Florida Senate - 2006

By Senator Constantine

22-165-06

1	A bill to be entitled
2	An act relating to economic development
3	incentives; amending s. 212.20, F.S.; providing
4	for distribution of a portion of revenues from
5	the tax on sales, use, and other transactions
6	to specified units of local government owning
7	eligible convention centers; providing
8	limitations; requiring the Department of
9	Revenue to prescribe certain forms; creating s.
10	288.1171, F.S.; providing for certification of
11	units of local government owning eligible
12	convention centers by the Office of Tourism,
13	Trade, and Economic Development; requiring the
14	office to adopt specified rules; providing a
15	definition; providing requirements for
16	certification; providing for use of proceeds
17	distributed to units of local government under
18	the act; providing for audits by the Auditor
19	General; providing for revocation of
20	certification; providing an effective date.
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22	Be It Enacted by the Legislature of the State of Florida:
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24	Section 1. Paragraph (d) of subsection (6) of section
25	212.20, Florida Statutes, is amended to read:
26	212.20 Funds collected, disposition; additional powers
27	of department; operational expense; refund of taxes
28	adjudicated unconstitutionally collected
29	(6) Distribution of all proceeds under this chapter
30	and s. 202.18(1)(b) and (2)(b) shall be as follows:
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1 (d) The proceeds of all other taxes and fees imposed 2 pursuant to this chapter or remitted pursuant to s. 202.18(1)(b) and (2)(b) shall be distributed as follows: 3 1. In any fiscal year, the greater of \$500 million, 4 minus an amount equal to 4.6 percent of the proceeds of the 5 6 taxes collected pursuant to chapter 201, or 5 percent of all 7 other taxes and fees imposed pursuant to this chapter or 8 remitted pursuant to s. 202.18(1)(b) and (2)(b) shall be deposited in monthly installments into the General Revenue 9 10 Fund. 2. Two-tenths of one percent shall be transferred to 11 12 the Ecosystem Management and Restoration Trust Fund to be used 13 for water quality improvement and water restoration projects. 3. After the distribution under subparagraphs 1. and 14 2., 8.814 percent of the amount remitted by a sales tax dealer 15 16 located within a participating county pursuant to s. 218.61 17 shall be transferred into the Local Government Half-cent Sales Tax Clearing Trust Fund. Beginning July 1, 2003, the amount to 18 be transferred pursuant to this subparagraph to the Local 19 Government Half-cent Sales Tax Clearing Trust Fund shall be 20 21 reduced by 0.1 percent, and the department shall distribute 22 this amount to the Public Employees Relations Commission Trust 23 Fund less \$5,000 each month, which shall be added to the amount calculated in subparagraph 4. and distributed 2.4 25 accordingly. 4. After the distribution under subparagraphs 1., 2., 26 27 and 3., 0.095 percent shall be transferred to the Local 2.8 Government Half-cent Sales Tax Clearing Trust Fund and distributed pursuant to s. 218.65. 29 30 5. After the distributions under subparagraphs 1., 2., 3., and 4., 2.0440 percent of the available proceeds pursuant 31 2

to this paragraph shall be transferred monthly to the Revenue Sharing Trust Fund for Counties pursuant to s. 218.215. 6. After the distributions under subparagraphs 1., 2., 3., and 4., 1.3409 percent of the available proceeds pursuant to this paragraph shall be transferred monthly to the Revenue Sharing Trust Fund for Municipalities pursuant to s. 218.215. If the total revenue to be distributed pursuant to this subparagraph is at least as great as the amount due from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Assistance Trust Fund in state fiscal year 1999-2000, no municipality shall receive less than the amount due from the Revenue Sharing Trust Fund for Municipalities and the former Municipal Financial Assistance Trust Fund in state fiscal year 1999-2000. If the total proceeds to be distributed

15 are less than the amount received in combination from the 16 Revenue Sharing Trust Fund for Municipalities and the former 17 Municipal Financial Assistance Trust Fund in state fiscal year 18 1999-2000, each municipality shall receive an amount 19 proportionate to the amount it was due in state fiscal year 20 1999-2000.

