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| | LEGISLATIVE ACTION | |
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| Senate | | House |
| Comm: WD | • | |
| 04/03/2023 | • | |
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The Committee on Commerce and Tourism (Calatayud) recommended the following:

Senate Amendment (with directory and title amendments)

3 Delete line 77

and insert:

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(3) (a) A temporary commercial kitchen may be used in conjunction with a permanent food service establishment licensed under this chapter for the purpose of supplementing the kitchen operations of the licensed permanent food service establishment. A temporary commercial kitchen may operate in this capacity on the premises of the licensed permanent food service

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establishment for 60 consecutive days. Upon request of the operators of a temporary commercial kitchen, the division may grant a one extension of up to 60 additional consecutive days. If the temporary commercial kitchen is needed to supplement the kitchen services of the licensed permanent food service establishment during a period of renovation or repair, the division may exercise discretion to grant an additional extension of time upon a reasonable and reliable demonstration by the licensed permanent food service establishment that additional time is needed to complete the renovation or repair.

- (b) If a licensed permanent food service establishment licensed under this chapter, or the land upon which that establishment is sited, is rendered uninhabitable due to a natural disaster that is the subject of a declared state of emergency, a temporary commercial kitchen may operate in a location on or as near the location of the permanent licensed food service establishment as reasonably practicable. A temporary commercial kitchen may operate in this capacity only during the period of repair and rebuilding of the permanent establishment. The operators of a temporary commercial kitchen operating in this capacity must notify the division of the kitchens location and renew the notification every 90 days.
- (c) Except as authorized under paragraphs (a) and (b), a temporary commercial kitchen may not operate in one location for longer than 30 consecutive days. The operators of a temporary commercial kitchen must notify the division within 24 hours after commencing operation in a location.
 - (4) This section may not be construed to affect a



40 ===== DIRECTORY CLAUSE AMENDMENT ===== 41 And the directory clause is amended as follows:

Delete lines 38 - 39

and insert: 43

> Section 2. Present subsections (3) and (4) of section 509.102, Florida Statutes, are redesignated as subsections (4) and (5), a new subsection (3) is added to that section, and subsection (1) and present subsection (3) of that section are amended, to read:

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> ======= T I T L E A M E N D M E N T ========= And the title is amended as follows:

Delete line 13

and insert:

to operate during certain hours; authorizing temporary commercial kitchens to be used in conjunction with licensed permanent food service establishments for specified purposes; authorizing such operation for specified timeframes; authorizing the Division of Hotels and Restaurants of the Department of Business and Professional Regulation to grant extensions; requiring a temporary commercial kitchen to notify the division within a specified timeframe of commencing operation; providing