(2018)

Amendment No. 1

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

COMMITTEE	E/SUBCOMMITTEE	ACTION
ADOPTED		(Y/N)
ADOPTED AS AME	INDED	(Y/N)
ADOPTED W/O OF	JECTION	(Y/N)
FAILED TO ADOR	?T	(Y/N)
WITHDRAWN		(Y/N)
OTHER		

Committee/Subcommittee hearing bill: Commerce Committee Representative Grant, M. offered the following:

## Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Paragraphs (y) and (z) are added to subsection (3) of section 11.45, Florida Statutes, to read:

- 11.45 Definitions; duties; authorities; reports; rules.-
- (3) AUTHORITY FOR AUDITS AND OTHER ENGAGEMENTS.—The Auditor General may, pursuant to his or her own authority, or at the direction of the Legislative Auditing Committee, conduct audits or other engagements as determined appropriate by the Auditor General of:
- (y) The accounts and records pertaining to the use of funds from a tax imposed pursuant to s. 125.0104, s. 125.0108, or s. 212.0305 for tourism development or promotion by a local

027627 - Strike-all Amendment.docx

governmental entity, nonprofit organization, or for-profit
organization, including a tourism promotion agency as defined in
s. 288.12261 or a program or entity created by a tourism
promotion agency.
(7) The accounts and records portaining to

- (z) The accounts and records pertaining to:
- 1. An economic development agency of a county or municipality, including an economic development agency as defined in s. 288.0751 or a program or entity created by an economic development agency;
- 2. If the county or municipality does not have an economic development agency, the county or municipal officers or employees assigned to promote the general business interests, industrial interests, or related responsibilities of the county or municipality; or
- 3. If authorized by the state, a municipality, or a county to promote the general business interests, industrial interests, or related responsibilities of the state, municipality, or county, a private agency, person, partnership, corporation, or business entity.
- Section 2. Section 288.0751, Florida Statutes, is created to read:
  - 288.0751 Local economic development agencies.-
- (1) DEFINITION.—For purposes of this section, the term "economic development agency" means an entity, including, but not limited to, an agency as defined in s. 119.011, that

027627 - Strike-all Amendment.docx

receives public funds and is engaged in economic development activities on behalf of one or more local governmental entities.

- (a) An economic development agency may include any local governmental entity or any entity under contract with one or more local governmental entities to promote economic development activities on behalf of such local governmental entity or entities through the expenditure of public funds.
- (b) Enterprise Florida, Inc., and the Department of Economic Opportunity are not considered economic development agencies.
- (2) OPERATION.—An economic development agency must operate in accordance with the following:
- (a) Each officer and member of the board of directors of an economic development agency who is not otherwise required to file a financial disclosure pursuant to ch. 112 must file an annual disclosure describing the nature of his or her interests or the nature of the interests of his or her principals, including corporate parents and subsidiaries of his or her principals, when such interests benefit from the expenditure of economic development agency funds. The disclosure must be placed on the website of the economic development agency and included in the minutes of each meeting of the board of directors of the economic development agency when such expenditures are discussed or voted upon.

027627 - Strike-all Amendment.docx

- (b) Board members shall serve without compensation, but are entitled to receive reimbursement for per diem and travel expenses pursuant to s. 112.061. Such expenses must be paid out of funds of the economic development agency.
- (c) Officers, employees, or agents, including the president or chief executive officer, may not receive compensation for employment from public funds, pursuant to such contract, that exceeds the salary and benefits authorized to be paid to the Governor. Any payments of performance bonuses or severance pay to officers, employees, or agents from public funds are prohibited unless specifically authorized by law.
- (d) An economic development agency must comply with the per diem and travel expense provisions of s. 112.061.
- (e) Officers and employees are subject to the Code of Ethics for Public Officers and Employees standards under s. 112.313.
- (f) An economic development agency must avoid, neutralize, or mitigate significant potential organizational conflicts of interest before it enters into a contract. If the economic development agency elects to mitigate a significant potential organizational conflict of interest, an adequate mitigation plan, including organizational, physical, and electronic barriers, shall be developed and the head of the economic development agency must certify that the award is in the best interests of the county and submit such certification to the

027627 - Strike-all Amendment.docx

governing board of the county within 3 business days after entering into the contract.

