HB 337

1	A bill to be entitled
2	An act relating to local government services; amending
3	s. 153.03, F.S.; authorizing a county to provide
4	certain services and facilities outside the boundaries
5	of a municipality without the express consent of the
6	municipality's governing body under certain
7	circumstances; amending s. 180.02, F.S.; prohibiting a
8	municipality from extending its corporate powers
9	within unincorporated areas of a county without the
10	express consent of the county's governing body;
11	providing an effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. Subsection (1) of section 153.03, Florida
16	Statutes, is amended to read:
17	153.03 General grant of power.—Any of the several counties
18	of the state which may hereafter come under the provisions of
19	this chapter as hereinafter provided is hereby authorized and
20	empowered:
21	(1) To purchase and/or construct and to improve, extend,
22	enlarge, and reconstruct a water supply system or systems or
23	sewage disposal system or systems, or both, within such county
24	and any adjoining county or counties and to purchase and/or
25	construct or reconstruct water system improvements or sewer
26	improvements, or both, within such county and any adjoining
ļ	Page 1 of 3

CODING: Words stricken are deletions; words underlined are additions.

2015

HB 337

2015

27 county or counties and to operate, manage and control all such systems so purchased and/or constructed and all properties 28 29 pertaining thereto and to furnish and supply water and sewage 30 collection and disposal services to any of such counties and to 31 any municipalities and any persons, firms or corporations, 32 public or private, in any of such counties; provided, however, 33 that none of the facilities provided by this chapter may be constructed, owned, operated or maintained by the county on 34 property located within the corporate limits of any municipality 35 36 without the consent of the council, commission or body having 37 general legislative authority in the government of such 38 municipality unless such facilities were owned by the county on 39 such property prior to the time such property was included 40 within the corporate limits of such municipality. A No county may not shall furnish any of the facilities or services provided 41 42 by this chapter to a any property already being furnished such like facilities or services by a any municipality without the 43 express consent of the council, commission, or body having 44 45 general legislative authority in the government of such 46 municipality unless the facilities or services will be provided 47 outside the boundary of that municipality and a prior consent 48 agreement between the parties related to the provision of 49 facilities or services outside the municipality boundary, has 50 expired. Section 2. Subsection (2) of section 180.02, Florida 51 52 Statutes, is amended to read:

Page 2 of 3

CODING: Words stricken are deletions; words underlined are additions.

HB 337

53

180.02 Powers of municipalities.-

54 A Any municipality may extend and execute all of its (2) 55 corporate powers to accomplish applicable for the accomplishment 56 of the purposes of this chapter outside of its corporate limits, 57 as hereinafter provided and as may be desirable or necessary to promote for the promotion of the public health, safety, and 58 59 welfare or to accomplish for the accomplishment of the purposes 60 of this chapter; provided, however, that such said corporate powers do shall not extend or apply within the corporate limits 61 62 of another municipality or extend to or apply within the 63 unincorporated areas of a county without the express consent of 64 the board of county commissioners of such county.

65

Section 3. This act shall take effect July 1, 2015.

Page 3 of 3

CODING: Words stricken are deletions; words underlined are additions.

2015