CS/HB 169, Engrossed 2

A bill to be entitled 1 2 An act relating to equine activities; providing a short 3 title; providing legislative intent; creating s. 773.06, 4 F.S.; defining the term "equine"; requiring a child 5 younger than a specified age to wear a helmet when riding 6 an equine in certain locations; providing requirements for 7 helmets; requiring a person renting or leasing an equine 8 for riding by a child younger than a specified age to 9 provide a helmet if the child does not have a helmet; 10 prohibiting a parent or guardian of a child younger than a specified age from authorizing or permitting the child to 11 engage in certain conduct; providing a penalty; providing 12 exceptions; providing an effective date. 13 14 15 Be It Enacted by the Legislature of the State of Florida: 16 17 Section 1. This act may be cited as "Nicole's Law." It is the intent of the Legislature to further 18 Section 2. 19 promote the safety, health, and welfare of children younger than 20 16 years of age who engage in equestrian activities and 21 recreation in this state by enacting safety standards to 22 minimize the number of serious or fatal head injuries sustained 23 by children during equestrian activities and recreation. 24 Section 3. Section 773.06, Florida Statutes, is created to 25 read: 26 773.06 Helmet requirements; penalties.--As used in this section, the term "equine" has the 27 (1) 28 same meaning as provided in s. 773.01. Page 1 of 3

CODING: Words stricken are deletions; words underlined are additions.

2009

FLORIDA HOUSE OF REPRESENTAT	TIVES
------------------------------	-------

29	(2) A child who is younger than 16 years of age must wear
30	a helmet that meets the current applicable standards of the
31	American Society of Testing and Materials for protective
32	headgear used in horseback riding and that is properly fitted
33	and fastened securely upon the child's head by a strap when the
34	child is riding an equine upon:
35	(a) A public roadway or right-of-way;
36	(b) A public equestrian trail, public recreational trail,
37	public park or preserve, or public school site; or
38	(c) Any other publicly owned or controlled property.
39	(3) A trainer, instructor, supervisor, or other person may
40	not knowingly rent or lease an equine to be ridden by a child
41	younger than 16 years of age unless the child possesses a helmet
42	meeting the requirements of this section or the trainer,
43	instructor, supervisor, or other person renting or leasing the
44	equine supplies the child with a helmet meeting the standards of
45	this section.
46	(4) A parent or guardian of a child younger than 16 years
47	of age may not authorize or knowingly permit the child to
48	violate this section.
49	(5) A person who violates subsection (3) or subsection $(4)$
50	commits a noncriminal violation, punishable as provided in s.
51	775.083.
52	(6) This section does not apply to a child younger than 16
53	years of age who is riding an equine when the child is:
54	(a) Practicing for, riding to or from, or competing or
55	performing in shows or events, including, but not limited to,
56	rodeos and parades, where helmets are not historically a part of
	Page 2 of 3

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

2009

ossed 2

57	the show or event;
58	(b) Riding on privately owned land even if the land is
59	occasionally separated by a public road or right-of-way that
60	must be crossed; or
61	(c) Engaged in an agricultural practice or pursuit.
62	Section 4. This act shall take effect October 1, 2009.
	Page 3 of 3

2009