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1	A bill to be entitled
2	An act relating to the qualified defense contractor tax
3	refund program; amending s. 288.1045, F.S.; revising
4	definitions to include space flight businesses and space
5	flight contracts; specifying a methodology and amounts for
6	tax refund payments to qualified defense contractor
7	businesses; revising provisions authorizing qualified
8	applicants to receive refunds of certain taxes; revising
9	application process requirements to include space flight
10	businesses and contracts; revising information
11	requirements for applications for certain qualified
12	applicant certifications; providing employment
13	requirements for space flight business contracts;
14	specifying required information for applications for
15	certification under space flight business contracts;
16	including space flight businesses under provisions
17	authorizing annual claims for refund; revising limitations
18	on payments of tax refunds; revising certain required
19	reductions of amounts of tax refunds; deleting a reporting
20	requirement of tax refunds paid and use of appropriations
21	expended; extending an expiration date; amending ss.
22	14.2015 and 213.053, F.S.; conforming program references;
23	providing an effective date.
24	
25	Be It Enacted by the Legislature of the State of Florida:
26	
27	Section 1. Subsection (1), paragraphs (b) and (f) of
28	subsection (2), subsections (3), (4), and (5), paragraphs (d) Page1of30

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and (e) of subsection (6), and subsection (8) of section 30 288.1045, Florida Statutes, are amended to read:

288.1045 Qualified defense contractor and space flight
 business tax refund program.--

33

(1) DEFINITIONS.--As used in this section:

(a) (c) "Applicant" means any business entity that holds a 34 35 valid Department of Defense contract or space flight business 36 contract, or any business entity that is a subcontractor under a 37 valid Department of Defense contract or space flight business contract, or any business entity that holds a valid contract for 38 the reuse of a defense-related facility, including all members 39 of an affiliated group of corporations as defined in s. 40 220.03(1)(b). 41

(b) "Average wage in the area" means the average of all
wages and salaries in the state, the county, or in the standard
metropolitan area in which the business unit is located.

45 <u>(c) (n)</u> "Business unit" means an employing unit, as defined 46 in s. 443.036, that is registered with the Agency for Workforce 47 Innovation for unemployment compensation purposes or means a 48 subcategory or division of an employing unit that is accepted by 49 the Agency for Workforce Innovation as a reporting unit.

50 <u>(d) (a)</u> "Consolidation of a Department of Defense contract" 51 means the consolidation of one or more of an applicant's 52 facilities under one or more Department of Defense contracts<u>,</u> 53 cither from outside this state or from inside and outside this 54 state, into one or more of the applicant's facilities inside 55 this state.

56

(e) "Consolidation of a space flight business contract" Page 2 of 30

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57	means the consolidation of one or more of an applicant's
58	facilities under one or more space flight business contracts,
59	from outside this state or from inside and outside this state,
60	into one or more of the applicant's facilities inside this
61	state.

62 "Contract for reuse of a defense-related facility" (f)(p) 63 means a contract with a duration of 2 or more years for the use of a facility for manufacturing, assembling, fabricating, 64 65 research, development, or design of tangible personal property, but excluding any contract to provide goods, improvements to 66 real or tangible property, or services directly to or for any 67 particular military base or installation in this state. Such 68 facility must be located within a port, as defined in s. 313.21, 69 70 and have been occupied by a business entity that held a valid 71 Department of Defense contract or occupied by any branch of the 72 Armed Forces of the United States, within 1 year of any contract being executed for the reuse of such facility. A contract for 73 reuse of a defense-related facility may not include any contract 74 75 for reuse of such facility for any Department of Defense contract for manufacturing, assembling, fabricating, research, 76 77 development, or design.

78 "Department of Defense contract" means a (q)(e) 79 competitively bid Department of Defense contract or subcontract 80 or a competitively bid federal agency contract or subcontract issued on behalf of the Department of Defense for manufacturing, 81 assembling, fabricating, research, development, or design with a 82 duration of 2 or more years, but excluding any contract or 83 subcontract to provide qoods, improvements to real or tangible 84 Page 3 of 30

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property, or services directly to or for any particular military 85 86 base or installation in this state. The term includes contracts or subcontracts for products or services for military use or 87 homeland security which contracts or subcontracts are approved 88 89 by the United States Department of Defense, the United States Department of State, or the United States Department of Homeland 90 91 Security.

