

LEGISLATIVE ACTION

Senate	•	House
Comm: WD		
03/19/2010	•	

The Committee on General Government Appropriations (Aronberg) recommended the following:

Senate Amendment (with title amendment)

Between lines 334 and 335

insert:

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Section 7. Subsection (2) of section 403.706, Florida Statutes, is amended to read:

403.706 Local government solid waste responsibilities.-

8 (2)(a) Each county shall implement a recyclable materials 9 recycling program. Counties and municipalities are encouraged to 10 form cooperative arrangements for implementing recycling 11 programs.

(b) Such programs shall be designed to recover a

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13 significant portion of at least four of the following materials from the solid waste stream prior to final disposal at a solid 14 waste disposal facility and to offer these materials for 15 recycling: newspaper, aluminum cans, steel cans, glass, plastic 16 bottles, cardboard, office paper, and yard trash. Local 17 governments which operate permitted waste-to-energy facilities 18 19 may retrieve ferrous and nonferrous metal as a byproduct of 20 combustion.

(c) Local governments are encouraged to separate all plastics, metal, and all grades of paper for recycling prior to final disposal and are further encouraged to recycle yard trash and other mechanically treated solid waste into compost available for agricultural and other acceptable uses.

26 (d) By July 1, 2010, each county shall develop and implement a plan to achieve a goal to compost organic materials 27 that would otherwise be disposed of in a landfill. The goal 28 29 shall provide that up to 10 percent and no less than 5 percent of organic material would be composted within the county and the 30 31 municipalities within its boundaries. The department may reduce 32 or modify the compost goal if the county demonstrates to the 33 department that achievement of the goal would be impractical given the county's unique demographic, urban density, or 34 35 inability to separate normally compostable material from the 36 solid waste stream. The composting plan is encouraged to address 37 partnership with the private sector.

38 <u>(d) (e)</u> Each county is encouraged to consider plans for 39 mulching organic materials that would otherwise be disposed of 40 in a landfill. The mulching plans are encouraged to address 41 partnership with the private sector.

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44	And the title is amended as follows:
45	Delete lines 2 - 53
46	and insert:
47	An act relating to lands owned by the state or local
48	governments; amending s. 193.023, F.S.; requiring the
49	property appraiser to physically inspect any parcel of
50	taxable or state-owned real property upon the request
51	of the taxpayer or owner; amending s. 193.085, F.S.;
52	removing provisions requiring the Department of
53	Revenue to notify property appraisers of state
54	ownership of real property; requiring local
55	governments to notify property appraisers of lands
56	owned by the local government; amending s. 213.053,
57	F.S.; authorizing the Department of Revenue to
58	disclose certain information to the Department of
59	Environmental Protection regarding state-owned lands;
60	amending s. 216.0152, F.S.; requiring the Division of
61	Real Estate Development and Management in the
62	Department of Environmental Protection, rather than
63	the Department of Management Services, to develop and
64	maintain an automated inventory of all facilities
65	owned, leased, rented, or otherwise occupied or
66	maintained by any agency of the state; requiring that
67	the facilities inventory data be provided to the
68	department on or before a specified date each year by
69	the owning or operating state agency; requiring the
70	division to adopt rules; directing the department to

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COMMITTEE AMENDMENT



71 update its inventory with information concerning the 72 physical condition of facilities that have 3,000 73 square feet or more of usable space; requiring the 74 department to annually submit a report to the Governor 75 and the Legislature which lists the state-owned real 76 property recommended for disposition; amending s. 77 253.03, F.S.; requiring the Department of Revenue to furnish, in electronic form, annual current tax roll 78 79 data for public lands to the Board of Trustees of the 80 Internal Improvement Trust Fund to be used in 81 compiling the inventory of public lands; requiring the 82 board to use tax roll data from the Department of Revenue to assist in the identification and 83 84 confirmation of publicly held lands; amending s. 253.034, F.S.; removing provisions relating to an 85 86 inventory of public lands, including federal lands, 87 within the state; requiring that a building or parcel of land be offered for lease to state agencies, state 88 89 universities, and community colleges before being 90 offered for lease, sublease, or sale to a local or 91 federal unit of government or a private party; 92 requiring that priority consideration for such a lease be given to state universities and community colleges; 93 94 requiring that a state university or community college 95 submit a plan regarding the intended use of such 96 building or parcel of land for review and approval by 97 the Board of Trustees of the Internal Improvement 98 Trust Fund before approval of a lease; amending s. 99 403.706, F.S.; deleting a provision requiring counties

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100 to develop and implement a plan to achieve a goal to 101 compost organic materials that would otherwise be 102 disposed of in a landfill; creating the comprehensive 103 state-owned real