Amendment No. ___ (for drafter's use only)

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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5	ORIGINAL STAMP BELOW
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11	Representative(s) Peaden offered the following:
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13	Amendment to Amendment (772921) (with title amendment)
14	On page 20, lines 11-30,
15	remove from the amendment: all of said lines
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17	and insert in lieu thereof: state land planning agency. When
18	a local government comprehensive plan enforces federal, state,
19	or regional agency permitting requirements for the protection
20	of wetlands, the local government shall not be required to
21	duplicate data and analysis gathered through the required
22	permitting process. The state land planning agency shall have
23	30 days to review comments from the various government
24	agencies along with a local government's comprehensive plan or
25	plan amendment. During that period, the state land planning
26	agency shall transmit in writing its comments to the local
27	government along with any objections and any recommendations
28	for modifications. When a federal, state, or regional agency
29	has implemented a permitting program, the state land planning
30	agency shall not require a local government to duplicate or
31	exceed that permitting program in its comprehensive plan or to
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implement such a permitting program in its land development 1 2 regulations. Nothing contained herein shall prohibit The state 3 land planning agency in conducting its review of local plans 4 or plan amendments may make from making objections, 5 recommendations, and comments or make making compliance 6 determinations regarding densities and intensities consistent 7 with the provisions of this part. In preparing its comments, 8 the state land planning agency shall only base its 9 considerations on written, and not oral, comments, from any 10 source. 11 12 ======== T I T L E A M E N D M E N T ========== 13 And the title is amended as follows: 14 15 On page 66, line 26, after the first semicolon, of the 16 amendment 17 insert: 18 19 providing that local governments are not 20 required to duplicate data and analysis gathered through a federal, state, or regional 21 agency permitting process for the protection of 22 wetlands; deleting a requirement that state 23 24 land planning agency review be based on written 25 comments only; 26 27 28 29 30

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