- (g) Lodging expenses for an employee or board member may not exceed \$150 per day, excluding taxes, unless the economic development agency is participating in a negotiated group rate discount or the economic development agency provides documentation of at least three comparable alternatives demonstrating that such lodging at the required rate is not available. However, an employee or board member may expend his or her own funds for any lodging expenses in excess of \$150 per day.
- (h) Economic development agency funds may not be expended for food, beverages, lodging, entertainment, or gifts for employees or board members, unless authorized pursuant to s.

  112.061 or this section. Employees or board members may not accept or receive food, beverages, lodging, entertainment, or gifts from persons, vendors, or other entities doing business with the economic development agency unless such food, beverage, lodging, entertainment, or gift is available to similarly situated members of the general public.
  - (3) TRANSPARENCY.-
- (a) All contracts entered into by an economic development agency shall include:
  - 1. The purpose of the contract.

027627 - Strike-all Amendment.docx

	2.	Specific	performance	standards	and	responsibilities	for
each	enti	ity.					

- 3. A detailed project or contract budget, if applicable.
- 4. The value of any services provided.
- 5. The projected travel and entertainment expenses for employees and board members, if applicable.
- (b) A proposed contract with an estimated total contract value of \$250,000 or more must be submitted to the governing body of the local governmental entity on whose behalf the contracted activity will occur and published on that local governmental entity's website at least 14 days before the contract is executed. If the governing body of the local governmental entity rejects such proposed contract by a majority vote held during the 14-day period, the economic development agency may not execute such proposed contract or any substantially similar contract without obtaining a majority vote of the governing body of the local governmental entity in favor of such contract. An economic development agency may not enter into multiple related contracts to avoid the requirements of this paragraph.
- (c)1. An economic development agency shall submit to the governing board of the county, within 30 days after the end of its fiscal year, a complete and detailed report setting forth all public and private financial data of the economic

027627 - Strike-all Amendment.docx

Bill No. HB 3 (2018)

141

144

145

146

147

148

149

150

151

152

153

154

155

156

157

158

159

160

161

139	development	agency,	and	shall	publish	such	report	on	its
140	website.								

- 2. The financial data shall include:
- a. The total amount of revenue received from public and private sources.
  - b. The operating budget.
  - c. The total amount of salary, benefits, and other compensation provided by the economic development agency to its officers, employees, or agents, regardless of the funding source.
  - d. An itemized account of all expenditures, including all travel and entertainment expenditures.
  - (d) The following information must be posted on the website of each economic development agency:
  - 1. All contracts with a total contract value of \$5,000 or more. Such contracts must be posted within 5 business days after execution.
  - 2. All contracts, information, and financial data submitted to the governing board of the county. Such contracts, information, and data must be posted within 5 business days after submission.
  - 3. Video recordings of each board meeting. Such recordings must be posted within 3 business days after the meeting.
- 162 <u>4. A detailed report of expenditures following each</u>
  163 marketing event paid for with economic development agency funds.

027627 - Strike-all Amendment.docx

164	Such	report	must	be	posted	within	10	business	days	after	the
165	event	ī.									

- 5. An annual itemized account of the total amount of funds spent by a third party on behalf of the economic development agency, its board members, or its employees.
- 6. An annual itemized account of the total amount of travel and entertainment expenditures.
- (e) Notwithstanding any provision of law to the contrary, a record required under this section, including, but not limited to, a contract or agreement, is a public record and is not confidential or exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. Such record shall be produced in full in accordance with this section or upon request.
- (f) An economic development agency shall maintain and provide online access to all of the information required under this subsection. Each economic development agency shall provide the Department of Economic Opportunity with the specific website address where the required information is published and maintained online, and the Department of Economic Opportunity shall publish and maintain a single online directory which lists each economic development agency and the specific website address where such required information may be located.
- (g) An economic development agency that fails to comply with the transparency and accountability requirements of this

027627 - Strike-all Amendment.docx

subsection may not receive or expend public funds until it becomes fully compliant.

