Bill No. <u>CS for SB 244, 1st Eng.</u>

Amendment No. ____

	CHAMBER ACTION <u>House</u>
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11	Senator McKay moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 2, between lines 29 and 30,
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16	insert:
17	Section 1. Section 199.1055, Florida Statutes, is
18	created to read:
19	199.1055 Contaminated site rehabilitation tax
20	credit
21	(1) AUTHORIZATION FOR TAX CREDIT; LIMITATIONS
22	(a) A credit in the amount of 35 percent of the costs
23	of voluntary cleanup activity that is integral to site
24	rehabilitation at the following sites is allowed against any
25	tax due for a taxable year under s. 199.032, less any credit
26	allowed by s. 220.68 for that year:
27	1. A drycleaning-solvent-contaminated site eligible
28	for state-funded site rehabilitation under s. 376.3078(3);
29	2. A drycleaning-solvent-contaminated site at which
30	cleanup is undertaken by the real property owner pursuant to
31	s. 376.3078(11), if the real property owner is not also, and
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has never been, the owner or operator of the drycleaning 1 facility where the contamination exists; or 2 3 3. A brownfield site in a designated brownfield area 4 <u>under s. 376.8</u>0. (b) A taxpayer, or multiple taxpayers working jointly 5 6 to clean up a single site, may not receive more than \$250,000 7 per year in tax credits for each site voluntarily rehabilitated. Multiple taxpayers shall receive tax credits in 8 the same proportion as their contribution to payment of 9 10 cleanup costs. Subject to the same conditions and limitations as provided in this section a municipality or county which 11 12 voluntarily rehabilitates a site may receive not more than 13 \$250,000 per year in tax credits which it can subsequently transfer subject to the provisions in (q). 14 (c) If the credit granted under this section is not 15 fully used in any one year because of insufficient tax 16 17 liability on the part of the taxpayer, the unused amount may be carried forward for a period not to exceed 5 years. 18 (d) A taxpayer that receives a credit under s. 19 220.1845 is ineligible to receive credit under this section in 20 21 <u>a given tax year.</u> 22 (e) A taxpayer that receives state-funded site rehabilitation pursuant to s. 376.3078(3) for rehabilitation 23 24 of a drycleaning-solvent-contaminated site is ineligible to receive credit under this section for costs incurred by the 25 taxpayer in conjunction with the rehabilitation of that site 26 27 during the same time period that state-administered site rehabilitation was underway. 28 (f) The total amount of the tax credits which may be 29 granted under this section and s. 220.1845 is \$5 million 30 31 <u>annually</u>.

