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2009 A bill to be entitled 1 2 An act relating to the excise tax on documents; amending 3 s. 201.02, F.S.; revising criteria determining liability 4 for payment of the tax; providing an alternative 5 methodology for payment of the tax under certain 6 circumstances; providing requirements and procedures; 7 providing application; providing an effective date. 8 9 Be It Enacted by the Legislature of the State of Florida: 10 Section 1. Subsection (1) of section 201.02, Florida 11 Statutes, is amended to read: 12 13 201.02 Tax on deeds and other instruments relating to real 14 property or interests in real property. --15 (1) (a) Except as otherwise expressly exempted by this 16 chapter, all deeds, instruments, writings, or other documents 17 that transfer an interest in real property shall be subject to 18 the tax imposed by this section. On deeds, instruments, or 19 writings whereby any lands, tenements, or other real property, 20 or any interest therein, shall be granted, assigned, 21 transferred, or otherwise conveyed to, or vested in, the 22 purchaser or any other person by his or her direction, on each 23 \$100 of the consideration therefor the tax shall be 70 cents. 24 When the full amount of the consideration for the execution, 25 assignment, transfer, or conveyance is not shown in the face of 26 such deed, instrument, document, or writing, the tax shall be at 27 the rate of 70 cents for each \$100 or fractional part thereof of the consideration therefor. For purposes of this section, 28

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29 consideration includes, but is not limited to, the money paid or 30 agreed to be paid; the discharge of an obligation; and the 31 amount of any mortgage, purchase money mortgage lien, or other 32 encumbrance, whether or not the underlying indebtedness is 33 assumed; and any increase in the value of any ownership interest 34 in a grantee entity or any other entity. If the consideration 35 paid or given in exchange for real property or any interest 36 therein includes property other than money or is not 37 determinable at the time of transfer, it is presumed that the 38 consideration is equal to the fair market value of the real 39 property or interest therein and the burden of proving the 40 contrary shall be on a person liable for payment of the tax. 41 (b) If: 42 1. A deed, instrument, writing, or other document grants, 43 assigns, conveys, or otherwise transfers any interest in real 44 property between an owner or owners of an artificial legal entity and that entity, or between two artificial legal entities 45 46 if those entities are owned by the same person or persons; 47 2. There is a mere change in form of ownership without 48 effecting any change in beneficial ownership interests; and 49 3. The only consideration given is an increase in the 50 value of any ownership interests in the grantee entity or any 51 other entity, 52 in lieu of paying any tax due on that document the parties to 53 54 the transfer may make an election on or before the date of the 55 transfer on a form issued by the department to not make payment 56 of the tax due on that document and instead pay the tax that

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57	becomes due upon a transfer of an ownership interest in the
58	grantee artificial legal entity or pursuant to a subsequent
59	document that transfers an interest in the real property,
60	whichever occurs first. The form on which such election is made
61	shall be attached to and recorded with the deed, instrument,
62	writing, or other document that grants, assigns, conveys, or
63	otherwise transfers any interest in the real property. If such
64	election has been timely made, the tax shall be due only once
65	upon the transfer of an ownership interest in the grantee
66	artificial legal entity or a subsequent transfer of an interest
67	in the real property, whichever occurs first. Upon the transfer
68	of ownership interest in the artificial legal entity or a
69	subsequent transfer of an interest in the real property, the
70	amount of the consideration shall be the greater of the
71	consideration as determined under paragraph (a) at the time of
72	the transfer or the fair market value of the interest in the
73	real property at the time of the transfer. However, this
74	provision shall not apply if the transfer of an ownership
75	interest in the artificial legal entity or subsequent transfer
76	of an interest in the real property is a return of the interest
77	in the real property from the artificial legal entity to the
78	original owner or owners resulting in no change in the
79	beneficial ownership interests previously held in the real
80	property.
81	Section 2. This act shall take effect upon becoming a law
82	and shall apply to transfers of property for which the first
83	transfer to an artificial entity occurs after the effective date
84	of this act.
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