- (4) AUDITS.—The Auditor General shall annually select at least two economic development agencies that received public funds in the previous year and conduct audits, as defined in s. 11.45, to verify that funds were expended as required by this section and to verify that transparency and accountability requirements were met. If the Auditor General determines that funds were not expended as required by this section, he or she shall immediately report such findings to the Governor, the President of the Senate, and the Speaker of the House of Representatives.
- (5) PENALTIES.—It is unlawful for a person to knowingly and willfully make a materially false or misleading statement, provide false or misleading information, fail to report certain information, or structure an organization or agreement to avoid the requirements of this section. A person who violates this section commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (6) APPLICABILITY.—A private entity that meets the definition of an economic development agency under subsection (1) due solely to the existence of a contract between the private entity and an economic development agency to engage in economic development activities is required to comply with this section only in connection with the performance of its

027627 - Strike-all Amendment.docx

214

215216

217

218

219

220221

222

223

224

225

226

227

228

229

230

231

232

233

234

235

236

obligations and the expenditure of funds pursuant to such
contract. This section shall not be construed to require the
private entity to report or conform its other business practices
or activities to the provisions of this section, provided such
practices or activities are not directly related to or funded by
such contract.

Section 3. Section 288.12261, Florida Statutes, is created to read:

## 288.12261 Tourism promotion agencies.—

- (1) DEFINITION.—For purposes of this section, the term "tourism promotion agency" means an entity, including, but not limited to, an agency as defined in s. 119.011, that receives public funds to promote tourism development on behalf of one or more local governmental entities.
- (a) A tourism promotion agency may include any local governmental entity or any entity under contract with one or more local governmental entities to promote tourism development on behalf of such local governmental entity or entities through the expenditure of public funds.
- (b) For purposes of this section, the Florida Tourism

  Industry Marketing Corporation and the Department of Economic

  Opportunity are not considered tourism promotion agencies.
- (2) OPERATION.—A tourism promotion agency must operate in accordance with the following:

027627 - Strike-all Amendment.docx

(a) Each officer and member of the board of directors of a
tourism promotion agency who is not otherwise required to file a
financial disclosure pursuant to ch. 112 must file an annual
disclosure describing the nature of his or her interests or the
interests of his or her principals, including corporate parents
and subsidiaries of his or her principal, when such interests
benefit from the expenditure of tourism promotion agency funds.
The disclosure must be placed on the website of the tourism
promotion agency and included in the minutes of each meeting of
the board of directors of the tourism promotion agency when such
expenditures are discussed or voted upon.

- (b) Board members shall serve without compensation, but are entitled to receive reimbursement for per diem and travel expenses pursuant to s. 112.061. Such expenses must be paid out of funds of the tourism promotion agency.
- (c) Officers, employees, or agents, including the president or chief executive officer, may not receive compensation for employment from public funds, pursuant to such contract, that exceeds the salary and benefits authorized to be paid to the Governor. Any payments of performance bonuses or severance pay to officers, employees, or agents from public funds are prohibited unless specifically authorized by law.
- (d) A tourism promotion agency must comply with the per diem and travel expense provisions of s. 112.061.

027627 - Strike-all Amendment.docx

	(∈	;)	Officers	$s$ and $\epsilon$	employe	es are	sub	ject	to t	.he	Code	of
Ethic	S	for	Public	Office	ers and	Emplo	yees	star	ndard	ls u	nder	s.
112.3	13	3.										

- (f) A tourism promotion agency must avoid, neutralize, or mitigate significant potential organizational conflicts of interest before it enters into a contract. If the tourism promotion agency elects to mitigate a significant potential organizational conflict of interest, an adequate mitigation plan, including organizational, physical, and electronic barriers, shall be developed and the head of the tourism promotion agency must certify that the award is in the best interests of the county and submit such certification to the governing board of the county within 3 business days after entering into the contract.
- (g) Lodging expenses for an employee or board member may not exceed \$150 per day, excluding taxes, unless the tourism promotion agency is participating in a negotiated group rate discount or the tourism promotion agency provides documentation of at least three comparable alternatives demonstrating that such lodging at the required rate is not available. However, an employee or board member may expend his or her own funds for any lodging expenses in excess of \$150 per day.
- (h) Tourism promotion agency funds may not be expended for food, beverages, lodging, entertainment, or gifts for employees or board members, unless authorized pursuant to s. 112.061 or

027627 - Strike-all Amendment.docx

287

288289

290

291

292

293294

295

296

297

298

299

300

301

302

303

304

305

306

307

308

309

310

this section. Employees or board members may not accept or
receive food, beverages, lodging, entertainment, or gifts from
persons, vendors, or other entities doing business with the
tourism promotion agency unless such food, beverage, lodging,
entertainment, or gift is available to similarly situated
members of the general public.

