

Government Operations Appropriations Subcommittee

Tuesday, March 11, 2014 12:30 PM – 2:30 PM Morris Hall (17 HOB)

ACTION PACKET

Will Weatherford Speaker Clay Ingram Chair

Committee Meeting Notice

HOUSE OF REPRESENTATIVES

Government Operations Appropriations Subcommittee

Start Date and Time:	Tuesday, March 11, 2014 12:30 pm
End Date and Time:	Tuesday, March 11, 2014 02:30 pm
Location:	Morris Hall (17 HOB)
Duration:	2.00 hrs

Consideration of the following bill(s):

CS/HB 169 Nicotine Dispensing Devices by Business & Professional Regulation Subcommittee, Artiles, Renuart

HB 725 Public Accountancy by Boyd

Florida Broadband and E-rate maps presented by Department of Management Services

Staff update on Florida Information Resource Network / District Bandwidth Support

Pursuant to rule 7.12, the deadline for amendments to bills on the agenda by non-appointed members shall be 6:00 p.m., Monday, March 10, 2014.

By request of the chair, all committee members are asked to have amendments to bills on the agenda submitted to staff by 6:00 p.m., Monday, March 10, 2014.

NOTICE FINALIZED on 03/07/2014 16:01 by MRI

COMMITTEE MEETING REPORT

Government Operations Appropriations Subcommittee

3/11/2014 12:30:00PM

Location: Morris Hall (17 HOB)

Summary:

Government Operations Appropriations Subcommittee

Tuesday March 11, 2014 12:30 pm

CS/HB 169 Favorable With Committee Substitute Amendment 418667 Adopted Strike All Amendment

HB 725 Favorable

Yeas: 13 Nays: 0

Yeas: 12 Nays: 0

COMMITTEE MEETING REPORT Government Operations Appropriations Subcommittee

3/11/2014 12:30:00PM

Location: Morris Hall (17 HOB)

Attendance:

	Present	Absent	Excused
Clay Ingram (Chair)	Х		
Bruce Antone	х		
Gwyndolen Clarke-Reed	x		
Mark Danish	x		
Gayle Harrell	X		
Charles Hood, Jr.	х		
Travis Hutson	X		
Bryan Nelson	х		
Kathleen Peters	Х		
Ricardo Rangel	x		
Ronald Renuart	x		
Ray Rodrigues	х		
Victor Torres, Jr.	Х		
Totals:	13	0	0

COMMITTEE MEETING REPORT

Government Operations Appropriations Subcommittee

3/11/2014 12:30:00PM

Location: Morris Hall (17 HOB)

CS/HB 169 : Nicotine Dispensing Devices

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Bruce Antone	Х				
Gwyndolen Clarke-Reed	Х				
Mark Danish	X				
Gayle Harrell	Х				
Charles Hood, Jr.	Х				
Travis Hutson	Х				
Bryan Nelson	Х				
Kathleen Peters	Х				
Ricardo Rangel	Х				
Ronald Renuart	x				
Ray Rodrigues	Х				
Victor Torres, Jr.	х				
Clay Ingram (Chair)	Х				
	Total Yeas: 13	Total Nays:	0		

CS/HB 169 Amendments

Amendment 418667



Appearances:

CS/HB 169 (Amendment) Youmans, Heather (Lobbyist) - Opponent American Cancer Society 2619 Centennial Blvd, Ste 101 Tallahassee Fl Phone: 251-2111

CS/HB 169 (Amendment) Cook, Casey (Lobbyist) - Opponent Florida League of Cities Po Box 1757 Tallahassee FL 32301 Phone: (850)701-3609

Bill No. CS/HB 169 (2014)

Amendment No. 1

1

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED AS IMENDED (Y/N) $Adopted 3/11/14$
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION(Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Government Operations
2	Appropriations Subcommittee
3	Representative Renuart offered the following:
4	
5	Amendment (with title amendment)
6	Remove everything after the enacting clause and insert:
7	Section 1. Section 569.14, Florida Statutes, is amended to
8	read:
9	569.14 Posting of a sign stating that the sale of tobacco
10	products to persons under 18 years of age is unlawful;
11	enforcement; penalty
12	(1) <u>A</u> Any dealer that sells tobacco products shall post a
13	clear and conspicuous sign in each place of business where such
14	products are sold which substantially states the following:
15	THE SALE OF TOBACCO PRODUCTS TO PERSONS UNDER THE AGE OF 18 IS
16	AGAINST FLORIDA LAW. PROOF OF AGE IS REQUIRED FOR PURCHASE.
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Bill No. CS/HB 169 (2014)

