By the Council for Ready Infrastructure and Representative $\ensuremath{\mathsf{Needelman}}$

A bill to be entitled

An act relating to the placement of rip current warning signs; creating s. 380.275, F.S.; providing for a cooperative effort among state agencies and local governments to plan for and assist in the placement of rip current warning signs; providing that the Department of Community Affairs shall direct and coordinate the program; requiring the development of a uniform rip current warning sign; authorizing the department to coordinate the distribution and erection of rip current warning signs; providing for rules; providing operational immunity for participating government entities; providing an effective date.

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

Section 1. Section 380.275, Florida Statutes, is created to read:

380.275 Beaches and coastal areas; posting of rip current warning signs.--

(1) It is the intent of the Legislature that a cooperative effort among state agencies and local governments be developed to plan for and assist in the placement of rip current warning signs along the public beaches and coastal areas of the state. A rip current is a strong surface current of water flowing out past the surf zone, which can pull even the strongest swimmer into deeper water. Rip currents pose a significant danger of drowning to tourists and the general

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public, and it is therefore important to inform the public to be cautious in coastal areas where rip currents can occur.

- (2) The Department of Community Affairs, through the Florida Coastal Management Program, shall direct and coordinate the rip current warning sign program, which shall be a program to encourage the placement of rip current warning signs in areas that may pose a significant risk to the public as a result of rip currents. Signs may be located where the public has established an access way to a beach or coastal area.
- (3) The department shall develop a uniform rip current warning sign for use at any public beach or along any coastal area where there may be a significant threat to the public as a result of rip currents, to be placed, insofar as is practicable, wherever the public has established access ways to the beach.
- (4) The department is authorized, within the limits of appropriations available to it for such purposes, to establish and operate a program to encourage the placement of rip current warning signs in areas where the public has established an access way to a beach or coastal area that may be subject to a significant threat of dangerous rip currents and therefore may pose a hazard to the public. The department shall also coordinate with the local governing body the distribution and erection of rip current warning signs, whenever there is a request for such assistance.
- (5) The department may adopt rules necessary to administer this section.
- (6) The state, state agencies, local governments, and local government agencies have operational immunity for any 30 injury caused by the placement, location, or for the failure

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to install the uniform rip current warning signs provided for
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    in this section; however, this is not intended to limit in any
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    way the responsibility imposed on such entities by other
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    provisions of law with regard to the posting of rip current
    warning signs on public beaches.
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           Section 2. This act shall take effect October 1, 2002.
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