- 1 **HB 2340** H AMD
- 2 By Representative Sullivan
- On page 1, line 12, after "in" strike "subsections (2) and (3)"
- 4 and insert "subsection (2)"
- 5 On page 1, line 19, after "its" strike "legally established
- 6 <u>service area boundaries</u>" and insert "component county"
- 7 On page 2, line 1, strike "and" and insert "or"
- 8 On page 2, line 4, strike subsection (3)

EFFECT: Removes the requirement that the provisions be applied retroactively. Reduces the area where the metropolitan municipal corporation can use eminent domain without findings from the city or county that the location of the public facility is consistent with that city or county's comprehensive plans: from a location outside its established service area to outside its component county. Alters the requirement that the location of the public facility be consistent with both the city and county's comprehensive plan to requiring that the location be consistent with either the city or the county's comprehensive plan, depending on the location of public facility.