Senate

156706

LEGISLATIVE ACTION House

Comm: RCS 03/12/2025

The Committee on Rules (Grall) recommended the following:

Senate Amendment to Amendment (345014) (with directory and title amendments)

Between lines 830 and 831

insert:

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(g) 1. Beginning October 1, 2025, each agency issuing licenses in accordance with s. 120.60 shall track its compliance with the licensing timeframes established in s. 120.60, and beginning October 1, 2026, must include in the regulatory plan required by subsection (1), the following information regarding its licensing activities of the prior fiscal year, categorized



12	by	type	of	license:
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- a. The number of license applications submitted to the agency;
- b. The number of license applications that required one or more requests for additional information;
- c. The number of license applications for which the applicant was nonresponsive to one or more requests for additional information;
- d. The number of license applications which were not completed by the applicant;
- e. The number of license applications for which the agency requested that the applicant grant an extension of time for the agency to issue a request for additional information, determine that an application is complete, or issue a decision to approve or deny an application;
- f. The number of license applications for which an extension was requested by the applicant and for which an extension was required by the state agency or judicial branch;
- The number of license applications which were not approved or denied within the statutory timeframe;
- h. The average and median number of days it takes the agency to approve or deny an application after receipt of a completed application; and
- i. The number of license applications for which final agency action was appealed and the number of informal and formal hearings requested.
- 2. No later than December 31 of each year, OPPAGA must submit, pursuant to 286.001, a consolidated Annual Agency Licensing Performance report that provides all of the



41 information required by subparagraph 1. The Department of State 42 must publish a hyperlink to these reports in the first available issue of the Florida Administrative Register. 43 44 ===== D I R E C T O R Y C L A U S E A M E N D M E N T ====== 45 46 And the directory clause is amended as follows: Delete lines 788 - 789 47 48 and insert: 49 amended and paragraphs (e), (f), and (g) are added to subsection (1) of that section to read: 50 51 ========= T I T L E A M E N D M E N T ========== 52 53 And the title is amended as follows: 54 Delete line 1044 55 and insert: rule; requiring agencies to include information 56 57 regarding the prior year's licensing practices in 58 their regulatory plan; requiring OPPAGA to submit a 59 consolidated report of the agency licensing data; 60 requiring the Department of State to publish a 61 hyperlink to the licensing data reports; deleting 62 provisions related to deadline for