An act relating to a corporate income tax credit to promote new product development; providing a short title; creating s. 288.907, F.S.; providing definitions; providing for licensing of certain products or technologies by donor companies to receiving companies for production and marketing; providing duties of such companies and of Enterprise Florida, Inc.; providing requirements for product development agreements; creating s. 220.115, F.S.; requiring receiving companies to file a corporate tax return and remit to the state certain fees in addition to any corporate income tax due; providing for application of administrative and penalty provisions of ch. 220, F.S.; creating s. 220.1825, F.S.; providing for a credit against the corporate income tax for donor companies; providing for determination of the amount of the credit by Enterprise Florida, Inc., and notification to the Department of Revenue; providing for carryover of the credit; amending s. 220.02, F.S.; providing order of credits against the

A bill to be entitled

Be It Enacted by the Legislature of the State of Florida:

Transfer Enhancement Act."

Section 1. This act may be cited as the "New Product

30 31

Section 2. Section 288.907, Florida Statutes, is created to read:

288.907 Licensing of products or technologies by donor companies to receiving companies; tax credits.--

- (1) The purpose of this section is to promote economic growth by providing an incentive for corporations which have developed or patented products or technologies they do not wish to develop further to license those items to companies located in Florida for production and marketing.
 - (2) As used in this section:

- (a) "Annual statement of corporate tax credit" means the statement produced by Enterprise Florida, Inc., for each donor company listing the total amount of credit available to the donor company for all of the product development agreements it has entered into. This statement shall also include any additional information specified in the product development agreement.
- (b) "Annual statement of fees due" means the statement submitted by the receiving company to Enterprise Florida,

 Inc., and the Department of Revenue each year, which lists the amount of fees and royalties owed by it under the product development agreement to the donor company for the preceding calendar year. This statement shall contain any additional information specified in the product development agreement.
- (c) "Donor company" means an entity subject to the tax imposed by chapter 220 which has developed or holds the patent for a product or technology that it does not wish to develop itself and which has entered into a product development agreement.
- (d) "Product development agreement" means a contract or series of contracts which provides the receiving company

with the right to produce and market a product or technology which was developed or patented by the donor company.

- (e) "Receiving company" means a business operating in Florida which has entered into a product development agreement for the purpose of obtaining the right to produce and market a product or technology from a donor company.
- (3) Enterprise Florida, Inc., shall actively seek out corporations which may be interested in becoming donor companies and Florida businesses which may be interested in becoming receiving companies and attempt to facilitate the formation of product development agreements.
- (4) To qualify under this section, a product development agreement shall specify that a minimum of 75 percent of the jobs created by the production of the new product or technology shall be located in Florida. In addition, the agreement shall specify the amount of compensation to be remitted by the receiving company for the license. The agreement shall further provide for submission by the receiving company of an annual statement of fees due to both Enterprise Florida, Inc., and the Department of Revenue and specify the information to be included in the statement.
- statement of fees due to Enterprise Florida, Inc., and the Department of Revenue by February 1 each year, in a format approved by Enterprise Florida, Inc. Enterprise Florida, Inc., shall be responsible for producing an annual statement of corporate tax credit for each donor companies using the information contained in the statements. The corporate tax credit for each donor companies using the total of the amounts specified in the annual statements of fees due from all receiving companies with which it has

entered a product development agreement. In any year the total amount of credits granted under all annual statements of corporate tax credit shall not exceed 94.5 percent of the amount due to the state under all annual statements of fees due.

(6) Enterprise Florida, Inc., shall send the annual statement of corporate tax credit to each donor company by March 1 each year. These statements shall contain the information specified by the product development agreement. Enterprise Florida, Inc., shall also submit to the Department of Revenue a statement, in a format approved by the department, which specifies the amount of tax credit due to each donor company and the identities of the receiving companies from which those credits originated.

Section 3. Section 220.115, Florida Statutes, is created to read:

220.115 Fees due from receiving companies pursuant to s. 288.907.—In addition to the tax imposed by this chapter, any company that has entered into a product development agreement pursuant to s. 288.907 as a receiving company shall remit to the state the funds listed as due on the annual statement of fees due which the company has submitted to both Enterprise Florida, Inc., and the Department of Revenue. Even if no tax is due under this chapter and a return would not normally be required, a Florida corporate income tax return shall be filed by the receiving company, and the funds listed on the annual statement of fees due shall be remitted to the department, subject to all filing requirements, fines, and penalties specified for returns and taxes due under this chapter. The Department of Revenue may adopt rules requiring the information that it considers necessary to ensure that the

funds due under this section are properly reported and paid, including, but not limited to rules relating to the methods, forms (including the filing of returns by the receiving companies), deadlines, and penalties for providing the information required under this section.

Section 4. Section 220.1825, Florida Statutes, is created to read:

288.907.--A credit against the tax imposed by this chapter shall be allowed to a donor company that has entered into a product development agreement pursuant to s. 288.907, which credit shall be limited to 94.5 percent of the amount stated in the annual statement of corporate tax credit provided to the company by Enterprise Florida, Inc. If any credit granted under this section is not fully used in the first year for which it becomes available, the unused amount may be carried forward for a period not to exceed 5 years. The Department of Revenue may adopt rules relating to the method of reporting and claiming this credit.

Section 5. Subsection (8) of section 220.02, Florida Statutes, is amended to read:

220.02 Legislative intent.--

(8) It is the intent of the Legislature that credits against either the corporate income tax or the franchise tax be applied in the following order: those enumerated in s. 631.828, those enumerated in s. 220.191, those enumerated in s. 220.181, those enumerated in s. 220.183, those enumerated in s. 220.182, those enumerated in s. 220.1895, those enumerated in s. 221.02, those enumerated in s. 220.184, those enumerated in s. 220.1845,

```
those enumerated in s. 220.19, and those enumerated in s.
 2
    220.185, and those enumerated in s. 220.1825.
           Section 6. This act shall take effect January 1, 2002.
 3
 4
 5
 6
 7
 8
 9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
                                    6
```

CODING: Words stricken are deletions; words underlined are additions.