COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 773 (2021)

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WITHDRAWN	(Y/N)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: Local Administration & Veterans Affairs Subcommittee

Representative Overdorf offered the following:

Amendment

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Remove lines 25-61 and insert:

7 properties. Such specifications and standards shall accord with 8 all industry standards for lateral lines rehabilitation in 9 common acceptance as of the date the specifications and 10 standards are adopted by the county. For guidance on such 11 applicable industry standards, the county shall consult ASTM International standards F2561, F3240, and F477 in effect as of 12 13 the date the county adopts its specifications and standards. (4) If specifications and standards have been developed as 14 15 set forth in subsection (3), beginning July 1, 2023, a county 16 may access residential or commercial properties to clean, 000153 - HB 773 Approved LAV amendment.docx Published On: 3/31/2021 3:56:04 PM

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17	repair, recondition, or replace the sanitary sewer laterals and
18	to reestablish a sealed sanitary sewer system as originally
19	designed for the safe and proper transfer and conveyance of
20	sewage from the respective property to the wastewater treatment
21	plant.
22	(a) Before a county accesses a residential or commercial
23	property, it must notify the property owner by mail at least 14
24	days before the start of the project of the county's intent to
25	access the property to clean, repair, recondition, or replace
26	the sanitary sewer lateral.
27	(b) The notice must:
28	1. Provide a proposed timeline and plan for the completion
29	of the sanitary sewer lateral project.
30	2. Provide an estimate of the start and completion dates.
31	3. Inform the property owner that the owner will be
32	completely indemnified and held harmless in this process and
33	will assume no liability and responsibility for accidents or
34	problems that may occur during the project.
35	4. State that the county, by way of the contractor
36	procured to perform the work, will restore the property to the
37	prework condition or better and shall incur any and all costs
38	associated with the sanitary sewer lateral project.
39	Section 2. Subsections (3) and (4) are added to section
40	166.0481, Florida Statutes, to read:
41	166.0481 Sanitary sewer lateral inspection programs for
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42 municipalities.-

43 (3) Each municipality that has established an evaluation 44 and rehabilitation program for sanitary sewer laterals on 45 residential and commercial properties within the municipality's 46 jurisdiction under paragraph (2) (a) may develop detailed 47 specifications and standards for repairing or replacing any leaking, damaged, deteriorated, or clogged laterals on such 48 49 properties. Such specifications and standards shall accord with 50 all industry standards for lateral lines rehabilitation in 51 common acceptance as of the date the specifications and 52 standards are adopted by the municipality. For quidance on such applicable industry standards, the municipality shall consult 53 54 ASTM International standards F2561, F3240, and F477 in effect as 55 of the date the municipality adopts its specifications and 56 standards. 57

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