



## FULL ANALYSIS

### I. SUBSTANTIVE ANALYSIS

#### A. HOUSE PRINCIPLES ANALYSIS:

**Provide limited government:** HB 625 w/CS allows municipalities to abandon, vacate, discontinue, or close city-owned roads and rights-of-way under whatever terms and conditions the individual city governments decide. This new power could result in some roads owned by cities being conveyed to private homeowners' associations, who would be responsible financially for their maintenance.

#### B. EFFECT OF PROPOSED CHANGES:

##### Background

Prior to 2002, county governments could abandon their interests in roads and rights-of-way under their jurisdictions, after public notice, pursuant to ss. 336.09 -336.12, F.S. If the roads had not been deeded originally to the county by the state or federal government, they typically were returned to the adjacent property owners.

During the 2002 legislative session, s. 316.00825, F.S., was created to address what some county attorneys viewed as a glitch in state law. The new section of law established a process by which counties could abandon roads, rights-of-way and appurtenant facilities under their jurisdictions and simultaneously convey them to homeowners' associations seeking to create gated communities. A homeowners' association seeking to own the roads in its neighborhood must meet four requirements:

- The homeowners' association has requested in writing the conveyance of the road in order to convert the subdivision into a gated community with restricted public access.
- No fewer than four-fifths of the property owners of record have consented in writing to the conveyance.
- The homeowners' association is both a not-for-profit corporation in good standing as defined in chapter 617, F.S., and has the power pursuant to s. 720.301(9), F.S., to levy and collect assessments for routine and periodic maintenance and operation of street lighting, drainage, sidewalks, and pavement in the subdivision.
- The homeowners' association has entered into and executed agreements or provided other assurances to the county that the roads, drainage systems, and other appurtenances will be maintained.

The law also requires the homeowners' association to install, operate, repair, and maintain traffic signals, signs, and other traffic control devices unless it enters into an agreement giving the county jurisdiction over traffic control.

Since the passage of s. 316.00825, F.S., municipalities have expressed an interest in also being able to abandon and convey city-owned roads to homeowners' associations for the purpose of creating gated communities. However, the Attorney General's Office issued Opinion # 04-47 in September 2004 concluding that municipalities were precluded by statute from being able to use this law.

Opinion # 04-47 cited four sections of law that, in combination, precluded municipalities from being able to abandon city-owned roads and rights-of-way and then conveying them to homeowners' associations. First, s. 316.00825, F.S., authorizes only counties to abandon roads and rights-of-way under their jurisdictions and simultaneously convey them to homeowners' associations. The opinion noted, "It is a

rule of statutory construction that when a law mentions the things upon which it is to operate, it is ordinarily construed as excluding from its operation all things not expressly mentioned....”<sup>1</sup>

Further, the Attorney General noted three other sections of law that in combination, supported his ruling. Section 166.21(1), F.S., states that municipalities may exercise any power for municipal purposes except when expressly prohibited by law. Section 166.21(3)(c), F.S., precludes a municipality from enacting legislation on a subject preempted by general law to a county. The final section of law cited was s. 316.007, F.S., which prohibits any local authority from enacting or enforcing any ordinance based on the traffic control matters covered in chapter 316, F.S. The Attorney General concluded:

“Therefore, I am of the opinion that municipalities are precluded by the terms of sections 166.21(3)(c) and 316.007, Florida Statutes, from abandoning roads and rights-of-way dedicated in a recorded residential subdivision plat and simultaneously conveying their interest in such roads, rights-of way, and appurtenant drainage facilities to a homeowners’ association for the subdivision in the manner provided by section 316.00825, Florida Statutes.”<sup>2</sup>

Attorneys for the Florida League of Cities and for individual municipalities began discussing ways to give cities the road-conveyance authority of counties without jeopardizing cities’ home-rule powers.

### Proposed Changes

The bill amends s. 316.006, F.S., to specify that municipalities may exercise their home rule powers granted under chapter 166, F.S., to abandon, vacate, or close roads or rights-of-way under their jurisdictions pursuant to the terms and conditions approved by their governmental boards.

It also renumbers the existing s. 316.00825, F.S., related to counties’ authority to abandon county roads and convey them to homeowners’ associations, as the new s. 336.125, F.S. and corrects a cross-reference necessary because of the renumbering.

Transferring this existing section of law to the chapter of law dealing with the county road system is intended to address concerns that municipalities, through their home-rule powers, couldn’t address road-conveyance issues because they were preempted by the counties. Section 166.21(3)(c), F.S., precludes a municipality from enacting legislation on traffic-control matters already addressed in chapter 316, F.S.

This bill would take effect upon becoming law.

### C. SECTION DIRECTORY:

Section 1: Amends s. 316.006, F.S., to give municipalities broad authority to abandon, close, vacate, or discontinue city-owned roads and rights-of-way; corrects a cross-reference.

Section 2: Transfers and renumbers the existing s. 316.00825, F.S., as s. 336.125, F.S.

Section 3: Provides this act shall take effect upon becoming a law.

## **II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT**

### A. FISCAL IMPACT ON STATE GOVERNMENT:

#### 1. Revenues:

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<sup>1</sup> Attorney General’s Office Opinion # 04-47, September 14, 2004, page 3 in response to Lonnie N. Groot, Oviedo City Attorney.

<sup>2</sup> Id., page 4.

None.

2. Expenditures:

None.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

See "D. FISCAL COMMENTS" below.

2. Expenditures:

See "D. FISCAL COMMENTS" below.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

In those cases where a municipality conveys ownership of a city-owned road to a homeowners' association, the association will bear the costs of maintaining them and any traffic control devices. Depending on an association's finances, it might have to raise homeowner assessments to pay these expenses.

HB 625 w/CS also could create the financial benefit of increased property values for homes within gated communities, driven in part by a greater sense of security about the neighborhood.

D. FISCAL COMMENTS:

Municipalities that abandoned and conveyed city roads would retain the funds previously spent to maintain those roads.

### III. COMMENTS

A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision:

This mandates provision is not applicable to HB 625 w/CS because the legislation does not require counties or municipalities to expend local funds or to raise local funds, nor does it reduce their state revenue-sharing.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

Municipalities are exempt from the provisions of chapter 120, F.S., the Administrative Procedure Act.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

#### **IV. AMENDMENTS/COMMITTEE SUBSTITUTE & COMBINED BILL CHANGES**

At its March 8, 2005, meeting, the House Transportation Committee adopted without objection a strike-everything-after-the-enacting clause amendment. The amendment took a different approach to giving municipalities broad authority to close and convey city-owned roads and rights-of-way than the original bill. The amendment added a provision in s. 316.006, F.S., granting municipalities the authority to abandon, vacate, or close roads or rights-of-way under their jurisdictions pursuant to the terms and conditions approved by their governmental boards. It also renumbered the existing s. 316.00825, F.S., related to counties' authority to abandon county roads and convey them to homeowners' associations as the new s. 336.125, F.S. Finally, the amendment changed the effective date to "upon becoming law."

The committee then voted 14-0 to report the bill favorably with a committee substitute.