"Director" means the director of the Office of 92 (h)(k) Tourism, Trade, and Economic Development. 93

94

"Fiscal year" means the fiscal year of the state. (i)(m) "Jobs" means full-time equivalent positions, 95 (j)(g) consistent with the use of such terms by the Agency for 96 Workforce Innovation for the purpose of unemployment 97 compensation tax, created or retained as a direct result of a 98 99 project in this state. This number does not include temporary construction jobs involved with the construction of facilities 100 for the project. 101

(k) (o) "Local financial support" means funding from local 102 103 sources, public or private, which is paid to the Economic Development Trust Fund and which is equal to 20 percent of the 104 105 annual tax refund for a qualified applicant. Local financial support may include excess payments made to a utility company 106 under a designated program to allow decreases in service by the 107 utility company under conditions, regardless of when application 108 is made. A qualified applicant may not provide, directly or 109 indirectly, more than 5 percent of such funding in any fiscal 110 year. The sources of such funding may not include, directly or 111 indirectly, state funds appropriated from the General Revenue 112 Page 4 of 30

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113 Fund or any state trust fund, excluding tax revenues shared with 114 local governments pursuant to law.

(1) (q) "Local financial support exemption option" means 115 116 the option to exercise an exemption from the local financial 117 support requirement available to any applicant whose project is located in a county designated by the Rural Economic Development 118 119 Initiative, if the county commissioners of the county in which the project will be located adopt a resolution requesting that 120 121 the applicant's project be exempt from the local financial support requirement. Any applicant that exercises this option is 122 not eligible for more than 80 percent of the total tax refunds 123 allowed such applicant under this section. 124

125 <u>(m) (f)</u> "New Department of Defense contract" means a 126 Department of Defense contract entered into after the date 127 application for certification as a qualified applicant is made 128 and after January 1, 1994.

(n) "New space flight business contract" means a space flight business contract entered into after an application for certification as a qualified applicant is made after July 1, 2008.

133 <u>(o) (h)</u> "Nondefense production jobs" means employment 134 exclusively for activities that, directly or indirectly, are 135 unrelated to the Department of Defense.

136 <u>(p)-(d)</u> "Office" means the Office of Tourism, Trade, and 137 Economic Development.

138 <u>(q)(i)</u> "Project" means any business undertaking in this 139 state under a new Department of Defense contract, consolidation 140 of a Department of Defense contract, <u>new space flight business</u> Page 5 of 30

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141	contract, consolidation of a space flight business contract, or
142	conversion of defense production jobs over to nondefense
143	production jobs or reuse of defense-related facilities.
144	<u>(r)</u> "Qualified applicant" means an applicant that has
145	been approved by the director to be eligible for tax refunds
146	pursuant to this section.
147	(s) "Space flight business" means the manufacturing,
148	processing, or assembly of space flight technology products,
149	space flight facilities, space flight propulsion systems, or
150	space vehicles, satellites, or stations of any kind possessing
151	the capability for space flight, as defined by s. 212.02(23), or
152	components thereof, and includes, in supporting space flight,
153	vehicle launch activities, flight operations, ground control or
154	ground support, and all administrative activities directly
155	related to such activities. The term does not include products
156	that are designed or manufactured for general commercial
157	aviation or other uses even if those products may also serve an
158	incidental use in space flight applications.
159	(t) "Space flight business contract" means a competitively
160	bid federal agency contract, federal agency subcontract, an
161	awarded commercial contract, or an awarded commercial
162	subcontract for space flight business with a duration of 2 or
163	more years.
164	(u) (1) "Taxable year" means the same as in s.
165	220.03(1)(y).
166	(2) GRANTING OF A TAX REFUND; ELIGIBLE AMOUNTS
	(b) Upon approval by the director, a qualified applicant
167	(b) open approval by the director, a quarried approant
167 168	shall be allowed tax refund payments equal to \$3,000 times the

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169	number of jobs specified in the tax refund agreement under
170	subparagraph (4)(a)1. or equal to \$6,000 times the number of
171	jobs if the project is located in a rural county or an
172	enterprise zone. Further, a qualified applicant shall be allowed
173	additional tax refund payments equal to \$1,000 times the number
174	of jobs specified in the tax refund agreement under subparagraph
175	(4)(a)1. if such jobs pay an annual average wage of at least 150
176	percent of the average private sector wage in the area or equal
177	to \$2,000 times the number of jobs if such jobs pay an annual
178	average wage of at least 200 percent of the average private
179	sector wage in the area. A qualified applicant may not be
180	qualified for any project to receive more than \$5,000 times the
181	number of jobs provided in the tax refund agreement pursuant to
182	subparagraph (4)(a)1. A qualified applicant may not receive
183	refunds of more than 25 percent of the total tax refunds
184	provided in the tax refund agreement pursuant to subparagraph
185	(4)(a)1. in any fiscal year, provided that no qualified
186	applicant may receive more than \$2.5 million in tax refunds
187	pursuant to this section in any fiscal year.
188	(f) After entering into a tax refund agreement pursuant to
189	subsection (4), a qualified applicant may:
190	1. Receive refunds from the account for corporate income
191	taxes due and paid pursuant to chapter 220 by that business
192	beginning with the first taxable year of the business which

193 begins after entering into the agreement.

