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2	An act relating to taxation; amending s.
3	212.08, F.S.; providing an exemption from the
4	tax on sales, use, and other transactions for
5	sales or leases to all organizations exempt
6	from federal income tax under s. 501(c)(3) of
7	the Internal Revenue Code; removing specific
8	exemptions for military museums, homes for the
9	aged, nursing homes, and hospices, religious,
10	charitable, and scientific institutions, state
11	theater contract organizations, Coast Guard
12	auxiliaries, athletic event sponsors, and the
13	Gasparilla Distance Classic Association, and
14	revising the exemptions for religious
15	organizations, organizations providing special
16	benefits to minors, veterans' organization
17	headquarters, educational institutions, works
18	of art, and citizen support organizations, to
19	conform; amending s. 212.084, F.S.; providing
20	for application of provisions relating to
21	temporary exemption certificates to newly
22	organized organizations exempt under s.
23	501(c)(3); repealing s. 196.195(4), F.S.,
24	relating to proof of nonprofit status;
25	repealing s. 196.196(1)(c), F.S., relating to
26	determining whether property is being used for
27	a charitable, religious, scientific, or
28	literary purpose; amending ss. 212.0821,
29	212.084, 376.3072, 403.715, 414.029, 496.404,
30	and 564.02, F.S.; conforming cross-references;
31	providing an effective date.
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Be It Enacted by the Legislature of the State of Florida: 1 2 3 Section 1. Subsection (7) of section 212.08, Florida 4 Statutes, is amended to read: 212.08 Sales, rental, use, consumption, distribution, 5 6 and storage tax; specified exemptions. -- The sale at retail, 7 the rental, the use, the consumption, the distribution, and 8 the storage to be used or consumed in this state of the 9 following are hereby specifically exempt from the tax imposed 10 by this chapter. (7) MISCELLANEOUS EXEMPTIONS.--11 12 (a) Artificial commemorative flowers.--Exempt from the 13 tax imposed by this chapter is the sale of artificial 14 commemorative flowers by bona fide nationally chartered 15 veterans' organizations. (b) Boiler fuels.--When purchased for use as a 16 17 combustible fuel, purchases of natural gas, residual oil, recycled oil, waste oil, solid waste material, coal, sulfur, 18 19 wood, wood residues or wood bark used in an industrial 20 manufacturing, processing, compounding, or production process at a fixed location in this state are exempt from the taxes 21 imposed by this chapter; however, such exemption shall not be 22 23 allowed unless the purchaser signs a certificate stating that the fuel to be exempted is for the exclusive use designated 24 herein. This exemption does not apply to the use of boiler 25 26 fuels that are not used in manufacturing, processing, 27 compounding, or producing items of tangible personal property for sale, or to the use of boiler fuels used by any firm 28 29 subject to regulation by the Division of Hotels and Restaurants of the Department of Business and Professional 30 Regulation. 31

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(c) Crustacea bait.--Also exempt from the tax imposed 1 2 by this chapter is the purchase by commercial fishers of bait 3 intended solely for use in the entrapment of Callinectes 4 sapidus and Menippe mercenaria. (d) Feeds.--Feeds for poultry, ostriches, and 5 6 livestock, including racehorses and dairy cows, are exempt. 7 (e) Film rentals.--Film rentals are exempt when an 8 admission is charged for viewing such film, and license fees 9 and direct charges for films, videotapes, and transcriptions used by television or radio stations or networks are exempt. 10 (f) Flags.--Also exempt are sales of the flag of the 11 12 United States and the official state flag of Florida. (q) Florida Retired Educators Association and its 13 14 local chapters. -- Also exempt from payment of the tax imposed 15 by this chapter are purchases of office supplies, equipment, and publications made by the Florida Retired Educators 16 17 Association and its local chapters. 18 (h) Guide dogs for the blind.--Also exempt are the 19 sale or rental of guide dogs for the blind, commonly referred 20 to as "seeing-eye dogs," and the sale of food or other items 21 for such guide dogs. 22 1. The department shall issue a consumer's certificate 23 of exemption to any blind person who holds an identification card as provided for in s. 413.091 and who either owns or 24 rents, or contemplates the ownership or rental of, a guide dog 25 26 for the blind. The consumer's certificate of exemption shall 27 be issued without charge and shall be of such size as to be capable of being carried in a wallet or billfold. 28 29 The department shall make such rules concerning 2. items exempt from tax under the provisions of this paragraph 30 as may be necessary to provide that any person authorized to 31 3 CODING: Words stricken are deletions; words underlined are additions.

have a consumer's certificate of exemption need only present
 such a certificate at the time of paying for exempt goods and
 shall not be required to pay any tax thereon.

4 (i) Hospital meals and rooms.--Also exempt from 5 payment of the tax imposed by this chapter on rentals and 6 meals are patients and inmates of any hospital or other 7 physical plant or facility designed and operated primarily for the care of persons who are ill, aged, infirm, mentally or 8 9 physically incapacitated, or otherwise dependent on special care or attention. Residents of a home for the aged are exempt 10 from payment of taxes on meals provided through the facility. 11 12 A home for the aged is defined as a facility that is licensed 13 or certified in part or in whole under chapter 400 or chapter 14 651, or that is financed by a mortgage loan made or insured by 15 the United States Department of Housing and Urban Development 16 under s. 202, s. 202 with a s. 8 subsidy, s. 221(d)(3) or (4), 17 s. 232, or s. 236 of the National Housing Act, or other such similar facility designed and operated primarily for the care 18 19 of the aged.

20 (j) Household fuels.--Also exempt from payment of the tax imposed by this chapter are sales of utilities to 21 residential households or owners of residential models in this 22 23 state by utility companies who pay the gross receipts tax imposed under s. 203.01, and sales of fuel to residential 24 households or owners of residential models, including oil, 25 26 kerosene, liquefied petroleum gas, coal, wood, and other fuel products used in the household or residential model for the 27 purposes of heating, cooking, lighting, and refrigeration, 28 29 regardless of whether such sales of utilities and fuels are separately metered and billed direct to the residents or are 30 metered and billed to the landlord. If any part of the utility 31

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or fuel is used for a nonexempt purpose, the entire sale is 1 2 taxable. The landlord shall provide a separate meter for 3 nonexempt utility or fuel consumption. For the purposes of this paragraph, licensed family day care homes shall also be 4 5 exempt. Meals provided by certain nonprofit 6 (k) 7 organizations .-- There is exempt from the tax imposed by this 8 chapter the sale of prepared meals by a nonprofit volunteer 9 organization to handicapped, elderly, or indigent persons when such meals are delivered as a charitable function by the 10 organization to such persons at their places of residence. 11 12 (1) Military museums. -- Also exempt are sales to nonprofit corporations which hold current exemptions from 13 14 federal corporate income tax pursuant to s. 501(c)(3), Internal Revenue Code of 1954, as amended, and whose primary 15 16 purpose is to raise money for military museums. 17 (m) Nonprofit corporations; homes for the aged, nursing homes, or hospices. -- Nonprofit corporations which hold 18 19 current exemptions from federal corporate income tax pursuant 20 to s. 501(c)(3), Internal Revenue Code of 1954, as amended, and which either qualify as homes for the aged pursuant to s. 21 22 196.1975(2) or are licensed as a nursing home or hospice under 23 the provisions of chapter 400, are exempt from the tax imposed 24 by this chapter. 25 (1)(n) Organizations providing special educational, 26 cultural, recreational, and social benefits to minors.--Also There shall be exempt from the tax imposed by this chapter are 27 sales or leases to and sales of donated property by nonprofit 28 29 organizations which are incorporated pursuant to chapter 617 or which hold a current exemption from federal corporate 30 income tax pursuant to s. 501(c)(3) of the Internal Revenue 31 5

