

1985

## Session Law 85-282

Florida Senate & House of Representatives

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P. O. Box 11144  
Tallahassee, FL 32303  
(904) 878-0188

FLORIDA SESSION LAW HISTORY/DOCUMENTATION ABSTRACT

FIA RESEARCH PROJECT NO.	L88-020
SESSION LAW/SECTION NO(S).	85-282, Sections 3-4
AFFECTED STATUTE(S)	159.26, 159.27
PRIME BILL NO.	HB 1313
PRIME BILL SPONSOR	House Tourism and Economic Development Committee
IDENTICAL/SIMILAR BILL NOS.	SB 1296 (Margolis)

NARRATIVE/COMMENTS:

This law adds a reference to improved public transportation in the legislative intent section, includes "mass commuting facility" to the definition of "project," and adds Section (23) to 159.27 defining such a facility. These sections were not in the original version of HB 1313 and its companion SB 1296. These sections were added as a House floor amendment on 5/27/85 by Rep. Fran Carlton. The source of the amendment is unclear as the final House Tourism and Economic Development Committee's final staff analysis of HB 1313 makes no mention of it. However, in the Senate Economic, Community and Consumer Affairs Committee's staff analysis of SB 1296, reference is made to the subject sections as their committee amendment number 6.

RECOMMENDATIONS FOR FURTHER RESEARCH:

A review of the House floor debate of 5/27/85 may not yield much additional information as the amendments to the subject statute were not considered major issues. However, a review of the Senate Economic, Community and Consumer Affairs Committee meeting tape for 5/20/85 might be more informative. An estimated 2 to 3 hours of research time will be required to make such a review.

DOCUMENTATION CHECKLIST:

NOTE: All documentation obtained from the Florida State Archives is cited by the series and box number, i.e., "FSA S.19/200." "na" indicates that either that particular documentation does not apply or is non-existent.

\* Laws of Florida: Chapter 85-282, Sections 3-4.

\* Florida Statutes: (see statute/law comparison)

\* History of Legislation: 1985; HB 1313, SB 1296.

\* Prime Bill Version(s):

Not copied as the text of the subject amendment was not in the original bill.

\* Identical/Similar Bills: na

\* House Journal: 5/27/85, pp. 635-638.

\* Senate Journal: na

\* Committee Staff Analyses and Reports:

01. House Tourism and Economic Development Committee, Staff Analysis of HB 1313 (final).

02. Senate Economic, Community and Consumer Affairs Committee, Staff Analysis of SB 1296, 6/3/85 (revised). (FSA, S. 18/1409).

\* Committee Meeting Tapes: na

\* Floor Debate Tapes: na

\* Other Documentation: na

85-282 (secs. 3-4)  
(159.26 + 159.27)

HB 1313 - not in original BILL  
- added by H. Flr. Am. 5/27/85

HTED (cmt. Bill)      IN (MT)

SB 1296 - not in original BILL

SECA (5/20/85)      5.18/1409

**GENERAL ACTS  
RESOLUTIONS AND MEMORIALS  
ADOPTED BY THE  
NINTH LEGISLATURE OF FLORIDA  
UNDER THE CONSTITUTION**

**AS REVISED IN 1968**

During the Special Session  
December 6 and 7, 1984  
and the Regular Session  
April 2, 1985 through May 31, 1985



Volume I, Part Two

Published by Authority of Law

Under Direction of the

**JOINT LEGISLATIVE MANAGEMENT  
COMMITTEE**

**TALLAHASSEE**

1985

providing for the preservation, interpretation, and operation of such property.

(j){d}--Cooperate--and--coordinate--with--the--Division--of--Recreation--and--Parks--of--the--Department--of--Natural--Resources--in--the--operation--and--management--of--historic--sites--and--properties--or--resources--subject--to--the--Division--of--Archives--History--and--Records--Management.

(k) Establish professional standards for the preservation, exclusive of acquisition, of historic resources in state ownership or control.

(1) Establish guidelines for state agency responsibilities under subsection (2).

(4){3} STATE ARCHAEOLOGIST.--The division shall employ a State Archaeologist, and such other archaeologists as deemed necessary, who shall possess such qualifications as the division may prescribe. The State Archaeologist shall serve at the pleasure of the division. The State Archaeologist shall conduct a program of archaeological site management; with emphasis on site identification, protection, investigation, operation, and public interpretation and shall perform such other duties as the division may prescribe salvage--archaeology; an--archaeological--survey--of--the--state--and--shall--perform--such--other--duties--as--the--division--may--prescribe.

(5) STATE HISTORIC PRESERVATION OFFICER.--Within the division, the State Historic Preservation Officer and such other specialists in the field of historic preservation, as may be necessary, will carry out the purposes of this section and maintain an approved state historic preservation program as provided in subsection 101(b) of the National Historic Preservation Act of 1966, as amended.

Section 3. This act shall take effect upon becoming a law.

Approved by the Governor June 19, 1985.

Filed in Office Secretary of State June 19, 1985.

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CHAPTER 85-282

House Bill No. 1313

An act relating to private activity bonds; creating part VI of Chapter 159, F.S., the "Florida Private Activity Bond Allocation Act"; providing purpose and definitions; providing for the allocation of private activity bonds; providing for fees; providing effect on prior executive orders; providing authority for an executive order to conform to amendments to the Internal Revenue Code or regulations issued thereunder; providing for applications for allocations; providing an appropriation; amending s. 159.26, F.S.; providing legislative findings and purpose; amending s. 159.27, F.S.; defining "project"; defining "mass commuting facility"; providing for retroactivity; providing effective dates.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Part VI of chapter 159, Florida Statutes, consisting of sections 159.801, 159.802, 159.803, 159.804, 159.805, 159.806, 159.807, 159.808, 159.809, 159.81, 159.811, 159.812, 159.813, 159.814, and 159.815, is created to read:

159.801 Short title.--This part may be cited as the "Florida Private Activity Bond Allocation Act."

159.802 Purpose.--The purpose of this part is to allocate the statewide volume limitation imposed on private activity bonds under s. 103(n) of the Internal Revenue Code of 1954, as amended. No private activity bond shall be issued in this state unless a written confirmation therefor is issued pursuant to this part.

159.803 Definitions.--As used in this part:

(1) "County" means the geographic boundaries of each county as established by law.

(2) "Private activity bond" has the same meaning as in s. 103(n) of the Internal Revenue Code of 1954, as amended.

(3) "Director" means the director of the Division of Bond Finance of the Department of General Services.

(4) "Agency" means any unit of local government, industrial development authority or other unit of government in this state authorized to issue private activity bonds.

(5) "Small county" means a county with a population of 50,000 or less according to the most recent Official Population Estimate as promulgated by the Bureau of Economic and Business Research of the University of Florida.

(6) "Priority project" means a waste resource recovery facility; a sewage or solid waste disposal facility; an air or water pollution control facility; or any project which is to be located in an area which is an enterprise zone designated pursuant to s. 290.006 or approved pursuant to s. 290.0065.

(7) "Constituted or regional authority" has the same meaning as that term is defined in the Internal Revenue Code of 1954, as amended, or as defined in any federal regulations promulgated thereunder.

(8) "Division" means the Division of Bond Finance of the Department of General Services.

(9) "Issued" or "issuance" has the same meaning as in the Internal Revenue Code of 1954, as amended, and the regulations and rulings issued thereunder.

159.804 Allocation of private activity bonds.--

(1) The division shall annually determine the amount of private activity bonds permitted to be issued in this state under the Internal Revenue Code of 1954, as amended, and shall make such information available upon request to any person or agency. The total amount of private activity bonds authorized to be issued in this state pursuant to the Internal Revenue Code of 1954, as amended, shall be initially allocated as follows on January 1 of each year:

(a) Fifty percent of the total yearly allocation of private activity bonds permitted to be issued in this state shall be allocated among the counties for use by all agencies whose boundaries are coterminous with or contained within each county to be used only in accordance with s. 159.806. The private activity bond allocation for each county for any calendar year shall be an amount which bears the same ratio to 50 percent of the state volume limitation for such year as the population of the county bears to the population for the entire state, each of which population figures shall be obtained from the most recent Official Population Estimate as promulgated by the Bureau of Economic and Business Research of the University of Florida. This portion of the allocation shall be known as the "county allocation."

(b) Forty-five percent of the total yearly allocation of private activity bonds permitted to be issued in this state shall be allocated to a state allocation pool to be used only in accordance with the provisions of s. 159.807. This portion of the allocation shall be known as the "state allocation pool."

(c) Five percent of the total yearly allocation of private activity bonds permitted to be issued in this state shall be allocated to a small issuer pool to be used only in accordance with the provisions of s. 159.808. This portion of the allocation shall be known as the "small issuer pool."

(2) Each unit of government is authorized to assign a portion of its private activity bond limit to a constituted or regional authority located wholly or partially within its borders.

159.805 Procedures for obtaining allocations; requirements; limitations on allocations.--

(1) Prior to the issuance of any private activity bond by or on behalf of any agency, a notice of intent to issue such bonds shall be filed in writing by or on behalf of such agency with the division to obtain a written confirmation of an allocation for such issue. The notice of intent to issue shall not be filed until elected official or voter approval required pursuant to s. 103 of the Internal Revenue Code of 1954, as amended, has been obtained. A notice of intent to issue shall only be filed by either the agency proposing to issue private activity bonds or the agency required to give elected official or voter approval for such bonds pursuant to s. 103 of the Internal Revenue Code of 1954, as amended. Each such notice of intent to issue a private activity bond filed with the division shall include a certification that approval has been obtained, a statement of the amount of private activity bonds proposed to be issued, the fee required by s. 159.811, and such additional information as the division deems appropriate. Except for priority projects, written confirmations of allocations shall be issued by the director for private activity bonds in the order in which notices of intent to issue such bonds are received by the division, subject to the availability of a portion of the total allocation of private activity bonds permitted to be issued in this state. Confirmations shall state the amount of the allocation made for such bonds. The amount of each such confirmation shall, to the extent feasible, be the amount of the allocation requested in the notice of intent to issue. A written confirmation for a private activity bond may be issued based on one or more of the initial allocations provided by s. 159.804. The director shall maintain continuous and cumulative

records of the amounts of private activity bonds for which written confirmations of an allocation have been issued.

