1	A bill to be entitled
2	An act relating to enterprise zones; amending s. 195.099,
3	F.S.; reenacting a periodic review requirement; providing
4	for future expiration; amending s. 220.03, F.S.; revising
5	a definition; amending s. 212.08, F.S.; limiting the
6	exemption by refund of certain taxes for rehabilitation of
7	certain property in an enterprise zone; providing an
8	exception; providing for retroactive application; amending
9	s. 212.096, F.S.; revising definitions; revising an
10	information requirement for claiming an enterprise zone
11	jobs tax credit; amending s. 220.13, F.S.; reenacting a
12	definitional provision; providing for future expiration of
13	provisions relating to enterprise zone credits; amending
14	s. 220.181, F.S.; revising certain criteria for granting
15	an enterprise zone jobs tax credit; amending s. 290.0055,
16	F.S.; providing a meeting notice requirement for a
17	governing body adopting an enterprise zone boundary change
18	resolution; providing for time-limited continuing
19	eligibility for a building materials tax exemption for
20	certain businesses; specifying eligibility requirements;
21	providing for retroactive application; providing for
22	future repeal; providing an effective date.
23	
24	Be It Enacted by the Legislature of the State of Florida:
25	
26	Section 1. Subsection (1) of section 195.099, Florida
27	Statutes, is reenacted and amended to read:
	Page 1 of 15
	i aye i Ul 15

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

hb7055-02-e1

28 195.099 Periodic review.--29 The department shall periodically review the (1)(a) assessments of new, rebuilt, and expanded business reported 30 according to s. 193.077(3), to ensure parity of level of 31 32 assessment with other classifications of property. 33 The provisions of This subsection shall expire and be (b) void on the date specified in s. 290.016 for the expiration of 34 the Florida Enterprise Zone Act June 30, 2005. 35 Section 2. Paragraph (ff) of subsection (1) of section 36 37 220.03, Florida Statutes, is amended to read: 220.03 Definitions.--38 SPECIFIC TERMS. -- When used in this code, and when not 39 (1)40 otherwise distinctly expressed or manifestly incompatible with 41 the intent thereof, the following terms shall have the following 42 meanings: 43 (ff) "New job has been created" means that, on the date of 44 application, the total number of full-time jobs is greater than 45 the total was has increased in an enterprise zone from the 46 average of the previous 12 months prior to that date, as demonstrated to the department by a business located in the 47 48 enterprise zone. Section 3. Paragraph (g) of subsection (5) of section 49 212.08, Florida Statutes, is amended to read: 50 212.08 Sales, rental, use, consumption, distribution, and 51 storage tax; specified exemptions. -- The sale at retail, the 52 53 rental, the use, the consumption, the distribution, and the storage to be used or consumed in this state of the following 54 Page 2 of 15

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

are hereby specifically exempt from the tax imposed by this chapter.

57

(5) EXEMPTIONS; ACCOUNT OF USE.--

58 (g) Building materials used in the rehabilitation of real59 property located in an enterprise zone.--

60 1. Building materials used in the rehabilitation of real property located in an enterprise zone shall be exempt from the 61 tax imposed by this chapter upon an affirmative showing to the 62 satisfaction of the department that the items have been used for 63 the rehabilitation of real property located in an enterprise 64 zone. Except as provided in subparagraph 2., this exemption 65 inures to the owner, lessee, or lessor of the rehabilitated real 66 67 property located in an enterprise zone only through a refund of previously paid taxes. To receive a refund pursuant to this 68 69 paragraph, the owner, lessee, or lessor of the rehabilitated real property located in an enterprise zone must file an 70 71 application under oath with the governing body or enterprise 72 zone development agency having jurisdiction over the enterprise 73 zone where the business is located, as applicable, which includes: 74

75

a. The name and address of the person claiming the refund.

b. An address and assessment roll parcel number of the
rehabilitated real property in an enterprise zone for which a
refund of previously paid taxes is being sought.

c. A description of the improvements made to accomplishthe rehabilitation of the real property.

