$\mathbf{B}\mathbf{y}$ the Committee on Commerce and Consumer Services; and Senator Lynn

577-1263-06

1	A bill to be entitled
2	An act relating to the Department of
3	Agriculture and Consumer Services; amending s.
4	493.6106, F.S.; clarifying that private
5	investigative, security, and repossession
6	services are licensed by the Department of
7	Agriculture and Consumer Services; amending s.
8	493.6121, F.S.; authorizing the department to
9	institute judicial proceedings to enforce ch.
10	493, F.S., or any rule or order of the
11	department; amending s. 493.6303, F.S.;
12	revising the requirements for a Class "D"
13	private security license; requiring that the
14	department establish the required hours of
15	training; providing for automatic suspension of
16	a license upon failure to submit documentation
17	of completing the required training; amending
18	s. 525.01, F.S.; defining the term "alternative
19	fuel" for purposes of ch. 525, F.S., relating
20	to the inspection of gasoline and oil; amending
21	s. 527.11, F.S.; exempting the delivery of
22	certain amounts of propane gas for use with
23	outdoor equipment or appliances from provisions
24	governing the delivery of liquefied petroleum
25	gas; requiring that a person delivering
26	liquefied petroleum gas in bulk comply with
27	certain storage requirements; amending ss.
28	570.46 and 570.47, F.S.; authorizing the
29	Division of Standards within the department to
30	enforce ch. 527, F.S., relating to the sale of
31	liquefied petroleum gas; amending s. 570.544,

1 F.S.; deleting provisions requiring that an 2 office or agency receiving a complaint file 3 progress reports with the Division of Consumer 4 Services within the department; amending s. 5 616.242, F.S.; exempting certain governmental 6 entities from requirements that operators of 7 amusement rides maintain specified amounts of 8 insurance coverage; providing an effective 9 date. 10 Be It Enacted by the Legislature of the State of Florida: 11 12 13 Section 1. Paragraph (c) of subsection (2) of section 493.6106, Florida Statutes, is amended to read: 14 493.6106 License requirements; posting.--15 (2) Each agency shall have a minimum of one physical 16 17 location within this state from which the normal business of the agency is conducted, and this location shall be considered 18 the primary office for that agency in this state. 19 (c) Each Class "A," Class "B," Class "R," branch 20 21 office, or school licensee shall display, in a place that is 22 in clear and unobstructed public view, a notice on a form 23 prescribed by the department stating that the business operating at this location is licensed and regulated by the 2.4 Department of Agriculture and Consumer Services State and that 25 any questions or complaints should be directed to the 26 27 department. 28 Section 2. Subsections (5) and (7) of section 493.6121, Florida Statutes, are amended to read: 29 493.6121 Enforcement; investigation.--30 31

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- prescribed in this chapter, designated employees of the Division of Licensing of the Department of Agriculture and Consumer Services State may obtain access to the information in criminal justice information systems and to criminal justice information as defined in s. 943.045, on such terms and conditions as are reasonably calculated to provide necessary information and protect the confidentiality of the information. Such criminal justice information submitted to the division is confidential and exempt from the provisions of s. 119.07(1).
- shall represent the Department of Agriculture and Consumer
 Services in judicial proceedings in the appropriate circuit
 court seeking enforcement of this chapter, or any rule or
 order of the department upon an action by any party seeking
 redress against the department, and shall coordinate with the
 department in the conduct of any investigations incident to
 its legal responsibility.

Section 3. Subsection (4) of section 493.6303, Florida Statutes, is amended to read:

493.6303 License requirements.--In addition to the license requirements set forth elsewhere in this chapter, each individual or agency shall comply with the following additional requirements:

(4)(a) Effective <u>January 1, 2007</u> October 1, 1994, an applicant for a Class "D" license must <u>complete</u> have completed a minimum of 40 hours of professional training at a school or training facility licensed by the department. The department shall by rule establish the general content <u>and number of hours</u> of <u>each subject area to be taught the training</u>.

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(b) An applicant may fulfill the training requirement 2 prescribed in paragraph (a) by submitting proof of: 3 1. Successful completion of the total number of 4 required 40 hours of training before initial application for a Class "D" license; or 5 6 2. Successful completion of 24 hours of training before initial application for, and the remaining 16 hours of training within 180 days after the date that upon the first 8 application is submitted for renewal of, a Class "D" license. 9 10 If documentation of completion of the required training is not submitted within the specified timeframe, the individual's 11 12 license is automatically suspended until such time as proof of 13 the required training is provided to the department. However, Individuals licensed before October 1, 1994, or individuals 14 who have successfully completed 40 hours of professional 15 training before January 1, 2007, at a school or training 16 17 facility that is licensed by the department are exempt from 18 the training requirement of paragraph (a) need not complete additional training hours in order to renew their licenses. 19 20 21 However, any person whose license has been revoked or 22 suspended pursuant to subparagraph 2. or whose license has 23 been expired for 1 year or longer is considered, upon reapplication for a license, an initial applicant and must 2.4 submit proof of successful completion of 40 hours of 2.5 professional training at a school or training facility 26 27 licensed by the department before a license will be issued. 2.8 Section 4. Subsection (1) of section 525.01, Florida Statutes, is amended to read: 29

