Florida Senate - 2012 Bill No. CS for CS for SB 1256



LEGISLATIVE ACTION

Senate		House
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	•	
Floor: WD		
03/09/2012 07:06 PM		

Senator Evers moved the following:

Senate Amendment (with title amendment)

Between lines 903 and 904

insert:

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Section 30. Section 200.069, Florida Statutes, is amended to read:

7 200.069 Notice of proposed property taxes and non-ad 8 valorem assessments.-Pursuant to s. 200.065(2)(b), the property 9 appraiser, in the name of the taxing authorities and local 10 governing boards levying non-ad valorem assessments within his 11 or her jurisdiction and at the expense of the county, shall 12 prepare and deliver by first-class mail to each taxpayer to be 13 listed on the current year's assessment roll a notice of

Page 1 of 9

Florida Senate - 2012 Bill No. CS for CS for SB 1256



proposed property taxes, which notice shall contain the elements 14 15 and use the format provided in the following form. The property 16 appraiser may send the notice electronically or by first-class mail. Electronic transmission may be used only with the express 17 18 consent of the property owner. Electronic transmission of the 19 notices may be sent earlier than the date of the postal mailing 20 of the notices, but may not be sent later. If the TRIM notice is 21 sent electronically and is returned as undeliverable, a second 22 notice must be sent by first-class mail. However, the original 23 electronic transmission used with the consent of the property 24 owner is the official mailing for purposes of this section. The 25 notice form must be approved by the Department of Revenue prior to transmission of the notice. Notwithstanding the provisions of 26 27 s. 195.022, a no county officer may not shall use a form other 28 than that provided in this section herein. The Department of 29 Revenue may adjust the spacing and placement on the form of the 30 elements listed in this section as it considers necessary based on changes in conditions necessitated by various taxing 31 32 authorities. If the elements are in the order listed, the placement of the listed columns may be varied at the discretion 33 34 and expense of the property appraiser, and the property 35 appraiser may use printing technology and devices to complete 36 the form, the spacing, and the placement of the information in 37 the columns. A county officer may use a form other than that 38 provided by the department for purposes of this part, but only 39 if his or her office pays the related expenses and he or she 40 obtains prior written permission from the executive director of 41 the department; however, a county officer may not use a form the 42 substantive content of which is at variance with the form

Page 2 of 9

Florida Senate - 2012 Bill No. CS for CS for SB 1256



43 prescribed by the department. The county officer may continue to 44 use such an approved form until the law that specifies the form 45 is amended or repealed or until the officer receives written 46 disapproval from the executive director.

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(1) The first page of the notice must shall read:

NOTICE OF PROPOSED PROPERTY TAXES DO NOT PAY—THIS IS NOT A BILL

52 The taxing authorities <u>that</u> which levy property taxes 53 against your property will soon hold PUBLIC HEARINGS to adopt 54 budgets and tax rates for the next year.

55 The purpose of these PUBLIC HEARINGS is to receive opinions 56 from the general public and to answer questions on the proposed 57 tax change and budget PRIOR TO TAKING FINAL ACTION.

58 Each taxing authority may AMEND OR ALTER its proposals at 59 the hearing.

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(2) (a) The notice must shall include a brief legal 61 62 description of the property, the name and mailing address of the 63 owner of record, and the tax information applicable to the 64 specific parcel in question. The information must shall be in columnar form. There must shall be seven column headings which 65 shall read: "Taxing Authority," "Your Property Taxes Last Year," 66 67 "Last Year's Adjusted Tax Rate (Millage)," "Your Taxes This Year 68 IF NO Budget Change Is Adopted," "Tax Rate This Year IF PROPOSED Budget Is Adopted (Millage)," "Your Taxes This Year IF PROPOSED 69 70 Budget Change Is Adopted," and "A Public Hearing on the Proposed 71 Taxes and Budget Will Be Held:."

Florida Senate - 2012 Bill No. CS for CS for SB 1256



(b) As used in this section, the term "last year's adjusted tax rate" means the rolled-back rate calculated pursuant to s. 200.065(1).

75 (3) There must shall be under each column heading an entry for the county; the school district levy required pursuant to s. 76 77 1011.60(6); other operating school levies; the municipality or 78 municipal service taxing unit or units in which the parcel lies, 79 if any; the water management district levying pursuant to s. 80 373.503; the independent special districts in which the parcel 81 lies, if any; and for all voted levies for debt service 82 applicable to the parcel, if any.

83 (4) For each entry listed in subsection (3), there <u>must</u>
 84 shall appear on the notice the following:

85 (a) In the first column, a brief, commonly used name for the taxing authority or its governing body. The entry in the 86 87 first column for the levy required pursuant to s. 1011.60(6) must shall be "By State Law." The entry for other operating 88 89 school district levies must shall be "By Local Board." Both 90 school levy entries must shall be indented and preceded by the notation "Public Schools:". For each voted levy for debt 91 92 service, the entry must shall be "Voter Approved Debt Payments."

(b) In the second column, the gross amount of ad valorem taxes levied against the parcel in the previous year. If the parcel did not exist in the previous year, the second column must shall be blank.

97 (c) In the third column, last year's adjusted tax rate or, 98 in the case of voted levies for debt service, the tax rate 99 previously authorized by referendum.

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(d) In the fourth column, the gross amount of ad valorem

Florida Senate - 2012 Bill No. CS for CS for SB 1256



101 taxes which will apply to the parcel in the current year if each 102 taxing authority levies last year's adjusted tax rate or, in the 103 case of voted levies for debt service, the amount previously 104 authorized by referendum.

(e) In the fifth column, the tax rate that each taxing
authority must levy against the parcel to fund the proposed
budget or, in the case of voted levies for debt service, the tax
rate previously authorized by referendum.

