Bill No. CS for SB 1444, 1st Eng.

Amendment No. \_\_\_\_

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11	Senators Diaz-Balart and Gutman moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 6, between lines 22 and 23,
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16	insert:
17	Section 3. In each county operating under a home rule
18	charter adopted pursuant to s. 10, s. 11, or s. 24, Art. VIII
19	of the State Constitution of 1885, as preserved by s. 6(e),
20	Art. VIII of the State Constitution of 1968, with a population
21	of at least 2 million persons, any property that is currently
22	used as a 9-hole golf course and is designated by a
23	municipality within that county as a "Historic Landmark
24	District" is designated a historic property as defined in s.
25	267.021 because of its intrinsic historical and cultural
26	value. Each municipality that owns or controls historic
27	property described in this section must preserve the character
28	and infrastructure of the historic property. This section does
29	not create a responsibility of any state agency of the
30	executive branch or the Division of Historic Resources, does
31	not require the expenditure of any state funds, and does not

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## SENATE AMENDMENT

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require the municipality that owns or controls the historic property to make any expenditures. (Redesignate subsequent sections.) ====== T I T L E A M E N D M E N T ========== And the title is amended as follows: On page 1, line 16, after the semicolon insert: authorizing certain golf courses to be designated as historical property; 

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