A bill to be entitled 1 2 An act relating to corporate income tax; 3 creating s. 220.187, F.S.; providing a credit against such tax for a percentage of 4 5 preventative cancer-screening procedures contributions made by a business firm; 6 7 providing eligibility and application 8 requirements; providing limitations; providing 9 for carryover of the credit; providing for 10 administration by the Department of Health; 11 amending s. 220.02, F.S.; providing order of 12 credits against the tax; providing effective 13 dates. 14 15 Be It Enacted by the Legislature of the State of Florida: 16 17 Section 1. Section 220.187, Florida Statutes, is 18 created to read: 19 220.187 Preventative cancer-screening procedures tax 20 credit.--(1) LEGISLATIVE FINDINGS. -- The Legislature finds that: 21 22 (a) While studies have shown that early detection and screening for cancer can reduce cancer morbidity by as much as 23 24 50 percent for certain types of cancer, physicians report that 25 concern about the costs of early detection procedures is one 26 of the main reasons for hesitating to order those procedures. 27 (b) Many low-income Americans lack comprehensive 28 health insurance coverage and many existing health insurance policies do not adequately cover the costs of early detection 29 and cancer-screening procedures.

- (d) In order to significantly improve the availability of early detection and cancer-screening procedures for low-income state residents who are not covered by insurance, it is necessary to provide additional resources, and the participation of private enterprise in funding such tests is an effective means for accomplishing that goal.
- (2) POLICY AND PURPOSE.--It is the policy of this state to encourage the participation of private corporations in improving the health and well-being of state residents.

  The purpose of this section is to provide an incentive for such participation by granting partial state income tax credits to corporations that contribute resources to fund early detection and cancer-screening procedures for low-income state residents who are not covered by insurance.
- (3) AUTHORIZATION TO GRANT PREVENTATIVE

  CANCER-SCREENING PROCEDURES TAX CREDITS; LIMITATIONS ON

  INDIVIDUAL CREDITS AND PROGRAM SPENDING.--
- (a) There shall be allowed a credit of 25 percent of a preventative cancer-screening procedures contribution against any tax due for a taxable year under this chapter.
- (b) A business firm may not receive more than \$200,000 in annual tax credits for all approved preventative cancer-screening procedures contributions made in any one year.
- (c) The total amount of tax credit that may be granted for all contributions approved under this section is \$3 million annually.

- (d) Each proposal for the granting of the tax credit must have the prior approval of the Secretary of Health or his or her designee.
- (e) If the credit granted under this section is not fully used in any one year because of insufficient tax liability on the part of the business firm, the unused amount 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 imposed by this chapter for that year exceeds the credit for that year under this section after applying the other credits and unused credit carryovers in the order provided in s. 220.02(10).
  - (4) ELIGIBILITY REQUIREMENTS. --
- (a) All preventative cancer-screening procedures contributions by a business firm must be in the form of cash or other liquid assets or in-kind contributions if such business firm is licensed under chapter 395 or chapter 483.
- (b) All preventative cancer-screening procedures contributions must benefit low-income state residents whose income level does not exceed 150 percent of the official poverty level, as defined by the Office of Management and Budget of the United States Government, and to the extent such person's medical insurance does not pay for such preventative cancer-screening procedures costs.
- (c) The preventative cancer-screening procedures contribution must be expended on the components of the adult health screen as outlined in the Medicaid program including these cancer-screening procedures:
- 1. Physical breast examination and mammogram for detecting female breast cancer;

- 2. Digital rectal examination for detecting prostate cancer, proctoscopy, and blood stool test for occult blood for detecting colon and rectum cancer;
  - 3. Pap test for detecting uterine cancer; and
  - 4. Pelvic examination for detecting ovarian cancer.
  - (5) APPLICATION REQUIREMENTS. --
- (a) Any business firm that wishes to make preventative cancer-screening procedures contributions, whether in the form of cash or other liquid assets or by in-kind contributions if such business firm is licensed under chapter 395 or chapter 483, must submit a proposal to the Department of Health. The proposal must identify the business firm; specify the form of the contribution, the facility that will administer the eligible cancer-screening procedures, and the fee schedule established for Medicaid compensable service; and include all supporting information that is required by rule.
- (b) Any business firm that wishes to participate in this program must submit an application for tax credit to the Department of Health. The application must identify the business firm that donates the funds or in-kind contribution and the recipient facility and must specify the value and purpose of the contribution. The recipient facility must verify the terms of the application, indicate its willingness to receive the contribution, and certify that the screening procedures will be provided according to the fee schedules established for Medicaid compensable services. This verification must be in writing and must accompany the application for tax credit.
- (c) The business firm must submit a separate application for tax credit for each individual contribution that it proposes to contribute to each recipient facility.

## (6) ADMINISTRATION. --

- (a) The Department of Health may adopt rules necessary to administer this section, including rules for approving or disapproving proposals by business firms.
- (b) The decision of the secretary or his or her designee must be in writing, and, if approved, the approval must state the maximum credit allowable to the business firm.

  A copy of the decision must be transmitted to the executive director of the Department of Revenue, who shall apply such credit to the tax liability of the business firm.
- (c) The Department of Health shall periodically monitor all approved projects in a manner consistent with available resources to ensure that resources are used in accordance with this section; however, each approved project must be reviewed at least every 2 years.
- (d) The Department of Revenue shall adopt rules necessary to ensure the orderly implementation and administration of this section.
- Section 2. Subsection (10) of section 220.02, Florida Statutes, 1998 Supplement, is amended to read:
  - 220.02 Legislative intent.--
- (10) It is the intent of the Legislature that credits against either the corporate income tax or the franchise tax be applied in the following order: those enumerated in s. 220.68, those enumerated in s. 220.18, those enumerated in s. 631.828, those enumerated in s. 220.191, those enumerated in s. 220.181, those enumerated in s. 220.183, those enumerated in s. 220.182, those enumerated in s. 220.1895, those enumerated in s. 221.02, those enumerated in s. 220.184, those enumerated in s. 220.186, those enumerated in s. 220.188,

those enumerated in s. 220.1845, those enumerated in s. 1 220.187, and those enumerated in s. 220.19. 2 3 Section 3. Effective July 1, 2000, subsection (10) of section 220.02, Florida Statutes, 1998 Supplement, as amended 4 5 by chapter 98-132, Laws of Florida, is amended to read: 220.02 Legislative intent.--6 7 (10) It is the intent of the Legislature that credits 8 against either the corporate income tax or the franchise tax 9 be applied in the following order: those enumerated in s. 10 220.18, those enumerated in s. 631.828, those enumerated in s. 11 220.191, those enumerated in s. 220.181, those enumerated in 12 s. 220.183, those enumerated in s. 220.182, those enumerated 13 in s. 220.1895, those enumerated in s. 221.02, those enumerated in s. 220.184, those enumerated in s. 220.186, 14 those enumerated in s. 220.188, those enumerated in s. 15 16 220.1845, those enumerated in s. 220.187, and those enumerated 17 in s. 220.19. 18 Section 4. Except as otherwise provided herein, this 19 act shall take effect January 1, 2000. 20 \*\*\*\*\*\*\*\*\*\*\*\*\* 21 22 HOUSE SUMMARY 23 Provides a credit against the corporate income tax for 25 percent of a preventative cancer-screening procedures contribution made by a business firm in the form of cash 24 or other liquid assets, or in-kind contributions by taxpayers licensed as hospitals or health testing services. Provides eligibility requirements and application requirements. Provides liquid applications. 25 26 Provides for administration by the Department of Health. Authorizes carryover of the credit and provides the order in which the credit will be applied. 27 28 29 30