By Senator Geller

31-271-03

A bill to be entitled 1 2 An act relating to planning for school growth; 3 amending ss. 163.3174, 1013.33, F.S.; amending 4 the procedures for coordinating the efforts of 5 local planning agencies and school districts 6 toward planning for school growth; providing an 7 effective date. 8 9 Be It Enacted by the Legislature of the State of Florida: 10 Section 1. Subsection (1) of section 163.3174, Florida 11 12 Statutes, is amended to read: 163.3174 Local planning agency. --13 (1) The governing body of each local government, 14 individually or in combination as provided in s. 163.3171, 15 shall designate and by ordinance establish a "local planning 16 17 agency," unless the agency is otherwise established by law. Local governments shall transmit to school districts 18 19 information regarding proposed changes in land use or proposed 20 Notwithstanding any special act to the contrary, all local 21 planning agencies or equivalent agencies that first review 22 rezoning and comprehensive plan amendments in each municipality and county shall include a representative of the 23 school district appointed by the school board as a nonvoting 24 25 member of the local planning agency or equivalent agency to 26 attend those meetings at which the agency considers 27 comprehensive plan amendments and rezonings that would, if 28 approved, increase residential density on the property that is 29 the subject of the application. In response, school districts 30 shall send to the local government written comments regarding the anticipated student impact from the proposed change, and

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the local government, before granting approval to the application, shall consider the potential impact upon public schools that the change in land use or the rezoning may have. Further, the local government must notify the school district in writing when the application receives final approval from the governing body. However, this subsection does not prevent the governing body of the local government from granting voting status to the school board member. The governing body may designate itself as the local planning agency pursuant to this subsection with the addition of a nonvoting school board representative. The governing body shall notify the state land planning agency of the establishment of its local planning agency. All local planning agencies shall provide opportunities for involvement by applicable community college boards, which may be accomplished by formal representation, membership on technical advisory committees, or other appropriate means. The local planning agency shall prepare the comprehensive plan or plan amendment after hearings to be held after public notice and shall make recommendations to the governing body regarding the adoption or amendment of the plan. The agency may be a local planning commission, the planning department of the local government, or other instrumentality, including a countywide planning entity established by special act or a council of local government officials created pursuant to s. 163.02, provided the composition of the council is fairly representative of all the governing bodies in the county or planning area; however: (a) If a joint planning entity is in existence on the effective date of this act which authorizes the governing bodies to adopt and enforce a land use plan effective 31 throughout the joint planning area, that entity shall be the

agency for those local governments until such time as the authority of the joint planning entity is modified by law.

(b) In the case of chartered counties, the planning responsibility between the county and the several municipalities therein shall be as stipulated in the charter.

Section 2. Paragraph (e) of subsection (3) of section 1013.33, Florida Statutes, is amended to read:

1013.33 Coordination of planning with local governing bodies.--

- (3) At a minimum, the interlocal agreement must address the following issues:
- (e) A process for the school board to inform the local government regarding school capacity. The capacity reporting must be consistent with laws and rules regarding measurement of school facility capacity, and the school board report must also identify capital improvements in the adopted district facilities work program which are scheduled to provide increased capacity for schools affected by the proposed development how the district school board will meet the public school demand based on the facilities work program adopted pursuant to s. 1013.35.

A signatory to the interlocal agreement may elect not to include a provision meeting the requirements of paragraph (e); however, such a decision may be made only after a public hearing on such election, which may include the public hearing in which a district school board or a local government adopts the interlocal agreement. An interlocal agreement entered into pursuant to this section must be consistent with the adopted comprehensive plan and land development regulations of any local government that is a signatory.

1	Section 3. This act shall take effect July 1, 2003.
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4	SENATE SUMMARY
5	Amends procedures for coordinating the efforts of local planning agencies and school districts toward planning for school growth.
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