SENATE AMENDMENT NO.

Offered by	Of	

Amend SS/SCS/Senate Bill No. 317, Page 1, Section 136.415, Line 18,

2	by inserting after all of said line the following:
3	"227.106. 1. Any contract awarded for construction,
4	maintenance, or repair work on Interstate 70 shall require
5	the entity awarded the contract to provide for access to
6	licensed child care for children in the care or custody of
7	its workers during any time in which the work is being
8	performed, and for sufficient time prior to and following
9	performance of the work each day to allow workers to drop
10	off and pick up the children.
11	2. The department of transportation shall not accept
12	any bid for construction, maintenance, or repair work on
13	Interstate 70 unless it determines child care will be
14	accessible to workers under the contract, and that such care
15	will be available:
16	(1) At a cost that is accessible to low- and medium-
17	income households;
18	(2) In a convenient location;
19	(3) During hours that meet workers' needs and grant
20	workers confidence that they will not need to miss work for
21	unexpected child care issues; and
22	(4) In a safe and healthy environment that families
23	can trust.
24	3. Any request for qualifications submitted by an
25	entity seeking to submit a bid for work on Interstate 70
26	shall include a description of how the entity will provide

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    for access to child care satisfying the requirements of this
    section, how the entity has devised or will devise solutions
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    that are responsive to its workers' child care needs such as
    access at extended hours, and how the entity will address
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    supply and demand constraints on child care. The entity
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    shall be encouraged to develop child care plans in
    conjunction with community stakeholders, including state and
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    local governments, and local groups with expertise in
    administering child care.
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         4. The department of transportation shall promulgate
    rules as necessary for the implementation of this section.
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    Any rule or portion of a rule, as that term is defined in
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    section 536.010, that is created under the authority
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    delegated in this section shall become effective only if it
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    complies with and is subject to all of the provisions of
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    chapter 536 and, if applicable, section 536.028. This
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    section and chapter 536 are nonseverable and if any of the
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    powers vested with the general assembly pursuant to chapter
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    536 to review, to delay the effective date, or to disapprove
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    and annul a rule are subsequently held unconstitutional,
    then the grant of rulemaking authority and any rule proposed
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    or adopted after August 28, 2023, shall be invalid and
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    void."; and
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Further amend the title and enacting clause accordingly.