ADOPTED

- Senators Murphy of the 27th, Pearson of the 51st and Williams of the 19th offered the
 following amendment:
- Amend SB 154 (LC 38 0277ER) by striking from line 12 on page 2 through line 6 on page
 3 and inserting in their place the following:
- 5 (1) At least 30 days prior to the date of adoption of a resolution by a municipal 6 corporation or other act by a governing entity communicating the municipal corporation's 7 or governing entity's intent to displace the firm, the firm is providing solid waste 8 collection services pursuant to an agreement or contract with the municipality or 9 government entity responsible for providing solid waste collection services in the 10 displacement territory;
- (2) On the date of a referendum, the effective date of the local Act, or effective date of
 any other displacement action, the firm is providing solid waste collection services in the
 displacement territory; and
- (3) As a result of annexation, incorporation, or some other displacement action, the
 firm's franchise or contract with a county for solid waste collection will terminate
 services in the displacement territory.
- 17 (c) The municipal corporation or government entity displacing the firm may proceed with 18 other measures to provide collection services for solid waste collection or recovered 19 materials, or both, provided, however, that the municipal corporation or government entity 20 allows the firm to continue to provide solid waste collection services in a displacement area 21 for a period of 30 months, or a period equal to the term remaining on the firm's original 22 contract with the municipality or government entity to provide solid waste collection 23 services in the displacement territory, whichever is less. Nothing in this subsection shall 24 impede the municipal corporation or other government entity displacing the firm and the 25 firm from negotiating a settlement satisfactory to both parties."