



House of Representatives

File No. 661

General Assembly

February Session, 2010 **(Reprint of File No. 329)**

Substitute House Bill No. 5446
As Amended by House Amendment
Schedule "A"

Approved by the Legislative Commissioner
April 28, 2010

AN ACT CONCERNING MASS GATHERINGS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 19a-436 of the 2010 supplement to the general
2 statutes is repealed and the following is substituted in lieu thereof
3 (*Effective from passage*):

4 (a) [No] Except as provided in subsection (c) of this section, no
5 person shall permit, maintain, promote, conduct, advertise, act as
6 entrepreneur, undertake, organize, manage or sell or give tickets to an
7 [actual or reasonably anticipated assembly of two thousand or more
8 people which] assembly (1) that continues or can reasonably be
9 expected to continue for twelve or more consecutive hours, and (2) for
10 which the average number of persons assembled during all hours of
11 the assembly can reasonably be expected to equal or exceed two
12 thousand persons, whether on public or private property, unless a
13 license to hold the assembly has first been issued by the chief [of
14 police] elected official of the municipality in which the assembly is to
15 gather or a designee of the chief elected official.], if there is none, the

16 first selectman. A license to hold an assembly issued to one person
17 shall permit any person to engage in any lawful activity in connection
18 with the holding of the licensed assembly.]

19 (b) A separate license shall be required for each day and each
20 location in which two thousand or more people assemble or can
21 reasonably be anticipated to assemble. The fee for each license shall be
22 one hundred dollars.

23 [(c) A license shall permit the assembly of only the maximum
24 number of people stated in the license. The licensee shall not sell
25 tickets to or permit to assemble at the licensed location more than the
26 maximum permissible number of people.

27 (d) The licensee shall not permit the sound of the assembly to carry
28 unreasonably beyond the boundaries of the location of the assembly.]

29 (c) A municipality may waive the licensure process prescribed in
30 this chapter, provided no assembly, as described in subsection (a) of
31 this section, may gather without a license unless the person
32 undertaking the assembly has provided: (1) Prior notification to the
33 chief elected official of the municipality where the assembly is to
34 gather, or a designee of the chief elected official, and (2) a letter to the
35 chief elected official of the municipality, or a designee of the chief
36 elected official, documenting that the requirements of section 19a-437,
37 as amended by this act, have been met. The person undertaking the
38 gathering shall provide such notice and letter to the chief elected
39 official of the municipality, or a designee of the chief elected official,
40 not less than twenty days prior to the date when the assembly is to
41 gather.

42 Sec. 2. Section 19a-437 of the general statutes is repealed and the
43 following is substituted in lieu thereof (*Effective from passage*):

44 Before the issuance of a license in accordance with the provisions of
45 this chapter, the applicant shall first:

46 (1) Determine the maximum number of people which will be
47 assembled or admitted to the location of the assembly, provided the
48 maximum number shall not exceed the maximum number which can
49 reasonably assemble at the location of the assembly in consideration of
50 the nature of the assembly and provided, where the assembly is to
51 continue overnight, the maximum number shall not be more than is
52 allowed to sleep within the boundaries of the location of the assembly
53 by the zoning or health ordinances of the municipality and that, for an
54 assembly that occurs on an annual basis, the maximum number of
55 people determined may be the average number of persons assembled
56 each day of the assembly during the prior four years of the assembly;

57 (2) Provide proof that food concessions will be in operation on the
58 grounds with sufficient capacity to accommodate the number of
59 persons expected to be in attendance and that he will furnish [at his
60 own expense] before the assembly commences: (A) Potable water,
61 meeting all federal and state requirements for purity, sufficient to
62 provide drinking water for the maximum number of people to be
63 assembled at the rate of at least one gallon per person per day and
64 water for bathing at the rate of at least ten gallons per person per day;
65 (B) separate enclosed toilets for males and females, meeting all state
66 and local specifications, conveniently located throughout the grounds,
67 sufficient to provide facilities for the maximum number of people to be
68 assembled at the rate of at least one toilet for every two hundred
69 females and at least one toilet for every three hundred males, together
70 with an efficient, sanitary means of disposing of waste matter
71 deposited, which is in compliance with all state and local laws and
72 regulations. A lavatory with running water under pressure and a
73 continuous supply of soap and paper towels shall be provided with
74 each toilet; (C) a sanitary method of disposing of solid waste, in
75 compliance with state and local laws and regulations, sufficient to
76 dispose of the solid waste production of the maximum number of
77 people to be assembled at the rate of at least two and one-half pounds
78 of solid waste per person per day, together with a plan for holding and
79 a plan for collecting all such waste at least once each day of the