(2) Any written confirmation issued by the director pursuant to subsection (1) shall cease to be effective unless the bonds to which such confirmation applies have been issued by the agency and written notice of such issuance has been provided to the director within 90 calendar days after the date the confirmation was issued or December 31, whichever occurs first.

(3) Upon the expiration of the confirmation, or at any time the agency decides the allocation is no longer necessary, but in any event not later than the 95th calendar day after the date the confirmation was issued, the agency shall notify the division, by overnight common carrier delivery service, of its failure to issue any bonds pursuant to the written confirmation. Such notice of failure to issue shall be filed with the division and the allocation provided in the expired confirmation shall be made available for reallocation pursuant to this part.

(4) The time limits established by this section shall be tolled during the pendency of a validation proceeding pursuant to chapter 75, provided written notice of the pendency of such proceedings is provided to the director prior to the expiration of the time limit set forth in the written confirmation issued by the director for such bonds. The time limits established by this section shall not apply to any written confirmation for priority projects or any project in an amount of \$50,000,000 or more. If a written confirmation expires, the agency may file a new notice of intent to issue with the division. The new notice of intent to issue shall be considered pursuant to subsection (1) and the allocation provided in the expired confirmation shall be made available for reallocation pursuant to this part.

(5) When a private activity bond is issued, the agency shall notify the division by overnight common carrier delivery service of the amount of such bonds issued and the availability of any excess prior written commitment for such issue. At issuance, any excess allocation unissued, except in the case of those projects that received an allocation of \$50,000,000 or more, shall immediately revert to the appropriate allocation pool and be made available for reallocation under this part. Any allocation made under this part is contingent upon notification by overnight common carrier delivery service to the division advising as to the amount of the bonds issued.

(6) In the event an agency files a notice of intent to issue a private activity bond seeking a written confirmation which would exceed the total allocation then available to the division for written confirmations of an allocation, the director shall not issue a written confirmation to the agency. In such event, notices of intent to issue filed with the division shall be kept consecutively in the order received. The director shall issue written confirmations for such notices of intent to issue when a portion of the current total yearly allocation of private activity bonds sufficient to provide allocations next becomes available to the office.

(7) A written confirmation of an allocation shall assure an allocation only of such amount of private activity bonds as set forth therein, but shall not preclude issuance of an amount of private

activity bonds in an amount in excess thereof. To issue an amount of private activity bonds in excess of the written confirmation, a supplementary notice of intent to issue shall be filed with the division prior to such issuance and shall be considered pursuant to subsection (1). No supplementary notice of intent to issue shall be for any amount in excess of 10 percent of the amount of the prior written confirmation. Any supplementary notice of intent to issue shall specify the prior written confirmation to which it applies. The amount of a supplementary written confirmation may be added to a prior written confirmation for the same project to provide an allocation for the issuance of a private activity bond for such project.

(8) A written confirmation for a private activity bond shall be effective as to such bonds issued in lesser amounts provided the aggregate amount issued pursuant to the allocation is not less than 90 percent of the amount set forth in the original confirmation and any supplemental confirmation.

(9) The director shall sign the certificate required pursuant to s. 103(n)(12) of the Internal Revenue Code of 1954, as amended.

#### 159.806 County allocations.--

(1) Each county shall have a county allocation. In issuing written confirmations of allocation for private activity bonds, the division shall first use the county allocation for the county in which the agency issuing such bonds or on whose behalf such bonds are being issued is located, except prior to April 1, when the state allocation pool is to be used to finance priority projects unless the agency requests an allocation for a priority project from the county allocation. When such bonds are to be issued by an agency whose boundaries include more than one county, the division shall first use the county allocation for the county in which the agency required to give elected official approval, or hold a voter referendum, pursuant to s. 103 of the Internal Revenue Code of 1954, as amended, is located, except prior to April 1, when the state allocation pool is to be used to finance priority projects unless the agency requests an allocation for a priority project from the county allocation. Notwithstanding the preceding sentence, with respect to any bonds issued by a constituted or regional authority, the division shall use the county allocation for the county from which the authority received its assignment pursuant to s. 159.804(2).

(2) Except as provided in subsection (1), no portion of the county allocation of a county may be used by an agency in another county. Priority use of a county allocation shall be provided to private activity bonds for which an inducement resolution was issued prior to October 19, 1983, to the extent required by s. 103(n) of the Internal Revenue Code of 1954, as amended.

#### 159.807 State allocation pool.--

(1) Prior to April 1 of each year, the state allocation pool shall be available solely to provide written confirmations for private activity bonds to finance priority projects. To obtain a written allocation for private activity bonds to finance a priority project prior to April 1 of each year, the notice of intent to issue shall be filed with the division no later than March 1. If the total amount requested in notices of intent to issue for priority projects does not exceed the total amount of the state allocation pool, the

director shall issue written confirmation for each notice of intent to issue by March 15. If the total amount requested in notices of intent to issue private activity bonds for priority projects exceeds the total amount of the state allocation pool, the director shall forward all timely notices of intent to issue received by the division for said projects to the Governor who shall render a decision by April 1 as to which notices of intent to issue shall receive written confirmations. If additional portions of the current total yearly allocation of private activity bonds permitted to be issued in the state are subsequently placed into the state allocation pool, the remainder of the timely notices of intent to issue for priority projects shall be provided written confirmations in the order established by the Governor prior to any other notices of intent to issue filed with the division.

(2) Except for priority projects, which shall be eligible to receive an allocation from the state allocation pool at any time during the year, after April 1 of each year the state allocation pool shall only be used after the county allocation for a county has been totally exhausted through written confirmations issued pursuant to s. 159.806 or is inadequate to completely provide an allocation for a private activity bond. Once the county allocation of a county has been exhausted, all written confirmations for issues of private activity bonds by agencies in such a county shall be issued based on available portions of the state allocation pool, in the order notices of intent to issue such bonds are received by the division.

(3) The state allocation pool shall also be used to provide written confirmations to private activity bonds that are to be issued by state agencies, which bonds, notwithstanding any other provisions of this part, shall receive priority in the use of the pool available at the time the notice of intent to issue such bonds is filed with the office.

159.808 Small issuer pool.--Prior to September 1 of each year, the small issuer pool shall be used only with the written approval of the Governor. Such approval shall not be granted unless the notice of intent to issue for a private activity bond is made by an agency located in a small county, the county allocation of such county has been exhausted or is inadequate for the director to provide a written confirmation for such bond, and the state allocation pool has been exhausted, is unavailable, or is inadequate for the director to provide a written confirmation for such bond.

159.809 Recapture of unused amounts.--On September 1 of each year, any portion of each county allocation and any portion of the small issuer pool for which a written confirmation has not been issued by the director prior to said date shall be added to the state allocation pool.

159.81 Carryforwards.--The division shall, when requested, provide carryforwards pursuant to s. 103(n)(10) of the Internal Revenue Code of 1954, as amended, and the regulations promulgated thereunder, for written confirmations for priority projects which qualify as carryforwards pursuant to s. 103(n)(10) of the Internal Revenue Code of 1954, as amended. After December 1, projects eligible for carryforward pursuant to s. 103(n)(10)(E) of the Internal Revenue Code of 1954, as amended, that are not priority projects, may apply for carryforward of an allocation that has not expired pursuant to this part. Written confirmations for carryforward of these nonpriority projects shall only be provided



after all private activity bonds for which a notice of intent to issue has been filed with the division by December 10 have been provided with a written confirmation of an allocation.

159.811 Fees; trust fund.--

(1) There shall be imposed a nonrefundable fee on each notice of intent to issue a private activity bond filed with the division pursuant to s. 159.805(1). No notice of intent to issue a private activity bond shall be accepted by the division unless and until the fee has been paid. The division shall establish a fee which shall be an amount sufficient to cover all expenses of maintaining the allocation system in this part pursuant to the General Appropriations Act. In calculating the fee, any unexpended trust fund balance remaining unexpended prior to setting the fee shall be deducted from the amount appropriated. The amount of the fee shall not exceed \$500 and may be adjusted no more than once every 6 months.

(2) All fees collected under this section shall be deposited into the Revenue Bond Fee Revolving Trust Fund and shall be used in accordance with the General Appropriations Act to administer this part.

(3) This section shall take effect July 1, 1985, and shall apply to any notice of intent to issue received by the division on or after said date.

159.812 Grandfather clause.--Any written confirmation or carryforward issued by the division pursuant to Executive Orders 84-181, 84-244 or 85-20 concerning the total yearly allocation of private activity bonds for 1984 and 1985, or any successors to such orders issued prior to or after the effective date of this part, shall not be affected in any way by this part.

159.813 Future federal amendments.--In the event that s. 103(n) of the Internal Revenue Code of 1954, or the regulations issued thereunder, are amended or changed in a manner that is inconsistent with this part, the Governor may issue an executive order that shall conform the allocation system provided in this part to said section or regulations, as amended. If such executive order is issued, the division shall notify the President of the Senate and the Speaker of the House of Representatives in writing of such an order and the reasons such order was issued within 10 days of the issuance of the order. Any such order shall remain effective until this part is amended to be consistent with federal law or the regulations issued thereunder.

