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A bill to be entitled

2 An act relating to tax credits; amending s. 220.02, F.S.; 3 revising the priority of tax credits that may be taken 4 against the corporate income tax or the franchise tax; 5 amending s. 220.13, F.S.; redefining the term "adjusted 6 federal income" to include the amount of certain tax 7 credits; creating s. 220.1811, F.S.; authorizing 8 aerospace-sector jobs tax credits and tuition 9 reimbursement tax credits; defining terms; authorizing a 10 tax credit to aerospace businesses based on the salary or 11 tuition reimbursed to certain employees; specifying the maximum annual amount of tax credits for an aerospace 12 business; limiting the annual amount of tax credits 13 14 available; prohibiting a business from claiming an 15 aerospace-sector jobs tax credit and a tuition 16 reimbursement tax credit for the same employee; providing 17 for the Department of Revenue to approve applications for tax credits; prohibiting increases in the amount of unused 18 19 tax credits carried over in amended tax returns; providing fines and criminal penalties for certain unlawful claims 20 21 of tax credits; authorizing the Department of Revenue to 22 adopt rules; providing for the expiration of the tax 23 credit program; providing for applicability; providing an 24 effective date. 25 26 Be It Enacted by the Legislature of the State of Florida: 27 28 Subsection (8) of section 220.02, Florida Section 1.

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29 Statutes, is amended to read:

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220.02 Legislative intent.-

31 It is the intent of the Legislature that Credits (8) 32 against either the corporate income tax or the franchise tax 33 shall be applied in the following order: those enumerated in s. 34 631.828, those enumerated in s. 220.191, those enumerated in s. 35 220.181, those enumerated in s. 220.183, those enumerated in s. 36 220.182, those enumerated in s. 220.1895, those enumerated in s. 37 221.02, those enumerated in s. 220.184, those enumerated in s. 38 220.186, those enumerated in s. 220.1845, those enumerated in s. 39 220.19, those enumerated in s. 220.185, those enumerated in s. 220.187, those enumerated in s. 220.192, those enumerated in s. 40 41 220.193, and those enumerated in s. 288.9916, and those 42 enumerated in s. 220.1811.

43 Section 2. Paragraph (a) of subsection (1) of section
44 220.13, Florida Statutes, is amended to read:

220.13 "Adjusted federal income" defined.-

(1) The term "adjusted federal income" means an amount equal to the taxpayer's taxable income as defined in subsection (2), or such taxable income of more than one taxpayer as provided in s. 220.131, for the taxable year, adjusted as follows:

51 (a) Additions.—There shall be added to such taxable 52 income:

53 1. The amount of any tax upon or measured by income, 54 excluding taxes based on gross receipts or revenues, paid or 55 accrued as a liability to the District of Columbia or any state 56 of the United States which is deductible from gross income in

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57 the computation of taxable income for the taxable year.

58 2. The amount of interest which is excluded from taxable income under s. 103(a) of the Internal Revenue Code or any other 59 60 federal law, less the associated expenses disallowed in the 61 computation of taxable income under s. 265 of the Internal Revenue Code or any other law, excluding 60 percent of any 62 63 amounts included in alternative minimum taxable income, as 64 defined in s. 55(b)(2) of the Internal Revenue Code, if the 65 taxpayer pays tax under s. 220.11(3).

3. In the case of a regulated investment company or real estate investment trust, an amount equal to the excess of the net long-term capital gain for the taxable year over the amount of the capital gain dividends attributable to the taxable year.

4. That portion of the wages or salaries paid or incurred for the taxable year which is equal to the amount of the credit allowable for the taxable year under s. 220.181. This subparagraph shall expire on the date specified in s. 290.016 for the expiration of the Florida Enterprise Zone Act.

75 5. That portion of the ad valorem school taxes paid or 76 incurred for the taxable year which is equal to the amount of 77 the credit allowable for the taxable year under s. 220.182. This 78 subparagraph shall expire on the date specified in s. 290.016 79 for the expiration of the Florida Enterprise Zone Act.

