Florida Senate - 2008

 ${\bf By}$ the Committees on Judiciary; Health Regulation; and Senators Constantine and King

590-04519-08

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1	A bill to be entitled
2	An act relating to automated external defibrillators;
3	amending s. 401.2915, F.S.; revising provisions relating
4	to the maintenance of and training requirements for the
5	use of automated external defibrillators; revising
6	provisions encouraging notice to the local emergency
7	medical services medical director; amending s. 768.1325,
8	F.S.; revising requirements for civil immunity for the use
9	or attempted use of a defibrillator on a victim of a
10	perceived medical emergency; providing an effective date.
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12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Subsection (2) of section 401.2915, Florida
15	Statutes, is amended to read:
16	401.2915 Automated external defibrillatorsIt is the
17	intent of the Legislature that an automated external
18	defibrillator may be used by any person for the purpose of saving
19	the life of another person in cardiac arrest. In order to achieve
20	that goal, the Legislature intends to encourage training in
21	lifesaving first aid and set standards for and encourage the use
22	of automated external defibrillators.
23	(2) In order to promote ensure public health and safety:
24	(a) All persons who use an automated external defibrillator
25	<u>are encouraged to</u> must obtain appropriate training, to include
26	completion of a course in cardiopulmonary resuscitation or
27	successful completion of a basic first aid course that includes
28	cardiopulmonary resuscitation training, and demonstrated
29	proficiency in the use of an automated external defibrillator.

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30 (b) Any person or entity in possession of an automated 31 external defibrillator is encouraged to notify register with the 32 local emergency medical services medical director of the existence and location of the automated external defibrillator. 33 34 (C) Any person who uses an automated external defibrillator 35 shall activate the emergency medical services system as soon as 36 possible upon use of the automated external defibrillator. 37 Section 2. Subsection (3) of section 768.1325, Florida 38 Statutes, is amended to read: 39 768.1325 Cardiac Arrest Survival Act; immunity from civil 40 liability.--41 (3) Notwithstanding any other provision of law to the 42 contrary, and except as provided in subsection (4), any person 43 who uses or attempts to use an automated external defibrillator 44 device on a victim of a perceived medical emergency, without 45 objection of the victim of the perceived medical emergency, is immune from civil liability for any harm resulting from the use 46 or attempted use of such device. In addition, notwithstanding any 47 48 other provision of law to the contrary, and except as provided in 49 subsection (4), any person who acquired the device and makes it 50 available for use, including, but not limited to, a community 51 association organized under chapter 617, chapter 718, chapter 52 719, chapter 720, chapter 721, or chapter 723, is immune from 53 such liability, if the harm was not due to the failure of such 54 person acquirer of the device to:

55 (a) Notify the local emergency medical services medical 56 director of the most recent placement of the device within a 57 reasonable period of time after the device was placed;

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(a) (b) Properly maintain and test the device; or

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59 <u>(b)</u> (c) Provide appropriate training in the use of the 60 device to an employee or agent of the acquirer when the employee 61 or agent was the person who used the device on the victim, except 62 that such requirement of training does not apply if:

1. The device is equipped with audible, visual, or written
instructions on its use, including any such visual or written
instructions posted on or adjacent to the device;

66 <u>2.1.</u> The employee or agent was not an employee or agent who 67 would have been reasonably expected to use the device; or

68 <u>3.2.</u> The period of time elapsing between the engagement of 69 the person as an employee or agent and the occurrence of the 70 harm, or between the acquisition of the device and the occurrence 71 of the harm in any case in which the device was acquired after 72 engagement of the employee or agent, was not a reasonably 73 sufficient period in which to provide the training.

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Section 3. This act shall take effect July 1, 2008.

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