Florida Senate - 2002

 $\mathbf{B}\mathbf{y}$ the Committees on Finance and Taxation; and Natural Resources

314-1871-02 A bill to be entitled 1 2 An act relating to solid waste management; 3 amending s. 212.20, F.S.; transferring sales 4 tax proceeds to the Ecosystem Management and 5 Restoration Trust Fund instead of the Solid Waste Management Trust Fund; amending s. б 7 403.709, F.S.; providing for uses of moneys in 8 the Solid Waste Management Trust Fund; amending 9 s. 403.7095, F.S.; providing for a competitive and innovative solid waste management grant 10 11 program; providing for evaluation and prioritization of grant proposals and 12 13 submission of prioritized list to the Governor 14 and Legislature; providing authority to adopt 15 rules to administer the grant program; amending 16 s. 403.718, F.S.; rescinding the requirement 17 for waste-tire fees to be deposited into a waste-tire account within the Solid Waste 18 Management Trust Fund; repealing s. 403.719, 19 20 F.S., rescinding requirements for waste-tire grants; creating the Water Quality Improvement 21 22 and Water Restoration Grant Programs; providing 23 for the Department of Environmental Protection to develop and administer a competitive grant 24 25 program; providing for eligible grant 26 recipients; providing for submission of a list 27 to the Governor and Legislature; providing that 28 a certain percentage of funds available 29 annually be set aside to assist financially 30 disadvantaged small local governments; 31

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

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1 providing authority to adopt rules for the 2 grant program; providing an effective date. 3 4 Be It Enacted by the Legislature of the State of Florida: 5 б Section 1. Subsection (6) of section 212.20, Florida 7 Statutes, is amended to read: 8 212.20 Funds collected, disposition; additional powers of department; operational expense; refund of taxes 9 10 adjudicated unconstitutionally collected .--11 (6) Distribution of all proceeds under this chapter and s. 202.18(1)(b) and (2)(b) shall be as follows: 12 (a) Proceeds from the convention development taxes 13 authorized under s. 212.0305 shall be reallocated to the 14 Convention Development Tax Clearing Trust Fund. 15 (b) Proceeds from discretionary sales surtaxes imposed 16 17 pursuant to ss. 212.054 and 212.055 shall be reallocated to the Discretionary Sales Surtax Clearing Trust Fund. 18 19 (c) Proceeds from the fees imposed under ss. 212.05(1)(i)3. and 212.18(3) shall remain with the General 20 21 Revenue Fund. (d) The proceeds of all other taxes and fees imposed 22 pursuant to this chapter or remitted pursuant to s. 23 24 202.18(1)(b) and (2)(b) shall be distributed as follows: In any fiscal year, the greater of \$500 million, 25 1. minus an amount equal to 4.6 percent of the proceeds of the 26 taxes collected pursuant to chapter 201, or 5 percent of all 27 28 other taxes and fees imposed pursuant to this chapter or 29 remitted pursuant to s. 202.18(1)(b) and (2)(b) shall be deposited in monthly installments into the General Revenue 30 31 Fund.

1 2. Two-tenths of one percent shall be transferred to 2 the Ecosystem Management and Restoration Trust Fund to be used 3 for water quality improvement and water restoration projects Solid Waste Management Trust Fund. 4 5 3. After the distribution under subparagraphs 1. and б 2., 9.653 percent of the amount remitted by a sales tax dealer 7 located within a participating county pursuant to s. 218.61 8 shall be transferred into the Local Government Half-cent Sales Tax Clearing Trust Fund. 9 10 4. After the distribution under subparagraphs 1., 2., 11 and 3., 0.065 percent shall be transferred to the Local Government Half-cent Sales Tax Clearing Trust Fund and 12 distributed pursuant to s. 218.65. 13 5. For proceeds received after July 1, 2000, and after 14 the distributions under subparagraphs 1., 2., 3., and 4., 2.25 15 percent of the available proceeds pursuant to this paragraph 16 17 shall be transferred monthly to the Revenue Sharing Trust Fund for Counties pursuant to s. 218.215. 18 19 6. For proceeds received after July 1, 2000, and after 20 the distributions under subparagraphs 1., 2., 3., and 4., 21 1.0715 percent of the available proceeds pursuant to this paragraph shall be transferred monthly to the Revenue Sharing 22 Trust Fund for Municipalities pursuant to s. 218.215. If the 23 24 total revenue to be distributed pursuant to this subparagraph 25 is at least as great as the amount due from the Revenue Sharing Trust Fund for Municipalities and the Municipal 26 Financial Assistance Trust Fund in state fiscal year 27 28 1999-2000, no municipality shall receive less than the amount 29 due from the Revenue Sharing Trust Fund for Municipalities and the Municipal Financial Assistance Trust Fund in state fiscal 30 31 year 1999-2000. If the total proceeds to be distributed are

