Florida House of Representatives - 2000 By Representative Sorensen

1	A bill to be entitled
2	An act relating to commercial development and
3	capital improvements; amending s. 212.20, F.S.;
4	providing for distribution of a portion of
5	revenues from the tax on sales, use, and other
б	transactions to a motorsports entertainment
7	complex; creating s. 288.1170, F.S.; providing
8	definitions; providing for certification of
9	such facility by the Office of Tourism, Trade,
10	and Economic Development of the Executive
11	Office of the Governor; providing requirements
12	for certification; requiring specified notice;
13	providing for annual recertification; providing
14	for a reduction of funding under certain
15	circumstances; providing for use of the funds
16	distributed to a motorsports entertainment
17	complex; providing for audits by the Department
18	of Revenue; providing an effective date.
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20	WHEREAS, it is the finding of the Legislature that
21	Florida has long been the preeminent site in the nation for
22	motorsports racing, and
23	WHEREAS, motorsports racing has been a major tourist
24	attraction in Florida for nearly 100 years, and
25	WHEREAS, motorsports entertainment is the fastest
26	growing sports industry in the United States, and
27	WHEREAS, as a result of the increased popularity of
28	motorsports racing, many new motorsports facilities are being
29	constructed in other states, and
30	WHEREAS, to continue to attract spectators to
31	sanctioned championship motorsports events, the owner or
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operator of a motorsports entertainment complex must build 1 2 additional spectator seating and renovate existing facilities 3 to improve the amenities available to spectators, and 4 WHEREAS, attracting, retaining, and providing favorable 5 conditions for conducting sanctioned championship motorsports events and the continued development of the motorsports 6 7 entertainment industry in Florida provides skilled-employment 8 opportunities for citizens of this state, and 9 WHEREAS, continued development and improvement of 10 Florida's motorsports entertainment industry is vital to 11 Florida's tourism industry and to state revenues, and 12 WHEREAS, the motorsports entertainment industry is a 13 major contributor to Florida's economic development because of 14 the technology and service businesses that provide goods and 15 services to the industry, and 16 WHEREAS, the provisions of this act are necessary to protect and strengthen Florida's motorsports entertainment 17 18 industry, and the purposes to be achieved by this act are 19 predominately public purposes vital to the protection and 20 improvement of Florida's economy, NOW, THEREFORE, 21 22 Be It Enacted by the Legislature of the State of Florida: 23 24 Section 1. Paragraph (f) of subsection (6) of section 25 212.20, Florida Statutes, is amended to read: 26 212.20 Funds collected, disposition; additional powers 27 of department; operational expense; refund of taxes 28 adjudicated unconstitutionally collected .--29 (6) Distribution of all proceeds under this chapter shall be as follows: 30 31

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1 The proceeds of all other taxes and fees imposed (f) 2 pursuant to this chapter shall be distributed as follows: 3 In any fiscal year, the greater of \$500 million, 1. minus an amount equal to 4.6 percent of the proceeds of the 4 5 taxes collected pursuant to chapter 201, or 5 percent of all other taxes and fees imposed pursuant to this chapter shall be б 7 deposited in monthly installments into the General Revenue 8 Fund. 9 2. Two-tenths of one percent shall be transferred to 10 the Solid Waste Management Trust Fund. 11 3. After the distribution under subparagraphs 1. and 12 2., 9.653 percent of the amount remitted by a sales tax dealer 13 located within a participating county pursuant to s. 218.61 14 shall be transferred into the Local Government Half-cent Sales Tax Clearing Trust Fund. 15 16 4. After the distribution under subparagraphs 1., 2., and 3., 0.054 percent shall be transferred to the Local 17 Government Half-cent Sales Tax Clearing Trust Fund and 18 19 distributed pursuant to s. 218.65. 20 5. Of the remaining proceeds: Beginning July 1, 1992, \$166,667 shall be 21 a. 22 distributed monthly by the department to each applicant that has been certified as a "facility for a new professional 23 sports franchise" or a "facility for a retained professional 24 sports franchise" pursuant to s. 288.1162 and \$41,667 shall be 25 26 distributed monthly by the department to each applicant that 27 has been certified as a "new spring training franchise 28 facility" pursuant to s. 288.1162. Distributions shall begin 29 60 days following such certification and shall continue for 30 years. Nothing contained herein shall be construed to allow an 30 31 applicant certified pursuant to s. 288.1162 to receive more in 3

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distributions than actually expended by the applicant for the public purposes provided for in s. 288.1162(7). However, a certified applicant shall receive distributions up to the maximum amount allowable and undistributed under this section for additional renovations and improvements to the facility for the franchise without additional certification. b. Beginning 30 days after notice by the Office of

8 Tourism, Trade, and Economic Development to the Department of 9 Revenue that an applicant has been certified as the 10 professional golf hall of fame pursuant to s. 288.1168 and is 11 open to the public, \$166,667 shall be distributed monthly, for 12 up to 300 months, to the applicant.