1	Code the primary purpose of which is providing activities that
2	contribute to the development of good character or good
3	sportsmanship, or to the educational or cultural development,
4	of minors. This exemption is extended only to that level of
5	the organization that has a salaried executive officer or an
6	elected nonsalaried executive officer. For the purpose of this
7	paragraph, the term "donated property" means any property
8	transferred to such nonprofit organization for less than 50
9	percent of its fair market value.
10	(m) (o) <u>Religious institutions</u> Religious, charitable,
11	scientific, educational, and veterans' institutions and
12	organizations
13	1. There are exempt from the tax imposed by this
14	chapter transactions involving÷
15	a. sales or leases directly to <u>religious institutions</u>
16	when used in carrying on their customary nonprofit religious
17	activities churches or sales or leases of tangible personal
18	property by religious institutions having an established
19	physical place for worship at which nonprofit religious
20	services and activities are regularly conducted and carried
21	<u>on.churches;</u>
22	2. As used in this paragraph, the term:
23	a. "Religious institutions" means churches,
24	synagogues, and established physical places for worship at
25	which nonprofit religious services and activities are
26	regularly conducted and carried on. The term "religious
27	institutions" includes nonprofit corporations the sole purpose
28	of which is to provide free transportation services to church
29	members, their families, and other church attendees. The term
30	"religious institutions" also includes nonprofit state,
31	nonprofit district, or other nonprofit governing or
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administrative offices the function of which is to assist or 1 2 regulate the customary activities of religious institutions. 3 The term "religious institutions" also includes any nonprofit corporation that is qualified as nonprofit under s. 501(c)(3) 4 5 of the Internal Revenue Code of 1986, as amended, and that 6 owns and operates a Florida television station, at least 90 7 percent of the programming of which station consists of programs of a religious nature and the financial support for 8 9 which, exclusive of receipts for broadcasting from other nonprofit organizations, is predominantly from contributions 10 from the general public. The term "religious institutions" 11 12 also includes any nonprofit corporation that is qualified as nonprofit under s. 501(c)(3) of the Internal Revenue Code of 13 14 1986, as amended, the primary activity of which is making and 15 distributing audio recordings of religious scriptures and 16 teachings to blind or visually impaired persons at no charge. 17 The term "religious institutions" also includes any nonprofit corporation that is qualified as nonprofit under s. 501(c)(3)18 19 of the Internal Revenue Code of 1986, as amended, the sole or 20 primary function of which is to provide, upon invitation, nonprofit religious services, evangelistic services, religious 21 education, administrative assistance, or missionary assistance 22 23 for a church, synagogue, or established physical place of worship at which nonprofit religious services and activities 24 are regularly conducted. 25 26 b. Sales or leases to nonprofit religious, nonprofit 27 charitable, nonprofit scientific, or nonprofit educational institutions when used in carrying on their customary 28 29 nonprofit religious, nonprofit charitable, nonprofit 30 scientific, or nonprofit educational activities, including church cemeteries; and 31 7

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1 (n)c. Veteran organizations.--2 1. There are exempt from the tax imposed by this 3 chapter transactions involving sales or leases to qualified 4 veterans' organizations and their auxiliaries when used in 5 carrying on their customary veterans' organization activities. 6 2. As used in this paragraph, the term "veterans' 7 organizations" means nationally chartered or recognized veterans' organizations, including, but not limited to, 8 9 Florida chapters of the Paralyzed Veterans of America, Catholic War Veterans of the U.S.A., Jewish War Veterans of 10 the U.S.A., and the Disabled American Veterans, Department of 11 12 Florida, Inc., which hold current exemptions from federal income tax under s. 501(c)(4) or (19) of the Internal Revenue 13 14 Code of 1986, as amended. 2. The provisions of this section authorizing 15 16 exemptions from tax shall be strictly defined, limited, and 17 applied in each category as follows: 18 a. "Religious institutions" means churches, 19 synagogues, and established physical places for worship at 20 which nonprofit religious services and activities are 21 regularly conducted and carried on. The term "religious 22 institutions" includes nonprofit corporations the sole purpose 23 of which is to provide free transportation services to church members, their families, and other church attendees. The term 24 25 'religious institutions" also includes state, district, or 26 other governing or administrative offices the function of which is to assist or regulate the customary activities of 27 28 religious organizations or members. The term "religious 29 institutions" also includes any nonprofit corporation which is 30 qualified as nonprofit pursuant to s. 501(c)(3), Internal Revenue Code of 1986, as amended, which owns and operates a 31 8

Florida television station, at least 90 percent of the 1 programming of which station consists of programs of a 2 3 religious nature, and the financial support for which, 4 exclusive of receipts for broadcasting from other nonprofit 5 organizations, is predominantly from contributions from the 6 general public. The term "religious institutions" also 7 includes any nonprofit corporation which is qualified as nonprofit pursuant to s. 501(c)(3), Internal Revenue Code of 8 9 1986, as amended, which provides regular religious services to Florida state prisoners and which from its own established 10 physical place of worship, operates a ministry providing 11 worship and services of a charitable nature to the community 12 on a weekly basis. The term "religious institutions" also 13 14 includes any nonprofit corporation which is qualified as nonprofit pursuant to s. 501(c)(3), Internal Revenue Code of 15 16 1986, as amended, the primary activity of which is making and distributing audio recordings of religious scriptures and 17 teachings to blind or visually impaired persons at no charge. 18 The term "religious institutions" also includes any nonprofit 19 20 corporation that is qualified as nonprofit pursuant to s. 21 501(c)(3), Internal Revenue Code of 1986, as amended, the sole 22 or primary function of which is to provide, upon invitation, nonprofit religious services, evangelistic services, religious 23 education, administration assistance, or missionary assistance 24 25 for a church, synagogue, or established physical place of 26 worship at which nonprofit religious services and activities are regularly conducted. 27 b. "Charitable institutions" means only nonprofit 28 29 corporations qualified as nonprofit pursuant to s. 501(c)(3), Internal Revenue Code of 1954, as amended, and other nonprofit 30 entities, the sole or primary function of which is to provide, 31 9

or to raise funds for organizations which provide, one or more 1 of the following services if a reasonable percentage of such 2 service is provided free of charge, or at a substantially 3 4 reduced cost, to persons, animals, or organizations that are 5 unable to pay for such service: (I) Medical aid for the relief of disease, injury, or 6 7 disability; 8 (II) Regular provision of physical necessities such as 9 food, clothing, or shelter; (III) Services for the prevention of or rehabilitation 10 of persons from alcoholism or drug abuse; the prevention of 11 12 suicide; or the alleviation of mental, physical, or sensory health problems; 13 14 (IV) Social welfare services including adoption 15 placement, child care, community care for the elderly, 16 consumer credit counseling, and other social welfare services which clearly and substantially benefit a client population 17 which is disadvantaged or suffers a hardship; 18 19 (V) Medical research for the relief of disease, 20 injury, or disability; 21 (VI) Legal services; or 22 (VII) Food, shelter, or medical care for animals or 23 adoption services, cruelty investigations, or education programs concerning animals; 24 25 26 and the term includes groups providing volunteer staff to 27 organizations designated as charitable institutions under this 28 sub-subparagraph; nonprofit organizations the sole or primary 29 purpose of which is to coordinate, network, or link other institutions designated as charitable institutions under this 30 sub-subparagraph with those persons, animals, or organizations 31 10