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1	(g) 1. Tax credits that may be available under this
2	section to an entity eligible under s. 376.30781 may be
3	transferred after a merger or acquisition to the surviving or
4	acquiring entity and used in the same manner with the same
5	limitations.
6	2. The entity or its surviving or acquiring entity as
7	described in (g)1., may transfer any unused credit in whole or
8	in units of no less than 25 percent of the remaining credit.
9	The entity acquiring such credit may use it in the same manner
10	and with the same limitation as described in this section.
11	Such transferred credits may not be transferred again although
12	they may succeed to a surviving or acquiring entity subject to
13	the same conditions and limitations as described in this
14	section.
15	3. In the event the credit provided for under this
16	section is reduced either as a result of a determination by
17	the Department of Environmental Protection or an examination
18	or audit by the Department of Revenue, such tax deficiency
19	shall be recovered from the first entity, or the surviving or
20	acquiring entity, to have claimed such credit up to the amount
21	of credit taken. Any subsequent deficiencies shall be
22	assessed against any entity acquiring and claiming such
23	credit, or in the case of multiple succeeding entities in the
24	order of credit succession.
25	(h) In order to encourage completion of site
26	rehabilitation at contaminated sites being voluntarily cleaned
27	up and eligible for a tax credit under this section, the
28	taxpayer may claim an additional 10 percent of the total
29	cleanup costs, not to exceed \$50,000, in the final year of
30	cleanup as evidenced by the Department of Environmental
31	Protection issuing a "No Further Action" order for that site.
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1	(2) FILING REQUIREMENTS Any taxpayer that wishes to
2	obtain credit under this section must submit with its return a
3	tax credit certificate approving partial tax credits issued by
4	the Department of Environmental Protection under s. 376.30781.
5	(3) ADMINISTRATION; AUDIT AUTHORITY; TAX CREDIT
6	FORFEITURE
7	(a) The Department of Revenue may adopt rules to
8	prescribe any necessary forms required to claim a tax credit
9	under this section and to provide the administrative
10	guidelines and procedures required to administer this section.
11	(b) In addition to its existing audit and
12	investigation authority relating to chapters 199 and 220, the
13	Department of Revenue may perform any additional financial and
14	technical audits and investigations, including examining the
15	accounts, books, or records of the tax credit applicant, which
16	are necessary to verify the site-rehabilitation costs included
17	in a tax credit return and to ensure compliance with this
18	section. The Department of Environmental Protection shall
19	provide technical assistance, when requested by the Department
20	of Revenue, on any technical audits performed under this
21	section.
22	(c) It is grounds for forfeiture of previously claimed
23	and received tax credits if the Department of Revenue
24	determines, as a result of either an audit or information
25	received from the Department of Environmental Protection, that
26	a taxpayer received tax credits under this section to which
27	the taxpayer was not entitled. In the case of fraud, the
28	taxpayer shall be prohibited from claiming any future tax
29	credits under this section or s. 220.1845.
30	1. The taxpayer is responsible for returning forfeited
31	tax credits to the Department of Revenue and such funds shall
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be paid into the General Revenue Fund of the state. 1 2. The taxpayer shall file with the Department of 2 3 Revenue an amended tax return or such other report as the 4 Department of Revenue prescribes by rule and shall pay any required tax within 60 days after the taxpayer receives 5 notification from the Department of Environmental Protection б pursuant to s. 376.30781 that previously approved tax credits 7 have been revoked or modified, if uncontested, or within 60 8 days after a final order is issued following proceedings 9 10 involving a contested revocation or modification order. 3. A notice of deficiency may be issued by the 11 12 Department of Revenue at any time within 5 years after the date the taxpayer receives notification from the Department of 13 Environmental Protection pursuant to s. 376.30781 that 14 15 previously approved tax credits have been revoked or modified. If a taxpayer fails to notify the Department of Revenue of any 16 17 change in its tax credit claimed, a notice of deficiency may be issued at any time. In either case, the amount of any 18 proposed assessment set forth in such notice of deficiency 19 shall be limited to the amount of any deficiency resulting 20 under this section from the recomputation of the taxpayer's 21 tax for the taxable year. 22 4. Any taxpayer that fails to report and timely pay 23 24 any tax due as a result of the forfeiture of its tax credit is in violation of this section and is subject to applicable 25 penalty and interest. 26 27 Section 2. Subsection (10) of section 220.02, Florida Statutes, is amended to read: 28 220.02 Legislative intent.--29 30 (10) It is the intent of the Legislature that credits 31 against either the corporate income tax or the franchise tax 5 10:41 AM 04/28/98 s0244c1c-26e01

be applied in the following order: those enumerated in s. 1 2 220.68, those enumerated in s. 631.719(1), those enumerated in 3 s. 631.705, those enumerated in s. 220.18, those enumerated in 4 s. 631.828, those enumerated in s. 220.181, those enumerated 5 in s. 220.183, those enumerated in s. 220.182, those enumerated in s. 220.1895, those enumerated in s. 221.02, 6 7 those enumerated in s. 220.184, those enumerated in s. 8 220.186, and those enumerated in s. 220.188, and those enumerated in s. 220.1845. 9 10 Section 3. Section 220.1845, Florida Statutes, is 11 created to read: 12 220.1845 Contaminated site rehabilitation tax 13 credit.--14 (1) AUTHORIZATION FOR TAX CREDIT; LIMITATIONS.--15 (a) A credit in the amount of 35 percent of the costs 16 of voluntary cleanup activity that is integral to site 17 rehabilitation at the following sites is allowed against any tax due for a taxable year under this chapter: 18 1. A drycleaning-solvent-contaminated site eligible 19 for state-funded site rehabilitation under s. 376.3078(3); 20 2. A drycleaning-solvent-contaminated site at which 21 cleanup is undertaken by the real property owner pursuant to 22 s. 376.3078(11), if the real property owner is not also, and 23 24 has never been, the owner or operator of the drycleaning 25 facility where the contamination exists; or 3. A brownfield site in a designated brownfield area 26 27 <u>under s. 376.80.</u> (b) A taxpayer, or multiple taxpayers working jointly 28 29 to clean up a single site, may not receive more than \$250,000 30 per year in tax credits for each site voluntarily 31 rehabilitated. Multiple taxpayers shall receive tax credits in 6 10:41 AM 04/28/98 s0244c1c-26e01