159.814 Form of applications for allocations; requirements.--All notices of intent to issue for an allocation and applications for a carryforward shall be made in such form as may be prescribed by the division. No notices of intent to issue for allocations of the private activity bond volume limitation for any calendar year shall be accepted prior to January 1 of that calendar year. All notices of intent to issue or application for a carryforward shall be mailed by certified mail return receipt requested or by overnight common carrier delivery service. No notice of intent to issue or application for carryforward shall be accepted by hand delivery from the issuing authority, attorneys, or other parties. All notices of intent to issue or applications for a carryforward shall be received in a standard business size envelope devoid of markings, colors or other attention gathering devices except for the return address.

159.815 Rules.--The division shall prescribe any rules necessary to insure the orderly implementation and administration of this act.

Section 2. There is hereby appropriated one position and up to \$50,000 from the Revenue Bond Fee Revolving Trust Fund to the Division of Bond Finance to administer section 1 of this act.

Section 3. Subsection (3) of s. 159.26, Florida Statutes, 1984 Supplement, is amended to read:

159.26 Legislative findings and purposes.--The Legislature finds and declares that:

(3) In order to improve the prosperity and welfare of the state and its inhabitants; to improve education, living conditions, and health care; to promote the preservation of historic structures; to promote the rehabilitation of enterprise zones; to promote improved transportation; to promote effective and efficient pollution control throughout the state; to promote the advancement of education and science and research in and the economic development of the state; and to increase purchasing power and opportunities for gainful employment, it is necessary and in the public interest to facilitate the financing of the projects provided for in this part and to facilitate and encourage the planning and development of these projects without regard to the boundaries between counties, municipalities, special districts, and other local governmental bodies or agencies in order to more effectively and efficiently serve the interests of the greatest number of people in the widest area practicable; and

Section 4. Subsection (5) of Section 159.27, Florida Statutes, 1984 Supplement, is amended and subsection (23) thereof is created to read:

159.27 Definitions.--The following words and terms, unless the context clearly indicates a different meaning, shall have the following meanings:

(5) "Project" means any capital project comprising an industrial or manufacturing plant, a research and development park, an agricultural processing or storage facility, a warehousing or distribution facility, a headquarters facility, a tourism facility, a convention or trade show facility, an urban parking facility, a trade center, a health care facility, an educational facility, a motion picture production facility, a preservation or rehabilitation of a certified historic structure, an airport or port facility, a commercial project in an enterprise zone, a pollution-control facility, or a hazardous or solid waste facility, or a mass commuting facility, including one or more buildings and other structures, whether or not on the same site or sites; any rehabilitation, improvement, renovation, or enlargement of, or any addition to, any buildings or structures for use as a factory, a mill, a processing plant, an assembly plant, a fabricating plant, an industrial distribution center, a repair, overhaul, or service facility, a test facility, an agricultural processing or storage facility, a warehousing or distribution facility, a headquarters facility, a tourism facility, a convention or trade show facility, an urban parking facility, a trade center, a health care facility, an educational facility, a motion picture production facility, a preservation or rehabilitation of a certified historic structure, an airport or port facility, a commercial project in an enterprise zone,

a pollution-control facility, or a hazardous or solid waste facility, or a mass commuting facility, and other facilities, including research and development facilities, for manufacturing, processing, assembling, repairing, overhauling, servicing, testing, or handling of any products or commodities embraced in any industrial or manufacturing plant, in connection with the purposes of a research and development park, or other facilities for or used in connection with an agricultural processing or storage facility, a warehousing or distribution facility, a headquarters facility, a tourism facility, a convention or trade show facility, an urban parking facility, a trade center, a health care facility, an educational facility, a motion picture production facility, a preservation or rehabilitation of a certified historic structure, an airport or port facility, or a commercial project in an enterprise zone or for controlling air or water pollution or for the disposal, processing, conversion, or reclamation of hazardous or solid waste, or a mass commuting facility; and including also the sites thereof and other rights in land therefor whether improved or unimproved, machinery, equipment, site preparation and landscaping, and all appurtenances and facilities incidental thereto, such as warehouses, utilities, access roads, railroad sidings, truck docking and similar facilities, parking facilities, office or storage or training facilities, public lodging and restaurant facilities, dockage, wharfage, solar energy facilities, and other improvements necessary or convenient for any manufacturing or industrial plant, research and development park, agricultural processing or storage facility, warehousing or distribution facility, tourism facility, convention or trade show facility, urban parking facility, trade center, health care facility, educational facility, motion picture production facility, preservation or rehabilitation of a certified historic structure, airport or port facility, commercial project in an enterprise zone, pollution-control facility, or hazardous or solid waste facility, or a mass commuting facility and any one or more combinations of the foregoing.

(23) "Mass commuting facility" has the same meaning as in s. 103(b)(4) of the Internal Revenue Code of 1954, as amended, and the regulations issued thereunder.

Section 5. This act shall take effect January 1, 1986 except that s. 159.811, Florida Statutes, as created by section 1, shall take effect July 1, 1985 or upon becoming a law, whichever occurs later, and except that this section and sections 3 and 4 shall take effect upon becoming a law and sections 3 and 4 shall operate retroactively to December 1, 1984.

Approved by the Governor June 19, 1985.

Filed in Office Secretary of State June 19, 1985.

CHAPTER 85-283

House Bill No. 1364

An act relating to agriculture; amending s. 581.011, F.S.; clarifying the definition of "department" and defining "quarantine"; amending s. 581.031, F.S.; providing powers of the Department of Agriculture and Consumer Services with respect to records of the movement of nursery stock;

amending s. 581.131, F.S.; increasing the maximum registration and renewal fee for such persons; removing an exemption for certain nurserymen; amending s. 581.141, F.S.; expanding to any person the applicability of departmental fines for violations under ch. 581, F.S.; amending s. 581.161, F.S.; authorizing fumigation or treatment of plants exposed to infestation or infection; creating s. 581.192, F.S.; imposing an excise tax on citrus nursery stock; creating a trust fund and providing for deposit of the proceeds therein; providing for use of such funds; creating s. 581.193, F.S.; imposing an excise tax on citrus nursery stock; providing for repeal; providing appropriations to the Department of Agriculture and Consumer Services for eradication of citrus canker; creating the Florida Citrus Canker Trust Fund; specifying application; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Subsection (6) of section 581.011, Florida Statutes, 1984 Supplement, is amended, subsections (21) and (22) are renumbered as subsections (22) and (23), respectively, and a new subsection (21) is added to said section, to read:

581.011 Definitions.--As used in this chapter:

(6) "Department" means the Department of Agriculture and Consumer Services of the state or its authorized representative.

(21) "Quarantine" means an official order issued by the department that regulates the movement of articles, plants, or plant products to prevent the spread of disease or pests.

Section 2. Subsections (7) and (15) of section 581.031, Florida Statutes, 1984 Supplement, are amended to read:

581.031 Department; powers and duties.--The department has the following powers and duties:

(7) To declare a quarantine against any area, place, nursery, grove, orchard, county, or counties within this state, or against other states, territories, or foreign countries, or any portion thereof, in reference to plant pests or noxious weeds and prohibit the movement within this state from other states, territories, or foreign countries of all plants, plant products, or other things from such quarantined places or areas which are likely to carry such plant pests or noxious weeds if such quarantine is determined, after due investigation, to be necessary in order to protect the agricultural and horticultural interests of this state. In such cases, the quarantine may be made absolute or rules may be adopted prescribing the method and manner under which the prohibited articles may be moved into or within, or sold or otherwise disposed of, in this state.

(15) To inspect, or cause to be inspected by duly authorized representatives, plants, plant products, or other things and substances that may, in its opinion, be capable of disseminating or carrying plant pests or noxious weeds, and for this purpose shall have power to enter into or upon any place and to open any bundle, package, or other container containing, or thought to contain, plants or plant products or other things capable of disseminating or

Journals  
of the  
Florida  
House of Representatives



Eighty-seventh  
Regular Session  
since Statehood in 1845

April 2 through May 31, 1985

[Including a record of transmittal of Acts subsequent to sine die adjournment]

before the erection or remodeling of a public lodging or food service establishment; providing an effective date.

—was read the second time by title. On motion by Rep Carlton, the rules were waived by two-thirds vote and the bill was read the third time by title. On passage, the vote was:

Yeas—99

Abrams	Figg	Kelly	Reddick
Allen	Friedman	Kimmel	Robinson
Armstrong	Frishe	Lawson	Rochlin
Arnold	Gardner	Lewis	Sample
Bankhead	Gibbons	Liberti	Sanderson
Bass	Gonzalez-	Lippman	Sansom
Bronson	Quevedo	Locke	Shackelford
Brown, C	Gordon	Lombard	Shelley
Brown, T C.	Grant	Mackenzie	Silver
Burnsed	Grindle	Martin	Simon
Canady	Gustafson	Martinez	Simone
Carlton	Hanson	Meffert	Smith
Carpenter	Hargrett	Messersmith	Stewart
Casaa	Harris	Metcalf	Thomas, D. L
Clark	Hawkins, L R.	Mills	Thomas, J
Clements	Hawkins, M. E.	Mitchell	Titone
Combee	Hazouri	Morgan	Tobiasen
Crazy	Hill	Morse	Tobin
Crotty	Irvine	Nergard	Wallace
Dantzier	Jamerson	Ogden	Ward
Davis	Jennings	Pajcic	Watt
Deutsch	Johnson, B L.	Patchett	Weinstock
Dudley	Johnson, R. C	Peeples	Wetherell
Dunbar	Jones, C F	Press	Woodruff
Evans-Jones	Jones, D L	Reaves	Young

Nays—None

Votes after roll call

Yeas—Gallagher, McEwan, Logan

So the bill passed and was immediately certified to the Senate

**HB 1313**—A bill to be entitled An act relating to private activity bonds, creating part VI of chapter 159, F.S., the "Florida Private Activity Bond Allocation Act"; providing purpose and definitions, providing for the allocation of private activity bonds, providing for fees; creating a trust fund, providing effect on prior executive orders, providing authority for an executive order to conform to amendments to the Internal Revenue Code or regulations issued thereunder, providing for applications for allocations, providing effective dates

—was read the second time by title.

