Bill No. CS for CS for SB 1566

Amendment No. CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Kirkpatrick moved the following amendment: 11 12 13 Senate Amendment (with title amendment) On page 163, between lines 24 and 25, 14 15 16 insert: 17 Section 62. Legislative intent.--(1) The Legislature finds and declares that because of 18 19 climate, tourism, industrialization, technological advances, 20 federal and state government policies, transportation, and migration, Florida's urban communities have grown rapidly over 21 22 the past 40 years. This growth and prosperity, however, have not been shared by Florida's rural communities, although they 23 24 are the stewards of the vast majority of the land and natural 25 resources. Without this land and these resources, the state's growth and prosperity cannot continue. In short, successful 26 27 rural communities are essential to the overall success of the 28 state's economy. 29 (2) The Legislature further finds and declares that 30 many rural areas of the state are experiencing not only a lack 31 of growth, but severe and sustained economic distress. Median 1 7:41 AM 04/22/99 s1566.cm05.vv

household incomes are significantly less than the state's 1 2 median household income level. Job creation rates trail those 3 in more urbanized areas. In many cases, rural counties have 4 lost jobs, which handicaps local economies and drains wealth from these communities. These and other factors, including 5 6 government policies, amplify and compound social, health, and 7 community problems, making job creation and economic development even more difficult. Moreover, the Legislature 8 finds that traditional program and service delivery is often 9 10 hampered by the necessarily rigid structure of the programs 11 themselves and the lack of local resources. 12 (3) It is the intent of the Legislature to provide for 13 the most efficient and effective delivery of programs of assistance and support to rural communities, including the 14 15 use, where appropriate, of regulatory flexibility through 16 multiagency coordination and adequate funding. Therefore, the 17 Legislature determines and declares that the provisions of 18 this act fulfill an important state interest. Section 63. Paragraph (a) of subsection (6) of section 19 20 163.3177, Florida Statutes, 1998 Supplement, is amended to 21 read: 163.3177 Required and optional elements of 22 comprehensive plan; studies and surveys .--23 24 (6) In addition to the requirements of subsections 25 (1)-(5), the comprehensive plan shall include the following 26 elements: 27 (a) A future land use plan element designating proposed future general distribution, location, and extent of 28 the uses of land for residential uses, commercial uses, 29 30 industry, agriculture, recreation, conservation, education, 31 public buildings and grounds, other public facilities, and 2

7:41 AM 04/22/99

other categories of the public and private uses of land. 1 The 2 future land use plan shall include standards to be followed in 3 the control and distribution of population densities and 4 building and structure intensities. The proposed 5 distribution, location, and extent of the various categories of land use shall be shown on a land use map or map series 6 7 which shall be supplemented by goals, policies, and measurable objectives. Each land use category shall be defined in terms 8 9 of the types of uses included and specific standards for the 10 density or intensity of use. The future land use plan shall be based upon surveys, studies, and data regarding the area, 11 12 including the amount of land required to accommodate 13 anticipated growth; the projected population of the area; the character of undeveloped land; the availability of public 14 15 services; and the need for redevelopment, including the 16 renewal of blighted areas and the elimination of nonconforming 17 uses which are inconsistent with the character of the community; and, in rural communities, the need for job 18 creation, capital investment, and economic development that 19 will strengthen and diversify the community's economy. The 20 21 future land use plan may designate areas for future planned development use involving combinations of types of uses for 22 which special regulations may be necessary to ensure 23 24 development in accord with the principles and standards of the 25 comprehensive plan and this act. In addition, for rural communities, the amount of land designated for future planned 26 27 industrial use shall be based upon surveys and studies that 28 reflect the need for job creation, capital investment, and the necessity to strengthen and diversify the local economies, and 29 30 shall not be limited solely by the projected population of the <u>rural community.</u>The future land use plan of a county may also 31

7:41 AM 04/22/99

designate areas for possible future municipal incorporation. 1 2 The land use maps or map series shall generally identify and 3 depict historic district boundaries and shall designate 4 historically significant properties meriting protection. The 5 future land use element must clearly identify the land use categories in which public schools are an allowable use. 6 When 7 delineating the land use categories in which public schools 8 are an allowable use, a local government shall include in the categories sufficient land proximate to residential 9 10 development to meet the projected needs for schools in coordination with public school boards and may establish 11 12 differing criteria for schools of different type or size. 13 Each local government shall include lands contiguous to existing school sites, to the maximum extent possible, within 14 15 the land use categories in which public schools are an 16 allowable use. All comprehensive plans must comply with this 17 paragraph no later than October 1, 1999, or the deadline for 18 the local government evaluation and appraisal report, whichever occurs first. The failure by a local government to 19 20 comply with this requirement will result in the prohibition of 21 the local government's ability to amend the local comprehensive plan as provided by s. 163.3187(6). An amendment 22 proposed by a local government for purposes of identifying the 23 24 land use categories in which public schools are an allowable 25 use is exempt from the limitation on the frequency of plan amendments contained in s. 163.3187. The future land use 26 27 element shall include criteria which encourage the location of schools proximate to urban residential areas to the extent 28 possible and shall require that the local government seek to 29 30 collocate public facilities, such as parks, libraries, and 31 community centers, with schools to the extent possible.