Amendment No. 1

17	(2) A dealer that sells tobacco products and nicotine
18	dispensing devices or nicotine products, as defined in s.
19	877.112, may use a sign that substantially states the following:
19	off. 112, may use a sign that substantially states the following.
20	THE SALE OF TOBACCO PRODUCTS, NICTOINE PRODUCTS, OR NICOTINE
21	DISPENSING DEVICES TO PERSONS UNDER THE AGE OF 18 IS AGAINST
22	FLORIDA LAW. PROOF OF AGE IS REQUIRED FOR PURCHASE.
23	A dealer that uses a sign substantially the same as described in
24	this subsection meets the signage requirements of both ss.
25	569.14(1) and 877.112.
26	(3) (2) The division shall make available to dealers of
27	tobacco products signs that meet the requirements of subsection
28	(1). Alternatively, the division may make available to dealers
29	of tobacco products signs that meet the requirements of
30	subsection (2).
31	(4) (3) Any dealer that sells tobacco products shall provide
32	at the checkout counter in a location clearly visible to the
33	dealer, the dealer's agent or employee, instructional material
34	in a calendar format or similar format to assist in determining
35	whether a person is of legal age to purchase tobacco products.
36	This point of sale material must contain substantially the
37	following language:
38	IF YOU WERE NOT BORN BEFORE THIS DATE
39	(insert date and applicable year)
40	YOU CANNOT BUY TOBACCO PRODUCTS.
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Machte Amendment

Bill No. CS/HB 169

(2014)

Amendment No. 1

Upon approval by the division, in lieu of a calendar a dealer 41 42 may use card readers, scanners, or other electronic or automated systems that can verify whether a person is of legal age to 43 44 purchase tobacco products. Failure to comply with the provisions contained in this subsection shall result in imposition of 45 46 administrative penalties as provided in s. 569.006. (5) (4) The division, through its agents and inspectors, 47 shall enforce this section. 48 49 (6) (5) Any person who fails to comply with subsection (1) is guilty of a misdemeanor of the second degree, punishable as 50 provided in s. 775.082 or s. 775.083. 51 52 (7) REGULATION OF TOBACCO PRODUCTS PREEMPTED TO STATE- This part expressly preempts regulation of products and activities, 53 54 covered by this chapter to the state and supersedes any 55 municipal or county ordinance on the subject. 56 Section 2. Section 877.112, Florida Statutes, is created 57 to read: 58 877.112 Nicotine and Devices for Delivering Nicotine, 59 Definitions, Prohibitions of Sale, Penalties, Sign 60 Requirements.-61 (1) As used in this section, the term: (a) "Nicotine Product" means any product that is not a 62 tobacco product defined in ch. 569, F.S., which contains 63 64 nicotine, including liquid nicotine, which can be used for smoking, sniffing, inhaling, ingesting, or chewing. Nicotine 65 products are only products containing nicotine derived from the 66 418667 - h0169 strike Renuart.docx Published On: 3/10/2014 6:35:46 PM

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Bill No. CS/HB 169 (2014)

