

# Jobs & Entrepreneurship Council

Tuesday, April 1, 2008 4:00 PM - 6:00 PM Morris Hall (17 HOB)

# **ACTION PACKET**

#### Jobs & Entrepreneurship Council

4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

Print Date: 4/1/2008 6:55 pm

#### Attendance:

	Present	Absent	Excused
Ron Reagan (Chair)	X		
Oscar Braynon II	X		
Ronald Brisé	X	······································	
Donald Brown	X		
Jennifer Carroll	X		
Charles Chestnut IV	X		
Chris Dorworth			X
Terry Fields	X		
John Legg			Х
Carlos Lopez-Cantera	X		
Dave Murzin	X		
Ralph Poppell	X		
Curtis Richardson	X		
Garrett Richter	X	***************************************	
Ron Schultz	×		
Anthony Traviesa	X		
James Waldman	X		
Totals:	15	0	´ 2

#### **Jobs & Entrepreneurship Council**

4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

**HB 269**: Hurricane Preparedness and Insurance

Ron Reagan (Chair	)	X				
James Waldman		X				
Anthony Traviesa		X				
Ron Schultz		X				
Garrett Richter		X				
Curtis Richardson		X				
Raiph Poppeli		X				
Dave Murzin		X				·
Carlos Lopez-Cante	era				X	
John Legg				Х		
Terry Fields		X				
Chris Dorworth				х		
Charles Chestnut I	V	X				
Jennifer Carroll		X				
Donald Brown		X				
Ronald Brisé		X				
Oscar Braynon II		Х				<u> </u>
		Yea	Nay	No Vote	Absentee Yea	Absentee Nay

#### **Appearances:**

HB 269

Jose L. Gonzalez, Vice President of Governmental Affairs (Lobbyist) - Proponent Associated Industries of Florida

516 North Adams Street Tallahassee Florida 32301

Phone: 850-224-7173

Print Date: 4/1/2008 6:55 pm

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Bill No. 0269

COUNCIL/COMMITTEE A	<u>ACTION</u>	
ADOPTED	(Y/N)	
ADOPTED AS AMENDED	(Y/N)	•
ADOPTED W/O OBJECTION	<u>(</u> Y/N)	
FAILED TO ADOPT	(Y/N)	
WITHDRAWN	(Y/N)	
OTHER	•	

Council/Committee hearing bill: Jobs & Entrepreneurship Council Representative Hays offered the following:

# Amendment to Strike-All Amendment by Representative Hays Between lines 54 and 55, insert:

(h) Appropriate and consistent geographic boundaries of the high-risk account.

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Bill No. HB 269

COUNCIL/COMMITTEE	ACTION	
ADOPTED	(Y/N)	
ADOPTED AS AMENDED	(Y/N)	
ADOPTED W/O OBJECTION	<u>(Y/N)</u>	
FAILED TO ADOPT	(Y/N)	
WITHDRAWN	(Y/N)	
OTHER		

Council/Committee hearing bill: Jobs & Entrepreneurship Council Representative(s) Hays offered the following:

Amendment to Amendment (StrikeAll) by Representative Hays (with directory and title amendments)

Remove line(s) 81-83 and insert: representing insurance agents in this state.

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#### **Jobs & Entrepreneurship Council**

4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

**HB 569**: Automatic Renewal of Service Contracts

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Oscar Braynon II	X				,,,,,
Ronald Brisé	X				
Donald Brown	X				
Jennifer Carroll	X				
Charles Chestnut IV				Х	
Chris Dorworth			Х	- 11	
Terry Fields	X				
John Legg			X		
Carlos Lopez-Cantera	X				
Dave Murzin	X				
Ralph Poppell	X				
Curtis Richardson	X				
Garrett Richter	X				
Ron Schultz	X			···	
Anthony Traviesa				X	
James Waldman	X			.1	
Ron Reagan (Chair)	X				

Bill No. **HB 0569** 

COUNCIL/COMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	_ (Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Council/Committee hearing bill: Jobs & Entrepreneurship Council Representative(s) McBurney offered the following:

# Substitute Amendment for Strike All Amendment by Representative McBurney (with directory and title amendments)

Remove everything after the enacting clause and insert: Section 1. (1) DEFINITIONS.--As used in this act:

- (a) "Automatic renewal provision" means a provision under which a service contract is renewed for a specified period if the renewal causes the service contract to be in effect more than 6 months after the day of the initiation of the service contract. Such renewal is effective unless the consumer gives notice to the seller of the consumer's intention to terminate the service contract.
- (b) "Consumer" means an individual receiving service,
  maintenance, or repair under a service contract. The term does
  not include a person engaged in business if the person enters
  into the service contract as part of or ancillary to the
  person's business activities.
- (c) "Seller" means a person providing service, maintenance, or repair under a service contract to a consumer.

