

**MINUTES OF THE HOUSE BUSINESS AND LABOR
STANDING COMMITTEE
Room 450, State Capitol
February 13, 2013**

Members Present: Rep. Jim Dunnigan, Chair
Rep. Dixon Pitcher, Vice Chair
Rep. Jake Anderegg
Rep. Jim Bird
Rep. Derek Brown
Rep. Spencer Cox
Rep. Susan Duckworth
Rep. Gage Froerer
Rep. Dana Layton
Rep. Jeremy Peterson
Rep. Marc Roberts
Rep. Jon Stanard
Rep. Mark Wheatley
Rep. Larry Wiley
Rep. Brad Wilson

Members Absent: Rep. Johnny Anderson

Staff Present: Mr. Bryant Howe, Assistant Director
Ms. Rosemary Young, Committee Secretary

Note: List of visitors and a copy of handouts are filed with committee minutes.

Vice Chair Pitcher called the meeting to order at 2:02 p.m.

MOTION: Rep. Bird moved to approve the minutes of the February 11, 2013 meeting. The motion passed unanimously with Rep. Cox, Rep. Duckworth, Rep. Froerer, Rep. Layton, Rep. Peterson, and Rep. Wheatley absent for the vote.

S.B. 150 Financial Institution Amendments (*Sen. J. S. Adams*)

Rep. Dunnigan explained the bill to the committee assisted by Edward Leary, Executive Director of the Department of Financial Institutions.

MOTION: Rep. Anderegg moved to transmit S.B. 150 with a favorable recommendation. The motion passed unanimously with Rep. Duckworth and Rep. Peterson absent for the vote.

MOTION: Rep. Bird moved to place S.B. 150 on the Consent Calendar. The motion passed unanimously with Rep. Peterson absent for the vote.

H.B. 217 State Fire Code Act Amendments (Rep. J. Dunnigan)

MOTION: Rep. Dunnigan moved to amend the bill as follows:

1. *Page 3, Lines 68 through 70:*

68 (3) If the emergency order issued under this section will result in the continued
69 infringement or impairment of any legal right or interest of any party, the party shall have a
70 right to appeal the fire code official's order {to the Utah Fire Prevention
Board} in accordance with IFC, Chapter 1, Section 108 ."

2. *Page 7, Lines 185 through 187:*

185 (b) IFC, Chapter 3, Section 308.1.2, Throwing or Placing Sources of Ignition, is
186 amended as follows: On line three after the word "matches" add the words "fireworks,
lighters,
187 sky lanterns" and add the following: "Exception: Use of a sky lantern is permitted
beginning on January 1 through May 31st and beginning on November 1 through
December 31 of each year . "

3. *Page 10, Lines 288 through 292:*

288 [~~(e)~~] (d) In IFC, Chapter 5, a new Section 507.1.2, Pre-existing subdivision lots, is
289 added as follows "Total water supply requirements shall not exceed the fire flows
described in
290 Section 501.5(iv) for the largest one- or two-family dwelling, protected by an automatic
fire
291 sprinkler system, on a subdivision lot platted before December 31, 1980, unless the
292 municipality or county in which the lot is located provides the required fire flow capacity."

(e) In IFC, Chapter 5, Section 510.1, Emergency Responder Radio Coverage
in New Buildings, is amended by adding: "When required by the fire code official," at
the beginning of the first paragraph.

4. *Page 17, Lines 493 through 498:*

493 (22) In IFC, Chapter 9, Section 906.1, Where Required, the exception under
paragraph 1 is deleted and rewritten to read: "Exception: In new and existing Group
A, B, and E occupancies equipped with quick response sprinklers, portable fire

extinguishers shall be required only in locations specified in items 2 through 6."

- = ~~{(22)}~~ (23) IFC, Chapter 9, Section 907.2.3 Group E:
- 494 (a) The first sentence is deleted and rewritten as follows: "A manual fire alarm
system
495 that initiates the occupant notification system in accordance with Section 907.5 and
installed in
496 accordance with Section 907.6 shall be installed in Group E occupancies."
497 (b) Exception number 3, on line five, delete the words, "emergency voice/alarm
498 communication system" and replace with "occupant notification system."

5. *Page 17, Lines 499 through 503:*

- 499 ~~{+}~~ (24) ~~{+}~~ ~~{(23)}~~ IFC, Chapter 9, [~~Section 907.9.5, Maintenance,~~
inspection, and testing]
500 907.8, Inspection, testing, and maintenance, is amended to add the following sentences at
the
501 end of the section: "Increases in nuisance alarms shall require the fire alarm system to be
tested
502 for sensitivity. Fire alarm systems that continue after sensitivity testing with unwarranted
503 nuisance alarms shall be replaced as directed by the AHJ."