6. The amount of emergency excise tax paid or accrued as a
liability to this state under chapter 221 which tax is
deductible from gross income in the computation of taxable
income for the taxable year.

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7. That portion of assessments to fund a guaranty

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85 association incurred for the taxable year which is equal to the 86 amount of the credit allowable for the taxable year. 87 8. In the case of a nonprofit corporation that which holds 88 a pari-mutuel permit and which is exempt from federal income tax 89 as a farmers' cooperative, an amount equal to the excess of the 90 gross income attributable to the pari-mutuel operations over the 91 attributable expenses for the taxable year. 92 9. The amount taken as a credit for the taxable year under s. 220.1895. 93 10. Up to nine percent of the eligible basis of any 94 95 designated project which is equal to the credit allowable for the taxable year under s. 220.185. 96 97 11. The amount taken as a credit for the taxable year under s. 220.187. 98 99 12. The amount taken as a credit for the taxable year under s. 220.192. 100 101 13. The amount taken as a credit for the taxable year 102 under s. 220.193. 103 14. Any portion of a qualified investment, as defined in s. 288.9913, which is claimed as a deduction by the taxpayer and 104 105 taken as a credit against income tax pursuant to s. 288.9916. 106 15. The amount taken as a credit for the taxable year 107 under s. 220.1811. 108 Section 3. Section 220.1811, Florida Statutes, is created 109 to read: 110 220.1811 Aerospace-sector jobs tax credit and tuition 111 reimbursement tax credit.-(1) DEFINITIONS.-As used in this section, the term: 112

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113	(a) "Aerospace business" means a business located in this
114	state which is engaged in the aerospace industry, as defined in
115	<u>s. 331.303.</u>
116	(b) "Qualified employee" means a resident of this state
117	who:
118	1. Is first employed or reemployed by an aerospace
119	business on or after January 1, 2011;
120	2. Received an undergraduate or graduate degree from a
121	college or university that is accredited by a national
122	accrediting body; a technical degree or certification related to
123	aerospace from a technical training institution; or completed an
124	aerospace development workforce training program coordinated by
125	Workforce Florida, Inc.;
126	3. Is not an owner, partner, or majority stockholder of an
127	aerospace business; and
128	4. Is employed for at least 6 months.
129	(c) "Tuition reimbursed to a qualified employee" means a
130	lump-sum payment by an aerospace business to a qualified
131	employee, which may not exceed the average annual tuition, as
132	reported by the Board of Governors of the State University
133	System, for a Florida resident who is a full-time undergraduate
134	student enrolled in a public college or university. The term
135	does not include the cost of books, fees, or room and board.
136	(2) AEROSPACE-SECTOR JOBS TAX CREDIT
137	(a) A credit against the tax imposed under this chapter
138	may be claimed by an aerospace business for compensation paid to
139	a qualified employee.
140	(b) The credit authorized by this subsection shall equal

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141 10 percent of the compensation paid for the first through fifth 142 years of employment in this state by an aerospace business. (C) 143 The credit authorized by this subsection may not 144 exceed \$12,500 annually for each qualified employee. 145 This credit applies only with respect to wages subject (d) 146 to unemployment tax. 147 If the credit is not fully used in any one year, the (e) 148 unused amount may be carried forward for a period not to exceed 149 5 years. The carryover credit may be used in a subsequent year if the tax imposed by this chapter for such year exceeds the 150 151 credit for such year after applying the other credits and unused 152 credit carryovers in the order provided in s. 220.02(8). 153 TUITION REIMBURSEMENT TAX CREDIT.-(3) 154 A credit against the tax imposed under this chapter (a) 155 may be claimed by an aerospace business for 50 percent of 156 tuition reimbursed to a qualified employee in a tax year. 157 The credit may be claimed only if the qualified (b) 158 employee was awarded an undergraduate or graduate degree, a 159 technical certification, or a certification from a training 160 program offered by Workforce Florida, Inc., within 1 year after 161 commencing employment with the business requesting the credit, 162 and may be claimed within 4 years after employment of the 163 qualified employee. 164 (c) If this credit is not fully used in any one year, the 165 unused amount may be carried forward for a period not to exceed 166 5 years. The carryover credit may be used in a subsequent year 167 if the tax imposed under this chapter for such year exceeds the 168 credit for such year after applying the other credits and unused