7:41 AM 04/22/99

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1 Section 64. Subsection (5) is added to section 2 186.502, Florida Statutes, to read: 3 186.502 Legislative findings; public purpose .--4 (5) The regional planning council shall have a duty to 5 assist local governments with activities designed to promote 6 and facilitate economic development in the geographic area 7 covered by the council. Section 65. Subsection (4) of section 186.504, Florida 8 9 Statutes, is amended to read: 10 186.504 Regional planning councils; creation; membership. --11 12 (4) In addition to voting members appointed pursuant 13 to paragraph (2)(c), the Governor shall appoint the following 14 ex officio nonvoting members to each regional planning 15 council: 16 (a) A representative of the Department of 17 Transportation. (b) A representative of the Department of 18 19 Environmental Protection. (c) A representative nominated by Enterprise Florida, 20 Inc., and the Office of Tourism, Trade, and Economic 21 22 Development of the Department of Commerce. 23 (d) A representative of the appropriate water 24 management district or districts. 25 26 The Governor may also appoint ex officio nonvoting members 27 representing appropriate metropolitan planning organizations 28 and regional water supply authorities. Section 66. Subsection (25) is added to section 29 30 186.505, Florida Statutes, to read: 31 186.505 Regional planning councils; powers and 5

7:41 AM 04/22/99

duties.--Any regional planning council created hereunder shall 1 2 have the following powers: 3 (25) To use personnel, consultants, or technical or 4 professional assistants of the council to help local 5 governments within the geographic area covered by the council 6 conduct economic development activities. 7 Section 67. Subsections (1) and (3) of section 288.018, Florida Statutes, are amended to read: 8 9 288.018 Regional Rural Development Grants Program .--10 (1) The Office of Tourism, Trade, and Economic Development shall establish a matching grant program to 11 12 provide funding to regionally based economic development 13 organizations representing rural counties and communities for the purpose of building the professional capacity of their 14 15 organizations. The Office of Tourism, Trade, and Economic Development is authorized to approve, on an annual basis, 16 17 grants to such regionally based economic development 18 organizations. The maximum amount an organization may receive in any year will be\$35,000, or \$100,000 in a rural area of 19 20 critical economic concern recommended by the Rural Economic 21 Development Initiative and designated by the Governor, \$20,000 and must be matched each year by an equivalent amount of 22 23 nonstate resources. 24 (3) The Office of Tourism, Trade, and Economic 25 Development may expend up to\$600,000<del>\$100,000</del> each fiscal 26 year from funds appropriated to the Rural Community 27 Development Revolving Loan Fund for the purposes outlined in 28 this section. 29 Section 68. Subsection (2) of section 288.065, Florida 30 Statutes, is amended to read: 288.065 Rural Community Development Revolving Loan 31 6 7:41 AM 04/22/99 s1566.cm05.vv

1 Fund.--

2 (2) The program shall provide for long-term loans, 3 loan guarantees, and loan loss reserves to units of local 4 governments within counties with populations of 75,000 or less 5 than 50,000, or any county that has a population of 100,000 or 6 less and is contiguous to a county with a population of 75,000 7 or less than 50,000, as determined by the most recent official estimate pursuant to s. 186.901, residing in incorporated and 8 9 unincorporated areas of the county. Requests for loans shall 10 be made by application to the Office of Tourism, Trade, and 11 Economic Development. Loans shall be made pursuant to 12 agreements specifying the terms and conditions agreed to 13 between the local government and the Office of Tourism, Trade, and Economic Development. The loans shall be the legal 14 15 obligations of the local government. All repayments of 16 principal and interest shall be returned to the loan fund and 17 made available for loans to other applicants. However, in a rural area of critical economic concern designated by the 18 Governor, and upon approval by the Office of Tourism, Trade, 19 and Economic Development, repayments of principal and interest 20 21 may be retained by a unit of local government if such repayments are dedicated and matched to fund regionally based 22 economic development organizations representing the rural area 23 24 of critical economic concern. Section 69. Section 288.0655, Florida Statutes, is 25 26 created to read: 27 288.0655 Rural Infrastructure Fund.--28 (1) There is created within the Office of Tourism, 29 Trade, and Economic Development the Rural Infrastructure Fund 30 to facilitate the planning, preparing, and financing of infrastructure projects in rural communities which will 31

