CHAMBER ACTION

Senate House

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Representative Abbott offered the following:

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Amendment (with directory and title amendments)

Between lines 165 and 166, insert:

- (2) LICENSES AND REGISTRATIONS; REQUIREMENTS, RENEWAL, REVOCATION.—
- (a) Except as provided in subsection (3), the owner or lessee of any airport in this state shall have either a public airport license or private airport registration prior to the operation of aircraft to or from the facility. Application for a license or registration shall be made in a form and manner prescribed by the department. Upon granting site approval:
 - 1. For a public airport, the department shall issue a

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- license after a final airport inspection finds the facility to be in compliance with all requirements for the license. The license may be subject to any reasonable conditions that the department may deem necessary to protect the public health, safety, or welfare.
- 2. For a private airport, the department shall provide controlled electronic access to the state aviation facility data system to permit the applicant to complete the registration process. Registration shall be completed upon self-certification by the registrant of operational and configuration data deemed necessary by the department.
- 3. For an application for a public temporary airport or private temporary airport site approval order, the department must approve or deny the application within 30 days after receipt of a complete application, notwithstanding the requirements of s. 120.60. A complete airport site approval application that is not approved or denied within 30 days after the department receives the completed application is considered approved, and the approval order shall be issued, subject to such reasonable conditions as are authorized by law. Upon the department's intent to approve or deny an applicant's temporary private airport site approval order or temporary public airport site approval order, the department must publish a notice of intent to approve or deny the application in the next available publication of the Florida Administrative Register. The notice

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must inform the recipient of any administrative hearing that is
available, indicate the procedure that must be followed to
obtain the hearing, and state that a request for hearing must be
submitted no later than 14 days after the date of publication.
The issuance of the site approval order will be held in abeyance
if a hearing is requested by a person whose substantial
interests will be determined or affected by the pending public
temporary airport or private temporary airport site approval
order. If site approval is granted, licensure of the public
temporary airport or registration of the private temporary
airport is deemed complete, and the department must issue the
public temporary airport license or private temporary airport
registration concurrent with the airport site approval. Any
applicant seeking to claim registration by default under this
subparagraph shall notify the agency clerk of the department, in
writing, of the intent to rely upon the default registration
provision of this subparagraph and may not take any action based
upon the default registration until after receipt of such notice
by the agency clerk.

DIRECTORY AMENDMENT

Remove lines 153-154 and insert:

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(h), respectively, a new paragraph (d) is added to that subsection, and paragraph (a) of subsection (2) of that section is amended, to read:

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TITLE AMENDMENT

Between lines 30 and 31, insert: requiring the department to approve or deny an application for a public temporary airport or private temporary airport site approval order within a certain period; providing that an application that is not approved or denied within such period is considered approved and a site approval order shall be issued; requiring the department to publish notice of intent to approve or deny an approval order in the Florida Administrative Register; providing notice requirements; requiring the department to issue a public temporary airport license or private temporary airport registration concurrent with airport site approval under certain circumstances; providing requirements for an applicant seeking to claim registration by default;

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