CS for SB 258

 $\mathbf{B}\mathbf{y}$  the Committee on Regulated Industries; and Senators Bradley, Dean, and Hays

	580-01741-13 2013258c1
1	A bill to be entitled
2	An act relating to the Florida Clean Indoor Air Act;
3	amending s. 386.209, F.S.; authorizing municipalities
4	and counties to restrict smoking on certain
5	properties; providing limitations on such
6	restrictions; authorizing a law enforcement officer to
7	issue a citation under certain circumstances;
8	providing a definition; providing an effective date.
9	
10	Be It Enacted by the Legislature of the State of Florida:
11	
12	Section 1. Section 386.209, Florida Statutes, is amended to
13	read:
14	386.209 Regulation of smoking preempted to stateThis part
15	expressly preempts regulation of smoking to the state and
16	supersedes any municipal or county ordinance on the subject <u>,</u>
17	<pre>except that: + however,</pre>
18	(1) School districts may further restrict smoking by
19	persons on school district property.
20	(2) Municipalities or counties may further restrict smoking
21	at entrances to public indoor workplaces and outdoor areas of
22	such workplaces, and property owned or controlled by a
23	municipality or county, including beaches, playgrounds as
24	defined in s. 775.215, public parks, and sports and recreation
25	areas, provided:
26	(a) The areas where smoking is restricted are identified by
27	"No Smoking" signs that delineate the area where smoking is
28	restricted;
29	(b) Designated smoking areas are provided and identified by

## Page 1 of 3

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

580-01741-13 2013258c1 30 signs that delineate the areas where smoking is authorized; 31 (c) Except as provided in paragraph (d), restrictions on 32 sidewalks or other footpaths are limited to sidewalks or 33 footpaths that are located within a beach, playground, public 34 park, or sports and recreation area; 35 (d) Restricted areas at entrances to an enclosed public 36 indoor workplace do not extend more than 75 feet from the 37 entrance or more than 75 feet from air intakes for HVAC systems, 38 operable windows, vents, or other openings through which smoke may enter the workplace; 39 (e) The smoking restriction does not limit the ability of a 40 41 person to authorize smoking to the extent not prohibited by this chapter. However, if a business is located on property owned or 42 43 operated by a municipality or county, the municipality or county 44 may require, as a condition for granting a lease, that smoking 45 be prohibited on such property; and 46 (f) A law enforcement officer, before issuing a citation 47 for a violation of this subsection, first directs the violator 48 to stop smoking and advises him or her of the penalties for a 49 violation. If the person does not heed the directive, the 50 officer must then ask the person to leave the premises. If the 51 person refuses to leave the premises, a civil citation may be 52 issued, punishable as provided in s. 386.208. 53 54 As used in this section, the term "public indoor workplace" 55 means any enclosed area owned or controlled by a municipality or 56 county which is public property used for public and governmental 57 purposes and to which the public is invited or allowed and which 58 includes, but is not limited to, administrative facilities,

## Page 2 of 3

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

1	580-01741-13						2013258c1		
59	educational	facilities,	cultural	and	civic	centers,	healthcare		
60	0 facilities, and recreational facilities.								

Section 2. This act shall take effect July 1, 2013.

61

Page 3 of 3