7:41 AM 04/22/99

encourage job creation, capital investment, and the 1 2 strengthening and diversification of rural economies by 3 promoting tourism, trade, and economic development. 4 (2) On July 1, 1999, and annually thereafter, \$8 million shall be deposited in the Economic Development Trust 5 6 Fund, as provided in s. 320.20(5), solely for the purpose of 7 funding the Rural Infrastructure Fund. (3)(a) Funds under this section shall be distributed 8 by the office through a grant program that maximizes the use 9 10 of federal, local, and private resources, including, but not 11 limited to, those available under the Small Cities Community 12 Development Block Grant Program. (b) To facilitate access of rural communities and 13 14 rural areas of critical economic concern as defined by the 15 Rural Economic Development Initiative to infrastructure 16 funding programs of the Federal Government, such as those 17 offered by the U.S. Department of Agriculture and the U.S. 18 Department of Commerce, the office may award grants to applicants for such federal programs for up to 30 percent of 19 the total infrastructure project cost. Eligible projects must 20 be related to specific job-creating opportunities. Eligible 21 uses of funds shall include improvements to public 22 infrastructure for industrial or commercial sites and upgrades 23 to or development of public tourism infrastructure. Authorized 24 infrastructure may include the following public or 25 public-private partnership facilities: storm water systems; 26 27 telecommunications facilities; roads or other remedies to transportation impediments; nature-based tourism facilities; 28 29 or other physical requirements necessary to facilitate 30 tourism, trade, and economic development activities in the community. Authorized infrastructure may also include 31

7:41 AM 04/22/99

publicly-owned self-powered nature-based tourism facilities 1 2 and additions to the distribution facilities of the existing 3 natural gas utility as defined in s. 366.04(3)(c), the 4 existing electric utility as defined in s. 366.02, or the 5 existing water or wastewater utility as defined in s. 367.021(12) which owns a gas or electric distribution system б 7 or a water or wastewater system in this state where: 1. A contribution-in-aid of construction is required 8 to serve public or public-private partnership facilities under 9 the tariffs of any natural gas, electric, water or wastewater 10 11 utility as defined herein; and 2. Such utilities as defined herein are willing and 12 13 able to provide such service. 14 (c) To facilitate timely response and induce the 15 location or expansion of specific job creating opportunities, 16 the office may award grants for infrastructure feasibility 17 studies, design and engineering activities, or other 18 infrastructure planning and preparation activities. Authorized grants shall be up to \$50,000 for an employment project with a 19 business committed to create at least 100 jobs, up to \$150,000 20 for an employment project with a business committed to create 21 at least 300 jobs, and up to \$300,000 for a project in a rural 22 area of critical economic concern. Grants awarded under this 23 24 paragraph may be used in conjunction with grants awarded under paragraph (b), provided that the total amount of both grants 25 does not exceed 30 percent of the total project cost. In 26 27 evaluating applications under this paragraph, the office shall consider the extent to which the application seeks to minimize 28 29 administrative and consultant expenses. 30 (d) By September 1, 1999, the office shall pursue execution of a memorandum of agreement with the U.S. 31

7:41 AM 04/22/99

Department of Agriculture under which state funds available 1 2 through the Rural Infrastructure Fund may be advanced, in excess of the prescribed state share, for a project that has 3 4 received from the department a preliminary determination of eligibility for federal financial support. State funds in 5 6 excess of the prescribed state share which are advanced 7 pursuant to this paragraph and the memorandum of agreement shall be reimbursed when funds are awarded under an 8 application for federal funding. 9 10 (e) To enable local governments to access the resources available pursuant to s. 403.973(16), the office may 11 12 award grants for surveys, feasibility studies, and other 13 activities related to the identification and preclearance review of land which is suitable for preclearance review. 14 15 Authorized grants under this paragraph shall not exceed \$75,000 each, except in the case of a project in a rural area 16 17 of critical economic concern, in which case the grant shall not exceed \$300,000. Any funds awarded under this paragraph 18 must be matched at a level of 50 percent with local funds, 19 except that any funds awarded for a project in a rural area of 20 21 critical economic concern must be matched at a level of 33 percent with local funds. In evaluating applications under 22 this paragraph, the office shall consider the extent to which 23 24 the application seeks to minimize administrative and 25 consultant expenses. (4) The office, in consultation with Enterprise 26 27 Florida, Inc., VISIT Florida, the Department of Environmental 28 Protection, and the Florida Fish and Wildlife Conservation 29 Commission, as appropriate, shall review applications and 30 evaluate the economic benefit of the projects and their long-term viability. The office shall have final approval for 31

