HB 237, Engrossed 3

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1 A bill to be entitled 2 An act relating to taxation; specifying a period during 3 which the sale of books, clothing, and school supplies are exempt from such tax; providing definitions; providing 4 5 exceptions; authorizing the Department of Revenue to adopt 6 rules; providing a popular name; providing for a reduction 7 in the motor fuel tax for one month; providing dealer 8 requirements; providing legislative intent; providing for 9 a reduction in certain refunds for the same period; 10 authorizing the executive director of the Department of 11 Revenue to adopt emergency rules for certain purpose; 12 making unlawful certain activities of certain entities 13 relating to the tax reduction; providing criminal 14 penalties; amending s. 16.56, F.S.; including offenses 15 specified in this act under the investigation and prosecution authority of the Office of Statewide 16 17 Prosecution; amending s. 206.026, F.S.; including offenses specified in this act under provisions prohibiting certain 18 19 persons from holding certain licenses for certain violations; amending s. 206.404, F.S.; providing for 20 21 revocation of certain licenses for violations of this act; authorizing motor fuel dealers to manage motor fuel 22 inventory to maximize tax reduction benefits; providing 23 24 criteria; providing appropriations; providing an effective 25 date. 26

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

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

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29	Section 1. (1) No tax levied under the provisions of
30	chapter 212, Florida Statutes, shall be collected on the sale
31	<u>of:</u>
32	(a)1. Books, clothing, wallets, or bags, including
33	handbags, backpacks, fanny packs, and diaper bags, but excluding
34	briefcases, suitcases, and other garment bags, having a sales
35	price of \$50 or less per item during the period from 12:01 a.m.,
36	July 24, 2004, through midnight, August 1, 2004.
37	2. As used in this paragraph, the term:
38	a. "Book" means a set of printed sheets bound together and
39	published in a volume. For purposes of this paragraph, the term
40	"book" does not include newspapers, magazines, or other
41	periodicals.
42	b. "Clothing" means any article of wearing apparel,
43	including all footwear, except skis, swim fins, roller blades,
44	and skates, intended to be worn on or about the human body. For
45	purposes of this paragraph, the term "clothing" does not include
46	watches, watchbands, jewelry, umbrellas, or handkerchiefs.
47	(b)1. School supplies having a sales price of \$10 or less
48	per item during the period from 12:01 a.m., July 24, 2004,
49	through midnight, August 1, 2004.
50	2. As used in this paragraph, the term "school supplies"
51	means pens, pencils, erasers, crayons, notebooks, notebook
52	filler paper, legal pads, composition books, poster paper,
53	scissors, cellophane tape, glue or paste, rulers, computer
54	disks, protractors, compasses, and calculators.
55	(2) This section does not apply to sales within a theme
56	park or entertainment complex as defined in s. 509.013(9),
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57	Florida Statutes, within a public lodging establishment as
58	defined in s. 509.013(4), Florida Statutes, or within an airport
59	as defined in s. 330.27(2), Florida Statutes.
60	(3) Notwithstanding chapter 120, Florida Statutes, the
61	Department of Revenue may adopt rules to carry out this section.
62	Section 2. <u>Sections 3 through 11 of this act may be</u>
63	referred to by the popular name the "Florida Motor Fuel Tax
64	Relief Act of 2004."
65	Section 3. <u>Beginning at 12:01 a.m. August 1, 2004, through</u>
66	midnight August 31, 2004, the tax levied pursuant to s.
67	206.41(1)(g), Florida Statutes, shall be reduced by 8 cents per
68	gallon. During this period, licensed terminal suppliers,
69	wholesalers, and importers of motor fuel shall charge and
70	collect the reduced rate of tax on sales of motor fuel to retail
71	dealers located in this state.
72	Section 4. It is the intent of the Legislature that the
73	tax reduction set forth in this act be passed on to the ultimate
74	consumer. The Attorney General may investigate violations of
75	this act.
76	Section 5. <u>Refunds authorized pursuant to s. 206.41(4)</u> ,
77	Florida Statutes, for fuel purchased during the period described
78	in section 3 shall be reduced by the amount of the tax reduction
79	set forth in that section.
80	Section 6. The executive director of the Department of
81	Revenue is authorized to adopt emergency rules under ss.
82	120.536(1) and 120.54(4), Florida Statutes, to implement the
83	provisions of this act. Notwithstanding any other law, the

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84 emergency rules shall remain effective for 6 months after the 85 date of adoption of the rules. 86 Section 7. It is unlawful for a terminal supplier, 87 wholesaler, importer, reseller, or retail dealer of motor fuel to retain any part of the tax reduction set forth in this act or 88 to interfere with providing the full benefit of the tax 89 90 reduction to the retail purchaser of motor fuel. Any person violating the provisions of this act commits a felony of the 91 92 third degree, punishable as provided in s. 775.082 or s. 93 775.083, Florida Statutes. Section 8. Paragraph (a) of subsection (1) of section 94 95 16.56, Florida Statutes, is amended to read: 96 16.56 Office of Statewide Prosecution .--97 (1)There is created in the Department of Legal Affairs an Office of Statewide Prosecution. The office shall be a separate 98 99 "budget entity" as that term is defined in chapter 216. The 100 office may: (a) Investigate and prosecute the offenses of: 101 102 1. Bribery, burglary, criminal usury, extortion, gambling, 103 kidnapping, larceny, murder, prostitution, perjury, robbery, 104 carjacking, and home-invasion robbery; 105 Any crime involving narcotic or other dangerous drugs; 2. 106 Any violation of the provisions of the Florida RICO 3. 107 (Racketeer Influenced and Corrupt Organization) Act, including 108 any offense listed in the definition of racketeering activity in 109 s. 895.02(1)(a), providing such listed offense is investigated in connection with a violation of s. 895.03 and is charged in a 110 111 separate count of an information or indictment containing a Page 4 of 8