in need of their services; and nonprofit national, state, 1 district, or other governing, coordinating, or administrative 2 organizations the sole or primary purpose of which is to 3 4 represent or regulate the customary activities of other institutions designated as charitable institutions under this 5 sub-subparagraph. Notwithstanding any other requirement of 6 7 this section, any blood bank that relies solely upon volunteer donations of blood and tissue, that is licensed under chapter 8 9 483, and that qualifies as tax exempt under s. 501(c)(3) of the Internal Revenue Code constitutes a charitable institution 10 and is exempt from the tax imposed by this chapter. Sales to a 11 12 health system foundation, qualified as nonprofit pursuant to s. 501(c)(3), Internal Revenue Code of 1986, as amended, which 13 14 filed an application for exemption with the department prior to November 15, 1997, and which application is subsequently 15 approved, shall be exempt as to any unpaid taxes on purchases 16 made from November 14, 1990, to December 31, 1997. 17 18 c. "Scientific organizations" means scientific 19 organizations which hold current exemptions from federal income tax under s. 501(c)(3) of the Internal Revenue Code and 20 also means organizations the purpose of which is to protect 21 air and water quality or the purpose of which is to protect 22 wildlife and which hold current exemptions from the federal 23 income tax under s. 501(c)(3) of the Internal Revenue Code. 24 (o)d. Schools, colleges, and universities.--Also 25 26 exempt from the tax imposed by this chapter are sales or leases to "Educational institutions" means state tax-supported 27 28 or parochial, church and nonprofit private schools, colleges, 29 or universities.which conduct regular classes and courses of study required for accreditation by, or membership in, the 30 Southern Association of Colleges and Schools, the Department 31 11

of Education, the Florida Council of Independent Schools, 1 the Florida Association of Christian Colleges and Schools, 2 Inc., or nonprofit private schools which conduct regular 3 4 classes and courses of study accepted for continuing education 5 credit by a board of the Division of Medical Quality Assurance of the Department of Health or which conduct regular classes 6 7 and courses of study accepted for continuing education credit by the American Medical Association. Nonprofit libraries, art 8 9 galleries, performing arts centers that provide educational programs to school children, which programs involve 10 performances or other educational activities at the performing 11 arts center and serve a minimum of 50,000 school children a 12 year, and museums open to the public are defined as 13 14 educational institutions and are eligible for exemption. The term "educational institutions" includes private nonprofit 15 organizations the purpose of which is to raise funds for 16 schools teaching grades kindergarten through high school, 17 colleges, and universities. The term "educational 18 19 institutions" includes any nonprofit newspaper of free or paid circulation primarily on university or college campuses which 20 holds a current exemption from federal income tax under s. 21 22 501(c)(3) of the Internal Revenue Code, and any educational 23 television or radio network or system established pursuant to s. 229.805 or s. 229.8051 and any nonprofit television or 24 25 radio station which is a part of such network or system and 26 which holds a current exemption from federal income tax under s. 501(c)(3) of the Internal Revenue Code. The term 27 'educational institutions" also includes state, district, or 28 29 other governing or administrative offices the function of which is to assist or regulate the customary activities of 30 educational organizations or members. The term "educational 31 12

1	institutions" also includes a nonprofit educational cable
2	consortium which holds a current exemption from federal income
3	tax under s. 501(c)(3) of the Internal Revenue Code of 1986,
4	as amended, whose primary purpose is the delivery of
5	educational and instructional cable television programming and
6	whose members are composed exclusively of educational
7	organizations which hold a valid consumer certificate of
8	exemption and which are either an educational institution as
9	defined in this sub-subparagraph, or qualified as a nonprofit
10	organization pursuant to s. 501(c)(3) of the Internal Revenue
11	Code of 1986, as amended.
12	e. "Veterans' organizations" means nationally
13	chartered or recognized veterans' organizations, including,
14	but not limited to, Florida chapters of the Paralyzed Veterans
15	of America, Catholic War Veterans of the U.S.A., Jewish War
16	Veterans of the U.S.A., and the Disabled American Veterans,
17	Department of Florida, Inc., which hold current exemptions
18	from federal income tax under s. 501(c)(3), (4), or (19) of
19	the Internal Revenue Code.
20	(p) Section 501(c)(3) organizationsAlso exempt from
21	the tax imposed by this chapter are sales or leases to
22	organizations determined by the Internal Revenue Service to be
23	currently exempt from federal income tax pursuant to s.
24	501(c)(3) of the Internal Revenue Code of 1986, as amended,
25	when such leases or purchases are used in carrying on their
26	customary nonprofit activities.
27	<u>(q)</u> Resource recovery equipmentAlso exempt is
28	resource recovery equipment which is owned and operated by or
29	on behalf of any county or municipality, certified by the
30	Department of Environmental Protection under the provisions of
31	s. 403.715.
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(r)(q) School books and school lunches.--This 1 2 exemption applies to school books used in regularly prescribed 3 courses of study, and to school lunches served in public, 4 parochial, or nonprofit schools operated for and attended by 5 pupils of grades K through 12. Yearbooks, magazines, 6 newspapers, directories, bulletins, and similar publications 7 distributed by such educational institutions to their students 8 are also exempt. School books and food sold or served at 9 community colleges and other institutions of higher learning are taxable. 10 11 (r) State theater contract organizations.--Nonprofit 12 organizations incorporated in accordance with chapter 617 which have qualified under s. 501(c)(3) of the Internal 13 14 Revenue Code of 1954, as amended, and which have been 15 designated as state theater contract organizations as provided in s. 265.289 are exempt from the tax imposed by this chapter. 16 17 (s) Tasting beverages.--Vinous and alcoholic beverages provided by distributors or vendors for the purpose of "wine 18 19 tasting" and "spirituous beverage tasting" as contemplated 20 under the provisions of ss. 564.06 and 565.12, respectively, 21 are exempt from the tax imposed by this chapter. (t) Boats temporarily docked in state.--22 23 1. Notwithstanding the provisions of chapters 327 and 328, pertaining to the registration of vessels, a boat upon 24 25 which the state sales or use tax has not been paid is exempt 26 from the use tax under this chapter if it enters and remains 27 in this state for a period not to exceed a total of 20 days in any calendar year calculated from the date of first dockage or 28 29 slippage at a facility, registered with the department, that rents dockage or slippage space in this state. If a boat 30 brought into this state for use under this paragraph is placed 31 14

in a facility, registered with the department, for repairs, 1 alterations, refitting, or modifications and such repairs, 2 3 alterations, refitting, or modifications are supported by 4 written documentation, the 20-day period shall be tolled during the time the boat is physically in the care, custody, 5 and control of the repair facility, including the time spent 6 7 on sea trials conducted by the facility. The 20-day time period may be tolled only once within a calendar year when a 8 9 boat is placed for the first time that year in the physical care, custody, and control of a registered repair facility; 10 however, the owner may request and the department may grant an 11 12 additional tolling of the 20-day period for purposes of repairs that arise from a written guarantee given by the 13 14 registered repair facility, which guarantee covers only those 15 repairs or modifications made during the first tolled period. Within 72 hours after the date upon which the registered 16 17 repair facility took possession of the boat, the facility must have in its possession, on forms prescribed by the department, 18 19 an affidavit which states that the boat is under its care, custody, and control and that the owner does not use the boat 20 while in the facility. Upon completion of the repairs, 21 alterations, refitting, or modifications, the registered 22 23 repair facility must, within 72 hours after the date of release, have in its possession a copy of the release form 24 which shows the date of release and any other information the 25 26 department requires. The repair facility shall maintain a log that documents all alterations, additions, repairs, and sea 27 trials during the time the boat is under the care, custody, 28 29 and control of the facility. The affidavit shall be maintained by the registered repair facility as part of its 30 records for as long as required by s. 213.35. When, within 6 31

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months after the date of its purchase, a boat is brought into 1 this state under this paragraph, the 6-month period provided 2 3 in s. 212.05(1)(a)2. or s. 212.06(8) shall be tolled. 4 2. During the period of repairs, alterations, 5 refitting, or modifications and during the 20-day period 6 referred to in subparagraph 1., the boat may be listed for 7 sale, contracted for sale, or sold exclusively by a broker or dealer registered with the department without incurring a use 8 9 tax under this chapter; however, the sales tax levied under 10 this chapter applies to such sale. 3. The mere storage of a boat at a registered repair 11 12 facility does not qualify as a tax-exempt use in this state. 13 4. As used in this paragraph, "registered repair 14 facility" means: a. A full-service facility that: 15 16 (I) Is located on a navigable body of water; 17 (II) Has haulout capability such as a dry dock, travel lift, railway, or similar equipment to service craft under the 18 19 care, custody, and control of the facility; 20 (III) Has adequate piers and storage facilities to provide safe berthing of vessels in its care, custody, and 21 control; and 22 23 (IV) Has necessary shops and equipment to provide repair or warranty work on vessels under the care, custody, 24 and control of the facility; 25 26 b. A marina that: (I) Is located on a navigable body of water; 27 (II) Has adequate piers and storage facilities to 28 29 provide safe berthing of vessels in its care, custody, and 30 control; and 31 16 CODING: Words stricken are deletions; words underlined are additions.

