By the Committees on Government Efficiency Appropriations; Commerce and Consumer Services; and Senators Saunders and Lynn

593-2158-06

1	A bill to be entitled
2	An act relating to economic development;
3	amending s. 212.08, F.S.; conforming provisions
4	to the revision creating designated urban job
5	tax credit areas; amending s. 212.097, F.S.;
6	revising provisions providing for an urban job
7	tax credit program to apply to designated urban
8	job tax credit areas rather than high-crime
9	areas; revising and providing definitions,
10	eligibility criteria, application procedures
11	and requirements, and area characteristics and
12	criteria; amending s. 220.1895, F.S., to
13	conform; deleting an obsolete provision;
14	amending s. 288.99, F.S.; conforming provisions
15	to the revision creating designated urban job
16	tax credit areas; providing an effective date.
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18	Be It Enacted by the Legislature of the State of Florida:
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20	Section 1. Paragraph (o) of subsection (5) of section
21	212.08, Florida Statutes, is amended to read:
22	212.08 Sales, rental, use, consumption, distribution,
23	and storage tax; specified exemptionsThe sale at retail,
24	the rental, the use, the consumption, the distribution, and
25	the storage to be used or consumed in this state of the
26	following are hereby specifically exempt from the tax imposed
27	by this chapter.
28	(5) EXEMPTIONS; ACCOUNT OF USE
29	(o) Building materials in redevelopment projects
30	1. As used in this paragraph, the term:
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- a. "Building materials" means tangible personal property that becomes a component part of a housing project or a mixed-use project.
- b. "Housing project" means the conversion of an existing manufacturing or industrial building to housing units in a designated an urban job tax credit high crime area, enterprise zone, empowerment zone, Front Porch Community, designated brownfield area, or urban infill area and in which the developer agrees to set aside at least 20 percent of the housing units in the project for low-income and moderate-income persons or the construction in a designated brownfield area of affordable housing for persons described in s. 420.0004(9), (10), or (14), or in s. 159.603(7).
- c. "Mixed-use project" means the conversion of an existing manufacturing or industrial building to mixed-use units that include artists' studios, art and entertainment services, or other compatible uses. A mixed-use project must be located in a designated an urban job tax credit high crime area, enterprise zone, empowerment zone, Front Porch Community, designated brownfield area, or urban infill area, and the developer must agree to set aside at least 20 percent of the square footage of the project for low-income and moderate-income housing.
- d. "Substantially completed" has the same meaning as provided in s. 192.042(1).
- 2. Building materials used in the construction of a housing project or mixed-use project are exempt from the tax imposed by this chapter upon an affirmative showing to the satisfaction of the department that the requirements of this paragraph have been met. This exemption inures to the owner through a refund of previously paid taxes. To receive this

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refund, the owner must file an application under oath with the department which includes:

- a. The name and address of the owner.
- b. The address and assessment roll parcel number of the project for which a refund is sought.
- c. A copy of the building permit issued for the project.
- d. A certification by the local building code inspector that the project is substantially completed.
- e. A sworn statement, under penalty of perjury, from the general contractor licensed in this state with whom the owner contracted to construct the project, which statement lists the building materials used in the construction of the project and the actual cost thereof, and the amount of sales tax paid on these materials. If a general contractor was not used, the owner shall provide this information in a sworn statement, under penalty of perjury. Copies of invoices evidencing payment of sales tax must be attached to the sworn statement.
- 3. An application for a refund under this paragraph must be submitted to the department within 6 months after the date the project is deemed to be substantially completed by the local building code inspector. Within 30 working days after receipt of the application, the department shall determine if it meets the requirements of this paragraph. A refund approved pursuant to this paragraph shall be made within 30 days after formal approval of the application by the department. The provisions of s. 212.095 do not apply to any refund application made under this paragraph.

1	4. The department shall establish by rule an
2	application form and criteria for establishing eligibility for
3	exemption under this paragraph.
4	5. The exemption shall apply to purchases of materials
5	on or after July 1, 2000.
6	Section 2. Section 212.097, Florida Statutes, is
7	amended to read:
8	(Substantial rewording of section. See
9	s. 212.097, F.S., for present text.)
10	212.097 Designated Urban Job Tax Credit Area
11	Program
12	(1) As used in this section, the term:
13	(a) "Designated urban job tax credit area" means an
14	area designated by the Office of Tourism, Trade, and Economic
15	Development pursuant to subsection (5). Such an area includes
16	an area designated as a federal empowerment zone pursuant to
17	the Taxpayer Relief Act of 1997 or the Community Tax Relief
18	Act of 2000. A designated urban job tax credit area shall
19	retain its designation for a period of 5 years following the
20	date of designation.
21	(b) "Eliqible business" means any business entity that
22	is located in a designated urban job tax credit area and that
23	is predominantly engaged in, or is headquarters for a business
24	predominantly engaged in, activities usually provided for
25	consideration by firms classified within the following
26	standard industrial classifications: SIC 01-SIC 09
27	(agriculture, forestry, and fishing); SIC 20-SIC 39
28	(manufacturing); SIC 52-SIC 57 and SIC 59 (retail); SIC 422
29	(public warehousing and storage); SIC 70 (hotels and other
30	lodging places); SIC 7391 (research and development); SIC 781
31	(motion picture production and allied services); SIC 7992

