Amendment No.

	COMMITTEE/SUBCOMMITTEE ACTION											
	ADOPTED (Y/N)											
	ADOPTED AS AMENDED (Y/N)											
	ADOPTED W/O OBJECTION (Y/N)											
	FAILED TO ADOPT (Y/N)											
	WITHDRAWN (Y/N)											
	OTHER											
1	Committee/Subcommittee hearing bill: State Affairs Committee											
2	Representative Grant, J. offered the following:											
3												
4	Amendment (with title amendment)											
5	Remove lines 37-69 and insert:											
6	2. An employee organization must revoke an employee's											
7	membership upon receipt of his or her written request for											
8	revocation, except as provided in s. 447.303. If an employee											
9	must complete a form to request revocation from the employee											
10	organization, the form may not require a reason for the											
11	employee's decision to revoke his or her membership.											
12	Section 2. Section 447.303, Florida Statutes, is amended											
13	to read:											
14	447.303 Dues; deduction and collection.—An Any employee											
15	organization that which has been certified as a bargaining agent											
16	has <del>shall have</del> the right to have its dues and uniform											

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assessments deducted and collected by the employer from the
salaries of those employees who authorize the deduction of said
dues and uniform assessments. However, such authorization is
revocable at the employee's request upon 30 days' written notice
to the employer and employee organization. Said deductions shall
commence when the employer receives a signed authorization form
from the bargaining agent and is able to confirm with the
employee, electronically or by other means, that he or she
authorized the deduction of dues and uniform assessments upon
the bargaining agent's written request to the employer.
Reasonable costs to the employer of said deductions $\underline{\text{is}}$ $\underline{\text{shall be}}$
a proper subject of collective bargaining. Such right to
deduction, unless revoked $\underline{\text{under}}$ $\underline{\text{pursuant to}}$ s. 447.507, $\underline{\text{is}}$ $\underline{\text{shall}}$
be in force until the certified bargaining agent ratifies a new
collective bargaining agreement with the public employer or for
3 years after the date the deduction begins, whichever is
$\underline{\text{earlier,}}$ for so long as the employee organization remains the
certified bargaining agent for the employees in the unit. The
public employer is expressly prohibited from any involvement in
the collection of fines, penalties, or special assessments.
TITLE AMENDMENT

Remove lines 8-9 and insert:

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## COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1 (2020)

Amendment No.

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12	dues	dedu	ction	upon	a	speci	fied	period	d or	event	:, r	eenad	cting	s.

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