

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED	_____	(Y/N)
ADOPTED AS AMENDED	_____	(Y/N)
ADOPTED W/O OBJECTION	_____	(Y/N)
FAILED TO ADOPT	_____	(Y/N)
WITHDRAWN	_____	(Y/N)
OTHER		

Committee/Subcommittee hearing bill: Natural Resources & Public Lands Subcommittee

Representative Payne offered the following:

Amendment (with title amendment)

Remove lines 117-135 and insert:

(22) Counties and municipalities shall address the contamination of recyclable material in contracts for the collection, transportation, and processing of residential recyclable material based upon the following:

(a) A residential recycling collector may not be required to collect or transport contaminated recyclable material. As used in this subsection, the term "residential recycling collector" means a for-profit business entity that collects and transports residential recyclable material on behalf of a county or municipality.

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17 (b) A materials recovery facility may not be required to
18 process contaminated recyclable material.

19 (c) Each contract between a residential recycling
20 collector and a county or municipality for the collection or
21 transport of residential recyclable material, and each request
22 for proposal for residential recyclable material, must define
23 the term "contaminated recyclable material" in a manner that is
24 appropriate for the local community, based on the available
25 markets for recyclable material. The contract and request for
26 proposal must include:

27 1. The respective strategies and obligations of the county
28 or municipality and the collector to reduce the amount of
29 contaminated recyclable material being collected;

30 2. The procedures for identifying, documenting, managing,
31 and rejecting residential recycling containers, carts, or bins
32 that contain contaminated recyclable material;

33 3. The remedies that will be used if a container, cart, or
34 bin contains contaminated recyclable material; and

35 4. The education and enforcement measures that will be
36 used to reduce the amount of contaminated recyclable material.

37 (d) Each contract between a materials recovery facility
38 and a county or municipality for processing residential
39 recyclable material must define the term "contaminated
40 recyclable material" in a manner that is appropriate for the
41 local community, based on the available markets for recyclable

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42 material. The contract must include:
43 1. The respective strategies and obligations of the
44 parties to reduce the amount of contaminated recyclable material
45 being processed;
46 2. The procedures for identifying, documenting, managing,
47 and rejecting residential recycling containers or loads that
48 contain contaminated recyclable material; and
49 3. The remedies that will be used if a container or load
50 contains contaminated recyclable material.
51 (e) This subsection shall apply to each contract between a
52 municipality or county and a residential recycling collector or
53 materials recovery facility executed or renewed after the
54 effective date of this act.

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57 **T I T L E A M E N D M E N T**

58 Remove lines 17-23 and insert:
59 amending s. 403.706, F.S.; requiring counties and
60 municipalities to address contamination of recyclable
61 material in specified contracts; prohibiting counties
62 and municipalities from requiring the collection or
63 transport of contaminated recyclable material by
64 residential recycling collectors; defining the term
65 "residential recycling collector"; specifying required
66 contract provisions in residential recycling collector

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1149 (2018)

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67 | and materials recovery facility contracts with
68 | counties and municipalities; providing