1 A bill to be entitled 2 An act relating to taxation of intangible 3 personal property; amending s. 199.185, F.S.; 4 increasing the value of property that is exempted from the annual tax of taxpayers who 5 6 are natural persons; providing an exemption 7 from the annual tax for taxpayers that are not 8 natural persons; excluding accounts receivable 9 from the property subject to taxation; amending 10 s. 199.032, F.S.; providing an exemption from the tax for certain intangible personal 11 12 property that is secured by mortgage, deed of trust, or other lien upon real estate; 13 repealing ss. 199.012, 199.023, 199.032, 14 15 199.042, 199.052, 199.057, 199.062, 199.103, 199.104, 199.106, 199.133, 199.135, 199.143, 16 17 199.145, 199.155, 199.175, 199.183, 199.185, 18 199.202, 199.212, 199.218, 199.232, 199.262, 199.272, 199.282, 199.292, 199.303, F.S., 19 relating to the tax on intangible personal 20 property; abolishing the tax; providing duties 21 and powers of the Department of Revenue with 22 23 respect to collection of unpaid taxes; providing effective dates. 24 25 26 Be It Enacted by the Legislature of the State of Florida: 27 28 Section 1. Paragraph (1) is added to subsection (1) of section 199.185, Florida Statutes, and subsection (2) of that 29 30 section is amended, to read: 31

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           199.185 Property exempted from annual and nonrecurring
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    taxes.--
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           (1) The following intangible personal property shall
   be exempt from the annual and nonrecurring taxes imposed by
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    this chapter:
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          (1) One-fifth of the accounts receivable owned by a
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    taxpayer on January 1, 1999; two-fifths of the accounts
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    receivable owned by a taxpayer on January 1, 2000;
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    three-fifths of the accounts receivable owned by a taxpayer on
    January 1, 2001; and four-fifths of the accounts receivable
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    owned by a taxpayer on January 1, 2002.
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           (2)(a) With respect to the first mill of the annual
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    tax, every natural person is entitled each year to an
    exemption of the first$50,000<del>$20,000</del> of the value of
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   property otherwise subject to the said tax on January 1, 1999;
   $100,000 of the value of property otherwise subject to the tax
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    on January 1, 2000; $150,000 of the value of property
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    otherwise subject to the tax on January 1, 2001; and $200,000
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    of the value of property otherwise subject to the tax on
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    January 1, 2002. A husband and wife filing jointly shall have
    an exemption of$100,000<del>$40,000</del> on January 1, 1999;
$200,000
    on January 1, 2000; $300,000 on January 1, 2001; and $400,000
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    on January 1, 2002.
           (b) With respect to the annual tax, every taxpayer
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    that is not a natural person is entitled to the following
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    exemption:
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           1. The first $100,000 of the value of property
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    otherwise subject to the tax on January 1, 1999;
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               The first $200,000 of the value of property
    otherwise subject to the tax on January 1, 2000;
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3. The first \$300,000 of the value of property otherwise subject to the tax on January 1, 2001; and

4. The first \$400,000 of the value of property otherwise subject to the tax on January 1, 2002. With respect to the last mill of the annual tax, every natural person is entitled each year to an exemption of the first \$100,000 of the value of property otherwise subject to said tax. A husband and wife filing jointly shall have an exemption of \$200,000.

Agents and fiduciaries, other than guardians and custodians under a gifts-to-minors act, filing as such may not claim this exemption on behalf of their principals or beneficiaries; however, if the principal or beneficiary returns the property held by the agent or fiduciary and is a natural person, the principal or beneficiary may claim the exemption. No taxpayer shall be entitled to more than one exemption under this subsection paragraph (a) and one exemption under paragraph (b). This exemption shall not apply to that intangible personal property described in s. 199.023(1)(d).

Section 2. Section 199.032, Florida Statutes, is amended to read:

199.032 Levy of annual tax.--An annual tax of 2 mills is hereby imposed on each dollar of the just valuation of all intangible personal property that which has a taxable situs in this state, except for notes and other obligations for the payment of money, other than bonds, which are secured by mortgage, deed of trust, or other lien upon real property situated in the state. This tax shall be assessed and collected as provided in this chapter. The first \$100,000 of the value of the property subject to the tax is exempt on January 1, 1999; the first \$200,000 of the value of the

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property subject to the tax is exempt on January 1, 2000; the
    first $300,000 of the value of property subject to the tax is
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    exempt on January 1, 2001; and the first $400,000 of the value
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 4
    of property subject to the tax is exempt on January 1, 2002.
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           Section 3. Effective January 1, 2003, sections
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    199.012, 199.023, 199.032, 199.042, 199.052, 199.057, 199.062,
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    199.104, 199.106, 199.133, 199.145, 199.155, 199.175, 199.202,
    199.212, 199.218, 199.232, 199.282, 199.292, and 199.303,
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    Florida Statutes; section 199.103, F.S., as amended by section
    1 of chapter 95-244, Laws of Florida, and by section 14 of
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    chapter 97-287, Laws of Florida; section 199.135, Florida
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    Statutes, as amended by section 1480 of chapter 95-147, Laws
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    of Florida; section 199.143, Florida Statutes, as amended by
    section 1 of chapter 97-123, Laws of Florida; section 199.183,
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    Florida Statutes, as amended by section 2 of chapter 96-283,
    Laws of Florida, and by section 4 of chapter 97-197, Laws of
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    Florida; section 199.185, Florida Statutes, as amended by
    section 1 of chapter 96-283, Laws of Florida, by section 13 of
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    chapter 96-320, by section 1 of chapter 97-191, Laws of
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    Florida, and by this act; section 199.262, Florida Statutes,
    as amended by section 1046 of chapter 95-147, Laws of Florida;
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    and section 199.272, Florida Statutes, as amended by section
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    1047 of chapter 95-147, Laws of Florida, are repealed.
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           Section 4. The Department of Revenue is authorized to
    take any action after January 1, 2003, which it was authorized
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    to take before that date to collect any tax that was due
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    before that date under chapter 199, Florida Statutes, and that
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    was unpaid, underpaid, or otherwise avoided.
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           Section 5. Except as otherwise expressly provided in
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    this act, this act shall take effect January 1, 1999.
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\*\*\*\*\*\*\*\*\*\* SENATE SUMMARY Provides exemptions from the intangibles tax which increase every year beginning January 1, 1999, and culminate in the complete abolition of the tax effective January 1, 2003. Allows the Department of Revenue to take action to collect after the latter date taxes that were due but unpaid before that date.