

## ALCOHOLIC BEVERAGES

SB 0321\* **New licensing structure for restaurants.** Directs the commission of alcoholic beverages to develop a license structure for all restaurants and limited service restaurants using ISO comprehensive general liability codes which categorize restaurants based on their annual receipt of food and alcohol. Requires the commission to inform those seeking license renewal that it will be based on the code assigned. Prohibits the commission from renewing licenses for establishments with gross food sales under 15 percent.

Ketron

TCA Secs. 57-04-0000; 57-04-0100

**Senate Status:** Referred to Senate State & Local Government.

## ANIMALS & ANIMAL HUSBANDRY

HB 0099\* **Minimal liability insurance for dangerous animal owners.** Requires all owners of dangerous, vicious, and wild animals to secure minimal liability insurance of \$100,000 within 60 days from the date the owner knows or should reasonably know that the animal is a dangerous, vicious, or wild animal.

Hardaway

TCA Secs. 39-00-0000; 44-00-0000; 44-08-0000

**House Status:** Referred to House General Subcommittee of Agriculture.

## CAMPAIGNS & LOBBYING

SB 0177\* **Termination of employment as a lobbyist.** Repeals provisions prohibiting lobbyists and former lobbyists from serving on the Advisory Council on Workers' Compensation, the Alcoholic Beverage Commission, the State Board for Licensing Contractors, the Tennessee Private Investigation and Polygraph Commission, the Tennessee Advisory Committee for Acupuncture, the Tennessee Massage Licensure Board, the Board of Athletic Trainers, the Council of Certified Professional Midwifery, and the Polysomnography Professional Standards Committee. Broadly captioned.

Watson B.

HB 0647

Cobb J.

TCA Secs. 50-06-0121; 57-01-0102; 62-00-0000; 62-06-0104; 62-26-0301; 63-00-0000; 63-06-1003; 63-18-0103; 63-24-0102; 63-29-0103; 63-31-0103; 64-00-0000

**Senate Status:** Referred to Senate State & Local Government.

## COMMERCIAL LAW

SB 0517 **Promulgated rules of the consumer affairs division.** Deletes a provision that allows procedural rules promulgated by the consumer affairs division to automatically become law when it is not acted upon by the commerce, labor and

Bell

HB 0278\*

Dennis agricultural committee of the senate or commerce committee of the house within 30 days of it being filed with the chairs of each committee for review.

TCA Secs. 47-00-0000; 47-18-5002

**House Status:** Caption bill held on House clerk's desk.

## **ESTATES & TRUSTS**

SB 0387 **Bonds of executors and administrators requirements.** Requires bonds of  
Kelsey executors and administrators to be in substantially, instead of may be, in the same  
HB 0334\* form specified in the code. Requires such bonds to include expenses for court  
Coley costs, attorney's fees and other related expenses of administering the estate.

TCA Secs. 30-01-0200; 30-01-0203; 30-01-0205

**Senate Status:** Referred to Senate Judiciary.

**House Status:** Introduced 2/7/2011

## **HEALTH CARE**

SB 0326\* **Health Care Compact.** Enacts health care compact, declaring that member states  
Beavers have the primary responsibility to regulate health care policy within their states.  
HB 0369 Makes effective upon adoption by the member states and consent of the federal  
White congress. Declares that member states have the right to federal funding according  
to mandatory spending formula. Creates an interstate advisory health care  
commission.

TCA Secs. 04-00-0000; 33-00-0000; 63-00-0000; 68-00-0000; 71-00-0000; 68-01-0000

**Senate Status:** Referred to Senate Government Operations.

HB 0435\* **Ambulatory surgical centers performing abortions.** Increases from \$2,000,000  
Hill to \$3,000,000 the required amount of medical malpractice liability that ambulatory  
surgical treatment centers performing abortions must maintain. Requires that the  
administrator of an ambulatory surgical treatment center that performs abortions  
be either a licensed physician or a registered nurse rather than also allowing a  
licensed practical nurse or a graduate of a four-year institution that has experience  
in a health-related field. Adds that the licensed physician or registered nurse must  
never have been convicted of disciplinary action for violating abortion laws.  
Raises to \$5,000 from \$2,000 the maximum civil penalty that board for  
ambulatory surgical treatment centers may assess for violating regulations.  
Broadly captioned.