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- (d) "Service contract" means a written contract for the performance of services over a fixed period of time or for a specified duration.
  - (2) SERVICE CONTRACTS WITH AUTOMATIC RENEWAL PROVISIONS. --
- (a) Any person, firm, partnership, association, or corporation engaged in commerce that sells, leases, or offers to sell or lease any service to a consumer pursuant to a service contract that automatically renews unless the consumer cancels the contract shall disclose the automatic renewal provision clearly and conspicuously in the contract or contract offer.
- (b) Any person, firm, partnership, association, or corporation that sells or offers to sell any service to a consumer pursuant to a service contract the term of which is a specified term of 12 months or more and that automatically renews for a specified term of more than 1 month unless the consumer cancels the contract shall provide the consumer with written or electronic notification of the automatic renewal provision. Notification shall be provided to the consumer no less than 30 days and no more than 60 days before the cancellation deadline pursuant to the automatic renewal provision. Such notification shall disclose clearly and conspicuously:
- 1. That unless the consumer cancels the contract, the contract will automatically renew.
- 2. Methods by which the consumer may obtain details of the automatic renewal provision and cancellation procedure, whether by contacting the seller at a specified telephone number or address, by referring to the contract, or by any other method.
- (c) A person, firm, partnership, association, or corporation that fails to comply with the requirements of this subsection is in violation of this subsection unless the person,

#### HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES

Amendment No. (for drafter's use only)

Remove the entire title and insert:

A bill to be entitled

An act relating to automatic renewal of service contracts; providing definitions; requiring persons, firms, or corporations that sell services to consumers pursuant to certain contracts to disclose automatic renewal provisions; providing disclosure requirements; providing exceptions to the disclosure requirements; providing that certain violations will render an automatic renewal provision void and unenforceable; providing applicability; providing an effective date.

#### Jobs & Entrepreneurship Council

4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

HB 601 : Department of Business and Professional Regulation

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Oscar Braynon II	Х			764	Nay
Ronald Brisé	X				
Donald Brown	X				············
Jennifer Carroll	x				
Charles Chestnut IV				Х	· · · · · · · · · · · · · · · · · · ·
Chris Dorworth			Х	- 72	
Terry Fields	X				
John Legg				X	
Carlos Lopez-Cantera	X			Α	
Dave Murzin	X				
Ralph Poppell	X				
Curtis Richardson	X				
Garrett Richter	X				···
Ron Schultz	X				
Anthony Traviesa	X				
James Waldman	X				
Ron Reagan (Chair)	X				
	Total Yeas: 14	Total Nays:	0.		



Bill No. HB 0601

COUNCIL/COMMITTEE	<u>ACTION</u>
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(X/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	· ·
Council/Committee hearing	ng bill: Jobs & Entrepreneurship Council
Representative(s) Dorwor	rth offered the following:
Amendment to Strike	a All Amendment by Representative
Troutman	
Between lines 16 ar	nd 17 insert:
(k) Division of Service	Operations.

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Bill No. **HB 0601** 

	COUNCIL/COMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Council/Committee hearing bill: Jobs & Entrepreneurship Council
2	Representative(s) Dorworth offered the following:
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4	Amendment to Strike All Amendment by Representative
5	Troutman
6	On lines 418 and 425 remove the term:
7	Technology
8	and insert:
9	Service Operations Technology
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#### **Jobs & Entrepreneurship Council**

4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

HB 609: Tower Crane and Tower Crane Operator Certification

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Oscar Braynon II	X				
Ronald Brisé	X				
Donald Brown	X				
Jennifer Carroll	X				
Charles Chestnut IV			· · · · · · · · · · · · · · · · · · ·	X	
Chris Dorworth			X		
Terry Fields	Х		<u></u>		
John Legg				Х	
Carlos Lopez-Cantera	X				
Dave Murzin	Х				
Ralph Poppell	X				
Curtis Richardson	X				
Garrett Richter	X				
Ron Schultz	X				
Anthony Traviesa				X	
James Waldman	X	***			
Ron Reagan (Chair)	X				

#### **Appearances:**

HB 609

Rikkia C. Rellford, Asst. to the Legislative Director (Lobbyist) - Opponent

Florida League of Cities

301 S. Broungh Streeet, Suite 300

Tallahassee Florida 32301 Phone: 850-701-3653

HB 609

Bruce Whitten, Chairman (General Public) - Proponent

Florida Crane Owners Council 5217 North Pine Hills Road Orlando Florida 32808

Phone: 407-299-5694

Hb 609

Manny Neyes, Lobbyist (Lobbyist) - Opponent

City of Coral Gables 215 South Monroe Street Tallahassee Florida 32301 Phone: 850-222-9911

#### **Jobs & Entrepreneurship Council**

4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

HB 609

Mike Williams, President (Lobbyist) - Proponent

Florida Building Trades Council

P. O. Box 10888

Tallahassee Florida 32301 Phone: 850-224-4440

Bill No. 0609

#### COUNCIL/COMMITTEE ACTION

ADOPTED	(Y/N)
ADOPTED AS AMENDED	_ (Y/N)
ADOPTED W/O OBJECTION	$\frac{-(Y/N)}{(Y/N)}$
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Council/Committee hearing bill: Jobs & Entrepreneurship Council Representative Murzin offered the following:

#### Amendment (with title amendment)

Remove lines 35-71 and insert:

- (2) CERTIFICATION OF TOWER CRANES.—A tower crane may be operated in this state only if the tower crane has been certified to meet the American Society of Mechanical Engineers standards for construction tower cranes, ASME B30.3-2004, as modified by American Society of Civil Engineers standard ASCE 37-02. Certification must be from a certification organization that meets the standards of the American National Standards Institute/American Society of Mechanical Engineers or the accreditation requirements of the National Commission for Certifying Agencies.
- (3) CERTIFICATION OF TOWER CRANE OPERATORS. -- A person may operate a tower crane on a construction project only if he or she is certified as a crane operator by the National Commission for the Certification of Crane Operators.
- (4) DUTIES OF CONTRACTORS. -- For each construction project for which a contractor is responsible under this part, the

contractor shall produce a list identifying the certified tower cranes and certified tower crane operators used on the project and identifying the qualified personnel supervising the erection, modification, and dismantling of each tower crane used on the project. The contractor shall maintain this list for the duration of the construction project and shall provide the list to the department pursuant to any investigation for a violation of this part.

