Bill No. CS for CS for SB 360

Barcode 753096

CHAMBER ACTION

ı	Senate House
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2	05/02/2005 05:23 PM .
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11	Senator Bennett moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 17, line 19, through page 19, line 3, delete
15	those lines
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17	and insert:
18	6. By January 1, 2004, any county having a population
19	greater than 100,000, and the municipalities and special
20	districts within that county, shall submit a report to the
21	Department of Community Affairs which:
22	a. Identifies all existing or proposed interlocal
23	service-delivery agreements regarding the following:
24	education; sanitary sewer; public safety; solid waste;
25	drainage; potable water; parks and recreation; and
26	transportation facilities.
27	b. Identifies any deficits or duplication in the
28	provision of services within its jurisdiction, whether capital
29	or operational. Upon request, the Department of Community
30	Affairs shall provide technical assistance to the local
31	governments in identifying deficits or duplication. 1

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- 7. Within 6 months after submission of the report, the Department of Community Affairs shall, through the appropriate regional planning council, coordinate a meeting of all local governments within the regional planning area to discuss the reports and potential strategies to remedy any identified deficiencies or duplications.
- 8. Each local government shall update its intergovernmental coordination element based upon the findings in the report submitted pursuant to subparagraph 6. The report may be used as supporting data and analysis for the intergovernmental coordination element.
- 9. By February 1, 2003, Representatives of municipalities, counties, and special districts shall provide to the Legislature recommended statutory changes for annexation, including any changes that address the delivery of local government services in areas planned for annexation.
- implement a school concurrency program shall meet the requirements of this subsection. Each county and each municipality within the county, unless exempt or subject to a waiver, must adopt a public school facilities element that is consistent with those adopted by the other local governments within the county and enter the interlocal agreement pursuant to s. 163.31777.
- (a) The state land planning agency may provide a waiver to a county and to the municipalities within the county if the capacity rate for all schools within the school district is no greater than 100 percent and the projected 5-year capital outlay full-time equivalent student growth rate is less than 10 percent. The state land planning agency may allow for a single school to exceed the 100-percent limitation

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<pre>gingle school is not greater than 105 percent. In making this determination, the state land planning agency shall consider the following criteria:</pre>	1	if it can be demonstrated that the capacity rate for that
the following criteria: 1. whether the exceedance is due to temporary circumstances: 2. whether the projected 5-year capital outlay full time equivalent student growth rate for the school district is approaching the 10-percent threshold: 3. whether one or more additional schools within the school district are at or approaching the 100-percent threshold: and 4. The adequacy of the data and analysis submitted to support the waiver request. (b) A municipality in a noneexempt (b) A municipality in a noneexempt And the title is amended as follows: On page 1, line 17, after the semicolon insert: providing for a waiver under certain circumstances; read of the data and analysis submitted to support the waiver request. insert: providing for a waiver under certain circumstances;	2	single school is not greater than 105 percent. In making this
1. whether the exceedance is due to temporary circumstances; 2. whether the projected 5-year capital outlay full time equivalent student growth rate for the school district is approaching the 10-percent threshold; 3. whether one or more additional schools within the school district are at or approaching the 100-percent threshold; and 4. The adequacy of the data and analysis submitted to support the waiver request. (b) A municipality in a noneexempt 16 17 18	3	determination, the state land planning agency shall consider
circumstances: 2. whether the projected 5-year capital outlay full time equivalent student growth rate for the school district is approaching the 10-percent threshold; 3. whether one or more additional schools within the school district are at or approaching the 100-percent threshold; and 4. The adequacy of the data and analysis submitted to support the waiver request. (b) A municipality in a noneexempt 16 17 18	4	the following criteria:
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15 (b) A municipality in a noneexempt 16 17 18 ===================================	13	4. The adequacy of the data and analysis submitted to
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18 =========== TITLE AMENDMENT====================================	16	
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21 insert: 23 providing for a waiver under certain 24 circumstances; 25 26 27 28 29 30	19	And the title is amended as follows:
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providing for a waiver under certain circumstances; 25 26 27 28 29 30	21	
24 circumstances; 25 26 27 28 29 30	22	insert:
25 26 27 28 29	23	providing for a waiver under certain
26 27 28 29 30	24	circumstances;
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