1942. Receive refunds from the accountEconomic Development195Trust Fund for the following taxes due and paid by that business

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196 the qualified applicant beginning with the applicant's first 197 taxable year that begins after entering into the agreement: 198 a.1. Taxes on sales, use, and other transactions paid 199 pursuant to chapter 212. 200 - Corporate income taxes paid pursuant to chapter 220. 2. 201 Intangible personal property taxes paid pursuant to b.3. 202 chapter 199. 203 c.4. Emergency excise taxes paid pursuant to chapter 221. 204 d.5. Excise taxes paid on documents pursuant to chapter 205 201. 206 e.6. Ad valorem taxes paid, as defined in s. 220.03(1)(a) on June 1, 1996. 207 208 f.7. State communications services taxes administered 209 under chapter 202. This provision does not apply to the gross 210 receipts tax imposed under chapter 203 and administered under chapter 202 or the local communications services tax authorized 211 212 under s. 202.19. 213 214 However, a qualified applicant may not receive a tax refund pursuant to this section for any amount of credit, refund, or 215 216 exemption granted such contractor for any of such taxes. If a 217 refund for such taxes is provided by the office, which taxes are subsequently adjusted by the application of any credit, refund, 218 or exemption granted to the qualified applicant other than that 219 provided in this section, the qualified applicant shall 220 reimburse the Economic Development Trust Fund for the amount of 221 such credit, refund, or exemption. A qualified applicant must 222 notify and tender payment to the office within 20 days after 223 Page 8 of 30

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receiving a credit, refund, or exemption, other than that provided in this section. The addition of communications services taxes administered under chapter 202 is remedial in nature and retroactive to October 1, 2001. The office may make supplemental tax refund payments to allow for tax refunds for communications services taxes paid by an eligible qualified defense contractor after October 1, 2001.

(3) APPLICATION PROCESS; REQUIREMENTS; AGENCY
 DETERMINATION.--

233 To apply for certification as a qualified applicant (a) pursuant to this section, an applicant must file an application 234 with the office which satisfies the requirements of paragraphs 235 (b) and (e), paragraphs (c) and (e), or paragraphs (d) and (e), 236 237 or paragraphs (e) and (k). An applicant may not apply for 238 certification pursuant to this section after a proposal has been 239 submitted for a new Department of Defense contract, after the applicant has made the decision to consolidate an existing 240 Department of Defense contract in this state for which such 241 242 applicant is seeking certification, after a proposal has been submitted for a new space flight business contract in this 243 244 state, after the applicant has made the decision to consolidate 245 an existing space flight business contract in this state for which such applicant is seeking certification, or after the 246 247 applicant has made the decision to convert defense production 248 jobs to nondefense production jobs for which such applicant is seeking certification. 249

(b) Applications for certification based on the consolidation of a Department of Defense contract or a new Page 9 of 30

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252 Department of Defense contract must be submitted to the office 253 as prescribed by the office and must include, but are not 254 limited to, the following information:

The applicant's federal employer identification number,
 the applicant's Florida sales tax registration number, and a
 notarized signature of an officer of the applicant.

2. The permanent location of the manufacturing,
assembling, fabricating, research, development, or design
facility in this state at which the project is or is to be
located.

3. The Department of Defense contract numbers of the contract to be consolidated, the new Department of Defense contract number, or the "RFP" number of a proposed Department of Defense contract.

4. The date the contract was executed or is expected to be
executed, and the date the contract is due to expire or is
expected to expire.

269 5. The commencement date for project operations under the270 contract in this state.

6. The number of net new full-time equivalent Florida jobs included in the project as of December 31 of each year and the average wage of such jobs.

7. The total number of full-time equivalent employeesemployed by the applicant in this state.

8. The percentage of the applicant's gross receipts
derived from Department of Defense contracts during the 5
taxable years immediately preceding the date the application is
submitted.

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280 9. The number of full-time equivalent jobs in this state281 to be retained by the project.

282 10. The estimated amount of tax refunds to be claimed for
283 each fiscal year.

284 <u>10.11.</u> A brief statement concerning the applicant's need 285 for tax refunds, and the proposed uses of such refunds by the 286 applicant.

287 11.12. A resolution adopted by the governing board county 288 commissioners of the county or municipality in which the project 289 will be located, which recommends the applicant be approved as a 290 qualified applicant, and which indicates that the necessary commitments of local financial support for the applicant exist. 291 Prior to the adoption of the resolution, the county commission 292 293 may review the proposed public or private sources of such 294 support and determine whether the proposed sources of local 295 financial support can be provided or, for any applicant whose project is located in a county designated by the Rural Economic 296 297 Development Initiative, a resolution adopted by the county 298 commissioners of such county requesting that the applicant's project be exempt from the local financial support requirement. 299

300

<u>12.13.</u> Any additional information requested by the office.