- (i) A tourism promotion agency shall not expend public or private funds that directly benefit only one business entity.
  - (3) TRANSPARENCY.-
- (a) All contracts entered into by a tourism promotion agency shall include:
  - 1. The purpose of the contract.
- 2. Specific performance standards and responsibilities for each entity.
  - 3. A detailed project or contract budget, if applicable.
  - 4. The value of any services provided.
- 5. The projected travel and entertainment expenses for employees and board members, if applicable.
- (b) A proposed contract with an estimated total contract value of \$250,000 or more must be submitted to the governing board of the county and published on the county's website at least 14 days before the contract is executed. If the governing board of the county rejects such proposed contract by a majority vote held during the 14-day period, the tourism promotion agency may not execute such proposed contract or any substantially

027627 - Strike-all Amendment.docx

312

313314

315

316

317

318

319

320

321

322

323

324

325

326

327

328

329

330

331

similar	contra	act v	vitho	ut obta	aini	ng ar	najori	ty vo	te of	th	ıe_
governi	ng bod	y of	the	county	in	favor	of su	ch co	ntrac	ct.	A
tourism	promo	tion	agen	cy may	not	ente	r into	mult	iple	rel	ated
contract	ts to a	avoid	d the	requi	reme	nts of	f this	para	.graph	ı.	

- (c)1. A tourism promotion agency shall submit to the governing board of the county, within 30 days after the end of its fiscal year, a complete and detailed report setting forth all public and private financial data of the tourism promotion agency, and shall publish such report on its website.
  - 2. The financial data shall include:
- <u>a. The total amount of revenue received from public and</u> private sources.
  - b. The operating budget.
- c. The total amount of salary, benefits, and other compensation provided by the tourism promotion agency to its officers, employees, or agents, regardless of the funding source.
- d. An itemized account of all expenditures, including all travel and entertainment expenditures.
- (d) The following information must be posted on the website of each tourism promotion agency:
- 332 <u>1. All contracts with a total contract value of \$5,000 or</u>
  333 <u>more. Such contracts must be posted within 5 business days after</u>
  334 execution.

027627 - Strike-all Amendment.docx

	2.	All	cont	racts	s, in	forr	mation,	and	d fir	nanc	ial da	<u>ıta</u>	
submi	Ltte	d to	the	gove	rning	boa	ard of	the	cour	nty.	Such	contrac	cts,
info	rmati	lon,	and	data	must	be	posted	l wit	chin	5 b	usines	s days	
after	suk	omiss	sion.									_	

- 3. Video recordings of each board meeting. Such recordings must be posted within 3 business days after the meeting.
- 4. A detailed report of expenditures following each marketing event paid for with the funds of the tourism promotion agency. Such report must be posted within 10 business days after the event.
- 5. An annual itemized account of the total amount of funds spent by a third party on behalf of the tourism promotion agency, its board members, or its employees.
- 6. An annual itemized account of the total amount of travel and entertainment expenditures.
- (e) Notwithstanding any provision of law to the contrary, a record required under this section, including, but not limited to, a contract or agreement, is a public record and is not confidential or exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution. Such record shall be produced in full in accordance with this section or upon request.
- (f) A tourism promotion agency shall maintain and provide online access to all of the information required under this subsection and s. 125.0104(4)(f). Each tourism promotion agency shall provide the Department of Economic Opportunity with the

027627 - Strike-all Amendment.docx

specific website address where the required information is published and maintained online, and the Department of Economic Opportunity shall publish and maintain a single online directory which lists each tourism promotion agency and the specific website address where such required information may be located.