7:41 AM 04/22/99

any grant under this section and must make a grant decision 1 2 within 30 days of receiving a completed application. 3 (5) By September 1, 1999, the office shall, in 4 consultation with the organizations listed in subsection (4), and other organizations, develop guidelines and criteria 5 6 governing submission of applications for funding, review and 7 evaluation of such applications, and approval of funding under this section. The office shall consider factors including, but 8 not limited to, the project's potential for enhanced job 9 10 creation or increased capital investment, the demonstration of local public and private commitment, the location of the 11 12 project in an enterprise zone, the location of the project in 13 a community development corporation service area as defined in s. 290.035(2), the location of the project in a county 14 15 designated under s. 212.097, the unemployment rate of the surrounding area, and the poverty rate of the community. 16 17 (6) Notwithstanding the provisions of s. 216.301, 18 funds appropriated for the purposes of this section shall not be subject to reversion. 19 Section 70. Present subsection (5) of section 320.20, 20 Florida Statutes, is redesignated as subsection (6) and a new 21 subsection (5) is added to that section to read: 22 320.20 Disposition of license tax moneys.--The revenue 23 derived from the registration of motor vehicles, including any 24 25 delinquent fees and excluding those revenues collected and distributed under the provisions of s. 320.081, must be 26 27 distributed monthly, as collected, as follows: (5) Notwithstanding any other provision of law except 28 29 subsections (1), (2), (3), and (4), on July 1, 1999, and 30 annually thereafter, \$8 million shall be deposited in the 31 Economic Development Trust Fund under s. 288.095, solely for 11

7:41 AM 04/22/99

the purposes of funding the Rural Infrastructure Fund under s. 1 288.0655. Such revenues may be assigned, pledged, or set aside 2 3 as a trust for the payment of principal or interest on bonds, 4 grant anticipation notes, variable rate demand obligations, including, but not limited to, tax exempt commercial paper and 5 derivative instruments, or any other form of indebtedness, or б 7 used to purchase credit support to permit such borrowings, issued by a governing body under s. 163.01(7)(d), or 8 appropriate local government having jurisdiction thereof, or 9 10 collectively by interlocal agreement among any applicable 11 government; however, such debt shall not constitute a general 12 obligation of the State of Florida. The state does hereby 13 covenant with holders of such revenue bonds or other instruments of indebtedness issued hereunder that it will not 14 15 repeal or impair or amend in any manner that will materially and adversely affect the rights of such holders so long as 16 17 bonds authorized by this subsection are outstanding. Any 18 revenues which are not pledged to the repayment of bonds as authorized by this subsection may be utilized for purposes 19 authorized under the Rural Infrastructure Fund. The Office of 20 Tourism, Trade, and Economic Development shall approve 21 distribution of funds for rural infrastructure related to 22 tourism, trade, and economic development. The office and the 23 24 Department of Transportation are authorized to perform such 25 acts as are required to facilitate and implement the provisions of this subsection. To better enable the counties 26 27 and the Office of Tourism, Trade, and Economic Development to cooperate to their mutual advantage, the governing body of 28 each government may exercise powers provided to municipalities 29 30 or counties in s. 163.01(7)(d). The use of funds provided 31 under this subsection is limited to eligible projects listed

7:41 AM 04/22/99

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1	in s. 288.0655. Unexpended proceeds derived from a project
2	completed with the use of program funds, beyond operating
3	costs and debt service, shall be restricted to further capital
4	improvements consistent with tourism, trade, and economic
5	development infrastructure purposes and for no other purpose.
6	Use of such unexpended proceeds for purposes other than
7	tourism, trade, and economic development infrastructure is
8	prohibited. Any funds deposited in the Economic Development
9	Trust Fund for the purposes of the Rural Infrastructure Fund
10	under s. 288.0655 shall not be diverted to any other purpose.
11	Any such diversion shall trigger immediate repayment to the
12	Economic Development Trust Fund from the Working Capital Trust
13	Fund.
14	Section 71. Rural Economic Development Initiative
15	(1) The Rural Economic Development Initiative, known
16	as "REDI," is created within the Office of Tourism, Trade, and
17	Economic Development, and the participation of state and
18	regional agencies in this initiative is authorized.
19	(2) As used in this section, the term:
20	(a) "Economic distress" means conditions affecting the
21	fiscal and economic viability of a rural community, including
22	such factors as low per capita income, low per capita taxable
23	values, high unemployment, high underemployment, low weekly
24	earned wages compared to the state average, low housing values
25	compared to the state average, high percentages of the
26	population receiving public assistance, high poverty levels
27	compared to the state average, and a lack of year-round stable
28	employment opportunities.
29	(b) "Rural community" means:
30	1. A county with a population of 75,000 or less.
31	2. A county with a population of 100,000 or less that
	7:41 AM 04/22/99 13 s1566.cm05.vv