TCA Secs. 37-10-0300; 39-15-0200; 68-11-0200; 68-11-0223

**House Status:** Introduced 2/9/2011

HB 0436\*  
Hill **Ambulatory surgical centers performing abortions.** Increases from \$2,000,000 to \$3,000,000 the required amount of medical malpractice liability that ambulatory surgical treatment centers performing abortions must maintain. Requires that the administrator of an ambulatory surgical treatment center that performs abortions to be either a licensed physician or a registered nurse rather than also allowing a licensed practical nurse or a graduate of a four-year institution that has experience in a health-related field. Adds that the licensed physician or registered nurse must never have been convicted of disciplinary action for violating abortion laws. Raises to \$5,000 from \$2,000 the maximum civil penalty that board for ambulatory surgical treatment centers may assess for violating regulations.

TCA Secs. 39-15-0200; 68-11-0200; 68-11-0223

**House Status:** Introduced 2/9/2011

## INSURANCE GENERAL

SB 0011\*  
Ketron  
HB 0684  
Maggart **Insurance investigations conducted by the state.** Includes testimony to the list of documents and other information obtained by the commissioner in an investigation of an insurer or producer that is to be considered confidential and not subject to inspection by the public. Requires the department to provide an insurer or producer a copy of an order initiating an investigation or a copy of a complaint within 15 days of issuance of order or receipt of complaint. Prior to the contested case hearing, gives an insurer or producer under investigation the right to petition the chancery court of Davidson County to modify, quash, or take any other appropriate action relative to the subpoena. Also requires commissioner to provide insurer or producer with notice of the closure or completion of the investigation within 15 days if such closure. Requires all investigations to be completed within two years of receipt of initial complaint, initiation of investigation or effective date of act.

TCA Secs. 56-00-0000; 56-06-0117; 56-06-0120; 56-08-0107

**Senate Status:** Referred to Senate Commerce, Labor & Agriculture.

SB 0465\*  
Southerland  
HB 0500  
Marsh **Broadens definition of NAIC.** Broadens the definition of the National Association of Insurance Commissioners to include any successor organization in the context of insurance producer licensing.

TCA Secs. 56-00-0000; 56-06-0102

**Senate Status:** Referred to Senate Commerce, Labor & Agriculture.

**House Status:** Introduced 2/10/2011

SB 0466\* **Broadens definition of NAIC.** Broadens the definition of National Association of  
Southerland Insurance Commissioners (NAIC) to include any successor organizations.  
HB 0501  
Marsh TCA Secs. 56-00-0000; 56-46-0102

**Senate Status:** Referred to Senate Commerce, Labor & Agriculture.

**House Status:** Introduced 2/10/2011

SB 0467\* **NAIC redefined.** Redefines National Association of Insurance Commissioners  
Southerland (NAIC) to include any successor organization.  
HB 0499  
Marsh TCA Secs. 56-00-0000; 56-03-0302

**Senate Status:** Referred to Senate Commerce, Labor & Agriculture.

**House Status:** Introduced 2/10/2011

SB 0468\* **Broadens the definition of NAIC-SVO relative to insurance.** Includes in the  
Southerland definition of NAIC-SVO any successor organization in addition to the current  
HB 0502 meaning as the securities valuation office of the National Association of Insurance  
Marsh Commissioners, as it applies to rules regarding domestic life insurance companies.

TCA Secs. 56-00-0000; 56-03-0302

**Senate Status:** Referred to Senate Commerce, Labor & Agriculture.

**House Status:** Introduced 2/9/2011

HB 0019\* **Required homeowner's association insurance coverage.** Requires a  
Moore homeowner's association to maintain insurance coverage to discharge contractual  
obligations in the event of damage. Requires a homeowner's association to report  
the following information quarterly to each homeowner, and upon request, to each  
homeowner, mortgage or beneficiary under a deed of trust: certificate or  
memoranda of insurance, proof of policy coverage, and contact information for the  
designated insurance carriers and banking institutions holding funds in escrow.  
Establishes that failure of a homeowner's association to abide by these  
requirements will subject the directors and officers of the association to joint and  
several personal liability.