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(III) Has necessary shops and equipment to provide 1 2 repairs or warranty work on vessels; or 3 c. A shoreside facility that: 4 (I) Is located on a navigable body of water; 5 (II) Has adequate piers and storage facilities to 6 provide safe berthing of vessels in its care, custody, and 7 control; and 8 (III) Has necessary shops and equipment to provide 9 repairs or warranty work. (u) Volunteer fire departments.--Also exempt are 10 firefighting and rescue service equipment and supplies 11 12 purchased by volunteer fire departments, duly chartered under the Florida Statutes as corporations not for profit. 13 14 (v) Professional services.--15 1. Also exempted are professional, insurance, or personal service transactions that involve sales as 16 17 inconsequential elements for which no separate charges are 18 made. 19 2. The personal service transactions exempted pursuant 20 to subparagraph 1. do not exempt the sale of information 21 services involving the furnishing of printed, mimeographed, or 22 multigraphed matter, or matter duplicating written or printed matter in any other manner, other than professional services 23 and services of employees, agents, or other persons acting in 24 a representative or fiduciary capacity or information services 25 26 furnished to newspapers and radio and television stations. As used in this subparagraph, the term "information services" 27 includes the services of collecting, compiling, or analyzing 28 29 information of any kind or nature and furnishing reports 30 thereof to other persons. 31 17

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This exemption does not apply to any service 1 3. 2 warranty transaction taxable under s. 212.0506. 3 4. This exemption does not apply to any service 4 transaction taxable under s. 212.05(1)(j). 5 (w) Certain newspaper, magazine, and newsletter 6 subscriptions, shoppers, and community newspapers. -- Likewise 7 exempt are newspaper, magazine, and newsletter subscriptions 8 in which the product is delivered to the customer by mail. 9 Also exempt are free, circulated publications that are 10 published on a regular basis, the content of which is primarily advertising, and that are distributed through the 11 12 mail, home delivery, or newsstands. The exemption for newspaper, magazine, and newsletter subscriptions which is 13 14 provided in this paragraph applies only to subscriptions entered into after March 1, 1997. 15 (x) Sporting equipment brought into the 16 17 state.--Sporting equipment brought into Florida, for a period of not more than 4 months in any calendar year, used by an 18 19 athletic team or an individual athlete in a sporting event is exempt from the use tax if such equipment is removed from the 20 state within 7 days after the completion of the event. 21 22 (y) Charter fishing vessels. -- The charge for 23 chartering any boat or vessel, with the crew furnished, solely 24 for the purpose of fishing is exempt from the tax imposed under s. 212.04 or s. 212.05. This exemption does not apply 25 26 to any charge to enter or stay upon any "head-boat," party 27 boat, or other boat or vessel. Nothing in this paragraph shall be construed to exempt any boat from sales or use tax 28 29 upon the purchase thereof except as provided in paragraph (t) 30 and s. 212.05. 31 18

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Vending machines sponsored by nonprofit or 1 (z) 2 charitable organizations .-- Also exempt are food or drinks for 3 human consumption sold for 25 cents or less through a 4 coin-operated vending machine sponsored by a nonprofit 5 corporation qualified as nonprofit pursuant to s. 501(c)(3) or 6 (4) of the Internal Revenue Code of 1986, as amended. 7 (aa) Certain commercial vehicles.--Also exempt is the 8 sale, lease, or rental of a commercial motor vehicle as 9 defined in s. 207.002(2), when the following conditions are 10 met: The sale, lease, or rental occurs between two 11 1. 12 commonly owned and controlled corporations; Such vehicle was titled and registered in this 13 2. 14 state at the time of the sale, lease, or rental; and 15 3. Florida sales tax was paid on the acquisition of 16 such vehicle by the seller, lessor, or renter. 17 (bb) Community cemeteries.--Also exempt are purchases by any nonprofit corporation that has qualified under s. 18 19 501(c)(13) of the Internal Revenue Code of 1986, as amended, and is operated for the purpose of maintaining a cemetery that 20 was donated to the community by deed. 21 22 (cc) Coast Guard auxiliaries.--A nonprofit 23 organization that is affiliated with the Coast Guard, that is 24 exempt from federal income tax pursuant to s. 501(a) and (c)(3) of the Internal Revenue Code of 1986, as amended, and 25 26 the primary purpose of which is to promote safe boating and to 27 conduct free public education classes in basic seamanship is exempt from the tax imposed by this chapter. 28 29 (cc)(dd) Works of art.--30 31 19

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1 Also exempt are works of art sold to or used by an 1. 2 educational institution, as defined in sub-subparagraph (o)2.d. 3 4 2. This exemption also applies to the sale to or use 5 in this state of any work of art by any person if it was purchased or imported exclusively for the purpose of being б 7 donated to any educational institution, or loaned to and made available for display by any educational institution, provided 8 9 that the term of the loan agreement is for at least 10 years. The exemption provided by this paragraph for 10 3. donations is allowed only if the person who purchased the work 11 12 of art transfers title to the donated work of art to an educational institution. Such transfer of title shall be 13 14 evidenced by an affidavit meeting requirements established by 15 rule to document entitlement to the exemption. Nothing in this paragraph shall preclude a work of art donated to an 16 17 educational institution from remaining in the possession of the donor or purchaser, as long as title to the work of art 18 19 lies with the educational institution. 4. A work of art is presumed to have been purchased in 20 or imported into this state exclusively for loan as provided 21 in subparagraph 2., if it is so loaned or placed in storage in 22 23 preparation for such a loan within 90 days after purchase or importation, whichever is later; but a work of art is not 24 deemed to be placed in storage in preparation for loan for 25 26 purposes of this exemption if it is displayed at any place other than an educational institution. 27 The exemptions provided by this paragraph are 28 5. 29 allowed only if the person who purchased the work of art gives to the vendor an affidavit meeting the requirements, 30 established by rule, to document entitlement to the exemption. 31 20

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The person who purchased the work of art shall forward a copy
 of such affidavit to the Department of Revenue at the time it
 is issued to the vendor.

4 6. The exemption for loans provided by subparagraph 2. 5 applies only for the period during which a work of art is in 6 the possession of the educational institution or is in storage 7 before transfer of possession to that institution; and when it ceases to be so possessed or held, tax based upon the sales 8 9 price paid by the owner is payable, and the statute of limitations provided in s. 95.091 shall begin to run at that 10 time. However, tax shall not become due if the work of art is 11 donated to an educational institution after the loan ceases. 12

Any educational institution to which a work of art 13 7. 14 has been donated pursuant to this paragraph shall make 15 available to the department the title to the work of art and any other relevant information. Any educational institution 16 which has received a work of art on loan pursuant to this 17 paragraph shall make available to the department information 18 19 relating to the work of art. Any educational institution that transfers from its possession a work of art as defined by this 20 paragraph which has been loaned to it must notify the 21 22 Department of Revenue within 60 days after the transfer.

