4/30/2008 3:55 PM



CHAMBER ACTION

Senate House Floor: 6/AD/3R

Senators Constantine and Haridopolos moved the following amendment:

Senate Amendment (with title amendment)

Between line(s) 1078-1079

insert:

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Section 27. Subsections (3), and (4) of section 336.41, Florida Statutes, are renumbered as subsections (4), and (5), respectively, and a subsection (3) is added to that section, to read:

336.41 Counties; employing labor and providing road equipment; accounting; when competitive bidding required .--

(3) Notwithstanding any law to the contrary, a county, municipality, or special district may not own or operate an asphalt plant or a portable or stationary concrete batch plant that has an independent mixer; however, this prohibition does not apply to any county that owns or is under contract to purchase an



asphalt plant as of April 15, 2008, and that furnishes its plantgenerated asphalt solely for use by local governments or companies under contract with local governments for projects within the boundaries of the county. Sale of plant-generated asphalt to private entities or local governments outside the boundaries of the county is prohibited.

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======== T I T L E A M E N D M E N T ========== And the title is amended as follows:

Between line(s) 124-125

insert:

336.41, F.S.; providing that a county, municipality, or special district may not own or operate an asphalt plant or a portable or stationary concrete batch plant having an independent mixer; amending s.