By Senator Martin

33-00775C-24 20241120

A bill to be entitled

An act relating to the display of flags by
governmental entities; creating s. 256.045, F.S.;
providing a definition; prohibiting certain
governmental entities from erecting or displaying
certain flags; requiring the governmental entity to
remain neutral in certain circumstances; providing
applicability; requiring certain governmental entities
to display the United States flag in a certain
position; authorizing a current or retired member of
the United States Armed Forces or the National Guard
to use reasonable force to prevent the desecration,
destruction, or removal of the United States flag or
to replace such flag to a position of prominence;

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 256.045, Florida Statutes, is created to read:

providing an exception; providing an effective date.

256.045 Display of flags; governmental agencies, local governments, or other units of local government.—

- (1) For purposes of this section, the term "governmental entity" means a governmental agency, a local government, or another unit of local government and includes public schools, public colleges, and public universities.
- (2) (a) A governmental entity may not erect or display a flag that represents a political viewpoint, including, but not limited to, a politically partisan, racial, sexual orientation

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and gender, or political ideology viewpoint. The governmental entity must remain neutral when representing political viewpoints in displaying or erecting a flag.

- (b) This subsection does not limit the ability of:
- 1. A private individual to express private speech or viewpoints or exercise rights protected by the First Amendment to the United States Constitution.
- 2. A governmental entity to display or erect a flag required or authorized by general law.
- (3) A governmental entity that displays the United States flag must display the United States flag in a prominent position that is superior to any other flag that is also displayed.
- (4) An active or retired member of the United States Armed Forces or National Guard at any time may use reasonable force to prevent the desecration, destruction, or removal of the United States flag or to replace the United States flag to a position of prominence consistent with subsection (3), except when directly ordered not to use such force by a law enforcement officer acting in the course and scope of the law enforcement officer's employment.
 - Section 2. This act shall take effect July 1, 2024.