March 3, 2003

Madam President:

Your **JUDICIARY COMMTTEE**, to whom has been referred

SENATE BILL 483

has had it under consideration and reports same with recommendation that it **DO PASS**, amended as follows:

- 1. On page 2, line 14, strike "employment service" and insert in lieu thereof "services employer".
- 2. On page 2, line 19, strike "service" and insert in lieu thereof "temporary services employer".
 - 3. On page 2, line 22, strike "and".
- 4. On page 2, between lines 22 and 23, insert the following new subsection to read:
- "H. "temporary services employer" means an employing unit that contracts with clients or customers to supply workers to perform services for the client or customer and performs all of the following functions:
- (1) negotiates with clients or customers for such matters as time, place, type of work, working conditions, quality and price of the services, but does not control or supervise workers in the performance of an assignment;
- (2) determines assignments of workers, even though workers retain the right to refuse specific assignments;
- (3) retains the authority to reassign or refuse to reassign a worker to other clients or customers when a worker is determined unacceptable by a specific client or customer;
- (4) assigns the worker to perform services for a client or customer;
- (5) sets the rate of pay for the worker, whether or not through negotiation; and

FORTY-SIXTH LEGISLATURE FIRST SESSION, 2003

SJC/SB 483 Page 2

	(6)	pays the v	worker directly."		
5.	Reletter	the succeed	ding subsection ac	ccordingly.	
		Respectfully submitted,			
				nchez, Chairman	
Adopted_	(Chi ef		Not Adopted	(Chi ef Cl erk)	
		Date			
Yes: No:	8 0 Lopez,		r <u>0</u> Against		

S0483JU1 . 146531. 2