The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

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

	Prepared B	: The Professiona	al Staff of the Agric	ulture Commit	tee	
BILL:	CS/SB 2286					
INTRODUCER:	Agriculture Committee and Senator Dean					
SUBJECT:	Florida Arborist	Licensing Law				
DATE:	March 27, 2008	REVISED:				
ANAL Weidenben		TAFF DIRECTOR ole	AG MS GO GA	Fav/CS	ACTION	
	Please see A. COMMITTEE SUE B. AMENDMENTS		for Addition Statement of Substance amendr Technical amendr Amendments were Significant amend	stantial Chango ments were rece e recommende	es commended ed	

I. Summary:

This bill creates a voluntary arborist licensing law that persons must comply with in order to hold themselves out as a licensed arborist in the State of Florida. The Department of Agriculture and Consumer Services (DACS) has rulemaking authority to establish licensing procedures and set fees. An arborist is a person who performs services to improve the condition of certain trees and who performs services in connection with post-storm cleanup of damage from trees.

This bill creates Chapter 598 of the Florida Statutes.

II. Present Situation:

There is no state regulation or licensing law governing arborists in the state. The International Society of Arboriculture (ISA) has an arborist certification procedure for persons who have a minimum of three years experience in some aspect of tree care and have passed an exam developed by an international panel of experts¹. ISA reports on its website that its mission statement is to promote the professional practice of arboriculture and foster a greater awareness

¹ http://www.isa-arbor.com/home.aspx

of the benefits of trees through research, technology, and education. There is a Florida chapter² of the ISA whose mission is to promote the scientifically based practice of arboriculture through research, education and public awareness. The Division of Forestry in DACS estimates that there are over 2,000 Florida ISA certified members.

III. Effect of Proposed Changes:

Section 1 creates chapter 598, F.S. to license arborists in the State of Florida.

Proposed s. 598.001, F.S., provides for the chapter to be cited as the "Florida Arborist Licensing Law".

Proposed s. 598.002, F.S., declares that it is the public policy that anyone who wants to practice as a licensed arborist in this state must meet the requirements of this bill.

Proposed s. 598.003, F.S., provides the following definitions:

- "Arboriculture" or "arboriculture services" means any tree service done for compensation relating to improving the condition of certain specified trees by various methods excluding activities already regulated under pest control laws in chapter 482, F.S., and nursery activities as defined in chapter 581, F.S. It also includes a service performed in connection with post-storm cleanup of damage from trees.
- "Arborist of Record" means a Florida licensed arborist in good standing who supervises employees providing arboriculture services and issues authorization cards to them.
- "Department" means the Department of Agriculture and Consumer Services (DACS).
- "Landscape maintenance" means maintenance performed while standing on the ground or on trees less than 4 inches in diameter at breast height.
- "Licensed arborist" means a person who has fulfilled the requirements for certification by the International Society of Arboriculture (ISA).
- "Person" means individuals, children, firms, associations, joint adventures, partnerships, estates, trusts, business trusts, syndicates, fiduciaries, corporations, and all other groups or combinations.
- "Practice of arboriculture" means the performance or offer to perform an arboriculture service excluding landscape tree maintenance as defined in the bill and as otherwise excluded by this chapter. Representing oneself or holding oneself out to be an arborist shall be construed to be the practice of arboriculture.

Proposed s. 598.004, F.S., provides rulemaking authority for DACS to implement the Florida Arborist Licensing Law, including the establishment of a licensure process and the setting of fees.

Proposed s. 598.005, F.S., authorizes DACS to set fees by rule which fees are to be deposited into the Incidental Trust Fund of the Division of Forestry and used to defray costs of administering this program. The fees shall not exceed the cost of administering the program and shall not exceed the following limits:

² http://www.floridaisa.org/

- \$300 for a nonrefundable licensure fee
- \$300 for an annual fee
- \$100 for a reactivation fee

Proposed s. 598.006, F.S., sets forth licensing procedures which include a requirement that the applicant be at least 18 years of age and submit an application that has been reviewed by the Florida Chapter of ISA and proof of the required insurance coverage unless the applicant is employed by a statutorily recognized governmental entity that is self-insured. Circumstances are set out that allow the department to refuse to issue a license or to suspend or revoke a license. A person may not hold himself out as a licensed Florida arborist unless that person has been issued a license under this chapter. Final arboriculture papers for work performed under the supervision of a Florida licensed arborist must be dated, signed, and sealed by the arborist.

