Amendment No. $\underline{1}$ Barcode 345674

CHAMBER ACTION

i	<u>Senate</u> <u>House</u>
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11	The Committee on Natural Resources recommended the following
12	amendment:
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14	Senate Amendment (with title amendment)
15	On page 4, between lines 9 and 10,
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17	insert:
18	Section 2. Subsection (1) of section 1013.20, Florida
19	Statutes, is amended to read:
20	1013.20 Standards for relocatables used as classroom
21	space; inspections
22	(1) The State Board of Education shall adopt rules
23	establishing standards for relocatables intended for long-term
24	use as classroom space at a public elementary school, middle
25	school, or high school. "Long-term use" means the use of
26	relocatables at the same educational plant for a period of 4
27	years or more. Each relocatable acquired by a district school
28	board after the effective date of the rules and intended for
29	long-term use must comply with the standards. District school
30	boards shall submit a plan for the use of existing
31	relocatables within the 5-year work program to be reviewed and 1
•	5:54 PM 03/22/04 s0470.nr.01

Bill No. <u>SB 470</u>

Amendment No. 1 Barcode 345674

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approved by the commissioner by January 1, 2003. A progress
   report shall be provided by the commissioner to the Speaker of
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   the House of Representatives and the President of the Senate
   each January thereafter. Relocatables that fail to meet the
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   standards after completion of the approved plan may not be
   used as classrooms. The standards shall protect the health,
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   safety, and welfare of occupants by requiring compliance with
   the Florida Building Code or the State Requirements for
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   Educational Facilities for existing relocatables, as
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   applicable, to ensure the safety and stability of construction
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   and onsite installation; fire and moisture protection; air
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   quality and ventilation; appropriate wind resistance; and
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   compliance with the requirements of the Americans with
   Disabilities Act of 1990. If appropriate and where
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   relocatables are not scheduled for replacement, the standards
   must also require relocatables to provide access to the same
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   technologies available to similar classrooms within the main
   school facility and, if appropriate, and where relocatables
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   are not scheduled for replacement, at the discretion of the
   local school board, may to be accessible by adequate covered
   walkways. A relocatable that is subject to this section and
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   does not meet the standards shall not be reported as providing
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   satisfactory student stations in the Florida Inventory of
24
   School Houses.
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    (Redesignate subsequent sections.)
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   ======= T I T L E A M E N D M E N T =========
   And the title is amended as follows:
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          On page 1, line 16, after the semicolon,
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Bill No. SB 470 Amendment No. $\underline{1}$ Barcode 345674

1	insert:
2	amending s. 1013.20, F.S.; authorizing a
3	district school board to determine the need for
4	covered walkways;
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