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LEGISLATIVE ACTION

Senate

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House

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Senator DiCeglie moved the following:

Senate Amendment (with title amendment)

Delete lines 1060 - 1138
and insert:
storm-generated yard trash, debris, or waste. Local governments
are authorized and encouraged to add an addendum to existing
contracts or franchise agreements for collection of storm-
generated debris.

(8) (a) Each county and municipality shall apply to the
department for authorization of at least one debris management
site as described in subsection (2) and shall annually seek



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preauthorization for any previously approved debris management sites, as allowed by the department.

(b) A municipality may jointly apply for authorization of a debris management site with a county or at least one adjacent municipality, if the parties develop and approve a memorandum of understanding. Such memorandum must clearly outline the capacity of the debris management site and location of the site relative to each party. The memorandum of understanding must be approved annually as part of the preauthorization process described in paragraph (a).

Section 20. Paragraph (m) is added to subsection (4) of section 553.73, Florida Statutes, to read:

553.73 Florida Building Code.—

(4)

(m) A local government that is participating in the National Flood Insurance Program may not adopt or enforce an ordinance for substantial improvements or repairs to a structure which includes a cumulative substantial improvement period. For purposes of this paragraph, the term "cumulative substantial improvement period" means the period during which an aggregate of improvements or repairs is considered for purposes of determining substantial improvement as defined in s. 161.54(12).

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

And the title is amended as follows:

Delete lines 134 - 169
and insert:

F.S.; providing that private solid waste or debris management service providers are not required to



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collect storm-generated debris or waste unless such collection is specified in their contract or franchise agreement; providing that local governments are authorized and encouraged to add certain addenda to certain contracts or agreements; requiring counties and municipalities to apply to the Department of Environmental Protection for authorization to designate at least one debris management site; authorizing municipalities to apply jointly with a county or another adjacent municipality for authorization of a minimum number of debris management sites if such entities approve a memorandum of understanding; providing requirements for such memoranda; amending s. 553.73, F.S.; prohibiting certain local governments from adopting ordinances for substantial improvements or repairs to a structure which include cumulative substantial improvement periods; defining the term "cumulative substantial improvement period"; reenacting s. 252.55(6), F.S.,