Bill No. <u>CS/HB 1341, 2nd Eng.</u> Amendment No. ____ Barcode 374136 CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senators Silver, Villalobos and Garcia moved the following 11 12 amendment to amendment (322050): 13 Senate Amendment (with title amendment) 14 15 On page 34, line 22, through page 37, line 22, delete 16 those lines 17 18 and insert: 19 Section 8. Paragraph (c) of subsection (1) of section 20 163.3187, Florida Statutes, is amended, and paragraphs (k) and (1) are added to that subsection, to read: 21 22 163.3187 Amendment of adopted comprehensive plan.--23 (1) Amendments to comprehensive plans adopted pursuant 24 to this part may be made not more than two times during any 25 calendar year, except: 26 (c) Any local government comprehensive plan amendments 27 directly related to proposed small scale development 28 activities may be approved without regard to statutory limits 29 on the frequency of consideration of amendments to the local comprehensive plan. A small scale development amendment may be 30 adopted only under the following conditions: 31 1

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1 The proposed amendment involves a use of 10 acres 1. 2 or fewer and: 3 The cumulative annual effect of the acreage for all a. 4 small scale development amendments adopted by the local 5 government shall not exceed: 6 (I) A maximum of 120 acres in a local government that 7 contains areas specifically designated in the local comprehensive plan for urban infill, urban redevelopment, or 8 9 downtown revitalization as defined in s. 163.3164, urban 10 infill and redevelopment areas designated under s. 163.2517, transportation concurrency exception areas approved pursuant 11 12 to s. 163.3180(5), or regional activity centers and urban 13 central business districts approved pursuant to s. 14 380.06(2)(e); however, amendments under this paragraph may be 15 applied to no more than 60 acres annually of property outside 16 the designated areas listed in this sub-sub-subparagraph. 17 Amendments adopted pursuant to paragraph (k) shall not be 18 counted toward the acreage limitations for small scale amendments under this paragraph. 19 20 (II) A maximum of 80 acres in a local government that 21 does not contain any of the designated areas set forth in 22 sub-sub-subparagraph (I). (III) A maximum of 120 acres in a county established 23 24 pursuant to s. 9, Art. VIII of the State Constitution. 25 b. The proposed amendment does not involve the same 26 property granted a change within the prior 12 months. 27 The proposed amendment does not involve the same c. 28 owner's property within 200 feet of property granted a change within the prior 12 months. 29 30 d. The proposed amendment does not involve a text 31 change to the goals, policies, and objectives of the local

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1 government's comprehensive plan, but only proposes a land use 2 change to the future land use map for a site-specific small 3 scale development activity.

4 The property that is the subject of the proposed e. amendment is not located within an area of critical state 5 6 concern, unless the project subject to the proposed amendment 7 involves the construction of affordable housing units meeting the criteria of s. 420.0004(3), and is located within an area 8 9 of critical state concern designated by s. 380.0552 or by the 10 Administration Commission pursuant to s. 380.05(1). Such amendment is not subject to the density limitations of 11 12 sub-subparagraph f., and shall be reviewed by the state land 13 planning agency for consistency with the principles for quiding development applicable to the area of critical state 14 concern where the amendment is located and shall not become 15 effective until a final order is issued under s. 380.05(6). 16 17 f. If the proposed amendment involves a residential land use, the residential land use has a density of 10 units 18 or less per acre, except that this limitation does not apply 19 to small scale amendments described in sub-subparagraph 20 21 a.(I) that are designated in the local comprehensive plan for urban infill, urban redevelopment, or downtown revitalization 22 as defined in s. 163.3164, urban infill and redevelopment 23 24 areas designated under s. 163.2517, transportation concurrency 25 exception areas approved pursuant to s. 163.3180(5), or regional activity centers and urban central business districts 26 27 approved pursuant to s. 380.06(2)(e).

28 2.a. A local government that proposes to consider a 29 plan amendment pursuant to this paragraph is not required to 30 comply with the procedures and public notice requirements of 31 s. 163.3184(15)(c) for such plan amendments if the local

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government complies with the provisions in s. 125.66(4)(a) for 1 2 a county or in s. 166.041(3)(c) for a municipality. If a 3 request for a plan amendment under this paragraph is initiated 4 by other than the local government, public notice is required. 5 The local government shall send copies of the b. 6 notice and amendment to the state land planning agency, the 7 regional planning council, and any other person or entity requesting a copy. This information shall also include a 8 9 statement identifying any property subject to the amendment that is located within a coastal high hazard area as 10 identified in the local comprehensive plan. 11 12 3. Small scale development amendments adopted pursuant 13 to this paragraph require only one public hearing before the 14 governing board, which shall be an adoption hearing as 15 described in s. 163.3184(7), and are not subject to the requirements of s. 163.3184(3)-(6) unless the local government 16 17 elects to have them subject to those requirements. (k) A local comprehensive plan amendment directly 18 19 related to providing transportation improvements to enhance 20 life safety on Controlled Access Major Arterial Highways 21 identified in the Florida Intrastate Highway System, in counties as defined in s. 125.011, where such roadways have a 22 high incidence of traffic accidents resulting in serious 23 24 injury or death. Any such amendment shall not include any amendment modifying the designation on a comprehensive 25 26 development plan land use map nor any amendment modifying the 27 allowable densities or intensities of any land. 28 (1) A comprehensive plan amendment to adopt a public 29 educational facilities element pursuant to s. 163.31776 and 30 future land-use-map amendments for school siting may be approved notwithstanding statutory limits on the frequency of 31 4

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adopting plan amendments. And the title is amended as follows: On page 130, line 13, after the semicolon, insert: providing for plan amendment relating to certain roadways in specified counties under certain conditions;

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