Amendment No. 1

67	tobacco plant, and do not include products that have incidental
68	nicotine in them derived from other natural sources.
69	(b) "Nicotine Dispensing Device" means any product that can
70	be used to deliver nicotine to an individual by inhaling
71	vaporized nicotine from the product, including, but not limited
72	to, an electronic cigarette, electronic cigar, electronic
73	cigarillo, electronic pipe, or other similar device or product
74	and any replacement nicotine cartridge for the device or
75	product.
76	(2) PROHIBITIONS ON SALE TO MINORS It is unlawful to
77	sell, deliver, barter, furnish, or give, directly or indirectly,
78	to any person who is under 18 years of age, any nicotine product
79	or a nicotine dispensing device.
80	(3) PROHIBITIONS ON GIFTING SAMPLES TO MINORS The gift of
81	a sample nicotine product or nicotine dispensing device to any
82	person under the age of 18 by a retailer, or by an employee of
83	such retailer, is prohibited.
84	(4) PENALTIES Any person who violates subsection (2) or
85	(3) commits a misdemeanor of the second degree, punishable as
86	provided in s. 775.082 or s. 775.083. However, any person who
87	violates subsection (2) or (3) for a second or subsequent time
88	within 1 year of the first violation, commits a misdemeanor of
89	the first degree, punishable as provided in s. 775.082 or s.
90	775.083.
91	(5) AFFIRMATIVE DEFENSES A person charged with a
92	violation of subsection (2) or (3) has a complete defense if, at
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93	the time the nicotine product or nicotine dispensing device was
94	sold, delivered, bartered, furnished, or given:
95	(a) The buyer or recipient falsely evidenced that she or he
96	was 18 years of age or older;
97	(b) The appearance of the buyer or recipient was such that
98	a prudent person would believe the buyer or recipient to be 18
99	years of age or older; and
100	(c) Such person carefully checked a driver license or an
101	identification card issued by this state or another state of the
102	United States, a passport, or a United States armed services
103	identification card presented by the buyer or recipient and
104	acted in good faith and in reliance upon the representation and
105	appearance of the buyer or recipient in the belief that the
106	buyer or recipient was 18 years of age or older.
107	(6) PROHIBITIONS ON POSSESSION OF NICOTINE PRODUCTS OR
108	NICOTINE DISPENSING DEVICES BY MINORS It is unlawful for any
109	person under 18 years of age to knowingly possess any nicotine
110	product or a nicotine dispensing device. Any person under 18
111	years of age who violates this subsection commits a noncriminal
112	violation as defined in s. 775.08(3), punishable by:
113	(a) For a first violation, 16 hours of community service
114	or, instead of community service, a \$25 fine. In addition, the
115	person must attend a school-approved anti-tobacco and nicotine
116	program, if locally available;
117	(b) For a second violation within 12 weeks of the first
118	violation, a \$25 fine; or
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119	(c) For a third or subsequent violation within 12 weeks of
120	the first violation, the court must direct the Department of
121	Highway Safety and Motor Vehicles to withhold issuance of or
122	suspend or revoke the person's driver license or driving
123	privilege, as provided in s. 322.056.
124	
125	Any second or subsequent violation not within the 12-week time
126	period after the first violation is punishable as provided for a
127	first violation.
128	(7) PROHIBITION ON MISREPRESENTING AGE It is unlawful for
129	any person under 18 years of age to misrepresent his or her age
130	or military service for the purpose of inducing a retailer or an
131	agent or employee of the retailer to sell, give, barter,
132	furnish, or deliver any nicotine product or nicotine dispensing
133	device, or to purchase, or attempt to purchase, any nicotine
134	product or nicotine dispensing device from a person or a vending
135	machine. Any person under 18 years of age who violates this
136	subsection commits a noncriminal violation as defined in s.
137	775.08(3), punishable by:
138	(a) For a first violation, 16 hours of community service
139	or, instead of community service, a \$25 fine and, in addition,
140	the person must attend a school-approved anti-tobacco and
141	nicotine program, if available;
142	(b) For a second violation within 12 weeks of the first
143	violation, a \$25 fine; or
144	(c) For a third or subsequent violation within 12 weeks of
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Amendment No. 1

145	the first violation, the court must direct the Department of
146	Highway Safety and Motor Vehicles to withhold issuance of or
147	suspend or revoke the person's driver license or driving
148	privilege, as provided in s. 322.056.
149	
150	Any second or subsequent violation not within the 12-week time
151	period after the first violation is punishable as provided for a
152	first violation.
153	(8) PENALTIES FOR MINORS
154	(a) A person under 18 years of age cited for committing a
155	noncriminal violation under this section must sign and accept a
156	civil citation indicating a promise to appear before the county
157	court or comply with the requirement for paying the fine and
158	must attend a school-approved anti-tobacco and nicotine program,
159	if locally available. If a fine is assessed for a violation of
160	this section, the fine must be paid within 30 days after the
161	date of the citation or, if a court appearance is mandatory,
162	within 30 days after the date of the hearing.
163	(b) A person charged with a noncriminal violation under
164	this section must appear before the county court or comply with
165	the requirement for paying the fine. The court, after a hearing,
166	shall make a determination as to whether the noncriminal
167	violation was committed. If the court finds the violation was
168	committed, it shall impose an appropriate penalty as specified
169	in subsection (6) or subsection (7). A person who participates
170	in community service shall be considered an employee of the
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Amendment No. 1

171	state for the purpose of chapter 440, for the duration of such
172	service.
173	(c) If a person under 18 years of age is found by the court
174	to have committed a noncriminal violation under this section and
175	that person has failed to complete community service, pay the
176	fine as required by paragraph (6)(a) or paragraph (7)(a), or
177	attend a school-approved anti-tobacco and nicotine program, if
178	locally available, the court must direct the Department of
179	Highway Safety and Motor Vehicles to withhold issuance of or
180	suspend the driver license or driving privilege of that person
181	for 30 consecutive days.
182	(d) If a person under 18 years of age is found by the court
183	to have committed a noncriminal violation under this section and
184	that person has failed to pay the applicable fine as required by
185	paragraph (6)(b) or paragraph (7)(b), the court must direct the
186	Department of Highway Safety and Motor Vehicles to withhold
187	issuance of or suspend the driver license or driving privilege
188	of that person for 45 consecutive days.
189	(9) DISTRIBUTION OF CIVIL FINES - Eighty percent of all
190	civil penalties received by a county court pursuant to
191	subsections (6) and (7) shall be remitted by the clerk of the
192	court to the Department of Revenue for transfer to the
193	Department of Education to provide for teacher training and for
194	research and evaluation to reduce and prevent the use of tobacco
195	products, nicotine products, or nicotine dispensing devices by
196	children. The remaining 20 percent of civil penalties received
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XII C→ CXXIII COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 169 (2014)

