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 840			
SPONSOR:	Senator McKay			
SUBJECT:	General Reviser's B	ill-Volume 2, F.S.		
DATE:	February 10, 1999	REVISED: <u>2/18/99</u>		
1. Pollitz 2 3 4 5	ANALYST z (Stat. Rev.)	STAFF DIRECTOR Kassack	REFERENCE RC	ACTION Fav/6 amendments

I. Summary:

The Division of Statutory Revision of the Office of Legislative Services is required, by statute, to conduct a systematic and continuing study of the Florida Statutes. The purpose of this study is to recommend to the Legislature changes that will remove inconsistencies, redundancies, and unnecessary repetition from the statutes; improve clarity and facilitate correct interpretation; correct grammatical and typographical errors; and delete obsolete, repealed, or superseded provisions. These recommendations are submitted to the Legislature in the form of technical, nonsubstantive reviser's bills.

This is a general reviser's bill, covering volume 2 of the Florida Statutes, to delete expired or obsolete language; correct cross-references and grammatical or typographical errors; remove inconsistencies and redundancies from the statutes; improve the clarity of the statutes and facilitate their correct interpretation; and confirm the restoration of provisions unintentionally omitted from republication in the acts of the Legislature during the amendatory process. A reviser's bill cannot be amended except to delete a bill section.

II. Present Situation:

The Division of Statutory Revision, under the authority and requirements of s. 11.242, Florida Statutes, submits reviser's bills to the rules committees of both houses as needed. General reviser's bills to clean up obsolete language, update cross-references, and correct grammatical and typographical errors and the like are submitted every 2 years in odd-numbered years.

III. Effect of Proposed Changes:

The effect of this bill is of a technical nature only; reviser's bills do not contain substantive changes. The bill will clean up grammatical and similar errors in volume 2 of the Florida Statutes.

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I۱	/ .	Con	etitut	ional	Issues
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	A.	Municipality/County Mandates Restrictions:		
		None.		
	B.	Public Records/Open Meetings Issues:		
		None.		
	C.	Trust Funds Restrictions:		
		None.		
٧.	Ec	Economic Impact and Fiscal Note:		
	A.	Tax/Fee Issues:		
		None.		
	B.	Private Sector Impact:		
		None.		
	C.	Government Sector Impact:		
		None.		
VI.	Te	Technical Deficiencies:		
	No	ne.		
VII.	Re	Related Issues:		
	No	ne.		
VIII.	An	mendments:		
	Del pos	by Rules and Calendar: letes a revision to s. 283.33 that would strike a reference to repealed s. 287.062. There is a sibility that a reference to similar language in s. 287.042, should be substituted instead of apply deleting the cite to s. 287.062.		

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#2 by Rules and Calendar:

Deletes revisions in ss. 316.515, and 316.611, redesignating the "Florida Turnpike" as the "Ronald Reagan Turnpike." The name change by Chapter 98-423, Laws of Florida, was intended to be commemorative only.

#3 by Rules and Calendar:

Deletes revisions in s. 337.02, redesignating the "Florida Turnpike" as the "Ronald Reagan Turnpike." The name change by Chapter 98-423, Laws of Florida, was intended to be commemorative only.

#4 by Rules and Calendar:

Deletes revisions to s. 373.414(8)(b) that included deletion of a reference to repealed s. 403.914 because some permits operating under repealed s. 403.914 continue to exist.

#5 by Rules and Calendar:

Deletes revisions to s. 373.414(8)(b) that included deletion of a reference to repealed s. 403.914 because some permits operating under repealed s. 403.914 continue to exist.

#6 by Rules and Calendar:

Deletes revisions in s. 373.4149, redesignating the "Florida Turnpike" as the "Ronald Reagan Turnpike." The name change by Chapter 98-423, Laws of Florida, was intended to be commemorative only.

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