

1st Sub. S.B. 155

AMENDMENTS TO COUNTY AND MUNICIPAL LAND USE PROVISIONS

HOUSE FLOOR AMENDMENTS

AMENDMENT 2

FEBRUARY 23, 2006 5:01 PM

Representative **Julie Fisher** proposes the following amendments:

1. *Page 12, Lines 362 through 366*

Senate 3rd Reading Amendments

2-6-2006:

362 (1) The municipality shall enact an ordinance establishing a reasonable time of not less
363 than ten days to appeal to an appeal authority a ~~{-S→final←S-}~~ written decision
~~{-of}~~ issued by a land use authority ~~{to an appeal authority}~~ .

364 (2) In the absence of [~~such~~] an ordinance [~~and at a minimum~~] establishing a reasonable
365 time to appeal, an adversely affected party shall have ten calendar days to appeal to an appeal authority a
~~{-S→final←S-}~~ written

365a decision ~~{-of}~~ issued by a

366 land use authority ~~{to an appeal authority}~~ .

2. *Page 30, Lines 918 through 922*

Senate 3rd Reading Amendments

2-6-2006:

918 (1) The county shall enact an ordinance establishing a reasonable time of not less than
919 ten days to appeal to an appeal authority a ~~{-S→final←S-}~~ written decision ~~{-of}~~ issued
by a land use authority ~~{to an appeal authority}~~ .

920 (2) In the absence of [~~such~~] an ordinance [~~and at a minimum~~] establishing a reasonable
921 time to appeal, an adversely affected party shall have ten calendar days to appeal to an appeal authority a
~~{-S→final←S-}~~ written

921a decision ~~{-of}~~ issued by a

922 land use authority ~~{to an appeal authority}~~ .