The Committee on Commerce and Tourism (Albritton) recommended the following:

**Senate Amendment (with title amendment)**

Delete lines 1932 - 1943 and insert:

licenses, registrations, permits, and fees is preempted to the state. A municipality, county, or other local governmental entity may not require a separate license, registration, or permit other than the license required under s. 509.241, or require the payment of any license, registration, or permit fee other than the fee required under s. 509.251, as a condition for
the operation of a mobile food dispensing vehicle within the
entity’s jurisdiction. A municipality, county, or other local
governmental entity may not prohibit mobile food dispensing
vehicles from operating within the entirety of the entity’s
jurisdiction.

(3) This section may not be construed to affect a
municipality, county, or other local governmental entity’s
authority to regulate the operation of mobile food dispensing
vehicles other than the regulations described in subsection (2).

And the title is amended as follows:
Delete lines 188 - 190
and insert:
s. 509.102; defining the term “mobile food dispensing
vehicle”; preempting certain regulation of mobile food
dispensing vehicles to the state; prohibiting certain
entities from prohibiting mobile food dispensing
vehicles from operating within the entirety of such
entities’ jurisdictions; providing construction;
amending s. 548.003,