Bill No. CS/HB 7097 (2020)

Amendment No.

| | CHAMBER ACTION |
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| | <u>Senate</u> <u>House</u> |
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| 1 | Representative Good offered the following: |
| 2 | |
| 3 | Amendment (with title amendment) |
| 4 | Remove lines 2338-2733 and insert: |
| 5 | Section 37. <u>Section 220.1105</u> , Florida Statutes, is |
| 6 | repealed. |
| 7 | Section 38. Subsection (2) of section 220.11, Florida |
| 8 | Statutes, is amended to read: |
| 9 | 220.11 Tax imposed |
| 10 | (2) (a) The tax imposed by this section shall be an amount |
| 11 | equal to 5 1/2 percent of the taxpayer's net income for the |
| 12 | taxable year , except as provided in paragraph (b) . |
| | |
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13 (b) The tax rate imposed in paragraph (a) shall be 14 adjusted as provided in s. 220.1105. 15 Section 39. Subsection (2) of section 220.63, Florida 16 Statutes, is amended to read: 17 220.63 Franchise tax imposed on banks and savings 18 associations.-(2) (a) The tax imposed by this section shall be an amount 19 equal to 5 1/2 percent of the franchise tax base of the bank or 20 savings association for the taxable year, except as provided in 21 22 paragraph (b). 23 (b) The tax rate imposed in paragraph (a) shall be 24 adjusted as provided in s. 220.1105. 25 Section 40. Corporate income taxes paid by corporations 26 and submitted to the Department of Revenue as a result of the 27 repeal of s. 220.1105, Florida Statutes, shall annually be 28 redirected to the Department of Environmental Protection for use 29 exclusively for the Florida Forever program as specified in s. 30 259.105(3). 31 Section 41. Paragraph (f) of subsection (2) of section 32 220.1845, Florida Statutes, is amended to read: 33 220.1845 Contaminated site rehabilitation tax credit.-34 (2) AUTHORIZATION FOR TAX CREDIT; LIMITATIONS.-The total amount of the tax credits which may be 35 (f) 36 granted under this section is \$18.2 \$18.5 million in the 2018-170247 Approved For Filing: 3/3/2020 3:54:15 PM Page 2 of 17

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2019 fiscal year 2020-2021 and \$10 million each fiscal year 37 38 thereafter. 39 Section 42. Section 220.197, Florida Statutes, is created 40 to read: 41 220.197 1031 exchange tax credit.-42 (1) As used in this section, the term "NAICS" means those 43 classifications contained in the North American Industry Classification System, as published in 2007 by the Office of 44 Management and Budget, Executive Office of the President. 45 46 (2) A taxpayer is eligible for a \$2 million credit against 47 the tax imposed by this chapter for its 2018 taxable year if: 48 (a)1. The taxpayer is classified in the NAICS industry 49 code 53211; 2. The taxpayer deferred gains on the sale of personal 50 51 property assets for federal income purposes under s. 1031 of the 52 Internal Revenue Code during its taxable year beginning on or 53 after August 1, 2016, and before August 1, 2017; and 3. The taxpayer's final tax liability for its taxable year 54 beginning on or after August 1, 2017, and before August 1, 2018, 55 56 before application of the credit authorized by this section, is 57 greater than \$15 million and is at least 700 percent greater 58 than its final tax liability for its taxable year beginning on or after August 1, 2016, and before August 1, 2017; or 59 60 (b)1. The taxpayer is classified under NAICS industry code 522220 or 532112; 61 170247

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62 2. The taxpayer deferred gains on the sale of personal 63 property assets for federal income purposes under s. 1031 of the 64 Internal Revenue Code during its taxable year beginning on or after August 1, 2016, and before August 1, 2017; and 65 66 3. The taxpayer's final tax liability for its taxable year beginning on or after August 1, 2017, and before August 1, 2018, 67 before application of the credit authorized by this section, was 68 69 greater than \$15 million and was at least \$15 million greater 70 than its final tax liability for its taxable year beginning on 71 or after August 1, 2016, and before August 1, 2017. 72 This section operates retroactively to January 1, (3) 73 2018. 74 Section 43. Paragraph (e) of subsection (2) of section 75 288.0001, Florida Statutes, is amended to read: 76 288.0001 Economic Development Programs Evaluation.-The 77 Office of Economic and Demographic Research and the Office of Program Policy Analysis and Government Accountability (OPPAGA) 78 79 shall develop and present to the Governor, the President of the 80 Senate, the Speaker of the House of Representatives, and the 81 chairs of the legislative appropriations committees the Economic 82 Development Programs Evaluation. 83 The Office of Economic and Demographic Research and (2) OPPAGA shall provide a detailed analysis of economic development 84 85 programs as provided in the following schedule: 170247 Approved For Filing: 3/3/2020 3:54:15 PM Page 4 of 17

