By Senator Ring

29-00673A-14 2014500 A bill to be entitled

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An act relating to the sales, storage, and use tax; amending s. 212.05, F.S.; removing the tax from security systems services; making technical corrections; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Paragraph (i) of subsection (1) of section 212.05, Florida Statutes, is amended to read:

212.05 Sales, storage, use tax.—It is hereby declared to be the legislative intent that every person is exercising a taxable privilege who engages in the business of selling tangible personal property at retail in this state, including the business of making mail order sales, or who rents or furnishes any of the things or services taxable under this chapter, or who stores for use or consumption in this state any item or article of tangible personal property as defined herein and who leases or rents such property within the state.

- (1) For the exercise of such privilege, a tax is levied on each taxable transaction or incident, which tax is due and payable as follows:
 - (i)1. At the rate of 6 percent on charges for all:
- a. Investigative services Detective, security guard and patrol services burglar protection, and armored car services, other protection services (NAICS National Numbers 561611, 561612, and 561613, and 561621). A Any law enforcement officer, as defined in s. 943.10, who is performing approved duties as determined by his or her local law enforcement agency in his or

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her capacity as a law enforcement officer, and who is subject to the direct and immediate command of the his or her law enforcement agency, and wearing a in the law enforcement officer's uniform as authorized by the his or her law enforcement agency, is performing law enforcement and public safety services and is not performing investigative services detective, security guard and patrol services burglar protection, or armored car other protective services, if the law enforcement officer is performing his or her approved duties in a geographical area in which the law enforcement officer has arrest jurisdiction. Such law enforcement and public safety services are not subject to tax irrespective of whether the duty is characterized as "extra duty," "off-duty," or "secondary employment," and irrespective of whether the officer is paid directly or through the officer's agency by an outside source. The term "law enforcement officer" includes a full-time or parttime law enforcement officer officers, and an any auxiliary law enforcement officer if the, when such auxiliary law enforcement officer is working under the direct supervision of a full-time or part-time law enforcement officer.

- b. <u>Janitorial services</u> Nonresidential cleaning, excluding cleaning of the interiors of transportation equipment, and nonresidential building <u>exterminating and</u> pest control services, (NAICS National Numbers 561710 and 561720).
- 2. As used in this paragraph, "NAICS" means those classifications contained in the North American Industry Classification System, as published in $\underline{2012}$ $\underline{2007}$ by the Office of Management and Budget, Executive Office of the President.
 - 3. Charges for investigative services detective, security

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guard and patrol services burglar protection, and armored car other protection security services performed in this state but used outside this state are exempt from taxation. Charges for investigative services detective, security guard and patrol services burglar protection, and armored car other protection security services performed outside this state and used in this state are subject to tax.

- 4. If a transaction involves both the sale or use of a service taxable under this paragraph and the sale or use of a service or any other item not taxable under this chapter, the consideration paid must be separately identified and stated with respect to the taxable and exempt portions of the transaction or the entire transaction is shall be presumed taxable. The burden is shall be on the seller of the service or the purchaser of the service, as whichever applicable, to overcome this presumption by providing documentary evidence as to which portion of the transaction is exempt from tax. The department may is authorized to adjust the amount of consideration identified as the taxable and exempt portions of the transaction; however, a determination that the taxable and exempt portions are inaccurately stated and that the adjustment is applicable must be supported by substantial competent evidence.
- 5. Each seller of services subject to sales tax pursuant to this paragraph shall maintain a monthly log showing each transaction for which sales tax was not collected because the services meet the requirements of subparagraph 3. for out-of-state use. The log must identify the purchaser's name, location and mailing address, and federal employer identification number, if a business, or the social security number, if an individual,

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the service sold, the price of the service, the date of sale,
the reason for the exemption, and the sales invoice number. The

90 monthly log shall be maintained pursuant to the same

requirements and subject to the same penalties imposed for the

92 keeping of similar records pursuant to this chapter.

Section 2. This act shall take effect July 1, 2014.

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