is contiguous to a county with a population of 75,000 or less. 1 2 3. A municipality within a county described in 3 subparagraph 1. or subparagraph 2. 4 4. An unincorporated federal enterprise community or 5 an incorporated rural city with a population of 25,000 or less 6 and an employment base focused on traditional agricultural or 7 resource-based industries, located in a county not defined as rural, which has at least three or more of the economic 8 distress factors identified in paragraph (2)(a) and verified 9 10 by the Office of Tourism, Trade, and Economic Development. 11 12 For purposes of this paragraph, population shall be determined in accordance with the most recent official estimate pursuant 13 to section 186.901, Florida Statutes. 14 15 (3) REDI shall be responsible for coordinating and 16 focusing the efforts and resources of state and regional 17 agencies on the problems which affect the fiscal, economic, 18 and community viability of Florida's economically distressed rural communities, working with local governments, 19 community-based organizations, and private organizations that 20 21 have an interest in the growth and development of these communities to find ways to balance environmental and growth 22 management issues with local needs. 23 24 (4) REDI shall review and evaluate the impact of statutes and rules on rural communities and shall work to 25 26 minimize any adverse impact. 27 (5) REDI shall facilitate better access to state 28 resources by promoting direct access and referrals to 29 appropriate state and regional agencies and statewide 30 organizations. REDI may undertake outreach, capacity-building, and other advocacy efforts to improve conditions in rural 31 14

7:41 AM 04/22/99

communities. These activities may include sponsorship of 1 2 conferences and achievement awards. (6)(a) No later than August 1, 1999, the head of each 3 4 of the following agencies and organizations shall designate a high-level staff person from within the agency or organization 5 6 to serve as the REDI representative for the agency or 7 organization: 8 1. The Department of Community Affairs. 2. The Department of Transportation. 9 10 3. The Department of Environmental Protection. 11 4. The Department of Agriculture and Consumer 12 Services. 13 5. The Department of State. 14 6. The Department of Health. 15 7. The Department of Children and Family Services. 16 The Department of Corrections. 8. 17 9. The Department of Labor and Employment Security. 18 10. The Department of Education. 11. The Fish and Wildlife Conservation Commission. 19 20 12. Each water management district. 13. Enterprise Florida, Inc. 21 22 14. The Florida Commission on Tourism or VISIT 23 Florida. 24 15. The Florida Regional Planning Council Association. 25 16. The Florida State Rural Development Council. 17. The Institute of Food and Agricultural Sciences 26 27 (IFAS). 28 29 An alternate for each designee shall also be chosen, and the 30 names of the designees and alternates shall be sent to the 31 director of the Office of Tourism, Trade, and Economic 15

7:41 AM 04/22/99

Development. 1 2 (b) Each REDI representative must have comprehensive 3 knowledge of his or her agency's functions, both regulatory 4 and service in nature, and of the state's economic goals, policies, and programs. This person shall be the primary point 5 of contact for his or her agency with REDI on issues and б 7 projects relating to economically distressed rural communities and with regard to expediting project review, shall ensure a 8 prompt effective response to problems arising with regard to 9 10 rural issues, and shall work closely with the other REDI 11 representatives in the identification of opportunities for 12 preferential awards of program funds and allowances and waiver 13 of program requirements when necessary to encourage and 14 facilitate long-term private capital investment and job 15 creation. 16 (c) The REDI representatives shall work with REDI in 17 the review and evaluation of statutes and rules for adverse impact on rural communities and the development of alternative 18 19 proposals to mitigate that impact. (d) Each REDI representative shall be responsible for 20 21 ensuring that each district office or facility of his or her 22 agency is informed about the Rural Economic Development Initiative and for providing assistance throughout the agency 23 24 in the implementation of REDI activities. 25 (7) REDI may recommend to the Governor up to three rural areas of critical economic concern. A rural area of 26 27 critical economic concern must be a rural community, or a region composed of such, that has been adversely affected by 28 an extraordinary economic event or a natural disaster or that 29 30 presents a unique economic development opportunity of regional impact that will create more than 1,000 jobs over a 5-year 31

