BILL: HB 1063

SENATE STAFF ANALYSIS AND ECONOMIC IMPACT STATEMENT

(This document is based only on the provisions contained in the legislation as of the latest date listed below.)

BILL:	HB 1063				
SPONSOR:	House Rules and Calendar				
SUBJECT:	Florida Statutes				
DATE:	March 14, 2000	REVISED: 03/29/00			 <u> </u>
Anal 1. Pollitz (Sta 2 3 4 5		Staff Director Kassack		Reference RC	 Action endments

I. Summary:

The Division of Statutory Revision of the Office of Legislative Services is required, by statute, to conduct a systematic and continuing study of the Florida Statutes. The purpose of this study is to recommend to the Legislature changes that will remove inconsistencies, redundancies, and unnecessary repetition from the statutes; improve clarity and facilitate correct interpretation; correct grammatical and typographical errors; and delete obsolete, repealed, or superseded provisions. These recommendations are submitted to the Legislature in the form of technical, nonsubstantive reviser's bills. A reviser's bill cannot be amended except to delete a bill section.

This bill deletes provisions that have become obsolete, have had their effect, or have become impliedly repealed or superseded. The bill also deletes statutes provisions that will become obsolete, have their effect, serve their purpose, or be impliedly repealed or superseded in 2000, effective upon the date specified in text beyond which there is no further need for the provision. Except by report of the Committee on Rules and Calendar, a reviser's bill cannot be amended except to delete a bill section.

This bill repeals the following sections of the Florida Statutes: ss. 16.55, 16.58(2)(g), 16.60(5), 20.19(17)(h), 20.316(6)(f), 24.104 introductory paragraph and (1), (3), and (4), 24.105(2)(b), 27.709(3), 61.181(11) and (12), 61.1812(2)(b), 117.05(3)(b), 120.574(2)(g), 142.18, 159.345(2), 159.475(2), 159.7055(2), 161.56(2), 163.3184(11)(c), 163.3187(7), 163.3191(13) and (15), 166.231(9)(d)4., 190.006(3)(a)2.d., 193.621(3), 211.025(1)(a), 211.026(1)(a), 211.3106(2)(a)-(d), 212.04(2)(a)2.b., 213.305, 215.3208(1) and (2), 228.054(2)(b), 228.057(7), 228.058(4), 229.603(2)(b), 235.056(2)(a)5., 239.5143(2), 239.5144(3), 240.2605(8), 240.262(3)(a), 240.326(3)(a), 240.40401(4), 246.101(2), 252.83(1)(c) and (d), 252.91, 259.101(4)(g), 265.001(3), 272.161(1)(d), 288.1185(4)(a), 288.1223(2)(c), 288.7772, 288.9951(8)(c), 288.9953(7)(a), 288.9956(4)(b), (5), and (6)(b), 290.0491(5), 325.223(6), 327.53(2)(b) and (8), 365.173(2)(b)2., 370.06(2)(d)2.h., 373.461(3)(a), 378.011(3), 378.208(3),

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393.22(2), 393.501(3), 397.407(2), 402.72(3), 403.0872(11)(a)8., 408.7071(3), 409.912(35)(f), 409.9131(5)(c), 411.224(10), 414.030(4)(a) and (9)(b), 414.25, 468.314(3), 478.44(3)(b), 483.172(4), 483.901(4)(i) and (6)(e)1., 494.00171, 501.143(11)(b), 539.001(21), 550.01215(2), (3), and (10), 550.09514(2)(b)1., 550.09515(2)(a)3. and 4., 571.24(4), 576.045(7), 597.004(2)(e), 627.6699(11)(c)2. and (e)2. and (12)(a)2. and (e)2., 633.537(3)(b), 634.404(1)(a) and (b), 641.407(1)(a) and (b), 642.0262(2), 655.961(1), 655.962(1), 658.2954, 753.004(1)(a) and (b) and (4), 775.087(7), 945.74(2), and 985.315(6).

II. Present Situation:

The Division of Statutory Revision, under the authority and requirements of s. 11.242, Florida Statutes, submits reviser's bills to the rules committees of both houses as needed. This reviser's bill serves to repeal entire sections or whole subunits [subsections, paragraphs, etc.] of sections that are obsolete, have had their effect, or have served their purpose pursuant to s. 11.242(5)(i), Florida Statutes.

III. Effect of Proposed Changes:

The effect of this bill is of a technical nature only; reviser's bills do not contain substantive changes. The bill will delete obsolete provisions that no longer serve any purpose in the statutes.

IV. Constitutional Issues:

A.	Municipality/County	Mandates	Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Economic Impact and Fiscal Note:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

None.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Amendments:

#1 by Rules and Calendar:

Removes from the reviser's bill the deletion of s. 117.05(3)(b), F.S. This paragraph deals with the type of notary seal that must be used.

#2 by Rules and Calendar:

Removes from the reviser's bill the deletion of s. 288.1185(4)(a), F.S. The paragraph scheduled for deletion calls for the development of a plan to develop new markets and expansion of existing markets for recovered and recycled materials. The next paragraph of the statute detailed what the content of the plan was to be. Deleting this paragraph and retaining the subsequent paragraph caused confusion.

#3 by Rules and Calendar:

Removes from the reviser's bill the deletion of s. 288.9953(7)(a), F.S. This paragraph deals with reports to be submitted to Workforce Development Boards by the high skills/high wages committees of each board. If this paragraph were to be deleted the subsequent paragraph dealing with additional reports would be out of context.

#4 by Rules and Calendar:

Removes from the reviser's bill the deletion of paragraph (b) of subsection (4) and subsection (5) of s. 288.9956, F.S. Paragraph (4)(b) gives the state workforce development board authority to settle outstanding issues with the U.S. Department of Labor. Although the statute contains a reference to the June 30, 2000, repeal of a federal law, this activity may need to carry over into the new fiscal year and the authority should be retained. Subsection (5) similarly provides a deadline relating to the closing down of Florida's involvement in a federal program. This activity may likely have to continue into the new fiscal year.

#5 by Rules and Calendar:

Removes from the reviser's bill the deletion of paragraph (a) of subsection (4) of s. 414.030, F.S. This paragraph contains a date that has passed for certain agencies to designate project coordinators for the WAGES Program Employment Project. The paragraph delineates all of the agencies that must appoint coordinators. Paragraph (b) refers back to the coordinators without specificity. If paragraph (a) is repealed, it may not be clear which coordinators are being referenced in paragraph (b).

This Senate staff analysis does not reflect the intent or official position of the bill's sponsor or the Florida Senate.