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1	A bill to be entitled
2	An act relating to the tax on sales, use, and
3	other transactions; amending s. 212.08, F.S.;
4	amending the exemption for machinery and
5	equipment used in silicon technology production
б	and research and development; deleting the
7	requirement that the exemption be accomplished
8	through the refund of taxes that were
9	previously paid; requiring certification by a
10	purchaser of entitlement to the exemption and
11	relieving the seller of responsibility to
12	collect tax; deleting the provision that the
13	refund is subject to a specific annual
14	legislative appropriation; providing an
15	effective date.
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17	Be It Enacted by the Legislature of the State of Florida:
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19	Section 1. Paragraph (j) of subsection (5) of section
20	212.08, Florida Statutes, is amended to read:
21	212.08 Sales, rental, use, consumption, distribution,
22	and storage tax; specified exemptionsThe sale at retail,
23	the rental, the use, the consumption, the distribution, and
24	the storage to be used or consumed in this state of the
25	following are hereby specifically exempt from the tax imposed
26	by this chapter.
27	(5) EXEMPTIONS; ACCOUNT OF USE
28	(j) Machinery and equipment used in silicon technology
29	production and research and development
30	1. Industrial machinery and equipment purchased for
31	use in silicon technology facilities certified under
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1	subparagraph 5. to manufacture, process, compound, or produce	
2	silicon technology products for sale or for use by these	
3	facilities are exempt from the tax imposed by this chapter.	
4	2. Machinery and equipment are exempt from the tax	
5	imposed by this chapter if purchased for use predominately in	
6	silicon wafer research and development activities in a silicon	
7	technology research and development facility certified under	
8	subparagraph 5.	
9	3. In addition to meeting The exemptions authorized in	
10	subparagraphs 1. and 2. accrue to the taxpayer through a	
11	refund of previously paid taxes. A refund may not be made	
12	unless the criteria mandated by subparagraph 1. or	
13	subparagraph 2. <u>, a</u> have been met and the business <u>must be</u> has	
14	been certified by the Office of Tourism, Trade, and Economic	
15	Development as authorized in this paragraph in order to	
16	qualify for exemption under this paragraph.	
17	4. For items purchased tax exempt pursuant to this	
18	paragraph, possession of a written certification from the	
19	purchaser, certifying the purchaser's entitlement to exemption	
20	pursuant to this paragraph, relieves the seller of the	
21	responsibility of collecting the tax on the sale of such	
22	items, and the department shall look solely to the purchaser	
23	for recovery of tax if it determines that the purchaser was	
24	not entitled to the exemption.	
25	5.4.a. To be eligible to receive the exemption	
26	provided by subparagraph 1. or subparagraph 2., a qualifying	
27	business entity shall apply to Enterprise Florida, Inc. The	
28	application shall be developed by the Office of Tourism,	
29	Trade, and Economic Development in consultation with	
30	Enterprise Florida, Inc.	
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1	b. Enterprise Florida, Inc., shall review each		
2	submitted application and information and determine whether or		
3	not the application is complete within 5 working days. Once an		
4	application is complete, Enterprise Florida, Inc., shall,		
5	within 10 working days, evaluate the application and recommend		
6	approval or disapproval of the application to the Office of		
7	Tourism, Trade, and Economic Development.		
8	c. Upon receipt of the application and recommendation		
9	from Enterprise Florida, Inc., the Office of Tourism, Trade,		
10	and Economic Development shall certify within 5 working days		
11	those applicants who are found to meet the requirements of		
12	this section and notify the applicant, Enterprise Florida,		
13	Inc., and the department of the certification. If the Office		
14	of Tourism, Trade, and Economic Development finds that the		
15	applicant does not meet the requirements of this section, it		
16	shall notify the applicant and Enterprise Florida, Inc.,		
17	within 10 working days that the application for certification		
18	has been denied and the reasons for denial. The Office of		
19	Tourism, Trade, and Economic Development has final approval		
20	authority for certification under this section.		
21	<u>6.5.</u> a. A business certified to receive this exemption		
22	may apply once each year for the <u>exemption</u> refund of all		
23	eligible taxes paid during the previous calendar year . The		
24	refund shall be subject to a specific annual appropriation		
25	from the Legislature to the Office of Tourism, Trade, and		
26	Economic Development for the payment of such refunds.		
27	b. The first claim submitted by a business may include		
28	all eligible expenditures made after the date the business was		
29	certified.		
30	c. To apply for the annual <u>exemption</u> refund , the		
31	business shall submit a refund claim to the Office of Tourism,		
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Trade, and Economic Development, which claim indicates and 1 documents the sales and use taxes otherwise payable paid on 2 3 eligible machinery and equipment. The claim must shall also 4 indicate, for program evaluation purposes only, the average 5 number of full-time equivalent employees at the facility over the preceding calendar year, the average wage and benefits 6 7 paid to those employees over the preceding calendar year, and 8 the total investment made in real and tangible personal 9 property over the preceding calendar year or, for the first claim submitted, since the date of certification. The 10 department shall assist the Office of Tourism, Trade, and 11 12 Economic Development in evaluating and verifying information provided in the application for exemption an annual refund. 13 14 d. An application for refund must be submitted to the 15 Office of Tourism, Trade, and Economic Development by February 15 of each year. In the event that the Legislature does not 16 17 appropriate an amount sufficient to satisfy all refund applications received by the Office of Tourism, Trade, and 18 19 Economic Development, the office shall, not later than April 20 15 of each year, determine the proportion of each refund claim which shall be paid by dividing the amount appropriated for 21 22 tax refunds for the fiscal year by the total of refund claims 23 received. The amount of each claim for a tax refund shall be multiplied by the resulting quotient. If, after the payment of 24 all such refund claims, there are appropriated funds 25 26 remaining, the office shall recalculate the proportion for 27 each refund claim and adjust the amount of each claim accordingly. 28 29 d.e. The Office of Tourism, Trade, and Economic Development may use the information reported on the claims for 30 evaluation purposes only and shall prepare an annual report on 31 4

