## <u>2SHB 2576</u> - H AMD TO H AMD (H-4447.3/16) **879**By Representative Taylor

- On page 1, beginning on line 3 of the striking amendment,
- 2 strike all of sections 1 and 101

3

- 4 Renumber the remaining sections consecutively and correct any
- 5 internal references accordingly.

6

- 7 On page 4, line 25 of the striking amendment, after "chapter."
- 8 strike "Multiple" and insert "Except for requests made by requestors
- 9 with contractual relationships with state and local agencies,
- 10 multiple"

11

- On page 4, beginning on line 31 of the striking amendment,
- 13 strike all of sections 103, 201, 301, and 401

EFFECT: (1) Strikes all sections except one of the underlying amendment. The remaining section, as proposed in the underlying amendment, modifies the Public Records Act (PRA) to: (a) Provide that requests for all agency records or substantially all agency records is not a request for identifiable public records and may be denied; (b) provide that multiple records requests to an agency made by an automated computer program are not valid requests for records under the PRA and may be denied; and (c) authorize local agencies to ask requestors to respond in a manner to determine whether multiple records requests were generated by an automated computer program.

(2) Exempts requests made by requestors with contractual relationships with state and local agencies from a provision establishing that multiple records requests made to an agency by an automated computer program are not valid requests for records under the PRA.

--- END ---