Representative Carlton offered the following amendment

**Amendment 1**—On page 1, line 17, strike everything after the enacting clause and insert: Section 1. Part VI of chapter 159, Florida Statutes, consisting of sections 159 801, 159 802, 159 803, 159 804, 159 805, 159 806, 159 807, 159 808, 159 809, 159 81, 159 811, 159 812, 159.813, 159 814, and 159.815, is created to read

159 801 Short title—This part may be cited as the "Florida Private Activity Bond Allocation Act"

159 802 Purpose—The purpose of this part is to allocate the statewide volume limitation imposed on private activity bonds under s 103(n) of the Internal Revenue Code of 1954, as amended. No private activity bond shall be issued in this state unless a written confirmation therefor is issued pursuant to this part

159 803 Definitions.—As used in this part

(1) "County" means the geographic boundaries of each county as established by law

(2) "Private activity bond" has the same meaning as in s 103(n) of the Internal Revenue Code of 1954, as amended

(3) "Director" means the director of the Division of Bond Finance of the Department of General Services

(4) "Agency" means any unit of local government, industrial development authority or other unit of government in this state authorized to issue private activity bonds.

(5) "Small county" means a county with a population of 50,000 or less according to the most recent Official Population Estimate as promulgated by the Bureau of Economic and Business Research of the University of Florida.

(6) "Priority project" means a waste resource recovery facility; a sewage or solid waste disposal facility; an air or water pollution control facility, or any project which is to be located in an area which is an enterprise zone designated pursuant to s. 290.006 or approved pursuant to s. 290 0065.

(7) "Constituted or regional authority" has the same meaning as that term is defined in the Internal Revenue Code of 1954, as amended, or as defined in any federal regulations promulgated thereunder

(8) "Division" means the Division of Bond Finance of the Department of General Services.

(9) "Issued" or "issuance" has the same meaning as in the Internal Revenue Code of 1954, as amended, and the regulations and rulings issued thereunder

159.804 Allocation of private activity bonds.—

(1) The division shall annually determine the amount of private activity bonds permitted to be issued in this state under the Internal Revenue Code of 1954, as amended, and shall make such information available upon request to any person or agency. The total amount of private activity bonds authorized to be issued in this state pursuant to the Internal Revenue Code of 1954, as amended, shall be initially allocated as follows on January 1 of each year

(a) Fifty percent of the total yearly allocation of private activity bonds permitted to be issued in this state shall be allocated among the counties for use by all agencies whose boundaries are coterminous with or contained within each county to be used only in accordance with s 159 806. The private activity bond allocation for each county for any calendar year shall be an amount which bears the same ratio to 50 percent of the state volume limitation for such year as the population of the county bears to the population for the entire state, each of which population figures shall be obtained from the most recent Official Population Estimate as promulgated by the Bureau of Economic and Business Research of the University of Florida. This portion of the allocation shall be known as the "county allocation"

(b) Forty-five percent of the total yearly allocation of private activity bonds permitted to be issued in this state shall be allocated to a state allocation pool to be used only in accordance with the provisions of s 159.807. This portion of the allocation shall be known as the "state allocation pool"

(c) Five percent of the total yearly allocation of private activity bonds permitted to be issued in this state shall be allocated to a small issuer pool to be used only in accordance with the provisions of s 159.808. This portion of the allocation shall be known as the "small issuer pool"

(2) Each unit of government is authorized to assign a portion of its private activity bond limit to a constituted or regional authority located wholly or partially within its borders

159.805 Procedures for obtaining allocations; requirements, limitations on allocations —

(1) Prior to the issuance of any private activity bond by or on behalf of any agency, a notice of intent to issue such bonds shall be filed in writing by or on behalf of such agency with the division to obtain a written confirmation of an allocation for such issue. The notice of intent to issue shall not be filed until elected official or voter approval required pursuant to s 103 of the Internal Revenue Code of 1954, as amended, has been obtained. A notice of intent to issue shall only be filed by either the agency proposing to issue private activity bonds or the agency required to give elected official or voter approval for such bonds pursuant to s 103 of the Internal Revenue Code of 1954, as amended. Each such notice of intent to issue a private activity bond filed with the division shall include a certification that approval has

been obtained, a statement of the amount of private activity bonds proposed to be issued, the fee required by s 159.811, and such additional information as the division deems appropriate. Except for priority projects, written confirmations of allocations shall be issued by the director for private activity bonds in the order in which notices of intent to issue such bonds are received by the division, subject to the availability of a portion of the total allocation of private activity bonds permitted to be issued in this state. Confirmations shall state the amount of the allocation made for such bonds. The amount of each such confirmation shall, to the extent feasible, be the amount of the allocation requested in the notice of intent to issue. A written confirmation for a private activity bond may be issued based on one or more of the initial allocations provided by s 159.804. The director shall maintain continuous and cumulative records of the amounts of private activity bonds for which written confirmations of an allocation have been issued.

(2) Any written confirmation issued by the director pursuant to subsection (1) shall cease to be effective unless the bonds to which such confirmation applies have been issued by the agency and written notice of such issuance has been provided to the director within 90 calendar days after the date the confirmation was issued or December 31, whichever occurs first.

(3) Upon the expiration of the confirmation, or at any time the agency decides the allocation is no longer necessary, but in any event not later than the 95th calendar day after the date the confirmation was issued, the agency shall notify the division, by overnight common carrier delivery service, of its failure to issue any bonds pursuant to the written confirmation. Such notice of failure to issue shall be filed with the division and the allocation provided in the expired confirmation shall be made available for reallocation pursuant to this part.

(4) The time limits established by this section shall be tolled during the pendency of a validation proceeding pursuant to chapter 75, provided written notice of the pendency of such proceedings is provided to the director prior to the expiration of the time limit set forth in the written confirmation issued by the director for such bonds. The time limits established by this section shall not apply to any written confirmation for priority projects or any project in an amount of \$50,000,000 or more. If a written confirmation expires, the agency may file a new notice of intent to issue with the division. The new notice of intent to issue shall be considered pursuant to subsection (1) and the allocation provided in the expired confirmation shall be made available for reallocation pursuant to this part.

(5) When a private activity bond is issued, the agency shall notify the division by overnight common carrier delivery service of the amount of such bonds issued and the availability of any excess prior written commitment for such issue. At issuance, any excess allocation unissued, except in the case of those projects that received an allocation of \$50,000,000 or more, shall immediately revert to the appropriate allocation pool and be made available for reallocation under this part. Any allocation made under this part is contingent upon notification by overnight common carrier delivery service to the division advising as to the amount of the bonds issued.

(6) In the event an agency files a notice of intent to issue a private activity bond seeking a written confirmation which would exceed the total allocation then available to the division for written confirmations of an allocation, the director shall not issue a written confirmation to the agency. In such event, notices of intent to issue filed with the division shall be kept consecutively in the order received. The director shall issue written confirmations for such notices of intent to issue when a portion of the current total yearly allocation of private activity bonds sufficient to provide allocations next becomes available to the office.

(7) A written confirmation of an allocation shall assure an allocation only of such amount of private activity bonds as set forth therein, but shall not preclude issuance of an amount of private activity bonds in an amount in excess thereof. To issue an amount of private activity bonds in excess of the written confirmation, a supplementary notice of intent to issue shall be filed with the division prior to such issuance and shall be considered pursuant to subsection (1). No supplementary notice of intent to issue shall be for any amount in excess of 10 percent of the

amount of the prior written confirmation. Any supplementary notice of intent to issue shall specify the prior written confirmation to which it applies. The amount of a supplementary written confirmation may be added to a prior written confirmation for the same project to provide an allocation for the issuance of a private activity bond for such project.

(8) A written confirmation for a private activity bond shall be effective as to such bonds issued in lesser amounts provided the aggregate amount issued pursuant to the allocation is not less than 90 percent of the amount set forth in the original confirmation and any supplemental confirmation.

(9) The director shall sign the certificate required pursuant to s 103(n)(12) of the Internal Revenue Code of 1954, as amended

#### 159.806 County allocations —

(1) Each county shall have a county allocation. In issuing written confirmations of allocation for private activity bonds, the division shall first use the county allocation for the county in which the agency issuing such bonds or on whose behalf such bonds are being issued is located, except prior to April 1, when the state allocation pool is to be used to finance priority projects unless the agency requests an allocation for a priority project from the county allocation. When such bonds are to be issued by an agency whose boundaries include more than one county, the division shall first use the county allocation for the county in which the agency required to give elected official approval, or hold a voter referendum, pursuant to s 103 of the Internal Revenue Code of 1954, as amended, is located, except prior to April 1, when the state allocation pool is to be used to finance priority projects unless the agency requests an allocation for a priority project from the county allocation. Notwithstanding the preceding sentence, with respect to any bonds issued by a constituted or regional authority, the division shall use the county allocation for the county from which the authority received its assignment pursuant to s. 159.804(2).

(2) Except as provided in subsection (1), no portion of the county allocation of a county may be used by an agency in another county. Priority use of a county allocation shall be provided to private activity bonds for which an inducement resolution was issued prior to October 19, 1983, to the extent required by s. 103(n) of the Internal Revenue Code of 1954, as amended.

