By Senator Kurth

15-1661-99 See HB 519

1	A bill to be entitled
2	An act relating to spring training franchise
3	facilities; amending s. 125.0104, F.S.;
4	providing that the additional local option
5	tourist development taxes presently authorized
6	to finance the construction or renovation of a
7	professional sports franchise facility may also
8	be used to finance the acquisition,
9	construction, or renovation of a retained
10	spring training franchise facility; correcting
11	a reference; amending s. 288.1162, F.S.;
12	providing for certification of retained spring
13	training franchise facilities by the Office of
14	Tourism, Trade, and Economic Development;
15	providing a definition; providing certification
16	requirements; providing for use of funds
17	distributed pursuant to s. 212.20, F.S., to
18	such facilities; excluding new and retained
19	spring training franchise facilities from the
20	limitation on the number of sports facilities
21	that may be certified under s. 288.1162, F.S.;
22	amending s. 212.20, F.S.; providing for a
23	monthly distribution of a portion of revenues
24	under ch. 212, F.S., to certified retained
25	spring training franchise facilities for a
26	specified period; providing an effective date.
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28	Be It Enacted by the Legislature of the State of Florida:
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Section 1. Paragraphs (1) and (n) of subsection (3) and paragraph (d) of subsection (5) of section 125.0104, Florida Statutes, 1998 Supplement, are amended to read:

125.0104 Tourist development tax; procedure for levying; authorized uses; referendum; enforcement.--

- (3) TAXABLE PRIVILEGES; EXEMPTIONS; LEVY; RATE.--
- (1) In addition to any other tax which is imposed pursuant to this section, a county may impose up to an additional 1-percent tax on the exercise of the privilege described in paragraph (a) by majority vote of the governing board of the county in order to:
- 1. Pay the debt service on bonds issued to finance the construction, reconstruction, or renovation of a professional sports franchise facility, or the acquisition, construction, reconstruction, or renovation of a retained spring training franchise facility, either publicly owned and operated, or publicly owned and operated by the owner of a professional sports franchise or other lessee with sufficient expertise or financial capability to operate such facility, and to pay the planning and design costs incurred prior to the issuance of such bonds.
- 2. Pay the debt service on bonds issued to finance the construction, reconstruction, or renovation of a convention center, and to pay the planning and design costs incurred prior to the issuance of such bonds.
- 3. Pay the operation and maintenance costs of a convention center for a period of up to 10 years. Only counties that have elected to levy the tax for the purposes authorized in subparagraph 2. may use the tax for the purposes enumerated in this subparagraph.

The provision of paragraph (b) which prohibits any county authorized to levy a convention development tax pursuant to s. 212.0305 from levying more than the 2-percent tax authorized by this section, and the provisions of paragraphs (4)(a) through (d), shall not apply to the additional tax authorized in this paragraph. The effective date of the levy and imposition of the tax authorized under this paragraph shall be the first day of the second month following approval of the ordinance by the governing board or the first day of any subsequent month as may be specified in the ordinance. A certified copy of such ordinance shall be furnished by the county to the Department of Revenue within 10 days after approval of such ordinance.

- (n) In addition to any other tax that is imposed under this section, a county that has imposed the tax under paragraph (l) may impose an additional tax that is no greater than 1 percent on the exercise of the privilege described in paragraph (a) by a majority plus one vote of the membership of the board of county commissioners in order to pay the debt service on bonds issued to finance:
- 1. The construction, reconstruction, or renovation of a facility either publicly owned and operated, or publicly owned and operated by the owner of a professional sports franchise or other lessee with sufficient expertise or financial capability to operate such facility, and to pay the planning and design costs incurred prior to the issuance of such bonds for a new professional sports franchise as defined in s. 288.1162.
- 2. The acquisition, construction, reconstruction, or renovation of a facility either publicly owned and operated, or publicly owned and operated by the owner of a professional

sports franchise or other lessee with sufficient expertise or financial capability to operate such facility, and to pay the planning and design costs incurred prior to the issuance of such bonds for a retained spring training franchise as defined in s. 288.1162.

