House



LEGISLATIVE ACTION

Senate Comm: RCS 04/21/2021

The Committee on Rules (Brodeur) recommended the following: Senate Amendment (with title amendment) Before line 88 insert: Section 1. Present subsection (5) of section 163.3202, Florida Statutes, is redesignated as subsection (6), and a new subsection (5) is added to that section, to read: 163.3202 Land development regulations.-(5) (a) Land development regulations relating to building design elements may not be applied to a single-family or two-

11 family dwelling unless:

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12	1. The dwelling is listed in the National Register of
13	Historic Places, as defined in s. 267.021(5); is located in a
14	National Register Historic District; or is designated as a
15	historic property or located in a historic district, under the
16	terms of a local preservation ordinance;
17	2. The regulations are adopted in order to implement the
18	National Flood Insurance Program;
19	3. The regulations are adopted pursuant to and in
20	compliance with chapter 553;
21	4. The dwelling is located in a community redevelopment
22	area, as defined in s. 163.340(10);
23	5. The dwelling is located in a planned unit development or
24	master planned community created pursuant to a local ordinance
25	enacted on or before July 1, 2021; or
26	6. The dwelling is located within the jurisdiction of a
27	local government that has a design review board or architectural
28	review board and the dwelling was reviewed by such board on or
29	before July 1, 2021.
30	(b) For purposes of this subsection, the term:
31	1. "Building design elements" means the external building
32	color; the type or style of exterior cladding material; the
33	style or material of roof structures or porches; the exterior
34	nonstructural architectural ornamentation; the location or
35	architectural styling of windows or doors; the location or
36	orientation of the garage; the number and type of rooms; and the
37	interior layout of rooms. The term does not include the height,
38	bulk, orientation, or location of a dwelling on a zoning lot; or
39	the use of buffering or screening to minimize potential adverse
40	physical or visual impacts or to protect the privacy of

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41	neighbors.
42	2. "Planned unit development" or "master planned community"
43	means an area of land that is planned and developed as a single
44	entity or in approved stages with uses and structures
45	substantially related to the character of the entire
46	development, or a self-contained development in which the
47	subdivision and zoning controls are applied to the project as a
48	whole rather than to individual lots.
49	(c) This subsection does not affect the validity or
50	enforceability of private covenants or other contractual
51	agreements relating to building design elements.
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53	=========== T I T L E A M E N D M E N T =================================
54	And the title is amended as follows:
55	Between lines 2 and 3
56	insert:
57	s. 163.3202, F.S.; prohibiting certain regulations
58	relating to building design elements from being
59	applied to certain dwellings; providing exceptions;
60	defining terms; providing construction; amending