Florida House of Representatives - 1999

By the Committee on Tourism and Representatives Starks, Farkas, Dennis, Argenziano, Barreiro, Lynn, Bush, Melvin and Bloom

1	A bill to be entitled
2	An act relating to corporate income tax;
3	creating s. 220.185, F.S.; providing findings
4	and purpose; authorizing a credit against such
5	tax equal to a percentage of the costs of
6	rehabilitation of a historic building used for
7	commercial purposes; providing requirements and
8	limitations; requiring certification with
9	respect to the period during which the property
10	was used for a commercial purpose; providing
11	for carryover of the credit; providing
12	eligibility requirements for historic buildings
13	and improvements thereto; providing application
14	requirements; requiring a resolution by the
15	local government; providing duties of the
16	Division of Historical Resources, Department of
17	State, and Department of Revenue regarding
18	administration and monitoring of exemptions;
19	amending s. 220.02, F.S.; providing order of
20	credits against the tax; amending s. 220.13,
21	F.S., which provides for the determination of
22	adjusted federal income, to provide for the
23	addition of rehabilitation costs equal to the
24	credit under s. 220.185 to a taxpayer's taxable
25	income; providing effective dates.
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27	Be It Enacted by the Legislature of the State of Florida:
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29	Section 1. Section 220.185, Florida Statutes, is
30	created to read:
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CODING:Words stricken are deletions; words underlined are additions.

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1 220.185 Credit for rehabilitation of historic 2 buildings.--3 (1) LEGISLATIVE FINDINGS.--The Legislature finds that: 4 (a) The abundant and valuable heritage reflected in 5 the many historic properties around the state is significant 6 and worthy of conservation and preservation. Chapter 267 7 clearly provides that the policy of this state regarding its 8 nonrenewable historic resources is to include: 9 1. Providing leadership in the preservation of the 10 state's historic resources. 11 2. Contributing to the preservation of non-state-owned 12 historic resources and giving encouragement to organizations 13 and individuals undertaking preservation by private means. 14 3. Fostering conditions, using measures that include 15 financial and technical assistance, for a harmonious 16 coexistence of society and state historic resources. 17 4. Encouraging the public and private preservation and utilization of elements of the state's historically built 18 19 environment. 20 (b) Many historic buildings in this state could be rehabilitated in a manner that reflects their heritage, and be 21 used for commercial purposes, thereby facilitating and 22 23 promoting investment in, and preservation of, these valuable 24 historical resources. 25 (c) In order to encourage and promote private 26 investment in historic buildings, it is necessary to establish 27 a program that provides incentives significant enough to 28 encourage participation. 29 (2) POLICY AND PURPOSE. -- It is the policy of this state to encourage private corporations to invest in the 30 adaptive reuse and preservation of historic buildings. 31 The 2

purpose of this section is to establish a program that 1 2 provides incentives for such investment by granting state 3 corporate income tax credits to corporations that participate 4 in the program. (3) AUTHORIZATION TO GRANT HISTORIC BUILDINGS 5 б INVESTMENT TAX CREDITS; LIMITATIONS.--7 (a) A credit shall be allowed to a corporate taxpayer 8 against any tax due for a taxable year under this chapter in an amount equal to 50 percent of the costs of substantial 9 10 rehabilitation and preservation of a historic building that is to be used for commercial purposes during the year following 11 12 the completion of the project. 13 (b) No taxpayer shall be eligible to receive more than \$200,000 in tax credits for a rehabilitation project approved 14 15 pursuant to this section. (c) The total amount of tax credits which may be 16 17 granted for all projects approved under this section is \$2 18 million annually. 19 (d) All proposals for the granting of tax credits 20 pursuant to this section shall require the prior approval of the Department of State. 21 22 (e) Any corporate tax return which is required to be 23 filed under this chapter for any period within 1 year after 24 the date of completion shall include a certification by the corporate taxpayer stating the period during such taxable year 25 26 that the historic property was used for a commercial purpose. 27 The amount of the approved credit that may be claimed for such 28 taxable year shall be computed based on the percentage such period of commercial use occurred within the 12-month period 29 following the date of completion. 30 31