80 assembly and sufficient trash cans with tight fitting lids and personnel
81 to perform the task; (D) [a written plan reviewed by the primary
82 service area responder, as defined in section 19a-175, in the location
83 where the assembly is to be held, that indicates that the applicant has
84 satisfactorily planned and arranged for the on-site availability of an
85 emergency medical service organization, as defined in section 19a-175,
86 during the duration of the assembly; (E) if the assembly is to continue
87 during hours of darkness, illumination sufficient to light the entire
88 area of the assembly at the rate of at least five foot candles, but not to
89 shine unreasonably beyond the boundaries of the location of the
90 assembly; (F)] a copy of a written plan for the provision of emergency
91 medical services, prepared by the applicant in consultation and
92 cooperation with the primary service area responder, as defined in
93 section 19a-175, for the location where the assembly is to occur, that is
94 in compliance with state law and any applicable local ordinances; (E) a
95 [free] parking area [inside of the assembly grounds] sufficient to
96 provide parking space for the maximum number of people to be
97 assembled; [at the rate of at least one parking space for every four
98 persons; (G) telephones connected to outside lines sufficient to provide
99 service for the maximum number of people to be assembled at the rate
100 of at least one separate line and receiver for each one thousand
101 persons; (H)] (F) if the assembly is to continue overnight, camping
102 facilities in compliance with all state and local requirements, sufficient
103 to provide camping accommodations for the maximum number of
104 people to be assembled; [(I) security guards, either regularly
105 employed, duly sworn, off duty policemen or constables or private
106 guards, licensed in this state, sufficient to provide adequate security
107 for the maximum number of people to be assembled at the rate of at
108 least one security guard for every seven hundred fifty people; (J) fire
109 protection, including alarms, extinguishing devices and fire lanes and
110 escapes, sufficient to meet all state and local standards for the location
111 of the assembly and sufficient emergency personnel to operate
112 efficiently the required equipment; (K) all reasonably necessary
113 precautions to insure that the sound of the assembly will not carry
114 unreasonably beyond the enclosed boundaries of the location of the

115 assembly; and (L) a bond, filed with the clerk of the municipality in
116 which the assembly is to gather, either in cash or underwritten by a
117 surety company licensed to do business in this state at the rate of four
118 dollars per person for the maximum number of people permitted to
119 assemble, which (i) shall indemnify and hold harmless the
120 municipality or any of its agents, officers, servants or employees from
121 any liability or causes of action which might arise by reason of
122 granting the license, and from any cost incurred in cleaning up any
123 waste material produced or left by the assembly; (ii) guarantee the
124 state the payment of any taxes which may accrue as a result of the
125 gathering; and (iii) guarantee reimbursement of ticketholders if the
126 event is cancelled] (G) a copy of a written plan for on-site security and
127 for traffic control on public roads prepared by the applicant in
128 consultation and cooperation with the local police authority that is in
129 compliance with state law and any applicable local ordinances; and
130 (H) a copy of a written plan for fire protection prepared by the
131 applicant in consultation and cooperation with the local fire
132 department that is in compliance with state law and any applicable
133 local ordinances.

134 Sec. 3. Section 19a-438 of the 2010 supplement to the general statutes
135 is repealed and the following is substituted in lieu thereof (*Effective*
136 *from passage*):

137 (a) Application for a license to hold an actual or anticipated
138 assembly of two thousand or more persons that continues or can
139 reasonably be expected to continue for twelve or more consecutive
140 hours shall be made, in writing, to the [governing body] chief elected
141 official of the municipality [at least fifteen] not less than twenty days
142 [in advance] prior to the date of such assembly and shall be
143 accompanied by the [bond required by subparagraph (L) of
144 subdivision (2) of section 19a-437 and the] license fee required by
145 subsection (b) of section 19a-436, as amended by this act.

