegation Chair (Original Signature

21 FEB 18

Date

Sen. George B. Gainer

Print Name of Delegation Chair

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7007 (2018)

Amendment No.

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION \checkmark (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Government Accountability
2	Committee
3	Representative Sullivan offered the following:
4	
5	Amendment (with title amendment)
6	Between lines 482 and 483, insert:
7	(8) FALSE REPORTS An individual who makes a report of
8	sexual harassment to an agency that he or she knows to be
9	materially false or that is maliciously made with reckless
10	disregard for the truth, for the identity of an alleged victim,
11	or for the identity of the individual accused of sexual
12	harassment commits a misdemeanor of the second degree,
13	punishable as provided in s. 775.082 or s. 775.083.
14	
15	
16	TITLE AMENDMENT
	 324573 - CSHB 7007 Amendment Between Lines 482-483.docx
	Published On: 2/21/2018 12:44:43 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7007 (2018)

Amendment No.

17 Remove line 56 and insert:

18 providing criminal penalties for false reports; creating s.

19 112.3132, F.S.; providing procedural

324573 - CSHB 7007 Amendment Between Lines 482-483.docx Published On: 2/21/2018 12:44:43 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7007 (2018)

Amendment No.

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615473 - CSHB 7007 Amendment Lines 558-568.docx Published On: 2/21/2018 12:45:19 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7057

(2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N) ADOPTED AS AMENDED (Y/N)(Y/N)ADOPTED W/O OBJECTION FAILED TO ADOPT (Y/N) (Y/N) WITHDRAWN OTHER Committee/Subcommittee hearing bill: Government Accountability 1 2 Committee Representative Rommel offered the following: 3 4 Amendment 5 Remove lines 47-70 and insert: 6 (b) Expenditure data, including the name of each payee, 7 the date of each expenditure, and the amount of the expenditure. 8 Such data must be searchable by the name of the payee and the 9 fiscal year, and must be downloadable in a format that allows 10 offline analysis. For purposes of this paragraph, expenditure 11 12 data does not include such data relating to the underwriting of 13 an insurance policy or an insurance claim. 14 Position and rate information for each regularly (C) 15 established position, including, at a minimum, the position title and salary or hourly rate of pay. 16 730039 - HB 7057 GAC Amendment Lines 47-70.docx Published On: 2/22/2018 7:20:58 AM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7057 (2018)

Amendment No.

17	(d) Revenue received and amounts disbursed.
18	(e) Fixed capital outlay project data.
19	(f) Links to state audits or reports about the entity's
20	operations.
21	(g) Links to program or activity descriptions for which
22	funds may be expended.
23	(h) Any contract and contract amendment executed by the
24	entity. The contract must be posted on the website no later than
25	30 days after the date the contract or amendment is executed.
26	(i) A video recording of each meeting of the entity's
27	governing body in which the entity's operating budget, noticed
28	pursuant to (2)(b) of this section, is discussed. The video
29	recording must be posted no later than 5 days after the meeting
30	date.
31	(j) The official minutes of each meeting of the entity's
32	governing body, which must be posted no later than 3 days after
33	the date of the meeting in which the minutes are approved.
ļ	
	 730039 - HB 7057 GAC Amendment Lines 47-70.docx
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7073 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION (Y/N)ADOPTED ADOPTED AS AMENDED (Y/N)(Y/N) ADOPTED W/O OBJECTION FAILED TO ADOPT (Y/N) (Y/N) WITHDRAWN OTHER Committee/Subcommittee hearing bill: Government Accountability 1 2 Committee Representative Metz offered the following: 3 4 Amendment (with title amendment) 5 Remove everything after the enacting clause and insert: 6 Section 1. Section 11.421, Florida Statutes, is created to 7 8 read: 11.421 Florida Accountability Office.-9 (1) There is created under the Auditor General the Florida 10 11 Accountability Office for the purpose of ensuring accountability and integrity in state and local government and facilitating the 12 13 elimination of fraud, waste, abuse, mismanagement, and misconduct in government. 14 15 (2) The Florida Accountability Officer shall be a 16 legislative employee and be appointed by and serve at the 020921 - HB 7073 Strike-All Amendment.docx Published On: 2/21/2018 6:21:15 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7073 (2018)

Amendment No.

17	pleasure of the Auditor General. The Florida Accountability
18	Officer shall oversee the efficient operation of the office and
19	report to and be under the general supervision of the Auditor
20	General.
21	(3) The Auditor General shall employ qualified individuals
22	for the office pursuant to s. 11.42.
23	(4) As used in this section, the term:
24	(a) "Abuse" means behavior that is deficient or improper
25	when compared with behavior that a prudent person would consider
26	a reasonable and necessary operational practice given the facts
27	and circumstances. The term includes the misuse of authority or
28	position for personal gain.
29	(b) "Appropriations project" means a specific appropriation
30	or proviso that provides funding for a specified entity that is
31	a local government, private entity, or privately-operated
32	program. The term does not include an appropriation or proviso:
33	1. Specifically authorized by statute;
34	2. That is part of a statewide distribution to local
35	governments;
36	3. Recommended by a commission, council, or other similar
37	entity created in statute to make annual funding
38	recommendations, provided that such appropriation does not
39	exceed the amount of funding recommended by the commission,
40	council, or other similar entity;
	020921 - HB 7073 Strike-All Amendment.docx

Published On: 2/21/2018 6:21:15 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7073 (2018)

Amendment No.

41	4. For a specific transportation facility that is part of
42	the Department of Transportation's 5-year work program submitted
43	pursuant to s. 339.135;
44	5. For an education fixed capital outlay project that is
45	submitted pursuant to s. 1013.60 or s. 1013.64; or
46	6. For a specified program, research initiative, institute,
47	center, or similar entity at a specific state college or
48	university recommended by the Board of Governors or the State
49	Board of Education in its Legislative Budget Request.
50	(c) "Fraud" means obtaining something of value through
51	willful misrepresentation, including, but not limited to, the
52	intentional misstatements or intentional omissions of amounts or
53	disclosures in financial statements to deceive users of
54	financial statements, theft of an organization's assets,
55	bribery, or the use of one's position for personal enrichment
56	through the deliberate misuse or misapplication of an
57	organization's resources.
58	(d) "Mismanagement" has the same meaning as in s. 112.3187.
59	(e) "Misconduct" means conduct which, though not illegal,
60	is inappropriate for a person in his or her specified position.
61	(f) "Office" means the Florida Accountability Office.
62	(g) "Waste" means the act of using or expending resources
63	unreasonably, carelessly, extravagantly, or for no useful
64	purpose.

020921 - HB 7073 Strike-All Amendment.docx Published On: 2/21/2018 6:21:15 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7073 (2018)

Amendment No.

65	(5) The Florida Accountability Officer may receive and
66	investigate a complaint alleging fraud, waste, abuse,
67	mismanagement, or misconduct in connection with the expenditure
68	of public funds.
69	(6) A complaint may be submitted to the office by any of
70	the following persons:
71	(a) The President of the Senate.
72	(b) The Speaker of the House of Representatives.
73	(c) The chair of an appropriations committee in the Senate
74	or House of Representatives.
75	(d) The Auditor General.
76	(7)(a) Upon receipt of a complaint, the Florida
77	Accountability Officer shall determine whether the complaint is
78	supported by sufficient information indicating a reasonable
79	probability of fraud, waste, abuse, mismanagement, or
80	misconduct. If the Florida Accountability Officer determines
81	that the complaint is not supported by sufficient information
82	indicating a reasonable probability of fraud, waste, abuse,
83	mismanagement, or misconduct, the Florida Accountability Officer
84	shall notify the complainant in writing and the complaint shall
85	be closed.
86	(b) If the complaint is supported by sufficient information
87	indicating a reasonable probability of fraud, waste, abuse,
88	mismanagement, or misconduct, the Florida Accountability Officer
89	shall determine whether an investigation into the matter has
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90	already been initiated by a law enforcement agency, the
91	Commission on Ethics, the Chief Financial Officer, the Office of
92	Chief Inspector General, or the applicable agency inspector
93	general. If such an investigation has been initiated, the
94	Florida Accountability Officer shall notify the complainant in
95	writing and the complaint may be closed.
96	(c) If the complaint is supported by sufficient information
97	indicating a reasonable probability of fraud, waste, abuse,
98	mismanagement, or misconduct, and an investigation into the
99	matter has not already been initiated by a law enforcement
100	agency, the Commission on Ethics, the Chief Financial Officer,
101	the Office of Chief Inspector General, or the applicable agency
102	inspector general, the Florida Accountability Officer shall,
103	within available resources, conduct an investigation and issue a
104	report of the investigative findings to the complainant and to
105	the President of the Senate and the Speaker of the House of
106	Representatives. The Florida Accountability Officer may refer
107	the matter to the Auditor General, the appropriate law
108	enforcement agency, the Commission on Ethics, the Chief
109	Financial Officer, the Office of the Chief Inspector General, or
110	the applicable agency inspector general. The Auditor General may
111	provide staff and other resources to assist the Florida
112	Accountability Officer.
113	(8)(a) The Florida Accountability Officer, or his or her
114	designee, may investigate the books, records, papers, documents,
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115 data, operation, and physical location of any public agency in 116 this state, including any confidential information, and the 117 public records of any entity that has received public funds. (b) Upon the request of the Florida Accountability Officer, 118 119 the Legislative Auditing Committee or any other committee of the 120 Legislature may issue subpoenas and subpoenas duces tecum, as 121 provided in s. 11.143, to compel testimony or the production of evidence when deemed necessary to an investigation authorized by 122 this section. Consistent with s. 11.143, such subpoenas and 123 subpoenas duces tecum may be issued as provided by applicable 124 legislative rules, or in the absence of applicable rules, by the 125 126 chair of the Legislative Auditing Committee with the approval of 127 the Legislative Auditing Committee and of the President of the 128 Senate and the Speaker of the House of Representatives, or 129 either the President or Speaker if such officer alone designated 130 the Legislative Auditing Committee under s. 1.01(17). 131 (c) If a witness fails or refuses to comply with a lawful 132 subpoena or subpoena duces tecum issued pursuant to this subsection at a time when the Legislature is not in session, the 133 Florida Accountability Officer may file a complaint before any 134 135 circuit court of the state to enforce the subpoena or subpoena 136 duces tecum. On the filing of such complaint, the court shall 137 take jurisdiction of the witness and the subject matter of the complaint and shall direct the witness to respond to all lawful 138 139 questions and to produce all documentary evidence in the 020921 - HB 7073 Strike-All Amendment.docx

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140 possession of the witness which is lawfully demanded. The failure of a witness to comply with such order constitutes a 141 direct and criminal contempt of court, and the court shall 142 143 punish the witness accordingly. (d) When the Legislature is in session, upon the request of 144145 the Florida Accountability Officer to the committee issuing the subpoena, either house may seek compliance with a subpoena or 146 subpoena duces tecum in accordance with the constitution, laws 147 and the joint rules or the rules of such house. 148 (9) The Florida Accountability Officer shall receive copies 149 of all reports required by ss. 14.32, 17.325, and 20.055. 150 151 (10) (a) Beginning with the 2019-2020 fiscal year, the 152 Auditor General and the Florida Accountability Officer, within 153 available resources, shall randomly select and review 154 appropriations projects appropriated in the prior fiscal year 155 and, if appropriate, investigate and recommend an audit of such project. Review, investigation or audit may be delayed on a 156 157 selected project until a subsequent year if the timeline of the 158 project warrants such delay. Each investigation or audit shall 159 include, but not be limited to, evaluating whether the recipient 160 of the appropriations project administered the appropriations project in an efficient and effective manner. When an audit is 161 162 recommended by the Florida Accountability Officer under this 163 provision, the Auditor General shall determine whether an audit 164 is appropriate. 020921 - HB 7073 Strike-All Amendment.docx

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165	(b) Beginning with the 2019-2020 fiscal year, the Auditor
166	General and the Florida Accountability Officer shall inspect,
167	audit, or investigate the financial activities of a sampling of
168	political subdivisions, special districts, public authorities,
169	public hospitals, councils, commissions, units of local
170	government, or public education entities in this state; as well
171	as any authorities, councils, commissions, direct-support
172	organizations, institutions, foundations, or similar entities
173	created by law or ordinance to pursue a public purpose, entitled
174	by law or ordinance to any distribution of tax or fee revenues,
175	or organized for the sole purpose of supporting one of the
176	public entities listed in this subsection.
177	Section 2. Subsections (1) through (5) of section 14.32,
178	Florida Statutes, are renumbered as subsections (2) through (6),
179	respectively, and new subsections (1) and (7) are added to that
180	section, to read:
181	14.32 Office of Chief Inspector General
182	(1) As used in this section, the term:
183	(a) "Abuse" means behavior that is deficient or improper
184	when compared with behavior that a prudent person would consider
185	a reasonable and necessary operational practice given the facts
186	and circumstances. The term includes the misuse of authority or
187	position for personal gain.
188	(b) "Fraud" means obtaining something of value through
189	willful misrepresentation, including, but not limited to, the
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190	intentional misstatements or intentional omissions of amounts or
191	disclosures in financial statements to deceive users of
192	financial statements, theft of an organization's assets,
193	bribery, or the use of one's position for personal enrichment
194	through the deliberate misuse or misapplication of an
195	organization's resources.
196	(c) "Independent contractor" has the same meaning as in s.
197	112.3187.
198	(d) "Misconduct" means conduct which, though not illegal,
199	is inappropriate for a person in his or her specified position.
200	(e) "Mismanagement" has the same meaning as in s. 112.3187.
201	(f) "Waste" means the act of using or expending resources
202	unreasonably, carelessly, extravagantly, or for no useful
203	purpose.
204	(7)(a) Within 6 months of the initiation of an
205	investigation of fraud, waste, abuse, mismanagement, or
206	misconduct in government, the Chief Inspector General or an
207	agency inspector general must determine whether there is
208	reasonable probability that fraud, waste, abuse, mismanagement,
209	or misconduct in government has occurred. If the determination
210	is that reasonable probability that fraud, waste, abuse,
211	mismanagement, or misconduct in government has not been found to
212	exist and the investigation continues, a new determination must
213	be made every 3 months until the investigation is closed or
214	reasonable probability is found to exist.
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215	(b) If the Chief Inspector General or an agency inspector
216	general determines that there is reasonable probability to
217	believe a public official, independent contractor, or agency has
218	committed fraud, waste, abuse, mismanagement, or misconduct in
219	government, the inspector general shall report such findings to
220	the Florida Accountability Officer and to the Commission on
221	Ethics, Chief Financial Officer's Office of Fiscal Integrity or
222	other proper law enforcement agency, if the commission or law
223	enforcement agency has jurisdiction over the subject matter.
224	(c) If the findings of an investigation conducted pursuant
225	to this subsection conclude that a public official, independent
226	contractor, or agency has committed fraud, waste, abuse,
227	mismanagement, or misconduct in government, the Chief Inspector
228	General or agency inspector general shall report such findings
229	to the Chief Financial Officer within 30 days after the
230	investigation is closed. Such public official, independent
231	contractor, or person responsible within the agency is
232	personally liable for repayment of the funds that were diverted
233	or lost as a result of the fraud, waste, abuse, mismanagement,
234	or misconduct in government. If the person liable fails to repay
235	such funds voluntarily and the state does not agree to a
236	settlement, the Chief Financial Officer shall bring a civil
237	action to recover the funds within 60 days after receipt of such
238	findings.

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239 Section 3. Section 17.04, Florida Statutes, is amended to 240 read:

17.04 To audit and adjust accounts of officers and those 241 indebted to the state.-The Chief Financial Officer, using 242 243 generally accepted auditing procedures for testing or sampling, 244 shall examine, audit, adjust, and settle the accounts of all the 245 officers of this state, and any other person in anywise 246 entrusted with, or who may have received any property, funds, or 247 moneys of this state, or who may be in anywise indebted or 248 accountable to this state for any property, funds, or moneys, and require such officer or persons to render full accounts 249 250 thereof, and to yield up such property or funds according to 251 law, or pay such moneys into the treasury of this state, or to 252 such officer or agent of the state as may be appointed to 253 receive the same, and on failure so to do, to cause to be 254 instituted and prosecuted proceedings, criminal or civil, at law 255 or in equity, against such persons, according to law. The Chief 256 Financial Officer may conduct investigations within or outside of this state as it deems necessary to aid in the enforcement of 257 258 this section. The Chief Financial Officer may commence an 259 investigation pursuant to this section based on a complaint or 260 referral from any source. An employee of a state agency or state 261 contractor having knowledge of suspected misuse of state funds 262 may report such information to the Chief Financial Officer. If 263 during an investigation the Chief Financial Officer has reason 020921 - HB 7073 Strike-All Amendment.docx Published On: 2/21/2018 6:21:15 PM

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to believe that any criminal statute of this state has or may have been violated, the Chief Financial Officer shall refer any records tending to show such violation to state or federal law enforcement or prosecutorial agencies and shall provide investigative assistance to those agencies as required.

Section 4. Subsections (4) and (5) of section 17.325, Florida Statutes, are renumbered as subsections (5) and (6), respectively, and a new subsection (4) is added to that section, to read:

273 17.325 Governmental efficiency hotline; duties of Chief
 274 Financial Officer.-

275 (4) A copy of each suggestion or item of information
276 received through the hotline that is logged pursuant to this
277 section must be provided to the Florida Accountability Officer
278 by the 15th of the month following receipt of the suggestion or
279 item of information.

