Amendment No.

| CHZ | MRER | Δ CTTON |
|-----|------|----------------|
| | | |

Senate House

.

Representative DiCeglie offered the following:

2

4

5

6

7

8

9

10

11

12

1

Amendment

Remove lines 48-72 and insert:

(2) For <u>any</u> a competitive solicitation for construction services <u>paid</u> for with <u>any</u> in which 50 percent or more of the <u>cost</u> will be <u>paid</u> from state-appropriated funds which have been appropriated at the time of the competitive solicitation, a state college, county, municipality, school district, or other political subdivision of the state may not use a local ordinance or regulation <u>to</u> prevent a certified, licensed, or registered contractor, subcontractor, or material supplier or carrier, from

869533

Approved For Filing: 4/20/2021 3:44:20 PM

Page 1 of 2

Amendment No.

13

14

15

16

17

18

19

20

21

2223

24

25

26

27

28

| participating | in | the | bidding | process | that | provides | а | proference |
|---------------|----|------|---------|---------|-------|----------|----|------------|
| pareregaerng | | 0110 | Didding | ртосовь | CIIGC | Provided | ۵. | prororomoo |
| based upon: | | | | | | | | |
| paseu upon. | | | | | | | | |

- (a) The contractor's Maintaining an office or place of business within a particular local jurisdiction;
- (b) The contractor's Hiring employees or subcontractors from within a particular local jurisdiction; or
- (c) The contractor's Prior payment of local taxes, assessments, or duties within a particular local jurisdiction.
- (2) of section 255.0992, Florida Statutes, are amended to read:

Section 2. Paragraph (b) of subsection (1) and subsection

- 255.0992 Public works projects; prohibited governmental actions.—
 - (1) As used in this section, the term:
- (b) "Public works project" means an activity exceeding \$1 million in value that is of which 50 percent or more of the cost will be paid for with any from state-

869533