(c) Applications for certification based on the conversion of defense production jobs to nondefense production jobs must be submitted to the office as prescribed by the office and must include, but are not limited to, the following information:

The applicant's federal employer identification number,
 the applicant's Florida sales tax registration number, and a
 notarized signature of an officer of the applicant.

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308 2. The permanent location of the manufacturing, 309 assembling, fabricating, research, development, or design 310 facility in this state at which the project is or is to be 311 located.

312 3. The Department of Defense contract numbers of the
313 contract under which the defense production jobs will be
314 converted to nondefense production jobs.

315 4. The date the contract was executed, and the date the 316 contract is due to expire or is expected to expire, or was 317 canceled.

318 5. The commencement date for the nondefense production319 operations in this state.

320 6. The number of net new full-time equivalent Florida jobs
321 included in the nondefense production project as of December 31
322 of each year and the average wage of such jobs.

323 7. The total number of full-time equivalent employees324 employed by the applicant in this state.

325 8. The percentage of the applicant's gross receipts
326 derived from Department of Defense contracts during the 5
327 taxable years immediately preceding the date the application is
328 submitted.

329 9. The number of full-time equivalent jobs in this state330 to be retained by the project.

331 10. The estimated amount of tax refunds to be claimed for
332 each fiscal year.

333 <u>10.11.</u> A brief statement concerning the applicant's need 334 for tax refunds, and the proposed uses of such refunds by the 335 applicant.

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336 11.12. A resolution adopted by the governing board $\frac{1}{2}$ commissioners of the county or municipality in which the project 337 will be located, which recommends the applicant be approved as a 338 qualified applicant, and which indicates that the necessary 339 340 commitments of local financial support for the applicant exist. 341 Prior to the adoption of the resolution, the county commission 342 may review the proposed public or private sources of such support and determine whether the proposed sources of local 343 344 financial support can be provided or, for any applicant whose project is located in a county designated by the Rural Economic 345 Development Initiative, a resolution adopted by the county 346 commissioners of such county requesting that the applicant's 347 project be exempt from the local financial support requirement. 348

349 <u>12.13.</u> Any additional information requested by the office.

(d) Applications for certification based on a contract for
reuse of a defense-related facility must be submitted to the
office as prescribed by the office and must include, but are not
limited to, the following information:

3541. The applicant's Florida sales tax registration number355and a notarized signature of an officer of the applicant.

356 2. The permanent location of the manufacturing, 357 assembling, fabricating, research, development, or design 358 facility in this state at which the project is or is to be 359 located.

360 3. The business entity holding a valid Department of
361 Defense contract or branch of the Armed Forces of the United
362 States that previously occupied the facility, and the date such
a63 entity last occupied the facility.

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364 4. A copy of the contract to reuse the facility, or such
365 alternative proof as may be prescribed by the office that the
366 applicant is seeking to contract for the reuse of such facility.

367 5. The date the contract to reuse the facility was
368 executed or is expected to be executed, and the date the
369 contract is due to expire or is expected to expire.

370 6. The commencement date for project operations under the371 contract in this state.

372 7. The number of net new full-time equivalent Florida jobs
373 included in the project as of December 31 of each year and the
374 average wage of such jobs.

375 8. The total number of full-time equivalent employees376 employed by the applicant in this state.

377 9. The number of full-time equivalent jobs in this state378 to be retained by the project.

379 10. The estimated amount of tax refunds to be claimed for
380 each fiscal year.

381 <u>10.11.</u> A brief statement concerning the applicant's need 382 for tax refunds, and the proposed uses of such refunds by the 383 applicant.

384 11.12. A resolution adopted by the governing board county 385 commissioners of the county or municipality in which the project will be located, which recommends the applicant be approved as a 386 qualified applicant, and which indicates that the necessary 387 commitments of local financial support for the applicant exist. 388 Prior to the adoption of the resolution, the county commission 389 may review the proposed public or private sources of such 390 support and determine whether the proposed sources of local 391 Page 14 of 30

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financial support can be provided or, for any applicant whose project is located in a county designated by the Rural Economic Development Initiative, a resolution adopted by the county commissioners of such county requesting that the applicant's project be exempt from the local financial support requirement.

397 <u>12.13.</u> Any additional information requested by the office.
398 (e) To qualify for review by the office, the application
399 of an applicant must, at a minimum, establish the following to
400 the satisfaction of the office:

1. The jobs proposed to be provided under the application, pursuant to subparagraph (b)6., or subparagraph (c)6., or subparagraph (k)6., must pay an estimated annual average wage equaling at least 115 percent of the average wage in the area where the project is to be located.

2. The consolidation of a Department of Defense contract must result in a net increase of at least 25 percent in the number of jobs at the applicant's facilities in this state or the addition of at least 80 jobs at the applicant's facilities in this state.