TCA Secs. 47-18-0000; 47-18-0104

**House Status:** Held on House clerk's desk.

## **INSURANCE HEALTH**

SB 0079\* **Tennessee Health Care Freedom Act.** Declares that the public policy of this

Beavers  
HB 0115  
Weaver

state is that every person within this state is free to choose or to decline to choose any mode of securing health care services without penalty or threat of penalty. Also declares that the public policy of this state is that every person within this state has the right to purchase health insurance or to refuse to purchase health insurance. Specifies that the government may not interfere with a citizen's right to purchase health insurance or with a citizen's right to refuse to purchase health insurance. Also specifies that the government may not enact a law that would restrict these rights or that would impose a form of punishment for exercising either of these rights. States that any law to the contrary is to be void ab initio.

TCA Secs. 56-00-0000; 56-07-1000

**Senate Status:** Set for Senate Commerce, Labor & Agriculture Committee 02/15/2011.

**House Status:** Referred to House General Subcommittee of Commerce.

SB 0361  
Johnson J.  
HB 0303\*  
Curtiss

**Assignment of benefits to a health care provider.** Alters conditions regarding contracts of assignment of benefits to a health care provider. Requires an assignment of benefits to a health care provider be disregarded if the health care facility fails to include the changed language in its written notice to the insured.

TCA Sec. 56-07-0120

**Senate Status:** Referred to Senate Commerce, Labor & Agriculture.

**House Status:** Introduced 2/7/2011

SB 0510\*  
Faulk  
HB 0568  
Dennis

**Reporting on medical malpractice claims.** Requires entities reporting to the commissioner of commerce and insurance on medical malpractice claims to include information as to whether the health care provider received TennCare payment for the incident that is the subject of the claim. Requires the commissioner to include such information in the annual report on medical malpractice claims. Broadly captioned.

TCA Secs. 56-54-0000; 56-54-0106; 56-54-0111

**Senate Status:** Introduced 2/10/2011

**House Status:** Introduced 2/10/2011

HB 0097\*  
Hardaway

**Availability of state employee insurance to all citizens.** Authorizes the state insurance committee to establish a program under which citizens of Tennessee may buy into and be covered under the same group insurance health care plan offered to all state employees.

TCA Sec. 08-27-0200

**House Status:** Referred to House General Subcommittee of Commerce.

## JUDICIARY

SB 0349\* **Cost bond signed by attorney in lieu of fees.** Requires clerk to accept cost bond  
Haynes J. signed by attorney in lieu of party paying fees or clerk must forfeit all costs.  
HB 0535  
Stewart TCA Secs. 08-21-0400; 08-21-0401; 25-01-0100

**Senate Status:** Referred to Senate Judiciary.

SB 0360 **Medical malpractice resulting from emergency care.** Establishes new  
Johnson J. requirements for medical malpractice actions in an emergency department of a  
HB 0174\* hospital. Establishes the claimant has the burden of proving, by a preponderance  
Casada of the evidence, the gross negligence of the defendant. Requires the jury to be  
further instructed that injury alone does not raise a presumption of the defendant's  
gross negligence.

TCA Secs. 29-26-0000; 29-26-0100; 29-26-0115

**Senate Status:** Referred to Senate Judiciary.

**House Status:** Referred to House General Subcommittee of Judiciary.

SB 0395\* **Transportation-related presumptions and immunity.** Establishes a presumption  
Overbey of proximate cause of injuries or damages for motor vehicle accidents occurring  
HB 0511 within a construction zone when one of the vehicle drivers was drunk, under the  
Lundberg influence of certain drugs, or convicted of reckless driving in relation to the  
accident. Provides immunity to road and bridge contractors if at the time of the  
accident, the contractor was in compliance with contract documents material to the  
condition that was the proximate cause of the injury, but exceptions apply.  
Establishes a presumption that engineers who provide engineering plans to the  
department of transportation have exercised the care that other similarly situated  
engineers have exercised.