1	(f) If the tax credit granted pursuant to this section
2	is not fully used in any one year because of insufficient tax
3	liability on the part of the taxpayer, the unused portion may
4	be carried forward for a period not to exceed 5 years. The
5	carryover credit may be used in a subsequent year when the tax
6	imposed by this chapter for such year exceeds the credit for
7	such year under this section after applying the other credits
8	and unused credit carryovers in the order provided in s.
9	220.02(10).
10	(g) No expenditure prior to January 1, 2000, shall
11	count as a qualified rehabilitation expenditure, which is
12	defined as any amount properly chargeable to capital accounts
13	in connection with the rehabilitation of a qualified historic
14	building.
15	(h) It shall be the responsibility of the taxpayer to
16	affirmatively demonstrate to the satisfaction of the
17	Department of Revenue that it meets the requirements of this
18	section.
19	(4) ELIGIBILITY
20	(a) Any project undertaken pursuant to this section
21	must be used for a commercial purpose.
22	(b) A historic building qualifies for this program if
23	the property at the time the exemption is granted:
24	1. Is listed in the National Register of Historic
25	Places pursuant to the National Historic Preservation Act of
26	1966, as amended;
27	2. Is a contributing property to a National Register
28	Historic District; or
29	3. Is designated as a historic property, or as a
30	contributing property to a historic district, under the terms
31	of a local preservation ordinance.

(c) In order for an improvement to a historic property 1 to qualify the property for exemption, the improvement must: 2 1. Be consistent with the United States Secretary of 3 4 the Interior's Standards for Rehabilitation. 5 2. Be a substantial rehabilitation, with qualified б expenditures exceeding the greater of \$5,000 or the adjusted 7 basis of the building. The adjusted basis is the actual cost 8 of the property minus the cost of the land, plus any capital 9 improvement already made, minus any depreciation already taken. The Department of State shall determine whether or not 10 11 an improvement qualifies as a substantial rehabilitation. 12 3. Be completed within a 24-month period following 13 approval of written architectural plans and specifications. 14 4. Be determined by the Division of Historical 15 Resources to meet criteria established in rules adopted by the 16 Department of State. (5) APPLICATION. -- Proposals to participate in the 17 program established by this section must be submitted to the 18 19 Division of Historical Resources of the Department of State in 20 accordance with rules prescribed by the Department of State. A proposal must contain a resolution from the local 21 22 governmental unit in which the property is located certifying 23 that the proposal is consistent with local plans and 24 regulations. 25 (6) ADMINISTRATION.--26 (a) The Department of State is authorized to 27 promulgate all rules necessary to administer this section, 28 including rules for the approval or disapproval of proposals. 29 (b) The decision of the Secretary of State shall be in writing, and, if approved, the proposal shall state the amount 30 of credit allowed to the business firm. A copy of the 31

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decision shall be transmitted to the executive director of the 1 2 Department of Revenue, who shall apply such credit to the tax 3 liability of the taxpayer. 4 (c) The Division of Historical Resources shall 5 periodically monitor all projects in a manner consistent with 6 available resources to ensure that resources are utilized in 7 accordance with this section; however, each project shall be 8 reviewed upon the completion of rehabilitation. 9 The Department of Revenue shall promulgate any (d) rules necessary to ensure the orderly implementation and 10 administration of this section. 11 Section 2. Subsection (10) of section 220.02, Florida 12 13 Statutes, 1998 Supplement, is amended to read: 14 220.02 Legislative intent.--15 (10) It is the intent of the Legislature that credits 16 against either the corporate income tax or the franchise tax be applied in the following order: those enumerated in s. 17 220.68, those enumerated in s. 220.18, those enumerated in s. 18 19 631.828, those enumerated in s. 220.191, those enumerated in 20 s. 220.181, those enumerated in s. 220.183, those enumerated in s. 220.182, those enumerated in s. 220.1895, those 21 enumerated in s. 221.02, those enumerated in s. 220.184, those 22 enumerated in s. 220.186, those enumerated in s. 220.188, 23 24 those enumerated in s. 220.1845, and those enumerated in s. 25 220.19, and those enumerated in s. 200.185. 26 Section 3. Effective July 1, 2000, subsection (10) of 27 section 220.02, Florida Statutes, 1998 Supplement, as amended 28 by chapter 98-132, Laws of Florida, is amended to read: 29 220.02 Legislative intent.--(10) It is the intent of the Legislature that credits 30 31 against either the corporate income tax or the franchise tax 6

