Florida House of Representatives - 2000 CS/HB 361 By the Committee on Community Affairs and Representative Tullis

A bill to be entitled 1 2 An act relating to regulation of recovered 3 materials; amending s. 403.7046, F.S.; providing a limitation relating to the local 4 5 government registration fee for recovered materials dealers; revising local government б 7 authority with respect to certain contracts 8 between recovered materials dealers and local 9 commercial establishments that generate 10 source-separated materials; providing an 11 effective date. 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Paragraphs (b) and (d) of subsection (3) of 16 section 403.7046, Florida Statutes, are amended to read: 403.7046 Regulation of recovered materials.--17 (3) Except as otherwise provided in this section or 18 pursuant to a special act in effect on or before January 1, 19 20 1993, a local government may not require a commercial 21 establishment that generates source-separated recovered 22 materials to sell or otherwise convey its recovered materials to the local government or to a facility designated by the 23 local government, nor may the local government restrict such a 24 generator's right to sell or otherwise convey such recovered 25 26 materials to any properly certified recovered materials dealer 27 who has satisfied the requirements of this section. A local 28 government may not enact any ordinance that prevents such a 29 dealer from entering into a contract with a commercial establishment to purchase, collect, transport, process, or 30 31 receive source-separated recovered materials.

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(b) Prior to engaging in business within the 1 2 jurisdiction of the local government, a recovered materials 3 dealer must provide the local government with a copy of the certification provided for in this section. In addition, the 4 5 local government may establish a registration process whereby a recovered materials dealer must register with the local 6 7 government prior to engaging in business within the 8 jurisdiction of the local government. Such registration 9 process is limited to requiring the dealer to register its name, including the owner or operator of the dealer, and, if 10 11 the dealer is a business entity, its general or limited 12 partners, its corporate officers and directors, its permanent 13 place of business, evidence of its certification under this 14 section, and a certification that the recovered materials will be processed at a recovered materials processing facility 15 16 satisfying the requirements of this section. All counties, and municipalities whose population exceeds 35,000 according to 17 the population estimates determined pursuant to s. 186.901, 18 19 may establish a reporting process which shall be limited to 20 the regulations, reporting format, and reporting frequency 21 established by the department pursuant to this section, which 22 shall, at a minimum, include requiring the dealer to identify the types and approximate amount of recovered materials 23 collected, recycled, or reused during the reporting period; 24 the approximate percentage of recovered materials reused, 25 26 stored, or delivered to a recovered materials processing 27 facility or disposed of in a solid waste disposal facility; 28 and the locations where any recovered materials were disposed 29 of as solid waste. Information reported under this subsection which, if disclosed, would reveal a trade secret, as defined 30 in s. 812.081(1)(c), is confidential and exempt from the 31

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provisions of s. 24(a), Art. I of the State Constitution and 1 2 s. 119.07(1). The local government may charge the dealer a 3 registration fee commensurate with and no greater than the cost incurred by the local government in operating its 4 5 registration program. Registration program costs are limited to those costs associated with the activities described in 6 7 this paragraph. Any reporting or registration process 8 established by a local government with regard to recovered materials shall be governed by the provisions of this section 9 and department rules promulgated pursuant thereto. 10 11 (d) In addition to any other authority provided by 12 law, a local government is hereby expressly authorized to 13 prohibit a person or entity not certified under this section 14 from doing business within the jurisdiction of the local government; to enter into a nonexclusive franchise or to 15 16 otherwise provide for the collection, transportation, and processing of recovered materials at commercial 17 establishments, provided that a local government may not 18 19 require a certified recovered materials dealer to enter into 20 such franchise agreement in order to enter into a contract with any commercial establishment located within the local 21 22 government's jurisdiction such franchise or provision does not prohibit a certified recovered materials dealer from entering 23 into a contract with a commercial establishment to purchase, 24 collect, transport, process, or receive source-separated 25 26 recovered materials; and to enter into an exclusive franchise 27 or to otherwise provide for the exclusive collection, 28 transportation, and processing of recovered materials at 29 single-family or multifamily residential properties. Section 2. This act shall take effect upon becoming a 30 31 law.

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