280 Section 5. Paragraph (g) is added to subsection (7) of 281 section 20.055, Florida Statutes, to read:

282

20.055 Agency inspectors general.-

(7) In carrying out the investigative duties and
responsibilities specified in this section, each inspector
general shall initiate, conduct, supervise, and coordinate
investigations designed to detect, deter, prevent, and eradicate
fraud, waste, mismanagement, misconduct, and other abuses in

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288 state government. For these purposes, each inspector general 289 shall:

290 (g) Make determinations and reports as required by s. 291 14.32(7).

Section 6. Paragraphs (a) and (b) of subsection (1) and subsection (2) of section 110.1245, Florida Statutes, are amended, and a new subsection (6) is added to that section, to read:

296 110.1245 Savings sharing program; bonus payments; other 297 awards.-

298 The Department of Management Services shall adopt (1)(a) 299 rules that prescribe procedures and promote a savings sharing 300 program for an individual or group of employees who propose 301 procedures or ideas that are adopted and that result in eliminating or reducing state expenditures, including employees 302 303 reporting under the Whistle-blower's Act, if such proposals are 304 placed in effect and may be implemented under current statutory 305 authority.

(b) Each agency head shall recommend employees
individually or by group to be awarded an amount of money, which
amount shall be directly related to the cost savings realized.
Each proposed award and amount of money must be approved by the
Legislative Budget Commission, except an award under subsection
(6).

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312	(2) In June of each year, bonuses shall be paid to
313	employees from funds authorized by the Legislature in an
314	appropriation specifically for bonuses. For purposes of this
315	subsection, awards issued under subsection (6) are not
316	considered bonuses. Each agency shall develop a plan for
317	awarding lump-sum bonuses, which plan shall be submitted no
318	later than September 15 of each year and approved by the Office
319	of Policy and Budget in the Executive Office of the Governor.
320	Such plan shall include, at a minimum, but is not limited to:
321	(a) A statement that bonuses are subject to specific
322	appropriation by the Legislature.
323	(b) Eligibility criteria as follows:
324	1. The employee must have been employed <u>before</u> prior to
325	July 1 of that fiscal year and have been continuously employed
326	through the date of distribution.
327	2. The employee must not have been on leave without pay
328	consecutively for more than 6 months during the fiscal year.
329	3. The employee must have had no sustained disciplinary
330	action during the period beginning July 1 through the date the
331	bonus checks are distributed. Disciplinary actions include
332	written reprimands, suspensions, dismissals, and involuntary or
333	voluntary demotions that were associated with a disciplinary
334	action.
335	4. The employee must have demonstrated a commitment to the
336	agency mission by reducing the burden on those served,

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337 continually improving the way business is conducted, producing results in the form of increased outputs, and working to improve 338 339 processes.

5. The employee must have demonstrated initiative in work 340 341 and have exceeded normal job expectations.

The employee must have modeled the way for others by 342 6. 343 displaying agency values of fairness, cooperation, respect, 344 commitment, honesty, excellence, and teamwork.

345 (c)A periodic evaluation process of the employee's 346 performance.

347 (d) A process for peer input that is fair, respectful of employees, and affects the outcome of the bonus distribution. 348

A division of the agency by work unit for purposes of 349 (e) 350 peer input and bonus distribution.

351 (f) A limitation on bonus distributions equal to 35 percent of the agency's total authorized positions. This 352 requirement may be waived by the Office of Policy and Budget in 353 354 the Executive Office of the Governor upon a showing of 355 exceptional circumstances.

(6) Each agency inspector general shall report employees 356 357 whose reports under the Whistle-blower's Act resulted in savings 358 or recovery of public funds in excess of \$1,000 to the agency 359 head. Whistle-blower awards shall be awarded by each agency, and 360 each agency head is authorized to incur expenditures to provide such awards. The award shall be paid from the specific 361

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362	appropriation or trust fund from which the savings or recovery
363	resulted. The agency inspector general to whom the whistle-
364	blower report was made or referred shall certify the identity of
365	the employee and, along with the agency head or his or her
366	designee, the savings or recovery resulting from the
367	investigation. If more than one employee makes a relevant
368	report, the award shall be shared in proportion to each
369	employee's contribution to the investigation as certified by the
370	agency inspector general. Whistle-blower awards shall be made in
371	the following amounts:
372	(a) A career service employee shall receive 10 percent of
373	the savings or recovery certified, but not less than \$500 and
374	not more than a total of \$50,000 for whistle-blower reports in
375	any 1 year. If the employee had any fault for the misspending or
376	attempted misspending of public funds identified in the
377	investigation that resulted in the savings, the award may be
378	denied at the discretion of the agency head. If the award is not
379	denied by the agency head, the award may not exceed \$500. The
380	agency inspector general shall certify any fault on the part of
381	the employee.
382	(b) A Senior Management Service employee or employee in a
383	select exempt position shall receive 5 percent of the savings or
384	recovery certified, but not more than a total of \$1,000 for
385	whistle-blower reports in any 1 year. An employee may not
386	receive an award under this subsection if he or she had any
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fault for the misspending or attempted misspending of public 387 funds identified in the investigation that resulted in the 388 savings or recovery. The agency inspector general shall certify 389 390 any fault on the part of the employee. 391 Section 7. Subsection (2), paragraph (e) of subsection 392 (3), and paragraph (b) of subsection (5) of section 112.3187, 393 Florida Statutes, are amended to read: 394 112.3187 Adverse action against employee for disclosing 395 information of specified nature prohibited; employee remedy and 396 relief.-LEGISLATIVE INTENT.-It is the intent of the 397 (2)398 Legislature to prevent agencies or independent contractors from taking retaliatory action against an employee who reports to an 399 400 appropriate agency violations of law on the part of a public 401 employer or independent contractor that create a substantial and 402 specific danger to the public's health, safety, or welfare. It 403 is further the intent of the Legislature to prevent agencies or 404 independent contractors from taking retaliatory action against 405 any person who discloses information to an appropriate agency alleging improper use of governmental office, gross waste of 406 407 funds, or any other abuse or gross neglect of duty on the part 408 of an agency, public officer, or employee. 409 DEFINITIONS.-As used in this act, unless otherwise (3)

410 specified, the following words or terms shall have the meanings
411 indicated:

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(e) "Gross Mismanagement" means a continuous pattern of
managerial abuses, wrongful or arbitrary and capricious actions,
or fraudulent or criminal conduct which may have a substantial
adverse economic impact.

416 (5) NATURE OF INFORMATION DISCLOSED.—The information417 disclosed under this section must include:

(b) Any act or suspected act of gross mismanagement, malfeasance, misfeasance, gross waste of public funds, suspected or actual Medicaid fraud or abuse, or gross neglect of duty committed by an employee or agent of an agency or independent contractor.

423 Section 8. Subsection (1) of section 112.3188, Florida 424 Statutes, is amended to read:

112.3188 Confidentiality of information given to the Chief
Inspector General, internal auditors, inspectors general, local
chief executive officers, or other appropriate local officials.-

(1) The name or identity of any individual who discloses
in good faith to the Chief Inspector General or an agency
inspector general, a local chief executive officer, or other
appropriate local official information that alleges that an
employee or agent of an agency or independent contractor:

(a) Has violated or is suspected of having violated any
federal, state, or local law, rule, or regulation, thereby
creating and presenting a substantial and specific danger to the
public's health, safety, or welfare; or

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(b) Has committed an act of gross mismanagement,
malfeasance, misfeasance, gross waste of public funds, or gross
neglect of duty

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441 may not be disclosed to anyone other than a member of the Chief 442 Inspector General's, agency inspector general's, internal 443 auditor's, local chief executive officer's, or other appropriate local official's staff without the written consent of the 444 445 individual, unless the Chief Inspector General, internal 446 auditor, agency inspector general, local chief executive 447 officer, or other appropriate local official determines that: the disclosure of the individual's identity is necessary to 448 prevent a substantial and specific danger to the public's 449 450 health, safety, or welfare or to prevent the imminent commission 451 of a crime; or the disclosure is unavoidable and absolutely 452 necessary during the course of the audit, evaluation, or 453 investigation.

454 Section 9. Paragraph (c) of subsection (3), subsection
455 (4), and paragraph (a) of subsection (5) of section 112.3189,
456 Florida Statutes, are amended to read:

457 112.3189 Investigative procedures upon receipt of whistle-458 blower information from certain state employees.-

(3) When a person alleges information described in s.
112.3187(5), the Chief Inspector General or agency inspector

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461 general actually receiving such information shall within 20 days462 of receiving such information determine:

Whether the information actually disclosed 463 (C)demonstrates reasonable cause to suspect that an employee or 464 465 agent of an agency or independent contractor has violated any federal, state, or local law, rule, or regulation, thereby 466 467 creating and presenting a substantial and specific danger to the public's health, safety, or welfare, or has committed an act of 468 469 gross mismanagement, malfeasance, misfeasance, gross waste of public funds, or gross neglect of duty. 470

471 (4)If the Chief Inspector General or agency inspector general under subsection (3) determines that the information 472 473 disclosed is not the type of information described in s. 474 112.3187(5), or that the source of the information is not a 475 person who is an employee or former employee of, or an applicant for employment with, a state agency, as defined in s. 216.011, 476 or that the information disclosed does not demonstrate 477 reasonable cause to suspect that an employee or agent of an 478 agency or independent contractor has violated any federal, 479 480 state, or local law, rule, or regulation, thereby creating and presenting a substantial and specific danger to the public's 481 482 health, safety, or welfare, or has committed an act of gross mismanagement, malfeasance, misfeasance, gross waste of public 483 484 funds, or gross neglect of duty, the Chief Inspector General or agency inspector general shall notify the complainant of such 485

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486 fact and copy and return, upon request of the complainant, any 487 documents and other materials that were provided by the 488 complainant.

If the Chief Inspector General or agency inspector 489 (5)(a) 490 general under subsection (3) determines that the information 491 disclosed is the type of information described in s. 492 112.3187(5), that the source of the information is from a person 493 who is an employee or former employee of, or an applicant for 494 employment with, a state agency, as defined in s. 216.011, and 495 that the information disclosed demonstrates reasonable cause to 496 suspect that an employee or agent of an agency or independent 497 contractor has violated any federal, state, or local law, rule, 498 or regulation, thereby creating a substantial and specific 499 danger to the public's health, safety, or welfare, or has 500 committed an act of gross mismanagement, malfeasance, 501 misfeasance, gross waste of public funds, or gross neglect of duty, the Chief Inspector General or agency inspector general 502 503 making such determination shall then conduct an investigation, 504 unless the Chief Inspector General or the agency inspector 505 general determines, within 30 days after receiving the 506 allegations from the complainant, that such investigation is 507 unnecessary. For purposes of this subsection, the Chief 508 Inspector General or the agency inspector general shall consider 509 the following factors, but is not limited to only the following

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510 factors, when deciding whether the investigation is not 511 necessary: 512 1. The gravity of the disclosed information compared to 513 the time and expense of an investigation. 514 2. The potential for an investigation to yield recommendations that will make state government more efficient 515 and effective. 516 517 3. The benefit to state government to have a final report 518 on the disclosed information. 519 Whether the alleged whistle-blower information 4. primarily concerns personnel practices that may be investigated 520 521 under chapter 110. 522 Whether another agency may be conducting an 5. 523 investigation and whether any investigation under this section 524 could be duplicative. 525 6. The time that has elapsed between the alleged event and the disclosure of the information. 526 527 Section 10. Paragraph (a) of subsection (3) of section 528 112.31895, Florida Statutes, is amended to read: 529 112.31895 Investigative procedures in response to 530 prohibited personnel actions.-531 (3) CORRECTIVE ACTION AND TERMINATION OF INVESTIGATION.-532 The Florida Commission on Human Relations, in (a) 533 accordance with this act and for the sole purpose of this act, 534 is empowered to: 020921 - HB 7073 Strike-All Amendment.docx Published On: 2/21/2018 6:21:15 PM

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535 1. Receive and investigate complaints from employees 536 alleging retaliation by state agencies, as the term "state 537 agency" is defined in s. 216.011.

538 2. Protect employees and applicants for employment with
539 such agencies from prohibited personnel practices under s.
540 112.3187.

3. Petition for stays and petition for corrective actions,including, but not limited to, temporary reinstatement.

543 4. Recommend disciplinary proceedings pursuant to544 investigation and appropriate agency rules and procedures.

545 5. Coordinate with the Chief Inspector General in the 546 Executive Office of the Governor and the Florida Commission on 547 Human Relations to receive, review, and forward to appropriate 548 agencies, legislative entities, or the Department of Law 549 Enforcement disclosures of a violation of any law, rule, or 550 regulation, or disclosures of gross mismanagement, malfeasance, 551 misfeasance, nonfeasance, neglect of duty, or gross waste of 552 public funds.

553 6. Review rules pertaining to personnel matters issued or 554 proposed by the Department of Management Services, the Public 555 Employees Relations Commission, and other agencies, and, if the 556 Florida Commission on Human Relations finds that any rule or 557 proposed rule, on its face or as implemented, requires the 558 commission of a prohibited personnel practice, provide a written 559 comment to the appropriate agency.

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560 7. Investigate, request assistance from other governmental
561 entities, and, if appropriate, bring actions concerning,
562 allegations of retaliation by state agencies under subparagraph
563 1.

8. Administer oaths, examine witnesses, take statements,
issue subpoenas, order the taking of depositions, order
responses to written interrogatories, and make appropriate
motions to limit discovery, pursuant to investigations under
subparagraph 1.

569 9. Intervene or otherwise participate, as a matter of 570 right, in any appeal or other proceeding arising under this 571 section before the Public Employees Relations Commission or any 572 other appropriate agency, except that the Florida Commission on 573 Human Relations must comply with the rules of the commission or 574 other agency and may not seek corrective action or intervene in an appeal or other proceeding without the consent of the person 575 576 protected under ss. 112.3187-112.31895.

577 10. Conduct an investigation, in the absence of an 578 allegation, to determine whether reasonable grounds exist to 579 believe that a prohibited action or a pattern of prohibited 580 action has occurred, is occurring, or is to be taken.

581 Section 11. Section 286.31, Florida Statutes, is created 582 to read:

583 <u>286.31</u> Use of state or local funds to pay legal fees.—
584 <u>Notwithstanding any other provision of law, a claim for legal</u>
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585 fees under any provision of law to be compensated, credited or approved in whole or in part by any state or local agency shall be documented by a description with reasonable particularity of the services provided including, for each date services were rendered, an itemization of each task performed and time expended on each task.

591 Section 12. Paragraph (e) of subsection (3) and subsection 592 (9) of section 287.057, Florida Statutes, are amended, and new 593 subsections (24) and (25) are added to that section, to read:

594287.057Procurement of commodities or contractual595services.-

(3) If the purchase price of commodities or contractual services exceeds the threshold amount provided in s. 287.017 for CATEGORY TWO, purchase of commodities or contractual services may not be made without receiving competitive sealed bids, competitive sealed proposals, or competitive sealed replies unless:

(e) The following contractual services and commodities are
not subject to the competitive-solicitation requirements of this
section:

1. Artistic services. As used in this subsection, the term "artistic services" does not include advertising or typesetting. As used in this subparagraph, the term "advertising" means the making of a representation in any form in connection with a trade, business, craft, or profession in order to promote the

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. CS/HB 7073 (2018)

supply of commodities or services by the person promoting thecommodities or contractual services.

612 2. Academic program reviews if the fee for such services613 does not exceed \$50,000.

614 3. Lectures by individuals.

4. Legal services, including attorney, paralegal, expert
witness, appraisal, or mediator services.

617 5. Health services involving examination, diagnosis, treatment, prevention, medical consultation, or administration. 618 619 The term also includes, but is not limited to, substance abuse 620 and mental health services involving examination, diagnosis, 621 treatment, prevention, or medical consultation if such services 622 are offered to eligible individuals participating in a specific 623 program that qualifies multiple providers and uses a standard 624 payment methodology. Reimbursement of administrative costs for 625 providers of services purchased in this manner are also exempt. 626 For purposes of this subparagraph, the term "providers" means 627 health professionals and health facilities, or organizations 628 that deliver or arrange for the delivery of health services.

629 6. Services provided to persons with mental or physical 630 disabilities by not-for-profit corporations that have obtained 631 exemptions under s. 501(c)(3) of the United States Internal 632 Revenue Code or when such services are governed by Office of 633 Management and Budget Circular A-122. However, in acquiring such 634 services, the agency shall consider the ability of the vendor,

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. CS/HB 7073 (2018)

past performance, willingness to meet time requirements, andprice.

637 7. Medicaid services delivered to an eligible Medicaid
638 recipient unless the agency is directed otherwise in law.

639

8. Family placement services.

9. Prevention services related to mental health, including
drug abuse prevention programs, child abuse prevention programs,
and shelters for runaways, operated by not-for-profit
corporations. However, in acquiring such services, the agency
shall consider the ability of the vendor, past performance,
willingness to meet time requirements, and price.

64610. Training and education services provided to injured647employees pursuant to s. 440.491(6).

648

11. Contracts entered into pursuant to s. 337.11.

649 12. Services or commodities provided by governmental650 entities.

13. Statewide Public service announcement programs
provided by a Florida statewide nonprofit corporation under s.
501(c)(6) of the Internal Revenue Code which have a guaranteed
documented match of at least \$3 to \$1.

(9) An agency shall not divide the solicitation of
commodities or contractual services so as to avoid the
requirements of subsections (1)-(3) or subsection (24).