Page 3 of 15

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

hb7055-02-e1

d. A copy of the building permit issued for therehabilitation of the real property.

A sworn statement, under the penalty of perjury, from 83 e. the general contractor licensed in this state with whom the 84 applicant contracted to make the improvements necessary to 85 86 accomplish the rehabilitation of the real property, which statement lists the building materials used in the 87 rehabilitation of the real property, the actual cost of the 88 89 building materials, and the amount of sales tax paid in this state on the building materials. In the event that a general 90 contractor has not been used, the applicant shall provide this 91 information in a sworn statement, under the penalty of perjury. 92 93 Copies of the invoices which evidence the purchase of the 94 building materials used in such rehabilitation and the payment 95 of sales tax on the building materials shall be attached to the 96 sworn statement provided by the general contractor or by the 97 applicant. Unless the actual cost of building materials used in the rehabilitation of real property and the payment of sales 98 99 taxes due thereon is documented by a general contractor or by 100 the applicant in this manner, the cost of such building 101 materials shall be an amount equal to 40 percent of the increase in assessed value for ad valorem tax purposes. 102

f. The identifying number assigned pursuant to s. 290.0065 to the enterprise zone in which the rehabilitated real property is located.

Page 4 of 15

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

106 g. A certification by the local building code inspector 107 that the improvements necessary to accomplish the rehabilitation 108 of the real property are substantially completed.

h. Whether the business is a small business as defined bys. 288.703(1).

i. If applicable, the name and address of each permanent
employee of the business, including, for each employee who is a
resident of an enterprise zone, the identifying number assigned
pursuant to s. 290.0065 to the enterprise zone in which the
employee resides.

This exemption inures to a city, county, other 2. 116 governmental agency, or nonprofit community-based organization 117 through a refund of previously paid taxes if the building 118 materials used in the rehabilitation of real property located in 119 an enterprise zone are paid for from the funds of a community 120 121 development block grant, State Housing Initiatives Partnership Program, or similar grant or loan program. To receive a refund 122 pursuant to this paragraph, a city, county, other governmental 123 124 agency, or nonprofit community-based organization must file an 125 application which includes the same information required to be 126 provided in subparagraph 1. by an owner, lessee, or lessor of rehabilitated real property. In addition, the application must 127 128 include a sworn statement signed by the chief executive officer 129 of the city, county, other governmental agency, or nonprofit community-based organization seeking a refund which states that 130 131 the building materials for which a refund is sought were paid for from the funds of a community development block grant, State 132

Page 5 of 15

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

hb7055-02-e1

Housing Initiatives Partnership Program, or similar grant orloan program.

135 3. Within 10 working days after receipt of an application, the governing body or enterprise zone development agency shall 136 review the application to determine if it contains all the 137 138 information required pursuant to subparagraph 1. or subparagraph 2. and meets the criteria set out in this paragraph. The 139 governing body or agency shall certify all applications that 140 141 contain the information required pursuant to subparagraph 1. or subparagraph 2. and meet the criteria set out in this paragraph 142 as eligible to receive a refund. If applicable, the governing 143 body or agency shall also certify if 20 percent of the employees 144 145 of the business are residents of an enterprise zone, excluding temporary and part-time employees. The certification shall be in 146 writing, and a copy of the certification shall be transmitted to 147 the executive director of the Department of Revenue. The 148 applicant shall be responsible for forwarding a certified 149 150 application to the department within the time specified in 151 subparagraph 4.

4. An application for a refund pursuant to this paragraph must be submitted to the department within 6 months after the rehabilitation of the property is deemed to be substantially completed by the local building code inspector or by September 1 after the rehabilitated property is first subject to assessment.