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the same proportion as their contribution to payment of 1 cleanup costs. Subject to the same conditions and limitations 2 3 as provided in this section a municipality or county which 4 voluntarily rehabilitates a site may receive not more than \$250,000 per year in tax credits which it can subsequently 5 transfer subject to the provisions in (h). 6 7 (c) If the credit granted under this section is not 8 fully used in any one year because of insufficient tax liability on the part of the corporation, the unused amount 9 10 may be carried forward for a period not to exceed 5 years. The carryover credit may be used in a subsequent year when the tax 11 12 imposed by this chapter for that year exceeds the credit for which the corporation is eligible in that year under this 13 14 section after applying the other credits and unused carryovers 15 in the order provided by s. 220.02(10). (d) A taxpayer that files a consolidated return in 16 17 this state as a member of an affiliated group under s. 220.131(1) may be allowed the credit on a consolidated return 18 19 basis up to the amount of tax imposed upon and paid by the taxpayer that incurred the rehabilitation costs. 20 (e) A taxpayer that receives credit under s. 199.1055 21 22 is ineligible to receive credit under this section in a given 23 tax year. 24 (f) A taxpayer that receives state-funded site rehabilitation under s. 376.3078(3) for rehabilitation of a 25 drycleaning-solvent-contaminated site is ineligible to receive 26 credit under this section for costs incurred by the taxpayer 27 in conjunction with the rehabilitation of that site during the 28 29 same time period that state-administered site rehabilitation 30 was underway. (q) The total amount of the tax credits which may be 31 7

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granted under this section and s. 199.1055 is \$5 million 1 2 annually. 3 (h) 1. Tax credits that may be available under this 4 section to an entity eliqible under s. 376.30781 may be transferred after a merger or acquisition to the surviving or 5 acquiring entity and used in the same manner and with the same б 7 limitations. 8 2. The entity or its surviving or acquiring entity as described in (h)1., may transfer any unused credit in whole or 9 10 in units of no less than 25 percent of the remaining credit. The entity acquiring such credit may use it in the same manner 11 12 and with the same limitation as described in this section. Such transferred credits may not be transferred again although 13 14 they may succeed to a surviving or acquiring entity subject to 15 the same conditions and limitations as described in this 16 section. 17 3. In the event the credit provided for under this section is reduced either as a result of a determination by 18 the Department of Environmental Protection or an examination 19 or audit by the Department of Revenue, such tax deficiency 20 shall be recovered from the first entity, or the surviving or 21 acquiring entity, to have claimed such credit up to the amount 22 of credit taken. Any subsequent deficiencies shall be 23 24 assessed against any entity acquiring and claiming such credit, or in the case of multiple succeeding entities in the 25 order of credit succession. 26 27 (i) In order to encourage completion of site rehabilitation at contaminated sites being voluntarily cleaned 28 up and eligible for a tax credit under this section, the 29 30 taxpayer may claim an additional 10 percent of the total 31 cleanup costs, not to exceed \$50,000, in the final year of 8

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cleanup as evidenced by the Department of Environmental 1 2 Protection issuing a "No Further Action" order for that site. 3 (2) FILING REQUIREMENTS. -- Any corporation that wishes 4 to obtain credit under this section must submit with its return a tax credit certificate approving partial tax credits 5 issued by the Department of Environmental Protection under s. 6 7 376.30781. 8 (3) ADMINISTRATION; AUDIT AUTHORITY; TAX CREDIT FORFEITURE.--9 (a) The Department of Revenue may adopt rules to 10 prescribe any necessary forms required to claim a tax credit 11 12 under this section and to provide the administrative quidelines and procedures required to administer this section. 13 (b) In addition to its existing audit and 14 15 investigation authority relating to chapters 199 and 220, the Department of Revenue may perform any additional financial and 16 technical audits and investigations, including examining the 17 accounts, books, or records of the tax credit applicant, which 18 are necessary to verify the site-rehabilitation costs included 19 in a tax credit return and to ensure compliance with this 20 section. The Department of Environmental Protection shall 21 provide technical assistance, when requested by the Department 22 of Revenue, on any technical audits performed pursuant to this 23 24 section. 25 (c) It is grounds for forfeiture of previously claimed and received tax credits if the Department of Revenue 26 27 determines, as a result of either an audit or information received from the Department of Environmental Protection, that 28 a taxpayer received tax credits pursuant to this section to 29 which the taxpayer was not entitled. In the case of fraud, the 30 31 taxpayer shall be prohibited from claiming any future tax