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A county that imposes the tax authorized in this paragraph may not expend any ad valorem tax revenues for the acquisition, construction, reconstruction, or renovation of that facility. The provision of paragraph (b) which prohibits any county authorized to levy a convention development tax pursuant to s. 212.0305 from levying more than the 2-percent tax authorized by this section shall not apply to the additional tax authorized by this paragraph in counties which levy convention development taxes pursuant to s. 212.0305(4)(a). Subsection (4) does not apply to the adoption of the additional tax authorized in this paragraph. The effective date of the levy and imposition of the tax authorized under this paragraph is the first day of the second month following approval of the ordinance by the board of county commissioners or the first day of any subsequent month specified in the ordinance. A certified copy of such ordinance shall be furnished by the county to the Department of Revenue within 10 days after approval of the ordinance.

- (5) AUTHORIZED USES OF REVENUE. --
- (d) Any use of the local option tourist development tax revenues collected pursuant to this section for a purpose not expressly authorized by paragraph (3)(1) or paragraph (3) $\underline{(n)}$ (or paragraph (a), paragraph (b), or paragraph (c) of this subsection is expressly prohibited.

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1 Section 2. Paragraph (f) of subsection (6) of section 2 212.20, Florida Statutes, 1998 Supplement, is amended to read: 3

212.20 Funds collected, disposition; additional powers of department; operational expense; refund of taxes adjudicated unconstitutionally collected .--

- (6) Distribution of all proceeds under this chapter shall be as follows:
- (f) The proceeds of all other taxes and fees imposed pursuant to this chapter shall be distributed as follows:
- In any fiscal year, the greater of \$500 million, minus an amount equal to 4.6 percent of the proceeds of the taxes collected pursuant to chapter 201, or 5 percent of all other taxes and fees imposed pursuant to this chapter shall be deposited in monthly installments into the General Revenue Fund.
- Two-tenths of one percent shall be transferred to the Solid Waste Management Trust Fund.
- 3. After the distribution under subparagraphs 1. and 2., 9.653 percent of the amount remitted by a sales tax dealer located within a participating county pursuant to s. 218.61 shall be transferred into the Local Government Half-cent Sales Tax Clearing Trust Fund.
- 4. After the distribution under subparagraphs 1., 2., and 3., 0.054 percent shall be transferred to the Local Government Half-cent Sales Tax Clearing Trust Fund and distributed pursuant to s. 218.65.
 - 5. Of the remaining proceeds:
- Beginning July 1, 1992, \$166,667 shall be distributed monthly by the department to each applicant that has been certified as a "facility for a new professional 31 | sports franchise" or a "facility for a retained professional

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sports franchise" pursuant to s. 288.1162 and \$41,667 shall be 2 distributed monthly by the department to each applicant that 3 has been certified as a "new spring training franchise facility" pursuant to s. 288.1162. Beginning July 1, 1999, 4 \$41,667 shall be distributed monthly by the department to each 5 6 applicant that has been certified as a "retained spring 7 training franchise facility" pursuant to s. 288.1162. Distributions shall begin 60 days following such certification 8 9 and shall continue for 30 years. Nothing contained herein 10 shall be construed to allow an applicant certified pursuant to 11 s. 288.1162 to receive more in distributions than actually expended by the applicant for the public purposes provided for 12 in s. 288.1162(7). However, a certified applicant shall 13 receive distributions up to the maximum amount allowable and 14 undistributed under this section for additional renovations 15 and improvements to the facility for the franchise without 16 17 additional certification.

- b. Beginning 30 days after notice by the Office of Tourism, Trade, and Economic Development to the Department of Revenue that an applicant has been certified as the professional golf hall of fame pursuant to s. 288.1168 and is open to the public, \$166,667 shall be distributed monthly, for up to 300 months, to the applicant.
- c. Beginning 30 days after notice by the Department of Commerce to the Department of Revenue that the applicant has been certified as the International Game Fish Association World Center facility pursuant to s. 288.1169, and the facility is open to the public, \$83,333 shall be distributed monthly, for up to 180 months, to the applicant. This distribution is subject to reduction pursuant to s. 288.1169.

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6. All other proceeds shall remain with the General Revenue Fund.