658(24)(a)For any contract in excess of \$50,000 that is659awarded through an invitation to negotiate or awarded without

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COMMITTEE/SUBCOMMITTEE AMENDMENT

(2018)

Bill No. CS/HB 7073

Amendment No.

competitive solicitation under paragraph (3)(c) or paragraph 660 (3) (e) or subsection (10), the proposal, offer, or response of 661 662 the contractor must include a good faith estimate of gross 663 profit for each year of the proposed contract, including renewal 664 years. If, in determining the good faith estimate of gross 665 profit, the contractor includes the cost of products or services 666 expected to be provided by a participant closely associated with 667 the contractor, the contractor must also identify such 668 participant, describe the association, and provide a good faith 669 estimate of gross profit for such participant for each year of 670 the contract, which must be attested to by an authorized representative of the participant. The agency must, before 671 672 awarding the contract, make a written determination that the 673 estimated gross profit is not excessive and specify the reasons 674 for such determination. Notwithstanding any provision of the 675 contract, a contractor is liable to the agency for three times 676 the amount or value of any misrepresentation of estimated gross 677 profit as liquidated damages for such misrepresentation. 678 (b) For purposes of this subsection, the term: 1. "Closely associated with the contractor" means the 679 680 contractor, a principal of the contractor, or a family member or 681 business associate of a principal of the contractor is a 682 principal of the participant. "Principal" means a person who 683 owns at least 5 percent interest in the business or entity or is a manager of the business or entity. "Business associate" means 684 020921 - HB 7073 Strike-All Amendment.docx Published On: 2/21/2018 6:21:15 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7073 (2018)

Amendment No.

a person or entity with whom a principal of the contractor has 685 substantial investment, employment, or partnership interests. 686 "Good faith estimate of gross profit" means a good 687 2. 688 faith estimate of the total receipts expected under the contract 689 less the cost of providing contracted commodities and services under the contract, not including overhead costs. "Overhead 690 691 costs" means all costs not directly related to contract performance, including, but not limited to, marketing and 692 693 administrative expenses. 3. "Participant" means a person or entity with whom the 694 695 contractor expects to subcontract for services or commodities in 696 carrying out a contract with an agency. (25) Notwithstanding any other provision of law, a state 697 698 employee who is registered to lobby the Legislature, other than 699 an agency head, may not participate in the negotiation or award 700 of any contract required or expressly funded under a specific 701 legislative appropriation or proviso in an appropriation act. Section 13. Section 288.00001, Florida Statutes, is 702 703 created to read: 704 288.00001 Use of state or local incentive funds to pay for 705 services.- Notwithstanding any other provision of law, no tax incentive may be awarded or paid to a state contractor or any 706 707 subcontractor for services provided or expenditures incurred 708 pursuant to a state contract.

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COMMITTEE/SUBCOMMITTEE AMENDMENT

(2018)

Bill No. CS/HB 7073

Amendment No.

Section 14. Paragraph (b) of subsection (12) of section 709 710 1001.42, Florida Statutes, is amended to read: 711 1001.42 Powers and duties of district school board.-The district school board, acting as a board, shall exercise all 712 713 powers and perform all duties listed below: 714 FINANCE.-Take steps to assure students adequate (12)715 educational facilities through the financial procedure 716 authorized in chapters 1010 and 1011 and as prescribed below: 717 (b) Annual budget.-718 1. Cause to be prepared, adopt, and have submitted to the 719 Department of Education as required by law and rules of the 720 State Board of Education, the annual school budget, such budget 721 to be so prepared and executed as to promote the improvement of 722 the district school system. 723 2. An individual school board member may request and shall 724 receive any proposed, tentative, and official budget documents, 725 including all supporting and background information. Internal auditor.-May or, in the case of a school 726 (1)district receiving annual federal, state, and local funds in 727 728 excess of \$500 million, shall employ an internal auditor. The 729 scope of the internal auditor shall not be restricted and shall 730 include every functional and program area of the school system. 731 The internal auditor shall to perform ongoing financial 1. 732 verification of the financial records of the school district, a 733 comprehensive risk assessment of all areas of the school system 020921 - HB 7073 Strike-All Amendment.docx

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7073 (2018)

Amendment No.

734	every 5 years, and other audits and reviews as the district
735	school board directs for determining:
736	a. The adequacy of internal controls designed to prevent
737	and detect fraud, waste, and abuse.
738	b. Compliance with applicable laws, rules, contracts,
739	grant agreements, district school board-approved policies, and
740	best practices.
741	c. The efficiency of operations.
742	d. The reliability of financial records and reports.
743	e. The safeguarding of assets.
744	f. Financial solvency.
745	g. Projected revenues and expenditures.
746	h. The rate of change in the general fund balance.
747	2. The internal auditor shall prepare audit reports of his
748	or her findings and report directly to the district school board
749	or its designee.
750	3. Any person responsible for furnishing or producing any
751	book, record, paper, document, data, or sufficient information
752	necessary to conduct a proper audit or examination which the
753	internal auditor is by law authorized to perform is subject to
754	s. 11.47(3) and (4).
755	Section 15. The Office of the Auditor General is
756	authorized to use carryforward funds to fund the establishment
757	and operations of the Florida Accountability Office as created
758	by this act.
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 7073 (2018)

Amendment No.

759 Section 16. This act shall take effect July 1, 2018. 760 761 762 763 TITLE AMENDMENT Remove everything before the enacting clause and insert: 764 765 An act relating to government integrity; creating s. 11.421, 766 F.S.; creating the Florida Accountability Office under the 767 Auditor General; providing definitions; providing duties and 768 powers of the Florida Accountability Officer; amending s. 14.32, 769 F.S.; providing definitions; providing investigative duties to 770 the Chief Inspector General and agency inspectors general; 771 providing liability; amending s. 17.04, F.S.; authorizing the Chief Financial Officer to commence an investigation based on a 772 773 complaint or referral from a state employee; amending s. 17.325, 774 F.S.; requiring certain records to be sent to the Florida 775 Accountability Officer within a specified timeframe; amending s. 776 20.055, F.S.; requiring agency inspectors general to make 777 certain determinations and reports; An act relating to 778 government integrity; creating s. 11.421, F.S.; creating the 779 Florida Accountability Office under the Auditor General; 780 providing definitions; providing duties and powers of the 781 Florida Accountability Officer; amending s. 14.32, F.S.; providing definitions; providing investigative duties to the 782 783 Chief Inspector General and agency inspectors general; providing 020921 - HB 7073 Strike-All Amendment.docx Published On: 2/21/2018 6:21:15 PM

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COMMITTEE/SUBCOMMITTEE AMENDMENT

(2018)

Bill No. CS/HB 7073

Amendment No.

784 liability; amending s. 17.04, F.S.; authorizing the Chief 785 Financial Officer to commence an investigation based on a 786 complaint or referral from an employee of a state agency or 787 state contractor; amending s. 17.325, F.S.; requiring certain 788 records to be sent to the Florida Accountability Officer within 789 a specified timeframe; amending s. 20.055, F.S.; requiring 790 agency inspectors general to make certain determinations and reports; amending s. 110.1245, F.S.; providing requirements for 791 792 awards given to employees who make a report under the Whistle-793 blower's Act; authorizing expenditures for such awards; amending 794 s. 112.3187, F.S.; re-labeling the terms and phrases "gross mismanagement" as "mismanagement," "gross waste of public funds" 795 as "waste of public funds," and "gross neglect of duty" as 796 "neglect of duty"; conforming provisions to changes made by the 797 act; creating s. 286.31, F.S.; requiring a claim for legal fees 798 799 to be paid by a state or local agency to be documented by a description with reasonable particularity of the services 800 provided, including, for each date services were rendered, an 801 802 itemization of each task performed and time expended on each 803 task; creating s. 288.00001, F.S.; prohibiting tax incentive 804 funds from being awarded or paid to a state contractor or 805 subcontractor for services provided or expenditures incurred 806 pursuant to a state contract; amending s. 287.057, F.S.; 807 requiring certain state contracts to include a good faith 808 estimate of gross profit; requiring a determination of

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No.

Bill No. CS/HB 7073 (2018)

809 reasonableness under certain conditions; prohibiting certain 810 state employees from participating in the negotiation or award 811 of state contracts; providing definitions; revising the list of contractual services and commodities that are not subject to 812 813 competitive-solicitation requirements; amending ss. 112.3188, 814 112.3189, and 112.31895, F.S.; conforming provisions to changes 815 made by the act; amending s. 1001.42, F.S.; requiring certain school districts to employ an internal auditor; providing the 816 duties of such internal auditor; providing that an individual 817 818 school board member is may request and shall receive certain 819 budget documents and accompanying supporting and background 820 information; authorizing the Office of the Auditor General to 821 use carryforward funds to fund the Florida Accountability 822 Office; providing an effective date.

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MIS



CORIDA		
	Bill Bill/PCS/PCB Number:	Amendment
	Amendment Number:	
Name: JOUG M	annheimer	
Representing:	impbellton - G	Sraceville Hospital
Title:AOrney	·	
Address: <u>215 S</u> ,	Monroe St	Sente 400
City: Tall		State/Zip: 3230/
Phone Number: 550 🗲	\$\$\$ 519 1716	Meeting Date: 8/22/8
Committee/Subcommittee:	bor, acc, Cr	
Presentation/Workshop Topic:		
	ered Lobbyist: YES	0
State	Employee: YES N	o 🗌
Appearing in response to subp Appearing at the written reque Judge or elected officer appear	est of the chair ring in official capacity	ember, committee, or staff
Lobbyist Appearance form sub		
		proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support	Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition Info only



	Bill Amendment
	Bill/PCS/PCB Number: 1019
	Amendment Number:
Name: JENNIFUR (311991
Representing: <u>FLO FLDA</u>	INSTITUTE OF CONTIFIED PUBLIC ACCOUNTAINS
Title:	
Address: 113 G, COLIG	GR AVE.
city: TAUAHACLAR	State/Zip: FL 3230/
Phone Number: <u>841-177</u>	
Committee/Subcommittee:	JAC
Presentation/Workshop Topic:	
Regist	ered Lobbyist: YES NO
State I	Employee: YES NO
 I wish to speak (FOR Appearing in response to an ind Appearing in response to subpering at the written requered Judge or elected officer appear Lobbyist Appearance form subpering 	quiry for information made by member, committee, or staff oena est of the chair ring in official capacity
(If you are testifying on an amendment, pla	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent 🗹 Oppon	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only

WLS R



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: 1019 Amendment Number:
Name: Skylar Zander	
Representing: <u>Americans</u> for	Prospurity
Title: Deputy State Direc	tor
Address: 200 W College	
City: Ja Marhossee	State/Zip: FL 32301
Phone Number: 850 - 728 - 45	Meeting Date: $\frac{2}{22}/\frac{32}{12}$
Committee/Subcommittee: <u>Cov</u> Az	
Presentation/Workshop Topic:	
Registered Lobbyist	
State Employee:	YES NO
I wish to speak Waite in Supp	ort
Appearing in response to an inquiry for inform	nation 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 c	capacity
Lobbyist Appearance form submitted online	
(If you are testifying on an amendment, please also indicat	re your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent 🔀 Oppo	onent Info only

Opponent 🗌 Info only

Amendment:

Proponent



VAI 1			
	Bill	Amendment	
	، Bill/PCS/PCB Number: _	1 D IG	
	billy resyn eb Number.		
	Amendment Number:		
Name: <u>Amber Hugh</u>	ρç		· · · · · · · · · · · · · · · · · · ·
Representing: Florida Leou	que of Cities		
Title: Sr. Legislative	Advicate		
Address: <u>PO Box 17</u>	57		
city: Tallahassel, F	L	State/Zip: <u>3230</u>	2
Phone Number: $350 - 7$	01-3621	Meeting Date: 2/2	22/18
Committee/Subcommittee:	1AC		
Presentation/Workshop Topic: _	Financial Rep	orting	
Regist	ered Lobbyist: YES		
State	Employee: YES	NO	
I wish to speak			
Appearing in response to an in	quiry for information made b	y member, committee, or sta	aff
Appearing in response to subp	oena		
Appearing at the written reque	est of the chair		
Judge or elected officer appear	ring in official capacity		
Lobbyist Appearance form sub	mitted online		
(If you are testifying on an amendment, pl	ease also indicate your position a	as a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only

WID



20RIDA	
	Bill Amendment
	Bill/PCS/PCB Number:815
	Amendment Number: 950343
\sim	
Name: <u>Rebecca</u>	D'Hara
Representing: <u>Fla</u> . Lec	guz of Cities
Title: Deputy G	eneral (ounse
Address: $\mathcal{R} \subseteq \mathcal{R} \subseteq \mathcal{R}$	
City: Tallahass	
Phone Number: <u>ZZZ</u> 9	684 Meeting Date: 2 2218
Committee/Subcommittee:	Gout Accountability
	Municipal Travel Policies
	tered Lobbyist: YES 📈 NO 🦳
	Employee: YES NO
I wish to speak	
	nquiry for information made by member, committee, or staff
Appearing in response to subp	oena
Appearing at the written requ	est of the chair
Judge or elected officer appea	ring in official capacity
Lobbyist Appearance form sub	omitted online
(If you are testifying on an amendment. D	lease also indicate your position as a proponent or opponent on the bill as a whole.)
	onent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only

DNA

COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



Bill Javaban Bill/PCS/PCB Number: 212917 Amendment Number: 173
Name: Casey Cook
Representing: Florida League of Citics
Title: Legislative Alvorate
Address: PO Box 1757
City: Tallahaska State/Zip: FI 32302
Phone Number: Meeting Date:
Committee/Subcommittee: 6.A.
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 Waive in Support Waive in Opposition Info only
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only

DNA

COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



CORTIN	Bill Bill/PCS/PCB Number: Amendment Number:		Loo S
Name: <u>Casey</u>	look		
Representing: Florida	League of Citre	د	
Title: Lejislative	Aboute		
Address: Po Box 17	57		
City: Kikhasser		State/Zip:	32312
Phone Number:		Meeting Date:	
Committee/Subcommittee:			
Presentation/Workshop Topic:			
Registe	ered Lobbyist: YES	NO 🗌	
State E	mployee: YES	NO 🔽	
 I wish to speak Appearing in response to an inq Appearing in response to subpo Appearing at the written request Judge or elected officer appearing Lobbyist Appearance form submotion 	ena at of the chair ng in official capacity	oy member, committee, c	or staff
(If you are testifying on an amendment, plea	ase also indicate your position	as a proponent or opponen	it on the bill as a whole.)
Bill: Proponent Oppon	ent 🔄 Waive in Support	Waive in Oppositio	n Info only
Amendment: Proponent Oppone	ent Waive in Support	Waive in Oppositio	n Info only

DNA

COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



Bill Amendment Bill/PCS/PCB Number: <u>773</u> Amendment Number: <u>777079</u>
lame: <u>CHIPCASE</u>
Representing: CITY OF ANNA MARIA
Title:
Address: 317 E. PARK AV.
City: TALLAHASSER State/Zip: FC, 32301
Phone Number: <u>650-544-2222</u> Meeting Date: <u>2-32-18</u>
Committee/Subcommittee: <u>Car Accountering</u>
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 Waive in Support Waive in Opposition Info only
Amendment: Proponent Opponent Waive in Support Waive in Opposition 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/PCS/PCB Number: 5723
Bill/PCS/PCB Number:
Amendment Number
Name: AL HADEED
Representing: FLAGVER COUNTY
Title: COUNTY ATTORNEY
Address: 1769 E. Mussery BLVD #2
City: BLENKIEU State/Zip: FL 32137
Phone Number: 386-313-4065 Meeting Date: 2-21-18
Committee/Subcommittee: <u>GOVT'L ACCOUNTSILITY</u>
Presentation/Workshop Topic: UKCARON REALTYS
Registered Lobbyist: YES NO
State Employee: YES NO
L 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





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 Number: HB 773 : Vacation Rentals

Amendment: N/A

Name:	Husband, Warro	'n				
Representing: Florida Restaurant and Lodging Association						
Title:						
Address:	Po Box 10909					
City:	Tallahassee	State/Zip:	FL			
Phone Number:	(850) 205-9000	Meeting Date	: February 22, 2018 9:00 AM			
Committee/Subo	committee:	Government Accountability Con	nmittee			
Presentation/Wo	orkshop Topic:	N/A				

✓ Registered Lobbyist
 ☐ State Employee
 ✓ I Wish To Speak
 △ Appearing in response to subpoena
 N/A

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



COBIDA			7				
	Bill	Amendment					
	Bill/PCS/PCB Number:	773					
	Amendment Number:	······					
Name: BEIDON BANNSY	4						
Representing: <u>AICBNT</u>	3						
Title: LOBBYIST							
Address: 123 S. Ap	4MIS ST-						
City: 1 ACL 41-1455 GEE			- 32701				
Phone Number: $570 - 30/6$ Meeting Date: $\frac{2}{24}/18$							
Committee/Subcommittee:(SAC	•	l				
Presentation/Workshop Topic:	- /						
Regist	ered Lobbyist: YES	NO					
State	Employee: YES	NO A					
I wish to speak							
Appearing in response to an ind	quiry for information made by	member. committee. or s	taff				
Appearing in response to subpo		······, ······, ······················					
Appearing at the written reque							
Judge or elected officer appear	ing in official capacity						
Lobbyist Appearance form sub	mitted online						
 *							
(If you are testifying on an amendment, ple	ase also indicate your position as	a proponent or opponent o	n the bill as a whole.)				
Bill: Proponent Oppor	nent 🔄 Waive in Support	Waive in Opposition					
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only				