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169 credit carryovers in the order provided in s. 220.02(8). 170 (4) MAXIMUM CREDITS FOR AN AEROSPACE BUSINESS.-The maximum 171 amount of credits under this section which may be claimed by any 172 single aerospace business in a calendar year is \$200,000. 173 ANNUAL LIMIT ON TAX CREDITS.-The total amount of (5) 174 credits that may be granted under this section is \$2 million in 175 any calendar year. A credit that is claimed after the \$2 million 176 limit is reached shall be disallowed. 177 (6) DUPLICATION OF TAX CREDITS.-A business may not claim an aerospace-sector jobs tax credit and a tuition reimbursement 178 179 tax credit for the same qualified employee. 180 (7) APPLICATION FOR TAX CREDITS.-181 (a) An aerospace business must apply to the department for 182 authorization to claim an aerospace-sector jobs tax credit or a tuition reimbursement tax credit. The application must be filed 183 184 under oath and include: 185 1. The name and address of the business and documentation 186 that the business is an aerospace business. 2. For each employee for which a tax credit is sought: 187 188 a. The employee's name and documentation that the employee 189 is a qualified employee. 190 b. The salary or hourly wages, including the hourly wages 191 subject to unemployment tax paid to the qualified employee. 192 c. The location of the community college, college, 193 university, technical institution, or training program offered by Workforce Florida, Inc., from which the qualified employee 194 195 received his or her degree or certification. 196 d. A statement as to whether the applicant is seeking an Page 7 of 9

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197	aerospace-sector jobs tax credit or a tuition reimbursement tax
198	credit.
199	(b) The applicant for a tax credit has the burden of
200	demonstrating to the satisfaction of the department that it
201	meets the requirements of this section.
202	(8) LIMITS ON THE CARRY OVER OF TAX CREDITSAn aerospace
203	business may not carry over more tax credits in an amended
204	return than were claimed on the original return for the taxable
205	year. This subsection does not limit increases in the amount of
206	credit claimed on an amended return due to the use of any credit
207	amount previously carried over pursuant to paragraph (2)(e) or
208	paragraph (3)(c).
209	(9) PENALTIES.—
210	(a) Any person who fraudulently claims this credit is
211	liable for repayment of the credit, plus a mandatory penalty in
212	the amount of 200 percent of the credit, plus interest at the
213	rate provided in s. 220.807, and commits a felony of the third
214	degree, punishable as provided in s. 775.082, s. 775.083, or s.
215	775.084.
216	(b) Any person who makes an underpayment of tax as a
217	result of a grossly overstated claim for this credit commits a
218	felony of the third degree, punishable as provided in s.
219	775.082, s. 775.083, or s. 775.084. As used in this paragraph,
220	the term "grossly overstated claim" means a claim in an amount
221	in excess of 100 percent of the amount of credit allowable under
222	this section.
223	(10) RULEMAKINGThe department may adopt rules to
224	prescribe any necessary forms required to claim a tax credit
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225	under this section and to provide guidelines and procedures
226	required to administer this section.
227	(11) EXPIRATIONThis section, except paragraphs (2)(e)
228	and (3)(c) and subsection (8), expires December 31, 2020. An
229	aerospace business may not claim a new tax credit under this
230	section after that date. However, an aerospace business may
231	claim tax credits carried over pursuant to paragraph (2)(e) or
232	paragraph (3)(c).
233	Section 4. This act shall take effect January 1, 2011, and

234 applies to tax years beginning on or after that date.

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