Bill No. SB 1794, 1st Eng.

Amendment No. ____ Barcode 853438

CHAMBER ACTION

	<u>Senate</u> <u>House</u>
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L1	Senator Meek moved the following amendment:
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L3	Senate Amendment (with title amendment)
L4	On page 3, line 1,
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L6	insert:
L7	Section 3. Notwithstanding any provisions in section
L8	290.0055, Florida Statutes, regarding the size of an
L9	enterprise zone, a county as defined in section 125.011(1),
20	Florida Statutes, may apply to the Office of Tourism, Trade,
21	and Economic Development before October 1, 2002, to amend the
22	boundary lines of its existing enterprise zone in order to add
23	an area not exceeding 4 square miles. The area proposed for
24	addition to the enterprise zone under this section must be
25	contiguous to a portion of the existing enterprise zone and
26	must be part of a revitalization area that has been targeted
27	for assistance by the county or by a municipality within the
28	county. The area proposed for addition to the enterprise zone
29	also must contain a high concentration of individuals who have
30	immigrated to this state from Haiti. The Office of Tourism,
31	Trade, and Economic Development shall approve an amendment to

the enterprise zone boundary lines, effective January 1, 2003, provided that the area proposed for addition to the enterprise 2 3 zone is consistent with the criteria and conditions imposed by 4 section 290.0055, Florida Statutes, upon the establishment of enterprise zones, including the requirement that the area 5 suffer from pervasive poverty, unemployment, and general 6 7 distress. Section 4. Notwithstanding any provisions in section 8 9 290.0055, Florida Statutes, regarding the size of an 10 enterprise zone, a county as defined in section 125.011(1), 11 Florida Statutes, may apply to the Office of Tourism, Trade, 12 and Economic Development before October 1, 2002, to amend the 13 boundary lines of its existing enterprise zone in order to add an area not exceeding 4 square miles. The area proposed for 14 15 addition to the enterprise zone under this section must be 16 contiguous to a portion of the existing enterprise zone and 17 must be part of a revitalization area that has been targeted 18 for assistance by a commission authorized in section 163.06, Florida Statutes. The Office of Tourism, Trade, and Economic 19 Development shall approve an amendment to the enterprise zone 20 21 boundary lines, effective January 1, 2003, provided that the area proposed for addition to the enterprise zone is 22 consistent with the criteria and conditions imposed by section 23 24 290.0055, Florida Statutes, upon the establishment of enterprise zones, including the requirement that the area 25 suffer from pervasive poverty, unemployment, and general 26 27 distress. The area proposed for addition to the enterprise zone under this section may not include any property used for 28 the benefit of a professional sports franchise. Any portion of 29 30 the area designated under this section by the Office of Tourism, Trade, and Economic Development as an addition to an

enterprise zone shall automatically lose its status as part of 1 2 an enterprise zone if such portion subsequently includes 3 property used for the benefit of a professional sports 4 franchise. 5 Section 5. Sections of this act authorizing a county 6 as defined in section 125.011(1), Florida Statutes, to amend 7 and expand the boundary lines of an existing enterprise zone are not mutually exclusive. 8 Section 6. Section 290.00686, Florida Statutes, is 9 10 created to read: 290.00686 Enterprise zone designation for Brevard 11 12 County, Cocoa, or Brevard County and Cocoa. -- Brevard County, the City of Cocoa, or Brevard County and the City of Cocoa 13 jointly, may apply to the Office of Tourism, Trade, and 14 15 Economic Development for designation of one enterprise zone encompassing an area which includes the boundaries of the 16 17 three community redevelopment areas established pursuant to part III of chapter 163. The application must be submitted by 18 December 31, 2002, and must comply with the requirements of 19 section 290.0055. Notwithstanding the provisions of section 20 21 290.0065 limiting the total number of enterprise zones designated and the number of enterprise zones within a 22 population category, the Office of Tourism, Trade, and 23 24 Economic Development may designate one enterprise zone under this section. The Office of Tourism, Trade, and Economic 25 Development shall establish the initial effective date of the 26 27 enterprise zone designated pursuant to this section. Section 7. Enterprise zone designation for the City of 28 Pensacola. -- The City of Pensacola may apply to the Office of 29 30 Tourism, Trade, and Economic Development for designation of one enterprise zone within the city, which zone encompasses an