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credits under this section or s. 199.1055. 1 1. The taxpayer is responsible for returning forfeited 2 3 tax credits to the Department of Revenue and such funds shall 4 be paid into the General Revenue Fund of the state. 2. The taxpayer shall file with the Department of 5 Revenue an amended tax return or such other report as the б 7 Department of Revenue prescribes by rule and shall pay any required tax within 60 days after the taxpayer receives 8 notification from the Department of Environmental Protection 9 10 pursuant to s. 376.30781 that previously approved tax credits have been revoked or modified, if uncontested, or within 60 11 12 days after a final order is issued following proceedings involving a contested revocation or modification order. 13 3. A notice of deficiency may be issued by the 14 15 Department of Revenue at any time within 5 years after the date the taxpayer receives notification from the Department of 16 17 Environmental Protection pursuant to s. 376.30781 that previously approved tax credits have been revoked or modified. 18 If a taxpayer fails to notify the Department of Revenue of any 19 change in its tax credit claimed, a notice of deficiency may 20 be issued at any time. In either case, the amount of any 21 proposed assessment set forth in such notice of deficiency 22 shall be limited to the amount of any deficiency resulting 23 under this section from the recomputation of the taxpayer's 24 25 tax for the taxable year. 4. Any taxpayer that fails to report and timely pay 26 27 any tax due as a result of the forfeiture of its tax credit is in violation of this section and is subject to applicable 28 29 penalty and interest. 30 Section 4. Section 376.30781, Florida Statutes, is 31 created to read:

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1	376.30781 Partial tax credits for rehabilitation of
2	drycleaning-solvent-contaminated sites and brownfield sites in
3	designated brownfield areas; application process; rulemaking
4	authority; revocation authority
5	(1) The Legislature finds that:
6	(a) To facilitate property transactions and economic
7	growth and development, it is in the interest of the state to
8	encourage the cleanup, at the earliest possible time, of
9	drycleaning-solvent-contaminated sites and brownfield sites in
10	designated brownfield areas.
11	(b) It is the intent of the Legislature to encourage
12	the voluntary cleanup of drycleaning-solvent-contaminated
13	sites and brownfield sites in designated brownfield areas by
14	providing a partial tax credit for the restoration of such
15	property in specified circumstances.
16	(2)(a) A credit in the amount of 35 percent of the
17	costs of voluntary cleanup activity that is integral to site
18	rehabilitation at the following sites is allowed pursuant to
19	<u>ss. 199.1055 and 220.1845:</u>
20	1. A drycleaning-solvent-contaminated site eligible
21	for state-funded site rehabilitation under s. 376.3078(3);
22	2. A drycleaning-solvent-contaminated site at which
23	cleanup is undertaken by the real property owner pursuant to
24	s. 376.3078(10), if the real property owner is not also, and
25	has never been, the owner or operator of the drycleaning
26	facility where the contamination exists; or
27	3. A brownfield site in a designated brownfield area
28	<u>under s. 376.80.</u>
29	(b) A taxpayer, or multiple taxpayers working jointly
30	to clean up a single site, may not receive more than \$250,000
31	per year in tax credits for each site voluntarily
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rehabilitated. Multiple taxpayers shall receive tax credits in 1 2 the same proportion as their contribution to payment of 3 cleanup costs. Tax credits are available only for site 4 rehabilitation conducted during the tax year in which the tax credit application is submitted. 5 (c) In order to encourage completion of site 6 7 rehabilitation at contaminated sites that are being voluntarily cleaned up and that are eligible for a tax credit 8 under this section, the tax credit applicant may claim an 9 10 additional 10 percent of the total cleanup costs, not to exceed \$50,000, in the final year of cleanup as evidenced by 11 12 the Department of Environmental Protection issuing a "No Further Action" order for that site. 13 (3) The Department of Environmental Protection shall 14 be responsible for allocating the tax credits provided for in 15 ss. 199.1055 and 220.1845, not to exceed a total of \$5 million 16 17 in tax credits annually. (4) To claim the credit, each applicant must apply to 18 the Department of Environmental Protection for an allocation 19 of the \$5 million annual credit by December 31 on a form 20 developed by the Department of Environmental Protection in 21 cooperation with the Department of Revenue. The form shall 22 include an affidavit from each applicant certifying that all 23 information contained in the application, including all 24 records of costs incurred and claimed in the tax credit 25 application, are true and correct. If the application is 26 27 submitted pursuant to subparagraph (2)(a)2., the form must include an affidavit signed by the real property owner stating 28 that it is not, and has never been, the owner or operator of 29 30 the drycleaning facility where the contamination exists. 31 Approval of partial tax credits must be accomplished on a