be applied in the following order: those enumerated in s. 1 2 220.18, those enumerated in s. 631.828, those enumerated in s. 3 220.191, those enumerated in s. 220.181, those enumerated in s. 220.183, those enumerated in s. 220.182, those enumerated 4 5 in s. 220.1895, those enumerated in s. 221.02, those enumerated in s. 220.184, those enumerated in s. 220.186, 6 7 those enumerated in s. 220.188, those enumerated in s. 8 220.1845, and those enumerated in s. 220.19, and those 9 enumerated in s. 220.185. Section 4. Paragraph (a) of subsection (1) of section 10 11 220.13, Florida Statutes, 1998 Supplement, is amended to read: 220.13 "Adjusted federal income" defined.--12 13 (1) The term "adjusted federal income" means an amount 14 equal to the taxpayer's taxable income as defined in subsection (2), or such taxable income of more than one 15 16 taxpayer as provided in s. 220.131, for the taxable year, 17 adjusted as follows: 18 (a) Additions.--There shall be added to such taxable 19 income: 20 1. The amount of any tax upon or measured by income, 21 excluding taxes based on gross receipts or revenues, paid or 22 accrued as a liability to the District of Columbia or any state of the United States which is deductible from gross 23 income in the computation of taxable income for the taxable 24 25 year. 26 2. The amount of interest which is excluded from 27 taxable income under s. 103(a) of the Internal Revenue Code or 28 any other federal law, less the associated expenses disallowed 29 in the computation of taxable income under s. 265 of the Internal Revenue Code or any other law, excluding 60 percent 30 31 of any amounts included in alternative minimum taxable income, 7

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1 as defined in s. 55(b)(2) of the Internal Revenue Code, if the 2 taxpayer pays tax under s. 220.11(3).

3 3. In the case of a regulated investment company or 4 real estate investment trust, an amount equal to the excess of 5 the net long-term capital gain for the taxable year over the 6 amount of the capital gain dividends attributable to the 7 taxable year.

8 4. That portion of the wages or salaries paid or 9 incurred for the taxable year which is equal to the amount of 10 the credit allowable for the taxable year under s. 220.181. 11 The provisions of this subparagraph shall expire and be void 12 on June 30, 2005.

5. That portion of the ad valorem school taxes paid or
incurred for the taxable year which is equal to the amount of
the credit allowable for the taxable year under s. 220.182.
The provisions of this subparagraph shall expire and be void
on June 30, 2005.

18 6. The amount of emergency excise tax paid or accrued
19 as a liability to this state under chapter 221 which tax is
20 deductible from gross income in the computation of taxable
21 income for the taxable year.

7. That portion of assessments to fund a guaranty
association incurred for the taxable year which is equal to
the amount of the credit allowable for the taxable year.

8. In the case of a nonprofit corporation which holds a pari-mutuel permit and which is exempt from federal income tax as a farmers' cooperative, an amount equal to the excess of the gross income attributable to the pari-mutuel operations over the attributable expenses for the taxable year.

30 9. The amount taken as a credit for the taxable year31 under s. 220.1895.

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10. That portion of the substantial rehabilitation and preservation costs which is paid for the taxable year which is equal to the credit allowable for the taxable year under s. 220.185. Section 5. Except as otherwise provided herein, this act shall take effect January 1, 2000. б HOUSE SUMMARY Provides a credit against the corporate income tax equal to a percentage of the costs of rehabilitation of a historic building used for commercial purposes. Provides requirements and limitations. Provides for carryover of the credit. Provides eligibility requirements for historic buildings and improvements thereto. Provides application requirements and requires a resolution by the application requirements and requires a resolution by the local government. Provides duties of the Division of Historical Resources, Department of State, and Department of Revenue regarding administration and monitoring of exemptions.

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