Florida Senate - 2006

By Senator Siplin

19-209-06

	19-209-00
1	A bill to be entitled
2	An act relating to economic development;
3	amending s. 125.0104, F.S., relating to the
4	local option tourist development tax; allowing
5	a county that levies the tax authorized under
6	s. 125.0104(3)(n), F.S., to use the tax
7	proceeds to participate with the state in an
8	economic-development project to attract
9	specified types of high-technology industries
10	to the county; providing an effective date.
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12	WHEREAS, the commercialization of technologies
13	developed in academic laboratories and research centers
14	through the application of recent innovations is critical for
15	Florida to maintain a competitive economy, and
16	WHEREAS, the development of high-technology industries
17	in Florida, including artificial intelligence, human-centered
18	computing, information technology and communications,
19	biotechnology, bioinformatics, biomedical, electro-optics,
20	life science, nanotechnology, and computer simulation, is
21	critical to the long-term economic vitality of this state, and
22	WHEREAS, high-technology industries will further
23	diversify and strengthen the Florida economy and complement
24	industries that are already recognized as being critical to
25	Florida's economic health, and
26	WHEREAS, attracting leading scholars and researchers in
27	advanced and emerging technology disciplines to Florida's
28	universities is critical to building Florida's knowledge base
29	and will serve a paramount public purpose, NOW, THEREFORE,
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31	Be It Enacted by the Legislature of the State of Florida:
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1 Section 1. Paragraph (n) of subsection (3) of section 125.0104, Florida Statutes, is amended to read: 2 125.0104 Tourist development tax; procedure for 3 levying; authorized uses; referendum; enforcement.--4 5 TAXABLE PRIVILEGES; EXEMPTIONS; LEVY; RATE.--(3) б (n) In addition to any other tax that is imposed under 7 this section, a county that has imposed the tax under 8 paragraph (1) may impose an additional tax that is no greater than 1 percent on the exercise of the privilege described in 9 paragraph (a) by a majority plus one vote of the membership of 10 the board of county commissioners in order to: 11 12 1. Pay the debt service on bonds issued to finance: 13 a. The construction, reconstruction, or renovation of a facility either publicly owned and operated, or publicly 14 owned and operated by the owner of a professional sports 15 franchise or other lessee with sufficient expertise or 16 17 financial capability to operate such facility, and to pay the planning and design costs incurred prior to the issuance of 18 such bonds for a new professional sports franchise as defined 19 in s. 288.1162. 20 21 b. The acquisition, construction, reconstruction, or 22 renovation of a facility either publicly owned and operated, 23 or publicly owned and operated by the owner of a professional sports franchise or other lessee with sufficient expertise or 2.4 financial capability to operate such facility, and to pay the 25 26 planning and design costs incurred prior to the issuance of 27 such bonds for a retained spring training franchise. 28 2. Promote and advertise tourism in the State of 29 Florida and nationally and internationally; however, if tax revenues are expended for an activity, service, venue, or 30 event, the activity, service, venue, or event shall have as 31

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1 one of its main purposes the attraction of tourists as 2 evidenced by the promotion of the activity, service, venue, or event to tourists. 3 4 3. Participate with the state in an economic development project for which additional revenues are needed 5 б to attract to the county high-technology industries, including 7 information technology and communications, biotechnology, bioinformation, biomedical, electro-optics, life science, 8 nanotechnology, and computer simulation. 9 10 A county that imposes the tax authorized in this paragraph may 11 12 not expend any ad valorem tax revenues for the acquisition, 13 construction, reconstruction, or renovation of a facility for which tax revenues are used pursuant to subparagraph 1. The 14 provision of paragraph (b) which prohibits any county 15 authorized to levy a convention development tax pursuant to s. 16 17 212.0305 from levying more than the 2-percent tax authorized by this section shall not apply to the additional tax 18 authorized by this paragraph in counties which levy convention 19 development taxes pursuant to s. 212.0305(4)(a). Subsection 20 21 (4) does not apply to the adoption of the additional tax 22 authorized in this paragraph. The effective date of the levy 23 and imposition of the tax authorized under this paragraph is the first day of the second month following approval of the 2.4 ordinance by the board of county commissioners or the first 25 26 day of any subsequent month specified in the ordinance. A 27 certified copy of such ordinance shall be furnished by the 2.8 county to the Department of Revenue within 10 days after 29 approval of the ordinance. 30 Section 2. This act shall take effect upon becoming a 31 law.

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2	SENATE SUMMARY
3	Allows a county that levies a local option tourist development tax under s. 125.0104(3)(n), F.S., to use the
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5	of high-technology industries to the county.
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SB 344

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