COMMITTEE / CUDCOMMIT	
COMMITTEE/SUBCOMMIT	TTEE ACTION
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WITHDRAWN	(Y/N)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: Infrastructure Strategies Committee

Representative Busatta Cabrera offered the following:

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Amendment (with title amendment)

Remove lines 42-101 and insert:

316.0077 Camera systems; contract procurement.—A contract awarded by another governmental entity outside this state or by a consortium or cooperative of governmental entities outside this state may not be utilized to procure contracts with manufacturers or vendors of school bus infraction detection systems, speed detection systems, traffic infraction detectors, or any other camera systems used for enforcing this chapter.

This section applies to contracts entered into on or after July 1, 2025.

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16	Section 2. Section 316.0078, Florida Statutes, is created
17	to read:
18	316.0078 Prohibition on contracting for camera systems of
19	vendors of foreign countries of concern
20	(1) As used in this section, the terms "controlling
21	interest" and "foreign country of concern" have the same meaning
22	as in s. 287.138.
23	(2) On or after July 1, 2025, a governmental entity may
24	not knowingly enter into or renew a contract with a contracting
25	vendor of a school bus infraction detection system, speed
26	detection system, traffic infraction detector, or any other
27	camera system used for enforcing this chapter which are subject
28	to s. 316.0076 if:
29	(a) The contracting vendor is owned by the government of a
30	foreign country of concern; or
31	(b) The government of a foreign country of concern has a
32	controlling interest in the contracting vendor.
33	Section 3. Subsection (4) of section 316.0083, Florida
34	Statutes, is amended to read:
35	316.0083 Mark Wandall Traffic Safety Program;
36	administration; report.—
37	(4) (a)1. A county or municipality that desires to have one
38	or more traffic infraction detectors placed or installed on or
39	after July 1, 2025, in an area where no traffic infraction
40	detectors are currently placed or installed must enact an

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ordinance in order to authorize the placement or installation
of, or to authorize contracting with a vendor for the placement
or installation of, one or more traffic infraction detectors to
enforce s. 316.074(1) or s. 316.075(1)(c)1. As part of the
public hearing on such proposed ordinance, the county or
municipality must consider traffic data or other evidence
supporting the installation and operation of each traffic
infraction detector, and the county or municipality must
determine that the intersection at which a traffic infraction
detector is to be placed or installed constitutes a heightened
safety risk that warrants additional enforcement measures.

- 2. A county or municipality that operates one or more traffic infraction detectors must annually report the results of all traffic infraction detectors within the county's or municipality's jurisdiction by placing the report required under paragraph (b) as a single reporting item on the agenda of a regular or special meeting of the county's or municipality's governing body. Before a county or municipality contracts or renews a contract to place or install one or more traffic infraction detectors, the county or municipality must approve the contract or contract renewal at a regular or special meeting of the county's or municipality's governing body.
- a. Interested members of the public must be allowed to comment regarding the report, contract, or contract renewal under the county's or municipality's public comment policies or

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formats, and the report, contract, or contract renewal may not be considered as part of a consent agenda.

b. The report required under this subparagraph must include a written summary, which must be read aloud at the regular or special meeting, and the summary must contain, for the same time period pertaining to the annual report to the department under paragraph (b), the number of notices of violation issued, the number that were contested, the number that were upheld, the number that were dismissed, the number that were issued as uniform traffic citations, and the number that were paid and how collected funds were distributed and in what amounts. The county or municipality must report to the department that the county's or municipality's annual report was considered in accordance with this subparagraph, including the date of the regular or

TITLE AMENDMENT

Remove lines 3-11 and insert:

316.0077, F.S.; prohibiting specified procurement procedures for procurement of contracts with vendors of camera systems used for traffic enforcement; creating s. 316.0078, F.S.; defining the terms "controlling interest" and "foreign country of concern"; prohibiting a governmental entity from

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COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/HB 1363 (2024)

Amendment No.

91	knowingly entering into or renewing certain contracts
92	for camera systems used for traffic enforcement;
93	amending s. 316.0083, F.S.; requiring certain counties
94	or municipalities to enact an ordinance to

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