

Amendments to Senate Bill No. 195  
1st Reading Copy

Requested by Senator Mike Wheat

For the Senate Local Government Committee

Prepared by Joe Kolman  
January 25, 2005 (10:23am)

*edited*  
*1/25*

Senate Local Govt. Comm.  
Exhibit No. 7  
Date Feb 8, 2005  
Bill No. SB195

1. Title, page 1, line 6.

**Strike:** "SENSITIVE RESOURCE LANDS", "

2. Title, page 1, line 8.

**Following:** "76-1-103"

**Strike:** ", "

**Insert:** "AND"

3. Title, page 1, line 9.

**Strike:** "AND 76-3-509,"

4. Page 2, line 24.

**Following:** "residential"

**Insert:** "and business"

5. Page 2, line 25.

**Following:** "area"

**Insert:** "located at least 3 miles"

6. Page 2, line 27 through line 29.

**Strike:** "(17)" on line 27 through "wildlife." on line 29

**Renumber:** subsequent subsections

7. Page 4, line 17.

**Following:** "located"

**Strike:** ", as" through "limits,"

8. Page 5, line 10 through line 12.

**Strike:** "The" on line 10 through "2007:" on line 11

**Insert:** "If a growth jurisdiction has adopted a growth policy prior to October 1, 2006, the requirements of this section must be met by the time of the next review pursuant to 76-1-601(3). Growth jurisdictions without a growth policy in place by October 1, 2006, shall adopt growth policies that include the following requirements by October 1, 2007:"

**Following:** "accommodate" on line 12

**Strike:** "all of"

9. Page 5, line 17 through line 28.

**Strike:** "each" on line 17 through "county." on line 28

**Insert:** "after subtracting the amount of the county's projected growth that can be accommodated by the quality growth areas designated by and within the cities located within the county, each county:

(A) shall coordinate with each of the cities, within their jurisdictional boundaries that have designated quality growth areas that include unincorporated areas adjacent to the city, to designate and adopt identical quality growth areas adjacent to each city's municipal boundaries and infrastructure plans for those quality growth areas, pursuant to subsection (1)(b)(i);

(B) may designate one or more quality growth areas within or adjacent to existing rural centers or adjacent to cities that have not designated quality growth areas that include unincorporated areas adjacent to the city;"

**Renumber:** subsequent subsections

10. Page 6, line 8.

**Strike:** "grid"

**Insert:** "network"

11. Page 6, line 19.

**Following:** "agreements"

**Strike:** "or"

**Insert:** ", "

**Following:** "resolutions"

**Insert:** ", or a similar, mutually accepted, method"

12. Page 6, line 23 through line 24.

**Strike:** "(vi)" on line 23 through "degradation;" on line 24

**Renumber:** subsequent subsections

13. Page 6, line 29 through line 30.

**Following:** "section." on line 29

**Strike:** "Fees"

**Insert:** "These long-range planning fees"

**Following:** "applications" on line 29

**Strike:** ", " on line 29 through "building codes permits," on line 30

**Following:** "permits." on line 30

**Strike:** "Fees"

**Insert:** "These long-range planning fees"

14. Page 7, line 5 through page 8, line 2.

**Strike:** section 4 in its entirety

**Renumber:** subsequent section

15. Page 8, line 6.

**Insert:** "NEW SECTION. Section 5. {standard} Severability. If a part of [this act] is invalid, all valid parts that are severable from the invalid part remain in effect. If a part

of [this act] is invalid in one or more of its applications,  
the part remains in effect in all valid applications that  
are severable from the invalid applications."

- END -