- (g) A tourism promotion agency that fails to comply with the transparency and accountability requirements of this subsection may not receive or expend public funds until it becomes fully compliant.
  - (4) AUDITS.-
- (a) For any county that annually receives \$30,000,000 or more from taxes imposed pursuant to s. 125.0104, s. 125.0108, or s. 212.0305, the Auditor General shall, biennially, conduct an audit, as defined in s. 11.45, of all tourism promotion agencies in such county to verify that funds were expended as required by this section and to verify that transparency and accountability requirements were met. If the Auditor General determines that funds were not expended as required by this section, he or she shall immediately notify the Department of Revenue, which may pursue recovery of the funds under the laws and rules governing the assessment of taxes.
- (b) The Auditor General shall annually select at least two counties that in the previous year received less than \$30,000,000 from taxes imposed pursuant to s. 125.0104, s. 125.0108, or s. 212.0305 and conduct audits, as defined in s.

027627 - Strike-all Amendment.docx

11.45, of all tourism promotion agencies in the county to verify
that funds were expended as required by this section and to
verify that transparency and accountability requirements were
met. If the Auditor General determines that funds were not
expended as required by this section, he or she shall
immediately notify the Department of Revenue, which may pursue
recovery of the funds under the laws and rules governing the
assessment of taxes.

- (5) ENFORCEMENT.—The Governor or Chief Financial Officer may at any time order the Department of Revenue or the local official to whom the tax is remitted to cease and desist distributing any taxes levied under s. 125.0104, s. 125.0108, or s. 212.0305 based on a tourism promotion agency's failure to comply with this section.
- (6) PENALTIES.—It is unlawful for a person to knowingly and willfully make a materially false or misleading statement, provide false or misleading information, fail to report certain information, or structure an organization or agreement to avoid the requirements of this section. A person who violates this section commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.
- (7) APPLICABILITY.—A private entity that meets the definition of a tourism promotion agency under subsection (1) due solely to the existence of a contract between the private entity and a tourism promotion agency to promote tourism

027627 - Strike-all Amendment.docx

Amendment No. 1

development is required to comply with this section only in connection with the performance of its obligations and the expenditure of funds pursuant to such contract. This section shall not be construed to require the private entity to report or conform its other business practices or activities to the provisions of this section, provided such practices or activities are not directly related to or funded by such contract.

Section 4. Paragraph (e) of subsection (4) of section 125.0104, Florida Statutes, is amended, and paragraph (f) is added to that subsection, to read:

125.0104 Tourist development tax; procedure for levying; authorized uses; referendum; enforcement.—

- (4) ORDINANCE LEVY TAX; PROCEDURE.-
- (e) The governing board of each county which levies and imposes a tourist development tax under this section shall appoint an advisory council to be known as the "...(name of county)... Tourist Development Council." The council shall be established by ordinance and composed of nine members who shall be appointed by the governing board. The chair of the governing board of the county or any other member of the governing board as designated by the chair shall serve on the council. Two members of the council shall be elected municipal officials, at least one of whom shall be from the most populous municipality in the county or subcounty special taxing district in which the

027627 - Strike-all Amendment.docx

## Amendment No. 1

435

436

437

438

439

440

441

442

443

444

445

446

447

448

449

450

451

452

453

454

455

456

457

458

459

tax is levied. Six members of the council shall be persons who are involved in the tourist industry and who have demonstrated an interest in tourist development, of which members, not less than three nor more than four shall be owners or operators of motels, hotels, recreational vehicle parks, or other tourist accommodations in the county and subject to the tax. All members of the council shall be electors of the county. The governing board of the county shall have the option of designating the chair of the council or allowing the council to elect a chair. The chair shall be appointed or elected annually and may be reelected or reappointed. The members of the council shall serve for staggered terms of 4 years. The terms of office of the original members shall be prescribed in the resolution required under paragraph (b). The council shall meet at least once each quarter and, from time to time, shall make recommendations to the county governing board for the effective operation of the special projects or for uses of the tourist development tax revenue and perform such other duties as may be prescribed by county ordinance or resolution. The council shall continuously review expenditures of revenues from the tourist development trust fund and shall receive, at least quarterly, expenditure reports from the county governing board or its designee. Expenditures which the council believes to be unauthorized shall be reported to the county governing board and the Department of Revenue. The governing board and the department shall review the

027627 - Strike-all Amendment.docx

findings of the council and take appropriate administrative or				
judicial action to ensure compliance with this section. $\underline{\text{The}}$				
county governing board shall review a proposed contract with an				
estimated total contract value of \$250,000 or more. The county				
governing board may reject such proposed contract by a majority				
vote before the execution of such contract. The county governing				
board must review all certifications by the head of a tourism				
promotion agency related to potential conflicts of interest and				
mitigation plans The changes in the composition of the				
membership of the tourist development council mandated by				
chapter 86-4, Laws of Florida, and this act shall not cause the				
interruption of the current term of any person who is a member				
of a council on October 1, 1996.				