3. The conversion of defense production jobs to nondefense
production jobs must result in net increases in nondefense
employment at the applicant's facilities in this state.

414 4. The Department of Defense contract <u>or the space flight</u> 415 <u>business contract</u> cannot allow the business to include the costs 416 of relocation or retooling in its base as allowable costs under 417 a cost-plus, or similar, contract.

 418 5. A business unit of the applicant must have derived not
 419 less than 60 percent of its gross receipts in this state from Page 15 of 30

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420 Department of Defense contracts or space flight business 421 contracts over the applicant's last fiscal year, and must have 422 derived not less than an average of 60 percent of its gross 423 receipts in this state from Department of Defense contracts or 424 space flight business contracts over the 5 years preceding the 425 date an application is submitted pursuant to this section. This 426 subparagraph does not apply to any application for certification 427 based on a contract for reuse of a defense-related facility.

428 6. The reuse of a defense-related facility must result in429 the creation of at least 100 jobs at such facility.

430 <u>7. A new space flight business contract or the</u>
431 <u>consolidation of a space flight business contract must result in</u>
432 <u>net increases in space flight business employment at the</u>
433 <u>applicant's facilities in this state.</u>

(f) Each application meeting the requirements of
paragraphs (b) and (e), paragraphs (c) and (e), or paragraphs
(d) and (e), or paragraphs (e) and (k) must be submitted to the
office for a determination of eligibility. The office shall
review and, evaluate, and score each application based on, but
not limited to, the following criteria:

1. Expected contributions to the state strategic economic development plan adopted by Enterprise Florida, Inc., taking into account the extent to which the project contributes to the state's high-technology base, and the long-term impact of the project and the applicant on the state's economy.

445 2. The economic benefit of the jobs created or retained by446 the project in this state, taking into account the cost and

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447 average wage of each job created or retained, and the potential448 risk to existing jobs.

3. The amount of capital investment to be made by theapplicant in this state.

4. The local commitment and support for the project and452 applicant.

5. The impact of the project on the local community,
taking into account the unemployment rate for the county where
the project will be located.

456 6. The dependence of the local community on the defense457 industry or space flight business.

The impact of any tax refunds granted pursuant to this section on the viability of the project and the probability that the project will occur in this state if such tax refunds are granted to the applicant, taking into account the expected longterm commitment of the applicant to economic growth and employment in this state.

464 8. The length of the project, or the expected long-term465 commitment to this state resulting from the project.

The office shall forward its written findings and 466 (q) 467 evaluation on each application meeting the requirements of 468 paragraphs (b) and (e), paragraphs (c) and (e), or paragraphs 469 (d) and (e), or paragraphs (e) and (k) to the director within 60 calendar days after receipt of a complete application. The 470 office shall notify each applicant when its application is 471 complete, and when the 60-day period begins. In its written 472 report to the director, the office shall specifically address 473 each of the factors specified in paragraph (f), and shall make a 474 Page 17 of 30

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475 specific assessment with respect to the minimum requirements 476 established in paragraph (e). The office shall include in its report projections of the tax refunds the applicant would be 477 478 eligible to receive in each fiscal year based on the creation 479 and maintenance of the net new Florida jobs specified in subparagraph (b)6., subparagraph (c)6., or subparagraph (d)7., 480 481 or subparagraph (k)6. as of December 31 of the preceding state 482 fiscal year.

(h) Within 30 days after receipt of the office's findings and evaluation, the director shall issue a letter of certification which either approves or disapproves an application. The decision must be in writing and provide the justifications for either approval or disapproval. If appropriate, the director shall enter into a written agreement with the qualified applicant pursuant to subsection (4).

490 (i) The director may not certify any applicant as a 491 qualified applicant when the value of tax refunds to be included 492 in that letter of certification exceeds the available amount of 493 authority to certify new businesses as determined in s. 288.095(3). A letter of certification that approves an 494 495 application must specify the maximum amount of a tax refund that 496 is to be available to the contractor for each fiscal year and 497 the total amount of tax refunds for all fiscal years.

(j) This section does not create a presumption that anapplicant should receive any tax refunds under this section.

500 (k) Applications for certification based upon a new space 501 flight business contract or the consolidation of a space flight 502 business contract must be submitted to the office as prescribed Page 18 of 30

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503	by the office and must include, but are not limited to, the
504	following information:
505	1. The applicant's federal employer identification number,
506	the applicant's Florida sales tax registration number, and a
507	signature of an officer of the applicant.
508	2. The permanent location of the space flight business
509	facility in this state where the project is or will be located.
510	3. The new space flight business contract number, the
511	space flight business contract numbers of the contract to be
512	consolidated, or the request-for-proposal number of a proposed
513	space flight business contract.
514	4. The date the contract was executed and the date the
515	contract is due to expire, is expected to expire, or was
516	canceled.
517	5. The commencement date for project operations under the
518	contract in this state.
519	6. The number of net new full-time equivalent Florida jobs
520	included in the project as of December 31 of each year and the
521	average wage of such jobs.
522	7. The total number of full-time equivalent employees
523	employed by the applicant in this state.
524	8. The percentage of the applicant's gross receipts
525	derived from space flight business contracts during the 5
526	taxable years immediately preceding the date the application is
527	submitted.
528	9. The number of full-time equivalent jobs in this state
529	to be retained by the project.