1	(public golf courses); SIC 7996 (amusement parks); and a
2	targeted industry eligible for the qualified target industry
3	business tax refund under s. 288.106. A call center or similar
4	customer service operation that services a multistate market
5	or international market is also an eligible business. Excluded
6	from eligible receipts are receipts from retail sales, except
7	such receipts for SIC 52-SIC 57 and SIC 59 (retail) hotels and
8	other lodging places classified in SIC 70, public golf courses
9	in SIC 7992, and amusement parks in SIC 7996. For purposes of
10	this paragraph, the term "predominantly" means that more than
11	50 percent of the business's gross receipts from all sources
12	is generated by those activities usually provided for
13	consideration by firms in the specified standard industrial
14	classification. The determination of whether the business is
15	located in a designated urban job tax credit area must be
16	based on the date of application for the credit under this
17	section. Commonly owned and controlled entities are considered
18	a single business entity.
19	(c) "Existing business" means any eligible business
20	that does not meet the criteria for a new business.
21	(d) "New business" means any eligible business first
22	beginning operation on a site in a designated urban job tax
23	credit area and clearly separate from any other commercial or
24	business operation of the business entity within a designated
25	urban job tax credit area. A business entity that operated an
26	eliqible business within a designated urban job tax credit
27	area within the 48 months before the period provided for
28	application by subsection (2) is not considered a new
29	business.
30	(e) "Office" means the Office of Tourism, Trade, and
31	Fannomia Development

1	(f) "Qualified employee" means any employee of an
2	eliqible business who performs duties in connection with the
3	operations of the business on a regular, full-time basis for
4	an average of at least 36 hours per week for at least 3 months
5	within the designated urban job tax credit area in which the
6	eligible business is located. An owner or partner of the
7	eliqible business is not a qualified employee. The term also
8	includes an employee leased from an employee leasing company
9	licensed under chapter 468, if such employee has been
10	continuously leased to the employer for an average of at least
11	36 hours per week for more than 6 months.
12	(q) "Urban infill and redevelopment area" means an
13	area or areas designated by a local government where:
14	1. Public services such as water and wastewater,
15	transportation, schools, and recreation are already available
16	or are scheduled to be provided in an adopted 5-year schedule
17	of capital improvements;
18	2. The area, or one or more neighborhoods within the
19	area, suffers from pervasive poverty, unemployment, and
20	general distress as defined by s. 290.0058;
21	3. The area exhibits a proportion of properties that
22	are substandard, overcrowded, dilapidated, vacant or
23	abandoned, or functionally obsolete which is higher than the
24	average for the local government;
25	4. More than 50 percent of the area is within $1/4$ mile
26	of a transit stop, or a sufficient number of such transit
27	stops will be made available concurrent with the designation;
28	and
29	5. The area includes or is adjacent to community
30	redevelopment areas, brownfields, enterprise zones, or Main
31	Street programs, or has been designated by the state or

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2 or infill area under empowerment zone, enterprise community, or brownfield showcase community programs or similar programs. 3 4 (2) A county or municipality, or a county and one or 5 more municipalities together, may apply to the office for the 6 designation of an area as a designated urban job tax credit area in accordance with subsection (3). Applications must be 8 received by the office no later than April 30 of 2007 and every 5 years thereafter. 9 10 (3) In order for an area to qualify as a designated urban job tax credit area, the following requirements must be 11 12 met: 13 (a) The local government seeking designation must adopt a resolution prior to the date of application for 14 designation which: 15 16 Finds that an urban area exists in such county or municipality, or in both the county and one or more 18 municipalities, which chronically exhibits extreme and unacceptable levels of poverty, unemployment, physical 19 deterioration, and economic disinvestment. 2.0 21 2. Determines that the rehabilitation, conservation, or redevelopment, or a combination thereof, of such an urban 2.2

Federal Government as an urban redevelopment, revitalization,

3. Determines that the revitalization of such an urban area can occur if the public sector or private sector can be induced to invest its own resources in productive enterprises that build or rebuild the economic viability of the area.

area is necessary in the interest of the health, safety, and welfare of the residents of such county or municipality, or

(b) The local government seeking designation demonstrates to the office that the area:

such county and one or more municipalities.