					Bill B Number:	Amendr HB7		
				Amendmen	t Number:			
Name:	DÌL (YO enting:(Ech	ever	· r i				
Repres	enting:(6n arn	ed Ve	teralls	10	r Am	nerica	
	: Dive			lition				
Addr	ress: 260	W Colle	ge A	n				
City:	TLH			Sta	te/Zip:	FL		
	ne Number: 🛛 🞸		•					
Com	mittee/Subcomm entation/Worksho	ittee:	+ G	out A.	(CW)	ntabi	lity Curt	
Pres	entation/Worksho	ор Торіс:	Vacu	rtion	Rev	n tals		
		Registered L	obbyist: YES]		·	
		State Emplo	yee: YES		4			
17	I wish to speak							
Б	Appearing in respo	nse to an inquiry fo	or information	made by membe	er, committ	ee, or staff		
	Appearing in response to subpoena							
	Appearing at the written request of the chair							
	Judge or elected officer appearing in official capacity							
	Lobbyist Appearan	ce form submitted	online					
(If you ar	re testifying on an am	endment, please als	o indicate your	position as a prope	onent or opp	oonent on the bi	ll as a whole.)	
	Bill:	Proponent 🔀	Opponent	Info	only			
	Amendment:	Proponent	Opponent	Info	only			



- - - - - -

LORIDA	
	Bill Amendment
	Bill/PCS/PCB Number: <u>773</u>
	Amendment Number:
Name: Lori Killinge	<u></u>
Representing: Valatim 1	Cental Management Association
Title: Leyislative C	ounse/
Address: 315 S. Calho	in st. suite 830
City: <u>Tallalunee</u>	State/Zip: 17 32301
Phone Number: <u>650 220</u>	2 5702 Meeting Date: 2/22/18
Committee/Subcommittee:	Exemment Accuntubility
Presentation/Workshop Topic: _	V
	tered Lobbyist: YES 🖌 NO
inegio.	
State	Employee: YES NO 🖌
I wish to speak	
Appearing in response to an in Appearing in response to subp	quiry for information made by member, committee, or staff
Appearing in response to subp	
Judge or elected officer appea	
Lobbyist Appearance form sub	
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition 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: Hb 773
	Amendment Number:
Name: Na	
Representing: 121 M BEDCH COUNTY	
Title: LEAISITIVE ALLOITS DIRECT	70
Address: 301 NOLIVE AVE. 101.3	
city: NOST RIM BRACK	State/Zip: (/3340]
Phone Number: 860.284.7235	Meeting Date: 2221
Committee/Subcommittee: 6 MCAMENT	Aucountability
Presentation/Workshop Topic:	entals
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
Amendment:	Proponent	Opponent	Info only

					Bill Amendment PCB Number: <u>773</u> ent Number:
Name:	Andre	w Hosek			
Repres	senting:/	tmericans f	· 7,0	sperit	<u> </u>
	N -	to share			1
		D' Lo llege #			
	: Tanal	V			State/Zip: FL 32301
Pho	ne Number:				Meeting Date: 2-82-18
					*1
		hop Topic:			1
			obbyist: YES	N NO	
			yee: YES		
	Appearing in resp Appearing in resp Appearing at the	oonse to subpoena written request of th	or information ne chair		nber, committee, or staff
	•	officer appearing in o Ince form submitted	•	/	
لــــا (If you a				· · · ·	oponent or opponent on the bill as a whole.)
	Amendment:	Proponent	Opponent		nfo only
				'	



	_				Bill A	
		go Echer				
Represent	ing: <u>Cor</u>	cerned Veters	ms for	Americ	م	
Title:	Coaliti	ans directo	<i>(</i>			
Address	s: 200	W Colle	ge the	5 Suite	109	
-		nensee	•		tate/Zip:デノ	
Phone I	Number:			N	leeting Date: 2	-22-18
Commi	ttee/Subcomn	nittee: 60v	Account	Herbillity		
Present	ation/Worksh	op Topic:				
		Registered Lo	obbyist: YES	NO		
		State Employ	vee: YES	NO NO	X	
 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 te	estifying on an ar	nendment, please also	indicate your	position as a pro	pponent or opponent c	on the bill as a whole.)
Bill	:	Proponent 🗲	Opponent	lr Ir	ifo only	
Am	endment:	Proponent	Opponent	lr Ir	ifo only	



	Bill Amendment Bill/PCS/PCB Number: 773 Amendment Number:
Name: JIL LIFFEIL	
Representing: <u>CITY of Jallat</u>	besee
Title: COMMISSION C	
Address: 300 S. Alams St	
City: Jall	State/Zip: FZ 32301
Phone Number: 850-891-8027	Meeting Date: 2-27-18
Committee/Subcommittee:	Acanthery
Presentation/Workshop Topic:	
Registered Lobbyist: YE	
State Employee: YE	
 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 capace Lobbyist Appearance form submitted online 	
(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 Opponen	t U Info only
Amendment: Proponent Opponen	t Info only



Name: Rahw P	Bill Bill/PCS/PCB Number: Amendment Number: Mel		
Representing: <u>E</u> Title: <u>DWNEV</u> Address: <u>11522</u> Gole)		
City: <u>Brada</u> tor Phone Number: <u>941737</u> Committee/Subcommittee: <u></u> Presentation/Workshop Topic:	ort Accounting	1	1
	ered Lobbyist: YES		
 I wish to speak Appearing in response to an inq Appearing in response to subpo Appearing at the written request Judge or elected officer appearing Lobbyist Appearance form submode 	ena at of the chair ng in official capacity	member, committee, or sta	aff
(If you are testifying on an amendment, please Bill: Proponent Oppone		a proponent or opponent on Waive in Opposition	the bill as a whole.)] Info only
Amendment: Proponent Oppone	ent Waive in Support	Waive in Opposition	Info only



40RIDA	
	Bill Amendment
	Bill/PCS/PCB Number: 723
	Amendment Number:
Name:RIC	100/e
Representing:	R.J. Association of Counties
Title: Vocut	\frown
Address: / o U	Monroe
City:	State/Zip:
Phone Number:57	-24/300 Meeting Date:
Committee/Subcommittee:	Gov, Auchhility
Presentation/Workshop Topic:	
Regis	stered Lobbyist: YES NO
State	Employee: YES NO
I wish to speak	
	nguiry for information made by member, committee, or staff
Appearing in response to subj	
Appearing at the written requ	
Judge or elected officer appea	
Lobbyist Appearance form su	
—	
(If you are testifying on an amendment, p	lease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	onent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	onent Waive in Support Waive in Opposition Info only



	Bill Amendment
	Bill/PCS/PCB Number: <u>173</u>
9	Amendment Number:
Name: USA HUR	LE
Representing:	ER CONNTY
Title:	
Address: <u>31 B. K</u>	uk Ave
city: <u>allaha</u>	Shee State/Zip: 13730
Phone Number: <u>SD_77</u>	1.508 Meeting Date: 7.38 18
Committee/Subcommittee:	GOV ACOT.
Presentation/Workshop Topic:	VACATION RENTALS
Regist	ered Lobbyist: YES V NO
state I	Employee: YES NO
I wish to speak	ZIN OPPOSITION
Appearing in response to an inc	quiry for information made by member, committee, or staff
Appearing in response to subpo	bena
Appearing at the written reque	st of the chair
Judge or elected officer appear	ing in official capacity
Lobbyist Appearance form sub	nitted online
(If you are testifying on an amendment, ple	base also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	eent Waive in Support Waive in Opposition Info only



URIDA A	Bill Amendment
	Bill/PCS/PCB Number: 773 - Vacation Kentals
	Amendment Number:
Name: <u>Ashlee</u>	ising
Representing:	of Loke Worth
Title: Lobbyist	
Address: 106 Ea	st College Avenue, Ste. 1200
City: Jallahass	<u>ee</u>
Phone Number: <u>(850)</u> 2	449-2949 Meeting Date: 2218
Committee/Subcommittee:	Gev't Accountability Committee
Presentation/Workshop Topic:	
Regist	ered Lobbyist: YES NO
* State I	Employee: YES NO
I wish to speak	
	quiry for information made by member, committee, or staff
Appearing in response to subpo	oena
Appearing at the written reque	est of the chair
Judge or elected officer appear	ing in official capacity
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent 🔄 Waive in Support 🦳 Waive in Opposition 🗹 Info only 🗌
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only



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

CORTINUE			
	Bill Amendment		
	Bill/PCS/PCB Number: 773		
	Amendment Number:		
Name: CITY OF	ST. AUGUSTINE		
Representing: LENA	JUAREZ		
Title:			
Address: P.O. Box	10390		
City: TAU AHAS	SEE State/Zip: FL 32302		
Phone Number: 850212	2 8330 Meeting Date: 2/22/18		
Committee/Subcommittee:	OVERNMENT ACCOUNTABILITY		
Presentation/Workshop Topic:	VACATION RENTALS		
Regist	tered Lobbyist: YES 🗽 NO 📃		
State	Employee: YES NO		
I wish to speak			
	quiry for information made by member, committee, or staff		
Appearing in response to subp			
Appearing at the written reque	est of the chair		
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form sub	mitted online		
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)		
Bill: Proponent Oppo	nent 🕅 Waive in Support 🗌 Waive in Opposition 💢 Info only 🗌		
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only		

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CORIDA		
	Bill Amendment	
	Bill/PCS/PCB Number: 773	
	Amendment Number:	
Name: Casey Cook		
Representing: Florida L	eague of (Itics	
Title: Les istative	Advocate	
Address: Po Box 17	57	
City: Tallahasee,	State/Zip:	32302
Phone Number:	Meeting Date:	
Committee/Subcommittee:	6.4.	
Presentation/Workshop Topic:	ч	
Regist	tered Lobbyist: YES 🔽 NO 🗌	
🕆 State I	Employee: YES NO	e.
I wish to speak		
	quiry for information made by member, committee, o	or staff
Appearing in response to subpo	oena	
Appearing at the written reque	est of the chair	
Judge or elected officer appear	ring in official capacity	
Lobbyist Appearance form sub	mitted online	1
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponen	t on the bill as a whole.)
Bill: Proponent Oppor	nent 🚺 Waive in Support 📄 Waive in Oppositio	n Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Oppositio	n 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.

and the second se			
	Bill 🔀	Amendment	
	/ Bill/PCS/PCB Number:	773	
2 —	Amendment Number:		
Name: Cari Rot	h		•
Representing: <u>Cities</u> or	f Holmes B.	each + Clear	water
Title:			
Address: 215 S. Mon	Ne & Si	, ite 815	
City: Tallahalle	1	State/Zip:	32301
Phone Number: <u>850</u> 9	99 4100	Meeting Date:ノ	22/18
Committee/Subcommittee:	•	. /	•
Presentation/Workshop Topic: _			
Regis	tered Lobbyist: YES		
State	Employee: YES	NO	
I wish to speak			
Appearing in response to an ir	iquiry for information made b	y member, committee, or sta	aff
Appearing in response to subp			
Appearing at the written requ	est of the chair		
Judge or elected officer appea	ring in official capacity		
Lobbyist Appearance form sub	omitted online		
(If you are testifying on an amendment, pl	ease also indicate your position	as a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppo	onent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppo	nent Waive in Support	Waive in Opposition] Info only []

×.



	віІІ	Amendment	
	Bill/PCS/PCB Number:		
	Amendment Number:		
Name: Kate C	otner		
Representing: India	n River Cou	my	
Title: Acot.	County Attor	ney	
Address: 1801 a	the Ane		
City: Une Beach		State/Zip:	32960
Phone Number: <u>(772)3</u>	49 - 2899	Meeting Date:	
Committee/Subcommittee:	Gov. Accou	intability	
Presentation/Workshop Topic:			
Regist	ered Lobbyist: YES		
State I	Employee: YES	NO 🗌 (
I wish to speak			
Appearing in response to an inc	quiry for information made by	y member, committee, or s	taff
Appearing in response to subpo			
Appearing at the written reque	st of the chair		
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form subr	nitted online		
(If you are testifying on an amendment, ple	ase also indicate your position a	is a proponent or opponent of	n the bill as a whole.)
Bill: Proponent Oppor	nent 🗹 Waive in Support [Waive in Opposition	Info only
Amendment: Proponent Oppor	ent Waive in Support	Waive in Opposition	Info only



CORIDA		
	Bill Amend	ment
	Bill/PCS/PCB Number:	3
	Amendment Number:	
Name: Lauren	ackson	
Representing: <u>Ericks</u> (Consultants, Inc. City of Fort	-auderdale
Title: LODby ist	, <u> </u>	
Address: <u>205 S</u>	. Adams St	
city: Tallaho	Ssee State/Z	211p: FL 32301
Phone Number: <u>931-265-8999</u> Meeting Date: Feb 22, 20		ng Date: Feb 22,2018
Committee/Subcommi	ttee: GOV. Accountabilitu	
Presentation/Worksho	p Topic: Vacation Rentals	
	Registered Lobbyist: YES NO	
	State Employee: YES NO	
I wish to speak		
	nse to an inquiry for information made by member, c	ommittee, or staff
Appearing in respor		
	itten request of the chair	
Judge or elected officer appearing in official capacity Lobbyist Appearance form submitted online		
	e form submitted omme	
(If you are testifying on an am	endment, please also indicate your position as a proponer	it or opponent on the bill as a whole.)
Bill: Proponent	Opponent Waive in Support Waive	in Opposition Info only
Amendment: Proponent	Opponent Waive in Support Waive	in Opposition Info only



-ORID-	
	Bill Amendment
	Bill/PCS/PCB Number:
	Amendment Number:
Name: Dan Ge	Elber
Representing: <u>City</u> C	f Micini, Beach
Title: Mayor	
Address: 1700 CC	nvention (tr Drue
city: Miami, Bec	State/Zip: FI 33139
Phone Number: $33-6$	73-7030 Meeting Date: 2/22/18
Committee/Subcommittee:	Soverment Accountabily
Presentation/Workshop Topic: _	Vacator Rentels
Desid	
Regist	ered Lobbyist: YES NO
State	Employee: YES NO
I wish to speak	
Appearing in response to an in	quiry for information made by member, committee, or staff
Appearing in response to subp	oena
Appearing at the written reque	est of the chair
Judge or elected officer appea	ring in official capacity
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only



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ORIDING	Г		1	
		Bill	Amendment	
		Bill/PCS/PCB Number:	773	
	\wedge	Amendment Number:		
Name:	Andy	GONZALEZ		- -
Representing:	Flor	ida Realta		
Title:		olicy Represe	n-tatiue	
Address:	200 5.	Monide St		
City: <i>Ü</i>	Mahassee		State/Zip: 22	.01
Phone Number:	850-52	4-1400	Meeting Date: 2	172/1×
Committee/Sub	ocommittee:	Governmint A.	countability	<u>``</u>
Presentation/W	/orkshop Topic:		·	
	Register	red Lobbyist: YES	No	
	State Er	mployee: YES		
I wish to spe	eak			
		uiry for information made by	member, committee, or st	aff
Appearing in	n response to subpoe	ena		
Appearing a	at the written request	t of the chair		
Judge or ele	ected officer appearin	ng in official capacity		
Lobbyist Ap	pearance form subm	itted online		
(If you are testifying o	n an amendment, plea	se also indicate your position as	a proponent or opponent on	the bill as a whole.)
Bill: Proj	ponent 🗗 Oppone	ent 🔄 Waive in Support [Waive in Opposition	Info only
Amendment: Pro	ponent 🗌 Oppone	ent Waive in Support] Waive in Opposition	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.

