832374

	LEGISLATIVE ACTION	
Senate		House
Comm: RCS	•	
01/22/2018		
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The Committee on Environmental Preservation and Conservation (Perry) recommended the following:

## Senate Amendment (with title amendment)

Delete lines 117 - 135 3

and insert:

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- (22) Counties and municipalities shall address the contamination of recyclable material in contracts for the collection, transportation, and processing of residential recyclable material based upon the following:
- (a) A residential recycling collector may not be required to collect or transport contaminated recyclable material. As

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11 used in this subsection, "residential recycling collector" means 12 a for-profit business entity that collects and transports 13 residential recyclable material on behalf of a county or 14 municipality.

- (b) A materials recovery facility may not be required to process contaminated recyclable material.
- (c) Each contract between a residential recycling collector and a county or municipality for the collection or transport of residential recyclable material, and each request for proposal for residential recyclable material, must define the term "contaminated recyclable material" in a manner that is appropriate for the local community, based on the available markets for recyclable material. The contract and request for proposal must include:
- 1. The respective strategies and obligations of the county or municipality and the collector to reduce the amount of contaminated recyclable material being collected;
- 2. The procedures for identifying, documenting, managing, and rejecting residential recycling containers, carts, or bins that contain contaminated recyclable material;
- 3. The remedies that will be used if a container, cart, or bin contains contaminated recyclable material; and
- 4. The education and enforcement measures that will be used to reduce the amount of contaminated recyclable material.
- (d) Each contract between a materials recovery facility and a county or municipality for processing residential recyclable material must define the term "contaminated recyclable material" in a manner that is appropriate for the local community, based on the available markets for recyclable material. The contract



must include:

- 1. The respective strategies and obligations of the parties to reduce the amount of contaminated recyclable material being processed;
- 2. The procedures for identifying, documenting, managing, and rejecting residential recycling containers or loads that contain contaminated recyclable material; and
- 3. The remedies that will be used if a container or load contains contaminated recyclable material.
- (e) This subsection shall apply to each contract between a municipality or county and a residential recycling collector or materials recovery facility executed or renewed after the effective date of this act.

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======== T I T L E A M E N D M E N T ========= And the title is amended as follows:

Delete lines 17 - 23

and insert:

amending s. 403.706, F.S.; requiring counties and municipalities to address contamination of recyclable material in specified contracts; prohibiting counties and municipalities from requiring the collection or transport of contaminated recyclable material by residential recycling collectors; defining the term "residential recycling collector"; specifying required contract provisions in residential recycling collector and materials recovery facility contracts with counties and municipalities; providing