HOUSE AMENDMENT

Bill No. CS/CS/CS/HB 835 (2021)

Amendment No.

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
1	
1 2	Representative Nixon offered the following:
3	Amendment
4	Remove lines 74-163 and insert:
5	943.10(1), (2), or (3), respectively; firefighters as defined in
6	s. 633.102; or 911 public safety telecommunicators, as defined
7	in s. 401.465(1).
8	Section 2. Section 447.303, Florida Statutes, is amended
9	to read:
10	447.303 Dues; deduction and collection
11	(1) Except as authorized in subsection (2), an employee
12	organization that has been certified as a bargaining agent may
13	not have its dues and uniform assessments deducted by the
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14 employer from the salaries of those employees in the unit.
15 Public employees may pay their dues and uniform assessments
16 directly to the employee organization that has been certified as
17 their bargaining agent.
18 (2) (a) An Any employee organization that which has been
19 certified as a bargaining agent to represent law enforcement

officers, correctional officers, or correctional probation 20 21 officers as those terms are defined in s. 943.10(1), (2), or (3), respectively; firefighters as defined in s. 633.102; or 911 22 public safety telecommunicators, as defined in s. 401.465(1) has 23 shall have the right to have its dues and uniform assessments 24 25 deducted and collected by the employer from the salaries of 26 those employees who authorize the deduction of said dues and 27 uniform assessments. However, such authorization is revocable at 28 the employee's request upon 30 days' written notice to the 29 employer and employee organization. Said deductions shall 30 commence upon the bargaining agent's written request to the 31 employer.

32 (b) Reasonable costs to the employer of said deductions is 33 shall be a proper subject of collective bargaining.

34 (c) Such right to deduction, unless revoked <u>under pursuant</u> 35 to s. 447.507, <u>is shall be</u> in force for so long as the employee 36 organization remains the certified bargaining agent for the 37 employees in the unit.

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38	(3) The public employer is expressly prohibited from any
39	involvement in the collection of fines, penalties, or special
40	assessments.
41	Section 3. Subsections (3) and (4) of section 447.305,
42	Florida Statutes, are renumbered as subsections (8) and (9),
43	respectively, and new subsections (3) through (7) are added to
44	that section to read:
45	447.305 Registration of employee organization
46	(3) In addition to subsection (2), an employee
47	organization that has been certified as the bargaining agent for
48	public employees must include for each such certified bargaining
49	unit the following information and documentation in its
50	application for renewal of registration:
51	(a) The number of employees in the bargaining unit who are
52	eligible for representation by the employee organization as of
53	December 31 of that renewal period.
54	(b) The number of employees who are represented by the
55	employee organization as of December 31 of that renewal period,
56	specifying the number of members who pay dues and the number of
57	members who do not pay dues.
58	(c) Documentation provided by the public employer
59	verifying the information provided in paragraphs (a) and (b).
60	(d) Documentation provided by the public employer
61	verifying that it was provided a copy of the employee
62	organization's application for renewal of registration.
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63	(4) An application for renewal of registration is
64	incomplete and is not eligible for consideration by the
65	commission if it does not include all of the information and
66	documentation required in subsection (3). The commission shall
67	notify the employee organization if the application is
68	incomplete. An incomplete application must be dismissed if the
69	required information and documentation are not provided within
70	10 days after the employee organization receives such notice.
71	(5) Notwithstanding the provisions of this chapter
72	relating to collective bargaining, an employee organization
73	whose dues-paying membership is less than 50 percent of the
74	employees eligible for representation in the bargaining unit
75	must petition the commission pursuant to s. $447.307(2)$ and (3)
76	for recertification as the exclusive representative of all
77	employees in the bargaining unit within 1 month after the date
78	on which the employee organization applies for renewal of
79	registration pursuant to subsection (2). The certification of an
80	employee organization that does not comply with this section is
81	revoked.
82	(6) The public employer or a bargaining unit employee may
83	challenge an employee organization's application for renewal of
84	registration if the public employer or bargaining unit employee
85	believes that the application is inaccurate. The commission or
86	one of its designated agents shall review the application to
87	determine its accuracy and compliance with this section. If the
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88 commission finds that the application is inaccurate or does not 89 comply with this section, the commission shall revoke the 90 registration and certification of the employee organization. 91 (7) Subsections (3) - (6) do not apply to an employee 92 organization that has been certified as the bargaining agent representing law enforcement officers, correctional officers, or 93 correctional probation officers as those terms are defined in s. 94 943.10(1), (2), or (3), respectively; firefighters as defined in 95 s. 633.102; or 911 public safety telecommunicators, as defined 96 97 in s. 401.465(1).

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