## Florida Senate - 2006

CS for SB's 528, 530 & 858

**By** the Committee on Domestic Security; and Senators Geller, Atwater, Diaz de la Portilla, Campbell, Bullard and Klein

583-1812-06

1	A bill to be entitled
2	An act relating to emergency management;
3	creating s. 526.143, F.S.; requiring motor fuel
4	terminal facilities, wholesalers, new or
5	substantially renovated motor fuel retail
б	outlets, and other motor fuel retail outlets
7	meeting specified criteria for size and
8	location to be capable of operating with
9	alternate generated power; providing
10	requirements for the installation of such
11	equipment; requiring that such businesses
12	maintain documentation of compliance; providing
13	exemptions; creating the Florida Disaster Motor
14	Fuel Supplier Program within the Department of
15	Community Affairs; providing for motor fuel
16	retail outlets to participate in a network of
17	emergency responders; prescribing duties of
18	county emergency management agencies and the
19	Division of Emergency Management; prescribing
20	requirements to participate in the program;
21	providing for security at participating
22	outlets; exempting participating outlets from
23	curfew requirements; providing a state tax
24	credit for equipment and installation costs to
25	motor fuel retail outlets participating in the
26	program; preempting regulation of alternate
27	power sources at motor fuel terminal
28	facilities, wholesalers, and motor fuel retail
29	outlets to the state; requiring the Division of
30	Emergency Management to complete an inventory
31	of generators owned by the state and local
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1 governments; authorizing the division to 2 maintain a list of private entities offering 3 generators for sale or lease and make that list 4 available to the public; requiring that the 5 Energy Office of the Department of б Environmental Protection review the progress in 7 postdisaster fuel supply distribution and 8 provide a report to the Legislature; providing 9 for severability; providing an effective date. 10 Be It Enacted by the Legislature of the State of Florida: 11 12 13 Section 1. Section 526.143, Florida Statutes, is created to read: 14 526.143 Alternate generated power capacity for motor 15 fuel dispensing facilities .--16 17 (1) By December 31, 2006, each motor fuel terminal facility, as defined in s. 526.303, and each wholesaler, as 18 defined in s. 526.303, which sells motor fuel in this state 19 must be capable of operating its distribution loading racks 2.0 21 using an alternate generated power source for a minimum of 72 22 hours. Pending a postdisaster examination of the equipment by 23 the operator to determine any extenuating damage that would render it unsafe to use, the facility must have such alternate 2.4 generated power source available for operation no later than 25 36 hours after a major disaster as defined in s. 252.34. 26 27 Installation of appropriate wiring, including a transfer 2.8 switch, shall be performed by a certified electrical contractor. Each business that is subject to this subsection 29 must keep a copy of the documentation of such installation on 30 site or at its corporate headquarters. In addition, each 31

1 business must keep a written statement attesting to the 2 periodic testing and ensured operational capacity of the equipment. The required documents must be made available, upon 3 4 request, to the Division of Emergency Management and the director of the county emergency management agency. 5 б (2) Each newly constructed or substantially renovated 7 motor fuel retail outlet, as defined in s. 526.303, for which 8 a certificate of occupancy is issued on or after July 1, 2006, shall be prewired with an appropriate transfer switch, and 9 10 capable of operating all fuel pumps, dispensing equipment, life-safety systems, and payment-acceptance equipment using an 11 12 alternate generated power source. As used in this subsection, 13 the term "substantially renovated" means a renovation that results in an increase of greater than 50 percent in the 14 assessed value of the motor fuel retail outlet. Local building 15 inspectors shall include this equipment and operations check 16 17 in the normal inspection process before issuing a certificate 18 of occupancy. Each retail outlet that is subject to this subsection must keep a copy of the certificate of occupancy on 19 site or at its corporate headquarters. In addition, each 2.0 21 retail outlet must keep a written statement attesting to the 2.2 periodic testing of and ensured operational capability of the 23 equipment. The required documents must be made available, upon request, to the Division of Emergency Management and the 2.4 director of the county emergency management agency. 25 (3)(a) No later than December 31, 2006, each motor 26 27 fuel retail outlet described in subparagraphs 1., 2., or 3., 2.8 which is located within 1/2 mile proximate to an interstate highway or state or federally designated evacuation route must 29 be prewired with an appropriate transfer switch and be capable 30 of operating all fuel pumps, dispensing equipment, life-safety 31

