	Bill No. <u>CS for SB 260</u>
	Amendment No
	CHAMBER ACTION Senate House
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11	Senator Kirkpatrick moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 3, line 13,
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16	insert:
17	Section 1. Effective upon this act becoming a law,
18	section 163.055, Florida Statutes, is created to read:
19	163.055 Local Government Financial Technical
20	Assistance Program
21	(1) Among municipalities and special districts, the
22	Legislature finds that:
23	(a) Florida is a state comprised of 400 municipalities
24	and almost 1,000 special districts statewide.
25	(b) Of the 400 municipalities in the state, over 200
26	have a population under 5,000.
27	(c) State and federal mandates will continue to place
28	additional funding demands on all municipalities and special
29 29	districts.
30 21	(d) State government lacks the specific technical
31	expertise or resources to effectively perform ongoing
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educational support and financial emergency detection or 1 2 assistance. (2) Recognizing the findings in subsection (1), the 3 4 Legislature declares that: 5 (a) The fiscal challenges confronting various 6 municipalities and special districts require an investment 7 that will facilitate efforts to improve the productivity and efficiency of their financial structures and operating 8 9 procedures. 10 (b) Current and additional revenue enhancements authorized by the Legislature should be managed and 11 12 administered using appropriate management practices and 13 expertise. (3) The purpose of this section is to provide 14 15 technical assistance to municipalities and special districts to enable them to implement workable solutions to financially 16 17 related problems. 18 (4) The Comptroller shall enter into contracts with 19 program providers who shall: 20 (a) Be a public agency or private, nonprofit 21 corporation, association, or entity. (b) Use existing resources, services, and information 22 23 that are available from state or local agencies, universities, 24 or the private sector. 25 (c) Seek and accept funding from any public or private 26 source. 27 (d) Annually submit information to assist the 28 Legislative Committee on Intergovernmental Relations in 29 preparing a performance review that will include a analysis of 30 the effectiveness of the program. (e) Assist municipalities and independent special 31 2

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1	districts in developing alternative revenue sources.
2	(f) Provide for an annual independent financial audit
3	of the program, if the program receives funding.
4	(g) Provide assistance to municipalities and special
5	districts in the areas of financial management, accounting,
6	investing, budgeting, and debt issuance.
7	(h) Develop a needs assessment to determine where
8	assistance should be targeted, and to establish a priority
9	system to deliver assistance to those jurisdictions most in
10	need through the most economical means available.
11	(i) Provide financial emergency assistance upon
12	direction from the Office of the Governor pursuant to s.
13	<u>218.503.</u>
14	(5)(a) The Comptroller shall issue a request for
15	proposals to provide assistance to municipalities and special
16	districts. At the request of the Comptroller, the Legislative
17	Committee on Intergovernmental Relations shall assist in the
18	preparation of the request for proposals.
19	(b) The Comptroller shall review each contract
20	proposal submitted.
21	(c) The Legislative Committee on Intergovernmental
22	Relations shall review each contract proposal and submit to
23	the Comptroller, in writing, advisory comments and
24	recommendations, citing with specificity the reasons for its
25	recommendations.
26	(d) The Comptroller and the Legislative Committee on
27	Intergovernmental Relations shall consider the following
28	factors in reviewing contract proposals:
29	1. The demonstrated capacity of the provider to
30	conduct needs assessments and implement the program as
31	proposed.

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2. The number of municipalities and special districts 1 2 to be served under the proposal. 3 The cost of the program as specified in a proposed 3. 4 budget. 5 4. The short-term and long-term benefits of the 6 assistance to municipalities and special districts. 7 5. The form and extent to which existing resources, services, and information that are available from state and 8 local agencies, universities, and the private sector will be 9 10 used by the provider under the contract. 11 (6) A decision of the Comptroller to award a contract 12 under this section is final and shall be in writing with a 13 copy provided to the Legislative Committee on 14 Intergovernmental Relations. 15 (7) The Comptroller may enter into contracts and 16 agreements with other state and local agencies and with any 17 person, association, corporation, or entity other than the 18 program providers, for the purpose of administering this 19 section. The Comptroller shall provide fiscal oversight to 20 (8) 21 ensure that funds expended for the program are used in 22 accordance with the contracts entered into pursuant to 23 subsection (4). 24 (9) The Legislative Committee on Intergovernmental 25 Relations shall annually conduct a performance review of the program. The findings of the review shall be presented in a 26 27 report submitted to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the 28 29 Comptroller by January 15 of each year. 30 Section 2. Effective upon this act becoming a law, 31 paragraph (d) of subsection (7) of section 163.01, Florida 4 4:19 PM 04/27/99