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530	10. A brief statement concerning the applicant's need for
531	tax refunds and the proposed uses of such refunds by the
532	applicant.
533	11. A resolution adopted by the governing board of the
534	county or municipality in which the project will be located
535	which recommends the applicant be approved as a qualified
536	applicant and indicates that the necessary commitments of local
537	financial support for the applicant exist. Prior to the adoption
538	of the resolution, the county commission may review the proposed
539	public or private sources of such support and determine whether
540	the proposed sources of local financial support can be provided
541	or, for any applicant whose project is located in a county
542	designated by the Rural Economic Development Initiative, a
543	resolution adopted by the county commissioners of such county
544	requesting that the applicant's project be exempt from the local
545	financial support requirement.
546	12. Any additional information requested by the office.
547	(4) QUALIFIED <u>APPLICANT</u> DEFENSE CONTRACTOR TAX REFUND
548	AGREEMENT
549	(a) A qualified applicant shall enter into a written
550	agreement with the office containing, but not limited to, the
551	following:
552	1. The total number of full-time equivalent jobs in this
553	state that are or will be dedicated to the qualified applicant's
554	project, the average wage of such jobs, the definitions that
555	will apply for measuring the achievement of these terms during
556	the pendency of the agreement, and a time schedule or plan for
557	when such jobs will be in place and active in this state.
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2. The maximum amount of a refund that the qualified applicant is eligible to receive for each fiscal year, based on the job creation or retention and maintenance schedule specified in subparagraph 1.

3. An agreement with the office allowing the office to
review and verify the financial and personnel records of the
qualified applicant to ascertain whether the qualified applicant
is complying with the requirements of this section.

4. The date by which, in each fiscal year, the qualified applicant may file a claim pursuant to subsection (5) to be considered to receive a tax refund in the following fiscal year.

569 5. That local financial support shall be annually 570 available and will be paid to the Economic Development Trust 571 Fund.

572 (b) Compliance with the terms and conditions of the 573 agreement is a condition precedent for receipt of tax refunds 574 each year. The failure to comply with the terms and conditions 575 of the agreement shall result in the loss of eligibility for 576 receipt of all tax refunds previously authorized pursuant to this section, and the revocation of the certification as a 577 578 qualified applicant by the director, unless the qualified 579 applicant is eligible to receive and elects to accept a prorated 580 refund under paragraph (5)(g) or the office grants the qualified applicant an economic-stimulus exemption. 581

582 1. A qualified applicant may submit, in writing, a request 583 to the office for an economic-stimulus exemption. The request 584 must provide quantitative evidence demonstrating how negative 585 economic conditions in the qualified applicant's industry, the Page 21 of 30

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586 effects of the impact of a named hurricane or tropical storm, or 587 specific acts of terrorism affecting the qualified applicant 588 have prevented the qualified applicant from complying with the 589 terms and conditions of its tax refund agreement.

590 2. Upon receipt of a request under subparagraph 1., the 591 director shall have 45 days to notify the requesting qualified 592 applicant, in writing, if its exemption has been granted or 593 denied. In determining if an exemption should be granted, the 594 director shall consider the extent to which negative economic conditions in the requesting qualified applicant's industry, the 595 596 effects of the impact of a named hurricane or tropical storm, or 597 specific acts of terrorism affecting the qualified applicant have prevented the qualified applicant from complying with the 598 599 terms and conditions of its tax refund agreement.

600 3. As a condition for receiving a prorated refund under 601 paragraph (5)(g) or an economic-stimulus exemption under this 602 paragraph, a qualified applicant must agree to renegotiate its 603 tax refund agreement with the office to, at a minimum, ensure 604 that the terms of the agreement comply with current law and office procedures governing application for and award of tax 605 606 refunds. Upon approving the award of a prorated refund or 607 granting an economic-stimulus exemption, the office shall 608 renegotiate the tax refund agreement with the gualified 609 applicant as required by this subparagraph. When amending the agreement of a qualified applicant receiving an economic-610 stimulus exemption, the office may extend the duration of the 611 agreement for a period not to exceed 2 years. 612

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4. A qualified applicant may submit a request for an
economic-stimulus exemption to the office in lieu of any tax
refund claim scheduled to be submitted after January 1, 2005,
but before July 1, 2006.

5. A qualified applicant that receives an economicstimulus exemption may not receive a tax refund for the period
covered by the exemption.

