Amendment No. (for drafter's use only)

CHAMBER ACTION

Senate House

•

Representative(s) Cretul offered the following:

1 2

3

4 5

6

7

8

10

11

12

13

14

15

16

17

Amendment (with title amendment)

Between lines 62 and 63, insert:

Section 1. Section 163.31801, Florida Statutes, is created to read:

163.31801 Impact fees; short title; intent; minimum requirements; audits; credits.--

- (1) SHORT TITLE.--This section may be cited as the "Florida Impact Fee Act."
- (2) FINDINGS AND INTENT.--The Legislature finds that impact fees are an important source of revenue for local governments to fund the infrastructure necessitated by new growth. The Legislature further finds that impact fees are an outgrowth of local governments' home rule powers to provide certain services within their jurisdictions. Due to the growth of impact fee collections and local governments' reliance on 115197

4/26/2006 3:56:24 PM

Amendment No. (for drafter's use only)

- impact fees to fund infrastructure necessitated by new growth, it is the intent of the Legislature to ensure that when a county or municipality enacts an impact fee by ordinance, or a special district enacts an impact fee by resolution, the governing authority complies with this section.
- (3) MINIMUM REQUIREMENTS.--An impact fee ordinance or resolution must:
- (a) Premise its impact fee calculations upon the most recent and localized data.
- (b) Significantly address affordable housing by either waiving, exempting, deferring, or paying impact fees for affordable housing units out of another revenue source.
- (c) Provide for accounting and reporting of impact fee collections and expenditures. Specifically, each local governmental entity that imposes an impact fee to address infrastructure needs shall account for the revenues and expenditures of each impact fee within a separate accounting fund.
- (d) Limit administrative charges for impact fee collections to actual cost.
- (e) Provide notice of not less than 90 days before the effective date of a new impact fee ordinance or resolution or an amendment to an existing impact fee ordinance or resolution.
- (4) REVENUE CREDITS.--Each county, municipality, or special district imposing an impact fee shall also establish the formula by which credit for all taxes, payments, or other revenues collected for the same facility for which the impact fee is imposed that are reasonably anticipated to be expended to

Amendment No. (for drafter's use only)

address the need for expanded infrastructure arising as a result
of the new growth upon which the impact fee is imposed.

(5) SALES PRICE.--Notwithstanding any other provision of state law or any local ordinance, the term "sales price" in s. 212.02 does not include payment of permit fees or impact fees.

5152

53

54

55

56

57

58

59

48

49

50

====== T I T L E A M E N D M E N T ======

Remove line 6 and insert:

An act relating to growth management; creating s. 163.31801, F.S.; creating the "Florida Impact Fee Act";

providing legislative intent; requiring that an impact fee meet specified requirements; requiring local governments imposing impact fees to provide certain revenue credits; excluding permit fees or impact fees from the definition of the term "sales price"; creating part II of

60

115197 4/26/2006 3:56:24 PM