357944

LEGISLATIVE ACTION

Senate House

Floor: WD/RM 04/29/2010 06:27 PM

Senator Bennett moved the following:

Senate Amendment to Amendment (832405) (with title amendment)

Between lines 48 and 49 insert:

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Section 2. Subsection (29) of section 163.3164, Florida Statutes, is amended to read:

163.3164 Local Government Comprehensive Planning and Land Development Regulation Act; definitions.—As used in this act: (29) "Urban service area" means built-up areas where public facilities and services, including, but not limited to, central water and sewer capacity and roads, are already in place or are committed in the first 3 years of the capital improvement



schedule. In addition, for counties that qualify as dense urban land areas under subsection (34), the nonrural area of a county which has adopted into the county charter a rural area designation or any areas identified in the comprehensive plan as urban service areas, regardless of any local government limitation, or urban growth boundaries on or before July 1, 2009, are also urban service areas under this definition.

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======== T I T L E A M E N D M E N T ==========

23 And the title is amended as follows:

Between lines 3987 and 3988

25 insert:

> 163.3164, F.S.; providing that certain urban service areas are defined as urban service areas despite any local government limitation; amending s.