TCA Secs. 08-42-0000; 12-04-0000; 29-00-0000; 54-00-0000; 54-05-0100

**Senate Status:** Referred to Senate Transportation.

## PROFESSIONS & LICENSURE

HB 0287\* **License & insurance requirements for elevator mechanics.** Creates a set of  
McDonald regulations regarding all elevator, escalator, dumb lift, moving walk and platform  
lift installations, repairs, maintenance and the like requiring they be completed by  
persons with an elevator mechanics license, which shall be present at the jobsite,  
and are under the direct supervision of an elevator contractor. Requires specific  
qualifications be met to become a licensed elevator mechanic and obtain license  
renewal. Grants the elevator and amusement device safety board the power to  
suspend and revoke a license or issue civil penalties and the discretion to develop

an application form and a license and renewal fee. Allows a temporary elevator mechanics license to be issued as needed during emergencies. Requires elevator contractors to carry a specified minimum insurance policy and notify the board within 10 days of any cancellation or material alteration. Requires all licensing and renewal fees collected by the board be used to cover the costs of implementing licensing rules and allows the board to impose a safety fee on elevator inspections and installations. (pp 14)

TCA Secs. 68-121-0000; 68-121-0101; 68-121-0103

**House Status:** Referred to House General Subcommittee of Commerce.

## **TORT LIABILITY**

SB 0109     **Apiarists' tort liability limited.** Limits liability of apiarists, unless the apiarist  
Johnson J.     committed an intentional tort or gross negligence.  
HB 0030\*

Casada     TCA Secs. 44-15-0100; 44-15-0000

**Senate Status:** Referred to Senate Judiciary.

**House Status:** Referred to House Judiciary.

SB 0138\*     **Landowner's duty to person on land for recreational purpose.** Clarifies that a  
Ketron     landowner does not owe a duty to keep their premises safe or give warning of  
HB 0176     dangerous conditions for persons entering the property, with or without the  
Marsh     owner's permission, for the purpose of various recreational activities unless failure  
to do so would constitute gross negligence. Continues to provide immunity from  
liability for failing to guard or warn of conditions caused by forces of nature.

TCA Secs. 70-07-0000; 70-07-0102

**Senate Status:** Referred to Senate Judiciary.

**House Status:** House companion bill introduced. (H: Marsh)

SB 0249     **Tort Reform- Medical Malpractice & Products Liability.** Creates the Private  
Johnson J.     Attorney Retention Sunshine Act which requires state agencies obtaining legal  
HB 0183\*     services to conduct an open bidding process for services, seek general assembly  
Sargent     approval for contracts over \$1,000,000, and prohibits legal fees exceeding \$1,000  
per hour. Creates the Asbestos Claims Priority Act which prohibits the filing of  
specific asbestosis related claims including nonmalignant conditions, asbestos  
related cancer, mesothelioma, and wrongful death unless specific and enumerated  
prima facie evidence is shown by medical report and filed within 120 days of  
filing the complaint. Restricts premises owner liability for asbestos exposure on  
their property, and limits jurisdiction of Tennessee courts over asbestos claims.  
Creates the Innocent Successor Asbestos-Related Liability Fairness Act. Sets a  
maximum amount of liability placed on corporations that have incurred or

assumed asbestos related liability as a result of a merger or consolidation prior to January 1, 1972. Redefines and expands the definition and requirements of a products liability claim including what constitutes defective and unreasonably dangerous, the burden of proof, requisite knowledge of both the plaintiff and the defendant, actions or knowledge by the plaintiff that absolve a defendant of liability, seller versus manufacturer liability, and seller indemnity. Creates a rebuttable presumption that when a seller or manufacturer is in compliance with applicable federal law a product is not considered to be defective. Replaces the term "Medical malpractice" with "Health care liability action" which clarifies the cause of action as limited to any civil action against a health care provider alleging injury related to the provision or failure to provide health care. Requires, rather than permits, a plaintiff in a health care liability action to include a demand for a specific sum in their complaint and limits suits against attorneys for failure to collect the demanded amount. Requires that a plaintiff file a HIPPA- complaint medical authorization form with their petition in a health care liability action. Allows an award of \$75,000 or more in a health care liability action be made in periodic payments per court order and by party request. Restricts the amount of fees an attorney can collect in a health care liability action when employment contract was based on a contingent fee from a maximum of thirty three and one third percent of the damage award to various percentages based on the recovery amount, starting with forty percent of the first \$50,000. Requires, subject to judicial waiver, an expert witness to have been practicing in the same specialty as the defendant to testify to duty and breach in a health care liability action. Prohibits specific expressive conduct and offers to correct from being used as evidence of an admission of fault against health care providers in suits and other disciplinary proceedings concerning unexpected results from medical treatment. Limits the amount of bond or other security a health care provider must post when an appeal is pending to no more than \$1,000,000. Clarifies that groups qualifying as medical or peer review committees that provide review for the professional conduct and competency of peers are not limited to those listed in the code. Places the maximum amount of noneconomic damages recoverable under a civil action at \$250,000 per person, \$500,000 per occurrence, or a specified number based on the amount of full-time employees the defendant employs and restricts the award of punitive damages for claims involving drugs and devices. Redefines economic damages to include provisions regarding expenses forgiven, discounted, or covered by private insurance. Requires the plaintiff to show an actual out-of-pocket loss to recover any damages and prove causation in a suit for unfair or deceptive acts or practices. (pp 40.)

