BILL ANALYSIS

Senate Research Center

H.B. 1280 By: Oliveira (Lucio) Intergovernmental Relations 4-28-97 Engrossed

DIGEST

In 1989, state law was amended to prohibit most new utility hookups for a parcel of land unless the utility first receives a determination certificate from the city indicating that the parcel complies with applicable subdivision regulations. The certificate can only be issued by the city's planning commission or governing body under existing law. Brownsville, for instance, would like to be able to delegate the making of such determination-certificate applicants by processing their applications faster than the Planning Commission, which only meets once every two weeks. H.B. 1280 grants municipal authorities responsible for approving plats the ability to delegate to others the ability to issue certificates reflecting plat approval compliance, and speeds up the platting process to help developers save time while relieving some burden from the Planning Commission, which could be concentrating on more complex matters.

PURPOSE

As proposed, H.B. 1280 grants municipal authorities responsible for approving plats the ability to delegate to others the ability to issue certificates reflecting plat approval compliance, and speeds up the platting process to help developers save time while relieving some burden from the Planning Commission, which could be concentrating on more complex matters.

RULEMAKING AUTHORITY

This bill does not grant any additional rulemaking authority to a state officer, institution, or agency.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Section 212.0115, Local Government Code, by adding Subsection (i), to authorize a municipal authority responsible for approving plats to delegate its authority with regard to any of the authority's responsibilities. Provides that a binding decision of persons under this subsection is appealable to the municipal authority.

SECTION 2. Emergency clause. Effective date: upon passage.