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86 (c) Beginning January 1, 2018, and every 3 years 87 thereafter, an analysis of the Sports Development Program 88 established under s. 288.11625. 89 Section 44. Section 288.11625, Florida Statutes, is 90 repealed. 91 Section 45. Subsection (4) of section 376.30781, Florida 92 Statutes, is amended to read: 376.30781 Tax credits for rehabilitation of drycleaning-93 solvent-contaminated sites and brownfield sites in designated 94 95 brownfield areas; application process; rulemaking authority; 96 revocation authority.-97 (4) The Department of Environmental Protection is responsible for allocating the tax credits provided for in s. 98 220.1845, which may not exceed a total of \$18.2 \$18.5 million in 99 tax credits in fiscal year 2020-2021 2018-2019 and \$10 million 100 101 in tax credits each fiscal year thereafter. Section 46. Subsection (1) of section 413.4021, Florida 102 Statutes, is amended to read: 103 104 413.4021 Program participant selection; tax collection 105 enforcement diversion program.-The Department of Revenue, in 106 coordination with the Florida Association of Centers for 107 Independent Living and the Florida Prosecuting Attorneys Association, shall select judicial circuits in which to operate 108 the program. The association and the state attorneys' offices 109 shall develop and implement a tax collection enforcement 110 170247 Approved For Filing: 3/3/2020 3:54:15 PM

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diversion program, which shall collect revenue due from persons who have not remitted their collected sales tax. The criteria for referral to the tax collection enforcement diversion program shall be determined cooperatively between the state attorneys' offices and the Department of Revenue.

116 (1) Notwithstanding s. 212.20, 75 50 percent of the revenues collected from the tax collection enforcement diversion 117 118 program shall be deposited into the special reserve account of the Florida Association of Centers for Independent Living, to be 119 used to administer the James Patrick Memorial Work Incentive 120 Personal Attendant Services and Employment Assistance Program 121 122 and to contract with the state attorneys participating in the 123 tax collection enforcement diversion program in an amount of not more than \$75,000 for each state attorney. 124

125Section 47.Subsections (1), (2), and (5) of section126443.163, Florida Statutes, are amended to read:

127 443.163 Electronic reporting and remitting of128 contributions and reimbursements.-

129 An employer may file any report and remit any (1) 130 contributions or reimbursements required under this chapter by 131 electronic means. The Department of Economic Opportunity or the state agency providing reemployment assistance tax collection 132 services shall adopt rules prescribing the format and 133 134 instructions necessary for electronically filing reports and remitting contributions and reimbursements to ensure a full 135 170247

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136 collection of contributions and reimbursements due. The 137 acceptable method of transfer, the method, form, and content of 138 the electronic means, and the method, if any, by which the 139 employer will be provided with an acknowledgment shall be 140 prescribed by the department or its tax collection service provider. However, any employer who employed 10 or more 141 employees in any quarter during the preceding state fiscal year 142 143 must file the Employers Quarterly Reports, including any corrections, for the current calendar year and remit the 144 145 contributions and reimbursements due by electronic means approved by the tax collection service provider. A person who 146 147 prepared and reported for 100 or more employers in any quarter during the preceding state fiscal year must file the Employers 148 Quarterly Reports for each calendar quarter in the current 149 150 calendar year, beginning with reports due for the second 151 calendar guarter of 2003, by electronic means approved by the 152 tax collection service provider.