#### 159.807 State allocation pool —

(1) Prior to April 1 of each year, the state allocation pool shall be available solely to provide written confirmations for private activity bonds to finance priority projects. To obtain a written allocation for private activity bonds to finance a priority project prior to April 1 of each year, the notice of intent to issue shall be filed with the division no later than March 1. If the total amount requested in notices of intent to issue for priority projects does not exceed the total amount of the state allocation pool, the director shall issue written confirmation for each notice of intent to issue by March 15. If the total amount requested in notices of intent to issue private activity bonds for priority projects exceeds the total amount of the state allocation pool, the director shall forward all timely notices of intent to issue received by the division for said projects to the Governor who shall render a decision by April 1 as to which notices of intent to issue shall receive written confirmations. If additional portions of the current total yearly allocation of private activity bonds permitted to be issued in the state are subsequently placed into the state allocation pool, the remainder of the timely notices of intent to issue for priority projects shall be provided written confirmations in the order established by the Governor prior to any other notices of intent to issue filed with the division.

(2) Except for priority projects, which shall be eligible to receive an allocation from the state allocation pool at any time during the year, after April 1 of each year the state allocation pool shall only be used after the county allocation for a county has been totally exhausted through written confirmations issued pursuant to s 159.806 or is inadequate to completely provide an allocation for a private activity bond. Once the county allocation of a county has been exhausted, all written confirmations for issues of private activity bonds by agencies in such a county shall be issued based on available portions of the state allocation pool, in the order notices of intent to issue such bonds are received by the division.

(3) The state allocation pool shall also be used to provide written confirmations to private activity bonds that are to be issued by state agencies, which bonds, notwithstanding any other provisions of this part, shall receive priority in the use of the pool available at the time the notice of intent to issue such bonds is filed with the office.

159 808 Small issuer pool—Prior to September 1 of each year, the small issuer pool shall be used only with the written approval of the Governor. Such approval shall not be granted unless the notice of intent to issue for a private activity bond is made by an agency located in a small county, the county allocation of such county has been exhausted or is inadequate for the director to provide a written confirmation for such bond, and the state allocation pool has been exhausted, is unavailable, or is inadequate for the director to provide a written confirmation for such bond

159 809 Recapture of unused amounts—On September 1 of each year, any portion of each county allocation and any portion of the small issuer pool for which a written confirmation has not been issued by the director prior to said date shall be added to the state allocation pool.

159 81 Carryforwards.—The division shall, when requested, provide carryforwards pursuant to s 103(n)(10) of the Internal Revenue Code of 1954, as amended, and the regulations promulgated thereunder, for written confirmations for priority projects which qualify as carryforwards pursuant to s 103(n)(10) of the Internal Revenue Code of 1954, as amended. After December 1, projects eligible for carryforward pursuant to s. 103(n)(10)(E) of the Internal Revenue Code of 1954, as amended, that are not priority projects, may apply for carryforward of an allocation that has not expired pursuant to this part. Written confirmations for carryforward of these nonpriority projects shall only be provided after all private activity bonds for which a notice of intent to issue has been filed with the division by December 10 have been provided with a written confirmation of an allocation

159 811 Fees; trust fund —

(1) There shall be imposed a nonrefundable fee on each notice of intent to issue a private activity bond filed with the division pursuant to s 159 805(1). No notice of intent to issue a private activity bond shall be accepted by the division unless and until the fee has been paid. The division shall establish a fee which shall be an amount sufficient to cover all expenses of maintaining the allocation system in this part pursuant to the General Appropriations Act. In calculating the fee, any unexpended trust fund balance remaining unexpended prior to setting the fee shall be deducted from the amount appropriated. The amount of the fee shall not exceed \$500 and may be adjusted no more than once every 6 months

(2) All fees collected under this section shall be deposited into the Revenue Bond Fee Revolving Trust Fund and shall be used in accordance with the General Appropriations Act to administer this part

(3) This section shall take effect July 1, 1985, and shall apply to any notice of intent to issue received by the division on or after said date.

159 812 Grandfather clause—Any written confirmation or carryforward issued by the division pursuant to Executive Orders 84-181, 84-244 or 85-20 concerning the total yearly allocation of private activity bonds for 1984 and 1985, or any successors to such orders issued prior to or after the effective date of this part, shall not be affected in any way by this part

159 813 Future federal amendments—In the event that s 103(n) of the Internal Revenue Code of 1954, or the regulations issued thereunder, are amended or changed in a manner that is inconsistent with this part, the Governor may issue an executive order that shall conform the allocation system provided in this part to said section or regulations, as amended. If such executive order is issued, the division shall notify the *President of the Senate and the Speaker of the House of Representatives* in writing of such an order and the reasons such order was issued within 10 days of the issuance of the order. Any such order shall remain effective until this part is amended to be consistent with federal law or the regulations issued thereunder

159 814 Form of applications for allocations, requirements—All notices of intent to issue for an allocation and applications for a

carryforward shall be made in such form as may be prescribed by the division. No notices of intent to issue for allocations of the private activity bond volume limitation for any calendar year shall be accepted prior to January 1 of that calendar year. All notices of intent to issue or application for a carryforward shall be mailed by certified mail return receipt requested or by overnight common carrier delivery service. No notice of intent to issue or application for carryforward shall be accepted by hand delivery from the issuing authority, attorneys, or other parties. All notices of intent to issue or applications for a carryforward shall be received in a standard business size envelope devoid of markings, colors or other attention gathering devices except for the return address

159 815 Rules—The division shall prescribe any rules necessary to insure the orderly implementation and administration of this act

Section 2 There is hereby appropriated one position and up to \$50,000 from the Revenue Bond Fee Revolving Trust Fund to the Division of Bond Finance to administer section 1 of this act

Section 3. Subsection (3) of s 159.26, Florida Statutes, 1984 Supplement, is amended to read:

159 26 Legislative findings and purposes—The Legislature finds and declares that:

(3) In order to improve the prosperity and welfare of the state and its inhabitants, to improve education, living conditions, and health care, to promote the preservation of historic structures; to promote the rehabilitation of enterprise zones, to promote improved transportation, to promote effective and efficient pollution control throughout the state; to promote the advancement of education and science and research in and the economic development of the state, and to increase purchasing power and opportunities for gainful employment, it is necessary and in the public interest to facilitate the financing of the projects provided for in this part and to facilitate and encourage the planning and development of these projects without regard to the boundaries between counties, municipalities, special districts, and other local governmental bodies or agencies in order to more effectively and efficiently serve the interests of the greatest number of people in the widest area practicable, and

Section 4 Subsection (5) of Section 159 27, Florida Statutes, 1984 Supplement, is amended and subsection (23) thereof is created to read.

159.27 Definitions—The following words and terms, unless the context clearly indicates a different meaning, shall have the following meanings

(5) "Project" means any capital project comprising an industrial or manufacturing plant, a research and development park, an agricultural processing or storage facility, a warehousing or distribution facility, a headquarters facility, a tourism facility, a convention or trade show facility, an urban parking facility, a trade center, a health care facility, an educational facility, a motion picture production facility, a preservation or rehabilitation of a certified historic structure, an airport or port facility, a commercial project in an enterprise zone, a pollution-control facility, or a hazardous or solid waste facility, or a mass commuting facility, including one or more buildings and other structures, whether or not on the same site or sites, any rehabilitation, improvement, renovation, or enlargement of, or any addition to, any buildings or structures for use as a factory, a mill, a processing plant, an assembly plant, a fabricating plant, an industrial distribution center, a repair, overhaul, or service facility, a test facility, an agricultural processing or storage facility, a warehousing or distribution facility, a headquarters facility, a tourism facility, a convention or trade show facility, an urban parking facility, a trade center, a health care facility, an educational facility, a motion picture production facility, a preservation or rehabilitation of a certified historic structure, an airport or port facility, a commercial project in an enterprise zone, a pollution-control facility, or a hazardous or solid waste facility, or a mass commuting facility, and other facilities, including research and development facilities, for manufacturing, processing, assembling, repairing, overhauling, servicing, testing, or handling of any products or commodities embraced in any industrial or manufacturing plant, in connection with the purposes of a research and development park, or other facilities for or used in connection with



an agricultural processing or storage facility, a warehousing or distribution facility, a headquarters facility, a tourism facility, a convention or trade show facility, an urban parking facility, a trade center, a health care facility, an educational facility, a motion picture production facility, a preservation or rehabilitation of a certified historic structure, an airport or port facility, or a commercial project in an enterprise zone or for controlling air or water pollution or for the disposal, processing, conversion, or reclamation of hazardous or solid waste, or a mass commuting facility, and including also the sites thereof and other rights in land therefor whether improved or unimproved, machinery, equipment, site preparation and landscaping, and all appurtenances and facilities incidental thereto, such as warehouses, utilities, access roads, railroad sidings, truck docking and similar facilities, parking facilities, office or storage or training facilities, public lodging and restaurant facilities, dockage, wharfage, solar energy facilities, and other improvements necessary or convenient for any manufacturing or industrial plant, research and development park, agricultural processing or storage facility, warehousing or distribution facility, tourism facility, convention or trade show facility, urban parking facility, trade center, health care facility, educational facility, motion picture production facility, preservation or rehabilitation of a certified historic structure, airport or port facility, commercial project in an enterprise zone, pollution-control facility, or hazardous or solid waste facility, or a mass commuting facility and any one or more combinations of the foregoing

(23) "Mass commuting facility" has the same meaning as in s 103(b)(4) of the Internal Revenue Code of 1954, as amended, and the regulations issued thereunder.

Section 5. This act shall take effect January 1, 1986 except that s. 159.811, Florida Statutes, as created by section 1, shall take effect July 1, 1985 or upon becoming a law, whichever occurs later, and except that this section and sections 3 and 4 shall take effect upon becoming a law and sections 3 and 4 shall operate retroactively to December 1, 1984.

Rep. Carlton moved the adoption of the amendment, which was adopted.

Representative Carlton offered the following title amendment.

