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LEGISI	LATIVE ACTION	
Senate	•	House
Comm: RCS		
02/05/2020		
The Committee on Judiciary (L	ee) recommended	the following:
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Senate Amendment (with t		the following:
Senate Amendment (with t Delete lines 31 - 153	itle amendment)	
Senate Amendment (with t Delete lines 31 - 153 and insert:	itle amendment) 4), (5), and (6) and paragraph (a)
Senate Amendment (with t Delete lines 31 - 153 and insert: Section 1. Subsections (itle amendment) 4), (5), and (6) and paragraph (a)
Senate Amendment (with t Delete lines 31 - 153 and insert: Section 1. Subsections (of subsection (11) of section	4), (5), and (6 70.001, Florid) and paragraph (a) a Statutes, are
Senate Amendment (with t Delete lines 31 - 153 and insert: Section 1. Subsections (of subsection (11) of section amended to read: 70.001 Private property	<pre>ditle amendment) 4), (5), and (6 70.001, Florid rights protecti</pre>) and paragraph (a) a Statutes, are on
Senate Amendment (with t Delete lines 31 - 153 and insert: Section 1. Subsections (of subsection (11) of section amended to read: 70.001 Private property (4)(a) Not less than <u>90</u>	(5), and (6 70.001, Florid rights protecti) and paragraph (a) a Statutes, are on prior to filing an
Senate Amendment (with t Delete lines 31 - 153 and insert: Section 1. Subsections (of subsection (11) of section amended to read: 70.001 Private property	(5), and (6 70.001, Florid rights protecti 150 days <u>before</u> inst a governme) and paragraph (a) a Statutes, are on prior to filing an ntal entity, a



12 present the claim in writing to the head of the governmental 13 entity, except that if the property is classified as 14 agricultural pursuant to s. 193.461, the notice period is 90 15 days. The property owner must submit, along with the claim, a bona fide, valid appraisal that supports the claim and 16 17 demonstrates the loss in fair market value to the real property. 18 If the action of government is the culmination of a process that 19 involves more than one governmental entity, or if a complete 20 resolution of all relevant issues, in the view of the property 21 owner or in the view of a governmental entity to whom a claim is presented, requires the active participation of more than one 22 23 governmental entity, the property owner shall present the claim 24 as provided in this section to each of the governmental 25 entities.

26 (b) The governmental entity shall provide written notice of 27 the claim to all parties to any administrative action that gave 28 rise to the claim, and to owners of real property contiguous to 29 the owner's property at the addresses listed on the most recent 30 county tax rolls. Within 15 days after the claim is presented, the governmental entity shall report the claim in writing to the 31 32 Department of Legal Affairs, and shall provide the department with the name, address, and telephone number of the employee of 33 34 the governmental entity from whom additional information may be 35 obtained about the claim during the pendency of the claim and 36 any subsequent judicial action.

37 (c) During the 90-day-notice period or the 150-day-notice 38 period, unless extended by agreement of the parties, the 39 governmental entity shall make a written settlement offer to 40 effectuate:

590-02915-20



41	1. An adjustment of land development or permit standards or			
42	other provisions controlling the development or use of land.			
43	2. Increases or modifications in the density, intensity, or			
44	use of areas of development.			
45	3. The transfer of developmental rights.			
46	4. Land swaps or exchanges.			
47	5. Mitigation, including payments in lieu of onsite			
48	mitigation.			
49	6. Location on the least sensitive portion of the property.			
50	7. Conditioning the amount of development or use permitted.			
51	8. A requirement that issues be addressed on a more			
52	comprehensive basis than a single proposed use or development.			
53	9. Issuance of the development order, a variance, <u>a</u> special			
54	exception, or any other extraordinary relief.			
55	10. Purchase of the real property, or an interest therein,			
56	by an appropriate governmental entity or payment of			
57	compensation.			
58	11. No changes to the action of the governmental entity.			
59				
60	If the property owner accepts a settlement offer, either before			
61	or after filing an action, the governmental entity may implement			
62	the settlement offer by appropriate development agreement; by			
63	issuing a variance, <u>a</u> special exception, or <u>any</u> other			
64	extraordinary relief; or by <u>any</u> other appropriate method,			
65	subject to paragraph (d).			
66	(d)1. When a governmental entity enters into a settlement			
67	agreement under this section which would have the effect of a			
68	modification, variance, or a special exception to the			
69	application of a rule, regulation, or ordinance as it would			

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otherwise apply to the subject real property, the relief granted shall protect the public interest served by the regulations at issue and be the appropriate relief necessary to prevent the governmental regulatory effort from inordinately burdening the real property. <u>Settlement offers made pursuant to paragraph (c)</u> shall be presumed to protect the public interest.

76 2. When a governmental entity enters into a settlement 77 agreement under this section which would have the effect of contravening the application of a statute as it would otherwise 78 79 apply to the subject real property, the governmental entity and 80 the property owner shall jointly file an action in the circuit 81 court where the real property is located for approval of the 82 settlement agreement by the court to ensure that the relief 83 granted protects the public interest served by the statute at 84 issue and is the appropriate relief necessary to prevent the governmental regulatory effort from inordinately burdening the 85 86 real property.

Delete lines 3 - 11

91 and insert:

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70.001, F.S.; revising notice of claim requirements for property owners; creating a presumption that certain settlement offers protect the public interest; specifying that property owners retain the