5. The provisions of s. 212.095 do not apply to any refund application made pursuant to this paragraph. <u>Not more than one</u> exemption through a refund of previously paid taxes for the

Page 6 of 15

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

2006

160 rehabilitation of real property shall be permitted for any 161 single parcel of property unless there is a change in ownership, 162 a new lessor, or a new lessee of the real property. No refund 163 shall be granted pursuant to this paragraph unless the amount to be refunded exceeds \$500. No refund granted pursuant to this 164 165 paragraph shall exceed the lesser of 97 percent of the Florida sales or use tax paid on the cost of the building materials used 166 167 in the rehabilitation of the real property as determined 168 pursuant to sub-subparagraph 1.e. or \$5,000, or, if no less than 20 percent of the employees of the business are residents of an 169 170 enterprise zone, excluding temporary and part-time employees, the amount of refund granted pursuant to this paragraph shall 171 172 not exceed the lesser of 97 percent of the sales tax paid on the cost of such building materials or \$10,000. A refund approved 173 174 pursuant to this paragraph shall be made within 30 days of 175 formal approval by the department of the application for the refund. This subparagraph shall apply retroactively to July 1, 176 177 2005.

178 6. The department shall adopt rules governing the manner
179 and form of refund applications and may establish guidelines as
180 to the requisites for an affirmative showing of qualification
181 for exemption under this paragraph.

The department shall deduct an amount equal to 10
percent of each refund granted under the provisions of this
paragraph from the amount transferred into the Local Government
Half-cent Sales Tax Clearing Trust Fund pursuant to s. 212.20
for the county area in which the rehabilitated real property is

Page 7 of 15

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

187 located and shall transfer that amount to the General Revenue 188 Fund. 8. For the purposes of the exemption provided in this 189 190 paragraph: "Building materials" means tangible personal property 191 a. 192 which becomes a component part of improvements to real property. "Real property" has the same meaning as provided in s. 193 b. 194 192.001(12). 195 "Rehabilitation of real property" means the c. reconstruction, renovation, restoration, rehabilitation, 196 construction, or expansion of improvements to real property. 197 "Substantially completed" has the same meaning as 198 d. 199 provided in s. 192.042(1). This paragraph expires on the date specified in s. 200 9. 290.016 for the expiration of the Florida Enterprise Zone Act. 201 202 Section 4. Paragraphs (a) and (e) of subsection (1) and paragraph (e) of subsection (3) of section 212.096, Florida 203 204 Statutes, are amended to read: 205 212.096 Sales, rental, storage, use tax; enterprise zone 206 jobs credit against sales tax.--207 (1)For the purposes of the credit provided in this section: 208 209 "Eligible business" means any sole proprietorship, (a) firm, partnership, corporation, bank, savings association, 210 estate, trust, business trust, receiver, syndicate, or other 211 212 group or combination, or successor business, located in an 213 enterprise zone. The business must demonstrate to the department

Page 8 of 15

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

hb7055-02-e1

227

that, on the date of application, the total number of full-time jobs defined under paragraph (d) is greater than the total was has increased from the average of the previous 12 months prior to that date. An eligible business does not include any business which has claimed the credit permitted under s. 220.181 for any new business employee first beginning employment with the business after July 1, 1995.

(e) "New job has been created" means that, on the date of
application, the total number of full-time jobs is greater than
the total was has increased in an enterprise zone from the
average of the previous 12 months prior to that date, as
demonstrated to the department by a business located in the
enterprise zone.

A person shall be deemed to be employed if the person performs duties in connection with the operations of the business on a regular, full-time basis, provided the person is performing such duties for an average of at least 36 hours per week each month. The person must be performing such duties at a business site located in the enterprise zone.