6. *Page 17, Lines 515 through 517:*

- 515 ~~{(24)}~~ (25) IFC, Chapter 9, Section 908.7, Carbon Monoxide Alarms, is
~~{amended as follows:~~
516 ~~On line four after the word "alarms" insert the following sentence: "A minimum of~~
~~one carbon~~
517 ~~monoxide alarm shall be installed on each habitable level." The entire Exception is~~
~~deleted.~~ deleted and rewritten as follows: "Carbon monoxide alarms shall be
installed on each habitable level of a dwelling unit or sleeping unit in Groups R-2,
R-3, R-4, and I-1 equipped with fuel burning appliances.
908.7.1 If more than one carbon monoxide detector is required, they shall be
interconnected as required in IFC, Chapter 9, Section 907.2.11.3
908.7.2 In new construction, a carbon monoxide detectors shall receive its
primary power as required under IFC, Chapter 9, Section, 907.2.11.4
908.7.3 Upon completion of the installation, the carbon monoxide detector system
will meet the requirements listed in NFPA 720, Installation of Carbon Monoxide

Detection and Warning Equipment and UL2034, Standard for Single and Multiple Carbon Monoxide Alarms . "

7. Page 20, Lines 596 through 604:

596 (6) IFC, Chapter 11, Section 1103.9, Carbon Monoxide Alarms, is deleted and
597 rewritten as follows: {"Existing Group I or R occupancies located in a building
598 containing a
599 fuel-burning appliance or a building which has an attached garage shall be equipped
600 with
601 single-station carbon monoxide alarms. A minimum of one carbon monoxide alarm
602 shall be
603 installed on each habitable level. The carbon monoxide alarms shall be listed as
604 complying
605 with UL 2034, and be installed maintained in accordance with NFPA 720 and the
606 manufacturer's instructions. An open parking garage, as defined in the International
607 Building
608 Code, or an enclosed parking garage ventilated in accordance with Section 404 of the
609 International Building Code shall not be deemed to be an attached garage.} =
"Carbon monoxide alarms shall be installed on each habitable level of a dwelling unit
or sleeping unit in existing Groups R-2, R-3, R-4, and I-1 equipped with fuel burning
appliances.

908.7.1 If more than one carbon monoxide detector is required, they shall be
interconnected as required in IFC, Chapter 9, Section 907.2.11.3

908.7.2 In new construction, a carbon monoxide detectors shall receive its
primary power as required under IFC, Chapter 9, Section, 907.2.11.4

908.7.3 Upon completion of the installation, the carbon monoxide detector system
will meet the requirements listed in NFPA 720, Installation of Carbon Monoxide
Detection and Warning Equipment and UL2034, Standard for Single and Multiple
Carbon Monoxide Alarms . "

Rep. Dunnigan explained the bill to the committee assisted by Coy Porter, Utah State Fire Marshall.

MOTION: Rep. Wilson moved to transmit H.B. 217 with a favorable recommendation. The

motion passed unanimously.

Vice Chair Pitcher relinquished the chair to Chair Dunnigan.

H.B. 218 Alcohol Amendments (Rep. G. Froerer)

MOTION: Rep. Froerer moved to replace H.B. 218 with 1st Substitute H. B. 218. The motion passed unanimously.

MOTION: Rep. Froerer moved to amend 1st Substitute H.B. 218 as follows:

1. Page 5, Lines 144 through 146:

144 (4) (a) A conditional retail license expires {+} six {+} {~~12~~} months
after the day on which the
145 commission issues the conditional retail license, unless the conditional retail license
becomes a
146 valid retail license before that day.

(b) Notwithstanding Subsection (4)(a), the commission may extend the time period of a conditional retail license an additional six months.

The motion failed with no votes in favor.

Rep. Froerer explained the bill to the committee assisted by Catherine Lake of Stoel Rives Law Firm.

The following individuals spoke in favor of the bill:

Sara Toliver	Ogden Visitors Bureau
Frank Warner	American Legion

MOTION: Rep. Peterson moved to transmit 1st Substitute H.B. 218 with a favorable recommendation. The motion passed unanimously with Rep. Brown absent for the vote.

H.B. 233 Funeral Services Licensing Act Amendments (Rep. R. Menlove)

Rep. Menlove presented the bill to the committee accompanied by Candace Daly representing the Utah Funeral Directors Association who spoke in favor of the bill.

The following individuals spoke in opposition to the bill:

Peter Cannon	Private citizen
Connor Boyack	Libertas Institute

MOTION: Rep. Bird moved to transmit H.B. 233 with a favorable recommendation. The motion passed with Rep. Roberts and Rep. Stanard voting in opposition and Rep. Brown absent for the vote.

H.B. 117 Regulation of Tattoo Industry (*Rep. J. Stanard*)

Rep. Stanard presented the bill to the committee.

MOTION: Rep. Pitcher moved to adjourn. The motion passed unanimously with Rep. Brown and Rep. Wilson absent for the vote.

Chair Dunnigan adjourned the meeting at 4:06 p.m.

Rep. James Dunnigan, Chair