The Committee on Budget (Bennett) recommended the following:

**Senate Amendment to Amendment (562340) (with title amendment)**

Between lines 1735 and 1736

insert:

Section 51. Subsection (7) of section 322.095, Florida Statutes, is amended to read:

322.095 Traffic law and substance abuse education program for driver’s license applicants.—

(7) The department is authorized to maintain the information and records necessary to administer its duties and responsibilities for the program. Where such information is a public record as defined in chapter 119, it shall be made
available to the public upon request pursuant to s. 119.07(1). The department shall approve and regulate courses that use technology as the delivery method of all traffic law and substance abuse education courses as the courses relate to this section. A new course provider must obtain provisional technology certification from the department which indicates that the course complies with the requirements of this section before the course provider offers the course using technology as the delivery method. After provisional certification is obtained and the course is completed by 3,000 students, the department shall conduct an evaluation to assess the effectiveness of the course. During the pendency of the effectiveness study, the course provider may not provide instruction to more than 3,000 additional students. Upon a determination by the department that the course provider’s course is effective, the course provider shall be granted certification.

And the title is amended as follows:
Delete line 2744
and insert:
the United States Postal Service; amending s. 322.095, F.S.; revising provisions relating to the traffic law and substance abuse education program; requiring that new course providers obtain provisional technology certification from the department; requiring that the department evaluate and assess the effectiveness of a course offered by each new course provider before granting certification; amending s. 322.121,