Section 3. Section 288.1162, Florida Statutes, is amended to read:

288.1162 Professional sports franchises; spring training franchises; duties .--

- (1) The Office of Tourism, Trade, and Economic Development shall serve as the state agency for screening applicants for state funding pursuant to s. 212.20 and for certifying an applicant as a "facility for a new professional sports franchise," a "facility for a retained professional sports franchise," or a "new spring training franchise facility, - " or a "retained spring training franchise facility."
- (2) The Office of Tourism, Trade, and Economic Development shall develop rules for the receipt and processing of applications for funding pursuant to s. 212.20.
 - (3) As used in this section:
- "New professional sports franchise" means a professional sports franchise that is not based in this state prior to April 1, 1987.
- "Retained professional sports franchise" means a professional sports franchise that has had a league-authorized location in this state on or before December 31, 1976, and has continuously remained at that location, and has never been located at a facility that has been previously certified under any provision of this section.
- (4) Prior to certifying an applicant as a "facility for a new professional sports franchise" or a "facility for a retained professional sports franchise," the Office of 31 | Tourism, Trade, and Economic Development must determine that:

- 1 (a) A "unit of local government" as defined in s.
 2 218.369 is responsible for the construction, management, or
 3 operation of the professional sports franchise facility or
 4 holds title to the property on which the professional sports
 5 franchise facility is located.
 6 (b) The applicant has a verified copy of a signed
 - (b) The applicant has a verified copy of a signed agreement with a new professional sports franchise for the use of the facility for a term of at least 10 years, or in the case of a retained professional sports franchise, an agreement for use of the facility for a term of at least 20 years.
 - from the governing authority of the league in which the new professional sports franchise exists authorizing the location of the professional sports franchise in this state after April 1, 1987, or in the case of a retained professional sports franchise, verified evidence that it has had a league-authorized location in this state on or before December 31, 1976. The term "league" means the National League or the American League of Major League Baseball, the National Basketball Association, the National Football League, or the National Hockey League.
 - (d) The applicant has projections, verified by the Office of Tourism, Trade, and Economic Development, which demonstrate that the new or retained professional sports franchise will attract a paid attendance of more than 300,000 annually.
 - (e) The applicant has an independent analysis or study, verified by the Office of Tourism, Trade, and Economic Development, which demonstrates that the amount of the revenues generated by the taxes imposed under chapter 212 with

respect to the use and operation of the professional sports franchise facility will equal or exceed \$2 million annually.

- (f) The municipality in which the facility for a new or retained professional sports franchise is located, or the county if the facility for a new or retained professional sports franchise is located in an unincorporated area, has certified by resolution after a public hearing that the application serves a public purpose.
- (g) The applicant has demonstrated that it has provided, is capable of providing, or has financial or other commitments to provide more than one-half of the costs incurred or related to the improvement and development of the facility.
- (h) No applicant previously certified under any provision of this section who has received funding under such certification shall be eligible for an additional certification.
 - (5) As used in this section: 7
- (a) "New spring training franchise" means a spring training franchise that is not based in this state prior to July 1, 1990.
- (b) "Retained spring training franchise" means a spring training franchise that had a location in this state on or before December 31, 1998, and that has continuously remained at that location for at least the 10 years preceding that date.
- (6)(a) Prior to certifying an applicant as a "new spring training franchise facility," the Office of Tourism, Trade, and Economic Development must determine that:
- $\frac{1.(a)}{A}$ A "unit of local government" as defined in s. 31 218.369 is responsible for the construction, management, or

operation of the new spring training franchise facility or holds title to the property on which the new spring training franchise facility is located.

2.(b) The applicant has a verified copy of a signed agreement with a new spring training franchise for the use of the facility for a term of at least 15 years.

3.(c) The applicant has a financial commitment to provide 50 percent or more of the funds required by an agreement for the use of the facility by the new spring training franchise.

4.(d) The proposed facility for the new spring training franchise is located within 20 miles of an interstate or other limited-access highway system.

5.(e) The applicant has projections, verified by the Office of Tourism, Trade, and Economic Development, which demonstrate that the new spring training franchise facility will attract a paid attendance of at least 50,000 annually.

6.(f) The new spring training franchise facility is located in a county that is levying a tourist development tax pursuant to s. 125.0104(3)(b), (c), (d), and (1), at the rate of 4 percent by March 1, 1992, and, 87.5 percent of the proceeds from such tax are dedicated for the construction of a spring training complex.