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112 count charging a violation of s. 895.03, the prosecution of 113 which listed offense may continue independently if the 114 prosecution of the violation of s. 895.03 is terminated for any 115 reason; 116 4. Any violation of the provisions of the Florida Anti-117 Fencing Act; 118 5. Any violation of the provisions of the Florida Antitrust Act of 1980, as amended; 119 Any crime involving, or resulting in, fraud or deceit 120 б. 121 upon any person; Any violation of s. 847.0135, relating to computer 122 7. 123 pornography and child exploitation prevention, or any offense 124 related to a violation of s. 847.0135; 125 8. Any violation of the provisions of chapter 815; or 126 9. Any criminal violation of part I of chapter 499; or 127 10. Any violation of the provisions of the Florida Motor 128 Fuel Tax Relief Act of 2004; 129 130 or any attempt, solicitation, or conspiracy to commit any of the 131 crimes specifically enumerated above. The office shall have such 132 power only when any such offense is occurring, or has occurred, in two or more judicial circuits as part of a related 133 134 transaction, or when any such offense is connected with an 135 organized criminal conspiracy affecting two or more judicial circuits. 136 137 Section 9. Subsection (1) of section 206.026, Florida 138 Statutes, is amended to read:

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139 206.026 Certain persons prohibited from holding a terminal supplier, importer, exporter, blender, carrier, terminal 140 operator, or wholesaler license; suspension and revocation .--141 142 (1) No corporation, except a publicly held corporation regularly traded on a national securities exchange and not over 143 144 the counter, general or limited partnership, sole proprietorship, business trust, joint venture or unincorporated 145 association, or other business entity shall hold a terminal 146 supplier, importer, exporter, blender, carrier, terminal 147 148 operator, or wholesaler license in this state if any one of the 149 persons or entities specified in paragraph (a) has been 150 determined by the department not to be of good moral character 151 or has been convicted of any offense specified in paragraph (b): 152 (a)1. The licenseholder. The sole proprietor of the licenseholder. 153 2. A corporate officer or director of the licenseholder. 154 3. A general or limited partner of the licenseholder. 155 4. A trustee of the licenseholder. 156 5. 157 6. A member of an unincorporated association 158 licenseholder. 159 7. A joint venturer of the licenseholder. 160 The owner of any equity interest in the licenseholder, 8. whether as a common shareholder, general or limited partner, 161 162 voting trustee, or trust beneficiary. 163 An owner of any interest in the license or 9. 164 licenseholder, including any immediate family member of the 165 owner, or holder of any debt, mortgage, contract, or concession

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166 from the licenseholder, who by virtue thereof is able to control 167 the business of the licenseholder. 168 (b)1. A felony in this state. 169 Any felony in any other state which would be a felony 2. 170 if committed in this state under the laws of Florida. 171 3. Any felony under the laws of the United States. 172 4. A felony under the Florida Motor Fuel Tax Relief Act of 173 2004. 174 Section 10. Subsection (3) of section 206.404, Florida 175 Statutes, is amended to read: 176 206.404 License requirements for retail dealers and 177 resellers; penalty.--178 (3) Any retail dealer or reseller in violation of the 179 provisions of this chapter or the provisions of the Florida 180 Motor Fuel Tax Relief Act of 2004 shall be subject to revocation 181 of his or her license under chapter 212. 182 Section 11. In order to accomplish the intent of the Legislature set forth in section 4 of this act, a retail dealer 183 184 of motor fuel, at the dealer's option, may manage its motor fuel 185 inventory in such a way that the benefit to residents of this 186 state of the tax reduction is maximized during August 2004. A 187 retail dealer of motor fuel may sell motor fuel purchased 188 without the tax reduction at an amount determined as if the tax reduction applied and may sell motor fuel purchased with the tax 189 190 reduction at an amount determined as if the tax reduction did 191 not apply; provided the retail dealer can show that the number 192 of gallons purchased with the reduced tax equals the number of 193 gallons sold at a price reflecting the reduced tax.

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194	Section 12. (1) The sum of \$206,000 is appropriated from
195	the General Revenue Fund to the Department of Revenue for
196	purposes of administering section 1 of this act.
197	(2) The sum of \$310,000 is appropriated from the General
198	Revenue Fund to the Department of Revenue for the purpose of
199	developing and implementing a public awareness campaign for and
200	administering sections 2 through 11 of this act.
201	Section 13. Effective July 1, 2004, the sum of \$58 million
202	is appropriated from the General Revenue Fund to the State
203	Transportation Trust Fund.
204	Section 14. This act shall take effect upon becoming a
205	law.

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