House

Florida Senate - 2019 Bill No. CS for CS for SB 1054



LEGISLATIVE ACTION

Senate Floor: WD/2R

04/30/2019 09:29 AM

Senator Powell moved the following:

Senate Amendment

Delete lines 200 - 294

and insert:

community redevelopment agency approves its continued existence by a majority vote of the members of the governing body.

7 (2) (a) If the governing body of the community redevelopment 8 agency does not approve its continued existence by a majority 9 vote of the governing body members, a community redevelopment 10 agency with outstanding bonds as of October 1, 2019, that do not

mature until after the termination date of the agency or

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Florida Senate - 2019 Bill No. CS for CS for SB 1054

12	September 30, 2039, whichever is earlier, remains in existence
13	until the date the bonds mature.
14	(b) A community redevelopment agency operating under this
15	subsection on or after September 30, 2039, may not extend the
16	maturity date of any outstanding bonds.
17	(c) The county or municipality that created the community
18	redevelopment agency must issue a new finding of necessity
19	limited to timely meeting the remaining bond obligations of the
20	community redevelopment agency.
21	Section 7. Section 163.3756, Florida Statutes, is created
22	to read:
23	163.3756 Inactive community redevelopment agencies
24	(1) The Legislature finds that a number of community
25	redevelopment agencies continue to exist, but do not report any
26	revenues, expenditures, or debt in the annual reports they file
27	with the Department of Financial Services pursuant to s. 218.32.
28	(2)(a) A community redevelopment agency that has reported
29	no revenue, no expenditures, and no debt under s. 189.016(9) or
30	s. 218.32 for 6 consecutive fiscal years beginning no earlier
31	than October 1, 2016, must be declared inactive by the
32	Department of Economic Opportunity, which shall notify the
33	agency of the declaration. If the agency does not have board
34	members or an agent, the notice of the declaration of inactive
35	status must be delivered to the county or municipal governing
36	board or commission that created the agency.
37	(b) The governing board of a community redevelopment agency
38	that is declared inactive under this section may seek to
39	invalidate the declaration by initiating proceedings under s.
40	189.062(5) within 30 days after the date of the receipt of the

Florida Senate - 2019 Bill No. CS for CS for SB 1054

41	notice from the Department of Economic Opportunity.
42	(3) A community redevelopment agency that is declared
43	inactive under this section may expend funds from the
44	redevelopment trust fund only as necessary to service
45	outstanding bond debt. The agency may not expend other funds in
46	the absence of an ordinance of the local governing body that
47	created the agency which consents to the expenditure of such
48	funds.
49	(4) The provisions of s. 189.062(2) and (4) do not apply to
50	a community redevelopment agency that has been declared inactive
51	under this section.
52	(5) The provisions of this section are cumulative to the
53	provisions of s. 189.062. To the extent the provisions of this
54	section conflict with the provisions of s. 189.062, this section
55	prevails.
56	(6) The Department of Economic Opportunity shall maintain
57	on its website a separate list of community redevelopment
58	agencies declared inactive under this section.
59	Section 8. Paragraph (a) of subsection (1), subsection (6),
60	paragraph (d) of subsection (7), and subsection (8) of section
61	163.387, Florida Statutes, are amended to read:
62	163.387 Redevelopment trust fund
63	(1)(a) After approval of a community redevelopment plan,
64	there may be established for each community redevelopment agency
65	created under s. 163.356 a redevelopment trust fund. Funds
66	allocated to and deposited into this fund shall be used by the
67	agency to finance or refinance any community redevelopment it
68	undertakes pursuant to the approved community redevelopment
69	plan. No community redevelopment agency may receive or spend any

Florida Senate - 2019 Bill No. CS for CS for SB 1054



70 increment revenues pursuant to this section unless and until the 71 governing body has, by ordinance, created the trust fund and 72 provided for the funding of the redevelopment trust fund until 73 the time certain set forth in the community redevelopment plan 74 as required by s. 163.362(10). Such ordinance may be adopted 75 only after the governing body has approved a community 76 redevelopment plan. The annual funding of the redevelopment 77 trust fund shall be in an amount not less than that increment in the income, proceeds, revenues, and funds of each taxing 78 79 authority derived from or held in connection with the 80 undertaking and carrying out of community redevelopment under 81 this part. Such increment shall be determined annually and shall 82 be that amount equal to 95 percent of the difference between:

1. The amount of ad valorem taxes levied each year by each taxing authority, exclusive of any amount from any debt service millage, on taxable real property contained within the geographic boundaries of a community redevelopment area; and

2. The amount of ad valorem taxes which would have been produced by the rate upon which the tax is levied each year by or for each taxing authority, exclusive of any debt service millage, upon the total of the assessed value of the taxable real property in the community redevelopment area as shown upon the most recent assessment roll used in connection with the taxation of such property by each taxing authority prior to the effective date of the ordinance providing for the funding of the trust fund.

97 However, the governing body of <u>the community redevelopment</u>
98 agency any county as defined in s.

Page 4 of 4

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