## **3rd Sub. H.B. 502 INCORPORATION AMENDMENTS**

House Floor Amendments	Amendment 1	MARCH 5, 2012 2:59 PM
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Representative Melvin R. Brown proposes the following amendments:

- 1. Page 25, Lines 756 through 759:
  - 756 (d) If the five year projected revenues under Subsection (8)(b)(v) exceed the five year
  - 757 projected costs under Subsection (8)(b)(iv) by more than  $\{5\}$  <u>10</u> %, the feasibility consultant shall
  - 758 project and report the expected annual revenue surplus to the contact sponsor and the lieutenant
  - 759 governor.

2. Page 29, Lines 888 through 890:

- 888 (ii) ask questions and become informed about the proposed incorporation; and
- 889 (iii) express its views about the proposed incorporation, including their views about the

 890 boundary of the area proposed to be incorporated.
(4) A county may not hold an election on the incorporation of a town in accordance with Section 10-2-127 if the results of the feasibility study show that the five year projected revenues under Subsection 10-2-125(8)(b)(v) exceed the five year projected costs under Subsection (8)(b)(iv) by more than 10%.

- 3. Page 29, Line 892 through Page 30, Line 897:
  - 892 <u>10-2-127.</u> Incorporation of town -- Election to incorporate -- Ballot form.
  - 893 (1) (a) At the next regular general election, as defined in Section 20A-1-102, more than
  - 894 <u>60 days after the public hearing described in Section 10-2-126, the county legislative body shall</u>
  - 895 <u>hold an election on the proposed incorporation</u> <u>unless prohibited under the provisions of Section</u> <u>10-2-126</u>.
  - 896 (b) Unless a person is a registered voter who resides, as defined in Section 20A-1-102,
  - 897 within the boundaries of the proposed town, the person may not vote on the proposed