**Amendment 2**—On page 1, lines 1-13, strike all of said lines and insert: A bill to be entitled An act relating to private activity bonds; creating part VI of chapter 159, F.S., the "Florida Private Activity Bond Allocation Act"; providing purpose and definitions, providing for the allocation of private activity bonds; providing for fees, providing effect on prior executive orders, providing authority for an executive order to conform to amendments to the Internal Revenue Code or regulations issued thereunder; providing for applications for allocations; providing an appropriation; amending s 159.26, F.S.; providing legislative findings and purpose; amending s 159.27, F.S., defining "project"; defining "mass commuting facility", providing for retroactivity; providing effective dates.

Rep. Carlton moved the adoption of the amendment, which was adopted.

On motion by Rep. Carlton, the rules were waived by two-thirds vote and HB 1313, as amended, was read the third time by title On passage, the vote was:

Yeas—103

Abrams	Clark	Frishe	Hazouri
Armstrong	Clements	Gardner	Hill
Arnold	Combee	Gibbons	Hollingsworth
Bankhead	Crady	Gonzalez-	Irvine
Bass	Crotty	Quevedo	Jamerson
Bronson	Dantzier	Gordon	Jennings
Brown, C	Davis	Grant	Johnson, B L
Brown, T. C.	Deutsch	Grindle	Johnson, R C
Burke	Dudley	Gustafson	Jones, C F.
Burnsed	Dunbar	Hanson	Jones, D L
Canady	Easley	Hargrett	Kelly
Carlton	Evans-Jones	Harris	Kimmel
Carpenter	Figg	Hawkins, L R	Kutun
Casas	Friedman	Hawkins, M. E.	Lawson

Liberti	Mitchell	Rochlin	Thomas, J
Lippman	Morgan	Sample	Titone
Locke	Morse	Sanderson	Tobiassen
Lombard	Nergard	Sansom	Tobin
Mackenzie	Ogden	Shackelford	Upchurch
Martin	Pajcic	Shelley	Wallace
Martinez	Patchett	Silver	Ward
McEwan	Peeples	Simon	Watt
Meffert	Press	Simone	Weinstock
Messersmith	Reaves	Smith	Wetherell
Metcalf	Reddick	Stewart	Woodruff
Mills	Robinson	Thomas, D L	Young

Nays—1

Lewis

Votes after roll call

Yeas—Gallagher, Logan

So the bill passed, as amended, and was immediately certified to the Senate after engrossment

**HB 1220**—A bill to be entitled An act relating to professional regulation, creating s 455.2286, Florida Statutes, providing criminal penalties for knowingly giving false information in the course of applying for or obtaining a license to practice as a described health care practitioner, amending ss 458.327 and 459.013, F.S., providing criminal penalties for knowingly giving false information on certain license or other application; providing an effective date.

—was read the second time by title On motion by Rep. Lippman, the rules were waived by two-thirds vote and the bill was read the third time by title On passage, the vote was:

Yeas—104

Allen	Friedman	Lawson	Rochlin
Armstrong	Frishe	Lewis	Sample
Arnold	Gardner	Liberti	Sanderson
Bankhead	Gibbons	Lippman	Sansom
Bass	Gonzalez-	Locke	Shackelford
Bronson	Quevedo	Logan	Shelley
Brown, C	Gordon	Lombard	Silver
Brown, T. C.	Grant	Mackenzie	Simon
Burke	Grindle	Martin	Simone
Burnsed	Gustafson	Martinez	Smith
Canady	Hanson	McEwan	Stewart
Carlton	Harris	Meffert	Thomas, D. L.
Carpenter	Hawkins, L. R	Messersmith	Thomas, J
Casas	Hawkins, M. E	Metcalf	Titone
Clark	Hazouri	Mills	Tobiassen
Clements	Hill	Mitchell	Tobin
Combee	Hollingsworth	Morgan	Upchurch
Crady	Irvine	Morse	Wallace
Crotty	Jamerson	Nergard	Ward
Dantzier	Jennings	Ogden	Watt
Davis	Johnson, B L	Pajcic	Weinstock
Deutsch	Johnson, R. C.	Patchett	Wetherell
Dudley	Jones, C F	Peeples	Woodruff
Dunbar	Jones, D L	Press	Young
Easley	Kelly	Reaves	
Evans-Jones	Kimmel	Reddick	
Figg	Kutun	Robinson	

Nays—None

Votes after roll call

Yeas—Gallagher

So the bill passed and was immediately certified to the Senate.

**HB 1276**—A bill to be entitled An act relating to professional regulation, amending s. 455.213, F.S., authorizing licensure application under oath; requiring notification of licensees and license applicants' address changes, amending s 455.227, F.S., providing ground for discipline; providing an effective date.

million from county allocations and \$72.3 million from the state allocation pool have been provided. In total, approximately \$681.1 million in county allocations, \$659 million in the state allocation and \$82.3 million in the small issuers pool remain available for use.

A similar bill, HB 1313, was ordered enrolled on May 28, 1985.

IV. AMENDMENTS:

#1 by ECCA: Transfers responsibility for administering the allocation of private activity bonds from the Office of Planning and Budgeting of the Executive Office of the Governor to the Division of Bond Finance of the Department of General Services.



STORAGE NAME: Summary HB 1313

Date: 4/8/85

Revised: 4/23/85

Final: 6/7/85

HOUSE OF REPRESENTATIVES  
COMMITTEE ON TOURISM & ECONOMIC DEVELOPMENT  
STAFF ANALYSIS

BILL# HB 1313 SPONSOR Tourism & Economic Development

EFFECTIVE DATE Various IDENTICAL/SIMILAR BILLS SB 1296

RELATING TO Allocation of private activity bonds

OTHER COMMITTEES OF REFERENCE F & T and Appropriations

I. SUMMARY:

A. Present Situation:

Prior to 1984 there was no limitation on the volume of industrial revenue bonds (IRBs) a state could issue. As a part of the Tax Reform Act of 1984, Congress imposed a \$150 per capita annual limit on the amount of private activity bonds a state may issue. "Private activity bond" is the term Congress used to describe certain industrial revenue bonds. The federal legislation allocates one-half of the limit to state governments and one-half of the limit to local governments. Florida, with some minor exceptions, does not issue state IRBs.

As an alternative to the federal allocation formula, the Internal Revenue Code permits states to adopt a law providing a different allocation formula for the statewide limitation. The law also permits the governor of a state to provide an interim allocation formula by executive order but limits the effectiveness of such orders to the end of the first calendar year after the state legislature is next scheduled to meet. Governor Graham issued an executive order providing a different allocation for Florida on October 9, 1984.

B. Effect of Proposed Change:

Section 1 of this bill would create the Florida Private Activity Bond Allocation Act. The statewide private activity bond limitation would initially be allocated as follows on January 1 of each year:

- 1) 50% of the cap to each county on a per capita basis for all local governments in a county to share;
- 2) 45% of the cap to a state allocation pool to be used on a first come, first serve basis, after April 1,

when a county's allocation has been completely used;  
and

- 3) 5% to a small issuers pool to be used with the approval of the Governor in small counties with a population of less than 50,000 when a small county's allocation has been used and the state pool has been exhausted or is unavailable.

Prior to April 1, the state allocation pool is available only to provide allocations for priority projects. Priority projects include resource recovery facilities, sewer or solid waste facilities, pollution control facilities and projects located in an enterprise zone. Priority project allocations do not apply against county allocations unless the agency proposing to issue the bonds requests that the county allocation be used.

To obtain an allocation for a private activity bond, an issuer would file a notice of intent to issue with the Division of Bond Finance of the Department of General Services after the required elected official approval for the project has been obtained. If unused portions of the allocation are available, the division will issue an allocation for the bond issue. Except for priority projects, confirmations are to be issued for notices of intent to issue in the order they are received by the division. Notices of intent to issue for priority projects filed with the division prior to March 1 are provided allocations from the state allocation pool before all other notices of intent on March 15. If the requests for allocations for priority projects exceed the state allocation pool, the Governor decides which projects are to receive allocations.

On September 1, the unused portion of all county allocations and the small issuers pool will be placed in the state allocation pool.

The division is required to charge a fee for each notice of intent to issue filed to defray the cost of the allocation system. The fee is to be set based on the General Appropriations Act, but cannot exceed \$500. The fees are to be paid into the Revenue Bond Revolving Trust Fund and administrative costs of Section 1 of the bill are to be paid from the trust fund. Section 2 of this bill appropriates up to \$50,000 and one position from the trust fund to administer Section 1.

Sections 3 and 4 permit industrial revenue bonds to be used to finance mass commuting facilities. These sections operate retroactively to December 1, 1984.

II. ECONOMIC IMPACT:

A. Public:

This bill should have no impact on the use of private activity bonds in the private sector that would not occur as a result of s. 103(n) of Internal Revenue Code of 1954, as amended.

B. Government:

1. State - The impact of this bill will fall on the Division of Bond Finance of the Department of General Services. The bill requires that users of private activity bonds finance entirely the cost of the allocation system. Based on the number of IRBs issued in 1984, a \$200 fee would provide at least \$49,200 to administer Section 1 of this bill. For 1985-86, up to \$50,000 from the trust fund is authorized to be used to administer Section 1.

2. Local - This bill will impose no additional cost on local governments issuing private activity bonds that s. 103(n) of the Internal Revenue Code of 1954, as amended, does not impose.

III. COMMENTS:

Florida has issued industrial revenue bonds in the following amounts for the years indicated:

	<u>Number Issued</u>	<u>Total Value</u>
1980	51	\$ 128,147,000
1981	148	525,410,856
1982	187	793,893,311
1983	204	1,083,639,948
1984	246	1,919,229,525

Florida's statewide limitation on private activity bonds for 1985 is \$1,646,400,000. Through June 5, allocations totaling \$202.3 million from county allocations and \$128.6 million from the state allocation pool have been provided. In total, \$620.8 million in county allocations, \$612.2 million in the state allocation and \$82.3 million in the small issuers pool remains available for use.