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7. Of the remaining proceeds:

22 a. In each fiscal year, the sum of \$29,915,500 shall 23 be divided into as many equal parts as there are counties in the state, and one part shall be distributed to each county. 2.4 The distribution among the several counties shall begin each 25 fiscal year on or before January 5th and shall continue 26 27 monthly for a total of 4 months. If a local or special law 2.8 required that any moneys accruing to a county in fiscal year 29 1999-2000 under the then-existing provisions of s. 550.135 be paid directly to the district school board, special district, 30 or a municipal government, such payment shall continue until 31

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1 such time that the local or special law is amended or 2 repealed. The state covenants with holders of bonds or other instruments of indebtedness issued by local governments, 3 special districts, or district school boards prior to July 1, 4 2000, that it is not the intent of this subparagraph to 5 б adversely affect the rights of those holders or relieve local 7 governments, special districts, or district school boards of 8 the duty to meet their obligations as a result of previous 9 pledges or assignments or trusts entered into which obligated funds received from the distribution to county governments 10 under then-existing s. 550.135. This distribution specifically 11 12 is in lieu of funds distributed under s. 550.135 prior to July 13 1, 2000.

b. The department shall distribute \$166,667 monthly 14 pursuant to s. 288.1162 to each applicant that has been 15 certified as a "facility for a new professional sports 16 17 franchise" or a "facility for a retained professional sports 18 franchise" pursuant to s. 288.1162. Up to \$41,667 shall be distributed monthly by the department to each applicant that 19 has been certified as a "facility for a retained spring 20 training franchise" pursuant to s. 288.1162; however, not more 21 22 than \$208,335 may be distributed monthly in the aggregate to 23 all certified facilities for a retained spring training franchise. Distributions shall begin 60 days following such 2.4 certification and shall continue for not more than 30 years. 25 Nothing contained in this paragraph shall be construed to 26 27 allow an applicant certified pursuant to s. 288.1162 to 2.8 receive more in distributions than actually expended by the 29 applicant for the public purposes provided for in s. 288.1162(6). However, a certified applicant is entitled to 30 receive distributions up to the maximum amount allowable and 31

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1 undistributed under this section for additional renovations 2 and improvements to the facility for the franchise without additional certification. 3 c. Beginning 30 days after notice by the Office of 4 5 Tourism, Trade, and Economic Development to the Department of 6 Revenue that an applicant has been certified as the 7 professional golf hall of fame pursuant to s. 288.1168 and is 8 open to the public, \$166,667 shall be distributed monthly, for 9 up to 300 months, to the applicant. d. Beginning 30 days after notice by the Office of 10 Tourism, Trade, and Economic Development to the Department of 11 12 Revenue that the applicant has been certified as the 13 International Game Fish Association World Center facility pursuant to s. 288.1169, and the facility is open to the 14 public, \$83,333 shall be distributed monthly, for up to 168 15 months, to the applicant. This distribution is subject to 16 17 reduction pursuant to s. 288.1169. A lump sum payment of 18 \$999,996 shall be made, after certification and before July 1, 2000. 19 e. The department shall distribute monthly to units of 20 21 local government that have been certified as owning eligible 22 convention centers pursuant to s. 288.1171 an amount equal to 23 50 percent of the proceeds herein defined which are received and collected in the previous month by the department under 2.4 the provisions of this chapter and are generated by such 25 eligible convention centers and remitted on the sales and use 26 tax returns of eligible convention centers. Proceeds, for this 27 sub-subparagraph, are further defined as all applicable sales 2.8 taxes collected by an eliqible convention center for standard 29 services provided by center staff to users of the center, 30 which include the following: parking, admission, ticket sales, 31

1	food services, utilities services, space rentals, equipment
2	rentals, security services, decorating services, business
3	services, advertising services, communications services,
4	exhibit supply sales and rentals, locksmith services, and
5	sales of gifts and sundries. The total distribution to each
6	<u>unit of local government shall not exceed \$1 million per state</u>
7	fiscal year. However, total distributions to all units of
8	local government shall not exceed \$5 million per state fiscal
9	year, and such distribution shall be limited exclusively to
10	the taxes collected and remitted under the provisions of this
11	chapter. If collections and remittances of eligible convention
12	centers exceed the \$5 million maximum amount authorized for
13	distribution, the department shall distribute proceeds to each
14	eligible unit of local government using an apportionment
15	factor, the numerator of which is the amount remitted by an
16	eligible convention center and the denominator is the total
17	amount remitted by all eligible convention centers. The
18	apportionment factor for each eligible convention center shall
19	be applied to the \$5 million maximum amount authorized for
20	distribution to determine the amount that shall be distributed
21	to each local government unit. The department shall prescribe
22	forms required to be filed with the department by eligible
23	convention centers. Distributions shall begin 60 days
24	following notification of certification by the Office of
25	Tourism, Trade, and Economic Development pursuant to s.
26	288.1171. Distributions shall be used solely to encourage and
27	provide economic development for the attraction, recruitment,
28	and retention of corporate headquarters and of
29	high-technology, manufacturing, research and development,
30	entertainment, and tourism industries as designated by the
31	unit of local government by resolution of its governing body,

