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:	SB 1740				
SPONSOR:	Senator McKay				
SUBJECT:	Florida Statutes				
DATE:	March 9, 2000	REVISED:			
1. <u>Wim</u> 2	ANALYST	STAFF DIRECTOR Guthrie	REFERENCE RI RC	ACTION Favorable	
J		-			

I. Summary:

This bill substantially amends or repeals the following sections of the Florida Statutes: 468.4571, 468.70, 470.001, 470.0395, 471.001, 472.001, 472.013, 472.039, 472.041, 473.306, 470.307, 470.308, 473.3251, 474.219, 475.001, 475.610, 476.024, 477.012, 481.201, 481.209. 481.24, 489.101, 489.501, 489.518, 489.537.

II. Present Situation:

During the 1999-2000 interim, staff of the House of Representatives reviewed the Florida Statutes and identified provisions that were obsolete. Senate staff reviewed and commented upon the draft list. The final list for amendment or repeal contained one or more of the following:

- 1. A reference to a dormant board, council or other non-governing authority;
- 2. An obsolete provision;
- 3. A nonrecurring requirement;
- 4. An unnecessary statement of legislative intent, findings or purpose;
- 5. A cross-reference to a repealed section;
- 6. An unnecessary use of standard or form language;
- 7. The creation of a short title, or popular name, unrelated to the purpose of the statute;
- 8. The use of archaic language or descriptions.

III. Effect of Proposed Changes:

Section 1 repeals s. 468.4571, F.S., to remove obsolete savings clauses applicable to the licensure of athlete agents.

Section 2 amends s. 468.70, F.S., to remove unnecessary findings language regarding athletic trainers.

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Section 3 amends s. 470.001, F.S., to remove unnecessary findings language and to make clarifying changes regarding funeral directors, embalmers, and direct disposers.

Section 4 amends s. 470.0395, F.S., to remove obsolete savings clauses regarding funeral directors, embalmers, and direct disposers.

Section 5 amends s. 471.001, F.S., to remove unnecessary findings language regarding engineers.

Section 6 amends s. 472.001, F.S., to remove unnecessary findings language regarding land surveyors and mappers.

Section 7 repeals s. 472.013 (2) (c) and (d), F.S., to remove language that was repealed by internal reference regarding land surveyors and mappers.

Section 8 repeals s. 472.039, s. 472.041, F.S., to remove obsolete savings clauses for land surveyors and mappers.

Section 9 repeals s. 473.307 and 473.306 (3)(e), F.S., to remove obsolete provisions regarding accountants.

Section 10 amends s. 473.308 (2) and (3), F.S., to remove cross-references to s. 473.307, F.S., a statute repealed by this bill.

Section 11 repeals s. 473.3251, F.S., to remove an obsolete savings clause regarding accountants.

Section 12 repeals s. 474.219, F.S., to remove obsolete saving clauses regarding veterinarians.

Section 13 amends s. 475.001, F.S., to remove unnecessary findings language regarding real estate practitioners.

Section 14 amends s. 475.610, F.S., to remove unnecessary findings language regarding real estate appraisers.

Section 15 amends s. 476.024, F.S., to remove unnecessary findings language regarding barbers.

Section 16 amends s. 477.012, F.S., to remove unnecessary findings language regarding cosmetologists.

Section 17 amends s. 481.201, F.S., to remove unnecessary findings language regarding architects.

Section 18 repeals s. 481.209 (2)(e), F.S., to remove obsolete provisions regarding interior designers.

Section 19 repeals s. 481.24, F.S., to remove obsolete provisions regrading certain architects and interior designers.

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Section 20 amends s. 489.101, F.S., to remove unnecessary findings language regarding the construction industry.

Section 21 amends s. 489.501, F.S., to remove unnecessary findings language regarding electrical and alarm system contracting.

Section 22 repeals s. 489.518 (2)(d), F.S., to remove obsolete provisions regarding burglar alarm system agents.

Section 23 repeals s. 489.537 (8)(b), F.S., to remove obsolete provisions regarding alarm system contractors.

Section 24 provides that the act will take effect upon becoming a law.

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.

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VII. Related Issues:

The House companion (CS/HB 4005) contains an additional section that repeals findings language regarding health studios. Staff for the Senate Committee on Agriculture and Consumer Services recommends that this language not be repealed.

VIII. Amendments:

None.

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