By Senator Sobel

33-00491C-15 2015504

A bill to be entitled

An act relating to playground safety; providing a short title; creating s. 501.927, F.S.; defining terms; requiring certain new and existing playgrounds to comply with specified safety standards and guidelines; requiring safety inspections of certain playgrounds by a certain date; requiring counties and municipalities to provide a link to certain playground safety information on their websites; authorizing counties and municipalities to require permits and charge fees for the construction or renovation of certain playgrounds; prohibiting the use of state funds for constructing or retrofitting a playground unless the playground meets certain safety requirements; prohibiting the appropriation of state funds after a specific date to operate, maintain, or supervise playgrounds that do not meet certain safety requirements; providing an effective date.

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WHEREAS, the United States Consumer Product Safety Commission estimates that more than 200,000 children each year are injured severely enough on playgrounds to necessitate a trip to a hospital, and

24 WHEREAS, the United States Consumer Product Safety
25 Commission also estimates that between 5 and 15 children each
26 year die as a result of dangerous or defective playgrounds, and

WHEREAS, each year, children are injured or killed as a result of playground hazards, such as sharp edges, hot surfaces and surfacing, hard surfacing material, impacts from

33-00491C-15 2015504

protrusions, poorly maintained equipment, or from head entrapments and entanglements, and

WHEREAS, other states have playground safety laws, but there are currently no playground safety laws in this state to prevent these tragedies, and

WHEREAS, the Legislature intends that playgrounds that are open to the public in this state be safe for children and, therefore, must comply with national playground safety standards and guidelines, NOW, THEREFORE,

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

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Section 2. Section 501.927, Florida Statutes, is created to read:

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501.927 Playground safety.-

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(a) "Certified playground safety inspector" means an individual who successfully completes the program requirements of the National Recreation and Park Association for certification as a playground safety inspector.

(1) DEFINITIONS.—As used in this section, the term:

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(b) "Park" means all public and private property specifically designated as being used for recreational purposes where children regularly congregate.

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(c) "Playground" means an indoor or outdoor area designated for children which has one or more nonmechanized structures, including swings, seesaws, stationary spring-mounted features, rider-propelled merry-go-rounds, climbers, slides, and surfacing

33-00491C-15 2015504

material. The term does not include improved outdoor or indoor areas intended for use as athletic playing fields or courts.

- (d) "Playground safety standards and guidelines" means the ASTM International playground safety standard specifications
 F1292, F1487, F1918, and F2049 and the playground safety
 guidelines published in the Public Playground Safety Handbook,
 Publication No. 325, November 2010 edition, by the United States
 Consumer Product Safety Commission.
- (e) "Public agency" means a state or a county, municipality, special district, or other political subdivision.
- (f) "Public playground owner" means an entity that owns or operates a playground, including a subdivision, park, school, apartment complex, hotel, motel, resort, campground, office, hospital, shopping center, child care facility, homeowners' association, or restaurant. The term does not include a foster home, group home, or family day care home.
 - (2) PLAYGROUND SAFETY STANDARDS AND GUIDELINES.-
- (a) Playgrounds that are open to the public and are built or installed on or after July 1, 2016, by a public agency or a public playground owner must conform to the playground safety standards and guidelines.
- (b) Playgrounds that are open to the public and are built or installed before July 1, 2016, by a public agency or a public playground owner must conform to the playground safety standards and guidelines by July 1, 2021.
- (c) By July 1, 2017, each playground that is open to the public and owned or operated by a public agency or public playground owner must undergo an initial inspection by a certified playground safety inspector. A written report of the

33-00491C-15 2015504

findings of the initial safety inspection may serve as a reference for the public agency or public playground owner for whom the report was written and is not intended for any other purpose.

- (d) By July 1, 2016, each county and municipality must provide an electronic link to the playground safety standards and guidelines on its website page that provides information on building permits and applications.
 - (3) FUNDING.—
- (a) A county or municipality may require a building permit from each public playground owner who constructs a new playground or constructs a major modification or addition to, or replacement of, an existing playground. The county or municipality may charge a reasonable fee for such permit.
- (b) A public agency may not use state funds for the planning, development, or redevelopment costs of a playground that is open to the public unless such playground, when constructed or installed, complies with the playground safety standards and guidelines. A public agency that has received state funds for a playground project prior to July 1, 2016, but has not expended such funds must retrofit the design of the project to comply with the playground safety standards and guidelines, unless doing so would significantly increase the project costs.
- (c) After the date that a public agency is required to meet the playground safety standards and guidelines, it may not use state funds to operate, maintain, or supervise a playground open to the public unless the playground meets the playground safety standards and guidelines.

	33-00)491C-15									2015	504	
L17		Section	3.	This	act	shall	take	effect	Januarv	1.	2016.		
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