ENROLLED 2001 Legislature

1 2

3

4 5

6 7 8

9 10

11 12

13 14

15

16 17

18 19

20

21

```
An act relating to eminent domain; amending s.
       166.411, F.S.; authorizing municipalities to
       exercise the power of eminent domain for public
       school purposes; providing for future repeal;
       providing an effective date.
Be It Enacted by the Legislature of the State of Florida:
       Section 1. Section 166.411, Florida Statutes, is
amended to read:
       166.411 Eminent domain; uses or
purposes .-- Municipalities are authorized to exercise the power
of eminent domain for the following uses or purposes:
       (1) For the proper and efficient carrying into effect
of any proposed scheme or plan of drainage, ditching, grading,
filling, or other public improvement deemed necessary or
expedient for the preservation of the public health, or for
other good reason connected in anywise with the public welfare
or the interests of the municipality and the people thereof;
       (2) Over railroads, traction and streetcar lines,
```

telephone and telegraph lines, all public and private streets and highways, drainage districts, bridge districts, school districts, or any other public or private lands whatsoever necessary to enable the accomplishment of purposes listed in s. 180.06;

27 (3) For streets, lanes, alleys, and ways;
28 (4) For public parks, squares, and grounds;
29 (5) For drainage, for raising or filling in land in
30 order to promote sanitation and healthfulness, and for the
31

1

CODING:Words stricken are deletions; words underlined are additions.

ENROLLED

2001 Legislature

taking of easements for the drainage of the land of one person 1 over and through the land of another; 2 3 (6) For reclaiming and filling when lands are low and 4 wet, or overflowed altogether or at times, or entirely or 5 partly; 6 (7) For the abatement of any nuisance; 7 (8) For the use of water pipes and for sewerage and 8 drainage purposes; 9 (9) For laying wires and conduits underground; and (10) For city buildings, waterworks, ponds, and other 10 municipal purposes which shall be coextensive with the powers 11 12 of the municipality exercising the right of eminent domain; 13 and. (11) For obtaining lands to be conveyed by the 14 municipality to the school board of the school district for 15 the county within which the municipality is located, if the 16 17 school board requests in writing that the municipality obtain such lands for conveyance to the school board and promises to 18 19 use the land to establish a public school thereon. Fulfilling 20 the purpose of this subsection is recognized as constituting a 21 valid municipal public purpose. Subsection (11) of section 166.411, Florida 22 Section 2. 23 Statutes, is repealed January 1, 2004. Any eminent domain action that was filed pursuant to that subsection before 24 January 1, 2004, shall not be affected by this repeal. 25 26 Section 3. This act shall take effect upon becoming a 27 law. 28 29 30 31 2

CODING:Words stricken are deletions; words underlined are additions.