ENROLLED HB 213, Engrossed 2

2004 Legislature

A bill to be entitled

An act relating to local governments; amending s. 253.034, F.S.; providing for the disposition of certain surplus state lands; providing a timeframe for such disposition; amending s. 274.02, F.S.; revising a definition to increase the monetary value of fixtures and tangible personal property that must be included in an inventory of property; amending s. 274.12, F.S.; requiring special districts governed by ch. 274, F.S., to comply with the provisions of such chapter; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Paragraph (f) of subsection (6) of section 253.034, Florida Statutes, is amended to read:

253.034 State-owned lands; uses.--

(6) The Board of Trustees of the Internal Improvement
Trust Fund shall determine which lands, the title to which is
vested in the board, may be surplused. For conservation lands,
the board shall make a determination that the lands are no
longer needed for conservation purposes and may dispose of them
by an affirmative vote of at least three members. In the case of
a land exchange involving the disposition of conservation lands,
the board must determine by an affirmative vote of at least
three members that the exchange will result in a net positive
conservation benefit. For all other lands, the board shall make
a determination that the lands are no longer needed and may

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dispose of them by an affirmative vote of at least three members.

- In reviewing lands owned by the board, the council (f)1.shall consider whether such lands would be more appropriately owned or managed by the county or other unit of local government in which the land is located. The council shall recommend to the board whether a sale, lease, or other conveyance to a local government would be in the best interests of the state and local government. The provisions of this paragraph in no way limit the provisions of ss. 253.111 and 253.115. Such lands shall be offered to the state, county, or local government for a period of 30 days. Permittable uses for such surplus lands may include public schools; public libraries; fire or law enforcement substations; and governmental, judicial, or recreational centers. County or local government requests for surplus lands shall be expedited throughout the surplusing process. If the county or local government does not elect to purchase such lands in accordance with s. 253.111, then any surplusing determination involving other governmental agencies shall be made upon the board deciding the best public use of the lands. Surplus properties in which governmental agencies have expressed no interest shall then be available for sale on the private market.
- 2. Notwithstanding subparagraph 1., any surplus lands that were acquired by the state prior to 1958 by a gift or other conveyance for no consideration from a municipality, and which the department has filed by July 1, 2006, a notice of its intent to surplus, shall be first offered for reconveyance to such municipality at no cost, but for the fair market value of any

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building or other improvements to the land, unless otherwise provided in a deed restriction of record. This subparagraph expires July 1, 2006.

Section 2. Subsection (1) of section 274.02, Florida Statutes, is amended to read:

274.02 Record and inventory of certain property.--

(1) The word "property" as used in this section means fixtures and other tangible personal property of a nonconsumable nature the value of which is \$1,000\$ \$750 or more and the normal expected life of which is 1 year or more.

Section 3. Section 274.12, Florida Statutes, is amended to read:

274.12 Special districts subject to <u>chapter</u> ch. 79-183.--Every special district governed by the provisions of this act shall comply with the provisions of this chapter s. 274.05.

Section 4. This act shall take effect July 1, 2004.