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first-come, first-served basis based upon the date complete 1 2 applications are received by the Division of Waste Management. 3 An applicant shall submit only one application per site per 4 year. To be eligible for a tax credit the applicant must: (a) Have entered into a voluntary cleanup agreement 5 with the Department of Environmental Protection for a б 7 drycleaning-solvent-contaminated site or a Brownfield Site Rehabilitation Agreement, as applicable; and 8 (b) Have paid all deductibles pursuant to s. 9 10 376.3078(3)(d) for eligible drycleaning-solvent-cleanup 11 program sites. 12 (5) To obtain the tax credit certificate, an applicant must annually file an application for certification, which 13 must be received by the Department of Environmental Protection 14 15 by December 31. The applicant must provide all pertinent information requested on the tax credit application form, 16 17 including, at a minimum, the name and address of the applicant and the address and tracking identification number of the 18 eligible site. Along with the application form, the applicant 19 must submit the following: 20 (a) A nonrefundable review fee of \$250 made payable to 21 the Water Ouality Assurance Trust Fund to cover the 22 administrative costs associated with the department's review 23 24 of the tax credit application; (b) Copies of contracts and documentation of contract 25 negotiations, accounts, invoices, sales tickets, or other 26 27 payment records from purchases, sales, leases, or other transactions involving actual costs incurred for that tax year 28 related to site rehabilitation, as that term is defined in ss. 29 30 376.301 and 376.79; 31 (c) Proof that the documentation submitted pursuant to

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paragraph (b) has been reviewed and verified by an independent 1 certified public accountant in accordance with standards 2 3 established by the American Institute of Certified Public 4 Accountants. Specifically, the certified public accountant must attest to the accuracy and validity of the costs incurred 5 and paid by conducting an independent review of the data б 7 presented by the applicant. Accuracy and validity of costs incurred and paid would be determined once the level of effort 8 was certified by an appropriate professional registered in 9 10 this state in each contributing technical discipline. The certified public accountant's report would also attest that 11 12 the costs included in the application form are not duplicated within the application. A copy of the accountant's report 13 shall be submitted to the Department of Environmental 14 Protection with the tax credit application; and 15 (d) A certification form stating that site 16 17 rehabilitation activities associated with the documentation submitted pursuant to paragraph (b) have been conducted under 18 the observation of, and related technical documents have been 19 signed and sealed by, an appropriate professional registered 20 in this state in each contributing technical discipline. The 21 certification form shall be signed and sealed by the 22 appropriate registered professionals stating that the costs 23 incurred were integral, necessary, and required for site 24 rehabilitation, as that term is defined in ss. 376.301 and 25 376.79. 26 27 (6) The certified public accountant and appropriate registered professionals submitting forms as part of a tax 28 credit application must verify such forms. Verification must 29 30 be accomplished as provided in s. 92.525(1)(b) and subject to 31 the provisions of s. 92.525(3).

