Florida House of Representatives - 1998 By Representative Silver

1 A bill to be entitled 2 An act relating to local government 3 comprehensive planning; amending s. 163.3177, F.S.; requiring the inclusion of a public 4 5 schools element in a local government's 6 comprehensive plan; amending s. 163.3180, F.S.; 7 providing that public school facilities are 8 subject to the concurrency requirement on a 9 statewide basis; providing an effective date. 10 11 Be It Enacted by the Legislature of the State of Florida: 12 13 Section 1. Paragraph (k) is added to subsection (6) of 14 section 163.3177, Florida Statutes, and paragraph (e) of 15 subsection (7) of said section is amended, to read: 163.3177 Required and optional elements of 16 17 comprehensive plan; studies and surveys .--18 (6) In addition to the requirements of subsections 19 (1)-(5), the comprehensive plan shall include the following elements: 20 21 (k) A public schools element consisting of plans and 22 specifications for a financially feasible system of public 23 school facilities adequate for the population to be served 24 developed in accordance with s. 235.193. 25 (7) The comprehensive plan may include the following 26 additional elements, or portions or phases thereof: 27 (e) A public buildings and related facilities element 28 showing locations and arrangements of civic and community 29 centers, public schools, hospitals, libraries, police and fire 30 stations, and other public buildings. This plan element should 31 show particularly how it is proposed to effect coordination 1

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with governmental units, such as school boards or hospital 1 authorities, having public development and service 2 responsibilities, capabilities, and potential but not having 3 land development regulatory authority. This element may 4 5 include plans for architecture and landscape treatment of 6 their grounds. 7 Section 2. Subsection (1) and paragraph (a) of 8 subsection (2) of section 163.3180, Florida Statutes, are 9 amended to read: 10 163.3180 Concurrency.--(1)(a) Roads, sanitary sewer, solid waste, drainage, 11 potable water, parks and recreation, public schools, and mass 12 13 transit, where applicable, are the only public facilities and 14 services subject to the concurrency requirement on a statewide basis. Additional public facilities and services may not be 15 made subject to concurrency on a statewide basis without 16 17 appropriate study and approval by the Legislature; however, 18 any local government may extend the concurrency requirement so 19 that it applies to additional public facilities within its 20 jurisdiction. 21 (b) If a local government elects to extend the 22 concurrency requirement to public schools, it should first 23 conduct a study to determine how the requirement would be met and shared by all affected parties. The local government 24 25 shall provide an opportunity for full participation in this 26 study by the school board. The state land planning agency may 27 provide technical assistance to local governments that study 28 and prepare for extension of the concurrency requirement to 29 public schools. When establishing concurrency requirements 30 for public schools, a local government shall comply with the

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following criteria for any proposed plan or plan amendment 1 transmitted pursuant to s. 163.3184(3) after July 1, 1995: 2 3 1. Adopt level-of-service standards for public schools 4 with the agreement of the school board. Public school 5 level-of-service standards shall be adopted as part of the 6 capital improvements element in the local government 7 comprehensive plan, which shall contain a financially feasible 8 public school capital facilities program established in 9 conjunction with the school board that will provide educational facilities at an adequate level of service 10 necessary to implement the adopted local government 11 12 comprehensive plan. 13 2. Satisfy the requirement for intergovernmental coordination set forth in s. 163.3177(6)(h)1. and 2. 14 15 (2)(a) Consistent with public health and safety, public school, sanitary sewer, solid waste, drainage, and 16 17 potable water facilities shall be in place and available to 18 serve new development no later than the issuance by the local 19 government of a certificate of occupancy or its functional 20 equivalent. Section 3. This act shall take effect October 1 of the 21 22 year in which enacted. 23 24 25 HOUSE SUMMARY 26 Requires that a public schools element be included in a local government's comprehensive plan and provides that public school facilities are subject to the concurrency 27 28 requirement. 29 30 31

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