- (5) PENALTIES. -- Any person licensed under this part who intentionally violates subsection (2) or subsection (3) is subject to discipline pursuant to ss. 455.227 and 489.129.
- (6) OPERATION OF TOWER CRANES BY TRAINEES UNDER SUPERVISION. -- Notwithstanding the certification requirements of this section, a person undergoing training for the purpose of qualifying for tower crane operator certification pursuant to this section may operate a tower crane if such person is under the direct supervision of a tower crane operator who holds a current and valid certification to operate the tower crane operated by such person.

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#### TITLE AMENDMENT

Remove lines 7-14 and insert: projects; providing applicable standards; specifying duties of contractors; providing penalties; authorizing persons in training for certification to operate tower cranes under direct supervision of a certified tower crane operator;

#### **Jobs & Entrepreneurship Council**

4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

HB 983 : Windstorm Insurance Coverage

X Favorable with Council	Substitute				
	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Oscar Braynon II	X				
Ronald Brisé	X				
Donald Brown	X				
Jennifer Carroll	X				
Charles Chestnut IV	Х				
Chris Dorworth			Х		
Terry Fields	X				
John Legg				X	
Carlos Lopez-Cantera		· · · · · · · · · · · · · · · · · · ·	X		
Dave Murzin	X		- 1		
Ralph Poppell	X				
Curtis Richardson	X				
Garrett Richter	X				***
Ron Schultz	X				
Anthony Traviesa	X				
James Waldman	X				
Ron Reagan (Chair)	X				
	Total Yeas: 14	Total Nays: (	)		

#### **Appearances:**

HB 983

Christine Turner, Director of Comm. and Leg. Affairs (Lobbyist) - Information Only Citizens Property Insurance Corporation 100 North Monroe Street, Suite 1000 Tallahassee Florida 32301

Phone: 850-513-3746

Print Date: 4/1/2008 6:55 pm

#### **Jobs & Entrepreneurship Council**

4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

**HB 1001**: Commercial Property Insurance

X Favorable with Council :	Substitute				
	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Oscar Braynon II	X				
Ronald Brisé	X				
Donald Brown	X				
Jennifer Carroll	X				
Charles Chestnut IV	X				
Chris Dorworth			Х		
Terry Fields	X				
John Legg			Х		
Carlos Lopez-Cantera				Х	
Dave Murzin	X			Α	
Ralph Poppell	X				
Curtis Richardson	X				· · · · · · · · · · · · · · · · · · ·
Garrett Richter	X				
Ron Schultz	X				
Anthony Traviesa	X		· · · · · · · · · · · · · · · · · · ·		
James Waldman	X				·
Ron Reagan (Chair)	X				
	Total Yeas: 14	Total Nays:	0		

#### **Appearances:**

HB 1001

David Daniel, VP of Govt. Affairs (Lobbyist) - Proponent

Florida Chamber of Commerce 136 South Bronough Street

Tallahassee Florida 32301 Phone: 850-521-1250



Bill No. HB 1001

COUNCIL/COMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	_ /1/N)
ADOPTED W/O OBJECTION	<u>/</u> (Y/N)
FAILED TO ADOPT	(Y/N)

WITHDRAWN

OTHER

Council/Committee hearing bill: Jobs & Entrepreneurship Council Representative(s) Richter offered the following:

(Y/N)

#### Amendment

, Remove line 51 and insert:

627.062, except as provided in s. 627.062(2)(k), or deficit assessments by Citizens Property Insurance

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### HOUSE AMENDMENT FOR COUNCIL/COMMITTEE PURPOSES



Amendment No. (for drafter's use only)

Bill No. HB 1001

COUNCIL/COMMITTEE	ACTION
ADOPTED	_ (Y/N)
ADOPTED AS AMENDED	(X/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)

OTHER

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Council/Committee hearing bill: Jobs & Entrepreneurship Council Representative(s) Richter offered the following:

#### Amendment

Remove lines 408-421 and insert: THIS APPLICATION IS FOR A COMMERCIAL PROPERTY POLICY THAT IS SUBJECT TO LIMITED RATE REGULATION REQUIREMENTS OF FLORIDA LAW AND IS NOT SUBJECT TO DEFICIT ASSESSMENTS BY CITIZENS PROPERTY INSURANCE CORPORATION. A COMMERCIAL PROPERTY POLICY THAT IS SUBJECT TO RATE REGULATION REQUIREMENTS AND DEFICIT ASSESSMENT BY CITIZENS PROPERTY INSURANCE CORPORATION IS AVAILABLE. PLEASE DISCUSS YOUR POLICY OPTIONS WITH YOUR INSURANCE AGENT.

