## 

CS/CS/CS/HB 383, Engrossed 1

1	A bill to be entitled
2	An act relating to private property rights; amending
3	s. 70.001, F.S.; revising the terms "property owner"
4	and "real property"; providing that any settlement
5	agreement reached between an owner and a governmental
6	entity applies so long as the agreement resolves all
7	issues; providing exceptions to the applicability of
8	the Bert J. Harris, Jr., Private Property Rights
9	Protection Act; creating s. 70.45, F.S.,; defining
10	terms; authorizing a property owner to bring an action
11	to recover damages caused by a prohibited exaction;
12	requiring a property owner to provide written notice
13	of such action to the relevant governmental entity;
14	specifying the burdens of proof imposed on the
15	governmental entity and the property owner in such
16	action; authorizing the award of reasonable attorney
17	fees and costs under specified circumstances; waiving
18	the state's sovereign immunity for certain causes of
19	action; providing applicability; amending s. 70.80,
20	F.S.; specifying that an action for a prohibited
21	exaction is not to be construed in pari materia with
22	certain other actions; providing an effective date.
23	
24	Be It Enacted by the Legislature of the State of Florida:
25	
26	Section 1. Paragraphs (b), (c), and (d) of subsection $(4)$ ,
I	Page 1 of 8

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

# 

CS/CS/CS/HB 383, Engrossed 1

27 paragraphs (f) and (g) of subsection (3), and subsection (10) of 28 section 70.001, Florida Statutes, are amended to read: 70.001 Private property rights protection.-29 For purposes of this section: 30 (3) The term "property owner" means the person who holds 31 (f) 32 legal title to the real property that is the subject of and 33 directly impacted by the action of a governmental entity at 34 issue. The term does not include a governmental entity. 35 (q) The term "real property" means land and includes any appurtenances and improvements to the land, including any other 36 37 relevant real property in which the property owner has had a 38 relevant interest. The term includes only parcels that are the 39 subject of and directly impacted by the action of a governmental 40 entity. 41 (4) 42 (b) The governmental entity shall provide written notice 43 of the claim to all parties to any administrative action that 44 gave rise to the claim, and to owners of real property 45 contiguous to the owner's property at the addresses listed on 46 the most recent county tax rolls. Within 15 days after the claim 47 is being presented, the governmental entity shall report the claim in writing to the Department of Legal Affairs, and shall 48 49 provide the department with the name, address, and telephone 50 number of the employee of the governmental entity from whom 51 additional information may be obtained about the claim during 52 the pendency of the claim and any subsequent judicial action. Page 2 of 8

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

# 

CS/CS/CS/HB 383, Engrossed 1

53 During the 90-day-notice period or the 150-day-notice (C)period, unless extended by agreement of the parties, the 54 55 governmental entity shall make a written settlement offer to 56 effectuate: 57 An adjustment of land development or permit standards 1. 58 or other provisions controlling the development or use of land. 59 2. Increases or modifications in the density, intensity, 60 or use of areas of development. 61 3. The transfer of developmental rights. 4. Land swaps or exchanges. 62 Mitigation, including payments in lieu of onsite 63 5. 64 mitigation. 65 6. Location on the least sensitive portion of the 66 property. 7. Conditioning the amount of development or use 67 68 permitted. 69 8. A requirement that issues be addressed on a more 70 comprehensive basis than a single proposed use or development. 71 9. Issuance of the development order, a variance, special 72 exception, or other extraordinary relief. 73 10. Purchase of the real property, or an interest therein, 74 by an appropriate governmental entity or payment of 75 compensation. 11. No changes to the action of the governmental entity. 76 77 78 If the property owner accepts a the settlement offer, either Page 3 of 8

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

### 

CS/CS/CS/HB 383, Engrossed 1

59 before or after filing an action, the governmental entity may 50 implement the settlement offer by appropriate development 51 agreement; by issuing a variance, special exception, or other 52 extraordinary relief; or by other appropriate method, subject to 53 paragraph (d).

84 When Whenever a governmental entity enters into a (d)1. 85 settlement agreement under this section which would have the effect of a modification, variance, or a special exception to 86 87 the application of a rule, regulation, or ordinance as it would otherwise apply to the subject real property, the relief granted 88 shall protect the public interest served by the regulations at 89 90 issue and be the appropriate relief necessary to prevent the 91 governmental regulatory effort from inordinately burdening the 92 real property.

When Whenever a governmental entity enters into a 93 2. 94 settlement agreement under this section which would have the effect of contravening the application of a statute as it would 95 96 otherwise apply to the subject real property, the governmental 97 entity and the property owner shall jointly file an action in 98 the circuit court where the real property is located for 99 approval of the settlement agreement by the court to ensure that the relief granted protects the public interest served by the 100 101 statute at issue and is the appropriate relief necessary to 102 prevent the governmental regulatory effort from inordinately 103 burdening the real property.

