2006

1	A bill to be entitled
2	An act relating to the Joint Legislative Sales and Use Tax
3	Exemption Review Committee; creating s. 11.95, F.S.;
4	creating the Joint Legislative Sales and Use Tax Exemption
5	Review Committee for the purpose of reviewing exemptions
6	from the general state sales and use tax; providing for
7	appointments to and organization of the committee;
8	specifying duties and procedures with respect to such
9	review; providing for open meetings; providing for
10	reports; requiring continuing periodic review of sales and
11	use tax exemptions; providing a period of exemption from
12	review for newly enacted exemptions; providing
13	applicability to other legislation proposing to modify,
14	repeal, or enact an exemption; providing an effective
15	date.
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17	Be It Enacted by the Legislature of the State of Florida:
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19	Section 1. Section 11.95, Florida Statutes, is created to
20	read:
21	11.95 Joint Legislative Sales and Use Tax Exemption Review
22	Committee
23	(1) The Joint Legislative Sales and Use Tax Exemption
24	Review Committee is created to conduct comprehensive, periodic
25	reviews of all exemptions from the general state sales and use
26	tax. The committee shall consist of nine senators appointed by
27	the President of the Senate and nine representatives appointed
28	by the Speaker of the House of Representatives. The terms of the
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29 members of the initial committee for each review cycle shall 30 commence upon appointment and shall run to the general election 31 preceding the organization of the next Legislature. The terms of 32 the members of subsequent committees for each review cycle shall 33 be for 2 years and shall run from the organization of one 34 Legislature to the general election preceding the organization 35 of the next Legislature. A vacancy shall be filled in the same manner as the original appointment. During even-numbered years, 36 37 the chair of the committee shall be appointed by the President of the Senate, and the vice chair of the committee shall be 38 appointed by the Speaker of the House of Representatives. During 39 odd-numbered years, the chair of the committee shall be 40 41 appointed by the Speaker of the House of Representatives, and 42 the vice chair of the committee shall be appointed by the 43 President of the Senate. 44 (2) The committee for each review cycle shall have its 45 initial meeting no later than December 1 of the year of its 46 first regular session and thereafter as necessary at the call of 47 the chair at the time and place designated by the chair. A 48 quorum shall consist of a majority of the committee members from 49 each house. During the interim between regular sessions, the 50 committee may conduct its meetings through teleconferences or other similar means. All meetings of the committee shall be open 51 and noticed to the public and subject to order and decorum in 52 53 accordance with s. 4(e), Art. III of the State Constitution. 54 (3) The committee shall be governed by joint rules adopted 55 by the Legislature pursuant to authority to adopt rules under s. 56 4, Art. III of the State Constitution.

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57 (4) For purposes of this section, the term: 58 (a) "General state sales and use tax" means the sales and 59 use tax imposed under chapter 212. "Exemption" means a provision in chapter 212 that 60 (b) 61 relieves from taxation a sale, use, or other transaction that would, but for such provision, be subject to tax under chapter 62 63 212. A transaction that is beyond the reach of chapter 212 by reason of definitional or other exclusions shall not be deemed 64 65 the subject of an exemption for purposes of this section. Included among the transactions excluded from taxation under 66 67 chapter 212 and therefore not the subject of an exemption to be reviewed by the committee under this section are the following: 68 69 1. Sales that are not retail sales pursuant to s. 70 212.02(14). 71 2. Export sales under s. 212.06(5)(a). 72 3. Sales for resale under s. 212.07. 73 4. Occasional and isolated sales. 74 5. The sale or use of intangible property. 75 6. The sale of real property. 76 7. The sale or use of services, excepting only those 77 services enumerated as taxable in chapter 212. 78 "Single exemption" means an exemption that describes a (C) 79 single transaction or an exemption set forth in a section, subsection, or paragraph of chapter 212, whichever describes the 80 81 fewest number of transactions. 82 (5) The committee shall have the power and duty to conduct 83 a comprehensive review of all current exemptions from the 84 general state sales and use tax. The committee shall establish Page 3 of 7

