HOUSE No. 5106

The Commonwealth of Massachusetts

HOUSE OF REPRESENTATIVES, November 14, 2024.

The committee on Rules, reports, under the provisions of House Rules 7B and 7C, that the accompanying Order relative to amendments for H5105 (House, No. 5106), ought to be adopted.

For the committee,

WILLIAM C. GALVIN

The Commonwealth of Massachusetts



House of Representatives,

In the One Hundred and Ninety-Third General Court (2023-2024)

1 Ordered, That, notwithstanding the provisions of any rule to the contrary, amendments to 2 House Bill No. 5105, "An Order to Amend House Rule 85A", or substitute text recommended 3 for or offered to the subject matter contained therein, shall be properly filed with the Clerk of the 4 House in electronic format to be determined by the Clerk as directed by the Speaker prior to two 5 o'clock P.M. on Thursday November 14, 2024, except for perfecting or consolidating 6 amendments offered by the committee on Rules; provided that the Clerk shall notify by 7 electronic communication the primary sponsor of each amendment of the receipt of such 8 amendment and the number assigned by said Clerk to said amendment; provided further, that the 9 Clerk shall print each amendment so filed electronically; and such printed copy shall be 10 considered to be the official amendment; and be it further 11 Ordered, That, except for perfecting or consolidated amendments offered by the committee on

12 Rules, no proposition on a subject different from the amendment under consideration shall be

13	admitted under color of a further amendment, except that any member may remove his or her
14	amendment from the consolidated amendment and offer it as an amendment in the first degree, to
15	be acted upon before action is taken on the consolidated amendment; provided further, that,
16	notwithstanding the provisions of House Rule 74, consolidated amendments may not be divided;
17	and be it further

- 18 Ordered, That, any amendment not complying with the provisions of the special rules of
- 19 procedure stated herein shall be considered withdrawn.