146 (b) The application shall contain a statement made upon oath or
147 affirmation that the statements contained therein are true and correct

148 to the best knowledge of the applicant, [and shall be signed and sworn
149 to or affirmed by the individual making application in the case of an
150 individual, by all officers in the case of a corporation, by all partners in
151 the case of a partnership or by all officers of an unincorporated
152 association, society or group or, if there are no officers, by all members
153 of such association, society or group.] The application shall be signed
154 by the individual applicant, or in cases where the applicant is a
155 partnership, corporation, limited liability company, firm, company,
156 association, society or group, by a duly authorized representative of
157 such entity.

158 (c) The application shall contain and disclose: (1) The name, age,
159 residence and mailing address of [all persons required to sign] the
160 person signing the application [by] in accordance with subsection (b)
161 of this section; [and, in the case of a corporation, a certified copy of the
162 articles of incorporation together with the name, age, residence and
163 mailing address of each person holding ten per cent or more of the
164 stock of such corporation;] (2) the address and legal description of all
165 property upon which the assembly is to be held, together with the
166 name, residence and mailing address of the record owner or owners of
167 all such property; (3) proof of ownership of all property upon which
168 the assembly is to be held or a statement made upon oath or
169 affirmation by the record owner or owners of all such property that the
170 applicant has permission to use such property for an assembly of two
171 thousand or more persons; (4) the nature or purpose of the assembly;
172 (5) the dates and total number of [days or] hours and days, as the case
173 may be, during which the assembly is to last; (6) the maximum number
174 of persons which the applicant shall permit to assemble at any time,
175 not to exceed the maximum number which can reasonably assemble at
176 the location of the assembly, in consideration of the nature of the
177 assembly or the maximum number of persons allowed to sleep within
178 the boundaries of the location of the assembly by the zoning
179 ordinances of the municipality if the assembly is to continue overnight;
180 (7) the maximum number of tickets to be sold, if any; (8) [the plans of
181 the] a copy of a written plan prepared by the applicant to limit the

182 maximum number of people permitted to assemble; (9) [the plans for
183 supplying potable water including the source, amount available and
184 location of outlets] a copy of a written plan prepared by the applicant
185 for the provision and existence of pure and adequate drinking water;
186 (10) [the plans for providing] a copy of a written plan prepared by the
187 applicant for the provision of toilet and lavatory facilities, including
188 the source, number, location and type, and the means of disposing of
189 waste deposited; (11) [the plans] a copy of a written plan prepared by
190 the applicant for holding, collecting and disposing of solid waste
191 material; (12) [the plans to provide for medical facilities, including the
192 location and construction of a medical structure, the names and
193 addresses and hours of availability of physicians and nurses, and
194 provisions for emergency ambulance service] a copy of a written plan
195 for the provision of emergency medical services, prepared by the
196 applicant in consultation and cooperation with the primary services
197 area responder, as defined in section 19a-175, for the location where
198 the assembly is to occur, that is in compliance with state law and any
199 applicable local ordinances; (13) [the plans, if any, to illuminate the
200 location of the assembly, including the source and amount of power
201 and the location of lamps; (14) the plans] a copy of a written plan
202 prepared by the applicant for parking vehicles, including size and
203 location of lots, points of highway access and interior roads, including
204 routes between highway access and parking lots; [(15) the plans for
205 telephone service, including the source, number and location of
206 telephones; (16) the plans] (14) a copy of a written plan prepared by
207 the applicant for camping facilities, if any, including facilities available
208 and their location; [(17) the plans for security, including the number of
209 guards, their deployment, and their names, addresses, credentials and
210 hours of availability; (18) the plans for fire protection, including the
211 number, type and location of all protective devices including alarms
212 and extinguishers, and the number of emergency fire personnel
213 available to operate the equipment; (19) the plans for sound control
214 and sound amplification, if any, including the number, location and
215 power of amplifiers and speakers; (20) the plans for food concessions
216 and concessioners who will be allowed to operate on the grounds

217 including the names and addresses of all concessioners and their
218 license or permit numbers] (15) a copy of a written plan for on-site
219 security and traffic control on public roads, prepared by the applicant
220 in consultation and cooperation with the local police authority, that is
221 in compliance with state law and any applicable local ordinances; (16)
222 a copy of a written plan for fire protection, prepared by the applicant
223 in consultation and cooperation with the local fire department, that is
224 in compliance with state law and any applicable local ordinances; and
225 (17) a copy of a written plan prepared by the applicant that ensures
226 compliance by concessioners with federal, state and municipal food
227 protection laws.