- (b) Prior to certifying an applicant as a "retained spring training franchise facility," the Office of Tourism,
 Trade, and Economic Development must determine that:
- 1. A "unit of local government" as defined in s.

 218.369 is responsible for the acquisition, construction,

 management, or operation of the retained spring training

 franchise facility or holds title to the property on which the retained spring training franchise facility is located.

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- 2. The applicant has a verified copy of a signed agreement with a retained spring training franchise for the use of the facility for a term of at least 15 years.
- 3. The applicant has a financial commitment to provide 50 percent or more of the funds required by an agreement for the use of the facility by the retained spring training franchise.
- 4. The applicant has projections, verified by the Office of Tourism, Trade, and Economic Development, which demonstrate that the retained spring training franchise facility will attract a paid attendance of at least 50,000 annually.
- (7) An applicant certified as a facility for a new professional sports franchise or a facility for a retained professional sports franchise or as a new spring training franchise facility may use funds provided pursuant to s. 212.20 only for the public purpose of paying for the construction, reconstruction, or renovation of a facility for a new professional sports franchise, a facility for a retained professional sports franchise, or a new spring training franchise facility or to pay or pledge for the payment of debt service on, or to fund debt service reserve funds, arbitrage rebate obligations, or other amounts payable with respect to, bonds issued for the construction, reconstruction, or renovation of such facility or for the reimbursement of such costs or the refinancing of bonds issued for such purposes. An applicant certified as a retained spring training franchise facility may use funds provided pursuant to s. 212.20 only for the public purpose of paying for the acquisition, construction, reconstruction, or renovation of a facility for a retained spring training franchise or to pay or pledge for

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the payment of debt service on, or to fund debt service reserve funds, arbitrage rebate obligations, or other amounts payable with respect to, bonds issued for the acquisition, construction, reconstruction, or renovation of such facility or for the reimbursement of such costs or the refinancing of bonds issued for such purposes.

- (8) The Office of Tourism, Trade, and Economic Development shall notify the Department of Revenue of any facility certified as a facility for a new professional sports franchise, or a facility for a retained professional sports franchise, or as a new spring training franchise facility, or a retained spring training franchise facility. The Office of Tourism, Trade, and Economic Development may certify no more than eight facilities as facilities for a new professional sports franchise or a facilities for a retained professional sports franchise, or as new spring training franchise facilities, including in such total any facilities certified by the Department of Commerce before July 1, 1996. The office may make no more than one certification for any facility.
- (9) The Department of Revenue may audit as provided in s. 213.34 to verify that the distributions pursuant to this section have been expended as required in this section. Such information is subject to the confidentiality requirements of chapter 213. If the Department of Revenue determines that the distributions pursuant to this section have not been expended as required by this section, it may pursue recovery of such funds pursuant to the laws and rules governing the assessment of taxes.
- (10) An applicant shall not be qualified for certification under this section if the franchise formed the 31 basis for a previous certification, unless the previous

certification was withdrawn by the facility or invalidated by the Office of Tourism, Trade, and Economic Development or the 3 Department of Commerce before any funds were distributed 4 pursuant to s. 212.20. This subsection does not disqualify an 5 applicant if the previous certification occurred between May 6 23, 1993, and May 25, 1993; however, any funds to be 7 distributed pursuant to s. 212.20 for the second certification shall be offset by the amount distributed to the previous 8 9 certified facility. Distribution of funds for the second 10 certification shall not be made until all amounts payable for the first certification have been distributed. 11 12 Section 4. This act shall take effect July 1, 1999. 13 14 15 HOUSE SUMMARY 16 Provides that the additional local option tourist development taxes presently authorized to finance the construction or renovation of a professional sports franchise facility may also be used to finance the acquisition, construction, or renovation of a retained spring training franchise facility. 17 18 19 20 Provides for certification of retained spring training franchise facilities by the Office of Tourism, Trade, and Economic Development and provides certification requirements. Provides for a monthly distribution of a portion of sales tax revenues to certified retained spring training franchise facilities for a specified period, and provides for use of such funds by those facilities. 21 22 23 24 25

Excludes new and retained spring training franchise

facilities from the limitation on the number of sports facilities that may be certified under s. 288.1162, F.S.