

Bill No. SB 926

Barcode 634990

CHAMBER ACTION

Senate

House

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The Committee on Governmental Oversight and Productivity  
(Sebesta) recommended the following amendment:

**Senate Amendment**

On page 10, lines 17 through 25, delete those lines

and insert:

(f) Establish a process for land-use decisions  
consistent with part II of chapter 163, including those made  
jointly by the governing bodies of the county and the  
municipality, or allow a municipality to adopt land-use  
changes consistent with part II of chapter 163 for areas that  
are scheduled to be annexed within the term of the interlocal  
agreement, however the county comprehensive plan and  
land-development regulations shall control until the  
municipality annexes the property and amends its comprehensive  
plan accordingly. Comprehensive plan amendments to incorporate  
the process established by this paragraph are exempt from the  
twice-per-year limitation under s. 163.3187.