228 Sec. 4. Section 19a-439 of the general statutes is repealed and the
229 following is substituted in lieu thereof (*Effective from passage*):

230 [The application for a license shall be processed within twenty days
231 of its receipt and shall be issued if all conditions are complied with.] If
232 an applicant has complied with all licensure requirements prescribed
233 in this chapter, the chief elected official of the municipality or a
234 designee of the chief elected official shall issue a license for such
235 assembly not later than fifteen days after the date of receipt of the
236 application.

237 Sec. 5. Section 19a-440 of the general statutes is repealed and the
238 following is substituted in lieu thereof (*Effective from passage*):

239 [A] The chief elected official of the municipality, or a designee of the
240 chief elected official, may revoke a license issued under the provisions
241 of this chapter [may be revoked by the governing body of the
242 municipality] at any time if the person holding such license fails to
243 comply with any of the conditions (1) necessary for the [issuing of]
244 issuance of the license, or (2) contained in the license. [are not
245 complied with, or if any condition previously met ceases to be
246 complied with.]

247 Sec. 6. Section 19a-443 of the general statutes is repealed and the
248 following is substituted in lieu thereof (*Effective from passage*):

249 (a) This chapter shall not apply to any regularly established,
250 permanent place of worship, stadium, athletic field, arena, auditorium,
251 coliseum or other similar permanently established place of assembly
252 for assemblies which do not exceed by more than two hundred fifty
253 people the maximum seating capacity of the structure where the
254 assembly is held.

255 (b) This chapter shall not apply to government-sponsored fairs held
256 on regularly established fairgrounds or to assemblies required to be
257 licensed by other provisions of the general statutes or local ordinances.

258 (c) This chapter shall not apply to any annual agricultural fair
259 provided: (1) Such agricultural fair has been held annually for not less
260 than ten consecutive years since 1990 at the same grounds; (2) such
261 agricultural fair is held on grounds owned or leased by the person
262 holding such agricultural fair and such grounds are specially
263 improved and adapted for the holding of fairs; (3) the person holding
264 such agricultural fair is a nonprofit organization organized under the
265 laws of the state; and (4) a detailed description of the agricultural fair
266 is hand-delivered to the chief elected official of the municipality, or a
267 designee of the chief elected official, where the agricultural fair is to be
268 held not less than ninety days prior to the date of commencement of
269 such agricultural fair. The description shall include, but not be limited
270 to: (A) The dates and hours of operation of the agricultural fair; (B) the
271 location where the agricultural fair is to be held; (C) a copy of a written
272 plan for the provision of emergency medical services, prepared by the
273 applicant in consultation and cooperation with the primary services
274 area responder, as defined in section 19a-175, for the location where
275 the assembly is to occur, that is in compliance with state law and any
276 applicable local ordinances; (D) a copy of a written plan for on-site
277 security and traffic control on public roads, prepared by the applicant
278 in consultation and cooperation with the local police authority, that is
279 in compliance with state law and any applicable local ordinances; (E) a
280 copy of a written plan for fire protection, prepared by the applicant in
281 consultation and cooperation with the local fire department, that is in
282 compliance with state law and any applicable local ordinances; (F) a

283 copy of a written plan for traffic and transportation services; and (G) a
 284 copy of a written plan prepared by the applicant and reviewed by the
 285 local health department or district that ensures (i) the provision and
 286 existence of pure and adequate drinking water; (ii) proper sewage and
 287 solid waste disposal; and (iii) food protection measures in compliance
 288 with federal and state law and any applicable local ordinance. No
 289 provision of this subsection shall prohibit a municipality from enacting
 290 any ordinance relating to an agricultural fair as otherwise authorized
 291 by law.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	19a-436
Sec. 2	<i>from passage</i>	19a-437
Sec. 3	<i>from passage</i>	19a-438
Sec. 4	<i>from passage</i>	19a-439
Sec. 5	<i>from passage</i>	19a-440
Sec. 6	<i>from passage</i>	19a-443

The following Fiscal Impact Statement and Bill Analysis are prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and do not represent the intent of the General Assembly or either chamber thereof for any purpose. In general, fiscal impacts are based upon a variety of informational sources, including the analyst's professional knowledge. Whenever applicable, agency data is consulted as part of the analysis, however final products do not necessarily reflect an assessment from any specific department.