7:41 AM 04/22/99

1	period. The Governor may by executive order designate up to
2	three rural areas of critical economic concern which will
3	establish these areas as priority assignments for REDI as well
4	as to allow the Governor, acting through REDI, to:
5	(a) Waive criteria, requirements, or similar
6	provisions of any economic development incentive. Such
7	incentives shall include, but not be limited to: the Qualified
8	Target Industry Tax Refund Program under section 288.106,
9	Florida Statutes, the Quick Response Training Program under
10	section 288.047, Florida Statutes, the WAGES Quick Response
11	Training Program under section 288.047(10), Florida Statutes,
12	transportation projects under section 288.063, Florida
13	Statutes, the brownfield redevelopment bonus refund under
14	section 288.107, Florida Statutes, and the rural job tax
15	credit program under sections 212.098 and 220.1895, Florida
16	Statutes.
17	(b) Waive agency rules to empower the agency to commit
18	and coordinate their resources, staff, or assistance to these
19	rural communities, as well as to suspend procedural
20	requirements of law that do not compromise the public's
21	health, safety, or welfare.
22	(c) Provide rapid response assistance, training
23	services, and educational opportunities for employees; develop
24	training programs; and pay tuition or training expenses for
25	employees from resources coordinated by the Workforce
26	Development Board.
27	(d) Commit the resources or benefits of the Rural
28	Community Development Revolving Loan Fund under section
29	288.065, Florida Statutes, the Regional Rural Grants Program
30	under section 288.018, Florida Statutes, the rural job tax
31	credit program under sections 212.098 and 220.1895, Florida
	7:41 AM 04/22/99 17 s1566.cm05.vv

Statutes, and the federal Community Development Block Grant 1 2 Program. 3 (e) Direct the assignment of staffing and resources 4 from Enterprise Florida, Inc. 5 6 Designation as a rural area of critical economic concern under 7 this subsection shall be contingent upon the execution of a memorandum of agreement among the Office of Tourism, Trade, 8 and Economic Development, the governing body of the county, 9 10 and the governing bodies of any municipalities to be included 11 within a rural area of critical economic concern. Such 12 agreement shall specify the terms and conditions of the designation, including, but not limited to, the duties and 13 responsibilities of the county and any participating 14 15 municipalities to take actions designed to facilitate the 16 retention and expansion of existing businesses in the area, as 17 well as the recruitment of new businesses to the area. 18 (8) REDI shall submit a report to the Governor, the President of the Senate, and the Speaker of the House of 19 20 Representatives each year on or before February 1 on all REDI 21 activities. This report shall include a status report on all projects currently being coordinated through REDI, the number 22 of preferential awards and allowances made pursuant to this 23 24 section, the dollar amount of such awards, and the names of the recipients. The report shall also include a description of 25 all waivers of program requirements granted. The report shall 26 27 also include information as to the economic impact of the projects coordinated by REDI. 28 Section 72. Florida rural economic development 29 30 strategy grants. --31 (1) As used in this section, the term "rural 18

7:41 AM 04/22/99

community" means: 1 2 (a) A county with a population of 75,000 or less. 3 (b) A county with a population of 100,000 or less that 4 is contiguous to a county with a population of 75,000 or less. 5 (c) A municipality within a county described in 6 paragraph (a) or paragraph (b). 7 For purposes of this subsection, population shall be 8 determined in accordance with the most recent official 9 10 estimate pursuant to section 186.901, Florida Statutes. (2) The Office of Tourism, Trade, and Economic 11 Development may accept and administer moneys appropriated to 12 the office for providing grants to assist rural communities to 13 14 develop and implement strategic economic development plans. 15 (3) A rural community, an economic development 16 organization in a rural area, or a regional organization 17 representing at least one rural community or such economic development organizations may apply for such grants. 18 19 (4) Enterprise Florida, Inc., and VISIT Florida, shall 20 establish criteria for reviewing grant applications. These criteria shall include, but are not limited to, the degree of 21 participation and commitment by the local community and the 22 application's consistency with local comprehensive plans or 23 24 the application's proposal to ensure such consistency. The International Trade and Economic Development Board of 25 26 Enterprise Florida, Inc., and VISIT Florida, shall review each 27 application for a grant and shall submit annually to the 28 office for approval a list of all applications that are 29 recommended by the board and VISIT Florida, arranged in order 30 of priority. The office may approve grants only to the extent that funds are appropriated for such grants by the 31

