### The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

I	Prepar	ed By: The F	rofessional	Staff of the Envir	onmental Preserva	tion and Cons	servation Committee	
BILL:		188						
INTRODUCER:		Senator Flores						
SUBJECT:		Growth Policy						
DATE:		October 25, 2011 REVISED:						
ANAL		ST STAFF DIRECTOR		REFERENCE		ACTION		
1. Wolfg	Wolfgang		Yeatm	an	CA			
2. Wiggi	Wiggins		Yeatm	an	EP	Pre-meeting		
3.					BC		-	
1.								
5.								
5.								

#### I. Summary:

This bill eliminates the Urban Infill and Redevelopment Assistance Grant Program. This program was created by the Legislature in 1999 and has not been funded since fiscal year 2000-2001.

This bill repeals section 163.2523 of the Florida Statutes. This bill amends sections 163.065, 163.2511 and 163.2514 of the Florida Statutes to reflect the above-mentioned repeal. This bill substantially amends, creates, or repeals the following sections of the Florida Statutes:

#### II. Present Situation:

The Legislature passed the "Growth Policy Act"<sup>1</sup> in 199, establishing a definition for urban infill and redevelopment areas (UIRAs), authorizing local governments to designate UIRAs and provide economic incentives for them, and setting standards for local governments to follow in designating them. The Act, currently found is ss. 163.2511-163.2523, F.S., has the goal of promoting and sustaining urban cores.<sup>2</sup>

Section 163.2523, F.S., establishes a grant program that includes three types of grants. The largest percentage, sixty percent, is allocated towards fifty-fifty matching grants for implanting urban infill and redevelopment projects. Thirty percent is allocated for planning grants to be used in the development of an urban infill and redevelopment plan. The remaining ten percent is to be used for

development of an urban infill and redevelopment plan. The remaining ten percent is to be used for grants to implement projects which require an expenditure of under \$50,000. The local government which receives the grants is specifically allowed to allocate them to special districts and nonprofits. The program

<sup>&</sup>lt;sup>1</sup> Chapter 99-378, s. 1, Laws of Fla.

<sup>&</sup>lt;sup>2</sup> Section 163.2511, F.S.

has not been funded since fiscal year 2000-2001 when it was appropriated \$2.5 million which the Department of Community Affairs then awarded to 22 local governments

# III. Effect of Proposed Changes:

### IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions: None.

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D. Other Constitutional Issues:

# V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

- B. Private Sector Impact:
- C. Government Sector Impact:

### VI. Technical Deficiencies:

None.

### VII. Related Issues:

None.

### VIII. Additional Information:

# A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

#### B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.