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(4) The declarations page of a nonassessable commercial property insurance policy shall contain the following disclaimer printed in at least 12-point boldfaced type:

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THIS COMMERCIAL PROPERTY POLICY IS SUBJECT TO LIMITED RATE REGULATION REQUIREMENTS OF FLORIDA LAW AND IS NOT SUBJECT TO DEFICIT ASSESSMENTS BY

Jobs & Entrepreneurship Council

4/1/2008 4:00:00PM

**Location:** Morris Hall (17 HOB) **HB 1003 : Annuity Products** 

X Temporarily Deferred

#### Jobs & Entrepreneurship Council

4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

HB 1167 : Reduced Cigarette Ignition Propensity Standard and Firefighter Protection Act

X Favorable with Council S	Substitute				
	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Oscar Braynon II	X				
Ronald Brisé	X				
Donald Brown	X				
Jennifer Carroll	X				
Charles Chestnut IV	X				
Chris Dorworth			X		
Terry Fields	X				
John Legg				X	
Carlos Lopez-Cantera	X				
Dave Murzin	X				
Ralph Poppell	/ <b>X</b>				
Curtis Richardson	X				
Garrett Richter	X				
Ron Schultz	X				
Anthony Traviesa	X				
James Waldman	Х				
Ron Reagan (Chair)	X				
	Total Yeas: 15	Total Nays:	0		

Bill No. 1167

#### COUNCIL/COMMITTEE ACTION

ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

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20 21 Council/Committee hearing bill: Jobs & Entrepreneurship Council Representative Legg offered the following:

#### Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Section 633.042, Florida Statutes, is created to read:

- 633.042 Reduced Cigarette Ignition Propensity Standard and Firefighter Protection Act.--
- (1) SHORT TITLE.--This section may be cited as the

  "Reduced Cigarette Ignition Propensity Standard and Firefighter

  Protection Act."
- (2) LEGISLATIVE FINDINGS AND INTENT. -- The Legislature finds and declares that:
- (a) Cigarettes are the leading cause of fire deaths in this state and in the nation.
- (b) Each year in the United States, between 700 and 900 persons are killed and around 3,000 persons are injured in fires ignited by cigarettes, while in this state 153 residential fires and 5 fatalities were attributable to fires caused by cigarettes in 2006.

- (c) A high percentage of the victims of cigarette fires are nonsmokers, including senior citizens and young children.

(d) Fires caused by cigarettes result in billions of dollars in property losses and damages in the United States and millions of dollars in property losses and damages in this state.

(e) Cigarette fires unnecessarily jeopardize the safety of firefighters and result in avoidable emergency response costs for municipalities.

(f) In 2004, the State of New York implemented a cigarette firesafety regulation requiring cigarettes sold in that state to meet a firesafety performance standard; in 2005, Vermont and California enacted cigarette firesafety laws directly incorporating New York's regulation into statute; and in 2006, Illinois, New Hampshire, and Massachusetts joined these states in enacting similar laws.

(g) In 2005, Canada implemented the New York State firesafety standard, becoming the first country to have a nationwide cigarette firesafety standard.

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(h) New York State's cigarette firesafety standard is based upon decades of research by the National Institute of Standards and Technology, Congressional research groups, and private industry. This cigarette firesafety standard minimizes costs to the state; minimally burdens cigarette manufacturers, distributors, and retail sellers; and, therefore, should become law in this state.

(i) It is therefore fitting and proper for this state to adopt the cigarette firesafety standard that is in effect in the State of New York to reduce the likelihood that cigarettes will cause fires and result in deaths, injuries, and property damages.

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- DEFINITIONS. -- For the purposes of this section: (3)
- "Agent" means any person authorized by the Division of (a) Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to purchase and affix stamps on packages of cigarettes.
  - (b) "Cigarette" means:
- 1. Any roll for smoking, whether made wholly or in part of tobacco or any other substance, irrespective of size or shape, and whether such tobacco or substance is flavored, adulterated, or mixed with any other ingredient, the wrapper or cover of which is made of paper or any other substance or material other than tobacco; or
- 2. Any roll for smoking that is wrapped in any substance containing tobacco and that, because of the type of tobacco used in the filler or its packaging and labeling, is likely to be offered to, or purchased by, consumers as a cigarette as described in subparagraph 1.
- "Division" means the Division of Alcoholic Beverages (c) and Tobacco of the Department of Business and Professional Regulation.
  - (d) "Manufacturer" means:
- 1. Any entity that manufactures or produces, or causes to be manufactured or produced, regardless of location, cigarettes that such manufacturer intends to be sold in this state, including cigarettes intended to be sold in the United States through an importer;
- 2. Any entity, regardless of location, that first purchases cigarettes manufactured anywhere and not intended by the original manufacturer or maker to be sold in the United States and that intends to resell such cigarettes in the United States; or

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  - 3. Any entity that becomes a successor of an entity described in subparagraph 1. or subparagraph 2.

(e) "Quality control and quality assurance program" means laboratory procedures implemented to ensure that operator bias, systematic and nonsystematic methodological errors, and

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equipment-related problems do not affect the results of laboratory testing. Such a program shall ensure that the testing

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repeatability remains within the required repeatability values

92 93 stated in subparagraph (4)(a)6. for all test trials used to certify cigarettes in accordance with this section.

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(f) "Repeatability" means the range of values within which the results of repeated cigarette test trials from a single laboratory will fall 95 percent of the time.

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(g) "Retail dealer" means any person, other than a manufacturer or wholesale dealer, engaged in selling cigarettes.