OFA Fiscal Note

State Impact: See Below

Municipal Impact: See Below

Explanation

The bill changes mass gathering laws in ways that may: 1) reduce costs of conducting a mass gathering; and 2) increase associated revenue from any state or municipal assemblies. It also eliminates provisions that mitigate municipal liability for causes of action that might arise from granting mass assembly licenses, thereby potentially increasing costs to municipalities.

For assemblies that occur on an annual basis, the bill increases the maximum number of people allowed to assemble. To the extent that this increases assembly size and associated ticket sale revenue, the state or municipality may experience a revenue gain, should either hold such assemblies and sell tickets. The bill also allows assembly licensees to sell more tickets than the maximum number of people permissible to assemble. This may also increase ticket sale revenue. The requirement that the licensee provide free parking is eliminated in the bill, requiring instead a "parking area," allowing for a potential revenue gain from charging for parking.

The bill does not require a bond to be filed with the clerk of the municipality, at the rate of \$4 per person permitted to assemble, to indemnify and hold harmless the municipality for any liability or causes of action that might arise by reason of granting the license, cover any costs incurred in cleaning up waste left by the assembly and guarantee state payment of taxes which may accrue as a result of the

assembly. Municipalities may be held liable for costs associated with assemblies, including adverse events and clean-up.

The bill also exempts certain nonprofit agricultural fairs from mass gathering laws, provided that a written plan is delivered to the chief elected official of the municipality where the fair is to be held. Removing these mass gathering requirements would reduce costs for nonprofit agricultural fairs. As it exempts certain nonprofit agricultural fairs from the current law's bond provision as well, increased costs to municipalities may be incurred to the extent that municipalities may be held liable for these agricultural fairs' adverse events and clean-up costs.

House "A" eliminates a sound requirement of mass gathering licensees, expands who may pay to furnish certain applicant requirements and makes other clarifying changes that do not result in a fiscal impact.

The Out Years

The fiscal impact above will continue into the future, subject to the number of assemblies held by the state or municipalities.

OLR Bill Analysis**sHB 5446 (as amended by House "A") ******AN ACT CONCERNING MASS GATHERINGS.*****SUMMARY:**

This bill amends the state's mass gathering law and provides an exemption from that law for agricultural fairs meeting certain conditions.

*House Amendment "A" establishes a 2,000 person average standard during all hours of the assembly for a license, authorizes a designee of the municipality's chief elected official to undertake mass gathering license responsibilities, deletes a provision concerning the assembly's sound, and makes technical changes.

EFFECTIVE DATE: Upon passage

MASS GATHERINGS***License Requirement***

Current law requires an event organizer to obtain a mass assembly license from the local police chief or first selectman when the event has or is reasonably expected to have at least 2,000 attendees and last for 12 or more consecutive hours. (The bill also uses the terms "assembly" and "event" in addition to "gathering.")

The bill instead requires a license if the (1) average number of people assembled during all hours of the event can reasonably be expected to equal or exceed 2,000 persons and (2) 12 or more consecutive hour standard is met. Also, the bill instead makes the municipality's chief elected official (CEO) or his or her designee the license issuer. He or she must issue a license for the assembly within 15 days of receiving the license if the applicant has complied with all

licensure requirements (see below). Under current law, the license processing time is 20 days or less.

The bill allows a municipality to waive the license process, but no assembly can take place without a license unless the organizer has provided the town's CEO, or the designee, at least 20 days before the event notice and a letter documenting that the applicant has provided the required information (see below).

The CEO or the designee can revoke a license at any time if the license holder fails to comply with any of the conditions for issuance. Currently, the governing body of the municipality can do this. The bill deletes provisions prohibiting (1) a licensee from selling tickets to or permitting more than the maximum permissible number of people at the licensed location and (2) sound from the assembly carrying unreasonably beyond its location.

Information Required for License

The law requires a license applicant to provide a variety of information before a license is issued.

Maximum Number of People. By law, the applicant must determine the maximum number of people that will or can reasonably assemble at the location given the nature of the assembly; if the event is to continue overnight, the maximum number cannot exceed the number allowed to sleep within the location's boundaries under the municipality's zoning or health ordinances. The bill provides that for an assembly occurring annually, the maximum number of people can be the average number assembled each day during the prior four years of the event.