1	1.a. Has at least 40 percent of its residents earning
2	wages on an annual basis which are equal to or less than the
3	annual wage of a person who is earning minimum wage; or
4	b. Has more than 20 percent of its residents or
5	families living below the federal standard of poverty for
6	individuals or a family of four;
7	2. Has an unemployment rate at least 3 percentage
8	points higher than the state's unemployment rate;
9	3. Has an arrest rate higher than the state's average
10	rate for crimes such as drug sale, drug possession,
11	prostitution, vandalism, and civil disturbances, as recorded
12	by the total crime index of the Department of Law Enforcement;
13	and
14	4.a. Has 50 percent or more of its residents who rent;
15	b. Has property values that are within the lower 50
16	percent of the county's assessed property values;
17	c. Has more than 5 percent of its commercial buildings
18	currently vacant or condemned within the previous 24 months;
19	<u>or</u>
20	d. With respect to at least 25 percent of tax or
21	special-assessment delinquencies, the amount of the
22	delinquency exceeds the fair value of the land.
23	(c) The selected area has a continuous boundary or
24	consists of not more than three noncontiquous parcels.
25	(d) The selected area does not exceed the following
26	mileage limitation:
27	1. For areas having a total population of 150,000
28	persons or more, the selected area does not exceed 20 square
29	miles and is within 10 miles of the urban infill and
30	redevelopment area of a municipality.
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1	2. For areas having a total population of 50,000
2	persons or more, but fewer than 150,000 persons, the selected
3	area does not exceed 10 square miles and is within 7.5 miles
4	of the urban infill and redevelopment area of a municipality.
5	3. For areas having a total population of 20,000
6	persons or more, but fewer than 50,000 persons, the selected
7	area does not exceed 5 square miles and is within 5 miles of
8	the urban infill and redevelopment area of a municipality.
9	4. For areas having a total population of fewer than
10	20,000 persons, the selected area does not exceed 3 square
11	miles and is within 3 miles of the urban infill and
12	redevelopment area of a municipality.
13	(4) A municipality, or a county and one or more
14	municipalities together, may not nominate more than one urban
15	area. However, any county as defined by s. 125.011(1) may
16	nominate no more than three urban areas.
17	(5) On June 30, 2007, and every 5 years thereafter,
18	the office may designate no more than 30 areas that meet the
19	requirements of subsection (3). If there are more than 30
20	applications in any year, the office shall rank the areas by
21	level of distress and designate the 30 areas having the
22	highest level of distress.
23	(6) A new eliqible business may apply for a tax credit
24	under this subsection once at any time during its first year
25	of operation. A new eliqible business in a designated urban
26	job tax credit area which has at least 10 qualified employees
27	on the date of application shall receive a \$1,000 tax credit
28	for each such employee.
29	(7) An existing eliqible business may apply for a tax
30	credit under this subsection at any time it is entitled to
31	such credit, except as restricted by this subsection. An

1	existing eliqible business in a designated urban job tax
2	credit area which, on the date of application, has at least
3	five more qualified employees than it had 1 year prior to its
4	date of application shall receive a \$1,000 credit for each
5	such additional employee. An existing eliqible business may
6	apply for the credit under this subsection no more than once
7	in any 12-month period. Any existing eliqible business that
8	has received a credit under subsection (6) may not apply for
9	the credit under this subsection sooner than 12 months after
10	the application date for the credit under subsection (6). To
11	be eligible for a tax credit under this subsection, the number
12	of qualified employees employed 1 year prior to the
13	application date must be no lower than the number of qualified
14	employees on the application date on which a credit under this
15	section was based for any previous application, including an
16	application under subsection (6).
17	(8) For any new eligible business receiving a credit
18	pursuant to subsection (6), an additional \$500 credit shall be
19	provided for any qualified employee who is a
20	welfare-transition-program participant. For any existing
21	eligible business receiving a credit pursuant to subsection
22	(7), an additional \$500 credit shall be provided for any
23	qualified employee who is a welfare-transition-program
24	participant. Such employee must be employed on the application
25	date and have been employed less than 1 year. This credit
26	shall be in addition to other credits pursuant to this
27	section. Appropriate documentation concerning the eligibility
28	of an employee for this credit must be submitted as determined
29	by the department.
30	(9)(a) In order to claim this credit, an eligible
31	business must file under oath with the office a statement that

