House

Florida Senate - 2016 Bill No. CS for SB 1190

9	13352
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LEGISLATIVE ACTION

Senate Comm: WD 02/29/2016

The Committee on Rules (Diaz de la Portilla) recommended the following:

Senate Amendment to Amendment (810490) (with title amendment)

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Delete lines 8 - 36
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and insert:

(6) (a) The governing body of a county may designate specific tax increment areas, not to exceed 300 acres, to employ tax increment financing for the purposes of this section. The governing body of the county shall administer a separate reserve account to deposit tax increment revenues for each tax increment

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11	area created pursuant to this subsection.
12	(b) Tax increment revenues, including the proceeds of any
13	revenue bonds secured by, and repaid with, such tax increment
14	revenues, shall be used to fund economic development activities,
15	as referenced in this section, and the following infrastructure
16	projects and expenditures, when such projects and expenditures
17	directly benefit the tax increment area:
18	1. Wetland mitigation credits.
19	2. Public roadways, including fill, grading, road surface,
20	curbs, gutters, and roadway drainage.
21	3. Reworked public roadways, including fill, grading, road
22	surface, curbs, gutters, and roadway drainage.
23	4. Site lighting on public property, including roadway
24	lighting and safety lighting.
25	5. Pedestrian walkways that connect development within the
26	tax increment area to public areas.
27	6. Mass transit facilities.
28	7. Off-site highway interchanges, on and off ramps, lane
29	additions, lane widening, reconfigurations, and related highway
30	improvements, such as lighting, striping, and traffic management
31	equipment and systems.
32	8. Off-site roadway and bridge improvements, including
33	intersections, lane additions, lane widening, reconfigurations,
34	and related improvements, such as lighting, striping, and
35	traffic management equipment and systems.
36	9. Off-site preparation costs, including grading,
37	excavation, and related costs.
38	10. Underground utility connection preparation costs,
39	including sanitary sewer, water, power, and communications

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40	utilities.
41	11. Off-site stormwater management system and retention
42	structures.
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44	Such funds may not be used for the construction of buildings
45	used solely for commercial or retail purposes within the tax
46	increment area.
47	(c) The tax increment authorized under this section shall
48	be determined annually and shall be the amount equal to a
49	maximum of 95 percent of the difference between:
50	1. The amount of ad valorem taxes levied each year by the
51	county, exclusive of any amount from any debt service millage,
52	on taxable real property contained within the geographic
53	boundaries of the tax increment area; and
54	2. The amount of ad valorem taxes which would have been
55	produced by the rate upon which the tax is levied each year by
56	or for the county, exclusive of any debt service millage, upon
57	the total of the assessed value of the taxable real property in
58	the tax increment area as shown upon the most recent assessment
59	roll used in connection with the taxation of such property by
60	the county before the establishment of the tax increment area.
61	(d) The Department of Transportation or the Florida
62	Turnpike Enterprise may not impose any fee on, or require any
63	contribution from, a commercial or retail development within a
64	tax increment finance area to fund, or assist in funding, any
65	transportation infrastructure improvement.
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68	And the title is amended as follows:

COMMITTEE AMENDMENT

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69	Delete lines 606 - 607
70	and insert:
71	directly benefit the tax increment area; specifying
72	determination requirements for a tax increment;
73	prohibiting the Department of Transportation or the
74	Florida Turnpike Enterprise from imposing certain fees
75	on or requiring certain contributions from a
76	commercial or retail development within a tax
77	increment finance area; amending s.