Amendment No.

ADOPTED _	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Local Administration, Federal Affairs & Special Districts Subcommittee Representative Busatta Cabrera offered the following:

Amendment.

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Remove lines 55-97 and insert:

effective before an appointed representative of the municipality
that provides service or intends to provide the service, in
conjunction with the governing body of each municipality and
unincorporated area served or to be served, has participated in
a public meeting, which need not be a separate public meeting,
within each municipality and unincorporated area served or to be
served for purposes of providing information and soliciting
public input on:

1. The nature of the service to be provided or changes to the service being provided;

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2. The rates, fees, and charges to be imposed for the
services provided or intended to be provided, including any
differential with the rates, fees, and charges imposed for th
same service on customers located within the boundaries of th
serving municipality, the basis for the differential, and the
length of time that the differential is expected to exist;

- 3. The extent to which revenues generated from the provision of the service will be used to fund or finance non-utility government functions or services; and
- $\underline{\text{4.}}$ Any other matters deemed relevant by the parties to the agreement.
- (b) Rates, fees, and charges imposed for water or sewer utility service provided pursuant to subsection (1) shall comply with s. 180.191.
- (c) A representative of each municipality that provides electric, natural gas, water, or sewer utility service pursuant to subsection (1), in conjunction with the governing body of each municipality and unincorporated area in which it provides service, must annually conduct a public customer meeting, which need not be a separate public meeting, within each such municipality and unincorporated area for purposes of soliciting public input on utility-related matters, including rates and service.
 - (d) For purposes of this subsection,
 - 1. "Governing body" refers to each:

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- a. Governing body of a municipality in which service is provided or proposed to be extended.
- b. Board of county commissioners of a county in which service is provided or proposed to be extended, if service is provided or will be extended in an unincorporated area within the county.
- 2. "Appointed representative" refers to the executive level leadership employee of a municipality, or such municipality's related and separate utility authority, board, or commission, specifically appointed by the governing body to serve as its representative for purposes of this subsection.
- (4) A municipality that generates revenue from the provision of electric, natural gas, water, or sewer utility service to locations beyond its corporate limits may not use more than 10 percent of the gross revenues generated from such services to fund or finance general government functions. After the transfer of such revenues to fund or finance general government functions, if any revenues from such service remain after payment of the municipal utility's costs to provide service, these excess revenues must be reinvested into the municipal utility or returned to customers who received service at locations beyond the municipality's corporate limits.

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