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1 the exemption program and its cost and impact. The annual 2 report for the preceding fiscal year shall be submitted to the 3 Governor, the President of the Senate, and the Speaker of the 4 House of Representatives by September 30 of each fiscal year. 5 This report may be submitted in conjunction with the annual 6 report required in s. 288.095(3)(c).

7 7.6. A business certified to receive this exemption 8 may elect to designate one or more state universities or 9 community colleges as recipients of up to 100 percent of the 10 amount of the exemption refund for which they may qualify. To receive these funds the tax refund or portion of the tax 11 12 refund, the institution must agree to match the these funds so earned with equivalent cash, programs, services, or other 13 14 in-kind support on a one-to-one basis in the pursuit of 15 research and development projects as requested by the 16 certified business. The rights to any patents, royalties, or 17 real or intellectual property must be vested in the business unless otherwise agreed to by the business and the university 18 19 or community college.

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8.7. As used in this paragraph, the term:

a. "Predominately" means at least 50 percent of thetime in qualifying research and development.

b. "Research and development" means basic and applied
research in the science or engineering, as well as the design,
development, and testing of prototypes or processes of new or
improved products. Research and development does not include
market research, routine consumer product testing, sales
research, research in the social sciences or psychology,
nontechnological activities, or technical services.

30 c. "Silicon technology products" means raw silicon 31 wafers that are transformed into semiconductor memory or logic

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1	wafers, including wafers containing mixed memory and logic
2	circuits; related assembly and test operations; active-matrix
3	flat panel displays; semiconductor chips; and related silicon
4	technology products as determined by the Office of Tourism,
5	Trade, and Economic Development.
6	Section 2. This act shall take effect July 1 of the
7	year in which enacted.
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