Amendment No. ____ (for drafter's use only)

CHAMBER ACTION	
	Senate • House
1	: :
2	
3	
4	
5	ORIGINAL STAMP BELOW
6	
7	
8	
9	
10	
11	The Committee on Governmental Rules & Regulations offered the
12	following:
13	
14	Substitute Amendment for Amendment (131253) (with title
15	amendment)
16	Remove from the bill: Everything after the enacting clause
17	
18	and insert in lieu thereof:
19	Section 1. Subsection (7) is added to section 481.303,
20	Florida Statutes, to read:
21	481.303 DefinitionsAs used in this chapter:
22	(7) "Landscape design" means consultation for and
23	preparation of planting plan drawn for compensation, including
24	specifications and installation details for plant materials,
25	soil amendments, mulches, edging, gravel, and other similar
26	materials. Such drawings may include only recommendations for
27	the conceptual placement of tangible objects, including
28	irrigation systems, for landscape design projects.
29	Construction documents, details, and specifications for
30	tangible objects and irrigation systems shall be designed or
31	approved by licensed professionals as required by law.

```
Section 2. Subsection (5) of section 481.329, Florida
1
2
   Statutes, is amended to read:
3
           481.329 Exceptions; exemptions from licensure. --
 4
               Nothing in this part prohibits any person from
5
    engaging in the practice of landscape design, as defined in s.
6
    481.303(7). This part shall not be deemed to prohibit any
7
   nurseryman, nursery stock dealer, or agent as defined by
8
   chapter 581 who is required under chapter 581 to hold a valid
9
   license issued by the Division of Plant Industry of the
10
   Department of Agriculture and Consumer Services and who does
11
   hold a valid license to engage in the business of selling
12
   nursery stock in this state, insofar as he engages in the
13
   preparation of plans or drawings as an adjunct to
   merchandising his product, so long as he does not Persons
14
15
   providing landscape design services shall not use the title,
   term or designation "landscape architect", "landscape
16
17
   architectural", "landscape architecture", "L.A.", "landscape
   engineering", or any description tending to convey the
18
    impression that he is a landscape architect unless he is
19
20
   registered as provided in this part. or is exempt from
   registration under the provisions of this part.
21
           Section 3. This act shall take effect October 1, 1998.
22
23
24
   ======= T I T L E A M E N D M E N T =========
25
   And the title is amended as follows:
26
27
   remove from the title of the bill: everything before the
28
   enacting clause
29
30
   and insert in lieu thereof:
                        A bill to be entitled
31
```

Amendment No. ___ (for drafter's use only)

An act relating to landscape design; amending s. 481.303, F.S.; providing definitions; amending s. 481.329, F.S., providing exemptions from licensure and regulation under part II, ch. 489, F.S.; providing an effective date.

04/08/98 10:49 am