includes the name and address of the eligible business and any other information that is required to process the application. 2 (b) Within 30 working days after receipt of an 3 4 application for credit, the office shall review the 5 application to determine whether it contains all the 6 information required by this subsection and meets the criteria 7 set out in this section. Subject to the provisions of paragraph (c), the office shall approve all applications that 8 contain the information required by this subsection and meet 9 10 the criteria set out in this section as eligible to receive a credit. 11 12 (c) The maximum credit amount that may be approved 13 during any calendar year is \$5 million. The Department of Revenue, in conjunction with the office, shall notify the 14 governing bodies in areas designated under this section when 15 the \$5-million-maximum amount has been reached. Applications 16 must be considered for approval in the order in which they are 18 received without regard to whether the credit is for a new or existing business. This limitation applies to the value of the 19 credit as contained in approved applications. Approved credits 2.0 21 may be taken in the time and manner allowed pursuant to this 2.2 section. 23 (10) If the application is insufficient to support the credit authorized in this section, the office shall deny the 2.4 credit and notify the business of that fact. The business may 2.5 reapply for this credit within 3 months after such 26 27 notification. 2.8 (11) If the credit under this section is greater than can be taken on a single tax return, excess amounts may be 29 taken as credits on any tax return submitted within 12 months 30 after the approval of the application by the department.

1	(12) It is the responsibility of each business to
2	affirmatively demonstrate to the satisfaction of the
3	Department of Revenue that it meets the requirements of this
4	section.
5	(13) Any person who fraudulently claims this credit is
6	liable for repayment of the credit plus a mandatory penalty of
7	100 percent of the credit and is quilty of a misdemeanor of
8	the second degree, punishable as provided in s. 775.082 or s.
9	<u>775.083.</u>
10	(14) A corporation may take the credit under this
11	section against its corporate income tax liability, as
12	provided in s. 220.1895. However, a corporation that applies
13	its job tax credit against the tax imposed by chapter 220 may
14	not receive the credit provided for in this section. A credit
15	may be taken against only one tax.
16	(15) The department shall adopt rules governing the
17	manner and form of applications for credit and may establish
18	quidelines concerning the requisites for an affirmative
19	showing of qualification for the credit under this section.
20	(16) Notwithstanding subsections (6), (7), and (8), an
21	eligible business located in an area designated under this act
22	as of June 30, 2006, shall retain its program and tax credit
23	eligibility and amount through June 30, 2012, if the business
24	complies with the job-creation requirements. This subsection
25	expires July 1, 2012.
26	Section 3. Section 220.1895, Florida Statutes, is
27	amended to read:
28	220.1895 Rural Job Tax Credit and Designated Urban
29	High Crime Area Job Tax Credit There shall be allowed a
30	credit against the tax imposed by this chapter amounts
31	approved by the Office of Tourism, Trade, and Economic

Development pursuant to the Rural Job Tax Credit Program in s. 2 212.098 and the <u>Designated</u> Urban High Crime Area Job Tax Credit Area Program in s. 212.097. A corporation that uses its 3 credit against the tax imposed by this chapter may not take 4 the credit against the tax imposed by chapter 212. If any 5 credit granted under this section is not fully used in the 7 first year for which it becomes available, the unused amount 8 may be carried forward for a period not to exceed 5 years. The 9 carryover may be used in a subsequent year when the tax imposed by this chapter for such year exceeds the credit for 10 such year under this section after applying the other credits 11 and unused credit carryovers in the order provided in s. 13 220.02(8). Section 4. Subsection (2) of section 288.99, Florida 14 Statutes, is amended to read: 15 288.99 Certified Capital Company Act. --16 17 (2) PURPOSE. -- The primary purpose of this act is to stimulate a substantial increase in venture capital 18 investments in this state by providing an incentive for 19 insurance companies to invest in certified capital companies 20 21 in this state which, in turn, will make investments in new 22 businesses or in expanding businesses, including 23 minority-owned or minority-operated businesses and businesses located in a designated Front Porch community, enterprise 2.4 zone, <u>designated</u> urban <u>job tax credit</u> <u>high crime</u> area, rural 25 26 job tax credit county, or nationally recognized historic 27 district. The increase in investment capital flowing into new 2.8 or expanding businesses is intended to contribute to employment growth, create jobs which exceed the average wage 29 for the county in which the jobs are created, and expand or 30 diversify the economic base of this state.

1	Section 5. This act shall take effect July 1, 2006.
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3	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN COMMITTEE SUBSTITUTE FOR
4	CS/SB 624
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6	The Committee Substitute clarifies that a business currently eligible for the tax credit program shall retain its tax
7	credit amount through June 30, 2012, provided it continues to satisfy program requirements.
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