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area up to 10 contiguous square miles. The application must
   be submitted by December 31, 2002, and must comply with the
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   requirements of section 290.0055, Florida Statutes, except
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   subsection (3) thereof. Notwithstanding the provisions of
   section 290.0065, Florida Statutes, limiting the total number
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   of enterprise zones designated and the number of enterprise
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   zones within a population category, the Office of Tourism,
   Trade, and Economic Development may designate one enterprise
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   zone under this section. The Office of Tourism, Trade, and
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   Economic Development shall establish the initial effective
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   date of the enterprise zone designated pursuant to this
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   section.
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           Section 8. Enterprise zone designation for Leon
   County. -- Leon County, or Leon County and the City of
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   Tallahassee jointly, may apply to the Office of Tourism,
   Trade, and Economic Development for designation of one
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   enterprise zone, the selected area of which shall not exceed
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   20 square miles and shall have a continuous boundary, or
   consist of not more than three noncontiguous areas per section
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   290.0055(4)(a), Florida Statutes. The enterprise zone shall
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   encompass an area or areas within the following Census tracts
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   for Leon County pursuant to the 1990 Census:
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   Census tract 1, block group 1; census tract 2, block group 1;
   census tract 2, block group 3; census tract 2, block group 4;
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   census tract 3, block group 1; census tract 4, block group 1;
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   census tract 4, block group 2; census tract 5, block group 1;
   census tract 5, block group 2; census tract 6, block group 1;
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   census tract 6, block group 2; census tract 6, block group 3;
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   census tract 6, block group 4; census tract 7, block group 1;
31 census tract 7, block group 2; census tract 7, block group 3;
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census tract 10.01, block group 1; census tract 10.01, block
    group 2; census tract 10.01, block group 3; census tract
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    11.01, block group 1; census tract 11.01, block group 2;
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    census tract 11.01, block group 3; census tract 11.02, block
    group 1; census tract 11.02, block group 3; census tract 12,
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    block group 1; census tract 13, block group 1; census tract
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    13, block group 2; census tract 14, block group 1; census
    tract 14, block group 2; census tract 14, block group 3;
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    census tract 14, block group 4; census tract 14, block group
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    5; census tract 15, block group 1; census tract 16.01, block
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    group 1; census tract 18, block group 3; census tract 18,
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    block group 4; census tract 19, block group 1; census tract
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    19, block group 3; census tract 19, block group 4; census
    tract 20.01, block group 1; census tract 20.01, block group 2;
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    census tract 20.01, block group 3; census tract 20.01, block
    group 4; census tract 20.01, block group 5; census tract
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    20.02, block group 1; census tract 20.02, block group 2;
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    census tract 20.02, block group 3; census tract 20.02, block
    group 5; census tract 21, block group 1; census tract 21,
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    block group 3; census tract 21, block group 4; census tract
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    21, block group 5; census tract 21, block group 7; census
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    tract 22.01, block group 1; census tract 23.01, block group 3;
    census tract 23.01, block group 5; census tract 26.02, block
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    group 4.
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    The application must be submitted by December 31, 2002, and
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    must comply with the requirements of section 290.0055, Florida
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    Statutes. Notwithstanding the provisions of section 290.0065,
    Florida Statutes, limiting the total number of enterprise
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    zones designated and the number of enterprise zones within a
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   population category, the Office of Tourism, Trade, and
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Economic Development may designate one enterprise zone under
   this section. The Office of Tourism, Trade, and Economic
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   Development shall establish the initial effective date of the
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   enterprise zone designated pursuant to this section.
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    (Redesignate subsequent sections.)
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   ======= T I T L E A M E N D M E N T =========
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   And the title is amended as follows:
           On page 1, line 11, after the semicolon
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   insert:
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           authorizing certain counties to apply for
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           amendment of enterprise zone boundary lines;
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           providing deadlines; prescribing conditions
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           applicable to the areas proposed for addition
           to the enterprise zones; directing the Office
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           of Tourism, Trade, and Economic Development to
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           approve such amendments under certain
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           conditions; providing for application of this
           act; creating s. 290.00686, F.S.; authorizing
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           the Office of Tourism, Trade, and Economic
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           Development to designate an enterprise zone in
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           Brevard County; providing requirements with
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           respect thereto; authorizing the City of
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           Pensacola to apply to the Office of Tourism,
           Trade, and Economic Development to designate an
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           enterprise zone in the City of Pensacola;
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           authorizing the office to designate one
           enterprise zone in the City of Pensacola;
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providing requirements with respect thereto; authorizing Leon County, or Leon County and the City of Tallahassee jointly, to apply to the Office of Tourism, Trade, and Economic Development to designate an enterprise zone in Leon County; authorizing the office to designate one enterprise zone notwithstanding certain limitations; providing requirements with respect thereto;