8. For purposes of the exemptions provided by thisparagraph, the term:

a. "Educational institutions" includes state
tax-supported, parochial, church, and nonprofit private
schools, colleges, or universities that conduct regular
classes and courses of study required for accreditation by or
membership in the Southern Association of Colleges and
Schools, the Florida Council of Independent Schools, or the
Florida Association of Christian Colleges and Schools, Inc.;

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nonprofit private schools that conduct regular classes and 1 2 courses of study accepted for continuing education credit by a 3 board of the Division of Medical Quality Assurance of the 4 Department of Health; or nonprofit libraries, art galleries, 5 performing arts centers that provide educational programs to school children, which programs involve performances or other б 7 educational activities at the performing arts center and serve 8 a minimum of 50,000 schoolchildren a year, and museums open to 9 the public. 10 b. "Work of art" includes pictorial representations, sculpture, jewelry, antiques, stamp collections and coin 11 12 collections, and other tangible personal property, the value of which is attributable predominantly to its artistic, 13 14 historical, political, cultural, or social importance. (dd) (ee) Taxicab leases. -- The lease of or license to 15 16 use a taxicab or taxicab-related equipment and services 17 provided by a taxicab company to an independent taxicab operator are exempt, provided, however, the exemptions 18 19 provided under this paragraph only apply if sales or use tax 20 has been paid on the acquisition of the taxicab and its related equipment. 21 (ee) (ff) Aircraft repair and maintenance labor 22 23 charges. -- There shall be exempt from the tax imposed by this chapter all labor charges for the repair and maintenance of 24 aircraft of more than 15,000 pounds maximum certified takeoff 25 26 weight and rotary wing aircraft of more than 10,000 pounds 27 maximum certified takeoff weight. Except as otherwise provided in this chapter, charges for parts and equipment furnished in 28 29 connection with such labor charges are taxable. 30 31 2.2 CODING: Words stricken are deletions; words underlined are additions.

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1 (gg) Athletic event sponsors. -- There shall be exempt 2 from the tax imposed by this chapter sales or leases to 3 organizations that: 4 1. Are incorporated pursuant to chapter 617; 5 2. Hold a current exemption from federal corporate 6 income tax liability pursuant to s. 501(c)(3) of the Internal 7 Revenue Code of 1986, as amended; and 8 3.a. Sponsor golf tournaments sanctioned by the PGA 9 Tour, PGA of America, or the LPGA; or 10 b. Are funded primarily by county or municipal governments and have as their primary purpose the 11 12 encouragement and facilitation of the use of certain locations within this state as venues for sporting events. 13 14 (ff) (hh) Electric vehicles.--Effective July 1, 1995, 15 through June 30, 2000, the sale of an electric vehicle, as 16 defined in s. 320.01, is exempt from the tax imposed by this 17 chapter. 18 (gg)(ii) Certain electricity or steam uses.--19 1. Subject to the provisions of subparagraph 4., 20 charges for electricity or steam used to operate machinery and 21 equipment at a fixed location in this state when such machinery and equipment is used to manufacture, process, 22 23 compound, produce, or prepare for shipment items of tangible personal property for sale, or to operate pollution control 24 25 equipment, recycling equipment, maintenance equipment, or monitoring or control equipment used in such operations are 26 exempt to the extent provided in this paragraph. If 75 percent 27 or more of the electricity or steam used at the fixed location 28 29 is used to operate qualifying machinery or equipment, 100 percent of the charges for electricity or steam used at the 30 fixed location are exempt. If less than 75 percent but 50 31 23

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percent or more of the electricity or steam used at the fixed 1 location is used to operate qualifying machinery or equipment, 2 3 50 percent of the charges for electricity or steam used at the 4 fixed location are exempt. If less than 50 percent of the 5 electricity or steam used at the fixed location is used to operate qualifying machinery or equipment, none of the charges б 7 for electricity or steam used at the fixed location are 8 exempt.

9 2. This exemption applies only to industries classified under SIC Industry Major Group Numbers 10, 12, 13, 10 14, 20, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 11 12 35, 36, 37, 38, and 39 and Industry Group Number 212. As used 13 in this paragraph, "SIC" means those classifications contained 14 in the Standard Industrial Classification Manual, 1987, as 15 published by the Office of Management and Budget, Executive Office of the President. 16

3. Possession by a seller of a written certification by the purchaser, certifying the purchaser's entitlement to an exemption permitted by this subsection, relieves the seller from the responsibility of collecting the tax on the nontaxable amounts, and the department shall look solely to the purchaser for recovery of such tax if it determines that the purchaser was not entitled to the exemption.

4. Such exemption shall be applied as follows:

a. Beginning July 1, 1996, 20 percent of the chargesfor such electricity shall be exempt.

b. Beginning July 1, 1997, 40 percent of the chargesfor such electricity shall be exempt.

29 c. Beginning July 1, 1998, 60 percent of the charges30 for such electricity or steam shall be exempt.

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1	d. Beginning July 1, 1999, 80 percent of the charges
2	for such electricity or steam shall be exempt.
3	e. Beginning July 1, 2000, 100 percent of the charges
4	for such electricity or steam shall be exempt.
5	5. Notwithstanding any other provision in this
6	paragraph to the contrary, in order to receive the exemption
7	provided in this paragraph a taxpayer must first register with
8	the WAGES Program Business Registry established by the local
9	WAGES coalition for the area in which the taxpayer is located.
10	Such registration establishes a commitment on the part of the
11	taxpayer to hire WAGES program participants to the maximum
12	extent possible consistent with the nature of their business.
13	6.a. In order to determine whether the exemption
14	provided in this paragraph from the tax on charges for
15	electricity or steam has an effect on retaining or attracting
16	companies to this state, the Office of Program Policy Analysis
17	and Government Accountability shall periodically monitor and
18	report on the industries receiving the exemption.
19	b. The first report shall be submitted no later than
20	January 1, 1997, and must be conducted in such a manner as to
21	specifically determine the number of companies within each SIC
22	Industry Major Group receiving the exemption as of September
23	1, 1996, and the number of individuals employed by companies
24	within each SIC Industry Major Group receiving the exemption
25	as of September 1, 1996.
26	c. The second report shall be submitted no later than
27	January 1, 2001, and must be comprehensive in scope, but, at a
28	minimum, must be conducted in such a manner as to specifically
29	determine the number of companies within each SIC Industry
30	Major Group receiving the exemption as of September 1, 2000,
31	the number of individuals employed by companies within each
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SIC Industry Major Group receiving the exemption as of September 1, 2000, whether the change, if any, in such number of companies or employees is attributable to the exemption provided in this paragraph, whether it would be sound public policy to continue or discontinue the exemption, and the consequences of doing so.

d. Both reports shall be submitted to the President of
the Senate, the Speaker of the House of Representatives, the
Senate Minority Leader, and the House Minority Leader.

10 (hh)(jj) Fair associations.--Also exempt from the tax imposed by this chapter is the sale, use, lease, rental, or 11 12 grant of a license to use, made directly to or by a fair 13 association, of real or tangible personal property; any charge 14 made by a fair association, or its agents, for parking, 15 admissions, or for temporary parking of vehicles used for 16 sleeping quarters; rentals, subleases, and sublicenses of real 17 or tangible personal property between the owner of the central amusement attraction and any owner of an amusement ride, as 18 19 those terms are used in ss. 616.15(1)(b) and 616.242(3)(a), for the furnishing of amusement rides at a public fair or 20 exposition; and other transactions of a fair association which 21 22 are incurred directly by the fair association in the 23 financing, construction, and operation of a fair, exposition, or other event or facility that is authorized by s. 616.08. As 24 used in this paragraph, the terms "fair association" and 25 26 "public fair or exposition" have the same meaning as those 27 terms are defined in s. 616.001. This exemption does not apply to the sale of tangible personal property made by a fair 28 29 association through an agent or independent contractor; sales of admissions and tangible personal property by a 30 concessionaire, vendor, exhibitor, or licensee; or rentals and 31