(3) In order to claim this credit, an eligible business
must file under oath with the governing body or enterprise zone
development agency having jurisdiction over the enterprise zone
where the business is located, as applicable, a statement which
includes:

(e) Demonstration to the department that, on the date of
application, the total number of full-time jobs defined under

Page 9 of 15

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

241 paragraph (1)(d) is greater than the total was has increased in 242 an enterprise zone from the average of the previous 12 months 243 prior to that date. Section 5. Paragraph (a) of subsection (1) of section 244 220.13, Florida Statutes, is reenacted and amended to read: 245 246 220.13 "Adjusted federal income" defined. --The term "adjusted federal income" means an amount 247 (1)equal to the taxpayer's taxable income as defined in subsection 248 249 (2), or such taxable income of more than one taxpayer as provided in s. 220.131, for the taxable year, adjusted as 250 251 follows: (a) Additions.--There shall be added to such taxable 252 253 income: The amount of any tax upon or measured by income, 254 1. 255 excluding taxes based on gross receipts or revenues, paid or 256 accrued as a liability to the District of Columbia or any state 257 of the United States which is deductible from gross income in 258 the computation of taxable income for the taxable year. 259 2. The amount of interest which is excluded from taxable 260 income under s. 103(a) of the Internal Revenue Code or any other 261 federal law, less the associated expenses disallowed in the computation of taxable income under s. 265 of the Internal 262 263 Revenue Code or any other law, excluding 60 percent of any amounts included in alternative minimum taxable income, as 264 defined in s. 55(b)(2) of the Internal Revenue Code, if the 265 266 taxpayer pays tax under s. 220.11(3).

Page 10 of 15

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

267	3. In the case of a regulated investment company or real
268	estate investment trust, an amount equal to the excess of the
269	net long-term capital gain for the taxable year over the amount
270	of the capital gain dividends attributable to the taxable year.
271	4. That portion of the wages or salaries paid or incurred
272	for the taxable year which is equal to the amount of the credit
273	allowable for the taxable year under s. 220.181. The provisions
274	of This subparagraph shall expire and be void on <u>the date</u>
275	specified in s. 290.016 for the expiration of the Florida
276	Enterprise Zone Act June 30, 2005 .
277	5. That portion of the ad valorem school taxes paid or
278	incurred for the taxable year which is equal to the amount of
279	the credit allowable for the taxable year under s. 220.182. The
280	provisions of This subparagraph shall expire and be void on <u>the</u>
281	date specified in s. 290.016 for the expiration of the Florida
282	Enterprise Zone Act June 30, 2005 .
283	6. The amount of emergency excise tax paid or accrued as a
284	liability to this state under chapter 221 which tax is
285	deductible from gross income in the computation of taxable
286	income for the taxable year.
287	7. That portion of assessments to fund a guaranty
288	association incurred for the taxable year which is equal to the
289	amount of the credit allowable for the taxable year.
290	8. In the case of a nonprofit corporation which holds a
291	pari-mutuel permit and which is exempt from federal income tax
292	as a farmers' cooperative, an amount equal to the excess of the

Page 11 of 15

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

293 gross income attributable to the pari-mutuel operations over the 294 attributable expenses for the taxable year.

295 9. The amount taken as a credit for the taxable year under296 s. 220.1895.

297 10. Up to nine percent of the eligible basis of any
298 designated project which is equal to the credit allowable for
299 the taxable year under s. 220.185.

300 11. The amount taken as a credit for the taxable year301 under s. 220.187.

302 Section 6. Paragraph (a) of subsection (1) and paragraph 303 (f) of subsection (2) of section 220.181, Florida Statutes, are 304 amended to read:

305

220.181 Enterprise zone jobs credit.--

306 (1) (a) There shall be allowed a credit against the tax 307 imposed by this chapter to any business located in an enterprise 308 zone which demonstrates to the department that, on the date of 309 application, the total number of full-time jobs is greater than 310 the total was has increased from the average of the previous 12 311 months prior to that date. The credit shall be computed as 20 312 percent of the actual monthly wages paid in this state to each 313 new employee hired when a new job has been created, as defined under s. 220.03(1)(ff), unless the business is located in a 314 315 rural enterprise zone, pursuant to s. 290.004(6), in which case 316 the credit shall be 30 percent of the actual monthly wages paid. If no less than 20 percent of the employees of the business are 317 318 residents of an enterprise zone, excluding temporary and parttime employees, the credit shall be computed as 30 percent of 319

