Amendment No. (for drafter's use only)

## CHAMBER ACTION

Senate House

Representative Arza offered the following:

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## Amendment to Amendment (841619) (with title amendment)

Section 15. (1) Effective July 1, 2006, a charter county

may not adopt a charter provision or ordinance that affects the

authority of a municipality within a charter county to regulate

the use, development, or redevelopment of land within the

municipality or that affects municipal annexation within a

charter county without first executing interlocal agreements

with the municipalities within that charter county which, at a

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Between line(s) 984 and 985, insert:

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minimum, include provisions:

To address extraterritorial impacts of development (a)

decisions of the county and of the municipalities; and

For a dispute-resolution process for bringing a timely closure to intergovernmental disputes.

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18 Municipalities and the charter county are encouraged to adopt a single interlocal agreement to which all join as parties. If the 19 charter county and a municipality are unable to reach an 20 agreement under this subsection, the parties shall initiate the 21 conflict-resolution process pursuant to chapter 164, Florida 22 Statutes, or a mutually agreed upon local dispute-resolution 23 process. If no agreement is reached upon conclusion or 24 25 termination of the dispute-resolution process, a charter county 26 may proceed with adoption of the charter provision or ordinance. A charter county and a municipality that have entered an 27 28 interlocal agreement shall include in their respective evaluation and appraisal reports identified changes to the 29 respective intergovernmental coordination elements, if any, 30 necessary to implement the interlocal agreement or agreements. 31

- (2) This section does not apply to:
- (a) Any county as defined in s. 125.011(1) or s. 125.025;
- (b) Any countywide impact fee for transportation or public schools approved by the governing board of a charter county;
- (c) Any law or charter county provision or ordinance that sets minimum standards for protecting the environment through the prohibition or regulation of air, water, soil, or property contamination; or
  - (d) Any special district created by special act.
  - (3) This section expires June 30, 2007.

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Remove line 1053 and insert:

Capital Outlay Assistance Grant Program; prohibiting a charter county from adopting a charter provision or ordinance that 364181

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## HOUSE AMENDMENT

Bill No. HB 7167

affects certain authority of a municipality without first executing an interlocal agreement; providing exceptions;

49 providing for repeal; providing an

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