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subleases of tangible personal property or real property 1 between the owner of the central amusement attraction and a 2 3 concessionaire, vendor, exhibitor, or licensee, except for the 4 furnishing of amusement rides, which transactions are exempt. 5 (ii) (kk) Citizen support organizations.--Also exempt 6 from the tax imposed by this chapter are sales or leases to 7 Beginning July 1, 1996, nonprofit organizations that are incorporated under chapter 617 or hold a current exemption 8 9 from federal corporate income tax under s. 501(c)(3) of the Internal Revenue Code, as amended, and that have been 10 designated citizen support organizations in support of 11 12 state-funded environmental programs or the management of state-owned lands in accordance with s. 370.0205, or to 13 14 support one or more state parks in accordance with s. 258.015 15 are exempt from the tax imposed by this chapter. 16 (jj)(11) Florida Folk Festival.--There shall be exempt 17 from the tax imposed by this chapter income of a revenue nature received from admissions to the Florida Folk Festival 18 19 held pursuant to s. 267.16 at the Stephen Foster State Folk 20 Culture Center, a unit of the state park system. 21 (kk) (mm) Solar energy systems. -- Also exempt are solar 22 energy systems or any component thereof. The Florida Solar 23 Energy Center shall from time to time certify to the department a list of equipment and requisite hardware 24 considered to be a solar energy system or a component thereof. 25 26 This exemption is repealed July 1, 2002. 27 (11)(nn) Nonprofit cooperative hospital laundries .-- Also exempt from the tax imposed by this chapter 28 29 are sales or leases to nonprofit organizations that are incorporated under chapter 617 and which are treated, for 30 federal income tax purposes, as cooperatives under subchapter 31 27 CODING: Words stricken are deletions; words underlined are additions.

1 T of the Internal Revenue Code, whose sole purpose is to offer 2 laundry supplies and services to their members, which members 3 must all be exempt from federal income tax pursuant to s. 4 501(c)(3) of the Internal Revenue Code, are exempt from the 5 tax imposed by this chapter.

(mm)(oo) Complimentary meals.--Also exempt from the б 7 tax imposed by this chapter are food or drinks that are furnished as part of a packaged room rate by any person 8 9 offering for rent or lease any transient living accommodations as described in s. 509.013(4)(a) which are licensed under part 10 I of chapter 509 and which are subject to the tax under s. 11 12 212.03, if a separate charge or specific amount for the food or drinks is not shown. Such food or drinks are considered to 13 14 be sold at retail as part of the total charge for the 15 transient living accommodations. Moreover, the person offering the accommodations is not considered to be the consumer of 16 17 items purchased in furnishing such food or drinks and may purchase those items under conditions of a sale for resale. 18 19 (nn)(pp) Nonprofit corporation conducting the 20 correctional work programs. -- Products sold pursuant to s. 946.515 by the corporation organized pursuant to part II of 21 22 chapter 946 are exempt from the tax imposed by this chapter. 23 This exemption applies retroactively to July 1, 1983. 24 (oo) (qq) Parent-teacher organizations, parent-teacher associations, and schools having grades K through 25 26 12.--Parent-teacher organizations and associations qualified 27 as educational institutions as defined by sub-subparagraph (cc)8.a.under paragraph (o)associated with schools having 28 29 grades K through 12, and schools having grades K through 12, may pay tax to their suppliers on the cost price of school 30 materials and supplies purchased, rented, or leased for resale 31 28

or rental to students in grades K through 12, of items sold 1 for fundraising purposes, and of items sold through vending 2 machines located on the school premises, in lieu of collecting 3 4 the tax imposed by this chapter from the purchaser. This 5 paragraph also applies to food or beverages sold through vending machines located in the student lunchroom or dining 6 7 room of a school having kindergarten through grade 12. 8 (pp)(rr) Mobile home lot improvements.--Items 9 purchased by developers for use in making improvements to a 10 mobile home lot owned by the developer may be purchased tax-exempt as a sale for resale if made pursuant to a contract 11 12 that requires the developer to sell a mobile home to a 13 purchaser, place the mobile home on the lot, and make the 14 improvements to the lot for a single lump-sum price. The 15 developer must collect and remit sales tax on the entire 16 lump-sum price. 17 (qq)(ss) Veterans Administration.--When a veteran of the armed forces purchases an aircraft, boat, mobile home, 18 19 motor vehicle, or other vehicle from a dealer pursuant to the provisions of 38 U.S.C. s. 3902(a), or any successor provision 20 of the United States Code, the amount that is paid directly to 21 22 the dealer by the Veterans Administration is not taxable. 23 However, any portion of the purchase price which is paid 24 directly to the dealer by the veteran is taxable. (rr)(tt) Complimentary items. -- There is exempt from 25 26 the tax imposed by this chapter: 1. Any food or drink, whether or not cooked or 27 prepared on the premises, provided without charge as a sample 28 29 or for the convenience of customers by a dealer that primarily sells food product items at retail. 30 31 29

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Any item given to a customer as part of a price 1 2. 2 guarantee plan related to point-of-sale errors by a dealer 3 that primarily sells food products at retail. 4 5 The exemptions in this paragraph do not apply to businesses with the primary activity of serving prepared meals or 6 7 alcoholic beverages for immediate consumption. (ss)(uu) Donated foods or beverages.--Any food or 8 9 beverage donated by a dealer that sells food products at retail to a food bank or an organization that holds a current 10 exemption from federal corporate income tax pursuant to s. 11 12 501(c) of the Internal Revenue Code of 1986, as amended, is 13 exempt from the tax imposed by this chapter. 14 (tt)(vv) Racing dogs.--The sale of a racing dog by its 15 owner is exempt if the owner is also the breeder of the 16 animal. 17 (uu) (ww) Equipment used in aircraft repair and maintenance.--There shall be exempt from the tax imposed by 18 19 this chapter replacement engines, parts, and equipment used in the repair or maintenance of aircraft of more than 15,000 20 pounds maximum certified takeoff weight and rotary wing 21 aircraft of more than 10,300 pounds maximum certified takeoff 22 23 weight, when such parts or equipment are installed on such aircraft that is being repaired or maintained in this state. 24 are installed on such aircraft that is being repaired or 25 26 maintained in this state. 27 (vv)(xx) Aircraft sales or leases.--The sale or lease of an aircraft of more than 15,000 pounds maximum certified 28 29 takeoff weight for use by a common carrier is exempt from the tax imposed by this chapter. As used in this paragraph, 30 "common carrier" means an airline operating under Federal 31 30

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Aviation Administration regulations contained in Title 14, 1 chapter I, part 121 or part 129 of the Code of Federal 2 3 Regulations. 4 (yy) Sales or leases to Gasparilla Distance Classic 5 Association, Inc .-- Also exempt from the tax imposed by this chapter are sales or leases to the Gasparilla Distance Classic 6 7 Association, Inc., if that organization holds a current 8 exemption from federal corporate income tax liability pursuant 9 to s. 501(c)(3) of the Internal Revenue Code of 1986, as amended. 10 (zz) Nonprofit organizations raising funds for or 11 12 making grants to organizations holding consumer's certificate 13 of exemption .-- Sales or leases to an organization which holds 14 current exemption from federal income tax pursuant to s. 15 501(c)(3) of the Internal Revenue Code, as amended, the sole or primary function of which is to raise funds for or make 16 17 grants to another organization or organizations currently holding a consumer's certificate of exemption issued by the 18 19 department are exempt from the tax imposed by this chapter. (ww)(aaa) Nonprofit water systems.--Sales or leases to 20 21 a not-for-profit corporation which holds a current exemption from federal income tax under s. 501(c)(12) of the Internal 22 23 Revenue Code, as amended, are exempt from the tax imposed by this chapter if the sole or primary function of the 24 corporation is to construct, maintain, or operate a water 25 26 system in this state. 27 (xx) (bbb) Library cooperatives.--Sales or leases to library cooperatives certified under s. 257.41(2) are exempt 28 29 from the tax imposed by this chapter. 30 (yy)(ccc) Advertising agencies.--31 31 CODING: Words stricken are deletions; words underlined are additions.