(2) (a) An employer who is required by law to file an 153 154 Employers Quarterly Report, including any corrections, by 155 approved electronic means, but who files the report either 156 directly or through an agent by a means other than approved 157 electronic means, is liable for a penalty of \$25 \$50 for that report and \$1 for each employee, not to exceed \$300. This 158 penalty is in addition to any other penalty provided by this 159 160 chapter. However, the penalty does not apply if the tax 170247

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161 collection service provider waives the electronic filing 162 requirement in advance. An employer who fails to remit 163 contributions or reimbursements <u>either directly or through an</u> 164 <u>agent</u> by approved electronic means as required by law is liable 165 for a penalty of <u>\$25</u> \$50 for each remittance submitted by a 166 means other than approved electronic means. This penalty is in 167 addition to any other penalty provided by this chapter.

168 (b) A person who prepared and reported for 100 or more employers in any quarter during the preceding state fiscal year, 169 but who fails to file an Employers Quarterly Report for each 170 171 calendar quarter in the current calendar year by approved 172 electronic means, is liable for a penalty of \$50 for that report 173 and \$1 for each employee. This penalty is in addition to any other penalty provided by this chapter. However, the penalty 174 175 does not apply if the tax collection service provider waives the 176 electronic filing requirement in advance.

(5) The tax collection service provider may waive the penalty imposed by this section if a written request for a waiver is filed which establishes that imposition would be inequitable. Examples of inequity include, but are not limited to, situations where the failure to electronically file was caused by one of the following factors:

(a) Death or serious illness of the person responsible forthe preparation and filing of the report.

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(b) Destruction of the business records by fire or other casualty.

187 (c) Unscheduled and unavoidable computer downtime.
188 Section 48. Subsections (1) and (3) of section 626.932,
189 Florida Statutes, are amended to read:

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626.932 Surplus lines tax.-

The premiums charged for surplus lines coverages are 191 (1)192 subject to a premium receipts tax of 4.94 - 5 percent of all gross premiums charged for such insurance. The surplus lines agent 193 194 shall collect from the insured the amount of the tax at the time 195 of the delivery of the cover note, certificate of insurance, 196 policy, or other initial confirmation of insurance, in addition 197 to the full amount of the gross premium charged by the insurer for the insurance. The surplus lines agent is prohibited from 198 199 absorbing such tax or, as an inducement for insurance or for any 200 other reason, rebating all or any part of such tax or of his or 201 her commission.

202 If a surplus lines policy covers risks or exposures (3) 203 only partially in this state and the state is the home state as 204 defined in the federal Nonadmitted and Reinsurance Reform Act of 205 2010 (NRRA), the tax payable shall be computed on the gross 206 premium. The surplus lines policy shall be taxed in accordance with subsection (1) and shall report the percentage of risk that 207 208 is located in the state to the Florida Surplus Lines Service Office in the manner and form directed by the office The tax 209

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210 must not exceed the tax rate where the risk or exposure is 211 located.

212 Section 49. Subsection (3) of section 718.111, Florida 213 Statutes, is amended to read:

(3) POWER TO MANAGE CONDOMINIUM PROPERTY AND TO CONTRACT,
SUE, AND BE SUED; CONFLICT OF INTEREST.-

216 (a) The association may contract, sue, or be sued with 217 respect to the exercise or nonexercise of its powers. For these 218 purposes, the powers of the association include, but are not 219 limited to, the maintenance, management, and operation of the 220 condominium property.

221 (b) After control of the association is obtained by unit 222 owners other than the developer, the association may:

223 1. Institute, maintain, settle, or appeal actions or 224 hearings in its name on behalf of all unit owners concerning 225 matters of common interest to most or all unit owners, 226 including, but not limited to, the common elements; the roof and structural components of a building or other improvements; 227 228 mechanical, electrical, and plumbing elements serving an 229 improvement or a building; representations of the developer pertaining to any existing or proposed commonly used facilities; 230

231 <u>2. Protest</u> and protesting ad valorem taxes on commonly
 232 used facilities and on units; and may

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233 <u>3.</u> Defend actions <u>pertaining to ad valorem taxation of</u> 234 <u>commonly used facilities or units or related to</u> in eminent 235 domain<u>;</u> or

236

4. Bring inverse condemnation actions.

237 (c) If the association has the authority to maintain a 238 class action, the association may be joined in an action as 239 representative of that class with reference to litigation and 240 disputes involving the matters for which the association could 241 bring a class action.