Chart 1 (attached) details the use of industrial revenue bonds by county from 1980 to 1983. Chart 2 (attached) details the use of industrial revenue bonds by project type from 1980 to 1983. Charts 3 and 4, prepared by the Executive Office of the Governor, provide details on the

use of private activity bond allocations by county and by project type in 1984.

HB 1313 is very similar to HB 1281 by this Committee from the 1984 legislative session. On October 9, 1984, the Governor issued executive order 84-181 which provided an interim allocation system for the state for 1984. That order and its successor, executive order 85-20, are very similar to Section 1 of this bill.

HB 1313 passed the House by a vote of 106-1 on May 27, 1985 and the Senate on May 28, 1985 by a vote of 32-0. Governor signed into law (Ch. 85-282).

- IV. AMENDMENTS: None.
- V. PREPARED BY Thomas R. McSwain
- VI. STAFF DIRECTOR Craig A. Meyer

CHART 1  
IRB USE BY COUNTY

COUNTY	1980		1981		1982		1983	
	#	AMOUNT	#	AMOUNT	#	AMOUNT	#	AMOUNT
Alachua	-	-	1	3,770,000	2	11,069,000	1	1,700,000
Baker	-	-	1	2,400,000	-	-	-	-
Bay	1	700,000	1	3,900,000	1	1,000,000	1	1,000,000
Bradford	-	-	-	-	-	-	1	3,500,000
Brevard	4	18,000,000	1	600,000	5	15,125,000	5	19,200,000
Broward	2	1,475,000	7	15,435,000	16	35,375,500	15	48,156,000
Calhoun	-	-	-	-	-	-	-	-
Charlotte	-	-	2	2,500,000	3	6,650,000	-	-
Citrus	-	-	-	-	2	53,150,000	2	96,500,000
Clay	1	600,000	2	1,600,000	1	950,000	2	4,900,000
Collier	-	-	-	-	3	18,445,000	2	44,705,000
Columbia	-	-	1	830,000	1	1,000,000	-	-
Dade	10	20,822,000	18	58,235,000	24	62,277,000	18	70,600,000
Desoto	-	-	1	1,000,000	-	-	-	-
Dixie	-	-	-	-	-	-	-	-
Duval	4	14,475,000	34	87,702,000	27	74,485,000	25	210,195,000
Escambia	-	-	-	-	4	33,556,000	4	38,650,000
Flagler	-	-	-	-	-	-	1	1,405,000
Franklin	-	-	-	-	-	-	-	-
Gadsden	2	11,500,000	-	-	-	-	1	2,900,000
Gilchrist	-	-	-	-	-	-	-	-
Glades	-	-	-	-	-	-	-	-
Gulf	-	-	-	-	-	-	-	-
Hamilton	-	-	-	-	-	-	-	-
Hardee	-	-	-	-	-	-	1	4,150,000
Hendry	-	-	-	-	-	-	1	3,300,000
Hernando	-	-	2	2,295,000	1	500,000	1	4,225,000
Highlands	-	-	-	-	2	5,690,000	1	8,100,000
Hillsborough	1	8,000,000	13	75,278,856	16	165,240,000	10	135,950,000
Holmes	-	-	-	-	-	-	1	1,590,000
Indian River	-	-	1	800,000	-	-	1	4,000,000
Jackson	-	-	-	-	1	2,900,000	-	-
Jefferson	1	600,000	-	-	-	-	-	-

COUNTY	1980		1981		1982		1983	
	#	AMOUNT	#	AMOUNT	#	AMOUNT	#	AMOUNT
Lafayette	-	-	-	-	-	-	-	-
Lake	-	-	-	-	-	-	2	5,700,000
Lee	-	-	2	5,000,000	2	9,060,000	3	5,430,000
Leon	-	-	1	2,200,000	-	-	1	1,500,000
Levy	-	-	-	-	-	-	-	-
Liberty	-	-	1	4,500,000	-	-	-	-
Madison	-	-	-	-	-	-	2	6,950,000
Manatee	-	-	3	5,110,000	3	10,130,000	-	-
Marion	1	800,000	2	4,470,000	5	10,650,000	3	5,700,000
Martin	-	-	-	-	-	-	3	8,280,000
Monroe	-	-	-	-	2	6,450,000	1	4,500,000
Nassau	-	-	-	-	1	6,000,000	2	3,465,000
Okaloosa	1	3,500,000	1	3,500,000	2	4,725,000	1	10,700,000
Okeechobee	-	-	-	-	1	4,000,000	-	-
Orange	5	10,680,000	15	20,190,000	21	42,257,311	19	32,397,000
Osceola	-	-	-	-	-	-	4	6,250,000
Palm Beach	2	11,075,000	6	26,495,000	4	10,700,000	13	52,445,000
Pasco	-	-	3	8,675,000	1	600,000	2	6,000,000
Pinellas	5	11,050,000	8	22,170,000	8	11,800,000	17	125,580,000
Polk	5	5,875,000	6	13,975,000	18	103,798,000	14	47,444,943
Putnam	1	480,000	4	126,480,000	5	80,410,000	1	1,750,000
St. Johns	-	-	4	11,750,000	1	4,000,000	3	6,050,000
St. Lucie	-	-	1	650,000	2	2,740,000	2	14,000,000
Santa Rosa	-	-	1	965,000	-	-	-	-
Sarasota	-	-	-	-	-	-	1	4,475,000
Seminole	-	-	1	3,250,000	10	20,181,000	4	12,500,000
Sumter	3	7,375,000	-	-	2	1,700,000	-	-
Suwannee	-	-	-	-	1	2,800,000	-	-
Taylor	1	140,000	-	-	-	-	-	-
Union	-	-	-	-	-	-	-	-
Volusia	-	1,000,000	3	7,400,000	5	6,355,000	11	17,295,000
Wakulla	-	-	-	-	-	-	-	-
Walton	-	-	-	-	-	-	-	-
Washington	-	-	1	2,285,000	1	4,500,000	-	-
Multi-county	-	-	-	-	-	-	1	701,000
<b>TOTALS</b>	<b>51</b>	<b>128,147,000</b>	<b>148</b>	<b>575,410,856</b>	<b>204</b>	<b>830,268,811</b>	<b>204</b>	<b>1,083,639,948</b>

CHART 2  
IRB USE BY FACILITY TYPE

FACILITY-TYPE	1980		1981		1982		1983	
	#	AMOUNT	#	AMOUNT	#	AMOUNT	#	AMOUNT
Industrial or Manufacturing	40	\$ 99,420,000	80	\$182,088,240	73	\$146,811,000	59	\$ 116,585,000
Warehouse or Distribution	7	13,427,000	32	65,585,000	39	55,917,500	39	61,292,000
Agricultural Processing	3	7,300,000	3	9,250,000	2	7,000,000	1	2,090,000
Pollution Control	-	-	5	159,520,000	9	298,500,000	3	212,000,000
Corporate Headquarters	-	-	4	15,900,000	2	3,000,000	4	23,500,000
Tourism	-	-	2	3,700,000	2	6,500,000	1	1,151,000
Convention/Trade Show	-	-	-	-	-	-	-	-
International Trade	-	-	-	-	-	-	-	-
Health	-	-	10	27,620,000	38	191,041,000	55	302,445,600
Port or Airport	1	8,000,000	8	47,266,616	5	39,687,000	7	52,851,000
Urban Parking	-	-	8	6,750,000	-	-	-	-
Lodging or Restaurant	-	-	1	8,000,000	5	13,800,000	4	12,800,000
Research & Development Park	-	-	-	-	2	8,547,311	-	-
Enterprise Zone	-	-	2	1,731,000	5	6,525,000	10	31,355,000
Historic Preservation	-	-	-	-	-	-	-	-
Utility	-	-	-	-	-	-	7	29,700,000
Resource Recovery	-	-	-	-	-	-	2	198,975,000
Unknown	-	-	-	-	22	52,640,000	12	38,894,948
	<u>51</u>	<u>\$128,147,000</u>	<u>148</u>	<u>\$525,410,856</u>	<u>204</u>	<u>\$830,268,811</u>	<u>204</u>	<u>\$1,083,639,948</u>