1 and to assist the eligible convention centers to attract more 2 business and expand their offerings, including developing their own events and shows. This sub-subparagraph is repealed 3 4 effective June 30, 2009. 5 8. All other proceeds shall remain with the General 6 Revenue Fund. 7 Section 2. Section 288.1171, Florida Statutes, is 8 created to read: 9 288.1171 Convention centers owned by units of local 10 government; certification as owning eligible convention centers; duties.--11 12 (1) The Office of Tourism, Trade, and Economic 13 Development shall serve as the state agency for screening applicants for state funding pursuant to s. 212.20(6)(d)7.e. 14 and for certifying an applicant as owning an eligible 15 16 convention center. 17 (2) The Office of Tourism, Trade, and Economic 18 Development shall adopt rules pursuant to ss. 120.536(1) and 120.54 for the receipt and processing of applications for 19 funding pursuant to s. 212.20(6)(d)7.e. 2.0 21 (3) As used in this section, the term "eligible 2.2 convention center" means a publicly owned facility having 23 exhibition space in excess of 60,000 square feet, the primary function of which is to host meetings, conventions, or trade 2.4 25 shows. (4) Prior to certifying an applicant as owning an 26 27 eligible convention center, the Office of Tourism, Trade, and 2.8 Economic Development must determine that: (a) The unit of local government, as defined in s. 29 30 218.369, owns an eligible convention center. 31