525.01 Gasoline and oil to be inspected.--

(1) For the purpose of this chapter:

1	(a) "Department" means the Department of Agriculture
2	and Consumer Services.
3	(b) "Petroleum fuel" means all gasoline, kerosene
4	(except when used as aviation turbine fuel), diesel fuel,
5	benzine, or other like products of petroleum under whatever
6	name designated, or an alternative fuel used for illuminating,
7	heating, cooking, or power purposes, sold, offered, or exposed
8	for sale in this state.
9	(c) "Alternative fuel" means:
10	1. Methanol, denatured ethanol, or other alcohols;
11	2. Mixtures containing 85 percent or more by volume of
12	methanol, denatured ethanol, or other alcohols with gasoline
13	or other fuels, or such other percentage, but not less than 70
14	percent, as determined by the department by rule, to provide
15	for requirements relating to cold start, safety, or vehicle
16	functions;
17	3. Hydrogen;
18	4. Coal-derived liquid fuels;
18 19	4. Coal-derived liquid fuels;5. Fuels, other than alcohol, derived from biological
19	5. Fuels, other than alcohol, derived from biological
19 20	5. Fuels, other than alcohol, derived from biological materials; and
19 20 21	5. Fuels, other than alcohol, derived from biological materials; and6. Electricity, including electricity from solar
19 20 21 22	5. Fuels, other than alcohol, derived from biological materials; and 6. Electricity, including electricity from solar energy.
19 20 21 22 23	5. Fuels, other than alcohol, derived from biological materials; and 6. Electricity, including electricity from solar energy. Section 5. Section 527.11, Florida Statutes, is
19 20 21 22 23 24	5. Fuels, other than alcohol, derived from biological materials; and 6. Electricity, including electricity from solar energy. Section 5. Section 527.11, Florida Statutes, is amended to read:
19 20 21 22 23 24 25	5. Fuels, other than alcohol, derived from biological materials; and 6. Electricity, including electricity from solar energy. Section 5. Section 527.11, Florida Statutes, is amended to read: 527.11 Minimum storage
19 20 21 22 23 24 25 26	5. Fuels, other than alcohol, derived from biological materials; and 6. Electricity, including electricity from solar energy. Section 5. Section 527.11, Florida Statutes, is amended to read: 527.11 Minimum storage (1) Every person who engages in the distribution of
19 20 21 22 23 24 25 26 27	5. Fuels, other than alcohol, derived from biological materials; and 6. Electricity, including electricity from solar energy. Section 5. Section 527.11, Florida Statutes, is amended to read: 527.11 Minimum storage (1) Every person who engages in the distribution of liquefied petroleum gas for resale to domestic, commercial, or

31 (water capacity) within the state and shall be located within

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a 75-mile radius of the licensed company's business location.

This bulk storage filling plant must have loading and

unloading provisions solely for the licenseholder and be

operated and maintained in compliance with this chapter for

the duration of the license.

- (2) A dealer in liquefied petroleum gas licensed as of August 31, 2000, who has entered or who enters into a written agreement with a wholesaler that the wholesaler will provide liquefied petroleum gas to the dealer for a period of 12 continuous months is exempt from the requirements of subsection (1), if the wholesaler has at least 18,000 gallons (water capacity) of bulk storage within this state permanently connected for storage, which is used as such for each dealer to whom gas is sold, and if the wholesaler has loading and unloading provisions. Such dealer must provide certification of this agreement on a form provided by the department to the department before her or his license may be issued. The form must be signed by both the wholesaler or his or her agent and the dealer or his or her agent and must be submitted annually with the license renewal application. A dealer who does not provide written proof of minimum storage may have her or his license denied, suspended, or revoked. A No wholesaler may not enter into written agreements that allocate an amount of storage that exceeds the wholesaler's total storage capacity minus 18,000 gallons (water capacity).
- (3) A dealer in liquefied petroleum gas operating a single dispensing unit for the sole purpose of direct product sale to customers, including delivery of cylinders of 40 lbs. or less of propane gas capacity for use with outdoor equipment or appliances that are not connected to or part of the permanent interior piping of a structure, (no deliveries) or