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criteria by which each exemption shall be evaluated. In 85 developing the evaluation criteria, the committee shall consider 86 87 the following principles of taxation: 88 (a) Equity.--The Florida tax system should treat 89 individuals equitably. It should impose similar tax burdens on 90 people in similar circumstances and should minimize 91 regressivity. 92 (b) Compliance.--The Florida tax system should facilitate 93 taxpayer compliance. It should be simple and easy to understand so as to minimize compliance costs and increase the visibility 94 95 and awareness of the taxes being paid. Enforcement and collection of tax revenues should be done in a fair, consistent, 96 97 professional, predictable, and cost-effective manner. 98 (c) Pro-competitiveness. -- The Florida tax system should be 99 responsive to interstate and international competition in order 100 to encourage savings and investment in plants, equipment, 101 people, and technology in Florida. 102 Neutrality.--The Florida tax system should affect (d) 103 competitors uniformly and not become a tool for "social 104 engineering." It should minimize government involvement in 105 investment decisions, making any such involvement explicit, and 106 should minimize pyramiding. 107 (e) Stability.--The Florida tax system should produce 108 revenues in a stable and reliable manner that is sufficient to 109 fund appropriate governmental functions and expenditures. 110 (f) Integration.--The Florida tax system should balance the need for integration of federal, state, and local taxation. 111 112 (g) Public purpose. -- Any sales and use tax exemption under

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113 the Florida tax system should be based upon a determination that the exemption promotes an important state interest, including, 114 115 but not limited to, economic development, job creation and 116 retention, economic diversification, and community 117 revitalization. 118 (6) In conducting its review of each exemption from the 119 general state sales and use tax, the committee shall make 120 findings of fact and recommend whether the exemption should be 121 retained, modified, or repealed. Each recommendation must be 122 made by majority vote of the committee members. If a majority 123 vote of the committee members cannot be achieved, the committee 124 must recommend that the exemption be retained. The findings of 125 fact and recommendations of the committee shall be made by 126 reports to the President of the Senate and the Speaker of the 127 House of Representatives. 128 (7) The committee may use its discretion in determining 129 the order in which it reviews the exemptions; however, the 130 committee should review approximately one-third of the 131 exemptions each year of a 3-year review period. No exemption 132 shall be reviewed more than once during any 3-year review period. For the initial 3-year review, the committee shall 133 134 submit, to the President of the Senate and the Speaker of the 135 House of Representatives, its reports not later than 30 days prior to each regular session in the years 2007, 2008, and 2009. 136 137 The committee shall begin a new 3-year review cycle of all 138 exemptions from the general state sales and use tax every 10 139 years following the termination of the previous review cycle. For each subsequent 3-year review, the committee shall submit 140

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141	its reports not later than 30 days prior to the regular session
142	of each year of that review period, beginning with the 10th year
143	after the year of the final report for the previous review.
144	(8) At the regular session following submission of each
145	annual report to the presiding officers of the Legislature, the
146	ranking member of each house of the Legislature on the committee
147	shall sponsor and file for introduction in his or her respective
148	house of the Legislature bills presenting for modification or
149	repeal those exemptions from the general state sales and use tax
150	that were recommended by the committee for modification or
151	repeal in the report submitted immediately prior to the session
152	in which introduced. However, if either such member voted
153	against the recommendation of the committee, another member of
154	the committee from that house of the Legislature who voted for
155	the recommendation of the committee shall sponsor the bill in
156	that house of the Legislature. Each bill filed under this
157	subsection shall be exempt from any filing limits applicable in
158	either house of the Legislature and shall be limited to a single
159	exemption and for that purpose only. Upon introduction, each
160	bill filed under this subsection shall be placed on the calendar
161	of the respective house of the Legislature without reference to
162	any committee and must be submitted to a vote of the members of
163	the house of the Legislature in which introduced no later than
164	the eighth week of the session in which introduced, unless the
165	substance of the bill has already been voted on by the members
166	of the other house of the Legislature in another bill during
167	that session and defeated. In addition, each bill filed under
168	this subsection that receives a majority vote in the house of
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2006 169 the Legislature in which introduced must be submitted to a vote 170 of the members of the other house of the Legislature during that session, unless the substance of the bill has already been voted 171 172 on by the members of the other house of the Legislature in 173 another bill during that session and defeated. 174 (9) In no event shall the repeal of an exemption take 175 effect sooner than 180 days following its passage by the 176 Legislature. 177 (10) Any new exemption from taxation under chapter 212 is 178 exempt from review under this section for 6 years after it takes 179 effect. 180 (11) Nothing contained in this section shall preclude, or 181 be construed to limit, a legislator from filing for any 182 legislative session a bill proposing to modify, repeal, or enact 183 any exemption from the general state sales and use tax or the 184 imposition of such taxation on the sales of any service. 185 Section 2. This act shall take effect upon becoming a law.

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