

STATEMENT TO  
[Third Reprint]  
**ASSEMBLY, No. 2765**

with Assembly Floor Amendments  
(Proposed By Assemblyman COUTINHO and Assemblywoman SPENCER)

ADOPTED: FEBRUARY 5, 2009

These floor amendments would subject certain places of amusement owned by an independent State authority, such as the Economic Development Authority, to the municipal surcharges permitted to be imposed under section 10 of the bill on admission charges and parking fees at major places of amusement located in certain cities of the second class. The amendments also redefine, "major place of amusement" to be a "place of amusement" with at least 7,000 fixed seats.