

Amendment No. 5

COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED	<u> </u>	(Y/N)
ADOPTED AS AMENDED	<u> </u>	(Y/N)
ADOPTED W/O OBJECTION	<u> </u>	(Y/N)
FAILED TO ADOPT	<u> </u>	(Y/N)
WITHDRAWN	<u> </u>	(Y/N)
OTHER	<u> </u>	

1 Committee/Subcommittee hearing bill: Regulatory Affairs
2 Committee

3 Representative Workman offered the following:

4
5 **Amendment**

6 Between lines 1366 and 1367, insert:

7 3. A licensed pari-mutuel facility located in a county in
8 which a majority of voters have approved slot machines at
9 eligible facilities in a countywide referendum held concurrently
10 with a general election in which the offices of President and
11 Vice President of the United States were on the ballot, if the
12 permitholder has conducted at least 250 live performances at the
13 facility in accordance with that permitholder's annual operating
14 license for 25 consecutive years immediately preceding its
15 initial application for a slot machine license, pays the
16 required license fee, and meets the other requirements of this
17 chapter. However, a license to conduct slot machine gaming may

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18 not be granted by the department pursuant to this paragraph
19 unless the tribal-state gaming compact authorized pursuant to s.
20 285.710 is amended to exempt the slot machine gaming conducted
21 by such slot machine licensees from the Seminole Tribe of
22 Florida's exclusive gaming rights.