13 c. Beginning 30 days after notice by the Department of 14 Commerce to the Department of Revenue that the applicant has been certified as the International Game Fish Association 15 World Center facility pursuant to s. 288.1169, and the 16 facility is open to the public, \$83,333 shall be distributed 17 monthly, for up to 180 months, to the applicant. 18 This 19 distribution is subject to reduction pursuant to s. 288.1169. 20 d. Beginning 30 days after notice by the Office of Tourism, Trade, and Economic Development to the Department of 21 22 Revenue that the applicant has been certified as a motorsports 23 entertainment complex pursuant to s. 288.1170, \$166,667 shall be distributed monthly, for up to 360 months, to the 24 25 applicant. 26 6. All other proceeds shall remain with the General 27 Revenue Fund. 28 Section 2. Section 288.1170, Florida Statutes, is 29 created to read: 30 288.1170 Motorsports entertainment complex; definitions; certification; duties.--31

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(1) As used in this section, the following terms shall 1 2 have the following meanings: 3 (a) "Applicant" means the owner of a motorsports 4 entertainment complex. 5 (b) "Motorsports entertainment complex" means a б closed-course racing facility, with ancillary grounds and 7 facilities, which: 8 1. Has not less than 70,000 permanent seats for race 9 patrons. 10 2. Has not less than 7 scheduled days of motorsports 11 events each calendar year. 12 3. Has not fewer than four motorsports events each 13 calendar year. 14 4. Has paid admissions of more than 200,000 annually. 15 5. Serves food at the facility during sanctioned 16 motorsports races. 6. Engages in tourism promotion. 17 7. Has on the property permanent exhibitions of 18 19 motorsports history, events, or vehicles. 20 "Motorsports event" means a motorsports race and (C) its ancillary activities which have been sanctioned by a 21 22 sanctioning body. 23 "Office" means the Office of Tourism, Trade, and (d) 24 Economic Development of the Executive Office of the Governor. 25 (e) "Owner" means a person who owns or operates a 26 motorsports entertainment complex, or a person who leases a 27 motorsports entertainment complex or the land on which a 28 motorsports entertainment complex is located from the Federal Government, the state, or a county, municipality, or special 29 district, and operates the motorsports entertainment complex. 30 31

1	(f) "Sanctioning body" means the American Motorcycle
2	Association (AMA), Championship Auto Racing Teams (CART),
3	Grand American Road Racing Association (Grand Am), Indy Racing
4	League (IRL), National Association for Stock Car Auto Racing
5	(NASCAR), National Hot Rod Association (NHRA), Professional
6	Sportscar Racing (PSR), Sports Car Club of America (SCCA),
7	United States Auto Club (USAC), or any successor organization,
8	or any other nationally recognized governing body of
9	motorsports which establishes an annual schedule of
10	motorsports events and grants rights to conduct such events,
11	has established and administers rules and regulations
12	governing all participants involved in such events and all
13	persons conducting such events, and requires certain liability
14	assurances, including insurance.
15	(g) "Unit of local government" shall have the same
16	meaning as that term is defined in s. 218.369.
17	(3) The Office of Tourism, Trade, and Economic
18	Development shall serve as the state agency for screening
19	applicants for state funding pursuant to s. 212.20 and for
20	certifying an applicant as a motorsports entertainment
21	complex. The office shall develop and adopt rules for the
22	receipt and processing of applications for funding pursuant to
23	s. 212.20. The office shall make a determination regarding
24	any application filed by an applicant not later than 120 days
25	after the application is filed.
26	(4) Prior to certifying an applicant as a motorsports
27	entertainment complex, the office must determine that:
28	(a) A unit of local government holds title to the land
29	on which the motorsports entertainment complex is located,
30	holds title to the motorsports entertainment complex, or is
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responsible for the construction, management, and operation of 1 2 the motorsports entertainment complex. 3 (b) Four sanctioned motorsports events were held at 4 the motorsports entertainment complex in the most recently 5 completed calendar year or four sanctioned motorsports events б are scheduled to be held at the motorsports entertainment 7 complex in the calendar year which begins after the submission 8 of the application. The applicant shall submit certifications 9 from the appropriate officials of the relevant sanctioning 10 bodies that such sanctioned motorsports events were or will be 11 held at the motorsports entertainment complex. 12 (c) The applicant has an independent analysis or 13 study, verified by the office, which demonstrates that the 14 motorsports entertainment complex will attract, or in the most 15 recently completed calendar year has attracted, paid 16 attendance of more than 200,000 annually. (d) The applicant has an independent analysis or 17 study, verified by the office, which demonstrates that the 18 amount of the revenues generated by the taxes imposed under 19 20 chapter 212 with respect to the use and operation of the motorsports entertainment complex will equal or exceed \$2 21 22 million annually. 23 (e) The municipality in which the motorsports 24 entertainment complex is located, or the county if the 25 motorsports entertainment complex is located in an 26 unincorporated area, has certified by resolution after a 27 public hearing that the application serves a public purpose. 28 The applicant has demonstrated that it is capable (f) 29 of providing, or has financial or other commitments to provide, more than one-half of the costs that will be incurred 30 after certification under this section for the improvement and 31 7

