FIRST REGULAR SESSION

[PERFECTED]

HOUSE BILL NO. 244

92ND GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVES BAKER, COOPER (120), RECTOR AND DAVIS (122) (Co-sponsors).

Read 1st time January 22, 2003, and copies ordered printed.

Read 2nd time January 23, 2003, and referred to the Committee on Local Government January 28, 2003.

Reported from the Committee on Local Government March 11, 2003, with recommendation that the bill Do Pass by Consent. Perfected by Consent March 18, 2003.

STEPHEN S. DAVIS, Chief Clerk

1087L.01P

AN ACT

To repeal section 64.905, RSMo, and to enact in lieu thereof one new section relating to county planning and zoning ordinances.

Be it enacted by the General Assembly of the state of Missouri, as follows:

- Section A. Section 64.905, RSMo, is repealed and one new section enacted in lieu thereof, to be known as section 64.905, to read as follows:
- 64.905. 1. The provisions of sections 64.800 to [64.905] **64.906** are established as an alternative to [the provisions of] sections 64.510 to [64.690] **64.727** for counties of the second
- 3 and third classifications, and as an alternative to [the provisions of] sections 64.211 to 64.295
- 4 for counties of the first classification not having a charter form of government.
- 5 2. Except as provided in [subsections 4 and 5] **subsection 4** of this section, if the voters
 - of any county of the second or third classification adopt county planning or zoning pursuant to
- 7 [the provisions of] sections 64.800 to [64.905] **64.906** after having previously adopted county
- 8 planning or zoning pursuant to [the provisions of] sections 64.510 to [64.690] 64.727, the
- 9 provisions of sections 64.800 to [64.905] **64.906** shall be effective in the county, and the county
- planning or zoning shall be conducted thereafter as provided in sections 64.800 to [64.905]
- 11 **64.906** rather than as provided in sections 64.510 to [64.690] **64.727**.

EXPLANATION — Matter enclosed in bold faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law. Matter in boldface type in the above law is proposed language.

H.B. 244 2

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12 3. Except as provided in [subsections 4 and 5] subsection 4 of this section, any county 13 of the second classification which adopts county planning or zoning pursuant to [the provisions of] sections [64.800 to 64.905 or 64.510 to 64.690 prior to] **64.510 to 64.727 or 64.800 to** 15 **64.906 before** becoming a county of the first classification [not having a charter form of government] shall continue to operate pursuant to those provisions as a county of the first 16 17 classification until the county planning or zoning program is terminated pursuant to Ithe provisions of section 64.900. After the termination of county planning or zoning pursuant to 18 sections 64.800 to [64.905] **64.906**, the county commission of any county of the first 19 classification not having a charter form of government may exercise all powers and duties 20 prescribed by and may elect to [come under the provisions of] be subject to sections 64.211 to 22 64.295.

4. Notwithstanding the provisions of subsections 2 and 3 of this section, in any county of the first classification without a charter form of government which has a population of at least one hundred fifty thousand inhabitants which contains all or a portion of a city with a population of at least three hundred thousand inhabitants, or in any county of the first classification with more than eighty-two thousand but less than eighty-two thousand one hundred inhabitants which has adopted planning and zoning prior to becoming a county of the first classification, the county governing body may, by ordinance, provide that the county's planning and zoning may be conducted as provided in sections [64.510 to 64.690, sections 64.800 to 64.905 or sections 64.211 to 64.295] **64.211 to 64.295**, sections **64.510 to 64.727**, or sections **64.800 to 64.906**.