CS for SB 806

By the Committee on Rules; and Senator Baxley

	595-04000-18 2018806c1
1	A bill to be entitled
2	An act relating to water management district surplus
3	lands; amending s. 373.089, F.S.; requiring a water
4	management district to publish its notice of intention
5	to sell surplus lands on its website; revising the
6	circumstances when a water management district must
7	publish its intention to sell surplus lands; revising
8	the process for selling certain lower valued surplus
9	lands; defining the term "adjacent property owners";
10	providing an effective date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
13	
14	Section 1. Subsections (3) and (8) of section 373.089,
15	Florida Statutes, are amended to read:
16	373.089 Sale or exchange of lands, or interests or rights
17	in lands.—The governing board of the district may sell lands, or
18	interests or rights in lands, to which the district has acquired
19	title or to which it may hereafter acquire title in the
20	following manner:
21	(3) Before selling any surplus land, or interests or rights
22	in land, the district shall publish a notice of intention to
23	sell <u>on its website and</u> in a newspaper published in the county
24	in which the land, or interests or rights in the land, is
25	situated once each week for 3 successive weeks, three insertions
26	being sufficient. The first publication of the required notice
27	must occur at least 30 days, but not more than 360 days, before
28	any sale is approved by the district and must include a
29	description of lands, or interests or rights in lands, to be

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30 offered for sale.

31 (8) (a) If a parcel of land is no longer essential or 32 necessary for conservation purposes and is valued at \$25,000 or less as determined by a certified appraisal obtained within 360 33 34 days before the effective date of a contract for the sale, as 35 specified in subsection (1), the governing board may determine 36 that the parcel of land is surplus and may offer to sell it to 37 the adjacent property owners. If the governing board elects to offer for sale the parcel to adjacent property owners pursuant 38 to this subsection, the governing board must publish the notice 39 40 of intention to sell must be published as required under 41 subsection (3), one time only, and - the governing board must 42 shall send the notice of intention to sell the parcel to adjacent property owners by certified mail and publish the 43 44 notice on its website. For the purpose of this subsection, the 45 term "adjacent property owners" means those owners whose 46 property abuts the parcel.

(b) Fourteen days after publication of such notice, the district may sell the parcel to an adjacent property owner or, if there are two or more owners of adjacent property, accept sealed bids and sell the parcel to the highest bidder or reject all offers.

(c) If the parcel is not sold to an adjacent property owner pursuant to paragraph (b), the district may sell the parcel at any time to the general public for the highest price obtainable Thirty days after publication of such notice, the district shall accept sealed bids and may sell the parcel to the highest bidder or reject all offers.

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59	If the Board of Trustees of the Internal Improvement Trust Fund
60	declines to accept title to the lands offered under this
61	section, the land may be disposed of by the district under the
62	provisions of this section.
63	Section 2. This act shall take effect July 1, 2018.

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