1st Sub. H.B. 0152 COMMUNITY CORRECTIONAL CENTER REVISIONS

HOUSE FLOOR AMENDMENTS

AMENDMENT 1

JANUARY 30, 2022 4:27 PM

Representative Calvin R. Musselman proposes the following amendments:

- 1. Page 3, Lines 81 through 87:
 - 81 after the day on which the county or county zone first comes into compliance with the cap.
 - 82 [(c)] (2) (a) [The] Except as provided in Subsection (2)(b) or (3), the department shall transfer
 - 83 offenders from a community correctional center in a county or county zone [described in
 - 84 Subsection (3)(a) that is exceeding the county's or county zone's cap to a community
 - 85 correctional center in another county or county zone that [does not meet or exceed the cap until
 - 86 the county or county zone described in Subsection (3)(a) comes into compliance with the cap
 - is not meeting or exceeding the county's or county zone's cap.
- 2. Page 4, Lines 88 through 92:
 - 88 (b) A transfer under Subsection (2)(a) may occur only between community correctional centers that are currently existing and fully operational.
 - (c) After a county or county zone transfers offenders under Subsection (2)(a), the
 - 89 department shall permanently reduce the total number of available beds within the county or
 - 90 county zone according to the number of offenders transferred to a different community
 - 91 correctional center under Subsection (2)(a), unless the reduction places the county or county
 - 22 zone below the county's or county zone's cap.