Bill No. SB 436, 1st Eng.

	Amendment No
	CHAMBER ACTION
	Senate House
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11	Senator Hargrett moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 19, between lines 22 and 23,
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16	insert:
17	Section 10. Subsection (2) of section 190.004(2),
18	Florida Statutes is amended to read:
19	190.004 Preemption; sole authority
20	(2) The adoption of chapter 84-360, Laws of Florida
21	This act does not affect the validity of the establishment of
22	any community development district or other special district
23	existing on June 29, 1984; and existing community development
24	districts will continue to be subject to the provisions of
25	chapter 80-407, Laws of Florida <u>190, as amended. All actions</u>
26	taken prior to July 1, 2000, by a community development
27	district existing on June 29, 1984, if taken pursuant to the
28	authority contained in chapter 80-407 or this chapter are
29	hereby deemed to have adequate statutory authority.
30	Nothing herein shall affect the validity of any
31	outstanding indebtedness of a community development district
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established prior to June 29, 1984, and such district is hereby authorized to continue to comply with all terms and requirements of trust indentures or loan agreements relating to such outstanding indebtedness. (Redesignate subsequent sections.) And the title is amended as follows: On page 3, line 1, delete that line and insert: amending 190.004(2) to modify the preemption relating to Community Development Districts;

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