	CHAMBER ACTION Senate House
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5	ORIGINAL STAMP BELOW
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11	Representative(s) Gay offered the following:
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13	Amendment (with title amendment)
14	On page 39, lines 3-19,
15	remove from the bill: all of said lines,
16	Section 20. Paragraph (b) of subsection (4) of section
17	186.007, Florida Statutes, is amended to read:
18	186.007 State comprehensive plan; preparation;
19	revision
20	(4)
21	(b) The purpose of the growth management portion of
22	the state comprehensive plan is to establish clear, concise,
23	and direct goals, objectives, and policies related to land
24	development, water resources, transportation, and related
25	topics. In doing so, the plan should, where possible, draw
26	upon the work that agencies have invested in the state land
27	development plan, the Florida Transportation Plan, the Florida
28	water plan, and similar planning documents.
29	Section 21. Paragraph (n) of subsection (2) of section
30	186.009, Florida Statutes, is amended to read:
31	186.009 Growth management portion of the state

comprehensive plan. --

- (2) The growth management portion of the state comprehensive plan shall:
- (n) Set forth recommendations on how to integrate the Florida water plan required by s. 373.036, the state land development plan required by s. 380.031(17), and transportation plans required by chapter 339.

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The growth management portion of the state comprehensive plan shall not include a land use map.

Section 22. Paragraph (b) of subsection (3) of section 380.065, Florida Statutes, is amended to read:

380.065 Certification of local government review of development.--

- (3) Development orders issued pursuant to this section are subject to the provisions of s. 380.07; however, a certified local government's findings of fact and conclusions of law are presumed to be correct on appeal. The grounds for appeal of a development order issued by a certified local government under this section shall be limited to:
- (b) Inconsistency with the state land development plan and the state comprehensive plan.

Section 23. Each municipality and county in this state that does not have an ordinance providing for siting and regulating the construction and operation of wireless communication transmission facilities shall adopt, prior to June 1, 1999, an ordinance providing for siting and regulating the construction and operation of wireless communication transmission facilities within the boundaries of such municipality or county.

Section 24. Subsections (3), (4), (5), and (6) of

04/13/98 04:53 pm

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section 288.980, Florida Statutes, subsection (17) of section
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    380.031, Florida Statutes, subsection (7) of section 380.0555,
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    Florida Statutes, and paragraph (a) of subsection (14) of
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    section 380.06, Florida Statutes, are hereby repealed.
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    and insert in lieu thereof:
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    ======= T I T L E
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    And the title is amended as follows:
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           On page 3, line 30, through page 4, line 21,
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    remove from the title of the bill: all of said lines,
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14
    and insert in lieu thereof:
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           amending ss. 186.007, 186.009, and 380.065,
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           F.S.; deleting references to the state land
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           development plan; requiring certain
           municipalities and counties to adopt within 1
18
           year an ordinance to regulate the siting,
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           construction, and operation of wireless
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           communication transmission facilities;
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           repealing s. 288.980(3), (4), (5), and (6),
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           F.S., relating to the Florida Economic
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           Reinvestment Initiative and related programs
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           and powers of the Secretary of Commerce and the
           Office of Tourism, Trade, and Economic
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           Development; repealing s. 380.031(17), F.S.,
           relating to the definition of a state land
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           development plan; repealing s. 380.0555(7),
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           F.S., relating to the Resource Planning and
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           Management Committee; repealing s.
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Amendment No. ____ (for drafter's use only)

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            380.06(14)(a), F.S., relating to the state land
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            development plan;
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