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(h) "Sale" means any transfer of title or possession or both, exchange or barter, conditional or otherwise, in any manner or by any means whatever or any agreement therefor. In addition to cash and credit sales, the giving of cigarettes as samples, prizes, or gifts and the exchanging of cigarettes for any consideration other than money are considered sales.

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(i) "Sell" means to execute a sale or to offer or agree to execute a sale.

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(j) "Wholesale dealer" means:

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1. Any person other than a manufacturer who sells cigarettes to retail dealers or other persons for purposes of resale; or

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2. Any person who owns, operates, or maintains one or more cigarette or tobacco-product vending machines in, at, or upon premises owned or occupied by any other person.

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(4) TEST METHOD AND PERFORMANCE STANDARD. --

be sold or offered for sale in this state, or sold or offered

performance standard specified in this subsection, a written

division in accordance with subsection (5), and the cigarettes

certification has been filed by the manufacturer with the

have been marked in accordance with subsection (6).

for sale to persons located in this state, unless the cigarettes

have been tested in accordance with the test method and meet the

(a) Except as provided in paragraph (g), no cigarettes may

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- 1. Testing of cigarettes shall be conducted in accordance with the American Society for Testing and Materials standard E2187-04, "Standard Test Method for Measuring the Ignition Strength of Cigarettes."
- 2. Testing shall be conducted on 10 layers of filter paper.
- 3. No more than 25 percent of the cigarettes tested in a test trial in accordance with this subsection shall exhibit full-length burns. Forty replicate tests shall comprise a complete test trial for each cigarette tested.
- 4. The performance standard required by this subsection shall only be applied to a complete test trial.
- 5. Written certifications shall be based upon testing conducted by a laboratory that has been accredited pursuant to standard ISO/IEC 17025 of the International Organization for Standardization or another comparable accreditation standard required by the division.
- 6. Laboratories conducting testing in accordance with this subsection shall implement a quality control and quality assurance program that includes a procedure that will determine the repeatability of the testing results. The repeatability value shall be no greater than 0.19.

- 7. This subsection does not require additional testing if cigarettes are tested consistently with this section for any other purpose.
- 8. The division may, in its discretion, perform or sponsor testing to determine a cigarette's compliance with the required performance standard. Any such discretionary compliance testing by the division shall be conducted in accordance with this subsection.
- (b) Each cigarette listed in a certification submitted pursuant to subsection (5) that uses lowered permeability bands in the cigarette paper to achieve compliance with the performance standard set forth in this subsection shall have at least two nominally identical bands on the paper surrounding the tobacco column. At least one complete band shall be located at least 15 millimeters from the lighting end of the cigarette. For cigarettes on which the bands are positioned by design, there shall be at least two bands fully located at least 15 millimeters from the lighting end and 10 millimeters from the filter end of the tobacco column, or 10 millimeters from the labeled end of the tobacco column for nonfiltered cigarettes.
- determines cannot be tested in accordance with the test method prescribed in subparagraph (a)1. shall propose a test method and performance standard for the cigarette to the division. Upon approval of the proposed test method and a determination by the division that the performance standard proposed by the manufacturer is equivalent to the performance standard prescribed in subparagraph (a)3., the manufacturer may employ such test method and performance standard to certify such cigarette pursuant to subsection (5). If the division determines that another state has enacted reduced cigarette ignition

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propensity standards that include a test method and performance standard that are the same as those contained in this section, and if the division finds that the officials responsible for implementing those requirements have approved the proposed alternative test method and performance standard for a particular cigarette proposed by a manufacturer as meeting the firesafety standards of that state's law or regulation under a legal provision comparable to this subsection, the division shall authorize that manufacturer to employ the alternative test method and performance standard to certify that cigarette for sale in this state unless the division demonstrates a reasonable basis why the alternative test should not be accepted under this section. All other applicable requirements of this subsection shall apply to the manufacturer.

- Each manufacturer shall maintain copies of the reports (d) of all tests conducted on all cigarettes offered for sale for a period of 3 years and shall make copies of the reports available to the division and the Attorney General upon written request. Any manufacturer who fails to make copies of the reports available within 60 days after receiving a written request shall be subject to a civil penalty not to exceed \$10,000 for each day after the 60th day that the manufacturer does not make such copies available.
- The division may adopt a subsequent American Society for Testing and Materials Standard Test Method for Measuring the Ignition Strength of Cigarettes upon a finding that such subsequent method does not result in a change in the percentage of full-length burns exhibited by any tested cigarette when compared to the percentage of full-length burns the same cigarette would exhibit when tested in accordance with American

206 Society for Testing and Materials Standard E2187-04 and the performance standard in subparagraph (a)3.

- (f) The division shall review the effectiveness of this subsection and report every 3 years to the President of the Senate and the Speaker of the House of Representatives the division's findings and, if appropriate, recommendations for legislation to improve the effectiveness of this subsection. The report and legislative recommendations shall be submitted no later than June 13 following the conclusion of each 3-year period.
  - (g) The requirements of paragraph (a) shall not prohibit:
- 1. Wholesale or retail dealers from selling their existing inventory of cigarettes on or after the effective date of this section if the wholesale or retailer dealer can establish that state tax stamps were affixed to the cigarettes prior to the effective date and the wholesale or retailer dealer can establish that the inventory was purchased prior to the effective date in comparable quantity to the inventory purchased during the same period of the prior year; or
- 2. The sale of cigarettes solely for the purpose of consumer testing. For purposes of this subparagraph, the term "consumer testing" means an assessment of cigarettes that is conducted by or is under the control and direction of a manufacturer for the purpose of evaluating consumer acceptance of such cigarettes and that uses only the quantity of cigarettes that is reasonably necessary for such assessment.
- (h) It is the intent of the Legislature to promote uniformity among the states in the regulation of cigarettes per this section. As a result, the Legislature intends that the resolution of issues regarding the interpretation or implementation of this section be made in a manner consistent