Τ	an operator of a cylinder exchange unit is exempt from the
2	requirements of this section. A person may not deliver
3	liquefied petroleum gas by cargo vehicle unless the person
4	complies with requirements for minimum storage.
5	Section 6. Subsection (5) is added to section 570.46,
6	Florida Statutes, to read:
7	570.46 Division of Standards; powers and dutiesThe
8	duties of the Division of Standards include, but are not
9	limited to:
10	(5) Enforcing the provisions of chapter 527.
11	Section 7. Subsection (2) of section 570.47, Florida
12	Statutes, is amended to read:
13	570.47 Director; qualifications; duties
14	(2) The director shall supervise, direct, and
15	coordinate the activities of the division and to that end
16	shall, under the direction of the department, enforce the
17	provisions of chapters 501, 525, 526, <u>527,</u> 531, and 616.
18	Section 8. Subsections (6) and (7) of section 570.544,
19	Florida Statutes, are amended to read:
20	570.544 Division of Consumer Services; director;
21	powers; processing of complaints; records
22	(6) The office or agency to which a complaint has
23	been referred shall within 30 days acknowledge receipt of the
24	complaint and report on the disposition made of the complaint.
25	In the event a complaint has not been disposed of within 30
26	days, the receiving office or agency shall file progress
27	reports with the Division of Consumer Services no less
28	frequently than 30 days until final disposition.
29	(b) The report shall contain at least the following
30	information:

1	1. A finding of whether the receiving agency has
2	jurisdiction of the subject matter involved in the complaint.
3	2. Whether the complaint is deemed to be frivolous,
4	sham, or without basis in fact or law.
5	3. What action has been taken and a report on whether
6	the original complainant was satisfied with the final
7	disposition.
8	4. Any recommendation regarding needed changes in law
9	or procedure which in the opinion of the reporting agency or
10	office will improve consumer protection in the area involved.
11	(7) (a) If the office or agency receiving a complaint
12	fails to file a report as contemplated in this section, that
13	failure shall be construed as a denial by the receiving office
14	or agency that it has jurisdiction of the subject matter
15	contained in the complaint.
16	(b) If an office or agency receiving a complaint
17	determines that the matter presents a prima facie case for
17 18	determines that the matter presents a prima facie case for criminal prosecution or if the complaint cannot be settled at
18	criminal prosecution or if the complaint cannot be settled at
18 19	criminal prosecution or if the complaint cannot be settled at the administrative level, the complaint together with all
18 19 20	criminal prosecution or if the complaint cannot be settled at the administrative level, the complaint together with all supporting evidence shall be transmitted to the Department of
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18 19 20 21 22 23 24	criminal prosecution or if the complaint cannot be settled at the administrative level, the complaint together with all supporting evidence shall be transmitted to the Department of Legal Affairs or other appropriate enforcement agency with a recommendation for civil or criminal action warranted by the evidence. Section 9. Subsection (9) of section 616.242, Florida
18 19 20 21 22 23 24 25	criminal prosecution or if the complaint cannot be settled at the administrative level, the complaint together with all supporting evidence shall be transmitted to the Department of Legal Affairs or other appropriate enforcement agency with a recommendation for civil or criminal action warranted by the evidence. Section 9. Subsection (9) of section 616.242, Florida Statutes, is amended to read:
18 19 20 21 22 23 24 25 26	criminal prosecution or if the complaint cannot be settled at the administrative level, the complaint together with all supporting evidence shall be transmitted to the Department of Legal Affairs or other appropriate enforcement agency with a recommendation for civil or criminal action warranted by the evidence. Section 9. Subsection (9) of section 616.242, Florida Statutes, is amended to read: 616.242 Safety standards for amusement rides
18 19 20 21 22 23 24 25 26 27	criminal prosecution or if the complaint cannot be settled at the administrative level, the complaint together with all supporting evidence shall be transmitted to the Department of Legal Affairs or other appropriate enforcement agency with a recommendation for civil or criminal action warranted by the evidence. Section 9. Subsection (9) of section 616.242, Florida Statutes, is amended to read: 616.242 Safety standards for amusement rides (9) INSURANCE REQUIREMENTS

1	1. An insurance policy in an amount of not less than
2	\$1 million per occurrence, \$1 million in the aggregate, which
3	insures the owner of the amusement ride against liability for
4	injury to persons arising out of the use of the amusement
5	ride; or
6	2. A bond in a like amount; however, the aggregate
7	liability of the surety under the bond may not exceed the face
8	amount thereof.
9	(b) The policy or bond must be procured from an
10	insurer or surety that is licensed to transact business in
11	this state or that is approved as a surplus lines insurer.
12	(c) The insurance requirements imposed under this
13	subsection do not apply to a governmental entity that is
14	covered by the provisions of s. 768.28(16).
15	Section 10. This act shall take effect July 1, 2006.
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17	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR
18	Senate Bill 660
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20	This committee substitute differs from the bill as filed in that it deletes the portion of the definition for "alternative"
21	fuels" that states that an alternative fuel is any fuel determined by the Department of Agriculture and Consumer
22	Services by rule.
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