	HOUSE AMENDMENT
	729-100AX-37 Bill No. <u>CS for SB 2622, 1st Eng.</u>
	Amendment No. 2 (for drafter's use only)
	CHAMBER ACTION House
	Senate House
1	
2	
3	
4	•
5	ORIGINAL STAMP BELOW
б	
7	
8	
9	
10	
11	Representative(s) Sorensen offered the following:
12	
13	Amendment (with title amendment)
14	On page 24, between lines 15 & 16,
15	
16	insert:
17	(d) In accordance with section 403.706(1), Florida
18	Statutes, the Board of County Commissioners shall have the
19	responsibility to transport municipal solid waste to a solid
20	waste disposal facility of the county or operate a solid waste
21	facility. The municipality must, through September 30, 2002,
22	deliver the solid waste collected within the municipality to
23	either a county solid waste transfer station or a county solid
24	waste disposal facility, as determined by the board. For the
25	remainder of the term of the county's solid waste haulout
26	contract, the board and the municipality shall negotiate for
27	the delivery of the solid waste collected within the
28	municipality by interlocal agreement. The parties shall
29	negotiate in good faith and with primary consideration given
30	to the minimum waste generation guarantees set forth in the
31	county's solid waste haulout contract. However, in no event
•	1
	File original & 9 copies04/23/99hbd001611:21 am02622-0120-312983

HOUSE AMENDMENT

729-100AX-37Bill No. CS for SB 2622, 1st Eng.Amendment No. 2 (for drafter's use only)

may the board charge the municipality a tipping fee in excess of the tipping fee established annually and charged to other municipalities and persons delivering solid waste to the county transfer stations or county solid waste disposal facility. And the title is amended as follows: On page 2, line 9, after the semicolon, insert: providing for a solid waste collection plan;

File original & 9 copies hbd0016

04/23/99 11:21 am