

By the Committee on Commerce and Economic Opportunities; and
Senator King

310-1508-01

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A bill to be entitled
An act relating to drug-free workplaces;
amending s. 440.102, F.S.; requiring certain
contractors to implement a drug-free workplace
program under certain circumstances; providing
an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Subsection (15) is added to section
440.102, Florida Statutes, to read:

440.102 Drug-free workplace program requirements.--The
following provisions apply to a drug-free workplace program
implemented pursuant to law or to rules adopted by the Agency
for Health Care Administration:

(15) STATE CONSTRUCTION CONTRACTS.--Each construction
contractor, as regulated under part I of chapter 489, and each
electrical contractor and alarm system contractor, as
regulated under part II of chapter 489, who contracts to
perform construction work under a state contract for
educational facilities as governed by chapter 235, public
property and publicly owned buildings as governed by chapter
255, or state correctional facilities as governed by chapter
944 shall implement a drug-free workplace program under this
section.

Section 2. This act shall take effect October 1, 2001.

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STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN
COMMITTEE SUBSTITUTE FOR
SB 718

The committee substitute clarifies that certain construction contractors, electrical contractors, and alarm system contractors are required to implement a drug-free workplace program. The committee substitute also clarifies that state contracts for educational facilities, public property and publicly owned buildings, and state correctional facilities are the types of state contracts to which the committee substitute applies.