Bill No. <u>CS for SB 1830</u>

Barcode 103740

CHAMBER ACTION

_	CHAMBER ACTION <u>Senate</u> <u>House</u>
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2	05/04/2005 02:17 PM .
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11	Senator Argenziano moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 6, between lines 6 and 7,
15	
16	insert:
17	Section 2. Section 489.1134, Florida Statutes, is
18	created to read:
19	489.1134 Mold remediation certification
20	(1)(a) In addition to the certification or
21	registration required to engage in business as a contractor
22	under this part, any contractor who wishes to engage in
23	business as a contractor with a focus or emphasis on mold or
24	mold remediation that is not incidental to the scope of his or
25	her license shall take the courses or the number of course
26	hours determined by the board. Such courses or course hours
27	may count as part of the contractor's continuing education
28	requirement and shall be given by an instructional facility or
29	teaching entity that has been approved by the board. Upon
30	successful completion of the course, courses, or course hours,
31	the instructional facility or teaching entity that has been
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1	approved by the board shall report such completion to the
2	department and issue to the taker of the course a certificate
3	of completion, which shall be available for inspection by any
4	entity or person seeking to have the contractor engage in
5	business as a contractor with a focus or emphasis on mold or
6	mold remediation that is not incidental to the license of the
7	contractor.
8	(b) Any other natural person who is employed by a
9	licensed contractor to provide work on mold or mold
10	remediation shall, as a prerequisite to his or her
11	authorization to provide such service, take a course approved
12	by the board.
13	(c) It is the responsibility of the contractor
14	licensed under this part to ensure that members of his or her
15	workforce who are engaging in business as a contractor with a
16	focus or emphasis on mold or mold remediation that is not
17	incidental to the scope of the contractor's license are in
18	compliance with this section, and such contractor is subject
19	to discipline under s. 489.129 for violation of this section.
20	(d) Training programs in mold remediation shall be
21	reviewed annually by the board to ensure that programs have
22	been provided equitably across the state.
23	(e) Periodically, the board shall review training
24	programs in mold remediation for quality in content and
25	instruction. The board shall also respond to complaints
26	regarding approved programs.
27	(2)(a) A person qualified under paragraph (1)(a) must
28	be present on any job site at which a person is engaging in
29	business as a contractor with a focus or emphasis on mold or
30	mold remediation that is not incidental to the scope of his or
31	her license.
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1	(b) It is the responsibility of the licensed
2	contractor to ensure compliance with paragraph (a), and such
3	contractor is subject to discipline under s. 489.129 for
4	violation of this subsection.
5	(3) No contractor shall hold himself or herself out as
6	emphasizing in mold or mold remediation unless the contractor
7	is in compliance with this section.
8	(4) The term "mold" means an organism of the class
9	fungi that causes disintegration of organic matter and
10	produces spores and includes any spores, hyphae, and
11	mycotoxins produced by mold. The term "mold remediation" means
12	the business as a contractor related to mold or
13	mold-contaminated matter.
14	Section 3. Section 501.933, Florida Statutes, is
15	created to read:
16	501.933 Mold assessors; requirements; exemptions;
17	prohibited acts and penalties; bond and insurance; limitations
18	and enforcement
19	(1) DEFINITIONSAs used in this section, the term:
20	(a) "Mold" means an organism of the class fungi that
21	causes disintegration of organic matter and produces spores,
22	and includes any spores, hyphae, and mycotoxins produced by
23	mold.
24	(b) "Mold assessment" means:
25	1. An inspection, investigation, or survey of a
26	dwelling or other structure to provide the owner or occupant
27	with information regarding the presence, identification, or
28	evaluation of mold;
29	2. The development of a mold-management plan or
30	remediation protocol; or
31	3. The collection or analysis of a mold sample.

1	(c) "Mold assessor" means any person that performs or
2	directly supervises a mold assessment.
3	(2) REQUIREMENTS FOR PRACTICE
4	(a) A person shall not work as a mold assessor unless
5	he or she has evidence of, or works under the direct
6	supervision of a person who has evidence of, a certification
7	<pre>from either:</pre>
8	1. A nonprofit organization with a focus on indoor air
9	quality or industrial hygiene that meets each of the following
10	criteria:
11	a. Requires that a person may not obtain certification
12	unless the person has at least a 2-year degree in a scientific
13	or building science field and 3 years of documented experience
14	from a qualified mold assessor, or requires a 4-year degree in
15	a scientific or building science field.
16	b. Requires the person to pass an examination testing
17	knowledge related to mold and mold assessment; or
18	2. A community college or university that offers mold
19	assessment training or education.
20	(b) A business entity may not provide or offer to
21	provide mold assessment services unless the business entity
22	satisfies all of the requirements of this section.
23	(3) EXEMPTIONSThe following persons are not
24	required to comply with this section with regard to any mold
25	assessment:
26	(a) A residential property owner who performs mold
27	assessment on his or her own property.
28	(b) An owner or tenant, or a managing agent or
29	employee of an owner or tenant, who performs mold assessment
30	on property owned or leased by the owner or tenant. This
31	exemption does not apply if the managing agent or employee