104

#### Page 4 of 8

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

# 

CS/CS/CS/HB 383, Engrossed 1

105	This paragraph applies to any settlement reached between a
106	property owner and a governmental entity regardless of when the
107	settlement agreement was entered so long as the agreement fully
108	resolves all claims asserted under this section.
109	(10) <u>(a)</u> This section does not apply to any actions taken
110	by a governmental entity which relate to the operation,
111	maintenance, or expansion of transportation facilities, and this
112	section does not affect existing law regarding eminent domain
113	relating to transportation.
114	(b) This section does not apply to any actions taken by a
115	county with respect to the adoption of a Flood Insurance Rate
116	Map issued by the Federal Emergency Management Agency for the
117	purpose of participating in the National Flood Insurance
118	Program, unless such adoption incorrectly applies an aspect of
119	the Flood Insurance Rate Map to the property, in such a way as
120	to, but not limited to, incorrectly assess the elevation of the
121	property.
122	Section 2. Section 70.45, Florida Statutes, is created to
123	read:
124	70.45 Governmental exactions
125	(1) As used in this section, the term:
126	(a) "Damages" means, in addition to the right to
127	injunctive relief, the reduction in fair market value of the
128	real property or the amount of the fee or infrastructure cost
129	that exceeds what would be permitted under this section.
130	(b) "Governmental entity" has the same meaning as provided
I	Page 5 of 8

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

### 

CS/CS/CS/HB 383, Engrossed 1

131	in s. 70.001(3)(c).
132	(c) "Prohibited exaction" means any condition imposed by a
133	governmental entity on a property owner's proposed use of real
134	property that lacks an essential nexus to a legitimate public
135	purpose and is not roughly proportionate to the impacts of the
136	proposed use that the governmental entity seeks to avoid,
137	minimize, or mitigate.
138	(d) "Property owner" has the same meaning as provided in
139	<u>s. 70.001(3)(f).</u>
140	(e) "Real property" has the same meaning as provided in s.
141	70.001(3)(g).
142	(2) In addition to other remedies available in law or
143	equity, a property owner may bring an action in a court of
144	competent jurisdiction under this section to recover damages
145	caused by a prohibited exaction. Such action may not be brought
146	until a prohibited exaction is actually imposed or required in
147	writing as a final condition of approval for the requested use
148	of real property. The right to bring an action under this
149	section may not be waived. This section does not apply to impact
150	fees adopted under s. 163.31801 or non-ad valorem assessments as
151	defined in s. 197.3632.
152	(3) At least 90 days before filing an action under this
153	section, but no later than 180 days after imposition of the
154	prohibited exaction, the property owner shall provide to the
155	relevant governmental entity written notice of the proposed
156	action. This written notice shall identify the exaction that the
I	Page 6 of 8

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

### 

CS/CS/CS/HB 383, Engrossed 1

157 property owner believes is prohibited, briefly explain why the 158 property owner believes the exaction is prohibited, and provide 159 an estimate of the damages. Upon receipt of the written notice: 160 The governmental entity shall review the notice of (a) 161 claim and respond in writing to the property owner by 162 identifying the basis for the exaction and explaining why the 163 governmental entity maintains that the exaction is proportionate 164 to the harm created by the proposed use of real property, or by 165 proposing to remove all or a portion of the exaction. 166 The written response may not be used against the (b) 167 governmental entity in subsequent litigation other than for 168 purposes of assessing attorney fees and costs under subsection 169 (5). 170 For each claim filed under this section, the (4) 171 governmental entity has the burden of proving that the exaction 172 has an essential nexus to a legitimate public purpose and is 173 roughly proportionate to the impacts of the proposed use that 174 the governmental entity is seeking to avoid, minimize, or 175 mitigate. The property owner has the burden of proving damages 176 that result from a prohibited exaction. 177 The court may award attorney fees and costs to the (5) prevailing party; however, if the court determines that the 178 179 exaction which is the subject of the claim lacks an essential 180 nexus to a legitimate public purpose, the court shall award 181 attorney fees and costs to the property owner. 182 To ensure that courts may assess damages for claims (6) Page 7 of 8

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

### 

CS/CS/CS/HB 383, Engrossed 1

183 filed under this section in accordance with s. 13, Art. X of the 184 State Constitution, the state, for itself and its agencies or 185 political subdivisions, waives sovereign immunity for causes of 186 action based upon the application of this section. Such waiver 187 is limited only to actions brought under this section. 188 (7) This section applies to any prohibited exaction 189 imposed or required in writing on or after October 1, 2015, as a 190 final condition of approval for the requested use of real 191 property. Section 3. Section 70.80, Florida Statutes, is amended to 192 193 read: 70.80 Construction of ss. 70.001, 70.45, and 70.51.-It is 194 195 the express declaration of the Legislature that ss. 70.001, 196 70.45, and 70.51 have separate and distinct bases, objectives, 197 applications, and processes. It is therefore the intent of the 198 Legislature that ss. 70.001, 70.45, and 70.51 are not to be 199 construed in pari materia. 200 Section 4. This act shall take effect October 1, 2015.

Page 8 of 8

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