

Amendment No.

COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED	<u> </u>	(Y/N)
ADOPTED AS AMENDED	<u> </u>	(Y/N)
ADOPTED W/O OBJECTION	<u> </u>	(Y/N)
FAILED TO ADOPT	<u> </u>	(Y/N)
WITHDRAWN	<u> </u>	(Y/N)
OTHER	<u> </u>	

1 Committee/Subcommittee hearing bill: Agriculture & Natural
2 Resources Subcommittee
3 Representative Roberson, K. offered the following:

Amendment (with title amendment)

Remove lines 77-91 and insert:

7 service contract. The maintenance entity shall inspect each
8 aerobic treatment unit system at least twice each year and shall
9 report quarterly to the department on the number of aerobic
10 treatment unit systems inspected and serviced. Reports may be
11 submitted electronically. A property owner of an owner-occupied
12 single-family residence may be approved and permitted by the
13 department as a maintenance entity for his or her own system
14 upon written certification from the manufacturer or the
15 manufacturer's approved representative that they have received
16 training on the proper installation and service of the unit.
17 Maintenance entity service agreements must conspicuously
18 disclose that a property owner of an owner-occupied single-
19 family residence has the right to maintain their own system and
20 is exempt from contractor registration requirements for

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21 performing such construction, maintenance, or repairs on such
22 system, but is subject to all permitting requirements. A septic
23 tank contractor licensed under Part III of chapter 489 shall not
24 be denied the access to training and spare parts by the
25 manufacturer, for maintenance entities. Component parts for the
26 aerobic treatment units after the original warranty period may
27 be replaced with parts that meet manufacturer's specifications
28 but are manufactured by others. The owner shall allow the
29 department to inspect during reasonable hours each aerobic
30 treatment unit system at least annually, and such inspection may
31 include collection and analysis of system-effluent samples for
32 performance criteria established by rule of the department.

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36 **T I T L E A M E N D M E N T**

37 Remove lines 3-7 and insert:

38 disposal systems; amending s. 381.0065, F.S.; providing that
39 property owners of an owner-occupied single-family residence may
40 be approved as a maintenance entity under certain conditions;
41 providing that maintenance entity agreements must disclose that
42 property owners of an owner-occupied single-family residence may
43 be approved and permitted as a maintenance entity and is exempt
44 from registration requirements, but is subject to all permitting
45 requirements under the Department of Health; providing an
46 effective
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