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less than the amount received in combination from the Revenue
 Sharing Trust Fund for Municipalities and the Municipal
 Financial Assistance Trust Fund in state fiscal year
 1999-2000, each municipality shall receive an amount
 proportionate to the amount it was due in state fiscal year
 1999-2000.

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7. Of the remaining proceeds:

a. Beginning July 1, 2000, and in each fiscal year 8 9 thereafter, the sum of \$29,915,500 shall be divided into as 10 many equal parts as there are counties in the state, and one 11 part shall be distributed to each county. The distribution among the several counties shall begin each fiscal year on or 12 13 before January 5th and shall continue monthly for a total of 4 months. If a local or special law required that any moneys 14 accruing to a county in fiscal year 1999-2000 under the 15 then-existing provisions of s. 550.135 be paid directly to the 16 17 district school board, special district, or a municipal government, such payment shall continue until such time that 18 19 the local or special law is amended or repealed. The state covenants with holders of bonds or other instruments of 20 indebtedness issued by local governments, special districts, 21 or district school boards prior to July 1, 2000, that it is 22 not the intent of this subparagraph to adversely affect the 23 24 rights of those holders or relieve local governments, special 25 districts, or district school boards of the duty to meet their obligations as a result of previous pledges or assignments or 26 trusts entered into which obligated funds received from the 27 28 distribution to county governments under then-existing s. 29 550.135. This distribution specifically is in lieu of funds distributed under s. 550.135 prior to July 1, 2000. 30 31

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1 b. The department shall distribute \$166,667 monthly 2 pursuant to s. 288.1162 to each applicant that has been 3 certified as a "facility for a new professional sports franchise" or a "facility for a retained professional sports 4 5 franchise" pursuant to s. 288.1162. Up to \$41,667 shall be 6 distributed monthly by the department to each applicant that has been certified as a "facility for a retained spring 7 8 training franchise" pursuant to s. 288.1162; however, not more 9 than \$208,335 may be distributed monthly in the aggregate to 10 all certified facilities for a retained spring training 11 franchise. Distributions shall begin 60 days following such certification and shall continue for not more than 30 years. 12 Nothing contained in this paragraph shall be construed to 13 allow an applicant certified pursuant to s. 288.1162 to 14 receive more in distributions than actually expended by the 15 applicant for the public purposes provided for in s. 16 17 288.1162(6). However, a certified applicant is entitled to 18 receive distributions up to the maximum amount allowable and 19 undistributed under this section for additional renovations 20 and improvements to the facility for the franchise without 21 additional certification. Beginning 30 days after notice by the Office of 22 с. Tourism, Trade, and Economic Development to the Department of 23

24 Revenue that an applicant has been certified as the 25 professional golf hall of fame pursuant to s. 288.1168 and is 26 open to the public, \$166,667 shall be distributed monthly, for 27 up to 300 months, to the applicant.

d. Beginning 30 days after notice by the Office of
Tourism, Trade, and Economic Development to the Department of
Revenue that the applicant has been certified as the

