## $| \underbrace{1}_{L} \underbrace{1}_{R} \underbrace{1}_{B} \underbrace{1}_{O} \underbrace{1}_{O} \underbrace{1}_{O} \underbrace{1}_{O} \underbrace{1}_{A} \underbrace{1}_{A} \underbrace{1}_{O} \underbrace{1}_{O} \underbrace{1}_{O} \underbrace{1}_{A} \underbrace{1}_{A} \underbrace{1}_{A} \underbrace{1}_{O} \underbrace{1}_{A} \underbrace{1}_{A} \underbrace{1}_{O} \underbrace{1}_{A} \underbrace{1}_{A} \underbrace{1}_{A} \underbrace{1}_{O} \underbrace{1}_{A} \underbrace{1}_{A}$

Sen. Don Harmon

## Filed: 2/28/2006

	09400SB2872sam001	LRB094 14984 BDD 56425 a
1	AMENDMENT TO S	ENATE BILL 2872
2	AMENDMENT NO Amend	d Senate Bill 2872 on page 2, by
3	replacing lines 5 through 8 with	n the following:
4	" <u>(</u> 2) The property,	including dedicated public
5	property, is used by a muni	cipality or other unit of local
6	government for the purpose	of parking or for waste disposal
7	or processing and is leased	l for continued use for the same
8	purpose to another entity w	hose property is not exempt.".