Bill No. HB 1149 (2018)

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTIONADOPTED(Y/N)ADOPTED AS AMENDED(Y/N)ADOPTED W/O OBJECTION(Y/N)FAILED TO ADOPT(Y/N)WITHDRAWN(Y/N)

OTHER

1 Committee/Subcommittee hearing bill: Natural Resources & Public 2 Lands Subcommittee 3 Representative Payne offered the following: 4 5 Amendment (with title amendment) Remove lines 117-135 and insert: 6 7 (22) Counties and municipalities shall address the 8 contamination of recyclable material in contracts for the 9 collection, transportation, and processing of residential 10 recyclable material based upon the following: 11 (a) A residential recycling collector may not be required 12 to collect or transport contaminated recyclable material. As used in this subsection, the term "residential recycling 13 collector" means a for-profit business entity that collects and 14 15 transports residential recyclable material on behalf of a county 16 or municipality. 404129 - Amendment to HB 1149.docx Published On: 1/22/2018 5:44:14 PM Page 1 of 4

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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.							
55								
56								
57	TITLE AMENDMENT							
58	Remove lines 17-23 and insert:							
	Remove Thes 17 25 and Insert.							
59	amending s. 403.706, F.S.; requiring counties and							
59 60								
	amending s. 403.706, F.S.; requiring counties and							
60	amending s. 403.706, F.S.; requiring counties and municipalities to address contamination of recyclable							
60 61	amending s. 403.706, F.S.; requiring counties and municipalities to address contamination of recyclable material in specified contracts; prohibiting counties							
60 61 62	amending s. 403.706, F.S.; requiring counties and municipalities to address contamination of recyclable material in specified contracts; prohibiting counties and municipalities from requiring the collection or							
60 61 62 63	amending s. 403.706, F.S.; requiring counties and municipalities to address contamination of recyclable material in specified contracts; prohibiting counties and municipalities from requiring the collection or transport of contaminated recyclable material by							
60 61 62 63 64	amending s. 403.706, F.S.; requiring counties and municipalities to address contamination of recyclable material in specified contracts; prohibiting counties and municipalities from requiring the collection or transport of contaminated recyclable material by residential recycling collectors; defining the term							
60 61 63 64 65 66	amending s. 403.706, F.S.; requiring counties and municipalities to address contamination of recyclable material in specified contracts; prohibiting counties and municipalities from requiring the collection or transport of contaminated recyclable material by residential recycling collectors; defining the term "residential recycling collector"; specifying required							

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67	and	mater	rials	recovery	facil	ity	contracts	with
68	coun	ties	and	municipal:	ities;	pro	oviding	

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