242 (d) The association, in its own name or on behalf of some 243 or all unit owners, may institute, file, protest, maintain, or defend any administrative challenge, lawsuit, appeal, or other 244 245 challenge to ad valorem taxes assessed on units for commonly used facilities or common elements. The affected association 246 247 members are not necessary or indispensable parties to such 248 actions. This paragraph is intended to clarify existing law and 249 applies to cases pending on July 1, 2020.

(e) Nothing herein limits any statutory or common-law
right of any individual unit owner or class of unit owners to
bring any action without participation by the association which
may otherwise be available.

254 (f) An association may not hire an attorney who represents 255 the management company of the association.

256 Section 50. <u>Clothing, school supplies, personal computers,</u> 257 <u>and personal computer-related accessories; sales tax holiday.-</u> 170247

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| 258 | (1) The tax levied under chapter 212, Florida Statutes, |
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| 259 | may not be collected during the period from August 7, 2020, |
| 260 | through August 9, 2020, on the retail sale of: |
| 261 | (a) Clothing, wallets, or bags, including handbags, |
| 262 | backpacks, fanny packs, and diaper bags, but excluding |
| 263 | briefcases, suitcases, and other garment bags, having a sales |
| 264 | price of \$60 or less per item. As used in this paragraph, the |
| 265 | term "clothing" means: |
| 266 | 1. Any article of wearing apparel intended to be worn on |
| 267 | or about the human body, excluding watches, watchbands, jewelry, |
| 268 | umbrellas, and handkerchiefs; and |
| 269 | 2. All footwear, excluding skis, swim fins, roller blades, |
| 270 | and skates. |
| 271 | (b) School supplies having a sales price of \$15 or less |
| 272 | per item. As used in this paragraph, the term "school supplies" |
| 273 | means pens, pencils, erasers, crayons, notebooks, notebook |
| 274 | filler paper, legal pads, binders, lunch boxes, construction |
| 275 | paper, markers, folders, poster board, composition books, poster |
| 276 | paper, scissors, cellophane tape, glue or paste, rulers, |
| 277 | computer disks, staplers and staples used to secure paper |
| 278 | products, protractors, compasses, and calculators. |
| 279 | (2) The tax levied under chapter 212, Florida Statutes, |
| 280 | may not be collected during the period from August 7, 2020, |
| 281 | through August 9, 2020, on the first \$1,000 of the sales price |
| 282 | of personal computers or personal computer-related accessories |
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| 283 | purchased for noncommercial home or personal use. As used in |
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| 284 | this subsection, the term: |
| 285 | (a) "Personal computers" includes electronic book readers, |
| 286 | laptops, desktops, handheld devices, tablets, or tower |
| 287 | computers. The term does not include cellular telephones, video |
| 288 | game consoles, digital media receivers, or devices that are not |
| 289 | primarily designed to process data. |
| 290 | (b) "Personal computer-related accessories" includes |
| 291 | keyboards, mice, personal digital assistants, monitors, other |
| 292 | peripheral devices, modems, routers, and nonrecreational |
| 293 | software, regardless of whether the accessories are used in |
| 294 | association with a personal computer base unit. The term does |
| 295 | not include furniture or systems, devices, software, or |
| 296 | peripherals that are designed or intended primarily for |
| 297 | recreational use. The term "monitor" does not include any device |
| 298 | that includes a television tuner. |
| 299 | (3) The tax exemptions provided in this section do not |
| 300 | apply to sales within a theme park or entertainment complex as |
| 301 | defined in s. 509.013(9), Florida Statutes, within a public |
| 302 | lodging establishment as defined in s. 509.013(4), Florida |
| 303 | Statutes, or within an airport as defined in s. 330.27(2), |
| 304 | Florida Statutes. |
| 305 | (4) The tax exemptions provided in this section may apply |
| 306 | at the option of a dealer if less than 5 percent of the dealer's |
| 307 | gross sales of tangible personal property in the prior calendar |
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| 308 | year are comprised of items that would be exempt under this |
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| 309 | section. If a qualifying dealer chooses not to participate in |
| 310 | the tax holiday, by August 1, 2020, the dealer must notify the |
| 311 | Department of Revenue in writing of its election to collect |
| 312 | sales tax during the holiday and must post a copy of that notice |
| 313 | in a conspicuous location at its place of business. |
| 314 | (5) The Department of Revenue is authorized, and all |
| 315 | conditions are deemed met, to adopt emergency rules pursuant to |
| 316 | s. 120.54(4), Florida Statutes, for the purpose of implementing |
| 317 | this section. Notwithstanding any other provision of law, |
| 318 | emergency rules adopted pursuant to this subsection are |
| 319 | effective for 6 months after adoption and may be renewed during |
| 320 | the pendency of procedures to adopt permanent rules addressing |
| 321 | the subject of the emergency rules. |
| 322 | (6) For the 2019-2020 fiscal year, the sum of \$241,000 in |
| 323 | nonrecurring funds is appropriated from the General Revenue Fund |
| 324 | to the Department of Revenue for the purpose of implementing |
| 325 | this section. Funds remaining unexpended or unencumbered from |
| 326 | this appropriation as of June 30, 2020, shall revert and be |
| 327 | reappropriated for the same purpose in the 2020-2021 fiscal |
| 328 | year. |
| 329 | (7) This section shall take effect upon this act becoming |
| 330 | <u>a law.</u> |
| 331 | Section 51. Disaster preparedness supplies; sales tax |
| | |
| 332 | holiday |
| | |
| | holiday.— |