		Z	Bill 🗆 Amendment
		Bill Number PCB/PCS/A	: N/A 773 mendment #: N/A
Name:	Jess McCarty		
Representing:	Miami-Dade County		
Title:	Assistant County Attorney		
Address:	111 NW 1st Street, Suite 2810		
City:	Miami	State/Zip:	FL 33128
Phone Number:	305-979-7110	Meeting Date:	
Committee/Subo	committee:		
Presentation/Wo	orkshop Topic: N/A		·

WAIVE IN OPPOSITION

Bill

Amendment

N/A

N/A

73

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



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

CORIDA	
	Bill Amendment
	Bill/PCS/PCB Number: 773
	Amendment Number:
Name: <u>DRVON W</u> ESt	
Representing: Broward G	anty
Title: PELLEY Advis	NC
Address: 115 5 . And	
city: F-t- Lande Male	State/Zip: <u>FL 3330</u>
Phone Number: 954 . 76	<u>G2G3</u> Meeting Date: 2/22/18
	eveniment Accountain Iny
Presentation/Workshop Topic: _	Vacation Reports.
Regis	tered Lobbyist: YES NO
State	Employee: YES NO
_/	
\Box I wish to speak	
Appearing in response to an ir	nquiry for information made by member, committee, or staff
Appearing in response to subp	ooena
Appearing at the written requ	
Judge or elected officer appea	
Lobbyist Appearance form sub	omitted online
(If you are testifying on an amendment, p	lease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	onent Waive in Support Waive in Opposition I Info only

Amendment: Proponent Opponent Waive in Support Waive in Opposition

Info only



	Bill X Amendment
	Bill/PCS/PCB Number: 773
	Amendment Number:
Name: Mark Anderson	
Representing: <u>American</u>	totel & Lodging Association (AHLA)
Title:	
	54
City: <u>Tulluhussee</u>	State/Zip: FL 3230
Phone Number: <u>413-205-06</u>	حظ Meeting Date: <u>2/22/14</u>
Committee/Subcommittee:	w. Accountability
Presentation/Workshop Topic: _	148 773
Regist	tered Lobbyist: YES 📈 NO 🗌
State	Employee: YES NO
 I wish to speak Appearing in response to an in Appearing in response to subp 	equiry for information made by member, committee, or staff
Appearing at the written reque	
Judge or elected officer appear	ring in official capacity
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	onent 🔀 Waive in Support 🗌 Waive in Opposition 🗌 Info only 🗌
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only



	Bill	Amendment	
	Bill/PCS/PCB Number:	773	
	Amendment Number:		
Name: JENNIFER GM	HUN		
Representing: OXPUTDIA \$	HOME AWAY		
Title:			
Address: 113 G. COLLA	76 AVE, #4	00	
city: TAULAHAGAMY		State/Zip:	32301
Phone Number: <u>841-1726</u>		Meeting Date: 22	2 18
Committee/Subcommittee:	C		L
Presentation/Workshop Topic: VA		VTALS	
	_/		
State Emp	oloyee: YES 🗌 N	10	
 I wish to speak Appearing in response to an inquire Appearing in response to subpoend Appearing at the written request of Judge or elected officer appearing Lobbyist Appearance form submitted 	a f the chair in official capacity	nember, committee, or sta	ıff
(If you are testifying on an amendment, please	also indicate your position as a	a proponent or opponent on	the bill as a whole.)
Bill: Proponent Opponent	Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Opponent	Waive in Support	Waive in Opposition	Info only



	Bill Amendment Bill/PCS/PCB Number: 773 Amendment Number:
Name: <u>Even Power</u> Representing: <u>Cib of B</u>	xderder Beach
0	SZState/Zip:FL
Phone Number: Committee/Subcommittee:	Meeting Date: <u>2/22/18</u>
	ered Lobbyist: YES X NO
 I wish to speak Appearing in response to an ind Appearing in response to subport Appearing at the written request Judge or elected officer appear Lobbyist Appearance form subport 	est of the chair ring in official capacity
(If you are testifying on an amendment, ple Bill: Proponent Oppor	ease also indicate your position as a proponent or opponent on the bill as a whole.) nent Waive in Support Waive in Opposition 🔀 Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only



Ual Line			
	Bill 🔀		
	Bill/PCS/PCB Number	. 773	
	Amendment Number	:	
Name: CHRISTOPHER	EMMANUEL		
Representing: FLORIDA C	IAMBERE OF	Commonce	
Title: Policy Direct	DR	·····	
Address: 13 Se	UNQUAR ST	····	
City: JALLAHASSEE		State/Zip: <u>F.</u> 37	201
Phone Number: 850 933	1223	Meeting Date:	
Committee/Subcommittee:	ou'r Aeer		
Presentation/Workshop Topic: _	VACATION RENTAN	S	
Regist	ered Lobbyist: YES 🎮		
State	Employee: YES		
 I wish to speak Appearing in response to an in Appearing in response to subp Appearing at the written reque Judge or elected officer appear 	oena est of the chair ring in official capacity	by member, committee, or st	aff
Lobbyist Appearance form sub	mitted online		1
(If you are testifying on an amendment, pl			
Bill: Proponent Oppo	nent Waive in Suppor	t Waive in Opposition	Info only
Amendment: Proponent Oppo	nent 🔄 Waive in Suppor	t Waive in Opposition	Info only



	Bill Amendment
	Bill/PCS/PCB Number: <u> </u>
	Amendment Number: <u>スクスラノ</u>
	· //
Name: DRINDA B M	
Representing: JOWN OF	INglis
Title: MAUOR	\cup
	NOWEST
City: INd/15	State/Zip: F/ 34449
Phone Number: 352-22	29-0444 Meeting Date: \$2/22/18
-	over mentAccountAbility
Presentation/Workshop Topic: _	
Regis	tered Lobbyist: YES NO
State	Employee: YES NO
I wish to speak	
Appearing in response to an in	nquiry for information made by member, committee, or staff
Appearing in response to sub	ooena
Appearing at the written requ	lest of the chair
Judge or elected officer appea	aring in official capacity
Lobbyist Appearance form sul	bmitted online
(If you are testifying on an amendment, n	lease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	onent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	onent Waive in Support Waive in Opposition Info only



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LORIDA			l
	Bill	Amendment 🗸	
	Bill/PCS/PCB Number:	773	
	Amendment Number:		Althe Equipe for the
Name: Casey Co	oh		
Representing: Flor. La l			
Title: Lesislative	-		
Address: Po Box	1757		
City: Talkhassu		State/Zip: 🔽 3	2302
Phone Number:		Meeting Date:	
Committee/Subcommittee:	Α.		
Presentation/Workshop Topic: _			
Regist	ered Lobbyist: YES		،
State	Employee: YES	NO 🔽	
I wish to speak			
Appearing in response to an in-	quiry for information made t	wmember committee or st	aff
Appearing in response to subp			
Appearing at the written reque			
Judge or elected officer appear			
Lobbyist Appearance form sub			
(If you are testifying on an amendment, ple	ease also indicate your position	as a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only



CORIDA	
	Bill Amendment
	Bill/PCS/PCB Number: 773
	Amendment Number: 27331 - FANT AMENDMENT
Name: HEIDI H	ERZBERG
Representing:Cuty	of Deltina
Title:	MAYOR
Address: 2345	Providence Bluid
City: DELTONA	State/Zip: FL 32725
Phone Number: 386	105 8335 Meeting Date: 2-22-18
Committee/Subcommittee:	Gov't Accustability
Presentation/Workshop Topic:	Vacation ventals
Regist	ered Lobbyist: YES NO
State I	
I wish to speak	
Appearing in response to an inc	quiry for information made by member, committee, or staff
Appearing in response to subpo	bena
Appearing at the written reque	st of the chair
Judge or elected officer appear	ing in official capacity
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only



LORIDA				
	Bill Bill/PCS/PCB Numb] er:		
	Amendment Numb	er: <u>27</u> 3	31 - FANT	A meno ment
Name: JUSY REN	KBR			
Representing:	OF NOW SHU	MA C	SEACH	
Title: City Co	on missioner			
Address: 210 SAM	w Are			
City:		_ Sta	ate/Zip: FL 3	3263
Phone Number: $356-63$	89-1910	_ Me	eeting Date: 2	-22-18
Committee/Subcommittee:	Covernment A	CCent 1	ABILIL	
Presentation/Workshop Topic:	VACATION	RENA	us U	
Regist	ered Lobbyist: YES	ΝΟ 🕅	$\overline{\mathbf{A}}$	
State I	Employee: YES	NО [¥	
 I wish to speak Appearing in response to an ind Appearing in response to subpo Appearing at the written reque Judge or elected officer appear Lobbyist Appearance form subpo 	oena st of the chair ing in official capacity	de by memb	per, committee, or sta	ff
(If you are testifying on an amendment, ple	ase also indicate your posit	ion as a prop	ponent or opponent on t	he bill as a whole.)
Bill: Proponent Oppor	nent Waive in Supp	ort 🗌 W	aive in Opposition	Info only
Amendment: Proponent Oppor	ent Waive in Supp	ort 🖉 W	aive in Opposition	Info only



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

COBIDA				
Bill Amendment				
Bill/PCS/PCB Number: 773				
Amendment Number: 5 FANT AMENDMENT 2	733			
Name: Amy Vogt				
Representing: <u>City of Edgewater</u>				
Title: City Courciluomen				
Address: 3149 Indian River BIND				
City: Edgewood State/Zip: F1 32132				
Phone Number: (386)314-5964 Meeting Date: 2/22/2018				
Committee/Subcommittee: <u>Covernment</u> Accountability Committee				
Presentation/Workshop Topic: Short term Rental				
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 Waive in Support Waive in Opposition Info only				

Opponent Waive in Support Waive in Opposition Info only

H-116 (Revised 11/28/2017)

Amendment: Proponent



CORIDA		
	Bill Am	nendment X
	Bill/PCS/PCB Number:	773
	Amendment Number: <u>2</u> 73	
Name: Christne Pow	W	
Representing: <u>City of Eo</u>	1 4	
Title: Viu Mayor	<i>o</i>	
Address: 406 N. R. Wers?	de Dr.	
City: Edgewath	Sta	ate/Zip: FL 3Z132
Phone Number: 386478	9636 Me	eeting Date: $2/22/18$
Committee/Subcommittee:	Gov't Accamtabi	ility Committee
Presentation/Workshop Topic:	Short Teun	neutals
Regist	ered Lobbyist: YES 📄 🛛 NO 🤸	Ţ
State	mployee: YES NO	× 7
I wish to speak	quiry for information made by memb	per, committee, or staff
Appearing in response to subp		, , ,
Appearing at the written reque	st of the chair	
Judge or elected officer appear	ing in official capacity	
Lobbyist Appearance form sub	nitted online	
(If you are testifying on an amendment, ple	ase also indicate your position as a prop	ponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent 🔄 Waive in Support 🔄 W	aive in Opposition Info only
Amendment: Proponent 🔀 Oppor	ent 🗌 Waive in Support 💢 W	aive in Opposition Info only



COBIDA CONTRACTOR	\
	Bill Amendment X
	Bill/PCS/PCB Number:
	Amendment Number: 27331- HANT AMENOMENT
Name: JOHN PONNY	1
Representing: $City vt$	2 Holly Hill
Title: MAJOR	/
Address: 119 744	57,
City: Hally Hill	State/Zip: <u> ドノ </u>
Phone Number: <u>384 - 52</u>	7-2547 Meeting Date: 02/22/18
Committee/Subcommittee:	overnment AccountApility
Presentation/Workshop Topic:	GMURT JORN Routal
Regist	ered Lobbyist: YES NO
State	Employee: YES NO 🔀
	• •
I wish to speak	avia for information mode by member committee or staff
Appearing in response to subp	quiry for information made by member, committee, or staff
Appearing at the written reque	
Judge or elected officer appear	
Lobbyist Appearance form sub	mitted online
<i>ис</i>	
	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only



-ORIDE A					
	Bill	Amendment 🔀			
	Bill/PCS/PCB Number	<u>דך 3</u>			
	Amendment Number	: 02.7.33)			
Name: CHIP CASE					
Representing: <u>CITY</u> Of	QUNA MURIA	l			
Title:					
Address: <u>317 E. P</u> e	rk Au,				
City: TALLAHASSER		State/Zip:	32301		
Phone Number:	1-2222	Meeting Date:2	2-22-14		
Committee/Subcommittee:	Gov. AccounTA	BILITY			
Presentation/Workshop Topic: _					
Regist	tered Lobbyist: YES 🙀				
State	Employee: YES	NO 🕅			
I wish to speak					
Appearing in response to an in	iquiry for information made	by member, committee, or st	aff		
Appearing in response to subp	oena				
Appearing at the written requ	Appearing at the written request of the chair				
Judge or elected officer appea	Judge or elected officer appearing in official capacity				
Lobbyist Appearance form sub	mitted online				
(If you are testifying on an amendment, pl	ease also indicate your positio	n as a proponent or opponent or	n the bill as a whole.)		
Bill: Proponent Oppo	nent Waive in Suppor	t Waive in Opposition	Info only		
Amendment: Proponent Oppo	nent Waive in Suppor	t 🔀 Waive in Opposition	Info only		



					Bill CS/PCB Numb dment Numb	$\frac{1}{2}$ Amendan ber: $\frac{1}{7}$	
Name:	Gir	ZFFER	-				
Represent	ing:	isy of To	allahos	see_			
Title:		MMISSIONE	<u> </u>				
Address	<u> </u>	S. Alans	\$7				
City:	Tall				State/Zip:_	FC 373	0/
Phone I	Number: <u>8</u>	750-891-8	α 7		Meeting D	Date:_ <u>Z-Z</u> 2-/	18
		nittee: Covo		econt			
Present	ation/Worksh	iop ropic			~		
		Registered Lo	obbyist: YES		10 🕅		
		State Employ	vee: YES	n []	10 🕅		
	sh to speak						
	-	onse to an inquiry fo	r information	made by n	nember, comi	mittee, or staff	
		onse to subpoena written request of th	o chair				
	-	officer appearing in o		,			
	-	nce form submitted o					
· .							
(If you are te	stifying on an ai	nendment, please also			a proponent or	opponent on the bil	l as a whole.)
Bill	:	Proponent	Opponent	X	Info only		
Am	endment:	Proponent	Opponent	Źł	Info only		



CORIDA	
	Bill Amendment 🗸
	Bill/PCS/PCB Number: 773
2	Amendment Number: 730015
Name: Casey Cook	
Representing: Florida Le	ague of Cities
Title: Legislative	Abocate
Address: Po Box I	<u>ר</u> זי
City: Tellahassee	State/Zip: Fl 32302
Phone Number:	Meeting Date:
Committee/Subcommittee:	
Presentation/Workshop Topic:	1
Regist	ered Lobbyist: YES 🗹 🛛 🗌
State I	Employee: YES NO
I wish to speak	
	quiry for information made by member, committee, or staff
Appearing in response to subpo	
Appearing at the written reque	st of the chair
Judge or elected officer appear	ing in official capacity
Lobbyist Appearance form sub	nitted online
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Vaive in Support Waive in Opposition Info only



TORID				
	Bill Amendment			
	Bill/PCS/PCB Number: 773			
	Amendment Number: 730015			
	Amendment Number: _///00/5			
Name: JOTH PEN	Ny			
Representing: <u>City</u>	A Holly Hill			
Title: MAyon				
Address: 119 7+4	57.			
City: Holly Hill	State/Zip: State/Zip:			
Phone Number: 386.52	7-2547 Meeting Date: 02/22/18			
Committee/Subcommittee:	overn Mont AccountABility			
Presentation/Workshop Topic: _	4 Moat ton Montols			
Regist	ered Lobbyist: YES NO			
State	Employee: YES 🗌 NO 🔀			
I wish to speak				
Appearing in response to an in	quiry for information made by member, committee, or staff			
Appearing in response to subp	oena			
Appearing at the written reque	est of the chair			
Judge or elected officer appearing in official capacity				
Lobbyist Appearance form sub	mitted online			
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)			
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only			
Amendment: Proponent Oppor	nent 🖌 Waive in Support 📔 Waive in Opposition 🔀 Info only			



			-			
						Amendment ber: <u>773</u> ber: <u>730015</u>
Name:	DRINdA	B MERRI	#			
Repres	enting: <u>Jou</u>	NOF ING	1/15			
Title	VACATI	on Rent	A			
Add	ress: <u>135 /</u>	tug 40 u	\mathcal{I}			
City		s J			State/Zip:	7/ 34449
	- 5	52-229-04	<u>47</u>		Meeting [Date: <u>2/22/18</u>
Com	nmittee/Subcom	mittee: <u>(oo W. R. N.</u>	M.L.W.	F ACC	ounts	bility
Pres	sentation/Works	hop Topic: <u>VACH</u>	tion	Rent	AS	
		Registered Lobb	oyist: YES		NO 🕅	
		State Employee:	: YES		ио 🕅	
_						
	I wish to speak					
		onse to an inquiry for in	formation	made by I	member, com	mittee, 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					
		nce form submitted onin	ine			
(If you a	ire testifying on an a	mendment, please also inc	dicate your	position as	a proponent o	r opponent on the bill as a whole.)
	Bill:	Proponent C	Opponent		Info only	
	Amendment:	Proponent C	Opponent		Info only	7

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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.