1 systems, and payment-acceptance equipment using an alternate 2 generated power source: 1. A motor fuel retail outlet located in a county 3 4 having a population of 300,000 or more which has 16 or more 5 fueling positions. б 2. A motor fuel retail outlet located in a county 7 having a population of 100,000 or more, but fewer than 8 300,000, which has 12 or more fueling positions. 9 A motor fuel retail outlet located in a county 3. 10 having a population of fewer than 100,000 which has eight or more fueling positions. 11 12 (b) Installation of appropriate wiring and transfer 13 switch shall be performed by a certified electrical contractor. Each retail outlet that is subject to this 14 subsection must keep a copy of the documentation of such 15 installation on site or at its corporate headquarters. In 16 17 addition, each retail outlet must keep a written statement 18 attesting to the periodic testing of and ensured operational capacity of the equipment. The required documents must be made 19 available, upon request, to the Division of Emergency 2.0 21 Management and the director of the county emergency management 22 agency. 23 (4)(a) Subsections (2) and (3) apply to any self-service, full-service, or combination self-service and 2.4 full-service motor fuel retail outlet regardless of whether 25 the retail outlet is located on the grounds of, or is owned 26 27 by, another retail business establishment that does not engage 2.8 in the business of selling motor fuel. (b) Subsections (2) and (3) do not apply to: 29 30 1. An automobile dealer; 2. A person who operates a fleet of motor vehicles; or 31

1 A person who sells motor fuel exclusively to a 2 fleet of motor vehicles. 3 (5) Each corporation that owns or operates more than 4 10 motor fuel retail outlets within a single county shall maintain at least one portable generator that is capable of 5 6 providing an alternate generated power source as required 7 under s. 526.143(2) for every 10 retail outlets. 8 Section 2. Florida Disaster Motor Fuel Supplier 9 Program.--10 (1) The Florida Disaster Motor Fuel Supplier Program is created within the Department of Community Affairs. The 11 12 Florida Disaster Motor Fuel Supplier Program shall allow any 13 motor fuel retail outlet doing business in the state to participate in a network of emergency responders for the 14 purpose of providing fuel supplies and services to government, 15 medical, critical infrastructure, and other responders, as 16 17 well as to the general public, during a declared disaster, as 18 described in s. 252.36, Florida Statutes. Participation in the program requires precertification of preparedness to provide 19 emergency services by the Division of Emergency Management or 20 21 the director of the county emergency management agency. 2.2 Requirements for precertification shall be established by the 23 Division of Emergency Management or by the director of the county emergency management agency by July 1, 2006. 2.4 (a) A business that is precertified shall be issued a 25 State Emergency Response Team logo decal for public display to 26 27 alert responders and the public that the business is capable 2.8 of assisting in an emergency. In each county having an active program, the county emergency management agency shall be 29 primarily responsible for administering the program within 30 that county. In counties that do not have active programs, the 31

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1 Division of Emergency Management shall have the authority to precertify businesses as members of the State Emergency 2 Response Team and issue appropriate signage. 3 4 (b) The Division of Emergency Management may adopt rules to administer this program. The Division of Emergency 5 6 Management or the emergency management agency of the county 7 may charge a fee to cover the actual costs of precertifying a 8 location, including the cost of performing an inspection, filing the necessary forms, and producing the logo decal for 9 10 public display. Additional charges may not be imposed for processing the individual documents associated with the 11 12 program. Funds collected shall be deposited into the Emergency 13 Management Preparedness Trust Fund or, if the emergency management agency of the county is administering the program, 14 into the appropriate county operating account. 15 16 At a minimum, each business that is precertified (2) 17 as a member of the State Emergency Response Team must have the 18 capability to provide on site fuel-dispensing services to other members of the State Emergency Response Team within 24 19 hours after a major disaster has occurred, or demonstrate the 2.0 21 ability to have such service available and agree to make 2.2 service available as needed. A business may choose to sell 23 fuel through a preexisting contract with local, state, or federal response agencies or may provide point-of-sale service 2.4 to such agencies. In addition, a business may choose to sell 25 to the general public or may be directed to provide such 26 27 service by county or state emergency management officials 2.8 pursuant to ss. 252.35 and 252.38, Florida Statutes. If requested, appropriate law enforcement security personnel may 29 be provided to the participating business for the purpose of 30 maintaining civil order during operating hours. 31

