HOUSE OF REPRESENTATIVES COMMITTEE ON AGRICULTURE & CONSUMER AFFAIRS ANALYSIS

- BILL #: CS/HB 685
- **RELATING TO:** Consumer Protection

SPONSOR(S): Committee on Agriculture & Consumer Affairs; Representative(s) Romeo & others

TIED BILL(S): none

ORIGINATING COMMITTEE(S)/COUNCIL(S)/COMMITTEE(S) OF REFERENCE:

- (1) AGRICULTURE & CONSUMER AFFAIRS (CCC) YEAS 8 NAYS 0
- (2) STATE ADMINISTRATION (SGC)
- (3) COUNCIL FOR COMPETITIVE COMMERCE
- (4)
- (5)

I. <u>SUMMARY</u>:

CS/HB 685 codifies some specified recommendations of the legislatively created Information Service Technology Development Task Force regarding consumer protection for businesses and governmental entities from unfair or deceptive acts or practices over or through the Internet. The bill incorporates specific changes to various sections of Chapter 501, Part II, F.S., the Florida Deceptive and Unfair Trade Practices Act, recommended by the Task Force.

The bill substantially amends the following sections of the Florida Statutes: 501.203, 501.207, 501.2075, 501.211, and 501.212. The bill also repeals s. 501.2091, F.S.

II. SUBSTANTIVE ANALYSIS:

A. DOES THE BILL SUPPORT THE FOLLOWING PRINCIPLES:

1.	Less Government	Yes []	No []	N/A [X]
2.	Lower Taxes	Yes []	No []	N/A [X]
3.	Individual Freedom	Yes [X]	No []	N/A []
4.	Personal Responsibility	Yes []	No []	N/A [X]
5.	Family Empowerment	Yes []	No []	N/A [X]

For any principle that received a "no" above, please explain:

B. PRESENT SITUATION:

Information Service Technology Development Task Force

The 1999 Legislature created the Information Service Technology Development Task Force ("Task Force") within the Department of Management Services (Chapter 99-354, Laws of Florida). The Task Force, whose two-year term expires on June 11, 2001, is comprised of 34 bipartisan members from the public and private sector. Since its creation, the task force has held several meetings throughout the state. The Task Force was directed to develop policies benefiting state residents by fostering free market development and beneficial use of advanced communication networks and information technologies within Florida.

To achieve its purposes, the Task Force divided its stated directives among eight subcommittees. Each subcommittee developed policy recommendations according to its stated directive. In its 1999 *Annual Report to the Legislature*, the Task Force included numerous policy recommendations and implementation strategies to carry out the recommendations. Subsequently, the Task Force issued its 2001 Legislative Report/Proposed Recommendations/eLaws: Civil and Criminal. Both reports contained the same recommendations to amend various sections of Chapter 501, Part II, F.S., the Florida Deceptive and Unfair Trade Practices Act (FDUTPA).

Much of the information included in this analysis is taken from these two reports. As the recommendations relating to changes to the FDUTPA do not differ between reports, no distinction is made between unless otherwise noted or unless text from a specific report is quoted.

Civil and Criminal Subcommittee Findings

The self-titled "Elaws: Civil and Criminal Subcommittee" (Subcommittee 7) was directed to evaluate state laws, rules, and procedures to determine if there is a need to create new laws or amend or repeal existing laws, rules, or procedures to reflect the impact of electronic commerce (e-commerce). The term "e-commerce" represents the buying or selling of products and services by businesses and consumers over the Internet. Three typical e-commerce transactions take place via the Internet: business-to-business, business to consumer, and consumer-to-consumer.

The subcommittee noted that most of Florida's laws were created prior to the rapid proliferation of the Internet and e-commerce and stressed the importance of ensuring that the many protections against fraud and other criminal activity apply in the e-commerce world. The subcommittee also

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recognized that to protect Florida businesses and residents, Florida courts must maintain jurisdiction over perpetrators of crimes. In the following statement, the subcommittee stressed that, in addition to the need for changes to Florida's criminal laws, the state's civil laws should be amended to protect its citizens and businesses.

Sellers of goods and services to businesses and individuals in Florida should be regulated in the same manner, regardless of the method used to contact or deliver the goods or services to that business or individual. The person's right to equal protection under the laws of this state should not be diminished because of the type of sales transaction having changed due to technological advances. (1999 Annual Report)

C. EFFECT OF PROPOSED CHANGES:

CS/HB 685 codifies some of the Information Service Technology Development Task Force's (Task Force) specific recommendations regarding consumer protection for businesses and governmental entities from unfair or deceptive acts or practices over or through the Internet. The bill incorporates specific changes to various sections of Chapter 501, Part II, F.S., the Florida Deceptive and Unfair Trade Practices Act (FDUTPA).

Following is a section-by-section analysis of CS/HB 685.

Section 1: amends s. 501.203, F.S., relating to definitions for the FDUTPA. The definition of "consumer" is modified to include a "business" and "any commercial entity, however denominated." The effect is that wherever the word "consumer" appears in the FDUTPA regarding protections and remedies under the Act, those protections and remedies will clearly extend to consumers, as defined by the bill. The Task Force believed the Legislature intended the definition of "consumer" to track the definition of "person" in s. 1.01(3), F.S., a definition that includes businesses. The Task Force also believed the Legislature intended to afford the remedies and protections of the FDUTPA to businesses further recognizing a 1979 amendment to the Act that added business organizations to the definition of consumer.