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1	(7) The Department of Environmental Protection shall
2	review the tax credit application and any supplemental
3	documentation submitted by each applicant, for the purpose of
4	verifying that the applicant has met the qualifying criteria
5	in subsections (2) and (4) and has submitted all required
6	documentation listed in subsection (5). Upon verification that
7	the applicant has met these requirements, the department shall
8	issue a written decision granting eligibility for partial tax
9	credits (a tax credit certificate) in the amount of 35 percent
10	of the total costs claimed, subject to the \$250,000
11	limitation, for the tax year in which the tax credit
12	application is submitted based on the report of the certified
13	public accountant and the certifications from the appropriate
14	registered technical professionals.
15	(8) On or before March 1, the Department of
16	Environmental Protection shall inform each eligible applicant
17	of the amount of its partial tax credit and provide each
18	eligible applicant with a tax credit certificate that must be
19	submitted with its tax return to the Department of Revenue to
20	claim the tax credit. Credits will not result in the payment
21	of refunds if total credits exceed the amount of tax owed.
22	(9) If an applicant does not receive a tax credit
23	allocation due to an exhaustion of the \$5-million annual tax
24	credit authorization, such application will then be included
25	in the same first-come, first-served order in the next year's
26	annual tax credit allocation, if any, based on the prior year
27	application.
28	(10) The Department of Environmental Protection may
29	adopt rules to prescribe the necessary forms required to claim
30	tax credits under this section and to provide the
31	administrative guidelines and procedures required to
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administer this section. Prior to the adoption of rules 1 regulating the tax credit application, the department shall, 2 3 by September 1, 1998, establish reasonable interim application 4 requirements and forms. (11) The Department of Environmental Protection may 5 revoke or modify any written decision granting eligibility for 6 7 partial tax credits under this section if it is discovered that the tax credit applicant submitted any false statement, 8 representation, or certification in any application, record, 9 10 report, plan, or other document filed in an attempt to receive partial tax credits under this section. The Department of 11 12 Environmental Protection shall immediately notify the Department of Revenue of any revoked or modified orders 13 affecting previously granted partial tax credits. 14 15 Additionally, the taxpayer must notify the Department of Revenue of any change in its tax credit claimed. 16 (12) An owner, operator, or real property owner who 17 receives state-funded site rehabilitation under s. 376.3078(3) 18 for rehabilitation of a drycleaning-solvent-contaminated site 19 is ineligible to receive a tax credit under s. 199.1055 or s. 20 220.1845 for costs incurred by the taxpayer in conjunction 21 with the rehabilitation of that site during the same time 22 period that state-administered site rehabilitation was 23 24 underway. 25 Section 5. Paragraph (o) is added to subsection (7) of section 213.053, Florida Statutes, to read: 26 27 213.053 Confidentiality and information sharing.--(7) Notwithstanding any other provision of this 28 29 section, the department may provide: 30 (o) Information relative to ss. 199.1055, 220.1845, 31 and 376.30781 to the Department of Environmental Protection in 16 10:41 AM 04/28/98 s0244c1c-26e01

the conduct of its official business. 1 2 3 Disclosure of information under this subsection shall be 4 pursuant to a written agreement between the executive director and the agency. Such agencies, governmental or 5 6 nongovernmental, shall be bound by the same requirements of 7 confidentiality as the Department of Revenue. Breach of confidentiality is a misdemeanor of the first degree, 8 9 punishable as provided by s. 775.082 or s. 775.083. 10 11 (Redesignate subsequent sections.) 12 13 14 15 And the title is amended as follows: On page 1, between lines 2 and 3, 16 17 insert: 18 19 creating s. 199.1055, F.S.; providing for a 20 contaminated site rehabilitation tax credit 21 against the intangible personal property tax; authorizing the Department of Revenue to adopt 22 rules; amending s. 220.02, F.S.; providing for 23 24 an additional cross-reference; creating s. 220.1845, F.S.; providing for a contaminated 25 26 site rehabilitation tax credit against the 27 corporate income tax; authorizing the 28 Department of Revenue to adopt rules; creating s. 376.30781, F.S.; providing for a partial tax 29 30 credit for the rehabilitation of drycleaning-solvent-contaminated sites and 31

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brownfield sites; providing for the Department of Environmental Protection to allocate such partial credits; providing procedures for application for tax credits; providing for a nonrefundable review fee; providing verification requirements; authorizing the Department of Environmental Protection to adopt rules; providing for revocation or modification
3 partial credits; providing procedures for 4 application for tax credits; providing for a 5 nonrefundable review fee; providing 6 verification requirements; authorizing the 7 Department of Environmental Protection to adopt 8 rules; providing for revocation or modification
 4 application for tax credits; providing for a 5 nonrefundable review fee; providing 6 verification requirements; authorizing the 7 Department of Environmental Protection to adopt 8 rules; providing for revocation or modification
5 nonrefundable review fee; providing 6 verification requirements; authorizing the 7 Department of Environmental Protection to adopt 8 rules; providing for revocation or modification
 6 verification requirements; authorizing the 7 Department of Environmental Protection to adopt 8 rules; providing for revocation or modification
 7 Department of Environmental Protection to adopt 8 rules; providing for revocation or modification
8 rules; providing for revocation or modification
9 of eligibility for tax credit under certain
10 conditions; amending s. 213.053, F.S.;
11 providing for information-sharing;
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