Proposed s. 598.007, F.S., requires DACS to renew a license if the applicant is in compliance with this chapter and its rules. A licensed arborist is required to inform DACS of his primary place of practice and keep it current if there is a change.

Proposed s. 598.008, F.S., requires a licensed arborist to make a written request to DACS to reactivate a license that is inactive, suspended, or revoked.

Proposed s. 598.009, F.S., authorizes DACS to issue a duplicate license under certain circumstances.

Proposed s. 598.011, F.S., requires DACS to maintain a roster of all licensed arborists in the state.

Section 2 appropriates one position to DACS and \$72,280 from the Incidental Trust Fund to carry out the purposes of this act.

Section 3 provides that this act shall take effect July 1, 2008.

IV. Constitutional Issues:

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None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

The intent of the program is that it will be supported by fees that it generates after the initial appropriation from the Incidental Trust Fund of the Division of Forestry within DACS.

B. Private Sector Impact:

Individuals that wish to hold themselves out as a licensed arborist in the State of Florida will have to comply with the requirements of this bill and pay the fees imposed by this bill.

C. Government Sector Impact:

Recurring costs (1)	FY 08-09)	(FY 09-010)	(FY 10-11)
1 - Administrative Assistant II (0712)	44,732	45,627	46,539
1 - Support Staff Expense Package	5,426	5,426	5,426
1 - Human Resources Allocation	398	398	398
Travel	5,000	2,000	2,000
Additional Supplies	2,000	500	500
AGMIC Budget Entity-Contracted Services	<u>5,000</u>	5,000	5,000
Total Recurring Costs	\$62,556	\$58,951	\$59,863

Expenses and Human Resources package total reflects one (1) position. Travel and supplies reflect increased travel in year one for initial rulemaking development, workshop discussions, and for program implementation, with travel decreasing in subsequent years.

AGMIC recurring costs reflect use of memory, central processing unit storage and disk storage on DACS' Sun/Oracle platform, in addition to costs associated with licensing agreement with Oracle software.

Non-Recurring costs			
Support Staff Exp. Package	2,947		
OCO – All staff	1,000		
Total Non-Recurring Costs	\$ 3,947		
Non-Operating Costs Administrative Overhead:	\$ 4,921	5,019	5,119
General Revenue Service Charge	Indeterminate	Indeterminate	Indeterminate

An indeterminate amount of General Revenue service charge would be paid depending on the trust fund from which the program costs are expended.

Grand Total Costs	(Incidental TF) \$ 71,42 ₄	4 \$63,970	\$64,982

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Additional Information:

A. Committee Substitute – Statement of Substantial Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

CS/SB 310 is different from SB 310 in that it

- specifies that the definition of arboriculture services is limited to *tree* services and that activities of a nursery are excluded from this regulation.
- provides a definition for "Arborist of Record".
- clarifies that the definition for "Practice of Arboriculture" excludes landscape tree maintenance as defined in the bill.
- extends the licensure process to include procedures relating to lost, destroyed or mutilated licenses.
- revises the licensure procedures to require that an application be reviewed by the Florida Chapter, Board of Directors, ISA, for completeness and compliance with the bill.
- revises the insurance requirements to waive necessity of coverage while an applicant is employed by a statutorily recognized governmental entity which is self-insured.
- extends the ban on issuing a license to include an applicant who has committed an act or offense, or under investigation for the same, related to their ability to practice arboriculture.
- adds a requirement that final arboriculture papers prepared by or under the supervision of a Florida licensed arborist of record must be dated, signed, and sealed by the licensed arborist.
- substitutes an appropriation of one FTE and \$72,280 for the prior appropriation of \$200,000.
- Modifies the definition of "Arboriculture" or "arboriculture services" to provide that landscape architects licensed under chapter 481, F.S., are authorized to practice arboriculture but may not hold themselves out as licensed arborists unless they have met the requirements of this bill.

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