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1	(3) Persons who are designated as members of the State		
2	Emergency Response Team and who can produce appropriate		
3	identification, as determined by state or county emergency		
4	management officials, shall be given priority for purchasing		
5	fuel at businesses designated as members of the State		
б	6 Emergency Response Team. A business may be directed by co		
7	or state emergency management officials to remain open during		
8	a declared curfew in order to provide service for emergency		
9	personnel. Under such direction, the business is not in		
10	violation of the curfew and may not be penalized for such		
11	operation and the emergency personnel are not in violation of		
12	the curfew. A person traveling during a curfew must be able to		
13	produce valid official documentation of his or her position		
14	with the State Emergency Response Team or the local emergency		
15	management agency. Such documentation may include, but need		
16	not be limited to, current SERT identification badge, current		
17	law enforcement or other response agency identification or		
18	shield, current health care employee identification card, or		
19	current government services identification card indicating a		
20	critical services position.		
21	(4) A business that is designated as a member of the		
22	State Emergency Response Team may request priority in		
23	receiving a resupply of fuel in order to continue service to		
24	emergency responders. Such request is not binding, but shall		
25	be considered by emergency management officials in determining		
26	appropriate response actions.		
27	(5) A motor fuel retail outlet that chooses to		
28	participate in the Florida Disaster Motor Fuel Supplier		
29	Program may receive a state tax credit of up to 25 percent of		
30	the value of a purchase of equipment and installation required		
31	to meet certification requirements established by the Division		
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1 of Emergency Management or by the director of the county 2 emergency management agency. The total tax credit for a single certified location may not exceed \$15,000. The Department of 3 4 Revenue may issue the credit with prior approval with the facility's payment of taxes on motor fuel sales or corporate 5 6 taxes which shall be predetermined by the department and the 7 facility owner. 8 Section 3. <u>Regulation of alternate power sources at</u> motor fuel outlets and other facilities preempted to the 9 10 state .-- Notwithstanding any other law or local ordinance and for the purpose of ensuring an appropriate emergency 11 12 management response following major disasters in this state, 13 the regulation, siting, and placement of alternate power source capabilities and equipment at motor fuel terminal 14 facilities, wholesalers, and retail sales outlets are 15 preempted to the state. 16 17 Section 4. (1) By January 1, 2007, the Division of 18 Emergency Management shall complete an inventory of generators owned by the state and local governments which are capable of 19 operating during a major disaster. The inventory must 20 21 identify, at a minimum, the location of each generator, the 2.2 number of generators stored at each specific location, to 23 which agency the generators belong, the primary use of the generator by the owner agency, and the names, addresses, and 2.4 telephone numbers of persons having the authority to loan the 25 stored generators as authorized by the Division of Emergency 26 27 Management during a declared emergency. 2.8 (2) The division shall maintain an inventory list of generators owned by the state and local governments. In 29 addition, the division may keep a list of private entities, 30 along with appropriate contact information, which offer 31

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1 generators for sale or lease. The list of private entities 2 shall be available to the public for inspection in written and electronic formats. 3 4 Section 5. Review of Florida disaster motor fuel 5 supply distribution. -- The Energy Office of the Department of б Environmental Protection shall review situational progress in 7 postdisaster motor fuel supply distribution and provide a report to the Legislature by March 1, 2007. The report must 8 include information concerning statewide compliance with s. 9 10 526.143, Florida Statutes, and an identification of all motor fuel retail outlets that are participating in the Florida 11 12 Disaster Motor Fuel Supplier Program. 13 Section 6. If any provision of this act or its application to any person or circumstance is held invalid, the 14 invalidity does not affect other provisions or applications of 15 the act which can be given effect without the invalid 16 17 provision or application, and to this end the provisions of 18 this act are severable. Section 7. This act shall take effect upon becoming a 19 20 law. 21 22 23 2.4 25 26 27 28 29 30 31

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1	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR				
2		<u>SB 528, 530 and 858</u>			
3 4	This	committee substitute bill further defines motor fuel			
5	dispensing facilities required to have alternate generated power capacity. In addition to newly constructed or				
б	substantially renovated motor fuel retail outlets, the bill requires that motor fuel terminal facilities and wholesalers and certain existing motor fuel retail outlets that are located within 1/2 mile of designated evacuation routes be capable of operating on alternate generated power. The bill requires businesses to keep and produce records upon request,				
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9	documenting the installation and periodic maintenance of necessary equipment.				
10 11	This committee substitute bill establishes the Florida Disaster Motor Fuel Supplier Program within the Department of Community Affairs.				
12	This	committee substitute bill also:			
13	1.	Provides that regulation of alternate power sources at motor fuel outlets be preempted to the state			
14 15 16	2.	Requires the Division of Emergency Management to complete and inventory of generators owned by the state and local govenments which are capable of operating during a major disaster			
17 18	3	Requires the Energy Office of the Department of Environmental Protection to review the situational progress in post-disaster motor fuel supply distribution			
19 20	4.	Provides that corporations that own or operate more than 10 outlets in a single county must maintain one portable generator for every 10 outlets			
21	5.	Provides for severability should any provisiion of the			
22		act be held invalid, and			
23		Eliminates the criminal penalty for violation of the section			
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