1 A bill to be entitled 2 An act relating to growth management; amending s. 3 163.3167, F.S.; requiring local governments to address 4 the protection of private property rights in their 5 comprehensive plans; amending s. 163.3177, F.S.; 6 requiring the comprehensive plan to include a private 7 property rights element that sets forth principles, 8 guidelines, standards, and strategies to achieve 9 certain objectives; requiring counties and 10 municipalities within a specified period to adopt or amend land development regulations consistent with the 11 12 private property rights element; providing deadlines for each local government to adopt a private property 13 14 rights element; requiring the state land planning agency to approve the private property rights element 15 16 adopted by each local government if it is 17 substantially in a specified form; providing an 18 effective date. 19 20 Be It Enacted by the Legislature of the State of Florida: 21 22 Subsection (9) of section 163.3167, Florida Section 1. 23 Statutes, is amended to read: 24 163.3167 Scope of act.-25 Each local government shall address in its (9)

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26 comprehensive plan, as enumerated in this chapter: τ 27 The water supply sources necessary to meet and achieve (a) 28 the existing and projected water use demand for the established 29 planning period, considering the applicable plan developed pursuant to s. 373.709. 30 31 (b) The protection of private property rights. 32 Section 2. Paragraph (i) is added to subsection (6) of 33 section 163.3177, Florida Statutes, to read: 163.3177 Required and optional elements of comprehensive 34 35 plan; studies and surveys.-In addition to the requirements of subsections (1)-36 (6) 37 (5), the comprehensive plan shall include the following 38 elements: 39 (i)1. In recognition of the legitimate and often competing 40 public and private interests in land use regulations and other 41 government action, a property rights element that protects 42 private property rights. The private property rights element 43 must set forth principles, guidelines, standards, and strategies 44 to guide the local government's decisions and program 45 implementation with respect to the following objectives: 46 a. Consideration of the impact to private property rights 47 of all proposed development orders, plan amendments, ordinances, 48 and other proposed government decisions. 49 b. Encouragement of economic development. 50 c. Use of alternative and innovative solutions to provide

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51	equal or better protection than the comprehensive plan.
52	d. Consideration of the degree of harm created by
53	noncompliance with provisions of the comprehensive plan.
54	2. Each county and each municipality within the county
55	shall, within 1 year after adopting its private property rights
56	element, adopt or amend land development regulations consistent
57	with this paragraph.
58	3. Each local government shall adopt a private property
59	rights element at its next evaluation and appraisal update
60	review as required under this section or by July 2020, whichever
61	occurs first.
62	4. The state land planning agency shall approve each
63	private property rights element adopted by a local government if
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64	it is in substantially the following form:
64	it is in substantially the following form: GOAL: In all decisions, the(name of commission)
64 65	it is in substantially the following form: <u>GOAL: In all decisions, the(name of commission)</u> <u>shall balance the comprehensive plan provisions with: protection</u>
64 65 66	it is in substantially the following form: <u>GOAL</u> : In all decisions, the(name of commission) <u>shall balance the comprehensive plan provisions with: protection</u> <u>of private property rights; the encouragement of economic</u>
64 65 66 67	<pre>it is in substantially the following form: GOAL: In all decisions, the(name of commission) shall balance the comprehensive plan provisions with: protection of private property rights; the encouragement of economic development; the use of alternative and innovative solutions to</pre>
64 65 66 67 68	<pre>it is in substantially the following form: GOAL: In all decisions, the(name of commission) shall balance the comprehensive plan provisions with: protection of private property rights; the encouragement of economic development; the use of alternative and innovative solutions to provide equal or better protection than the comprehensive plan;</pre>
64 65 66 67 68 69	<pre>it is in substantially the following form: GOAL: In all decisions, the(name of commission) shall balance the comprehensive plan provisions with: protection of private property rights; the encouragement of economic development; the use of alternative and innovative solutions to provide equal or better protection than the comprehensive plan;</pre>
64 65 67 68 69 70	<pre>it is in substantially the following form: GOAL: In all decisions, the(name of commission) shall balance the comprehensive plan provisions with: protection of private property rights; the encouragement of economic development; the use of alternative and innovative solutions to provide equal or better protection than the comprehensive plan; and the degree of harm created by noncompliance. <u>OBJECTIVE 1: In all decisions rendered under the</u></pre>
64 65 67 68 69 70 71	it is in substantially the following form: <u>GOAL: In all decisions, the(name of commission)</u> <u>shall balance the comprehensive plan provisions with: protection</u> <u>of private property rights; the encouragement of economic</u> <u>development; the use of alternative and innovative solutions to</u> <u>provide equal or better protection than the comprehensive plan;</u> <u>and the degree of harm created by noncompliance.</u> <u>OBJECTIVE 1: In all decisions rendered under the</u> <u>comprehensive plan and in implementing land development</u>
64 65 67 68 69 70 71 72	<pre>it is in substantially the following form: GOAL: In all decisions, the(name of commission) shall balance the comprehensive plan provisions with: protection of private property rights; the encouragement of economic development; the use of alternative and innovative solutions to provide equal or better protection than the comprehensive plan; and the degree of harm created by noncompliance. <u>OBJECTIVE 1: In all decisions rendered under the</u> comprehensive plan and in implementing land development regulations, the(name of local government) shall balance</pre>
64 65 67 68 69 70 71 72 73	<pre>it is in substantially the following form: GOAL: In all decisions, the(name of commission) shall balance the comprehensive plan provisions with: protection of private property rights; the encouragement of economic development; the use of alternative and innovative solutions to provide equal or better protection than the comprehensive plan; and the degree of harm created by noncompliance. OBJECTIVE 1: In all decisions rendered under the comprehensive plan and in implementing land development regulations, the(name of local government) shall balance the protection of private property rights with the comprehensive</pre>

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76	POLICY 1.1: The (name of commission) shall render its
77	decisions in support of economic development and in deference to
78	private property rights.
79	POLICY 1.2: In all decisions, the(name of
80	commission) may approve alternative and innovative solutions
81	that provide protection equal to or better than the
82	comprehensive plan.
83	POLICY 1.3: If the degree of harm created by noncompliance
84	with the provisions of the comprehensive plan is minimal or may
85	be mitigated, the(name of local government) may approve
86	an applicable request or application.
87	OBJECTIVE 2: The(name of local government) shall
88	bring its land development regulations into internal consistency
89	with the private property rights element.
90	POLICY 2.1: No later than 1 year after the(name of
91	local government) adopts the private property rights element,
92	it shall review and revise its land development regulations as
93	necessary to make them consistent with that element.
94	Section 3. This act shall take effect July 1, 2018.

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