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- with the New York Fire Safety Standards for Cigarettes, New York
  Executive Law, Section 156-c, as amended, and Part 429 of Title
  19 New York Codes, Rules, and Regulations, as amended, that are
  in effect on March 1, 2008.
  - (5) CERTIFICATION AND PRODUCT CHANGE. --
  - (a) Each manufacturer shall submit to the division a written certification attesting that:
  - 1. Each cigarette listed in the certification has been tested in accordance with subsection (4).
  - 2. Each cigarette listed in the certification meets the performance standard set forth in subsection (4).
  - (b) Each cigarette listed in the certification shall be described with the following information:
    - 1. Brand, or trade name, on the package.
    - 2. Style, such as light or ultra light.
    - 3. Length in millimeters.
    - 4. Circumference in millimeters.
    - 5. Flavor, such as menthol or chocolate, if applicable.
    - 6. Filter or nonfilter.
    - 7. Package description, such as soft pack or box.
    - 8. Marking pursuant to subsection (6).
  - 9. The name, address, and telephone number of the testing laboratory, if different from the name, address, and telephone number of the manufacturer that conducted the test.
    - 10. The date the testing occurred.
  - (c) Each certification shall be made available to the

    Attorney General for purposes consistent with this section and
    to the Department of Revenue for the purposes of ensuring
    compliance with this subsection.
  - (d) Each cigarette certified under this subsection shall be recertified every 3 years.

- (e) At the time it submits a written certification under this subsection, a manufacturer shall pay to the division a fee of \$250 for each brand of cigarettes listed in the certification. The fee paid shall apply to all cigarettes within the brand certified and to any new cigarette certified within the brand during the 3-year certification period.
- (f) If a manufacturer has certified a cigarette pursuant to this subsection and thereafter makes any change to such cigarette that is likely to alter its compliance with the reduced cigarette ignition propensity standards required by this section, that cigarette shall not be sold or offered for sale in this state until the manufacturer retests the cigarette in accordance with the testing standards set forth in subsection (4) and maintains records of that retesting as required by subsection (4). Any altered cigarette that does not meet the performance standard set forth in subsection (4) may not be sold in this state.
  - (6) MARKING OF CIGARETTE PACKAGING.--
- (a) Cigarettes that are certified by a manufacturer in accordance with subsection (5) shall be marked to indicate compliance with the requirements of subsection (4). The marking shall be in 8-point type or larger and consist of:
- 1. Modification of the universal product code to include a visible mark printed at or around the area of the universal product code. The mark may consist of alphanumeric or symbolic characters permanently stamped, engraved, embossed, or printed in conjunction with the universal product code;
- 2. Any visible combination of alphanumeric or symbolic characters permanently stamped, engraved, or embossed upon the cigarette package or cellophane wrap; or

marketed by that manufacturer.

- indicates that the cigarettes meet the standards of this section.

(b) A manufacturer shall use only one marking and shall apply this marking uniformly for all brands and all packages, including, but not limited to, packs, cartons, and cases,

3. Printed, stamped, engraved, or embossed text that

- (c) The division shall be notified as to the marking that is selected.
- (d) Prior to the certification of any cigarette, a manufacturer shall present its proposed marking to the division for approval. Upon receipt of the request, the division shall approve or disapprove the marking offered, except that the division shall approve:
- 1. Any marking in use and approved for sale in the State of New York pursuant to the New York Fire Safety Standards for Cigarettes; or
- 2. The letters "FSC," which signify "Fire Standards Compliant," appearing in 8-point type or larger and permanently printed, stamped, engraved, or embossed on the package at or near the universal product code.
- Proposed markings shall be deemed approved if the division fails to act within 10 business days after receiving a request for approval.
- (e) No manufacturer shall modify its approved marking unless the modification has been approved by the division in accordance with this subsection.
- (f) Manufacturers certifying cigarettes in accordance with subsection (5) shall provide a copy of the certifications to all wholesale dealers and agents to which they sell cigarettes and

shall also provide sufficient copies of an illustration of the package marking used by the manufacturer pursuant to this subsection for each retail dealer to which the wholesale dealers or agents sell cigarettes. Wholesale dealers and agents shall provide a copy of these package markings received from manufacturers to all retail dealers to which they sell cigarettes. Wholesale dealers, agents, and retail dealers shall permit the division, the Department of Revenue, the Attorney General, and their employees to inspect markings of cigarette packaging marked in accordance with this subsection.