31 International Game Fish Association World Center facility

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1 pursuant to s. 288.1169, and the facility is open to the 2 public, \$83,333 shall be distributed monthly, for up to 168 3 months, to the applicant. This distribution is subject to 4 reduction pursuant to s. 288.1169. A lump sum payment of 5 \$999,996 shall be made, after certification and before July 1, 6 2000. 7 8. All other proceeds shall remain with the General 8 Revenue Fund. Section 2. Section 403.709, Florida Statutes, is 9 10 amended to read: 11 403.709 Solid Waste Management Trust Fund; use of waste tire fees fee moneys; waste tire site management .--12 There is created the Solid Waste Management Trust 13 (1)14 Fund, to be administered by the department for the purposes 15 of: (a) Funding core solid waste activities of the 16 17 department and other state agencies, such as providing 18 technical assistance to local governments and the private 19 sector, performing solid waste regulatory and enforcement 20 functions, funding removal of tires from illegal waste tire sites, preparing solid waste documents, and implementing solid 21 22 waste education programs. 23 (b) Making grants and awards to local governments as 24 provided in s. 403.7095. (b)(c) Providing funding for research, demonstration, 25 and training programs relating to solid waste management 26 27 through the Center for Solid and Hazardous Waste Management 28 and other organizations that can reasonably demonstrate the 29 capability to carry out such projects.by state universities, community colleges, and independent nonprofit colleges and 30 31 universities within the state which are accredited by the 6

1 Southern Association of Colleges and Schools, and other 2 organizations that can reasonably demonstrate the capability 3 to carry out such projects. Of the annual amounts appropriated by the Legislature for the Solid Waste Management 4 5 Trust Fund, up to 5 percent may be reserved by the secretary 6 and used to fund on a matching basis research, demonstration, 7 and training projects related to solid waste management. 8 Those projects may include, but are not limited to, undertakings such as market development for recycled 9 10 materials, composting techniques and use, and plastic 11 materials. (c) Providing funding to the Department of 12 Transportation for litter prevention and control programs 13 coordinated by Keep Florida Beautiful, Inc. 14 (d) Providing funding for a competitive and innovative 15 grant program for activities relating to recycling and 16 17 reducing the volume of municipal solid waste, and solving 18 solid-waste problems resulting from waste tires. 19 (2) For Fiscal Year 2003-2004, \$3 million of the revenues deposited in the fund annually from waste-tire fees 20 21 shall be transferred to the Operations Trust Fund in the Department of Agriculture and Consumer Services to be used for 22 mosquito control, especially control of West Nile Virus. These 23 24 funds shall supplement any other fund provided to the Department of Agriculture and Consumer Services for mosquito 25 control. Aseptic packaging is recognized as a significant 26 27 advancement in source reduction and energy efficiency. The 28 Legislature finds that the state's recycling goals could be more easily reached if aseptic packaging and other polycoated 29 30 paperboard packaging could be collected from residences, state 31 agencies, public schools, community colleges, and 7

1 universities. Therefore, the department shall consider 2 programs whereby such entities may participate in recycling 3 aseptic packaging and other polycoated paperboard packaging, especially if businesses or industries make available, at no 4 5 cost, equipment to simplify or facilitate such activity. 6 (3) Moneys allocated to the fund from waste tire fees 7 shall be used: 8 (a) To pay department costs for administering these 9 funds and programs. 10 (b) To provide funding for research and demonstration 11 projects relating to solving solid waste problems resulting from waste tires. 12 13 (c) To provide funds for removal of tires from illegal waste tire sites according to priorities established by 14 15 department rule. 16 (d) To provide grants to counties to accomplish the 17 purposes set forth in s. 403.719. 18 (e) At least 10 percent of the revenues deposited in 19 the fund annually from waste tire fees shall be allocated as additional grants to local mosquito control agencies for the 20 specific purpose of abating and providing mosquito control 21 relating to waste tire sites, other tire piles, and other 22 sites identified by local mosquito control agencies as 23 24 mosquito breeding areas. Only local mosquito control agencies 25 approved by the Department of Agriculture and Consumer Services may receive funds pursuant to this paragraph. Each 26 27 county with an eliqible local mosquito control agency shall be allocated a minimum of \$15,000 pursuant to this paragraph. 28 29 Any remaining funds under this paragraph shall be distributed to eligible local mosquito control agencies on the basis of 30 31 county population. If more than one local mosquito control 8

1 2 agency exists in a county, the funds shall be prorated between the agencies based on the population served by each agency.

3 (3) (4) The department shall recover to the use of the 4 fund from the site owner or the person responsible for the 5 accumulation of tires at the site, jointly and severally, all б sums expended from the fund pursuant to this section to manage 7 tires at an illegal waste tire site, except that the department may decline to pursue such recovery if it finds the 8 9 amount involved too small or the likelihood of recovery too 10 uncertain. If a court determines that the owner is unable or 11 unwilling to comply with the rules adopted pursuant to this section or s. 403.717, the court may authorize the department 12 13 to take possession and control of the waste tire site in order 14 to protect the health, safety, and welfare of the community 15 and the environment.