7:41 AM 04/22/99

Legislature. 1 2 Section 73. Establishment of municipal service taxing 3 or benefit units; grants to rural counties .--4 (1) As used in this section, the term "rural county" 5 means a county with a population of 75,000 or fewer persons, 6 determined pursuant to section 186.901, Florida Statutes. 7 (2) Subject to legislative appropriation, the Department of Community Affairs shall establish a grant 8 program to assist any rural county in making a determination 9 10 whether to establish a municipal service taxing or benefit unit as authorized by section 125.01, Florida Statutes. Under 11 12 this program, any rural county that is considering the 13 establishment of a municipal service taxing or benefit unit and that wishes to conduct a study to determine the necessity 14 15 for and advisability of establishing such a unit may apply to 16 the department for a grant to assist in financing the study. 17 If the application is approved by the department, the 18 department may award a grant to the county in an amount equal to 75 percent of the cost of the study, if the county agrees 19 to finance 25 percent of the cost of the study itself. A copy 20 of the study shall be submitted to the department within 30 21 22 days after it is completed. (3) The department shall establish an application form 23 24 and application procedures and requirements by rule pursuant to chapter 120, Florida Statutes. 25 Section 74. There is appropriated from the General 26 27 Revenue Fund to the Department of Community Affairs for Fiscal Year 1999-2000 the sum of \$1 million to carry out the purposes 28 29 of a grant program for rural county municipal service taxing or benefit unit feasibility studies. 30 Section 75. Paragraph (d) of subsection (4) of section 31 20 7:41 AM 04/22/99

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Bill No. CS for CS for SB 1566 Amendment No. \_\_\_\_

236.081, Florida Statutes, 1998 Supplement, is amended to 1 2 read: 3 236.081 Funds for operation of schools.--If the annual 4 allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the 5 6 annual appropriations act or the substantive bill implementing 7 the annual appropriations act, it shall be determined as follows: 8 (4) COMPUTATION OF DISTRICT REQUIRED LOCAL 9 10 EFFORT.--The Legislature shall prescribe the aggregate required local effort for all school districts collectively as 11 12 an item in the General Appropriations Act for each fiscal 13 year. The amount that each district shall provide annually toward the cost of the Florida Education Finance Program for 14 15 kindergarten through grade 12 programs shall be calculated as 16 follows: 17 (d) Exclusions Exclusion .--18 1. In those instances in which: a. 1. There is litigation either attacking the 19 20 authority of the property appraiser to include certain 21 property on the tax assessment roll as taxable property or 22 contesting the assessed value of certain property on the tax 23 assessment roll, and 24 b.2. The assessed value of the property in contest 25 involves more than 6 percent of the total nonexempt assessment 26 roll, 27 28 the assessed value of the property in contest shall be excluded from the taxable value for school purposes for 29 30 purposes of computing the district required local effort. 31 2. In those instances in which there is a nonpayment 21

7:41 AM 04/22/99

of property taxes in a community designated as a rural area of 1 critical economic concern that exceeds 6 percent of the total 2 3 nonexempt assessment roll, the assessed value of the property 4 that is the subject of the nonpayment shall be excluded from the taxable value for school purposes for purposes of 5 6 computing the district required local effort. 7 Section 76. Subsection (5) of section 378.601, Florida Statutes, is amended to read: 8 9 378.601 Heavy minerals.--10 (5) Any heavy mineral mining operation which annually mines less than 500 acres and whose proposed consumption of 11 12 water is 3 million gallons per day or less shall not be 13 required to undergo development of regional impact review pursuant to s. 380.06, provided permits and plan approvals 14 15 pursuant to either this section and part IV of chapter 373, or 16 s. 378.901, are issued. This subsection applies only in the 17 following circumstances: (a) Mining is conducted in counties where the operator 18 has conducted heavy mineral mining activities prior to March 19 20 1, 1997; and 21 (b) The operator of the heavy mineral mining operation has executed a developer agreement pursuant to s. 380.032 or 22 has received a development order under s. 380.06(15)as of 23 24 March 1, 1997. Lands mined pursuant to this section need not 25 be the subject of the developer agreement or development order. 26 27 Section 77. The Florida Fish and Wildlife Conservation Commission is directed to assist the Florida Commission on 28 Tourism; the Florida Tourism Industry Marketing Corporation, 29 30 doing business as VISIT Florida; convention and visitor bureaus; tourist development councils; economic development 31 22

7:41 AM 04/22/99

organizations; and local governments through the provision of 1 marketing advice, technical expertise, promotional support, 2 3 and product development related to nature-based recreation and 4 sustainable use of natural resources. In carrying out this responsibility, the Florida Fish and Wildlife Conservation 5 6 Commission shall focus its efforts on fostering nature-based 7 recreation in rural communities and regions encompassing rural communities. As used in this section, the term "nature-based 8 recreation" means leisure activities related to the state's 9 10 lands, waters, and fish and wildlife resources, including, but not limited to, wildlife viewing, fishing, hiking, canoeing, 11 12 kayaking, camping, hunting, backpacking, and nature 13 photography. For the purposes of this section, there is appropriated from the General Revenue Fund, for Fiscal Year 14 15 1999-2000, the sum of \$103,000 to the Florida Fish and 16 Wildlife Conservation Commission to be used as marketing money 17 to promote nature-based recreation as authorized in this 18 section. Section 78. Notwithstanding the provisions of section 19 290.044(4), Florida Statutes, regarding the distribution of 20 21 funds to categories under the Florida Small Cities Community Development Block Grant Program, in no case shall the 22 percentage of funds for the economic development category be 23 24 less than 40 percent. 25 26 (Redesignate subsequent sections.) 27 28 29 30 And the title is amended as follows: 31 On page 10, line 15, after the semicolon 23 7:41 AM 04/22/99 s1566.cm05.vv