Page 12 of 15

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

320 the actual monthly wages paid in this state to each new employee 321 hired when a new job has been created, unless the business is located in a rural enterprise zone, in which case the credit 322 shall be 45 percent of the actual monthly wages paid, for a 323 period of up to 24 consecutive months. If the new employee hired 324 325 when a new job is created is a participant in the welfare transition program, the following credit shall be a percent of 326 327 the actual monthly wages paid: 40 percent for \$4 above the 328 hourly federal minimum wage rate; 41 percent for \$5 above the hourly federal minimum wage rate; 42 percent for \$6 above the 329 330 hourly federal minimum wage rate; 43 percent for \$7 above the 331 hourly federal minimum wage rate; and 44 percent for \$8 above 332 the hourly federal minimum wage rate.

333 (2) When filing for an enterprise zone jobs credit, a
334 business must file under oath with the governing body or
335 enterprise zone development agency having jurisdiction over the
a36 enterprise zone where the business is located, as applicable, a
337 statement which includes:

(f) Demonstration to the department that, on the date of application, the total number of full-time jobs is greater than the total was has increased from the average of the previous 12 months prior to that date.

342 Section 7. Paragraph (c) is added to subsection (6) of 343 section 290.0055, Florida Statutes, to read:

344 290.0055 Local nominating procedure.--

345

(6)

Page 13 of 15

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

346	(c) At least 90 days before adopting a resolution seeking
347	a change in the boundary of an enterprise zone, the governing
348	body shall include in a notice of the meeting at which the
349	resolution will be considered an explanation that a change in
350	the boundary of an enterprise zone will be considered and that
351	the change may result in loss of enterprise zone eligibility for
352	the area affected by the boundary change.
353	Section 8. (1) Notwithstanding the provisions of s.
354	212.08(5)(g), Florida Statutes, as amended by this act, a
355	business developing a project involving the rehabilitation of
356	real property that has been excluded from an enterprise zone
357	because of the redesignation requirements of s. 290.012 or s.
358	290.0065, Florida Statutes, shall remain eligible to apply for
359	the building materials tax exemption under s. 212.08(5)(g),
360	Florida Statutes, for that project through December 31, 2007, if
361	the following requirements are met:
362	(a) The project must have been located in an enterprise
363	zone on or before December 31, 2005.
364	(b) The project must have a duration extending beyond
365	December 31, 2005.
366	(c) The project must have been excluded from the
367	enterprise zone due to the portion of the enterprise zone in
368	which the project is located not meeting the pervasive poverty
369	rate requirements of s. 290.0058(2)(a) or (b), Florida Statutes.
370	(d) The difference between the pervasive poverty rate
371	requirements of s. 290.0058(2)(a), Florida Statutes, and the

Page 14 of 15

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

FLORIDA HOUSE OF REPRESENT	Γ Α Τ Ι V E S
----------------------------	---------------

372	actual poverty rate in the area in which the project is located
373	must be 5 percentage points or less.
374	(e) The business must apply for a certificate of
375	eligibility for the project with the enterprise zone development
376	agency by November 1, 2006, and demonstrate that the project
377	meets the requirements of this section.
378	(f) The enterprise zone development agency must provide a
379	copy of the certificate of eligibility to the Department of
380	Revenue.
381	(2) The provisions of this section are remedial in nature
381 382	and shall apply retroactively to December 31, 2005. This section
	_
382	and shall apply retroactively to December 31, 2005. This section
382 383	and shall apply retroactively to December 31, 2005. This section is repealed December 31, 2007.
382 383	and shall apply retroactively to December 31, 2005. This section is repealed December 31, 2007.
382 383	and shall apply retroactively to December 31, 2005. This section is repealed December 31, 2007.
382 383	and shall apply retroactively to December 31, 2005. This section is repealed December 31, 2007.

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