TCA Secs. 20-00-0000; 20-16-0000; 24-00-0000; 24-07-0000; 29-00-0000; 29-26-0100; 29-26-0115; 29-26-0116; 29-26-0117; 29-26-0118; 29-26-0119; 29-26-0120; 29-26-0121; 29-26-0122; 29-28-0102; 29-28-0104; 29-28-0105; 29-28-0106; 29-28-0108; 29-34-0000; 29-34-0200; 29-39-0000; 47-00-0000; 47-18-0109; 47-18-0111; 63-00-0000; 63-06-0219

**Senate Status:** Referred to Senate Judiciary.

**House Status:** Introduced 2/7/2011

SB 0250  
Johnson J.  
HB 0182\*  
Sargent

**Changes to venue, damages, and certain civil actions.** Specifies that venue in transitory civil actions may be in a county where a substantial act, omission, or event allegedly occurred, instead of where the action arose. Specifies that venue for corporations in transitory civil actions may be in a county where the principal place of business is located. Removes venue for corporations within counties where the corporation has an office or agency located. Requires that each joined plaintiff must independently establish venue. Requires courts to dismiss certain claims, instead of adjudicating under forum non conveniens. Requires courts to consider certain factors when considering to dismiss an action or transfer venue under forum non conveniens. Specifies that it is a Class A misdemeanor to prevent a juror from serving jury duty or to require a juror to use annual, vacation, or sick leave to respond to a summons. Alters joint and several liability on multiple tortfeasors. Caps noneconomic damages at 500,000 dollars in medical malpractice lawsuits. Alters product liability actions to require the plaintiff to prove certain additional evidence, allow the product seller to be indemnified by the manufacturer in certain situations, etc. Caps noneconomic damages at 1,000,000 dollars on all civil actions. Prohibits property owners or occupants from liability regarding certain injuries to independent contractors occurring on the property. Specifies how and when punitive damages can be awarded in certain actions. Caps punitive damages in certain actions at an amount depending on the defendant's net worth. (15 pp.)

TCA Secs. 20-00-0000; 20-04-0100; 20-04-0101; 20-04-0104; 22-00-0000; 22-04-0106; 29-00-0000; 29-11-0100; 29-26-0100; 29-28-0105; 29-34-0200; 63-00-0000; 63-06-0214

**Senate Status:** Referred to Senate Judiciary.

**House Status:** Introduced 2/7/2011

SB 0339\*  
Haile  
HB 0567  
Dennis

**Tort liability limits for bovine owners.** Limits a bovine owner's liability for injuries, loss, damage or death of another resulting from bovine activities if the bovine owner maintains proper warning notice on signs, maintains proper fences and enclosures, or does not commit a willful or wanton act.

TCA Secs. 29-00-0000; 43-00-0000; 44-00-0000

**Senate Status:** Referred to Senate Judiciary.

SB 0386\*  
Kelsey  
HB 0363  
Dennis

**Jobs Creation Lawsuit Reform Act.** Enacts the "Jobs Creation Lawsuit Reform Act." Caps the reasonable attorney fees in medical liability/malpractice actions to 40 percent of the first 50,000 dollars in damages recovered, 33 and one-third percent of the next \$50,000 in damages recovered, 25 percent of the next \$500,000 in damages recovered, and 15 percent of any amount by which the recovery exceeds \$600,000. (Broadly captioned.)

