COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 169 (2022)

Amendment No.1

COMMITTEE/SUBCOMMITTEE ACTION (Y/N) ADOPTED ADOPTED AS AMENDED (Y/N) ADOPTED W/O OBJECTION (Y/N) FAILED TO ADOPT (Y/N) WITHDRAWN (Y/N) OTHER Committee/Subcommittee hearing bill: Criminal Justice & Public 1 2 Safety Subcommittee 3 Representative Hart offered the following: 4 5 Amendment (with title amendment) Remove lines 26-54 and insert: 6 7 institutional achievements, disciplinary report, and all 8 indications of risk to the public in the decision to parole an 9 inmate from the incarceration portion of the inmate's sentence. 10 Section 2. Section 947.136, Florida Statutes, is created 11 to read: 12 947.136 Long-term Inmate Program.-(1) The commission and the department shall use existing 13 14 resources to jointly administer a long-term inmate program, housed within the department, for inmates who are eligible for 15 110575 - h0169-line26.docx Published On: 2/7/2022 1:26:44 PM

Page 1 of 3

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16	parole under this chapter to prepare such inmates for
17	reintegration into the community.
18	(2) The long-term inmate program is a voluntary program
19	that provides evidence-based programming to inmates who are
20	within 3 years of their presumptive parole release date as
21	established by the commission under s. 947.172.
22	(3) Inmates must be referred by the commission for
23	participation in the long-term inmate program before the
24	department places the inmate into the program. An inmate who
25	meets all of the following criteria may be referred by the
26	commission for placement into the long-term inmate program:
27	(a) Does not have factors, as identified in rule, that
28	would preclude placement at an institution operating a long-term
29	inmate program.
30	(b) Must be serving a parole-eligible sentence. Inmates
31	with a parole-eligible sentence who are also serving a parole-
32	ineligible sentence may be considered for participation in the
33	long-term inmate program on a case-by-case basis. Priority for
34	participation in the long-term inmate program shall be given to
35	inmates with only parole-eligible sentences.
36	
37	
38	TITLE AMENDMENT
39	Remove lines 6-9 and insert:
	 110575 - h0169-line26.docx
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Page 2 of 3

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- 40 and the Department of Corrections to jointly administer a
- 41 voluntary long-term inmate program using existing resources;
- 42 requiring the program to provide evidence-

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Page 3 of 3