

Bill No. CS for SB 1928

Barcode 394144

CHAMBER ACTION

Senate

House

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31

.
. .
. .
. .
. .
. .

The Committee on Community Affairs (Garcia) recommended the following ~~substitute for~~ amendment ~~(020732)~~:

Senate Amendment (with title amendment)

On page 65, between lines 4 and 5,

insert:

Section 31. Subsection (27) is added to section 479.01, Florida Statutes, to read:

(27) "Wall mural" means a sign that is a painting or an artistic work composed of photographs or arrangements of color and that displays a commercial or noncommercial message, relies solely on the side of the building for rigid structural support, and is painted on the building or depicted on vinyl, fabric, or other similarly flexible material that is held in place flush or flat against the surface of the building. The term excludes a painting or work placed on a structure that is erected for the sole or primary purpose of signage.

Section 32. Section 479.155, Florida Statutes, is amended to read:

479.155 Local outdoor advertising or sign

Bill No. CS for SB 1928

Barcode 394144

1 ~~ordinances.--The provisions of This chapter does shall not be~~
2 ~~deemed to~~ supersede the rights and powers of counties and
3 municipalities to enact outdoor advertising or sign
4 ordinances. Notwithstanding any other provision of this
5 chapter, a municipality or county may permit and regulate wall
6 murals within areas designated by such government. If a
7 municipality or county permits wall murals, a wall mural that
8 displays a commercial message and is within 660 feet of the
9 nearest edge of the right-of-way within an area adjacent to
10 the interstate highway system or the federal-aid primary
11 highway system shall be located in an area that is zoned for
12 industrial or commercial use and the municipality or county
13 shall establish and enforce regulations for such areas that,
14 at a minimum, set forth criteria governing the size, lighting,
15 and spacing of wall murals consistent with the intent of the
16 Highway Beautification Act of 1965 and with customary use. A
17 wall mural that is subject to municipal or county regulation
18 and the Highway Beautification Act of 1965 must be approved by
19 the Department of Transportation and the Federal Highway
20 Administration and may not violate the agreement between the
21 state and the United States Department of Transportation or
22 violate federal regulations enforced by the Department of
23 Transportation under s. 479.02(1).

===== T I T L E A M E N D M E N T =====

27 And the title is amended as follows:

28 On page 6, line 19, after the semicolon

30 insert:

31 amending s. 479.01, F.S.; defining the term "wall mural";

Bill No. CS for SB 1928

Barcode 394144

1 amending s. 479.155, F.S.; providing for regulation of wall
2 murals by municipalities and counties; requiring that certain
3 wall murals be located in areas zoned for industrial or
4 commercial use; requiring that the local regulation of wall
5 murals be consistent with specified criteria; requiring the
6 Department of Transportation to approve a wall mural under
7 certain conditions

8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31