(c) The agreement shall be signed by the director and theauthorized officer of the qualified applicant.

(d) The agreement must contain the following legend,
clearly printed on its face in bold type of not less than 10
points:

625

This agreement is neither a general obligation of the State of Florida, nor is it backed by the full faith and credit of the State of Florida. Payment of tax refunds are conditioned on and subject to specific annual appropriations by the Florida Legislature of funds sufficient to pay amounts authorized in s. 288.1045, Florida Statutes."

632 (5) ANNUAL CLAIM FOR REFUND FROM A QUALIFIED DEFENSE
 633 CONTRACTOR.--

To be eligible to claim any scheduled tax refund, 634 (a) qualified applicants who have entered into a written agreement 635 with the office pursuant to subsection (4) and who have entered 636 into a valid new Department of Defense contract, entered into a 637 valid new space flight business contract, commenced the 638 consolidation of a space flight business contract, commenced the 639 consolidation of a Department of Defense contract, commenced the 640 Page 23 of 30

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641 conversion of defense production jobs to nondefense production 642 jobs, or entered into a valid contract for reuse of a defenserelated facility must apply by January 31 of each fiscal year to 643 the office for tax refunds scheduled to be paid from the 644 645 appropriation for the fiscal year that begins on July 1 646 following the January 31 claims-submission date. The office may, 647 upon written request, grant a 30-day extension of the filing date. The application must include a notarized signature of an 648 649 officer of the applicant.

The claim for refund by the qualified applicant must 650 (b) 651 include a copy of all receipts pertaining to the payment of 652 taxes for which a refund is sought, and data related to achieving each performance item contained in the tax refund 653 654 agreement pursuant to subsection (4). The amount requested as a 655 tax refund may not exceed the amount for the relevant fiscal 656 year in the written agreement entered pursuant to subsection 657 (4).

658 A tax refund may not be approved for any qualified (C) 659 applicant unless local financial support has been paid to the 660 Economic Development Trust Fund for that refund. If the local 661 financial support is less than 20 percent of the approved tax 662 refund, the tax refund shall be reduced. The tax refund paid may 663 not exceed 5 times the local financial support received. Funding 664 from local sources includes tax abatement under s. 196.1995 or the appraised market value of municipal or county land, 665 including any improvements or structures, conveyed or provided 666 at a discount through a sale or lease to that applicant provided 667 to a qualified applicant. The amount of any tax refund for an 668 Page 24 of 30

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669 applicant approved under this section shall be reduced by the 670 amount of any such tax abatement granted or the value of the land granted, including the value of any improvements or 671 672 structures; τ and the limitations in subsection (2) and paragraph 673 (3) (h) shall be reduced by the amount of any such tax abatement 674 or the value of the land granted, including any improvements or 675 structures. A report listing all sources of the local financial support shall be provided to the office when such support is 676 677 paid to the Economic Development Trust Fund.

The director, with assistance from the office, the 678 (d) 679 Department of Revenue, and the Agency for Workforce Innovation, shall, by June 30 following the scheduled date for submitting 680 the tax refund claim, specify by written order the approval or 681 682 disapproval of the tax refund claim and, if approved, the amount 683 of the tax refund that is authorized to be paid to the qualified 684 applicant for the annual tax refund. The office may grant an 685 extension of this date upon the request of the qualified 686 applicant for the purpose of filing additional information in 687 support of the claim.

(e) The total amount of tax refunds approved by the
director under this section in any fiscal year may not exceed
the amount authorized under s. 288.095(3).

(f) Upon approval of the tax refund pursuant to paragraphs (c) and (d), the Chief Financial Officer shall issue a warrant for the amount included in the written order. In the event of any appeal of the written order, the Chief Financial Officer may not issue a warrant for a refund to the qualified applicant until the conclusion of all appeals of the written order.

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A prorated tax refund, less a 5 percent penalty, shall 697 (q) 698 be approved for a qualified applicant provided all other 699 applicable requirements have been satisfied and the applicant proves to the satisfaction of the director that it has achieved 700 701 at least 80 percent of its projected employment and that the 702 average wage paid by the qualified applicant is at least 90 703 percent of the average wage specified in the tax refund 704 agreement, but in no case less than 115 percent of the average 705 private sector wage in the area available at the time of certification. The prorated tax refund shall be calculated by 706 707 multiplying the tax refund amount for which the qualified 708 applicant would have been eligible, if all applicable 709 requirements had been satisfied, by the percentage of the 710 average employment specified in the tax refund agreement which 711 was achieved, and by the percentage of the average wages 712 specified in the tax refund agreement which was achieved.

(h) This section does not create a presumption that a taxrefund claim will be approved and paid.