Section 2: amends s. 501.207, F.S., relating to remedies of the "enforcing authority", either the office of state attorney or the Department of Legal Affairs, depending on such factors as where the violation occurred. Current law does not mention governmental entities in connection with certain actions the enforcing authority may take. By including the words "governmental entities," the bill provides the enforcing authority with power to take the same actions on behalf of governmental entities that it now takes on behalf of consumers. Additionally, the bill specifies that such actions can include seeking legal and equitable relief in addition to "other appropriate relief" currently specified in statute. The Task Force believed governmental entities should have the same protection under the FDUTPA from those who use the Internet or any other method to deceive or defraud as legitimate businesses receive. "E-mail and e-commerce are becoming as prevalent in the public realm as they are in the private sector." 2001 Legislative Report.

Section 3: amends s. 501.2075, F.S., relating to civil penalties under the FDUTPA. The bill adds reference to "governmental entities," the effect of which is to provide that the court may waive the civil penalties for violations of the FDUTPA if a governmental entity has been made whole. This is now the case with consumers who have received full restitution, have been reimbursed, or have recovered actual damages.

Section 4: repeals s. 501.2091, F.S., relating to venue of proceedings brought under the FDUTPA. Section 501.2091, F.S., currently provides that anyone made a party to a pending (administrative or

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> judicial) proceeding under the FDUTPA may file a civil action to have the matter addressed instead in the circuit court of the county of his or her residence. According to the Task Force, s. 501.2091, F.S., is antiquated. It once existed in tandem with an administrative enforcement provision that has been repealed. The Task Force expressed concern "that this provision may be misused in the future by someone from out-of-state, such as an Internet provider, to argue the proper venue for hearing a case brought against him for allegedly harming a Florida consumer is only proper in the provider's home state." 2001 Legislative Report.

> **Section 5:** amends s. 501.211, F.S., relating to other remedies available to someone suffering a loss under the FDUTPA, including the right to recover directly actual damages plus attorneys' fees and costs. The bill strikes the word "consumer" and substitutes the word "person." This appears to be intended to clarify that remedies available to individuals under the FDUTPA are also available to businesses harmed by a violation of the FDUTPA. Under s. 1.01(c), F.S., the term "person" is understood to include a business.

Section 6: amends s. 501.212, F.S., to update an exemption so it will apply only to those activities regulated by the Public Service Commission (PSC) and only when engaged in by persons certificated by the agency. The change is necessary to ensure that non-regulated activities of an otherwise "regulated" entity or any activities of an unregulated entity do not escape consumer protection-related scrutiny and enforcement, either by the PSC or the enforcing authorities under the FDUTPA.

Section 7: provides that the effective date of the act is July 1, 2001.

D. SECTION-BY-SECTION ANALYSIS:

Please see C. EFFECT OF PROPOSED CHANGES.

- III. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT:
 - A. FISCAL IMPACT ON STATE GOVERNMENT:
 - 1. <u>Revenues</u>:

Unknown.

2. Expenditures:

Unknown.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. <u>Revenues</u>:

Unknown.

2. Expenditures:

Unknown.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

Section 4 repeals s. 501.2091, F.S. This change removes the ability of any person who has been made a party to a proceeding brought by an enforcing authority to bring a civil action for trial in the circuit court in the county of his or her residence. This provision; however, would not be applicable to out-of-state parties, and Florida residents can utilize Florida venue statutes.

Section 6 updates an exemption so it will apply only to those activities regulated by the PSC and only when engaged in by persons certificated by the agency. The change is necessary to ensure that non-regulated activities of an otherwise "regulated" entity or any activities of an unregulated entity do not escape consumer protection-related scrutiny and enforcement, either by the PSC or the enforcing authorities under the FDUTPA.

D. FISCAL COMMENTS:

N/A

IV. CONSEQUENCES OF ARTICLE VII, SECTION 18 OF THE FLORIDA CONSTITUTION:

A. APPLICABILITY OF THE MANDATES PROVISION:

This bill does not require counties or municipalities to spend funds or to take action requiring the expenditure of funds.

B. REDUCTION OF REVENUE RAISING AUTHORITY:

This bill does not reduce the authority that municipalities or counties have to raise revenue is the aggregate.

C. REDUCTION OF STATE TAX SHARED WITH COUNTIES AND MUNICIPALITIES:

This bill does not reduce any state tax shared with counties or municipalities.

V. COMMENTS:

A. CONSTITUTIONAL ISSUES:

N/A

B. RULE-MAKING AUTHORITY:

N/A

C. OTHER COMMENTS:

None.

VI. AMENDMENTS OR COMMITTEE SUBSTITUTE CHANGES:

On March 14, 2001, the Committee on Agriculture and Consumer Affairs adopted an amendment to:

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- Restate and republish s. 501.212, F.S., in its entirety. This has the effect of updating the exemption to reflect changes in federal law occurring as a result of technological advancements made in the past 10 or more years.
- Reinsert the reference to the PSC in s. 501.212(4), F.S., to clarify the exemption is applicable only to those activities actually regulated by the PSC and only when engaged in by entities regulated and determined in writing by the PSC.
- Restate and republish ss. 501.203 and .204, F.S.

At the request of the sponsor the committee considered the bill as a committee substitute.

VII. <u>SIGNATURES</u>:

COMMITTEE ON AGRICULTURE & CONSUMER AFFAIRS:

Prepared by:

Staff Director:

Susan D. Reese

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