## The Commonwealth of Massachusetts



House of Representatives, July 05, 2016.

In the One Hundred and Eighty-Ninth General Court (2015-2016)

1 Ordered, That, notwithstanding the provisions of any rule to the contrary, amendments to House, No. 4413, "An Act relative to job creation, workforce development and infrastructure 2 3 investment," or substitute text recommended for or offered to the subject matter contained 4 therein, shall be properly filed with the Clerk of the House in electronic format to be determined 5 by the Clerk as directed by the Speaker prior to four P.M. on Wednesday, July 6, 2016, except 6 for perfecting or consolidating amendments offered by the committee on ways and means; 7 provided that the Clerk shall notify by electronic communication the primary sponsor of each 8 amendment of the receipt of such amendment and the number assigned by said Clerk to said 9 amendment; provided further, that the Clerk shall print each amendment so filed electronically; 10 and such printed copy shall be considered to be the official amendment; and be it further 11 Ordered, That, except for perfecting or consolidated amendments offered by the committee 12 on Ways and Means, no proposition on a subject different from the amendment under

- 13 consideration shall be admitted under color of a further amendment, except that, notwithstanding
  14 the provisions of Rule 20A, any member may remove his/her amendment from the consolidated
  15 amendment and offer it as an amendment in the first degree, to be acted upon before action is
  16 taken on the consolidated amendment; provided further, that, notwithstanding the provisions of
  17 House Rule 74, consolidated amendments may not be divided; and be it further
- Ordered, That, any amendment not complying with the provisions of the special rules of procedure stated herein shall be considered withdrawn.