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1 Statutes, is amended to read:

2 163.01 Florida Interlocal Cooperation Act of 1969.--3 (7)(d) Notwithstanding the provisions of paragraph 4 (c), any separate legal entity created pursuant to this 5 section and controlled by the municipalities or counties of 6 this state or by one or more municipality and one or more 7 county of this state, the membership of which consists or is 8 to consist of municipalities only, counties only, or one or more municipality and one or more county, may, for the purpose 9 10 of financing or refinancing any capital projects, exercise all powers in connection with the authorization, issuance, and 11 12 sale of bonds. Notwithstanding any limitations provided in 13 this section, all of the privileges, benefits, powers, and terms of part I of chapter 125, part II of chapter 166, and 14 15 part I of chapter 159 shall be fully applicable to such 16 entity. Bonds issued by such entity shall be deemed issued on 17 behalf of the counties or municipalities which enter into loan 18 agreements with such entity as provided in this paragraph. Any loan agreement executed pursuant to a program of such 19 20 entity shall be governed by the provisions of part I of 21 chapter 159 or, in the case of counties, part I of chapter 125, or in the case of municipalities and charter counties, 22 part II of chapter 166. Proceeds of bonds issued by such 23 24 entity may be loaned to counties or municipalities of this 25 state or a combination of municipalities and counties, whether or not such counties or municipalities are also members of the 26 27 entity issuing the bonds. The issuance of bonds by such entity to fund a loan program to make loans to municipalities 28 or counties or a combination of municipalities and counties 29 30 with one another for capital projects to be identified 31 subsequent to the issuance of the bonds to fund such loan

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programs is deemed to be a paramount public purpose. Any 1 2 entity so created may also issue bond anticipation notes, as 3 provided by s. 215.431, in connection with the authorization, 4 issuance, and sale of such bonds. In addition, the governing 5 body of such legal entity may also authorize bonds to be 6 issued and sold from time to time and may delegate, to such 7 officer, official, or agent of such legal entity as the governing body of such legal entity may select, the power to 8 determine the time; manner of sale, public or private; 9 10 maturities; rate or rates of interest, which may be fixed or may vary at such time or times and in accordance with a 11 12 specified formula or method of determination; and other terms 13 and conditions as may be deemed appropriate by the officer, official, or agent so designated by the governing body of such 14 15 legal entity. However, the amounts and maturities of such 16 bonds and the interest rate or rates of such bonds shall be 17 within the limits prescribed by the governing body of such legal entity and its resolution delegating to such officer, 18 official, or agent the power to authorize the issuance and 19 sale of such bonds. A local government self-insurance fund 20 21 established under this section may financially guarantee bonds or bond anticipation notes issued or loans made under this 22 subsection. Bonds issued pursuant to this paragraph may be 23 24 validated as provided in chapter 75. The complaint in any action to validate such bonds shall be filed only in the 25 26 Circuit Court for Leon County. The notice required to be 27 published by s. 75.06 shall be published only in Leon County, 28 and the complaint and order of the circuit court shall be served only on the State Attorney of the Second Judicial 29 30 Circuit and on the state attorney of each circuit in each 31 county where the public agencies which were initially a party

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to the agreement are located. Notice of such proceedings shall 1 2 be published in the manner and the time required by s. 75.06 3 in Leon County and in each county where the public agencies 4 which were initially a party to the agreement are located. 5 Obligations of any county or municipality pursuant to a loan 6 agreement as described in this paragraph may be validated as 7 provided in chapter 75. 8 9 (Redesignate subsequent sections.) 10 11 12 And the title is amended as follows: 13 14 On page 1, lines 2 and 3, delete those lines 15 16 and insert: 17 An act relating to economic development; creating s. 163.055, F.S.; creating the Local 18 Government Financial Technical Assistance 19 20 Program; providing legislative findings and 21 declaration; requiring the Comptroller to enter into certain contracts; providing for review of 22 contract proposals; providing for fiscal 23 24 oversight by the Comptroller; providing for an 25 annual performance review; providing for a 26 report; amending s. 163.01, F.S.; allowing 27 local government self-insurance reserves to be used to guarantee local government obligations 28 29 under certain circumstances; creating s. 30 414.224, F.S.; 31

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