- (f) The governing board of a county that levies and imposes a tourist development tax under this section shall publish and make the following information available online:
- 1. The approved tourist development plan, including the approximate cost or expense allocation for each specific project or special use.
- 2. Any substantial amendments to the tourist development plan.
- 3. The tax district in which the tourist development tax is levied.
- 483 4. A prioritized list of the proposed uses of the tax 484 revenue by specific project or special use.

027627 - Strike-all Amendment.docx

485	5. The quarterly expenditure reports from the county					
486	governing board or its designee.					
487	Section 5. Paragraph (c) of subsection (13) of section					
488	288.1226, Florida Statutes, is amended to read:					
489	288.1226 Florida Tourism Industry Marketing Corporation;					
490	use of property; board of directors; duties; audit					
491	(13) TRANSPARENCY					
492	(c)1. Any entity that in the previous fiscal year received					
493	more than 50 percent of its revenue from the corporation <del>or</del>					
494	taxes imposed pursuant to s. 125.0104, s. 125.0108, or s.					
495	212.0305, and that partners with the corporation or participates					
496	in a program, cooperative advertisement, promotional					
497	opportunity, or other activity offered by or in conjunction with					
498	the corporation, shall annually on July 1 report all public and					
499	private financial data to the Governor, the President of the					
500	Senate, and the Speaker of the House of Representatives, and					
501	include such report on its website.					
502	2. The financial data shall include:					
503	a. The total amount of revenue received from public and					
504	private sources.					
505	b. The operating budget <del>of the partner entity</del> .					

027627 - Strike-all Amendment.docx

506

507

508

Published On: 11/13/2017 6:34:09 PM

c. The total amount of salary, benefits, and other

board members, or agents, regardless of the funding source

compensation provided by the entity to its officers, employees,

Bill No. HB 3 (2018)

509	Employee and board	member sal	ary and	benefit	details	from	public
510	and private funds.						

- d. An itemized account of all expenditures, including all travel and entertainment expenditures, by the partner entity on the behalf of, or coordinated for the benefit of, the corporation, its board members, or its employees.
- e. Itemized travel and entertainment expenditures of the partner entity.
- Section 6. Paragraph (c) of subsection (6) of section 288.904, Florida Statutes, is amended to read:
- 288.904 Funding for Enterprise Florida, Inc.; performance and return on the public's investment.—

521 (6)

511

512

513

514

515

516

517

518

519

520

522

523

524

525

526

527

528

529

530

531

- (c)1. Any entity that in the previous fiscal year received more than 50 percent of its revenue from Enterprise Florida, Inc., or a tax imposed pursuant to s. 125.0104, s. 125.0108, or s. 212.0305, and that partners with Enterprise Florida, Inc., in a program or other activity offered by or in conjunction with Enterprise, Florida, Inc., shall annually on July 1 report all public and private financial data to the Governor, the President of the Senate, and the Speaker of the House of Representatives, and include such report on its website.
  - 2. The financial data shall include:
- a. The total amount of revenue received from public and private sources.

027627 - Strike-all Amendment.docx

## Amendment No. 1

534	b. The operating budget of the partner entity.
535	c. The total amount of salary, benefits, and other
536	compensation provided by the entity to its officers, employees,
537	board members, or agents, regardless of the funding source
538	Employee and board member salary and benefit details from publi
539	and private funds.
540	d. An itemized account of all expenditures, including all
541	travel and entertainment expenditures, by the partner entity or
542	the behalf of, or coordinated for the benefit of, Enterprise
543	Florida, Inc., its board members, or its employees.
544	e. Itemized travel and entertainment expenditures of the
545	partner entity.
546	Section 7. This act shall take effect July 1, 2018
547	
548	
549	TITLE AMENDMENT
550	Remove everything before the enacting clause and insert:
551	Enter Amending Text Here

027627 - Strike-all Amendment.docx