House _____ Amendment NO. ____

	Offered By
1 2	AMEND House Bill No. 1070, Page 1, Section A, Line 2, by inserting after all of said section and line the following:
3 4	"316.250. 1. This section shall be known and may be cited as "Ethan's Law".
4 5	2. Every owner of a for-profit private swimming pool or facility shall maintain adequate
6	insurance coverage in an amount of not less than one million dollars per occurrence for any liability
7	incurred in the event of injury or death of a patron to such swimming pool or facility, including any
8	liability incurred under paragraph [(b)] (a) of subdivision (3) of section 537.348. Such owners shall
9	be required to register with the department of public safety and provide proof of such insurance
10	coverage at the time of registration and when requested by any state or local governmental agency
11	responsible for the enforcement of this section.
12	3. As used in this section, the following terms shall mean:
13	(1) "Owner", the owner of the land, including but not limited to a lessee, tenant, mortgagee
14	in possession and the person in charge of the land on which a swimming pool is located;
15	(2) "Swimming pool or facility", any for-profit privately owned tank or body of water with a
16	capacity of less than five hundred patrons which charges a fee per admission and is used and
17 18	maintained for swimming or bathing purposes which has a maximum depth of greater than twenty- four inches. "Swimming pool or facility" shall include, but not be limited to, a swimming pool on
10	lands in connection with the operation of any type of for-profit privately owned amusement or
20	recreational park. "Swimming pool or facility" does not include a swimming pool or facility owned
21	by a hotel, motel, public or governmental body, agency, or authority, a naturally occurring body of
22	water or stream, or a body of water established by a person or persons and used for watering
23	livestock, irrigation, or storm water management.
24	4. Any owner who violates the provisions of this section shall not be permitted to remain in
25	operation until such owner meets the requirements of this section. Any such owner who allows
26	operation of a swimming pool or facility in violation of this section shall be subject to a civil penalty
27	of two hundred fifty dollars per day for each day of continued violation up to a maximum of ten
28	thousand dollars and may be subject to liability for the costs incurred by the state or a political
29	subdivision for enforcing the provisions of this section. In a separate court action, the attorney
30	general may seek reimbursement on behalf of the state and a political subdivision may seek
31	reimbursement on behalf of the political subdivision for costs incurred as a result of enforcing the
32 33	provisions of this section. For purposes of this section, "each day of the violation" means each day that the swimming pool is operational and open for business and remains in violation of this section.
33 34	It shall not include days that the swimming pool is not operational and open for business.
35	5. In addition, any owner who intentionally violates the provisions of this section is guilty of
36	a class A misdemeanor. It shall be the duty of each prosecuting attorney and circuit attorney in their

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1 2	respective jurisdictions to commence any criminal actions under this section, and the attorney general shall have concurrent original jurisdiction to commence such criminal actions throughout
3	the state where such violations have occurred.
4 5	6. The department of public safety shall implement and, with the assistance of local law enforcement agencies, enforce the provisions of this section.
6	7. An insurance company providing insurance coverage under this section shall notify the
0 7	department of public safety if any owner of a swimming pool or facility as defined in this section
8	terminates, cancels, or fails to renew such coverage. The department may utilize local law
9	enforcement agencies to enforce the provisions of this section."; and
10	
11	Further amend said bill, Page 3, Section 537.328, Line 70, by inserting after all of said section and
12	line the following:
13	
14	"537.346. <u>1.</u> Except as provided in sections 537.345 to 537.348, and section 537.351, an
15	owner of land owes no duty of care to any person who enters on the land without charge to keep his
16	or her land safe for recreational use or to give any general or specific warning with respect to any
17	natural or artificial condition, structure, or personal property thereon.
18	2. No owner of land shall be liable for injuries of a trespasser occurring on his or her
19	residential area or noncovered land, as those terms are defined in section 537.348, if such area or
20	land is adjacent to a park as defined in section 253.010 or a trail as defined in section 258.100 if
21	such trespasser is accessing or accessed the owner's property from the adjacent park or trail.
22	537.347. Except as provided in sections 537.345 to 537.348, an owner of land who directly
23	or indirectly invites or permits any person to enter his or her land for recreational use, without
24	charge, whether or not the land is posted, or who directly or indirectly invites or permits any person
25	to enter his or her land for recreational use in compliance with a state-administered recreational
26	access or wildlife management program, does not thereby:
27	(1) Extend any assurance that the premises are safe for any purpose;
28	(2) Confer upon such person the status of an invitee, or any other status requiring of the
29	owner a duty of special or reasonable care;
30	(3) Assume responsibility for or incur liability for any injury to such person or property
31	caused by any natural or artificial condition, structure or personal property on the premises; or
32	(4) Assume responsibility for any damage or injury to any other person or property caused
33	by an act or omission of such person.
34	537.348. Nothing in this act shall be construed to create liability, but it does not limit
35	liability that otherwise would be incurred by those who use the land of others, or by owners of land
36	for:
37	(1) Malicious or grossly negligent failure to guard or warn against a dangerous condition,
38	structure, personal property which the owner knew or should have known to be dangerous, or
39	negligent failure to guard or warn against an ultrahazardous condition which the owner knew or
40	should have known to be dangerous;
41	(2) Injury suffered by a person who has paid a charge for entry to the land; or
42	(3) Injuries occurring on or in:
43	(a) [Any land within the corporate boundaries of any city, municipality, town, or village in
44	this state;
45	(b)] Any swimming pool. "Swimming pool" means a pool or tank, especially an artificial
46	pool or tank, intended and adapted for swimming and held out as a swimming pool;
47	[(c)] (b) Any residential area. "Residential area" as used [herein] in this section means [a
48	tract of land of one acre or less predominately used for residential purposes, or a tract of land of any
49	size used for multifamily residential services] land used for residential purposes in an area in which

- housing predominates, as opposed to industrial and commercial areas, and any land used for farming
 or agricultural purposes; or
- 3 [(d)] (c) Any noncovered land. "Noncovered land" as used herein means any portion of any 4 land, the surface of which portion is actually used primarily for commercial, industrial, mining or
- and, the surface of which portion is actually used primarily for commercial, industrial, mining of
 manufacturing purposes; provided, however, that use of any portion of any land primarily for
- 6 agricultural, grazing, forestry, conservation, natural area, owner's recreation or similar or related
- agricultural, grazing, forestry, conservation, natural area, owner's recreation of similar of relation
 uses or purposes shall not under any circumstances be deemed to be use of such portion for
- 8 commercial, industrial, mining or manufacturing purposes."; and
- 9
- 10 Further amend said bill by amending the title, enacting clause, and intersectional references
- 11 accordingly.