(4) (4) (5) The department may impose a lien on the real 16 17 property on which the waste tire site is located and the waste 18 tires equal to the estimated cost to bring the tire site into 19 compliance, including attorney's fees and court costs. Any property owner which has such a lien imposed may release her 20 or his property from any lien claimed under this subsection by 21 filing with the clerk of the circuit court a cash or surety 22 bond, payable to the department in the amount of the estimated 23 24 cost of bringing the tire site into compliance with department 25 rules, including attorney's fees and court costs, or the value of the property after the abatement action is complete, 26 27 whichever is less.

28 (5)(6) This section does not limit the use of other 29 remedies available to the department.

30 Section 3. Section 403.7095, Florida Statutes, is 31 amended to read:

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1 (Substantial rewording of section. See s. 403.7095, F.S., for present text.) 2 3 403.7095 Solid-waste-management grant program.--(1) The department shall develop a competitive and 4 5 innovative grant program for counties, municipalities, special б districts, and nonprofit organizations that have legal 7 responsibility for the provision of solid-waste-management 8 services. The department shall ensure that not less than \$2.5 million is available annually for counties having a population 9 less than 100,000 for solid waste management activities, 10 11 including waste tire management, recycling and education programs, and litter control. These funds shall be distributed 12 as follows: each eligible county shall receive a base grant in 13 the amount of \$50,000, with the remaining funds distributed 14 proportionately based on population. Funds in excess of the 15 amount provided to counties having a population less than 16 17 100,000 shall be used to fund the competitive and innovative grant program for projects that: 18 19 (a) Demonstrate technologies or processes that are not in common use in Florida, that represent a novel application 20 21 of an existing technology or process, or that overcome obstacles to recycling and waste reduction in new or 22 23 innovative ways; 24 (b) Demonstrate innovative processes to collect and 25 recycle or reduce materials targeted by the department and the 26 recycling industry; or 27 (c) Demonstrate effective solutions to solving solid-waste problems resulting from waste tires, particularly 28 29 in the areas of enforcement and abatement of illegal tire 30 dumping and activities to promote market development of waste tire products. 31

1 2 Because the Legislature recognizes that input from the 3 recycling industry is essential to the success of this grant 4 program, the department shall cooperate with private-sector 5 entities to develop a process and define specific criteria for б allowing their participation with grant recipients. 7 (2) The department shall evaluate and prioritize the 8 annual grant proposals and present the annual prioritized list 9 of projects to be funded to the Governor and the Legislature 10 as part of its annual budget request submitted pursuant to 11 chapter 216. Potential grant recipients are encouraged to demonstrate local support for grant proposals by the 12 commitment of cash or in-kind matching funds. 13 14 (3) The department may adopt rules necessary to administer this section, including, but not limited to, rules 15 governing timeframes for submitting grant applications, 16 17 criteria for prioritizing, matching criteria, maximum grant amounts, and allocation of appropriated funds based upon 18 19 project and applicant size. Section 4. Section 403.718, Florida Statutes, is 20 21 amended to read: 22 403.718 Waste-tire Waste tire fees.--(1) For the privilege of engaging in business, a fee 23 24 for each new motor vehicle tire sold at retail is imposed on any person engaging in the business of making retail sales of 25 new motor vehicle tires within this state. The fee imposed 26 under this section shall be stated separately on the invoice 27 28 to the purchaser. Such fee shall be imposed at the rate of \$1 29 for each new tire sold. The fee imposed shall be paid to the Department of Revenue on or before the 20th day of the month 30 31 following the month in which the sale occurs. For purposes of 11

1 this section, a motor vehicle tire sold at retail includes 2 such tires when sold as a component part of a motor vehicle. 3 The terms "sold at retail" and "retail sales" do not include the sale of new motor vehicle tires to a person solely for the 4 5 purpose of resale provided the subsequent retail sale in this б state is subject to the fee. This fee does not apply to 7 recapped tires. Such fee shall be subject to all applicable 8 taxes imposed in chapter 212.