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engages in the business of performing mold assessment for the
public.
(c) An employee of a licensee who performs mold
assessment while directly supervised by the mold assessor.
(d) Individuals or business organizations licensed
under chapter 471, part I of chapter 481, chapter 482, or
chapter 489, or acting on behalf of an insurer under part VI
of chapter 626, or individuals in the manufactured housing
industry who are licensed under chapter 320, that are not
specifically engaged in mold assessment, but that are acting
within the scope of their respective licenses.
(e) An authorized employee of the United States, this
state, or any municipality, county, or other political
subdivision, or public or private school, who meets the
requirements of subsection (2) and who is conducting mold
assessment within the scope of that employment, as long as the
employee does not hold out for hire or otherwise engage in
mold assessment.
(4) PROHIBITED ACTS; PENALTIES
(a) A mold assessor, a company that employs a mold
assessor, or a company that is controlled by a company that
also has a financial interest in a company employing a mold
assessor may not:
1. Perform or offer to perform any mold assessment
without complying with the requirements of this section.
2. Perform or offer to perform any mold remediation to
a structure on which the mold assessor or the mold assessor's
company provided a mold assessment within the last 12 months.
3. Inspect for a fee any property in which the
assessor or the assessor's company has any financial or
transfer interest.

1	4. Accept any compensation, inducement, or reward from
2	a mold remediator or mold remediator's company for the
3	referral of any business to the mold remediator or the mold
4	remediator's company.
5	5. Offer any compensation, inducement, or reward to a
6	mold remediator or mold remediator's company for the referral
7	of any business from the mold remediator or the mold
8	remediator's company.
9	6. Accept an engagement to make an omission of the
10	assessment or conduct an assessment in which the assessment
11	itself, or the fee payable for the assessment, is contingent
12	upon the conclusions of the assessment.
13	(b) Any person who violates any provision of this
14	subsection commits:
15	1. A misdemeanor of the second degree for a first
16	violation, punishable as provided in s. 775.082 or s. 775.083.
17	2. A misdemeanor of the first degree for a second
18	violation, punishable as provided in s. 775.082 or s. 775.083.
19	3. A felony of the third degree for a third or
20	subsequent violation, punishable as provided in s. 775.082, s.
21	775.083, or s. 775.084.
22	(5) INSURANCEA mold assessor must maintain a
23	mold-specific insurance policy in an amount of not less than
24	\$1 million.
25	(6) REPAIR COST ESTIMATESMold assessors are not
26	required to provide estimates related to the cost of repair of
27	an assessed property.
28	(7) STATUTE OF LIMITATIONSChapter 95 governs the
29	time at which an action to enforce an obligation, duty, or
30	right arising under this section must be commenced.
31	(8) ENFORCEMENT OF VIOLATIONSAny violation of this

1	section constitutes a deceptive and unfair trade practice,
2	punishable as provided in part II of this chapter.
3	Section 4. Section 501.934, Florida Statutes, is
4	created to read:
5	501.934 Noncontracting mold remediators; requirements;
6	exemptions; prohibited acts and penalties; bond and insurance;
7	limitations and enforcement
8	(1) DEFINITIONSAs used in this section, the term:
9	(a) "Mold" means an organism of the class fungi that
10	causes disintegration of organic matter and produces spores,
11	and includes any spores, hyphae, and mycotoxins produced by
12	mold.
13	(b) "Noncontracting mold remediation" means the
14	removal, cleaning, sanitizing, demolition, or other treatment,
15	including preventive activities, of mold or mold-contaminated
16	matter that was not purposely grown at that location; however,
17	such removal, cleaning, sanitizing, demolition, or other
18	treatment, including preventive activities, may not be work
19	that requires a license under chapter 489 unless performed by
20	a person who is licensed under that chapter or the work
21	complies with that chapter.
22	(c) "Noncontracting mold remediator" means any person
23	that performs mold remediation. A noncontracting mold
24	remediator may not perform any work that requires a license
25	under chapter 489 unless the noncontracting mold remediator is
26	also licensed under that chapter or complies with that
27	chapter.
28	(2) REQUIREMENTS FOR PRACTICE
29	(a) A person shall not work as a noncontracting mold
30	remediator unless he or she has evidence of, or works under
31	the direct supervision of a person who has evidence of, a