## Bill No. <u>CS for CS for SB 1566</u>

Amendment No. \_\_\_\_

1	insert:
2	providing a short title; providing intent;
3	amending s. 163.3177, F.S.; providing
4	requirements for the future land use element of
5	a local government comprehensive plan with
6	respect to rural areas; amending s. 186.502,
7	F.S.; providing that a regional planning
8	council shall have a duty to assist local
9	governments with economic development; amending
10	s. 186.504, F.S.; providing that the ex
11	officio, nonvoting membership of each regional
12	planning council shall include a representative
13	nominated by Enterprise Florida, Inc., and the
14	Office of Tourism, Trade, and Economic
15	Development; amending s. 186.505, F.S.;
16	authorizing the use of regional planning
17	council personnel, consultants, or technical or
18	professional assistants to help local
19	governments with economic development
20	activities; amending s. 288.018, F.S.;
21	authorizing the Office of Tourism, Trade, and
22	Economic Development to approve regional rural
23	development grants on an annual basis;
24	increasing the maximum amount of each grant
25	award; increasing the total amount that may be
26	expended annually for such grants; amending s.
27	288.065, F.S.; revising the population criteria
28	for local government participation in the Rural
29	Community Development Revolving Loan Fund;
30	prescribing conditions under which repayments
31	of principal and interest under the Rural

7:41 AM 04/22/99

## Bill No. <u>CS for CS for SB 1566</u>

Amendment No. \_\_\_\_

1	Community Development Revolving Loan Fund may
2	be retained by a unit of local government;
3	creating s. 288.0655, F.S.; creating the Rural
4	Infrastructure Fund for infrastructure projects
5	in rural communities; providing for an annual
6	deposit in the Economic Development Trust Fund
7	in support of such infrastructure fund;
8	authorizing grants for infrastructure projects
9	and related studies; requiring the development
10	of guidelines; providing that funds
11	appropriated for such infrastructure fund shall
12	not be subject to reversion; amending s.
13	320.20, F.S.; requiring the deposit of a
14	certain amount of motor vehicle registration
15	funds in the Economic Development Trust Fund in
16	support of the Rural Infrastructure Fund;
17	prescribing the manner in which such funds may
18	be used; prohibiting diversion of such funds;
19	creating the Rural Economic Development
20	Initiative within the office and providing its
21	duties and responsibilities; directing
22	specified agencies to select a representative
23	to work with the initiative; providing for the
24	recommendation and designation of rural areas
25	of critical economic concern; providing for the
26	waiver of certain criteria and rules with
27	respect to such areas; providing for the
28	commitment of certain services, resources,
29	benefits, and staffing with respect to such
30	areas; requiring execution of a memorandum of
31	agreement as a condition to designation as a

7:41 AM 04/22/99

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## Bill No. <u>CS for CS for SB 1566</u>

Amendment No. \_\_\_\_

1	rural area of critical economic concern;
2	providing for an annual report; authorizing the
3	Office of Tourism, Trade, and Economic
4	Development to accept and administer moneys
5	appropriated for grants to assist rural
б	communities to develop and implement strategic
7	economic development plans; providing for
8	review of grant applications; authorizing the
9	Department of Community Affairs to establish a
10	grant program to assist rural counties in
11	financing studies regarding the establishment
12	of municipal service taxing or benefit units;
13	providing for rules; providing an
14	appropriation; amending s. 236.081, F.S.;
15	providing an exclusion under the computation of
16	school district required local effort for
17	certain nonpayment of property taxes in a rural
18	area of critical economic concern; amending s.
19	378.601, F.S.; exempting specified heavy mining
20	operations from requirements for
21	development-of-regional-impact review under
22	certain circumstances; directing the Florida
23	Fish and Wildlife Conservation Commission to
24	provide assistance related to promotion and
25	development of nature-based recreation;
26	providing an appropriation; specifying a
27	minimum percentage of funds to be allocated to
28	economic development under the Florida Small
29	Cities Community Development Block Grant
30	Program;
31	l

7:41 AM 04/22/99

26