#### (7) PENALTIES.--

- (a) A manufacturer, wholesale dealer, agent, or any other person or entity that knowingly sells or offers to sell cigarettes, other than through retail sale, in violation of subsection (4) shall be subject to a civil penalty not to exceed \$100 for each pack of such cigarettes sold or offered for sale. In no case shall the penalty against any such person or entity exceed \$100,000 during any 30-day period.
- (b) A retail dealer who knowingly sells or offers to sell cigarettes in violation of subsection (4) shall be subject to a civil penalty not to exceed \$100 for each pack of such cigarettes sold or offered for sale. In no case shall the penalty against any retail dealer exceed \$25,000 during any 30-day period.
- (c) In addition to any penalty prescribed by law, any corporation, partnership, sole proprietor, limited partnership, or association engaged in the manufacture of cigarettes that knowingly makes a false certification pursuant to subsection (5) shall be subject to a civil penalty of at least \$75,000 and not to exceed \$250,000 for each such false certification.

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(e) Any cigarettes that have been sold or offered for sale that do not comply with the performance standard required by subsection (4) shall be subject to forfeiture following a hearing pursuant to chapter 120 at which the true holder of the trademark rights in the cigarette brand may appear and present evidence. Cigarettes forfeited pursuant to this paragraph shall be destroyed; however, prior to destruction of any such

cigarette, the true holder of the trademark rights in the

cigarette brand shall be permitted to inspect the cigarette.

(d) Any person violating any other provision of this

section shall be subject to a civil penalty not to exceed \$1,000

for a first offense and not to exceed \$5,000 for each subsequent

- (f) In addition to any other remedy provided by law, the division or the Attorney General may file an action in circuit court for a violation of this section, including petitioning for injunctive relief or to recover any costs or damages suffered by the state because of a violation of this section, including enforcement costs relating to the specific violation and attorney's fees. Each violation of this section or of rules adopted under this section constitutes a separate civil violation for which the division or the Attorney General may obtain relief.
- (g) Whenever any law enforcement personnel or duly authorized representative of the division discovers any cigarettes that have not been marked in the manner required by subsection (6), such personnel or representative is authorized and empowered to seize and take possession of such cigarettes. Such cigarettes shall be turned over to the Department of Revenue and shall be forfeited to the state. Cigarettes seized pursuant to this paragraph shall be destroyed; however, prior to

Amendment No. (for drafter's use only)

390 the destruction of any such cigarette

the destruction of any such cigarette, the true holder of the trademark rights in the cigarette brand shall be permitted to inspect the cigarette.

(8) IMPLEMENTATION. --

- (a) The division may adopt rules to implement the provisions of this section.
- (b) The division, in the regular course of conducting inspections of wholesale dealers, agents, and retail dealers as authorized pursuant to chapter 210, may inspect such cigarettes to determine if the cigarettes are marked as required by subsection (6).
- (9) INSPECTION. -- To enforce the provisions of this section, the Attorney General, the Department of Revenue, the division, and their duly authorized representatives and other law enforcement personnel are authorized to examine the books, papers, invoices, and other records of any person in possession, control, or occupancy of any premises where cigarettes are placed, stored, sold, or offered for sale, as well as the stock of cigarettes on the premises. Every person in the possession, control, or occupancy of any premises where cigarettes are placed, sold, or offered for sale is directed and required to give the Attorney General, the Department of Revenue, the division, and their duly authorized representatives and other law enforcement personnel the means, facilities, and opportunity for the examinations authorized by this subsection.
- (10) SALE OUTSIDE OF FLORIDA. --Nothing in this section shall be construed to prohibit any person or entity from manufacturing or selling cigarettes that do not meet the requirements of subsection (4) if the cigarettes are or will be stamped for sale in another state or are packaged for sale outside the United States and that person or entity has taken

reasonable steps to ensure that such cigarettes will not be sold or offered for sale to persons located in this state.

(11) PREEMPTION. -- This section shall be repealed if a federal reduced cigarette ignition propensity standard that preempts this section is adopted and becomes effective.

Section 2. Effective upon this act becoming a law, and notwithstanding any other provision of law, local government units of this state may neither enact nor enforce any ordinance or other local law or regulation conflicting with, or preempted by, any provision of this act or any policy of this state expressed by this act, whether that policy be expressed by inclusion of a provision in this act or by exclusion of that subject from this act.

Section 3. Except as otherwise expressly provided in this act, this act shall take effect January 1, 2010.

TITLE AMENDMENT

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A bill to be entitled

Remove the entire title and insert:

An act relating to the Reduced Cigarette Ignition Propensity Standard and Firefighter Protection Act; creating s. 633.042, F.S.; providing a short title; providing legislative findings and intent; providing definitions; providing cigarette testing methods and performance standards; providing specific testing criteria; requiring manufacturers to provide certain written certification; requiring cigarettes to be marked in specific manners; providing for alternative testing methods under certain circumstances; providing reporting requirements; providing the Division of Alcoholic Beverages and Tobacco with certain powers and responsibilities; providing certification requirements for

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manufacturers; providing fee; providing requirements for the marking of certain cigarette packaging; providing reporting requirements; providing approval requirements for markings submitted to the division by a manufacturer; providing notification requirements; providing fines and penalties; providing the division with rulemaking authority; authorizing certain government entities with inspection powers to examine specified documents of any person in possession, control, or occupancy of any premises where cigarettes are placed, stored, sold, or offered for sale, as well as the stock of cigarettes on the premises; providing that nothing in the act shall be construed to prohibit any person or entity from manufacturing or selling cigarettes that do not meet the specified requirements if such cigarettes are or will be stamped for sale in another state or are packaged for sale outside the United States; providing for repeal upon the enactment of a preemptive federal standard; prohibiting local government units from enacting and enforcing any ordinance or other local law or regulation that conflicts with, or is preempted by, any provision of the act; providing effective dates.