TCA Secs. 20-00-0000; 22-00-0000; 24-00-0000; 28-00-0000; 29-00-0000; 29-26-0120; 47-00-0000; 63-00-0000

**Senate Status:** Referred to Senate Judiciary.

**House Status:** Introduced 2/9/2011

## TRANSPORTATION GENERAL

HB 0236\*  
Harmon      **Regulation & installation of traffic light cameras.** Creates a new requirement that local governing bodies request a traffic engineering study on areas chosen for enforcement camera installation to ensure there is a need for the device. Requires the study be conducted by professionals specialized in traffic engineering and under standards implemented by the Institute of Transportation Engineers. Sets a guideline for the minimum information the study must provide based on the type of camera being installed. Requires that all cameras installed after January 1, 2012 follow enumerated operational protocols concerning the appearance and functioning of the cameras and that the local governing body evaluate the cameras on a monthly basis to ensure compliance. Requires that local governing bodies prior to installing an enforcement camera notify the public 30 days prior to installation through a public awareness program and only issue warning citations for the first 30 days of the cameras operation. Places various restrictions and requirements on contracts between local governing bodies and private vendors including limiting contracts to four years, prohibiting payment based on the amount of citations issued, and requiring copies of contracts with private vendors be given to the comptroller of the treasury. Requires a certified officer to review video evidence and determine if a violation occurred rather than an employee of a law enforcement office. Invalidates any notice given to a violator by a private vendor. Deletes the provision allowing for additional penalties for failure to pay the violation fine after a second notice has been sent based solely on the evidence provided by an enforcement camera. Changes the entity entitled to determine whether cameras are meeting various requirements from state agencies and political subdivisions to courts of competent jurisdiction. (pp 14)

TCA Secs. 55-08-0000; 55-08-0101; 55-08-0110; 55-08-0198

**House Status:** Referred to House General Subcommittee of Transportation.

## TRANSPORTATION VEHICLES

SB 0266\*  
Tracy  
HB 0339  
Dean      **Notice to department of revenue and removal of liability.** Requires the owner, seller, or person in possession of a motor vehicle to provide notice to the department of revenue when such motor vehicle's title is transferred. Relieves a motor vehicle seller from liability related to the vehicle when the seller has delivered the title and provided such notice or paid the appropriate fees related to the vehicle's registration.

TCA Secs. 55-03-0000; 55-03-0100

**Senate Status:** Referred to Senate Transportation.

HB 0352\*  
McDonald

**Penalty for failure to provide proof of insurance.** Authorizes county or municipal law enforcement officers to impound motor vehicles upon driver's failure to provide evidence of financial responsibility. Requires police department to notify owner of motor vehicle and all lienholders of record within two business days that the vehicle has been impounded. Allows owner or lienholder to reclaim vehicle within ten days of the notice upon payment of all towing, preservation and storage charges. Specifies that failure of owner or lienholder to reclaim the vehicle within the time provided shall be deemed a waiver by the owner and all lienholders of all right, title and interest in the vehicle and consent to sale of the vehicle at public auction.

TCA Secs. 55-00-0000; 55-12-0139

**House Status:** Introduced 2/9/2011

## WORKERS COMPENSATION

SB 0415  
Barnes  
HB 0163\*  
Pitts

**Exempted construction services providers.** Allows a construction services provider who is an affiliate of an exempted construction services provider to also be eligible for an exemption from workers' compensation insurance.

TCA Secs. 50-06-0000; 50-06-0903

**Senate Status:** Referred to Senate Commerce, Labor & Agriculture.

**House Status:** Referred to House General Subcommittee of Consumer & Employee Affairs.

SB 0471\*  
Tracy  
HB 0506  
Brooks,  
Harry

**Eligibility of benefits after failing drug test.** Disqualifies an injured employee from receiving benefits under a worker's compensation claim for a work-related injury if the employee refuses to submit to drug or alcohol testing or tests positive for specified blood alcohol concentration levels or positive drug confirmations, instead of placing the burden of a rebuttable presumption on the employee that the alcohol or drugs were the proximate cause of work-related injury.

TCA Secs. 50-06-0000; 50-06-0110; 50-09-0000

**Senate Status:** Introduced 2/10/2011

**House Status:** Introduced 2/10/2011

SB 0560  
McNally

**Exclusive compensation does not limit certain actions.** Clarifies that the right to exclusive compensation, regarding actions under workers' compensation, does not

HB 0490\*    limit third party actions against tortfeasors.  
Eldridge

TCA Secs. 50-00-0000; 50-06-0108

**Senate Status:** Introduced 2/10/2011

**House Status:** Introduced 2/9/2011

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