(f) In the sixth column, the gross amount of ad valorem taxes that must be levied in the current year if the proposed budget is adopted.

(g) In the seventh column, the date, the time, and a brief description of the location of the public hearing required pursuant to s. 200.065(2)(c).

(5) Following the entries for each taxing authority, a 115 116 final entry must shall show: in the first column, the words 117 "Total Property Taxes:" and in the second, fourth, and sixth columns, the sum of the entries for each of the individual 118 119 taxing authorities. The second, fourth, and sixth columns must 120 shall, immediately below said entries, be labeled Column 1, 121 Column 2, and Column 3, respectively. Below these labels must 122 shall appear, in boldfaced type, the statement: SEE REVERSE SIDE 123 FOR EXPLANATION.

(6) (a) The second page of the notice <u>must</u> shall state the parcel's market value and for each taxing authority that levies an ad valorem tax against the parcel:

127 1. The assessed value, value of exemptions, and taxable128 value for the previous year and the current year.

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2. Each assessment reduction and exemption applicable to

Florida Senate - 2012 Bill No. CS for CS for SB 1256



130 the property, including the value of the assessment reduction or 131 exemption and tax levies to which they apply.

(b) The reverse side of the second page <u>must</u> shall contain
definitions and explanations for the values included on the
front side.

(7) The following statement <u>must</u> shall appear after the
values listed on the front of the second page:

138 If you feel that the market value of your property is 139 inaccurate or does not reflect fair market value, or if you are 140 entitled to an exemption or classification that is not reflected 141 above, contact your county property appraiser at ... (phone 142 number)... or ... (location)....

143 If the property appraiser's office is unable to resolve the 144 matter as to market value, classification, or an exemption, you 145 may file a petition for adjustment with the Value Adjustment 146 Board. Petition forms are available from the county property 147 appraiser and must be filed ON OR BEFORE ...(date)....

148 (8) The reverse side of the first page of the form <u>must</u> 149 shall read:

- EXPLANATION
- 151 152

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*COLUMN 1-"YOUR PROPERTY TAXES LAST YEAR"

This column shows the taxes that applied last year to your property. These amounts were based on budgets adopted last year and your property's previous taxable value.

157*COLUMN 2-"YOUR TAXES IF NO BUDGET CHANGE IS ADOPTED"158This column shows what your taxes will be this year IF EACH

Florida Senate - 2012 Bill No. CS for CS for SB 1256



159 TAXING AUTHORITY DOES NOT CHANGE ITS PROPERTY TAX LEVY. These 160 amounts are based on last year's budgets and your current 161 assessment.

*COLUMN 3-"YOUR TAXES IF PROPOSED BUDGET CHANGE IS ADOPTED" This column shows what your taxes will be this year under the BUDGET ACTUALLY PROPOSED by each local taxing authority. The proposal is NOT final and may be amended at the public hearings shown on the front side of this notice. The difference between columns 2 and 3 is the tax change proposed by each local taxing authority and is NOT the result of higher assessments.

170 *Note: Amounts shown on this form do NOT reflect early 171 payment discounts you may have received or may be eligible to 172 receive. (Discounts are a maximum of 4 percent of the amounts 173 shown on this form.)

174 (9) The bottom portion of the notice <u>must</u> shall further
 175 read in bold, conspicuous print:

177 "Your final tax bill may contain non-ad valorem assessments 178 <u>that</u> which may not be reflected on this notice such as 179 assessments for roads, fire, garbage, lighting, drainage, water, 180 sewer, or other governmental services and facilities which may 181 be levied by your county, city, or any special district."

(10) (a) If requested by the local governing board levying non-ad valorem assessments and agreed to by the property appraiser, the notice specified in this section may contain a notice of proposed or adopted non-ad valorem assessments. If so agreed, the notice must shall be titled:

Page 7 of 9

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188 189 NOTICE OF PROPOSED PROPERTY TAXES 190 AND PROPOSED OR ADOPTED 191 NON-AD VALOREM ASSESSMENTS 192 DO NOT PAY-THIS IS NOT A BILL 193 194 There must be a clear partition between the notice of 195 proposed property taxes and the notice of proposed or adopted 196 non-ad valorem assessments. The partition must be a bold, 197 horizontal line approximately 1/8-inch thick. By rule, the 198 department shall provide a format for the form of the notice of 199 proposed or adopted non-ad valorem assessments which meets the 200 following minimum requirements: 201 1. There must be subheading for columns listing the levying 202 local governing board, with corresponding assessment rates 203 expressed in dollars and cents per unit of assessment, and the 204 associated assessment amount. 205 2. The purpose of each assessment must also be listed in 206 the column listing the levying local governing board if the 207 purpose is not clearly indicated by the name of the board. 208 3. Each non-ad valorem assessment for each levying local 209 governing board must be listed separately. 210 4. If a county has too many municipal service benefit units 211 or assessments to be listed separately, it shall combine them by 212 function. 213 5. A brief statement outlining the responsibility of the 214 tax collector and each levying local governing board as to any non-ad valorem assessment must be provided on the form, 215

Page 8 of 9

accompanied by directions as to which office to contact for

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Florida Senate - 2012 Bill No. CS for CS for SB 1256



217	particular questions or problems.
218	(b) If the notice includes all adopted non-ad valorem
219	assessments, the provisions contained in subsection (9) \underline{may}
220	shall not be placed on the notice.
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223	And the title is amended as follows:
224	Delete line 128
225	and insert:
226	additional taxes; amending s. 200.069, F.S.;
227	authorizing property appraisers to deliver, with the
228	property owner's express consent, a notice of proposed
229	property taxes and proposed or adopted non-ad valorem
230	assessments to property owners by electronic
231	transmission; amending ss. 218.12 and 218.125,