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As used in this paragraph, the term "advertising 1 1. 2 agency" means any firm that is primarily engaged in the 3 business of providing advertising materials and services to 4 its clients. 5 2. The sale of advertising services by an advertising 6 agency to a client is exempt from the tax imposed by this 7 chapter. Also exempt from the tax imposed by this chapter are items of tangible personal property such as photographic 8 9 negatives and positives, videos, films, galleys, mechanicals, 10 veloxes, illustrations, digital audiotapes, analog tapes, printed advertisement copies, compact discs for the purpose of 11 12 recording, digital equipment, and artwork and the services used to produce those items if the items are: 13 14 a. Sold to an advertising agency that is acting as an 15 agent for its clients pursuant to contract, and are created for the performance of advertising services for the clients; 16 17 b. Produced, fabricated, manufactured, or otherwise created by an advertising agency for its clients, and are used 18 19 in the performance of advertising services for the clients; or 20 Sold by an advertising agency to its clients in the с. performance of advertising services for the clients, whether 21 22 or not the charges for these items are marked up or separately 23 stated. 24 The exemption provided by this subparagraph does not apply 25 26 when tangible personal property such as film, paper, and 27 videotapes is purchased to create items such as photographic negatives and positives, videos, films, galleys, mechanicals, 28 veloxes, illustrations, and artwork that are sold to an 29 advertising agency or produced in-house by an advertising 30 agency on behalf of its clients. 31 32

The items exempted from tax under subparagraph 2. 1 3. 2 and the creative services used by an advertising agency to 3 design the advertising for promotional goods such as displays, display containers, exhibits, newspaper inserts, brochures, 4 5 catalogues, direct mail letters or flats, shirts, hats, pens, pencils, key chains, or other printed goods or materials are б 7 not subject to tax. However, when such promotional goods are 8 produced or reproduced for distribution, tax applies to the 9 sales price charged to the client for such promotional goods. 4. For items purchased by an advertising agency and 10 exempt from tax under this paragraph, possession of an 11 12 exemption certificate from the advertising agency certifying the agency's entitlement to exemption relieves the vendor of 13 14 the responsibility of collecting the tax on the sale of such 15 items to the advertising agency, and the department shall look solely to the advertising agency for recovery of tax if it 16 17 determines that the advertising agency was not entitled to the 18 exemption. 19 5. The exemptions provided by this paragraph apply retroactively, except that all taxes that have been collected 20 must be remitted, and taxes that have been remitted before 21 July 1, 1999, on transactions that are subject to exemption 22 23 under this paragraph are not subject to refund. The department may adopt rules that interpret or 24 6. define the provisions of these exemptions and provide examples 25 26 regarding the application of these exemptions. 27 (zz)(ddd) Bullion.--The sale of gold, silver, or platinum bullion, or any combination thereof, in a single 28 29 transaction is exempt if the sales price exceeds \$500. The dealer must maintain proper documentation, as prescribed by 30 rule of the department, to identify that portion of a 31 33

transaction which involves the sale of gold, silver, or 1 2 platinum bullion and is exempt under this paragraph. 3 (aaa) (eee) Certain repair and labor charges.--4 1. Subject to the provisions of subparagraphs 2. and 5 3., there is exempt from the tax imposed by this chapter all 6 labor charges for the repair of, and parts and materials used 7 in the repair of and incorporated into, industrial machinery 8 and equipment which is used for the manufacture, processing, 9 compounding, or production of items of tangible personal property at a fixed location within this state. 10 This exemption applies only to industries 11 2. 12 classified under SIC Industry Major Group Numbers 10, 12, 13, 13 14, 20, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 14 36, 37, 38, and 39 and Industry Group Number 212. As used in 15 this subparagraph, "SIC" means those classifications contained in the Standard Industrial Classification Manual, 1987, as 16 17 published by the Office of Management and Budget, Executive Office of the President. 18 19 3. This exemption shall be applied as follows: Beginning July 1, 1999, 25 percent of such charges 20 a. for repair parts and labor shall be exempt. 21 Beginning July 1, 2000, 50 percent of such charges 22 b. 23 for repair parts and labor shall be exempt. Beginning July 1, 2001, 75 percent of such charges 24 c. for repair parts and labor shall be exempt. 25 26 d. Beginning July 1, 2002, 100 percent of such charges for repair parts and labor shall be exempt. 27 28 (bbb)(fff) Film and other printing supplies.--Also 29 exempt are the following materials purchased, produced, or created by businesses classified under SIC Industry Numbers 30 275, 276, 277, 278, or 279 for use in producing graphic matter 31 34 CODING: Words stricken are deletions; words underlined are additions.

for sale: film, photographic paper, dyes used for embossing 1 and engraving, artwork, typography, lithographic plates, and 2 3 negatives. As used in this paragraph, "SIC" means those 4 classifications contained in the Standard Industrial Classification Manual, 1987, as published by the Office of 5 6 Management and Budget, Executive Office of the President. 7 8 Exemptions provided to any entity by this subsection shall not 9 inure to any transaction otherwise taxable under this chapter 10 when payment is made by a representative or employee of such entity by any means, including, but not limited to, cash, 11 12 check, or credit card even when that representative or employee is subsequently reimbursed by such entity. 13 14 Section 2. Subsection (6) of section 212.084, Florida Statutes, is amended to read: 15 212.084 Review of exemption certificates; reissuance; 16 17 specified expiration date; temporary exemption certificates .--18 (6)(a) The Department of Revenue may issue temporary 19 exemption certificates to newly organized charitable organizations applying for exemption under s. 212.08(7)(p)s. 20 212.08(7)(o)2.b.when a lack of historical information 21 22 prevents the applicant from qualifying immediately for an 23 exemption certificate. The department may require the applicant to submit the information necessary to demonstrate 24 that the organization's proposed activities will qualify for 25 26 exemption under this chapter. The application must include an 27 estimate of the organization's expenditures that would be taxable except for the temporary exemption certificate. If at 28 29 any time the amount of actual expenditures otherwise subject to tax exceeds the anticipated amount, the applicant must file 30 with the department a supplemental application stating the 31

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actual expenditures and the estimated expenditures for the 1 2 duration of the period covered by the temporary certificate. 3 (b) A recipient of a temporary certificate must 4 qualify for a permanent certificate before the temporary 5 certificate expires, or the recipient will be liable for the taxes and interest on all purchases for which the temporary 6 exemption certificate was used. The executive director of the 7 8 department may require the applicant for a temporary exemption 9 certificate to file a cash or surety bond in an amount sufficient to satisfy the department's estimate of taxes and 10 interest that would be due if the organization failed to 11 12 timely qualify for a regular exemption certificate. (c) A temporary exemption certificate expires 12 13 14 months after the date of issuance and may be renewed once for an additional 12 months. If at any time the department 15 determines that the organization will not meet the criteria in 16 17 s. 212.08(7)(p)s. 212.08(7)(o)2.b. for the issuance of a regular exemption certificate, the temporary exemption 18 19 certificate must be canceled, and the taxes and interest on all purchases for which the temporary exemption certificate 20 was used are due within 30 days after the cancellation. The 21 22 department may adopt rules governing the application for, the 23 issuance of, and the form of the temporary exemption certificate and providing for the collection of back taxes and 24 25 interest. 26 Section 3. Subsection (4) of section 196.195 and 27 paragraph (c) of subsection (1) of section 196.196, Florida Statutes, are repealed. 28 29 Section 4. Subsection (2) of section 212.0821, Florida 30 Statutes, is amended to read: 31 36 CODING: Words stricken are deletions; words underlined are additions.