CHART 3

1984 PRIVATE ACTIVITY BOND ALLOCATION

12-31-84

COUNTY	POPULATION		PERCENT	GROSS 1984 ALLOCATION	LESS TRANSITION	COUNTY ALLOC	USED THRU 11-14-84
ALACHUA	162,404	10,591,701	0.015333	11,978,246		11,838,746	600,000
BAKER	16,325	10,591,701	0.001560	1,218,816		1,204,621	
BAY	107,633	10,591,701	0.010162	7,938,564		7,846,110	
BRADFORD	22,814	10,591,701	0.002154	1,682,666		1,663,070	
BREVARD	308,571	10,591,701	0.029133	22,758,919		22,493,864	11,915,000
BROWARD	1,080,363	10,591,701	0.102001	79,683,101		78,753,096	599,000,000
CALHOUN	9,244	10,591,701	0.000873	681,799		673,859	
CHARLOTTE	69,895	10,591,701	0.006599	5,153,166		5,095,128	
CITRUS	65,502	10,591,701	0.006184	4,831,156		4,774,892	2,500,000
CLAY	74,524	10,591,701	0.007036	5,496,582		5,432,567	
COLLIER	102,520	10,591,701	0.009679	7,561,431		7,473,389	
COLUMBIA	37,920	10,591,701	0.003580	2,796,822		2,764,250	
DADE	1,738,532	10,591,701	0.164141	128,226,920		126,733,566	30,000,000
DE SOTO	20,594	10,591,701	0.001944	1,518,928		1,501,238	
DIXIE	8,863	10,591,701	0.000837	653,698		646,085	
DUVAL	587,076	10,591,701	0.055428	43,300,294		42,796,011	13,748,900
ESCAMBIA	250,134	10,591,701	0.023616	18,448,848		18,233,989	20,047,500
FLAGLER	13,786	10,591,701	0.001302	1,016,798		1,004,956	
FRANKLIN	7,921	10,591,701	0.000748	584,220		577,416	
GADSDEN	42,991	10,591,701	0.004059	3,170,838		3,133,910	
GILCHRIST	6,763	10,591,701	0.000639	498,811		493,002	
GLADES	6,389	10,591,701	0.000603	471,226		465,738	
GULF	10,958	10,591,701	0.001035	808,217		798,804	
HAMILTON	8,890	10,591,701	0.000839	653,690		648,053	
HARDEE	19,782	10,591,701	0.001868	1,459,038		1,442,046	
HENDRY	20,694	10,591,701	0.001954	1,526,304		1,508,528	
HERNANDO	56,671	10,591,701	0.005351	4,179,818		4,131,139	
HIGHLANDS	53,661	10,591,701	0.005066	3,957,813		3,911,720	
HILLSBOROUGH	693,152	10,591,701	0.065443	51,124,021		50,528,621	172,500,000
HOLMES	15,106	10,591,701	0.001426	1,114,156		1,101,180	
INDIAN RIVER	69,414	10,591,701	0.006554	5,119,689		5,060,064	
JACKSON	39,527	10,591,701	0.003732	2,915,348		2,881,395	
JEFFERSON	11,164	10,591,701	0.001054	823,410		813,821	
LAFAYETTE	4,167	10,591,701	0.000393	307,341		303,761	
LAKE	113,718	10,591,701	0.010925	8,534,880		8,435,482	
LEE	233,465	10,591,701	0.022231	17,366,923		17,164,665	
LEON	158,712	10,591,701	0.014985	11,705,940		11,569,610	4,300,000
LEVY	21,664	10,591,701	0.002045	1,597,847		1,579,238	
LIBERTY	4,371	10,591,701	0.000413	322,387		318,632	
MADISON	15,261	10,591,701	0.001441	1,125,588		1,112,479	
MANATEE	161,464	10,591,701	0.015244	11,908,916		11,770,222	
MARION	141,991	10,591,701	0.013406	10,472,668		10,350,701	5,500,000
MARTIN	74,143	10,591,701	0.007000	5,468,481		5,404,794	
MONROE	66,605	10,591,701	0.006288	4,912,509		4,855,297	
NASSAU	36,319	10,591,701	0.003429	2,678,739		2,647,542	
OKALOSA	122,547	10,591,701	0.011570	9,038,559		8,933,294	
GLAEECHQBEE	22,867	10,591,701	0.002159	1,686,575		1,666,933	
ORANGE	507,572	10,591,701	0.047922	37,436,409		37,000,417	19,750,000





COUNTY	BAL REMAINING	FROM STATE	11-15-84 UNUSED BALANCES	USED AFTER 11-14-84	TOTAL REM BAL
ALACHUA	11,238,746		11,238,746	-94,000	
BAKER	1,204,621		1,204,621		
BAY	7,846,110		7,846,110	60,000,000	
BRADFORD	1,663,070		1,663,070		
BREVARD	10,578,864		10,578,864	6,933,000	
BROWARD	-520,244,904	520,244,904	0	11,750,000	
CALHOUN	673,859		673,859		
CHARLOTTE	5,095,128		5,095,128		
CITRUS	2,274,892		2,274,892		
CLAY	5,432,567		5,432,567		
COLLIER	7,473,389		7,473,389		
COLUMBIA	2,764,250		2,764,250	1,000,000	
DADE	96,733,566		96,733,570	109,690,000	
DE SOTO	1,501,238		1,501,238		
DIXIE	646,085		646,085		
DUVAL	29,047,111		29,047,111	88,180,000	
ESCAMBIA	-1,813,511	1,813,511	0	7,663,000	
FLAGLER	1,004,956		1,004,956		
FRANKLIN	577,416		577,416		
GADSDEN	3,133,910		3,133,910		
GILCHRIST	493,002		493,002		
GLADES	465,738		465,738		
GULF	798,804		798,804		
HAMILTON	648,053		648,053		
HARDEE	1,442,046		1,442,046		
HENDRY	1,508,528		1,508,528		
HERNANDO	4,131,139		4,131,139		
HIGHLANDS	3,911,720		3,911,720		
HILLSBOROUGH	-121,971,379	121,971,379	0	-155,500,000	
HOLMES	1,101,180		1,101,180		
INDIAN RIVER	5,060,064		5,060,064		
JACKSON	2,881,395		2,881,395		
JEFFERSON	813,821		813,821		
LAFAYETTE	303,761		303,761		
LAKE	8,435,482		8,435,482		
LEE	17,164,665		17,164,665	5,200,000	
LEON	7,269,610		7,269,610	11,000,000	
LEVY	1,579,238		1,579,238		
LIBERTY	318,632		318,632	15,800,000	
MADISON	1,112,479		1,112,479		
MANATEE	11,770,222		11,770,222	0	
MARION	4,850,701		4,850,701	-3,500,000	
MARTIN	5,404,794		5,404,794		
MONROE	4,855,297		4,855,297	19,800,000	
NASSAU	2,647,542		2,647,542		
OKALOOSA	8,933,294		8,933,294	16,750,000	
OSWEGON	1,666,933		1,666,933		
ORANGE	17,250,417		17,250,417	270,394,600	

OSCEOLA	3,457,819		3,457,819		
PALM BEACH	47,569,736		47,569,736	29,100,000	
PASCO	15,875,556		15,875,556		
PINELLAS	48,848,987		48,848,987	32,500,000	
POLK	13,265,754		13,265,754	13,000,000	
PUTNAM	3,951,157		3,951,157	12,500,000	
SANTA ROSA	4,383,946		4,383,946	0	
SARASOTA	16,289,684		16,289,684		
SEMINOLE	13,318,318		13,318,318	9,257,000	
ST. JOHNS	4,381,686		4,381,686		
ST. LUCIE	-1,329,498	1,329,498	0	70,400,000	
SUNTER	1,888,321		1,888,321		
SUMNER	1,762,865		1,762,865		
TAYLOR	1,267,239		1,267,239		
UNION	767,531		767,531		
VOLUSIA	19,245,943		19,245,943	-750,000	
WAKULLA	824,391		824,391		
WALTON	1,658,258		1,658,258		
WASHINGTON	1,085,362		1,085,362		
			77,210,200		
			505,550,892		
			49,532,508		
	645,359,292		632,293,600	631,055,600	1,238,000

# CHART 4

## 1994 FINANCIAL ACTIVITY BOND ALLOCATIONS BY PURPOSE

COUNTY ALLOCATIONS										COUNTY ALLOCATIONS								
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17		
MARK #	WAREHOUSE/ DISTRIBUTION	ALLOC #	GEN MANUFACTURING	ALLOC #	IMPROVEMENTS/ MANUFACTURING	ALLOC #	OFFICE/RETAIL	ALLOC #	HEALTH FAC/ MEDICAL OFFICE	ALLOC #	HOTEL IMPROVEMENTS	ALLOC #	PARKING, STAGE, SPORTS FACILITY	ALLOC #	MASS TRANSIT	ALLOC #	EDUC FACILITY	TOTAL
2	3,000,000	30	6,750,000	34	3,000,000	32	500,000	36	7,321,000	38	7,000,000	34	1,000,000	130	262,794,600	36	9,490,000	
3	5,000,000	13	1,000,000	30	1,000,000	20	3,000,000			107	0,000,000	35	00,000,000					
4	1,300,000	15	1,900,000	43	3,000,000	37	2,570,000					113	16,500,000					
5	1,400,000	39	1,000,000	44	0,000,000	123	500,000											
6	5,000,000	42	3,000,000	129	750,000	170	0,000,000											
10	1,000,000	46	3,000,000			114	2,000,000											
24	1,000,000	50	2,900,000															
26	0,000,000	53	1,700,000															
27	0,000,000	55	0,000,000															
29	2,500,000	59	900,000															
33	0,000,000	60	1,000,000															
35	2,000,000	61	1,500,000															
37	0,000,000	65	3,000,000															
40	0,000,000	69	0,000,000															
48	1,300,000	76	3,000,000															
70	0,000,000	81	2,000,000															
87	1,000,000	85	0,000,000															
88	500,000	99	0,000,000															
91	0,000,000																	
92	1,000,000																	
96	3,000,000																	
104	0,000,000																	
105	0,000,000																	
110	1,300,000																	
TOTAL	40,600,000		55,150,000		14,700,000		23,370,000		7,321,000		16,000,000		102,000,000		262,794,600		9,490,000	629,776,500

PRIORITY ALLOCATIONS									
18	19	20	21	22	23	24	25	26	27
MARK #	ENT ZONE OFFICE OFF./RETAIL	ALLOC #	ENT ZONE DEMO OFF./RETAIL, MSB	ALLOC #	SOLID WASTE/ RESOURCE REC	ALLOC #	POLLUTION CONTROL	ALLOC #	MISC
80	7,500,000	5	1,000,000	14	0,000,000	87	0,000,000	90	1,920,000
80A	1,600,000	27	2,620,000	72	0,000,000	90	11,000,000	86	24,000,000
111	1,000,000			82	0,000,000	79	7,500,000		
124	7,000,000	89	1,000,000	112	10,000,000	100	20,000,000		
		101	1,500,000	121	13,200,000	110	12,000,000		
		127	0,500,000			111	15,000,000		
		103	1,400,000			110	50,000,000		
						116	50,000,000		
						117	0,000,000		
TOTAL	17,700,000		15,740,000		0,000,000		104,300,000		26,920,000

TOTAL 629,776,500