Emergency Medical Services. Current law requires the applicant to provide a written plan reviewed by the Emergency Medical Service (EMS) primary area service responder for the event location that indicates that the applicant has satisfactorily planned and arranged for on-site availability of an EMS organization for the assembly's duration.

Also, if it continues at night, sufficient illumination to light the entire assembly area is required.

The bill instead requires a written plan for EMS, prepared by the applicant in consultation and cooperation with the primary area service responder that complies with state law and applicable local ordinances. It eliminates the lighting requirements.

Parking. Currently, the applicant must have a free parking area inside the assembly grounds sufficient to provide parking for the maximum number of people at the assembly, with a rate of at least one parking space for every four people. The bill instead requires just a parking area, which does not have to be inside the assembly grounds and without any rate requirement.

Telephones. The bill deletes the requirement that the applicant provide telephone services with at least one separate outside line and receiver for every 1,000 people.

Security. The bill requires the license applicant to provide a copy of a written plan for (1) on-site security and traffic control on public roads prepared in consultation and cooperation with the local police and (2) fire protection prepared in consultation and cooperation with the local fire department. Both plans must comply with state and local law. This replaces current law, which specifically addresses the number of security guards required; fire protection standards and equipment; and excessive sound precautions. It also eliminates the requirement for a bond filed with the municipal clerk at the rate of \$4 per person for the maximum number of people permitted that contains a (1) provision indemnifying and holding harmless the municipality and its agents, officers, and employees for any liability that might arise from granting the license or for clean-up costs and (2) guarantee to the state for payment of any taxes which may accrue because of the gathering and for ticket reimbursement in the event of cancellation.

License Application Process

The bill requires a license application for an assembly be made in writing to the chief elected official of the municipality or the designee within 20 days before the date of the gathering, instead of to the municipality's governing body at least 15 days before the event.

The bill requires that the application be signed by the individual applicant or a duly authorized representative when the applicant is a partnership, corporation, limited liability company, firm, company, association, society, or group. Current law requires an individual, or all officers, partners, or members in the case of corporations, partnerships, associations, societies, or groups to sign and swear to or affirm the application. The bill deletes the requirement that a corporation's application include a certified copy of its articles of incorporation with detailed information on each person owning 10% or more of the company's stock.

The bill requires that the application contain a copy of written plans for limiting the maximum number of people allowed to assemble; supplying pure and adequate drinking water; toilet and lavatory facilities; solid waste collection and disposal; EMS; parking; camping facilities; on-site security and traffic control on public roads; fire protection; and compliance by concessionaires with federal, state, and local food protection laws. Current law requires that the application include these items but does not specifically require a "written plan."

AGRICULTURAL FAIRS

The bill exempts agricultural fairs from the mass gathering law if (1) the fair has been held annually for at least 10 years since 1990 on the same grounds, (2) the fair is held on grounds owned or leased by the person holding the fair that are specially improved and adapted for holding fairs, (3) the person holding the fair is a nonprofit organization under Connecticut law, and (4) a detailed description of the fair is hand-delivered to the CEO of the municipality or the designee where the fair is to be held at least 90 days before it starts.

The description must include the fair location, dates, and hours of

operation. It must also include a copy of the written plan for:

1. providing EMS, prepared by the applicant in consultation and cooperation with the primary services area responder, for the location of the fair and in compliance with state law and applicable local ordinances;
2. on-site security and traffic control on public roads, prepared by the applicant in consultation and cooperation with the local police and in compliance with state law and local ordinances;
3. fire protection, prepared by the applicant in consultation and cooperation with the local fire department, in compliance with state law and local ordinances;
4. traffic and transportation services; and
5. pure and adequate drinking water, proper sewage and solid waste disposal, and food protection measures prepared by the applicant and reviewed by the local health department or district for compliance with federal and state law and local ordinances.

The bill specifies that it does not prohibit a municipality from enacting any ordinance relating to an agricultural fair as otherwise authorized by law.

COMMITTEE ACTION

Public Health Committee

Joint Favorable Substitute

Yea 30 Nay 0 (03/19/2010)

Planning and Development Committee

Joint Favorable

Yea 18 Nay 0 (04/14/2010)