212.0821 Legislative intent that political 1 2 subdivisions and public libraries use their sales tax exemption certificates for purchases on behalf of specified 3 4 groups. -- It is the intent of the Legislature that the 5 political subdivisions of the state and the public libraries 6 utilize their sales tax exemption certificates to purchase, 7 with funds provided by the following groups, services, 8 equipment, supplies, and items necessary for the operation of 9 such groups, in addition to the normal exempt purchases that political subdivisions and libraries are empowered to make: 10 (2) Counties and municipalities shall purchase 11 12 necessary goods and services requested by REACT groups, neighborhood crime watch groups, and state or locally 13 14 recognized organizations solely engaged in youth activities 15 identical to those discussed in s. 212.08(7)(1)s. 16 $\frac{212.08(7)(n)}{n}$. 17 Section 5. Paragraph (a) of subsection (2) of section 376.3072, Florida Statutes, is amended to read: 18 19 376.3072 Florida Petroleum Liability and Restoration 20 Insurance Program. --21 (2)(a) Any owner or operator of a petroleum storage 22 system may become an insured in the restoration insurance 23 program at a facility provided: 1. A site at which an incident has occurred shall be 24 25 eligible for restoration if the insured is a participant in 26 the third-party liability insurance program or otherwise meets 27 applicable financial responsibility requirements. After July 1, 1993, the insured must also provide the required excess 28 29 insurance coverage or self-insurance for restoration to achieve the financial responsibility requirements of 40 C.F.R. 30 s. 280.97, subpart H, not covered by paragraph (d). 31 37

A site which had a discharge reported prior to 1 2. 2 January 1, 1989, for which notice was given pursuant to s. 3 376.3071(9) or (12), and which is ineligible for the 4 third-party liability insurance program solely due to that 5 discharge shall be eligible for participation in the restoration program for any incident occurring on or after 6 7 January 1, 1989, in accordance with subsection (3). Restoration funding for an eligible contaminated site will be 8 9 provided without participation in the third-party liability insurance program until the site is restored as required by 10 the department or until the department determines that the 11 12 site does not require restoration. 13 3. Notwithstanding paragraph (b), a site where an 14 application is filed with the department prior to January 1, 15 1995, where the owner is a small business under s. 288.703(1), 16 a state community college with less than 2,500 FTE, a 17 religious institution as defined by s. 212.08(7)(m)s. $\frac{212.08(7)(0)2.a.}{}$, a charitable institution as defined by s. 18 19 212.08(7)(p)s. 212.08(7)(o)2.b., or a county or municipality with a population of less than 50,000, shall be eligible for 20 up to \$300,000 of eligible restoration costs, less a 21 22 deductible of \$10,000 for small businesses, eligible community 23 colleges, and religious or charitable institutions, and \$30,000 for eligible counties and municipalities, provided 24 25 that: 26 Except as provided in sub-subparagraph e., the a. 27 facility was in compliance with department rules at the time of the discharge. 28 29 The owner or operator has, upon discovery of a b. discharge, promptly reported the discharge to the department, 30 and drained and removed the system from service, if necessary. 31 38 CODING: Words stricken are deletions; words underlined are additions.

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c. The owner or operator has not intentionally caused 1 2 or concealed a discharge or disabled leak detection equipment. 3 The owner or operator proceeds to complete initial d. 4 remedial action as defined by department rules. 5 e. The owner or operator, if required and if it has 6 not already done so, applies for third-party liability 7 coverage for the facility within 30 days of receipt of an 8 eligibility order issued by the department pursuant to this 9 provision. 10 However, the department may consider in-kind services from 11 12 eligible counties and municipalities in lieu of the \$30,000 deductible. The cost of conducting initial remedial action as 13 14 defined by department rules shall be an eligible restoration 15 cost pursuant to this provision. 4.a. By January 1, 1997, facilities at sites with 16 existing contamination shall be required to have methods of 17 release detection to be eligible for restoration insurance 18 19 coverage for new discharges subject to department rules for secondary containment. Annual storage system testing, in 20 conjunction with inventory control, shall be considered to be 21 a method of release detection until the later of December 22, 22 23 1998, or 10 years after the date of installation or the last upgrade. Other methods of release detection for storage tanks 24 which meet such requirement are: 25 26 (I) Interstitial monitoring of tank and integral 27 piping secondary containment systems; 28 (II) Automatic tank gauging systems; or 29 (III) A statistical inventory reconciliation system 30 with a tank test every 3 years. 31 39

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b. For pressurized integral piping systems, the owner 1 2 or operator must use: 3 (I) An automatic in-line leak detector with flow 4 restriction meeting the requirements of department rules used 5 in conjunction with an annual tightness or pressure test; or 6 (II) An automatic in-line leak detector with 7 electronic flow shut-off meeting the requirements of 8 department rules. 9 c. For suction integral piping systems, the owner or 10 operator must use: (I) A single check valve installed directly below the 11 12 suction pump, provided there are no other valves between the dispenser and the tank; or 13 14 (II) An annual tightness test or other approved test. 15 d. Owners of facilities with existing contamination 16 that install internal release detection systems in accordance 17 with sub-subparagraph a. shall permanently close their 18 external groundwater and vapor monitoring wells in accordance 19 with department rules by December 31, 1998. Upon installation of the internal release detection system, these wells shall be 20 21 secured and taken out of service until permanent closure. e. Facilities with vapor levels of contamination 22 23 meeting the requirements of or below the concentrations specified in the performance standards for release detection 24 25 methods specified in department rules may continue to use 26 vapor monitoring wells for release detection. The department may approve other methods of release 27 f. detection for storage tanks and integral piping which have at 28 29 least the same capability to detect a new release as the 30 methods specified in this subparagraph. 31 40 CODING: Words stricken are deletions; words underlined are additions.

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Section 6. Section 403.715, Florida Statutes, is 1 2 amended to read: 3 403.715 Certification of resource recovery or 4 recycling equipment. -- For purposes of implementing the tax 5 exemptions provided by s. 212.08(5)(e) and $(7)(q)\frac{(7)(p)}{(7)(p)}$, the 6 department shall establish a system for the examination and 7 certification of resource recovery or recycling equipment. 8 Application for certification of equipment shall be submitted 9 to the department on forms prescribed by it which include such pertinent information as the department may require. The 10 department may require appropriate certification by a 11 12 certified public accountant or professional engineer that the equipment for which these exemptions are being sought complies 13 14 with the exemption criteria set forth in s. 212.08(5)(e) and 15 $(7)(q)\frac{(7)(p)}{p}$. Within 30 days after receipt of an application by the department, a representative of the department may 16 17 inspect the equipment. Within 30 days after such inspection, the department shall issue a written decision granting or 18 19 denying certification. 20 Section 7. Section 414.029, Florida Statutes, is 21 amended to read: 22 414.029 WAGES Program Business Registry.--Each local 23 WAGES coalition created pursuant to s. 414.028 must establish a business registry for business firms committed to assist in 24 25 the effort of finding jobs for WAGES Program participants. 26 Registered businesses agree to work with the coalition and to 27 hire WAGES Program participants to the maximum extent possible consistent with the nature of their business. Each quarter, 28 29 the coalition must publish a list of businesses registered as a prerequisite for receiving a tax exemption provided under s. 30 31 41 CODING: Words stricken are deletions; words underlined are additions.

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212.08(5)(b) or(7)(gg)(7)(ii) and the number of jobs each 1 has provided for program participants. 2 3 Section 8. Subsection (8) of section 496.404, Florida 4 Statutes, is amended to read: 5 496.404 Definitions.--As used in ss. 496.401-496.424: 6 (8) "Educational institutions" means those 7 institutions and organizations described in s. 8 212.08(7)(cc)8.a.s. 212.08(7)(o)2.d. 9 Section 9. Paragraph (b) of subsection (3) of section 564.02, Florida Statutes, is amended to read: 10 564.02 License fees; vendors; manufacturers and 11 12 distributors.--13 (3) 14 (b) A bona fide religious order, monastery, church, or 15 religious body that has a tax-exempt status as a religious 16 organization as provided by s. 212.08(7)(m) or (p)s. 212.08(7)(o) may be licensed as a distributor under this 17 subsection if its sales and distribution are limited to wines 18 19 sold solely for religious or sacramental purposes to holders of valid permits obtained under s. 564.03; and such religious 20 order, monastery, church, or religious body shall pay a state 21 license tax of \$50 for each and every such distribution 22 23 establishment to be operated by the licensee. Section 10. This act shall take effect January 1, 24 2001. 25 26 27 28 29 30 31 42 CODING: Words stricken are deletions; words underlined are additions.