Amendment No. 1

197	by a county court pursuant to this section shall remain with the
198	clerk of the county court to cover administrative costs.
199	(10) SIGNAGE REQUIREMENTS FOR NICOTINE PRODUCTS AND
200	NICOTINE DISPENSING DEVICE RETAILERS
201	(a) Any retailer that sells nicotine products or nicotine
202	dispensing devices shall post a clear and conspicuous sign in
203	each place of business where such products are sold which
204	substantially states the following:
205	
206	THE SALE OF NICOTINE PRODUCTS OR NICOTINE DISPENSING DEVICES TO
207	PERSONS UNDER THE AGE OF 18 IS AGAINST FLORIDA LAW. PROOF OF AGE
208	IS REQUIRED FOR PURCHASE.
209	(b) A retailer that sells nicotine products or nicotine
210	dispensing devices shall provide at the checkout counter in a
211	location clearly visible to the retailer, the retailer's agent
212	or employee, instructional material in a calendar format or
213	similar format to assist in determining whether a person is of
214	legal age to purchase nicotine products or nicotine dispensing
215	devices. This point of sale material must contain substantially
216	the following language:
217	
218	IF YOU WERE NOT BORN BEFORE THIS DATE
219	(insert date and applicable year)
220	YOU CANNOT BUY NICOTINE PRODUCTS OR NICOTINE DISPENSING DEVICES.
221	
222	In lieu of a calendar a retailer may use card readers, scanners,
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Bill No. CS/HB 169 (2014)

Amendment No. 1

	Allendilent No. 1
223	or other electronic or automated systems that can verify whether
224	a person is of legal age to purchase nicotine products or
225	nicotine dispensing devices.
226	(11) REGULATION OF NICOTINE PRODUCTS PREEMPTED TO STATE-
227	This part expressly preempts regulation of products and
228	activities, covered by this chapter to the state and supersedes
229	any municipal or county ordinance on the subject.
230	Section 3. This act shall take effect July 1, 2014.
231	
232	
233	
234	TITLE AMENDMENT
235	Remove everything before the enacting clause and insert:
236	A bill to be entitled
237	An act relating to nicotine products and nicotine dispensing
238	devices; amending s. 569.14, F.S.; allowing alternate signage
239	requirements where a tobacco dealer also sells nicotine products
240	or nicotine dispensing devices; creating s. 877.112, F.S.;
241	defining the terms "nicotine products" and "nicotine dispensing
242	devices"; prohibiting the selling, delivering, bartering,
243	furnishing, or giving of nicotine products or nicotine
244	dispensing devices to persons under 18 years of age; prohibiting
245	the gift of sample nicotine products or nicotine dispensing
246	devices to persons under 18 years of age; providing penalties;
247	prohibiting a person under 18 years of age from possessing,
248	purchasing, or misrepresenting his or her age or military
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XIC 422 COMMITTEE/SUBCOMMITTEE AMENDMENT

Amendment No. 1

effective date.

Bill No. CS/HB 169 (2014)

249 service to purchase nicotine products or nicotine dispensing

250 devices; requiring certain signage where a retailer sells

251 nicotine products or nicotine dispensing devices; providing an

252

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COMMITTEE MEETING REPORT Government Operations Appropriations Subcommittee

3/11/2014 12:30:00PM

Location: Morris Hall (17 HOB)

HB 725 : Public Accountancy

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Bruce Antone	Х		102		
Gwyndolen Clarke-Reed	Х				1947 - 19 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1
Mark Danish	х				
Gayle Harrell	x				
Charles Hood, Jr.	x				
Travis Hutson			Х		
Bryan Nelson	Х				
Kathleen Peters	Х				
Ricardo Rangel	Х				
Ronald Renuart	Х				
Ray Rodrigues	Х				
Victor Torres, Jr.	X				
Clay Ingram (Chair)	Х				
	Total Yeas: 12	Total Nays	: 0		

Appearances:

HB 725

Thames, Justin (Lobbyist) - Waive In Support Florida Institute of Certified Public Accountants 325 W College Ave Tallahassee FL 32301 Phone: 850)224-2727

COMMITTEE MEETING REPORT

Government Operations Appropriations Subcommittee

3/11/2014 12:30:00PM

Location: Morris Hall (17 HOB)

Presentation/Workshop/Other Business Appearances:

Broadband Map Presentation Peters, Edgar (State Employee) - Information Only DMS - Telecommunications 4050 Esplanade Way Tallahassee Florida 32399

Broadband Presentation Perry, Gail Marie (General Public) - Information Only Chair, Communications Workers of America Council of Florida PO Box 1766 Pompano Beach FL 33061 Phone: 954-850-4055