UEWAXG-1: 5/23/2023: SLU
AMENDMENT TO HB347
1ST ROBBINS AMENDMENT TO HB347
OFFERED BY REPRESENTATIVE ROBBINS

following:

23



1	
2	
3	
4	
5	Replace lines 66 through 68 on page 3 with the
6	following:
7	(4)a. Any one or two-family dwelling
8	neighborhood or any townhouse neighborhood in which
9	the developer or the majority of the residents have
10	elected to install centralized mail delivery;
11	provided,
12	
13	Replace line 71 on page 3 with the following:
14	election.
15	b. Unless there exists an active homeowner's
16	association whereby members will vote pursuant to
17	paragraph a., only one resident of each dwelling,
18	acting on behalf of any other residents of the
19	dwelling, may cast a vote in any election under this
20	section.
21	
22	Replace lines 72 through 77 on page 3 with the

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(5) Any installation by the United States

Postal Service.

(6) The provisions of this section shall not apply to manufactured homes.

Section 3. (a) Where installation is not prohibited under this section or any other law, centralized mail delivery devices, not exceeding 62 inches in height, may be located within any county, municipal right-of-way, or easement if doing so allows for the safe, convenient accessibility of the centralized mail delivery devices, provided that the local government approves the location of each installation within its right-of-way or easement.

(b) Other than the enforcement of zoning requirements in a historic district and except as provided under this section, no local government shall adopt any additional requirements by local ordinance or regulation pertaining to the establishment of centralized mail delivery or the installation of centralized mail delivery devices.

Section 4. This act shall become effective immediately