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	Senate House ·
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5	ORIGINAL STAMP BELOW
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11	Representative(s) Kilmer offered the following:
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13	Amendment to Amendment (681105) (with title amendment)
14	On page 15, between lines 27 and 28,
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16	insert:
17	Section 6. Paragraph (e) of subsection (2) of section
18	380.06, Florida Statutes, is amended to read:
19	380.06 Developments of regional impact
20	(2)
21	(e) With respect to residential, hotel, motel, office,
22	and retail developments, the applicable guidelines and
23	standards shall be increased by 50 percent in urban central
24	business districts and regional activity centers of
25	jurisdictions whose local comprehensive plans are in
26	compliance with part II of chapter 163. With respect to
27	multiuse developments, the applicable guidelines and standards
28	shall be increased by 100 percent in urban central business
29	districts and regional activity centers of jurisdictions whose
30	local comprehensive plans are in compliance with part II of
31	chapter 163, if one land use of the multiuse development is
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residential and amounts to not less than 35 percent of the
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    jurisdiction's applicable residential threshold. With respect
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   to resort or convention hotel developments, the applicable
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   guidelines and standards shall be increased by 150 percent in
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   urban central business districts and regional activity centers
   of jurisdictions whose local comprehensive plans are in
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   compliance with part II of chapter 163 and where the increase
    is specifically for a proposed resort or convention hotel
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    located in a county with a population greater than 500,000 and
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   the local government specifically designates that the proposed
   resort or convention hotel development will serve an existing
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   convention center of more than 250,000 gross square feet built
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   prior to July 1, 1992. The applicable guidelines and standards
   shall be increased by 200 percent for development in any area
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   designated by the Governor as a rural area of critical
    economic concern pursuant to s. 288.0656 during the
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   effectiveness of the designation. The Administration
   Commission, upon the recommendation of the state land planning
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   agency, shall implement this paragraph by rule no later than
   December 1, 1993. The increased guidelines and standards
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   authorized by this paragraph shall not be implemented until
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    the effectiveness of the rule which, among other things, shall
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   set forth the pertinent characteristics of urban central
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   business districts and regional activity centers.
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    ========= T I T L E A M E N D M E N T ===========
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   And the title is amended as follows:
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           On page 17, line 5, of the amendment
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after the semicolon insert:

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hbd-28 Bill No. <u>CS/HB 1389</u>

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

amending s. 380.06, F.S., relating to developments of regional impact; providing that the statewide guidelines and standards shall be increased for development in a rural area of critical economic concern;