The Florida Senate PROFESSIONAL STAFF ANALYSIS AND ECONOMIC IMPACT STATEMENT

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

			ities Committee	
SB 1452				
Communications &	Public Utilities	Committee		
OGSR/Public Servio	ce Tax			
March 14, 2007	REVISED:			
ST STAF	FDIRECTOR	REFERENCE		ACTION
Caldw	vell	CU	Favorable	
		GO		
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	Communications & OGSR/Public Servio March 14, 2007 ST STAF	Communications & Public Utilities OGSR/Public Service Tax March 14, 2007 REVISED:	Communications & Public Utilities Committee OGSR/Public Service Tax March 14, 2007 REVISED: ST STAFF DIRECTOR REFERENCE Caldwell CU GO GO	Communications & Public Utilities Committee OGSR/Public Service Tax March 14, 2007 REVISED: ST STAFF DIRECTOR REFERENCE Caldwell CU Favorable GO GO Favorable

I. Summary:

The bill repeals section 36, of chapter 2001-140, Laws of Florida, which grants the authority to audit records to ensure proper payment of the Public Service Tax. The bill also repeals section 166.236, Florida Statutes, which provides an exemption for proprietary and confidential business information collected during those audits.

II. Present Situation:

Prior to 2000, municipalities assessed taxes on telecommunications companies pursuant to the Public Service Tax statute. To ensure proper payment of the tax, the statute also authorized the municipalities to audit relevant company records. To protect confidential business information, the statute contained a public record exemption for any proprietary and confidential business information received during the course of the audit.

In 2000, the Communication Service Tax (CST) was created and the Public Service Tax on telecommunications was subsumed into the CST. The CST statutes contain their own audit authority and public records exemption provisions.

When this shift in statutory authority occurred, all the Public Service Tax audits had not been conducted. These audits were, of necessity, conducted after the tax payments were received. Therefore, audits to ensure that taxes paid in years immediately prior to 2000 were accurate had not yet been conducted. To provide a transition from one tax to the other, temporary authority for audits and temporary public records protection were enacted, s. 36, ch. 2001-140, Laws of Florida, and s. 166.236, F.S., respectively. The transition period is now over, and representatives

of municipalities and telecommunication service providers confirmed that these sections are no longer necessary.

III. Effect of Proposed Changes:

The bill repeals s. 36, ch. 2001-140, Laws of Florida, which grants the authority to audit telecommunication service providers' records to ensure compliance with the Public Service Tax, and repeals s. 166.236, F.S., which provides an exemption for proprietary and confidential business information collected during Public Service Tax audits.

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.

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

vill. Summary of Amendments:

None.

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