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LEGISLATIVE ACTION

Senate	.	House
Comm: RCS	.	
04/05/2011	.	
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The Committee on Commerce and Tourism (Gaetz) recommended the following:

1 **Senate Amendment to Amendment (609550) (with title**
2 **amendment)**

3
4 Between lines 1970 and 1971
5 insert:

6 Section 36. Slot machine licensees.—Notwithstanding any law
7 to the contrary, if a resort licensee receives final
8 authorization to conduct limited gaming activities in Miami-Dade
9 County or Broward County, a pari-mutuel facility licensed to
10 operate slot machine gaming under s. 551.104, Florida Statutes,
11 may conduct all games, including such games identified in the
12 Destination Resort Act as limited gaming, during the same hours



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13 of operation and limits of wagering authorized for a resort
14 licensee. However, before conducting limited gaming, such
15 licensee is subject to the provisions of subsection (3) of
16 section 17. The facility shall pay the same tax on gross
17 receipts as the resort licensee located within Miami-Dade County
18 or Broward County. For purposes of this section, the term "final
19 authorization" means the anticipated opening date of the resort
20 casino, or the actual opening date, whichever occurs first.

21
22 ===== T I T L E A M E N D M E N T =====

23 And the title is amended as follows:

24 Delete line 2352

25 and insert:

26 circumstances; allowing pari-mutuel facilities to
27 conduct all games under certain conditions when a
28 resort license to conduct limited gaming activities is
29 authorized in Miami-Dade County or Broward County;
30 amending s. 849.15, F.S.; authorizing