By the Committee on Commerce and Tourism

577-03054-12 20122106

A bill to be entitled

An act relating to tipped employees; authorizing an employer to elect to quarantee that all tipped employees receive a wage, including tips, equal to a minimum percentage of the state minimum wage; requiring that the employer make the election in writing and prominently display it in the employer's premises; requiring that the election remain in effect for a specified period of time until revoked by the employer; providing that the employer is subject to civil actions and fines if the employer fails to pay a tipped employee the wage quaranteed under the act or engages in any discriminatory or retaliatory action; providing that an employer that pays a tipped employee the wage guaranteed is deemed to have fulfilled the employer's obligations with respect to payment of the state minimum wage; providing that the act does not affect the employer's obligation to comply with the federal Fair Labor Standards Act; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Optional guaranteed wage for tipped employees.—
For tipped employees who meet eligibility requirements for the
tip credit under the federal Fair Labor Standards Act, an
employer may elect to guarantee that all such employees receive
a wage, including tips, equal to at least 130 percent of the
state minimum wage established pursuant to s. 448.110, Florida

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Statutes, rounded up to the next cent.

- (1) The employer shall make this election in writing. This written election must be dated and prominently displayed in a conspicuous, accessible place on the employer's premises and must remain in effect for at least 1 year until revoked by the employer.
- (2) If an employer fails to pay a tipped employee the wage guaranteed under this section, or engages in any discriminatory or retaliatory action prohibited under s. 448.110, Florida

 Statutes, the employer is subject to the civil actions and fines provided for under s. 448.110, Florida Statutes.
- (3) An employer that pays a tipped employee the wage guaranteed under this section is deemed to have fulfilled the employer's obligations with respect to payment of the state minimum wage. This section does not affect an employer's obligation to comply with the requirements of the federal Fair Labor Standards Act.
 - Section 2. This act shall take effect July 1, 2012.