Florida Senate - 2009 Bill No. SB 852



LEGISLATIVE ACTION

Senate	•	House
Comm: FAV	•	
04/06/2009	•	
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	•	

The Committee on Community Affairs (Ring) recommended the following:

Senate Amendment (with title amendment)

Between lines 44 and 45

insert:

(5) Notwithstanding the provisions of this section, permit applications for projects to be located in a charter county that has a population of 1.2 million or more and has entered into a delegation agreement with the Department of Environmental Protection or the applicable water management district to process environmental resource permits, wetland resource management permits, or surface water management permits pursuant

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12	to chapter 373, are eligible for expedited permitting under this
13	section only upon designation by resolution of the charter
14	county's governing board. Before the governing board decides
15	that a project is eligible for expedited permitting, it may
16	require the county's economic development agency, or such other
17	agency that provides advice to the governing board on economic
18	matters, to review and recommend whether the project meets the
19	definition of a target industry business, as defined in s.
20	288.106, and to identify the tangible benefits and impacts of
21	the project. The governing board's decision shall be made
22	without consideration of the project's geographic location
23	within the charter county. If the governing board designates the
24	project as a target industry business, the permit application
25	for the project shall be approved or denied within the timeframe
26	provided in subsection (4).
27	
28	======================================
29	And the title is amended as follows:
30	Delete line 12
31	and insert:
32	permit application approval or denial; providing that projects
33	designated as target industry businesses and located in charter
34	counties that meet certain criteria are eligible for expedited
35	permitting; providing an