1	certification from either:
2	1. A nonprofit organization with a focus on mold
3	remediation that meets each of the following criteria:
4	a. Requires that a person has at least a high school
5	diploma and at least 2 years' experience in a field related to
6	mold remediation;
7	b. Requires that a person has completed training
8	related to mold and mold remediation; and
9	c. Requires the person to pass an examination testing
10	knowledge related to mold and mold remediation; or
11	2. A community college or university that offers mold
12	remediation training or education.
13	(b) A business entity may not provide or offer to
14	provide mold remediation services unless the business entity
15	satisfies all of the requirements of this section.
16	(3) EXEMPTIONS The following persons are not
17	required to comply with this section with regard to any
18	noncontracting mold remediation:
19	(a) A residential property owner who performs
20	noncontracting mold remediation on his or her own property.
21	(b) An owner or tenant, or a managing agent or
22	employee of an owner or tenant, who performs noncontracting
23	mold remediation on property owned or leased by the owner or
24	tenant so long as such remediation is within the routine
25	maintenance of a building structure. This exemption does not
26	apply if the managing agent or employee engages in the
27	business of performing noncontracting mold remediation for the
28	public.
29	(c) An employee of a licensee who performs
30	noncontracting mold remediation while directly supervised by
31	the noncontracting mold remediator.
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1	(d) Individuals or business organizations licensed
2	under chapter 471, part I of chapter 481, chapter 482, or
3	chapter 489, or acting on behalf of an insurer under part VI
4	of chapter 626, or individuals in the manufactured housing
5	industry who are licensed under chapter 320, that are not
6	specifically engaged in mold remediation, but that are acting
7	within the scope of their respective licenses.
8	(e) An authorized employee of the United States, this
9	state, or any municipality, county, or other political
10	subdivision, or public or private school, who meets the
11	requirements of subsection (2) and who is conducting mold
12	remediation within the scope of that employment, as long as
13	the employee does not hold out for hire or otherwise engage in
14	mold remediation.
15	(4) PROHIBITED ACTS; PENALTIES
16	(a) A noncontracting mold remediator, a company that
17	employs a noncontracting mold remediator, or a company that is
18	controlled by a company that also has a financial interest in
19	a company employing a noncontracting mold remediator may not:
20	1. Perform or offer to perform any mold remediation
21	without complying with the requirements of this section.
22	2. Perform or offer to perform any mold assessment as
23	<u>defined in s. 501.933.</u>
24	3. Remediate for a fee any property in which the
25	noncontracting mold remediator or the noncontracting mold
26	remediator's company has any financial or transfer interest.
27	4. Accept any compensation, inducement, or reward from
28	a mold assessor or mold assessor's company for the referral of
29	any business from the mold assessor or the mold assessor's
30	company.
31	5. Offer any compensation, inducement, or reward to a

1	mold assessor or mold assessor's company for the referral of
2	any business from the mold assessor or the mold assessor's
3	company.
4	(b) Any person who violates any provision of this
5	subsection commits:
6	1. A misdemeanor of the second degree for a first
7	violation, punishable as provided in s. 775.082 or s. 775.083.
8	2. A misdemeanor of the first degree for a second
9	violation, punishable as provided in s. 775.082 or s. 775.083.
10	3. A felony of the third degree for a third or
11	subsequent violation, punishable as provided in s. 775.082, s.
12	775.083, or s. 775.084.
13	(5) INSURANCE A noncontracting mold remediator shall
14	maintain a general liability insurance policy with a mold
15	insurance pollution rider in an amount of not less than \$1
16	million.
17	(6) STATUTE OF LIMITATIONSChapter 95 governs the
18	time at which an action to enforce an obligation, duty, or
19	right arising under this section must be commenced.
20	(7) ENFORCEMENT OF VIOLATIONS Any violation of this
21	section constitutes a deceptive and unfair trade practice,
22	punishable as provided in part II of this chapter.
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24	(Redesignate subsequent sections.)
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27	======== T I T L E A M E N D M E N T ==========
28	And the title is amended as follows:
29	On page 1, line 2, delete that line
30	
31	and insert:
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An act relating to real property inspection and
repair; creating s. 489.1134, F.S.; providing
educational requirements and procedural
requirements for mold remediation
certification; providing for discipline;
requiring review of mold remediation training
programs; requiring a person certified under
this section to be present on certain job
sites; assigning responsibility for workforce
compliance; requiring compliance; providing
definitions; creating s. 501.933, F.S.;
providing definitions; providing requirements
for practice as a mold assessor; providing
exemptions; providing prohibited acts and
penalties; requiring that mold assessors
maintain liability insurance; providing that
mold assessors do not have a duty to provide
repair cost estimates; providing limitations;
providing for enforcement of violations;
creating s. 501.934, F.S.; providing
definitions; providing requirements for
practice as a noncontracting mold remediator;
providing exemptions; providing prohibited acts
and penalties; requiring that noncontracting
mold remediators maintain liability insurance;
providing limitations; providing for
enforcement of violations;