Bill No. CS for SB 1184

Barcode 483068

CHAMBER ACTION

	Senate House
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2	05/04/2005 12:12 PM .
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11	Senator Fasano moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 1, line 13,
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16	insert:
17	Section 1. Subsection (2) of section 316.006, Florida
18	Statutes, is amended to read:
19	316.006 JurisdictionJurisdiction to control traffic
20	is vested as follows:
21	(2) MUNICIPALITIES
22	(a) Chartered municipalities shall have original
23	jurisdiction over all streets and highways located within
24	their boundaries, except state roads, and may place and
25	maintain such traffic control devices which conform to the
26	manual and specifications of the Department of Transportation
27	upon all streets and highways under their original
28	jurisdiction as they shall deem necessary to indicate and to
29	carry out the provisions of this chapter or to regulate, warn,
30	or guide traffic.
31	(b) A municipality may exercise jurisdiction over any 1
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private road or roads, or over any limited access road or roads owned or controlled by a special district, located within its boundaries if the municipality and party or parties 3 owning or controlling such road or roads provide, by written agreement approved by the governing body of the municipality, 5 for municipal traffic control jurisdiction over the road or roads encompassed by such agreement. Pursuant thereto:

- 1. Provision for reimbursement for actual costs of traffic control and enforcement and for liability insurance and indemnification by the party or parties, and such other terms as are mutually agreeable, may be included in such an agreement.
- 2. The exercise of jurisdiction provided for herein shall be in addition to jurisdictional authority presently exercised by municipalities under law, and nothing in this paragraph shall be construed to limit or remove any such jurisdictional authority. Such jurisdiction includes regulation of access to such road or roads by security devices or personnel.
- 3. Any such agreement may provide for the installation of multiparty stop signs by the parties controlling the roads covered by the agreement if a determination is made by such parties that the signage will enhance traffic safety. Multiparty stop signs must conform to the manual and specifications of the Department of Transportation; however, minimum traffic volumes may not be required for the installation of such signage. Enforcement for the signs shall be as provided in s. 316.123.
- (c) Notwithstanding any other provision of law to the contrary, a municipality may, by interlocal agreement with a county, agree to transfer traffic regulatory authority over

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1	areas within the municipality to the county.
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3	This subsection shall not limit those counties which have the
4	charter powers to provide and regulate arterial, toll, and
5	other roads, bridges, tunnels, and related facilities from the
6	proper exercise of those powers by the placement and
7	maintenance of traffic control devices which conform to the
8	manual and specifications of the Department of Transportation
9	on streets and highways located within municipal boundaries.
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11	(Redesignate subsequent sections.)
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14	======== T I T L E A M E N D M E N T =========
15	And the title is amended as follows:
16	On page 1, line 2, delete that line
17	
18	and insert:
19	An act relating to transportation access;
20	amending s. 316.006, F.S.; providing that a
21	municipality may, by interlocal agreement with
22	a county, agree to transfer traffic regulatory
23	authority over areas within the municipality to
24	the county;
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