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2square feet of exhibit space.3(c) The unit of local government in which the4convention center is located has certified by resolution after5a public hearing that the application serves a public purpose6pursuant to subsection (7).7(d) The convention center is located in a county that8is levying a tourist development tax pursuant to s. 125,0104.9(5) Upon certification of an applicant, the Office of10Tourism, Trade, and Economic Development shall notify the11executive director of the Department of Revenue of such12certification. The Department of Revenue shall not begin13certification. The Department of Revenue shall not begin14distributing proceeds until 60 days following notice by the15office of Tourism, Trade, and Economic Development that a unit16of local government has been certified as owning an eligible17convention center.18(f) An applicant previously certified under any19provision of this section who has received proceeds under such20certification is ineligible for an additional certification.21(f) A unit of local government certified as owning an22eligible convention center may use proceeds provided pursuant23to s. 212.20(6)(d)7.e. solely to encourage and provide24economic development for the attraction, recruitment, and25retention of corporate headquarters and of high-technology,26manufacturing, research and development, entertainment, and	1	(b) The convention center contains more than 60,000
4 convention center is located has certified by resolution after 5 a public hearing that the application serves a public purpose 6 pursuant to subsection (7). 7 (d) The convention center is located in a county that 8 is levving a tourist development tax pursuant to s. 125.0104. 9 (5) Upon certification of an applicant, the Office of 7 Tourism, Trade, and Economic Development shall notify the 9 executive director of the Department of Revenue of such 9 certification. The Department of Revenue of such 9 certification. The Department of Revenue shall not begin 9 distributing proceeds until 60 days following notice by the 9 Office of Tourism, Trade, and Economic Development that a unit 9 of local government has been certified as owning an eligible 9 convention center. 10 (6) An applicant previously certified under any 9 provision of this section who has received proceeds under such 10 certification is ineligible for an additional certification. 11 (7) A unit of local government certified as owning an 9 eligible convention center may use proceeds provided pursuant 14 to s. 212.20(6)(d)7.e. solely to encourage and provide 9 aconomic development for the attraction, recruitment, and 9 retention of corporate headquarters and of high-technology, 10 manufacturing, research and development, entertainment, and 11 tourism industries, as designated by the unit of local 12 government by resolution of its governing body, and to assist 13 the eligible convention centers to attract more business and 14 execution of certers to attract more business and 15 expand their offerings, including developing their own events	2	square feet of exhibit space.
5a public hearing that the application serves a public purpose6pursuant to subsection (7).7(d) The convention center is located in a county that8is levying a tourist development tax pursuant to s. 125.0104.9(5) Upon certification of an applicant, the Office of10Tourism, Trade, and Economic Development shall notify the11executive director of the Department of Revenue of such12certification by means of an official letter granting13certification. The Department of Revenue shall not begin14distributing proceeds until 60 days following notice by the15office of Tourism, Trade, and Economic Development that a unit16of local government has been certified as owning an eligible17convention center.18(6) An applicant previously certified under any19provision of this section who has received proceeds under such21(7) A unit of local government certified as owning an22eligible convention center may use proceeds provided pursuant23to s. 212.20(6)(d)7.e. solely to encourage and provide24economic development for the attraction, recruitment, and25retention of corporate headquarters and of high-technology,26manufacturing, research and development, entertainment, and27tourism industries, as designated by the unit of local28government by resolution of its governing body, and to assist29the eligible convention centers to attract more business and	3	(c) The unit of local government in which the
6pursuant to subsection (7).7(d) The convention center is located in a county that8is levying a tourist development tax pursuant to s. 125.0104.9(5) Upon certification of an applicant, the Office of10Tourism, Trade, and Economic Development shall notify the11executive director of the Department of Revenue of such12certification by means of an official letter granting13certification. The Department of Revenue shall not begin14distributing proceeds until 60 days following notice by the15Office of Tourism, Trade, and Economic Development that a unit16of local government has been certified as owning an eligible17convention center.18(6) An applicant previously certified under any19provision of this section who has received proceeds under such12certification is ineligible for an additional certification.13(7) A unit of local government certified as owning an19eligible convention center may use proceeds provided pursuant10to s. 212.20(6)(d)7.e. solely to encourage and provide12economic development for the attraction, recruitment, and13retention of corporate headquarters and of high-technology,14manufacturing, research and development, entertainment, and15tourism industries, as designated by the unit of local16government by resolution of its governing body, and to assist17the eligible convention centers to attract more business and18expand their offerings, in	4	convention center is located has certified by resolution after
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24 economic development for the attraction, recruitment, and 25 retention of corporate headquarters and of high-technology, 26 manufacturing, research and development, entertainment, and 27 tourism industries, as designated by the unit of local 28 government by resolution of its governing body, and to assist 29 the eligible convention centers to attract more business and 30 expand their offerings, including developing their own events	22	eligible convention center may use proceeds provided pursuant
25 retention of corporate headquarters and of high-technology, 26 manufacturing, research and development, entertainment, and 27 tourism industries, as designated by the unit of local 28 government by resolution of its governing body, and to assist 29 the eligible convention centers to attract more business and 30 expand their offerings, including developing their own events	23	to s. 212.20(6)(d)7.e. solely to encourage and provide
26 manufacturing, research and development, entertainment, and 27 tourism industries, as designated by the unit of local 28 government by resolution of its governing body, and to assist 29 the eligible convention centers to attract more business and 30 expand their offerings, including developing their own events	24	economic development for the attraction, recruitment, and
27 tourism industries, as designated by the unit of local 28 government by resolution of its governing body, and to assist 29 the eligible convention centers to attract more business and 30 expand their offerings, including developing their own events	25	retention of corporate headquarters and of high-technology,
28 government by resolution of its governing body, and to assist 29 the eligible convention centers to attract more business and 30 expand their offerings, including developing their own events	26	manufacturing, research and development, entertainment, and
29 <u>the eligible convention centers to attract more business and</u> 30 <u>expand their offerings, including developing their own events</u>	27	tourism industries, as designated by the unit of local
30 expand their offerings, including developing their own events	28	government by resolution of its governing body, and to assist
	29	the eligible convention centers to attract more business and
31 and shows.	30	expand their offerings, including developing their own events
	31	and shows.

1	(8) The Auditor General may conduct an audit, as
2	provided in s. 11.45, to verify that the distributions under
3	this section have been expended as required by this section.
4	If the Auditor General determines that the distributions have
5	not been expended as required by this section, the Auditor
б	General may pursue recovery of such proceeds, and the unit of
7	local government shall be further barred from receiving future
8	distributions of proceeds authorized in this section.
9	(9) Failure to use the proceeds as provided in this
10	section shall be grounds for revoking certification.
11	(10) This section is repealed June 30, 2009.
12	Section 3. This act shall take effect July 1, 2006.
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14	* * * * * * * * * * * * * * * * * * * *
15	SENATE SUMMARY
16	Provides for the distribution of a portion of revenues from the tax on sales, use, and other transactions to
17	certain units of local government which own eligible convention centers. Provides limitations on the amounts
18	of such distributions. Requires the Department of Revenue to prescribe forms to be filed by the convention centers.
19	Provides for the Office of Tourism, Trade, and Economic Development to certify units of local government that own
20	eligible convention centers. Provides for rulemaking. Defines the term "eligible convention center." Provides
21	requirements for certification. Provides for the uses of proceeds distributed under the act. Provides for the
22	Auditor General to conduct audits to verify that distributions under this act have been expended as
23	required. Provides for the revocation of certification in certain circumstances.
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