715

(6) ADMINISTRATION. --

(d) By December 1 of each year, the office shall submit a 716 717 complete and detailed report to the Governor, the President of 718 the Senate, and the Speaker of the House of Representatives of all tax refunds paid under this section, including analyses of 719 720 benefits and costs, types of projects supported, employment and investment created, geographic distribution of tax refunds 721 granted, and minority business participation. The report must 722 723 indicate whether the moneys appropriated by the Legislature to

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724	the qualified applicant tax refund program were expended i	n a
725	prudent, fiducially sound manner.	

(d) (e) Funds specifically appropriated for the tax refund
 program under this section may not be used for any purpose other
 than the payment of tax refunds authorized by this section.

(8) EXPIRATION.--An applicant may not be certified as
qualified under this section after June 30, <u>2014</u> 2010. A tax
refund agreement existing on that date shall continue in effect
in accordance with its terms.

733 Section 2. Paragraph (f) of subsection (2) of section734 14.2015, Florida Statutes, is amended to read:

735 14.2015 Office of Tourism, Trade, and Economic
736 Development; creation; powers and duties.--

737 (2)The purpose of the Office of Tourism, Trade, and 738 Economic Development is to assist the Governor in working with 739 the Legislature, state agencies, business leaders, and economic 740 development professionals to formulate and implement coherent 741 and consistent policies and strategies designed to provide 742 economic opportunities for all Floridians. To accomplish such 743 purposes, the Office of Tourism, Trade, and Economic Development 744 shall:

(f)1. Administer the Florida Enterprise Zone Act under ss.
290.001-290.016, the community contribution tax credit program
under ss. 220.183 and 624.5105, the tax refund program for
qualified target industry businesses under s. 288.106, the taxrefund program for qualified defense contractors <u>and space</u>
<u>flight business contractors</u> under s. 288.1045, contracts for
transportation projects under s. 288.063, the sports franchise
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752 facility program under s. 288.1162, the professional golf hall 753 of fame facility program under s. 288.1168, the expedited 754 permitting process under s. 403.973, the Rural Community 755 Development Revolving Loan Fund under s. 288.065, the Regional 756 Rural Development Grants Program under s. 288.018, the Certified 757 Capital Company Act under s. 288.99, the Florida State Rural 758 Development Council, the Rural Economic Development Initiative, 759 and other programs that are specifically assigned to the office 760 by law, by the appropriations process, or by the Governor. 761 Notwithstanding any other provisions of law, the office may 762 expend interest earned from the investment of program funds 763 deposited in the Grants and Donations Trust Fund to contract for the administration of the programs, or portions of the programs, 764 765 enumerated in this paragraph or assigned to the office by law, by the appropriations process, or by the Governor. Such 766 767 expenditures shall be subject to review under chapter 216.

768 The office may enter into contracts in connection with 2. 769 the fulfillment of its duties concerning the Florida First 770 Business Bond Pool under chapter 159, tax incentives under 771 chapters 212 and 220, tax incentives under the Certified Capital 772 Company Act in chapter 288, foreign offices under chapter 288, 773 the Enterprise Zone program under chapter 290, the Seaport 774 Employment Training program under chapter 311, the Florida 775 Professional Sports Team License Plates under chapter 320, Spaceport Florida under chapter 331, Expedited Permitting under 776 chapter 403, and in carrying out other functions that are 777 specifically assigned to the office by law, by the 778 779 appropriations process, or by the Governor.

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780 Section 3. Paragraph (k) of subsection (8) of section781 213.053, Florida Statutes, is amended to read:

782

213.053 Confidentiality and information sharing.--

(8) Notwithstanding any other provision of this section,the department may provide:

785 (k)1. Payment information relative to chapters 199, 201, 786 202, 212, 220, 221, and 624 to the Office of Tourism, Trade, and 787 Economic Development, or its employees or agents that are 788 identified in writing by the office to the department, in the administration of the tax refund program for qualified defense 789 contractors and space flight business contractors authorized by 790 s. 288.1045 and the tax refund program for qualified target 791 industry businesses authorized by s. 288.106. 792

793 2. Information relative to tax credits taken by a business 794 under s. 220.191 and exemptions or tax refunds received by a 795 business under s. 212.08(5)(j) to the Office of Tourism, Trade, 796 and Economic Development, or its employees or agents that are 797 identified in writing by the office to the department, in the 798 administration and evaluation of the capital investment tax 799 credit program authorized in s. 220.191 and the semiconductor, 800 defense, and space tax exemption program authorized in s. 801 212.08(5)(j).

802

B03 Disclosure of information under this subsection shall be pursuant to a written agreement between the executive director and the agency. Such agencies, governmental or nongovernmental, shall be bound by the same requirements of confidentiality as the Department of Revenue. Breach of confidentiality is a

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- 808 misdemeanor of the first degree, punishable as provided by s. 809 775.082 or s. 775.083.
- 810 Section 4. This act shall take effect July 1, 2008.

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