-ORIUMA							
	Bill Amendment						
	Bill/PCS/PCB Number: <u>ク</u> アろ						
	Amendment Number: <u>うろつ. ひいち</u>						
Name:	REIVER						
Representing:	OF NEW SMYRHA BEACH						
	DUNISSIONER						
Address: 210 SAWS	Are						
City: <u>NSB</u>	State/Zip: FL. 3216						
Phone Number: <u>386-68</u>	1-7970 Meeting Date: 2-22-2018						
Committee/Subcommittee:	GEVENNENT ACCOUNTABILY						
	SHOPT TERN RENTALS						
Regis	stered Lobbyist: YES NO K						
	e Employee: YES NO						
I wish to speak							
	nquiry 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 su	bmitted online						
(If you are testifying on an amendment, p	please also indicate your position as a proponent or opponent on the bill as a whole.)						
Bill: Proponent Oppo	onent 🙀 Waive in Support 🛛 Waive in Opposition 🗍 Info only						

		_ 42	L		
Amendment:	Proponent [Waive in Support	Waive in Opposition	Info only
H-116 (Revised 11,	/28/2017)		D		

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CORIDA						
	Bill Amendment Bill/PCS/PCB Number:73					
	Amendment Number: $730 - 015$					
Name: 42101	HERZBERG					
Representing: <u>Cety</u>	of Deltona					
Title:/いこと	MAYOR					
	Provisence Blug					
city: Deltana	State/Zip: FL 32725					
Phone Number: <u>386 - 4</u>	05 - 8335 Meeting Date: 2 - 2 2 - 18					
Committee/Subcommittee:	Guit, Accounter bety					
Presentation/Workshop Topic: _	vacation ventals					
Regist	tered Lobbyist: YES NO					
	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 sub	mitted online					
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)					
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition					
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition P Info only					

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CORIDA			
	Bill	Amendment 🔀	
	یا Bill/PCS/PCB Number:	173	
		• •••	
A	Amendment Number:		
Name: Christine Power	r		
Representing: <u>City of Ed</u>	gewater		·
Title: Vice Mayor			
Address: 406 N. R. VUS	di Dr		
City: Edgewater		State/Zip: <u>FL</u> 3	2132
Phone Number: <u>384 478</u> -	-9636	Meeting Date:	122 18
Committee/Subcommittee:	out Accountability	Committee	
Presentation/Workshop Topic: _	, , ,		
		~ 4	<u></u>
Regis	tered Lobbyist: YES	NO X	
State	Employee: YES		
I wish to speak			
Appearing in response to an in	oquiry for information made b	v member, committee, or st	aff
Appearing in response to subp			
Appearing at the written requ			
Judge or elected officer appea	ring in official capacity		
Lobbyist Appearance form sub	mitted online		
(If you are testifying on an amendment, pl	lease also indicate your position	as a proponent or opponent or	the hill as a whole)
	· ·		
Bill: Proponent Oppo	onent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppo	nent 📈 Waive in Support	Waive in Opposition	Info only



	Bill	Amendment 🕅	
	Bill/PCS/PCB Number	:	
	Amendment Number	- 730015	
Name: <u>Amy Voqt</u>			
Representing: <u>Cityof Ea</u>	bewater		
Title: City Concilwon	J		
Address: 3149 Indian Ri	er BIVD		
City: Eleventer		State/Zip: <u>F/</u> Z	32132
Phone Number $(3\%)314-5\%$	ЭСН	Meeting Date:	22/2018
Committee/Subcommittee:	overnment Acco	untability Comm	n;Hee
Presentation/Workshop Topic: _	- · · · ·		
Regist	ered Lobbyist: YES	NO 📈	
State	Employee: YES		
	- 19 1 -		
I wish to speak			
Appearing in response to an in	quiry for information made	by member, committee, or st	aff
Appearing in response to subp	oena		
Appearing at the written reque	est of the chair		
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form sub	mitted online		
(If you are testifying on an amendment, pl	ease also indicate your position	n as a proponent or opponent on	ı the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppo	nent Waive in Support	t Waive in Opposition	Info only

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COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



and the second s		
	Bill Amendment	
2	Amendment Number:	
Name: Kingman Sch.	ult	
Representing: <u>Greater</u> N	Leples Fire Rexue Distric	+
Title: Fire Chrief		
Address: 14575 Coll	ne Blut.	
City: Napas	State/Zip: V	34119
Phone Number: 239 34	<u> そうちょう</u> Meeting Date: 2/2	22/18
Committee/Subcommittee:	Gart Accastability	
	Exemptizes Fran Tallos	
Regist	tered Lobbyist: YES NO 🔀	
State	Employee: YES NO 😥	
 I wish to speak Appearing in response to an in Appearing in response to subp Appearing at the written reque Judge or elected officer appea Lobbyist Appearance form sub 	est of the chair Iring in official capacity	staff
(If you are testifying on an amendment, pl	lease also indicate your position as a proponent or opponent o	on the bill as a whole.)
Bill: Proponent 🔀 Oppo	onent Waive in Support Waive in Opposition	Info only
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition	Info only





JORIU.	
	Bill Amendment
	Bill/PCS/PCB Number:
}	Amendment Number:
Name: LISA HUR	-LEV
Representing:	ER COUNTY
Title:	
Address: <u>34 P</u> .	Park Ave
city: Lailahag	State/Zip: H 32301
Phone Number: <u>890.2</u>	29.508/ Meeting Date: 00018
Committee/Subcommittee:	Gov Acat
Presentation/Workshop Topic:	EXEMPTIONS FROM TOUS
Regist	ered Lobbyist: YES V NO
State	Employee: YES NO
 I wish to speak Appearing in response to an in Appearing in response to subport Appearing at the written reques Judge or elected officer appear Lobbyist Appearance form sub 	est of the chair ring in official capacity
(If you are testifying on an amendment. pl	ease also indicate your position as a properient or opponent on the bill as a whole.)
Bill: Proponent Oppon	
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition 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.

	CORIDA MAR		
Bill/PCS/PCB Number: Amendment Number: Amendment Number: Amendment Number: Title: Title: Address: Address: City: Phone Number: State/Zip: Phone Number: Bill/PCS/PCB Name: State/Zip: Presentation/Workshop Topic: State Employee: YES NO State Employee: YES No Appearing in response to an inquiry for information made by member, committee, or staff Appearing in response to an inquiry for information made by member, committee, or staff Appearing in response to subpoena Appearing in response to subpoena Appearing in response to subpoena Appearing or elected officer appearing in official capacity Lobbyist Appearance form submitted online (fyou are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.) Bill: Proponent Opponent Waive in Support Opponent Info only Info on		Bill Amendment	
Amendment Number: Representing:			
Name:		Bill/PCS/PCB Number:	
Representing:		Amendment Number:	
Title:	Name: <u>(- / / / / / / / / / / / / / / / / / / </u>	$\langle \gamma \rangle \langle \gamma \rangle$	
Address:	Representing:	<u> </u>	
City:	Title:	n an	
Phone Number:	Address:		
Committee/Subcommittee:	City:	State/Zip:	
Presentation/Workshop Topic:	Phone Number:	Meeting Date: 2014	
Registered Lobbyist: YES NO State Employee: YES VES NO 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 Waive in Support Waive in Opposition Info only	Committee/Subcommittee:	Compared the Area the	
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 Qpponent Waive in Support Maive in Opposition Info only	Presentation/Workshop Topic:	in a first free for the second	
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 Waive in Support Waive in Opposition Info only	Regi	stered Lobbyist: YES 📉 NO 🗌	
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 Waive in Support Waive in Opposition Info only	Stat	e Employee: YES NO	
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 Waive in Support Waive in Opposition Info only			
 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 Waive in Support Waive in Opposition Info only		nguiry 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 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 Opponent Waive in Support Waive in Opposition Info only			
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 Waive in Support Waive in Opposition Info only		·	
(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 Waive in Support Waive in Opposition Info only			
(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 Waive in Support Waive in Opposition Info only	Lobbyist Appearance form submitted online		
Bill: Proponent Opponent Waive in Support Waive in Opposition Info only		"	
	(If you are testifying on an amendment,	please also indicate your position as a proponent or opponent on the bill as a whole.)	
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only	Bill: Proponent 🔄 Opp	onent Waive in Support Waive in Opposition Info only	
	Amendment: Proponent Opp	onent Waive in Support Waive in Opposition Info only	

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COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



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	Bill 🗹 Amendment 🗌	
	Bill/PCS/PCB Number: 309	
	Amendment Number:	
Name: KAY COLD	\tilde{u}	
Representing: Floridy	+ FIRE CHIEFS' Association	
Title: Executive	Directur	
Address: 880 Aurpo	it Rim	
city: Ormand BEA	Ach State/Zip: FL 32174	
Phone Number: <u> </u>	-6627 Meeting Date:02/22/14	
Committee/Subcommittee:	200 Accuratiloilidy	
Presentation/Workshop Topic:		
Regist	ered Lobbyist: YES NO	
State	Employee: YES NO 🔀	
I wish to speak		
	quiry for information made by member, committee, or staff	
Appearing in response to subpo	bena	
Appearing at the written request of the chair		
Judge or elected officer appearing in official capacity		
Lobbyist Appearance form sub	nitted online	
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent 🔀 Oppon	nent 🔄 Waive in Support 🔀 Waive in Opposition 🗌 Info only 🗌	
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only	

-toalina	Bill Bill/PCS/PCB Number:	Amendment 309	
Name: <u>B6 Murphy</u> Representing: <u>Departmen</u> Title: <u>Legislative</u> Affe	t of Financial airs Director	Services	•
Address: <u>200 F. Gaine</u> City: <u>Tallaharsec</u> Phone Number: <u>850-413</u>	2890	State/Zip: <u>FL/S</u> Meeting Date: <u>2.72</u>	2778
			ИПТС
 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, ple Bill: Proponent Oppor Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	the bill as a whole.)] Info only] Info only

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CORIDA		
	Bill Amendment	
	Bill/PCS/PCB Number: <u>うつ</u> り	
	Amendment Number:	
$\mathcal{R} \leq 1$		
Name: <u>1105/1000 JCh</u>	white	
Name: <u>Kingman</u> Sch Representing: <u>Greater</u> Ne	aples Fines Rescue	
Title: Fine Chief	`	
Address: 14575 Collin	- Blud	
City: N-205	State/Zip:FL 34119	
Phone Number: 237 344	87540 Meeting Date: 22218	
Committee/Subcommittee:		
Presentation/Workshop Topic:	Firefighto Trancing	
Regist	tered Lobbyist: YES NO 🔽	
*		
State	Employee: YES NO 🔀	
I wish to speak		
	quiry for information made by member, committee, or staff	
Appearing in response to subp		
Appearing at the written reque		
Judge or elected officer appearing in official capacity		
Lobbyist Appearance form sub	mitted online	
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Oppo	nent Waive in Support 🔀 Waive in Opposition Info only	
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only	

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COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



	Bill	Amendm	ient	
	Bill/PCS/PCB Number	309		
	Amendment Number			
Name: Rocco Salvato	, I 1			
Representing: Florida Pro	fessional Tir	cfighters		
Title: <u>Firefighter</u>				
Address: <u>343 W Madis</u>	on St			
city: <u>Allahassee</u>		State/Zip	o: <u>FL</u>	
Phone Number: <u>550-224-733</u>	3	Meeting	Date: $2/22$	2/18
Committee/Subcommittee:	4C		/	·
Presentation/Workshop Topic:	Fire Safety			
Regist	ered Lobbyist: YES			
	Employee: YES	NO		
I wish to speak				
Appearing in response to an inc	quiry for information made	by member, co	mmittee, or staf	Ť
Appearing in response to subpo	pena			
Appearing at the written reque	st of the chair			
Judge or elected officer appearing in official capacity				
Lobbyist Appearance form sub	nitted online			
(If you are testifying on an amendment, ple	ease also indicate your position	n as a proponent	or opponent on t	he bill as a whole.)
Bill: Proponent Oppon	nent 🔄 Waive in Support	t 🗌 Waive in	Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Suppor	t Waive in	Opposition	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: CS/HB 395 : Martin County

Amendment: N/A

Name: Bracy, Carol

Representing: Martin County Board of County CommissionersTitle:Title:Address:201 East Park Avenue, 5th FloorCity:TallahasseeState/Zip:FLPhone Number:(850) 577-0444Meeting Date:February 22, 2018 9:00 AMCommittee/Subcommittee:Government Accountability CommitteePresentation/Workshop Topic:N/A

✓ 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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LORIDA	Bill Amendment Bill/PCS/PCB Number: Amendment Number:
Name: John Cu	ing Hobe Sound
Representing: Voltect Title:	ing floor Jound
	rel
City: Hobe Son	<u> </u>
Phone Number:	Meeting Date:
Presentation/Workshop Topic:	ered Lobbyist: YES NO
State	Employee: YES NO
 I wish to speak Appearing in response to an in Appearing in response to subp Appearing at the written reque Judge or elected officer appear Lobbyist Appearance form sub 	est of the chair ring in official capacity
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only

MS



- -- -

ORIDIA	
	Bill Amendment
	Bill/PCS/PCB Number: <u>345</u>
	Amendment Number:
Name: Sandra M	eque
Representing: 40be 5	ound Encorp. HB 395
Title:	•
Address: <u>942456</u>	E Saturn St.
city: House Sour	0 State/Zip: FL 33455
Phone Number: <u>5033</u>	9 <u>3838</u> Meeting Date: 202
Committee/Subcommittee:	
Presentation/Workshop Topic:	
Regist	ered Lobbyist: YES NO
State	Employee: YES NO
_	
I wish to speak	
	quiry for information made by member, committee, or staff
Appearing in response to subp Appearing at the written reque	
Judge or elected officer appear	
Lobbyist Appearance form sub	
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent 🗹 Oppon	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only

INIS



CONTRACTOR OF CONTRACTOR	
	Bill 39 S Amendment
	Bill/PCS/PCB Number: 395
	Amendment Number:
Name: Michael	Ennis
Representing: Profecty	Hobe Sonal
Title: Pres.	
Address: <u>9216</u> SE	
City: Hobe Soul)State/Zip:F1_33455
Phone Number: 772 480	
Committee/Subcommittee:	
Presentation/Workshop Topic: _	
· · · -	ered Lobbyist: YES NO 🗹
State	Employee: YES NO 🔀
I wish to speak Appearing in response to an in Appearing in response to subp Appearing at the written reque Judge or elected officer appear Lobbyist Appearance form sub	est of the chair ring in official capacity
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Dppo	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only

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COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



	Bill Amendment Bill/PCS/PCB Number: 395 Amendment Number:
Name: <u>Michiel Bar</u> Representing: <u>Protectin</u>	s Hobe Sound
Address:	
City: <u>Hobe Sound</u> Phone Number:	Meeting Date:
Presentation/Workshop Topic:	ered Lobbyist: YES NO X Employee: YES NO X
I wish to speak Appearing in response to an in Appearing in response to subp Appearing at the written reque Judge or elected officer appear Lobbyist Appearance form sub	est of the chair ring in official capacity
(If you are testifying on an amendment, ple Bill: Proponent X Oppo	ease also indicate your position as a proponent or opponent on the bill as a whole.) nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only

WILS



	Bill 4 Amendment
	Bill/PCS/PCB Number:
	Amendment Number:
Name: <u>5001 (</u>	namizo
Representing:	portunity solutions project
Title: AHOV	nev
Address: 108 50	with Montae Street
city: <u>Tallahi</u>	YUL State/Zip: FL 3230/
Phone Number:	0) (181-0024 Meeting Date: 2/22/18
Committee/Subcommit	tee: GOUT ACCOUNTABILITY
Presentation/Worksho	DETOPIC: VEREARS BUSINESS TAX WAIVER
	Registered Lobbyist: YES U NO
	State Employee: YES NO
I wish to speak	se to an inquiry for information made by member, committee, or staff
Appearing in respon	
	itten request of the chair
	icer appearing in official capacity
	e form submitted online
(If you are testifying on an ame	ndment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent	_/ _/ _/
Amendment: Proponent	Opponent Waive in Support Waive in Opposition Info only

WIS

COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



CORIDA			
	ві	Amendment	
	Bill/PCS/PCB Number	:633	
	Amendment Number	:	_
Name: DAPHNEE	SAINVIL		
Representing:BROWAR	D County		
Title: POUCY AC	OVISOR		
Address: 115 S. ANS			
City: FT. LAUDERDA		State/Zip:_FL_	/3330
Phone Number: <u>954-253</u>	3-7320	Meeting Date:	22218
Committee/Subcommittee:	GOVERNMENT	ACCOUNTABIL	
Presentation/Workshop Topic:	FLORIDA SMF	HET CITY CHE	HUENGE GRANT
Regist	ered Lobbyist: YES		PROGRAM
State I	Employee: YES	NOV	
I wish to speak Appearing in response to an inc	nuin for information made	humamhar committee	or stoff
Appearing in response to subpo		by member, committee,	or stan
Appearing at the written reque			
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form subr			
(If you are testifying on an amendment, ple	ease also indicate your nosition) as a proponent or oppone	ent on the bill as a whole)
Bill: Proponent Opport	_ \		
Amendment: Proponent Oppor			



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:	
	EMMANUEL	
Representing: FLORIDA	CHAMBER OF COMMERCE	
Title:		
Address: 136 S	BRO	
City: Thurmasee	State/Zip:	
Phone Number:	Meeting Date:	
Committee/Subcommittee:	HON'T ACCT	
Presentation/Workshop Topic:	SMART CITIES	
Register	red Lobbyist: YES 🔀 NO 🗌	
State En	nployee: YES NO	
 I wish to speak Appearing in response to an inqu Appearing in response to subpoer 	uiry for information made by member, committee, or staff	
Appearing at the written request		
Judge or elected officer appearing in official capacity		
Lobbyist Appearance form subm	itted online	
(If you are testifying on an amendment, pleas	se also indicate your position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent 🗹 Oppone	ent Waive in Support Waive in Opposition Info only	
Amendment: Proponent Oppone	nt Waive in Support Waive in Opposition Info only	

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		COMMITT	EE/SUBCOM	MITTEE APPEARANCE RECORD	
	Plan	a fill out the entire fo	orm and subm	it <u>both</u> copies to the Committee Adr	ministrative
		tant at the meeting.		t <u>both</u> copies to the committee Ad	mistrative
1.1			1		1
Wu	NOIN)	upport		Bill Am	nendment
		. ,		Bill/PCS/PCB Number:	>>
				Amendment Number:	
	/	11 1			
Name:	Susan	Harbin			
Ponroc	senting: <u>Flui</u>	nda Arsa	rc.cf	ountres	
		uc. Directu		lic Policy	
Add	ress: 100 S	. Monroe S	- .	(
	: Tallaha	· · ·		FI	
			()	State/Zip:	
Pho	ne Number: <u>8</u>	50-922-43	00	Meeting Date: 2-2	81-52
Com	nmittee/Subcom	mittee: 600	ALCOUR	ŧ.	
Pres	sentation/Works	hop Topic:			
		Registered Lo	obbyist: YES		
		State Employ	vee: YES		
		·····,			
	l wish to speak				
H		onse to an inquiry fo	rinformation	made by member, committee, or st	aff
		onse to subpoena		made by member, committee, or st	
		written request of th	o chair		
		officer appearing in o		,	
	-	nce form submitted			
	consylat Appeara		onnie		
(If you a	re testifying on an a	mendment, please also	vindicate your	osition as a proponent or opponent on	the bill as a whole.)
	Bill:	Proponent V	Opponent	Info only	,
	Amendment:	Proponent	Opponent	Info only	