Bill No. **HB 1167** 

COUNCIL/COMMITTEE	ACTION	
ADOPTED	(Y/N)	
ADOPTED AS AMENDED	(Y/N)	
ADOPTED W/O OBJECTION	(Y/N)	
FAILED TO ADOPT	(Y/N)	
WITHDRAWN	(Y/N)	
OTHER		

Council/Committee hearing bill: Jobs & Entrepreneurship Council Representative(s) Legg offered the following:

# Amendment to Amendment (Strike-All) by Representative Legg Remove line(s) 232-240 and insert:

(h) It is the intent of the Legislature to promote uniformity among the states in the regulation of reduced cigarette ignition propensity per this section. As a result, the resolution of issues regarding the interpretation and implementation of this section should be made in a manner consistent with the New York Fire Safety Standards for Cigarettes, New York Executive Law, Section 156-C, as amended, and Part 429 of Title 19 New York Codes, Rules, and Regulations, as amended, and the interpretation and implementation thereof, as they exist on March 1, 2008.

#### Jobs & Entrepreneurship Council

4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

HB 1169 : Reduced Cigarette Ignition Propensity Standard and Firefighter Protection Act Fund

X Favorable					
	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Oscar Braynon II	X				
Ronald Brisé	X				
Donald Brown	X				
Jennifer Carroll	X	······································			
Charles Chestnut IV	X				
Chris Dorworth			Х		
Terry Fields	X				
John Legg				Х	
Carlos Lopez-Cantera	X				
Dave Murzin	X				
Ralph Poppell	X				
Curtis Richardson	X				
Garrett Richter	X				
Ron Schultz	X				
Anthony Traviesa	X				
James Waldman	X				
Ron Reagan (Chair)	X				
	Total Yeas: 15	Total Nays: (	)		

#### **Jobs & Entrepreneurship Council**

4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

HB 1171 : Reduced Cigarette Ignition Propensity Standard and Firefighter Protection Act

**Enforcement Fund** 

	Yea 	Nay	No Vote	Absentee Yea	Absentee Nay
Oscar Braynon II	X				
Ronald Brisé	X				
Donald Brown	X				
Jennifer Carroll	X		·		
Charles Chestnut IV	X				
Chris Dorworth			Х		
Terry Fields	X				
John Legg				X	
Carlos Lopez-Cantera	X		*****		
Dave Murzin	X			<del></del>	WW.
Ralph Poppell	X		***************************************		
Curtis Richardson	Х				
Garrett Richter	X				
Ron Schultz	Х				
Anthony Traviesa	Х				
James Waldman	X				
Ron Reagan (Chair)	X				
	Total Yeas: 15	Total Nays:	n		

#### Jobs & Entrepreneurship Council

4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

Print Date: 4/1/2008 6:55 pm

HB 1431 : Long-Term Care Policies

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Oscar Braynon II	X				
Ronald Brisé	X				
Donald Brown	X				
Jennifer Carroll	X				
Charles Chestnut IV				X	
Chris Dorworth		****	Х		
Terry Fields	X				
John Legg			Х		
Carlos Lopez-Cantera	X				
Dave Murzin	X				
Ralph Poppell	X				
Curtis Richardson	X				
Garrett Richter	X				
Ron Schultz	X				
Anthony Traviesa	X				
James Waldman	X				
Ron Reagan (Chair)	X			·	

#### Jobs & Entrepreneurship Council

4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

PCB JEC 08-11 : Public Service Commission

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Oscar Braynon II	X				
Ronald Brisé	X				
Donald Brown	X				
Jennifer Carroll	X				
Charles Chestnut IV	X				
Chris Dorworth			Х		
Terry Fields	X				
John Legg			X		
Carlos Lopez-Cantera	X				
Dave Murzin	X				
Raiph Poppeli	X				
Curtis Richardson	X				
Garrett Richter	X				
Ron Schultz	X				
Anthony Traviesa	X				
James Waldman	X				
Ron Reagan (Chair)	X				
	Total Yeas: 15	Total Nays:	0		

#### **Jobs & Entrepreneurship Council**

#### 4/1/2008 4:00:00PM

Location: Morris Hall (17 HOB)

**Summary:** 

#### Jobs & Entrepreneurship Council

Tuesday April 01, 2008 04:00 pm

HB 269	Favorable with Council Substitute	Yeas:	14	Nays:	0
HB 569	Favorable with Council Substitute	Yeas:	13	Nays:	0
HB 601	Favorable with Council Substitute	Yeas:	14	Nays:	0
HB 609	Favorable with Council Substitute	Yeas:	13	Nays:	0
HB 983	Favorable with Council Substitute	Yeas:	14	Nays:	0
HB 1001	Favorable with Council Substitute	Yeas:	14	Nays:	0
HB 1003	Temporarily Deferred				
HB 1167	Favorable with Council Substitute	Yeas:	15	Nays:	0
HB 1169	Favorable	Yeas:	15	Nays:	0
HB 1171	Favorable	Yeas:	15	Nays:	0
HB 1431	Favorable	Yeas:	14	Nays:	0
PCB JEC 0	8-11 Favorable	Yeas:	15	Nays:	0

Print Date: 4/1/2008 6:55 pm