9 (2) The fee imposed by this section shall be reported 10 to the Department of Revenue. The payment shall be 11 accompanied by such form as the Department of Revenue may prescribe. The proceeds of the waste tire fee, less 12 13 administrative costs, shall be transferred by the Department 14 of Revenue into the waste tire account within the Solid Waste Management Trust Fund. For the purposes of this section, 15 "proceeds" of the fee means shall mean all funds collected and 16 17 received by the department hereunder, including interest and 18 penalties on delinquent fees. The amount deducted for the 19 costs of administration must shall not exceed 3 percent of the 20 total revenues collected hereunder and may include shall be only those costs reasonably attributable to the fee. 21

(3)(a) The Department of Revenue shall administer, 22 collect, and enforce the fee authorized under this section 23 24 pursuant to the same procedures used in the administration, 25 collection, and enforcement of the general state sales tax imposed under chapter 212, except as provided in this section. 26 The provisions of this section regarding the authority to 27 28 audit and make assessments, keeping of books and records, and 29 interest and penalties on delinquent fees shall apply. The fee shall not be included in the computation of estimated 30 31

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1 taxes pursuant to s. 212.11 nor shall the dealer's credit for collecting taxes or fees in s. 212.12 apply to this fee. 2 3 (b) The Department of Revenue is authorized to employ persons and incur other expenses for which funds are 4 5 appropriated by the Legislature. The department is empowered б to adopt such rules and shall prescribe and publish such forms 7 as are may be necessary to effectuate the purposes of this 8 section. The department is authorized to establish audit 9 procedures and to assess delinquent fees. 10 Section 5. Section 403.719, Florida Statutes, is 11 repealed. 12 Section 6. Water Quality Improvement and Water 13 Restoration Grant Program .--(1) The Department of Environmental Protection shall 14 develop and administer a competitive grant program to use 15 funds transferred pursuant to section 212.20, Florida 16 17 Statutes, to the Ecosystem Management and Restoration Trust Fund for water quality improvement and water restoration 18 19 project grants. Eligible recipients of such grants include counties, municipalities, water management districts, and 20 special districts that have legal responsibilities for water 21 22 quality improvement, water management, storm water management, sewer system operations, and lake and river restoration 23 24 projects. 25 (2) The competitive grant program shall provide for the evaluation of annual grant proposals, considering the 26 27 degree to which such projects will protect public health and the environment. Other considerations in the evaluation of 28 29 projects shall include the degree that such grant proposals 30 will help implement plans developed pursuant to the Surface Water Improvement and Management Act, other required water 31

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1 restoration plans required by law, management plans prepared pursuant to section 403.067, Florida Statutes, or other plans 2 3 adopted by local government for water quality improvement and 4 water restoration. 5 The department shall evaluate the annual grant (3) б proposals and present the annual list of projects recommended 7 to be funded to the Governor and the Legislature as part of 8 its annual budget request submitted pursuant to chapter 216, 9 Florida Statutes. 10 (4) Each fiscal year, at least 20 percent of the funds 11 available pursuant to subsection (1) shall be used for projects to assist financially disadvantaged small local 12 governments. For purposes of this section, the term 13 'financially disadvantaged small local government" means a 14 municipality having a population of 7,500 or less, a county 15 having a population of 35,000 or less, according to the latest 16 17 decennial census and a per capita annual income less than the state per capita annual income as determined by the United 18 19 States Department of Commerce, or counties in areas designated by the Governor as rural areas of critical economic concern 20 21 pursuant to s. 288.0696. Grants made to these eligible local governments shall not require matching local funds. 22 (5) The department may adopt rules necessary to 23 administer this section, including, but not limited to, rules 24 governing timeframes for submitting grant applications, 25 evaluation criteria, forms, matching criteria, maximum grant 26 27 amounts, and allocation of appropriated funds based upon 28 project and applicant size. 29 Section 7. This act shall take effect upon becoming a 30 law. 31

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1	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN
2	COMMITTEE SUBSTITUTE FOR <u>CS/SB 710</u>
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4	Clarifies that funding for the litter prevention and control programs coordinated by Keep Florida Beautiful, Inc. is filtered through the Department of Transportation.
5	filtered through the Department of Transportation.
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