development or continued improvement and development of the 1 2 motorsports entertainment complex which will enable the 3 motorsports entertainment complex to retain or add motorsports 4 events sanctioned by a sanctioning body. 5 (5) Upon determining that an applicant meets the б requirements of subsection (4), the office shall notify the 7 applicant and the executive director of the Department of 8 Revenue of such certification by means of an official letter 9 granting certification. If the applicant fails to meet the certification requirements of subsection (4), the office shall 10 11 notify the applicant not later than 10 days following such 12 determination. 13 (6) The office must recertify each year that the 14 motorsports entertainment complex continues to generate \$2 15 million of sales tax revenues annually as required pursuant to paragraph (4)(d). If the motorsports entertainment complex 16 fails to generate \$2 million of sales tax revenues annually as 17 required pursuant to paragraph (4)(d), the distribution of 18 revenues pursuant to s. 212.20(6)(f)5.d. shall be reduced to 19 20 an amount equal to \$166,667 multiplied by a fraction, the numerator of which is the actual revenues generated and the 21 22 denominator of which is \$2 million. Such reduction shall 23 remain in effect until revenues generated by the motorsports 24 entertainment complex in a consecutive 12-month period equal 25 or exceed \$2 million. 26 (7) No motorsports entertainment complex which has 27 been previously certified under this section and has received 28 funding under such certification shall be eligible for any additional certification. 29 30 31

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1 (8) An applicant certified as a motorsports 2 entertainment complex may use funds provided pursuant to s. 3 212.20 only for the following public purposes: 4 (a) Paying for the construction, reconstruction, 5 expansion, or renovation of a motorsports entertainment б complex. 7 (b) Paying debt service reserve funds, arbitrage 8 rebate obligations, or other amounts payable with respect to 9 bonds issued for the construction, reconstruction, expansion, 10 or renovation of the motorsports entertainment complex or for the reimbursement of such costs or the refinancing of bonds 11 12 issued for such purposes. 13 (c) Paying for construction, reconstruction, 14 expansion, or renovation of transportation or other 15 infrastructure improvements related to, necessary for, or 16 appurtenant to the motorsports entertainment complex, 17 including, without limitation, paying debt service reserve funds, arbitrage rebate obligations, or other amounts payable 18 19 with respect to bonds issued for the construction, 20 reconstruction, expansion, or renovation of such transportation or other infrastructure improvements, and for 21 22 the reimbursement of such costs or the refinancing of bonds 23 issued for such purposes. 24 (d) Paying for programs of advertising and promotion 25 of or related to the motorsports entertainment complex or the 26 municipality in which the motorsports entertainment complex is 27 located, or the county if the motorsports entertainment 28 complex is located in an unincorporated area, provided such 29 programs of advertising and promotion are designed to increase paid attendance at the motorsports entertainment complex or 30 increase tourism in or promote the economic development of the 31

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community in which the motorsports entertainment complex is located. (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. Section 3. This act shall take effect July 1, 2000. HOUSE SUMMARY Provides for distribution of a portion of revenues from the tax on sales, use, and other transactions to finance the tax on sales, use, and other transactions to finance motorsports entertainment complexes. Defines motorsports entertainment complex and other terms for purposes of the act. Provides for certification of a motorsports entertainment complex by the Office of Tourism, Trade, and Economic Development of the Executive Office of the Governor. Provides requirements for certification. Requires specified notice. Provides for the use of funds distributed to a motorsports entertainment complex. Provides for annual recertification. Provides for a reduction of funding under certain circumstances. Provides for audits by the Department of Revenue.

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