DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRBa0809/1dn MES:cjs:kjf

October 23, 2001

Rep. Albers:

I did not refer to a city's comprehensive plan in this amendment because such a reference would be redundant. "Comprehensive plan" in s. 66.1001 (1) (a) 2. is defined as a master plan under s. 62.23 (2) or (3). Also, I'm not sure what you mean by the phrase "identified for use as industrial land." The phrase "suitable for industrial sites" is already used in the TIF statute. See s. 66.1105 (4) (gm) 4. a. You may want to consider the use of that phrase instead of "industrial land", unless you mean something different than the term that is used in current law.

Marc E. Shovers Senior Legislative Attorney Phone: (608) 266–0129

 $E-mail:\ marc.shovers@legis.state.wi.us$