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LORIDA	
	Bill V Amendment Bill/PCS/PCB Number: <u>633</u>
	Amendment Number:
Name: Paul Loi	Nell
Representing: <u>Lyff</u>	
Title: Public Affairs ?	Director/Foley & Lardner HP
Address: 106 E. Colleg	
U	
Phone Number: $850-7$	
	Sovernment Accountability Commottee
Presentation/Workshop Topic: _	
Regist	ered Lobbyist: YES 📝 NO 🗌
State	Employee: YES NO
 I wish to speak Appearing in response to an in Appearing in response to subp Appearing at the written reque Judge or elected officer appea Lobbyist Appearance form sub 	est of the chair ring in official capacity
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only



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Coal Longe	
	Bill Amendment
	Bill/PCS/PCB Number:
	Amendment Number:
Name: JERRY PA	UL
Representing:	HICLE CORP.
Title: SMART CITLE	S GRANT PROLINGING
Address:	
City: TALLAHASSEE	State/Zip:
Phone Number:	Meeting Date:
Committee/Subcommittee:	GAC
Presentation/Workshop Topic: _	
Regist	ered Lobbyist: YES 🔀 🛛 NO 🗍
State	Employee: YES NO
\mathbf{k}	
I wish to speak	
	quiry for information made by member, committee, or staff
Appearing in response to subp	
Appearing at the written reque	
Lobbyist Appearance form sub	
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only

WIS



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

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	Bill Amendment
	Bill/PCS/PCB Number: <u>633</u>
	Amendment Number:
Name: LENA JU	IAREZ
Representing: <u>EHARGE</u>	EPOINT
Title:	
Address: P. D. Box	D39D
city: TAUAHAS	SEE State/Zip: FL 32302
Phone Number: <u> </u>	(2 <u>3</u> 3) Meeting Date: 2/22/18
Committee/Subcommittee:	OVERNMENT ACCOUNTABILITY
Presentation/Workshop Topic:	ZORUDA SMART CITY CHALLENGE GRANT
Regist	ered Lobbyist: YES 🔀 NO 🗌
State	Employee: YES NO 🔀
I wish to speak Appearing in response to an in Appearing in response to subp Appearing at the written reque Judge or elected officer appear Lobbyist Appearance form sub	est of the chair ring in official capacity
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent 🔀 Oppo	nent 🗌 Waive in Support 📈 Waive in Opposition 🗌 Info only 🗌
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only



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

-ORIG.	/		
	Bill 🗸 An	nendment	
	Bill/PCS/PCB Number:	33	
	Amendment Number:		
Name: DAVID	CULLEN		
Representing:	RA CLUB FL	<u></u>	
Title:			
Address: LG74	UNIVERSITY F	KINV # 25	76
City: SACASOT		ate/Zip: <u></u> 3	4243
Phone Number: <u>941-323</u>	<u>-2404</u> м	eeting Date: <u>と</u>	22/18
Committee/Subcommittee:	GAC		
Presentation/Workshop Topic: _			
Regist	ered Lobbyist: YES 🚺 NO []	
State	Employee: YES NO	Y	
I wish to speak			
	quiry for information made by mem	ber, committee, or sta	off
Appearing in response to subp			
Appearing at the written reque	st of the chair		
Judge or elected officer appear	ing in official capacity		
Lobbyist Appearance form sub	mitted online		
(If you are testifying on an amendment pl	ease also indicate your position as a prop	ponent or opponent on	the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support W	/aive in Opposition	Info only
Amendment: Proponent Oppo	nent Waive in Support W	/aive in Opposition	Info only

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CORIDIA			
	Bill 🔀	Amendment	
	Bill/PCS/PCB Number: _	H 3 453	
	Amendment Number: _		
Name: DENNIS	JTP ANGE		
Representing: Demage	County	There H's	D there
Title: Captain			<u> </u>
Address: <u>2500 //</u>	Jest Cilo	und De	
City:		State/Zip:/	32801
Phone Number: <u>- / 0 </u>	25-1- 7000	Meeting Date:	122/18
Committee/Subcommittee:	Sov. Acct.	Consitteet	
Presentation/Workshop Topic: _			
Regist	tered Lobbyist: YES 📈		
	<i>,</i>		
State	Employee: YES 🗡		
I wish to speak			
Appearing in response to an in	quiry for information made by	/ member, committee, or st	aff
Appearing in response to subp			
Appearing at the written requ	est of the chair		
Judge or elected officer appea	ring in official capacity		
Lobbyist Appearance form sub	mitted online		
(If you are testifying on an amendment, pl	ease also indicate your position a	is a proponent or opponent on	the bill as a whole.)
Bill: Proponent X Oppo	nent 🔄 Waive in Support [Waive in Opposition	Info only
Amendment: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only

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LORIDA		
	Bill Amendme	nt
	Bill/PCS/PCB Number: 773	
	Amendment Number: 585267	- SMITTE Davendment
Name: CASEY COO		•
Representing: FLORIDA	LEAGUE OF CITIES	
Title: Legislation	e Advorate	·
Address: Po Box	1757	
City: Tallahasse		F1 32302
Phone Number:	Meeting D	Date:
Committee/Subcommittee:	Sout Accountability	
Presentation/Workshop Topic:	/	
· · · · -		
Regis	tered Lobbyist: YES 🗹 NO 🗌	
State	Employee: YES NO	
_		
I wish to speak		
Appearing in response to subp	quiry for information made by member, com	mittee, or stan
Appearing at the written reque		
Judge or elected officer appea		
Lobbyist Appearance form sub		
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or	opponent on the bill as a whole.)
Bill: Proponent Oppo	nent 🔄 Waive in Support 🔄 Waive in C	Opposition Info only
Amendment: Proponent Oppo	nent Waive in Support Waive in O	pposition Info only



CORIDA	
	Bill Amendment
	Bill/PCS/PCB Number: $+13-773$
	Amendment Number:
Name: Hemant	Henry Party
Representing: AAH 07	+ (Asin Amilian 12014 Juns
Title: Prist U.	besirman Human
Address: 7150	Biscappe Bhd
City:	, 5tate/Zip: F2 - 33)38-
Phone Number: 305-	-992 9099 Meeting Date: 2/22/18
Committee/Subcommittee:	out-Accontrasility
Presentation/Workshop Topic: _	Vacation Runtary
Regist	ered Lobbyist: YES NO
State	Employee: YES NO
	/
I wish to speak	
Appearing in response to an in	quiry for information made by member, committee, or staff
Appearing in response to subp	oena
Appearing at the written reque	est of the chair
Judge or elected officer appea	ring in official capacity
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent 🕅 Waive in Support 🗍 Waive in Opposition 🗍 Info only 🦳

Bill:	Proponent Opponent	Waive in Support	Waive in Opposition Info only
Amendment:	Proponent Opponent	Waive in Support	Waive in Opposition Info only

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ORI D.			
	Bill	Amendment 🔨	
	ــــ Bill/PCS/PCB Num	$\int \frac{1}{8^{2'7}}$	
		_	
5	Amendment Num	ber: <u>342687</u>	
Name: <u> </u>	Spratt		
Representing:	Leechabee Ufility	Authority	
Title:			
Address:	Nox 10011 1A35EE		
City: TACCAIN	AJJEE	State/Zip:	32302
Phone Number:	850 228-1296	Meeting Date:/	172
Committee/Subco	mmittee: <u>Courrannent</u>	Accountability	
Presentation/Worl	shop Topic:		
	Registered Lobbyist: YES		
	State Employee: YES		
	-		
I wish to speak			
	sponse to an inquiry for information m	ade by member, committee, or s	taff
Appearing in response to subpoena			
Appearing at the written request of the chair			
	Judge or elected officer appearing in official capacity		
Lobbyist Appea	rance form submitted online		
(If you are testifying on a	n amendment, please also indicate your po	sition as a proponent or opponent o	n the bill as a whole.)
Bill: Propon	ent Opponent Waive in Sup	port Waive in Opposition	Info only
Amendment: Propon	ent Opponent Waive in Sup	port 🔀 Waive in Opposition	Info only

WIS

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.

4081Da	
	Bill Amendment
	Bill/PCS/PCB Number: <u>\$3</u>
	Amendment Number:
Name: Rebecca	O'Hara
Representing: <u> </u>	League of Cities
Title: Deputy	General Counsel
Address: PD So	$\times 1757$
City: Jalahas	sce
Phone Number: 222°	1684 Meeting Date: <u>7 72 18</u>
Committee/Subcommittee:	Sout Accountability
Presentation/Workshop Topic: _	Wystawater Tratation
Regist	ered Lobbyist: YES 🔀 NO 🗌
State	Employee: YES NO
I wish to speak Appearing in response to an in Appearing in response to subp Appearing at the written reque Judge or elected officer appear Lobbyist Appearance form subp	est of the chair ring in official capacity
(If you are testifying on an amendment, pl /	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only

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	Bill 📈	Amendment	
	Bill/PCS/PCB Number:	837	
	Amendment Number:		
Name: Jim SprA	TT		•
Representing: <u>OVeechobe</u>	CUFILIY A	uthority	
Title:	, 		
Address: PO Box 100) / /		
City: TACCAHASSEC	5	State/Zip: <u>FL/</u> s	2302
Phone Number: 850 228		Meeting Date: 2/2	2/18
Committee/Subcommittee:			
Presentation/Workshop Topic: _			
Regist	ered Lobbyist: YES		
	Employee: YES		
		_	
I wish to speak			,
Appearing in response to an in		by member, committee, or st	aff
Appearing in response to subp			
Appearing at the written request of the chair			
	Judge or elected officer appearing in official capacity		
Lobbyist Appearance form sub	mitted online		
(If you are testifying on an amendment, pl	ease also indicate your position	as a proponent or opponent or	the bill as a whole.)
Bill: Proponent Oppo	nent 🔄 Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only



CORIDI							
			Bill L		Amendme	nt	
		Bill/P	CS/PCB Num		837	_	
		Ame	ndment Numl	oer:			
Name:	AVID	CH	ILPS				
Representing:	FWF.	7 [1+:1:44	(.	ouncil		
Title:	Lyc/ Ca	-se (/				
	119 S.			. 5	vite	300	
City:	Mohossee	•		_	State/Zip:_	FL	32301
Phone Num	1ber: <u>850 7</u>	222-	7500	_	Meeting D	ate: 2/	22/18
Committee	nber: <u>850</u> /Subcommittee:	<u>Gou</u>	1+ 4	: Cant	l. J. Hy		/
	n/Workshop Topic: _	<u>_</u>					
	Regis	tered Lob	byist: YES 尾	N	р 🗌		
	State	Employee	e: YES] NG			
_/	-						
	o speak						
	ing in response to an in		nformation ma	de by me	ember, com	mittee, or staf	î
	ing in response to subp		ı				
	ing at the written requ						
	or elected officer appea	-					
	st Appearance form sul	omitted on	line				
(If you are testify	ring on an amendment	lease also ir	ndicate your pos	tion as a J	proponent or	opponent on th	ne bill as a whole.)
Bill:	Proponent Oppo	onent	Waive in Supp	ort	Waive in O	pposition	Info only
Amendment:	Proponent Oppo	onent	Waive in Supp	oort	Waive in O	pposition	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: PCS For CS/55
Amendment Number: 172
Name: LOUIS Rotundo
Representing: City of AltAmmente Springs
Address: 302 Provestienter Circle
City: AltAMMA Spicings State/Zip: 32714
Phone Number: 407 699 9361 Meeting Date: 2/22/18
Committee/Subcommittee: Government Accountability Committee
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



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

	Bill Amendment Bill/PCS/PCB Number: 883 Amendment Number: A2
Name: LOUIS ROTUN	d b
Representing: City of Al	monte springs
Address: 302 Pinestztw	Girch
city: AltAmente Spings	
Phone Number: $407-695-964$ Committee/Subcommittee: 600	Meeting Date: 2/22/ Accumta 6777
Presentation/Workshop Topic:	
Registered Lobbyist: YES	NO D
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 	
(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.

CORIDA			
	Bill	Amendment	
	Bill/PCS/PCB Number:	•	
	Amendment Number:	PS 10000	
Name: Amy Voqt			
Representing: City of E	devator		
Title: City Councilw	J muen		
Address: 3149 India	RICE BIVD		
City: Elgewoot		State/Zip: <u>F736</u>	4132
Phone Number: <u>3863)4</u>	5964	Meeting Date:	2)2018
Committee/Subcommittee:	HA Gov. Aec.		
Presentation/Workshop Topic: _	CRA		
Regist	ered Lobbyist: YES		
State	Employee: YES		
I wish to speak			
Appearing in response to an in	quiry for information made t	by member, committee, or st	aff
Appearing in response to subp	oena		
Appearing at the written reque	est of the chair		
Judge or elected officer appea	ring in official capacity		
Lobbyist Appearance form sub	mitted online		
(If you are testifying on an amendment, pl	ease also indicate your position	as a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only

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WIO DNA

COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



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			1
	Bill	Amendment	
	Bill/PCS/PCB Number:		
	Amendment Number:	PCS 10000	
Name: HEIDI	HERZBERG		
Representing:CITY	beltona		<u></u>
Title: Vice MA	40R		
Address: 2345 F	•		
City: Deltana		State/Zip: FL 32	-725
Phone Number: <u>386 405</u>	8335	Meeting Date:	81,166
Committee/Subcommittee:	Gou't Aci	countability	
Presentation/Workshop Topic: _			
Regist	tered Lobbyist: YES	NO	
	Employee: YES		
I wish to speak			
Appearing in response to an in		y member, committee, or sta	ıff
Appearing in response to subp			
Appearing at the written requi			
Judge or elected officer appea Lobbyist Appearance form sub			
(If you are testifying on an amendment, pl	ease also indicate your position	as a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppo	onent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only

WIO DNA

COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



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

CORIDA	
	Bill Amendment
	Bill/PCS/PCB Number:
	Amendment Number: <u>pcs 10.000</u>
Name: Christne Pou)er
Representing: $C_i + y_i + E_i$	dgwoter
Title: Via Mayor	•
Address: 406 N. R. Wer	side Dr
city: Edswater	State/Zip: FL 32132
Phone Number: <u>386 47-8</u>	-9636 Meeting Date: 222/18
Committee/Subcommittee:(solt Accountability Committee
Presentation/Workshop Topic: _	CRA
	ered Lobbyist: YES NO
	Employee: YES NO
State	
I wish to speak	
Appearing in response to an in	quiry for information made by member, committee, or staff
Appearing in response to subp	oena
Appearing at the written reque	est of the chair
Judge or elected officer appea	ring in official capacity
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition 1 Info only

WIO -DNA



CORIDA	Bill Amendment X		
	Bill/PCS/PCB Number:		
	Amendment Number: $PCS 10000$		
Name: <	JUDY REIKER		
Representing:	City OF NOW Smything BEACH		
Title:	ing commissioners		
Address: 2	10 SAMS AVE		
City:	NSB State/Zip: PZ 3268		
Phone Number:	386-689-553) Meeting Date: 2-22-19		
Committee/Subcom	nittee: _ Governat AFFAIR Committee		
Presentation/Worksl	nop Topic:		
	Registered Lobbyist: YES NO		
	State Employee: YES NO 🕅		
	onse to an inquiry for information made by member, committee, or staff onse to subpoena		
	written request of the chair		
Judge or elected	officer appearing in official capacity		
Lobbyist Appearance form submitted online			
**			
	mendment, please also indicate your position as a proponent or opponent on the bill as a whole.)		
Bill: Proponer	nt Opponent Waive in Support Waive in Opposition in Info only		
Amendment: Proponer	nt Opponent Waive in Support Waive in Opposition hfo only		
	JC JC		

WIO-DNA



LORIDA	
	Bill Amendment 🔀
	Bill/PCS/PCB Number:
	Amendment Number: <u>fc510,000</u>
Name: JOHN POWA	Y
Representing: <u>City</u>	Holly Hill
Title: MAYOR	
Address: 119 7 +H	5t.
City: Holly H:11	State/Zip: <u>F1 32117</u>
Phone Number: <u>386 - 5</u> -	27-2547 Meeting Date:
Committee/Subcommittee:	overmont AccountABility
Presentation/Workshop Topic:	
	f
Regist	ered Lobbyist: YES NO
State I	Employee: YES 🗌 🔊 NO 🔀
	
I wish to speak	
	quiry for information made by member, committee, or staff
Appearing in response to subpo	
Judge or elected officer appear	
Lobbyist Appearance form sub	
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent 💋 Waive in Support 🗌 Waive in Opposition 🛃 Info only 🗌



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-OATD-		
	Bill Amendment 🗸	
	Bill/PCS/PCB Number:	
	Amendment Number: PCS 10000	
Name: David Cruz	· · · · · · · · · · · · · · · · · · ·	
Representing: Florida	League of Cities	
Title: Legislative	(ounsel	
Address: P.O. Box 17	157	
city: Tallaharice	State/Zip: 323 • 2	
Phone Number:701-34-	Meeting Date: 2/22//8	
Committee/Subcommittee:		
Presentation/Workshop Topic: _		
Regist	tered Lobbyist: YES 🔽 NO 🗌	
State	Employee: YES NO	
I wish to speak		
Appearing in response to an in	quiry for information made by member, committee, or staff	
Appearing in response to subp	oena	
Appearing at the written reque	est of the chair	
Judge or elected officer appearing in official capacity		
Lobbyist Appearance form sub	mitted online	
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only	
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only	

