Florida Senate - 2017 Bill No. CS/HB 425, 1st Eng.



LEGISLATIVE ACTION

Senate

House

Senator Steube moved the following:

Senate Amendment to Amendment (912992) (with directory and title amendments)

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Delete lines 10 - 36
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and insert:

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(b)<u>1. A local law, ordinance, or regulation adopted or</u> <u>amended after the effective date of this act may regulate</u> <u>activities that arise when a property is used as a vacation</u> <u>rental, provided such regulation applies uniformly to all</u> <u>residential properties without regard to whether the property is</u> used as a vacation rental as defined in s. 509.242 or long-term

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12	rental subject to the provisions of part II of chapter 83 or
13	whether a property owner chooses not to rent the property.
14	However, a local law, ordinance, or regulation may not prohibit
15	vacation rentals or regulate the duration or frequency of rental
16	of vacation rentals.
17	<u>2.</u> This paragraph does not apply to <u>:</u>
18	a. Any local law, ordinance, or regulation adopted on or
19	before June 1, 2011 <u>; or</u>
20	b. Any local law, ordinance, or regulation that is being
21	amended to be less restrictive as to prohibition or to duration
22	or frequency of rental of vacation rentals, regardless of its
23	adoption date.
24	(d) Properties owned, in whole or in part, by a
25	servicemember as defined in s. 250.01 or by a disabled veteran
26	with a service-connected disability rating of 30 percent or more
27	according to the United States Department of Veterans Affairs,
28	are exempt from any local law, ordinance or regulation that
29	regulates the use of vacation rentals, including those adopted
30	prior to June 1, 2011.
31	(e) A vacation rental owner shall submit to the local
32	jurisdiction a copy of the vacation rental license required
33	under chapter 509, a copy of the certificate of registration
34	required under s. 212.18, and emergency contact information. The
35	submission of such documents and information is for
36	informational purposes only. The local jurisdiction may not
37	assess a fee for the submission.
38	Section 2. Notwithstanding s. 509.032(7)(b), Florida
39	Statutes, a municipality located on Boca Ciega Bay with a
40	population of 1,500 or less may submit an ordinance adopted by

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41	the governing body of the municipality prior to 2009 for
42	ratification of the electors at a referendum. If the ordinance
43	is approved by at least two-thirds of the electors voting in the
44	referendum, the effective date of the ordinance is the date of
45	its initial adoption by the governing body of the municipality.
46	Section 3. If any provision of this act is determined
47	unconstitutional or otherwise determined invalid by a court of
48	law, all the rest and remainder of the act shall remain in full
49	force and effect as the law of this state.
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51	===== DIRECTORY CLAUSE AMENDMENT ======
52	And the directory clause is amended as follows:
53	Delete lines 6 - 7
54	and insert:
55	Section 1. Paragraph (b) of subsection (7) of section
56	509.032, Florida Statutes, is amended, and new paragraphs (d)
57	and (e) are added to that subsection, to read:
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59	=========== T I T L E A M E N D M E N T =================================
60	And the title is amended as follows:
61	Delete lines 47 - 52
62	and insert:
63	regarding vacation rentals; requiring a vacation
64	rental owner to submit specified documents and
65	information to the local jurisdiction; prohibiting the
66	local jurisdiction from assessing certain fees;
67	specifying that local laws, ordinances, or regulations
68	regarding vacation rentals may not prohibit
69	servicemember- or certain disabled veteran-owned
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70 properties from being used as vacation rentals or 71 regulate the frequency or duration of such rentals; 72 authorizing certain ordinances of specified 73 municipalities to be submitted for ratification by 74 electors at a referendum; providing a retroactive 75 effective date for such ordinances; providing a saving 76 clause;