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CORIDA		
	Bill Amendment 🔀	
	Bill/PCS/PCB Number: <u>883</u>	
	Amendment Number: 10000 PCS	
Name: <u>DRINd IA B M</u>	ERRITH	
Representing: <u>JOWN</u> oF		
Title: MAYOR		
Address: 135 NW4 40	o west	
City: Juglis	State/Zip: <u>F/ 34449</u>	
Phone Number: $352 - 229 - 0477$ Meeting Date: $2/22/18$		
Committee/Subcommittee:	oversiment Accountability	
Presentation/Workshop Topic:		
Regist	tered Lobbyist: YES NO	
ີ State	Employee: YES NO 🔀	
I wish to speak		
	quiry for information made by member, committee, or staff	
Appearing in response to subp		
Appearing at the written requi		
Judge or elected officer appearing in official capacity Lobbyist Appearance form submitted online		
	mitted online	
	ease also indicate your position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only	
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition K Info only	

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	Bill Amendment ill/PCS/PCB Number: 883 mendment Number:
Name: Thomas Hankins Representing: 1000 Friend	1 Elmida
Title: Policy & Plannin Address: 308 N Mon	Director
City: <u>Tallahunee</u> Phone Number: <u>(352) 377</u>	State/Zip: <u>FR 3230</u>
	Lobbyist: YES NO
 I wish to speak Appearing in response to an inquiry Appearing in response to subpoena Appearing at the written request of Judge or elected officer appearing in Lobbyist Appearance form submitte 	official capacity
(If you are testifying on an amendment, please a Bill: Proponent Opponent	lso indicate your position as a proponent or opponent on the bill as a whole.) Waive in Support Waive in Opposition Info only
Amendment: Proponent Opponent	Waive in Support Waive in Opposition Info only

WIO

COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



CARLE LA DA LETTALLE AND A

P.C. Wu	Bill Amendment Bill/PCS/PCB Number: <u>HB</u> Amendment Number:
Name: <u>P.C. Wn CCouricila</u> Representing: <u>Flacida Legque</u>	Cities
Title: <u>Councilman</u> <u>3960</u> Potogi Rd	
City: <u>PRASACOLA</u> FI Phone Number: <u>555 - 477 - 5279</u>	State/Zip: 32504/ Meeting Date:2/ユス/ルチ
Committee/Subcommittee:	
Registered Lobbyist: 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 capacing Lobbyist Appearance form submitted online 	
If you are testifying on an amendment, please also indicate your Bill: Proponent Opponent	
Amendment: Proponent Opponent	Info only

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CORID	Bill Amendment	
	Bill/PCS/PCB Number: <u>883</u>	
	Bill/PCS/PCB Number:OO	
	Amendment Number:	
Name: Gary Hu	ster	
Representing: A350Gator	of Florida Community Developers	
Title: Attorney	, 	
Address: 119 5. A	Imroe St. Site 300	
City: <u>Tallahass</u>	State/Zip: FC	
Phone Number:	7500 Meeting Date: 2/22/18	
Committee/Subcommittee:	Govt. Azcomtability	
Presentation/Workshop Topic: _	/	
Regist	ered Lobbyist: YES UNO	
State	Employee: YES NO	
I wish to speak		
Appearing in response to an in	quiry for information made by member, committee, or staff	
Judge or elected officer appearing in official capacity		
Lobbyist Appearance form sub	mitted online	
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only	
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only	
Lobbyist Appearance form sub (If you are testifying on an amendment, pla Bill: Proponent Oppo	est of the chair ring in official capacity mitted online ease also indicate your position as a proponent or opponent on the bill as a whole.) nent Waive in Support Waive in Opposition Info only	

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COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



	Bill Amendment
	Bill/PCS/PCB Number: <u>I+B Gフク</u>
	Amendment Number:
Name: Mauren C	bson
Representing: <u>ATU 1395</u>	Prosticola FI Estambia County
Title:	·
Address: 10596 Senzy	al DR
City: <u>Pensacola</u>	•
Phone Number: <u>859-791-</u>	<u> 多つ1 4</u> Meeting Date: <u> ネ/ </u>
Committee/Subcommittee:	, .
Presentation/Workshop Topic:	HB 977
	ered Lobbyist: YES NO
	Employee: YES NÖ 🔀
I wish to speak Appearing in response to an ind Appearing in response to subpo Appearing at the written reque Judge or elected officer appear Lobbyist Appearance form subpo	est of the chair ring in official capacity
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only

INNS



Bill Amendment Bill/PCS/PCB Number: 987 Amendment Number: 966883 Name: OSCAR ANDERSON
Representing: VESTCOR COMPANIES
Title: Address: 28 N. CENTRA BLVA
City: OFLANDO State/Zip: FL
Phone Number: Meeting Date: 2-22-18
Committee/Subcommittee: GOVERNMENT ACCOUNTA BILITY
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 Waive in Support Waive in Opposition Info only
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only



	Bill Amendment CB Number: 967 ent Number: 900883	
Name: Trey Price		
Representing: Florida Housir	19 Finance Corporation	
Title: Executive Direct		
Address: 227 N Bron	rough St. Suite 5000	
city: <u>Tallahassee</u> state/Zip: <u>#3730/</u>		
Phone Number: 850 488-41	97 Meeting Date:2-22-18	
Committee/Subcommittee:	ment accountability	
Presentation/Workshop Topic:	0	
Registered Lobbyist:		
State Employee:		
I wish to speak Appearing in response to an inquiry for inform Appearing in response to subpoena Appearing at the written request of the chair Judge or elected officer appearing in official ca Lobbyist Appearance form submitted online		
(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 Opponent Waiv	ve in Support Waive in Opposition Info only	
Amendment: Proponent Opponent Waiv	ve in Support Waive in Opposition Info only	



40RIDA	
	Bill Amendment
	Bill/PCS/PCB Number: 78
	Amendment Number:
Name: Trey Price	
Representing: <u>Plonda</u>	Housing Finance Corporation
Title: Executive D	irector
Address: 227 N	Bronough St, Suite 5000
City: Pallahan	r r
Phone Number: 850 48	<u> </u>
Committee/Subcommittee:	Soverment accountability
Presentation/Workshop Topic: _	
Regist	ered Lobbyist: YES NO
State	Employee: YES NO 🔀
I wish to speak	quiry for information made by member, committee, or staff
Appearing in response to subp	
Appearing at the written reque	
Judge or elected officer appea	
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	

1115



LORIDA		
	Bill Amendment Amendment Bill/PCS/PCB Number:	
	Bill/PCS/PCB Number: $\underline{111}$	
	Amendment Number:	
Name: KEYNA C		
Representing: NATIONAL (WASTE + RECTCHING ASSN - FL CHAPTER	
Title: LOBBYIST		
Address: <u>730</u> E. P	ARK AVE	
City: TAWADASS	EE State/Zip: FL 3230/	
Phone Number: <u>BSD</u> 68	1 1065 Meeting Date: 2/22/18	
	H. Garr. ACCT	
Presentation/Workshop Topic:		
Registe	ered Lobbyist: YES NO	
State E	mployee: YES NO	
I wish to speak		
	uiry for information made by member, committee, or staff	
Appearing in response to subpo	bena	
Appearing at the written reque	st of the chair	
Judge or elected officer appearing in official capacity		
Lobbyist Appearance form subr	nitted online	
(If you are testifying on an amendment, ple	ase also indicate your position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Oppon	ent Waive in Support Waive in Opposition Info only	
Amendment: Proponent Oppon	ent Waive in Support Waive in Opposition Info only	

WIS



-ORIDE		
	Bill C Amendment	
	Bill/PCS/PCB Number: 1149	
	Amendment Number:	
Ω Autor α		
Name: DAVID CI	HICUS	
Representing: <u>FWEA</u>	Drility Council & National Marine	Munifictures
Title: Legal Co	unsel	
	Monroe St	
City: Collahorsec	State/Zip: FL 32301	
•		
Phone Number: \underline{O}	22-7500 Meeting Date: 2/22/18 Sou't Acconcebility	
Committee/Subcommittee:	2004 Accontebrity	
Presentation/Workshop Topic:		
Regist	ered Lobbyist: YES NO	
State	Employee: YES NO	*
I wish to speak		
Appearing in response to an in	quiry for information made by member, committee, or staff	
Appearing in response to subp	oena	
Appearing at the written reque	est of the chair	
Judge or elected officer appear	ring in official capacity	
Lobbyist Appearance form sub	mitted online	
(If you are testifying on an amendment ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Oppon	nent Waive in Support Waive in Opposition Info only	
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only	



CORIDA	
	Bill 🖌 Amendment
	Bill/PCS/PCB Number:
	Amendment Number:
Name: DAVID	GULLEN
Representing: <u>SIER</u>	2A CLUB FL
Title:	
Address: 1674 UNI	VERSITY PRUS # 296
	A State/Zip: FL/34243
Phone Number: <u>941-32</u>	3.2404 Meeting Date: 2/22/18
Committee/Subcommittee:	
Presentation/Workshop Topic:	
Regist	ered Lobbyist: YES 🕖 NO 🗌
State	Employee: YES NO
_/	
I wish to speak	
Appearing in response to an in	quiry for information made by member, committee, or staff
Appearing in response to subpo	oena
Appearing at the written reque	st of the chair
Judge or elected officer appear	ing in official capacity
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent 🖌 Waive in Support 📄 Waive in Opposition 📄 Info only 📄
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only

WIS

COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



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CALL CONTRACT		
	Bill Amendment	
	Bill/PCS/PCB Number: 1149	
	Amendment Number:	
Name: KEYNA CU	, RM	
Representing: NATIONAL V	NASTE + RECYCLING ASSN - FL CHAPTER	ノ
Title: LOBBYIST		
Address: 130 E. P	ARIC AJE	
city: TAUAHASSE	E State/Zip: FC 3230/	
Phone Number: 850 681		
Committee/Subcommittee:	H. GOT. ACCT.	
Presentation/Workshop Topic:		
Regist	ered Lobbyist: YES NO	
	Employee: YES NO 🗙	
		-
I wish to speak	quiry for information made by member, committee, or staff	
Appearing in response to subpo		
Appearing at the written reque		
Judge or elected officer appear	ring in official capacity	
Lobbyist Appearance form sub	mitted online	
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Oppor	nent 🔄 Waive in Support 🔀 Waive in Opposition 🗌 Info only 🗌	
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only	



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 Amendment 1211
Name: Lane Stephens	· ·
Representing: Florida Airboat Associat	ion
Title: Lobbyist	
Address:111 N. Calhoun St., Ste 6	
City:	State/Zip: FL/32301
850-933-3583 Phone Number:	
Committee/Subcommittee:	
Presentation/Workshop Topic: Airboat tour r	egulations
Registered Lobbyist: YES	
State Employee: YES] NO 🖌
✓ I wish to speak	
Appearing in response to an inquiry for information ma	de 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 pos	ition as a proponent or opponent on the bill as a whole.)
Bill: Proponent 🖌 pponent	Info only

Opponent

Proponent

Amendment:

Info only

WIS



CORIDA			
	Bill		
	Bill/PCS/PCB Number: _		
	Amendment Number: _		
Name: DAPHNEE	SAINVIL		
Representing:BROWAL	D (OUNTY		
Title: POUCY A	OVISOR		
Address: <u>115 S. ANI</u>	DREWS ANE.		
city: FT. LAUDERDAU	E	State/Zip: <u>FL/33</u>	301
Phone Number: <u>954 - 253</u>	- 7320	Meeting Date: 2/2	2/18
Committee/Subcommittee:	DUCINMENT AC	<u>COUNTABILITY</u>	/
Presentation/Workshop Topic:	PUBLIC REC/AU	TOPSY RECOR	205
Regist	ered Lobbyist: YES	NO 🗌	
State I	Employee: YES	NO	
I wish to speak	uirv for information made by	member. committee. or st	aff
Appearing in response to subpo			
Appearing at the written reque	st of the chair		
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form subr	nitted online		
(If you are testifying on an amendment, ple	ase also indicate your position a	s a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppor	nent 🔄 Waive in Support	Vaive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only

WIO

COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



- CORTON	
	Bill Amendment
	Bill/PCS/PCB Number: <u>HB 1395</u>
	Amendment Number:
Name: Cari Rot	ħ
Representing: <u>FI.</u> Amb	vlance Association
Title:	
Address: 215 S. Mar	voe St
City: Tellchwae	State/Zip: FL 3230/
Phone Number: 850/99	9 - 4100 Meeting Date: 2/22
	Sout Accountability
	Local bill - Exception to COPCN
	ered Lobbyist: YES V NO
State I	Employee: YES NO
I wish to speak	
	quiry for information made by member, committee, or staff
Appearing in response to subp	
Appearing at the written reque	
Lobbyist Appearance form sub	
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only

$\underset{\text{committee/subcommittee appearance record}}{\text{MIO}}$



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-ORIDE	
	Bill Amendment
	Bill/PCS/PCB Number: 1395
1	Amendment Number:
Name: LISA HUR	LEV
Representing:	ER COUNTY
Title:	
Address: <u>311 E.</u>	ParkAve
city: <u>Tailaho</u>	state/Zip: H 3230
Phone Number:	24.5081 Meeting Date:
	GOV Agot.
Committee/Subcommittee:	
Presentation/Workshop Topic: _	CITY OF MARCO ISLAND
Regist	tered Lobbyist: YES NO
State	Employee: YES NO
I wish to speak WA	IVE IN OPPOSITION
Appearing in response to an in	quiry for information made by member, committee, or staff
Appearing in response to subp	oena
Appearing at the written reque	est of the chair
Judge or elected officer appea	ring in official capacity
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition I Info only
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only

DNA

COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



COALD STATE	
	Bill Amendment
	Bill/PCS/PCB Number:
	Amendment Number:
Name: JErome	BESS
Representing:	ATU 1395
Title: HB 97	1
Address: 926 E	Johnson Ave.
City: P-cola	State/Zip: F1 32514
	01-2903 Meeting Date: 2-22-18
Committee/Subcommittee:	17 12-2
Presentation/Workshop Topic:	
	tered Lobbyist: YES NO
I wish to speak Appearing in response to an in Appearing in response to subj Appearing at the written require Judge or elected officer appearing Lobbyist Appearance form subj	est of the chair aring in official capacity
(If you are testifying on an amendment, p	lease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	onent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	onent Waive in Support Waive in Opposition Info only

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	Bill	Amendment	
	Bill/PCS/PCB Number: _		
	Amendment Number:		
Name: Koger Be	aubien (Bo-1	pe-en)	
Name: <u>Koger Be</u> Representing: <u>Office</u>	of the Attorne	y General	-
Title: Special C	ounsel	· · · · · · · · · · · · · · · · · · ·	
Title: <u>Special</u> Address: <u>PLOI</u> Co	upitol		
City:		State/Zip:	
Phone Number:		Meeting Date:	
Committee/Subcommittee:			<u> </u>
Presentation/Workshop Topic: _			
Regist	tered Lobbyist: YES 🔀	NO 🗌	z,
State	Employee: YES 🙀	NO	
I wish to speak			
Appearing in response to an in	quiry for information made by	member, committee, or sta	ff
Appearing in response to subp	oena		
Appearing at the written reque	est of the chair		
Judge or elected officer appearing in official capacity			
Lobbyist Appearance form sub	mitted online		
(If you are testifying on an amendment, pl	ease also indicate your position a	s a proponent or opponent on t	the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only

IN15



Unit Contract	
	Bill Amendment
	Bill/PCS/PCB Number: 7057
	Amendment Number: <u>730039</u>
Name: Christing Ashbu	ΓŊ
Representing: <u>Citizon9</u> f	poporty Insurance Corporation
Title: Chief - Commun	ications, Legislative + External Affairs
Address:	
City: [allehasse	State/Zip: T
Phone Number: <u>513.3757</u>	Meeting Date: <u>2/22/18</u>
Committee/Subcommittee:	
Presentation/Workshop Topic: _	J
Regist	ered Lobbyist: YES NO
State	Employee: YES NO
	~
I wish to speak	
	quiry for information made by member, committee, or staff
Appearing in response to subp	oena
Appearing at the written reque	est of the chair
Judge or elected officer appear	
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, pla	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only

MIS



LORIDA	
	Bill Amendment Bill/PCS/PCB Number: 7557
	Amendment Number:
Name: Tim Mee	Man
Representing:	Insulance Guaranty Association
Title:	/
Address: 300 5.	2 vva 57.
city: Tallahasse	State/Zip: FC
Phone Number: <u>460</u>	125-4000 Meeting Date:
Committee/Subcommittee:	
Presentation/Workshop Topic: _	And # 730039
Regist	tered Lobbyist: YES NO
State	Employee: YES NO
I wish to speak	
Appearing in response to an in	quiry for information made by member, committee, or staff
Appearing in response to subp	ioena
Appearing at the written reque	est of the chair
Judge or elected officer appea	ring in official capacity
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	nent Waive in Support Waive in Opposition Info only

WIS

COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD



CORIUM	
	Bill Amendment
	Bill/PCS/PCB Number: <u>7075</u>
	Amendment Number:
Name: Courtney Larkin	
)	nancial Regulation
Title: Government Affair	-
Address: 200 G. Gaines	
City: Tallahassee	State/Zip: FL 32399
Phone Number: <u>850- 410- 9</u>	689 Meeting Date: 2 22 18
Committee/Subcommittee: <u>6</u> 0	vernment Accountability
Presentation/Workshop Topic: _	~
Regist	ered Lobbyist: YES 📈 NO 🦳
I wish to speak	
Appearing in response to an in	quiry for information made by member, committee, or staff
Appearing in response to subp	oena
Appearing at the written reque	est of the chair
Judge or elected officer appearing in official capacity	
Lobbyist Appearance form sub	mitted online
(If you are testifying on an amendment, pl	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent 🔄 Waive in Support 📈 Waive in Opposition 🗌 Info only 🗌
Amendment: Proponent Oppon	nent Waive in Support Waive in Opposition Info only