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| 333 | (1) The tax levied under chapter 212, Florida Statutes, |
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| 334 | may not be collected during the period from May 29, 2020, |
| 335 | through June 4, 2020, on the sale of: |
| 336 | (a) A portable self-powered light source selling for \$20 |
| 337 | <u>or less.</u> |
| 338 | (b) A portable self-powered radio, two-way radio, or |
| 339 | weather-band radio selling for \$50 or less. |
| 340 | (c) A tarpaulin or other flexible waterproof sheeting |
| 341 | selling for \$50 or less. |
| 342 | (d) An item normally sold as, or generally advertised as, |
| 343 | a ground anchor system or tie-down kit selling for \$50 or less. |
| 344 | (e) A gas or diesel fuel tank selling for \$25 or less. |
| 345 | (f) A package of AA-cell, AAA-cell, C-cell, D-cell, 6- |
| 346 | volt, or 9-volt batteries, excluding automobile and boat |
| 347 | batteries, selling for \$30 or less. |
| 348 | (g) A nonelectric food storage cooler selling for \$30 or |
| 349 | less. |
| 350 | (h) A portable generator used to provide light or |
| 351 | communications or preserve food in the event of a power outage |
| 352 | selling for \$750 or less. |
| 353 | (i) Reusable ice selling for \$10 or less. |
| 354 | (2) The tax exemptions provided in this section do not |
| 355 | apply to sales within a theme park or entertainment complex as |
| 356 | defined in s. 509.013(9), Florida Statutes, within a public |
| 357 | lodging establishment as defined in s. 509.013(4), Florida |
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| 358 | Statutes, or within an airport as defined in s. 330.27(2), |
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| 359 | Florida Statutes. |
| 360 | (3) The Department of Revenue is authorized, and all |
| 361 | conditions are deemed met, to adopt emergency rules pursuant to |
| 362 | s. 120.54(4), Florida Statutes, to administer this section. |
| 363 | (4) For the 2019-2020 fiscal year, the sum of \$70,000 in |
| 364 | nonrecurring funds is appropriated from the General Revenue Fund |
| 365 | to the Department of Revenue for the purpose of implementing |
| 366 | this section. |
| 367 | (5) This section shall take effect upon this act becoming |
| 368 | <u>a law.</u> |
| 369 | Section 52. For the 2020-2021 fiscal year, the sum of |
| 370 | \$72,500 in nonrecurring funds is appropriated from the General |
| 371 | Revenue Fund to the Department of Revenue to administer this |
| 372 | act. |
| 373 | Section 53. The Division of Law Revision is directed to |
| 374 | replace the phrase "the effective date of this act" wherever it |
| 375 | occurs in this act with the date this act becomes a law. |
| 376 | Section 54. (1) The Department of Revenue is authorized, |
| 377 | and all conditions are deemed met, to adopt emergency rules |
| 378 | pursuant to s. 120.54(4), Florida Statutes, for the purpose of |
| 379 | implementing the changes made by this act to ss. 206.05, |
| 380 | 206.8741, 206.90, 212.05, 212.134, 212.181, and 213.21, Florida |
| 381 | Statutes. Notwithstanding any other provision |
| 382 | |
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| 383 | |
|-----|--|
| 384 | TITLE AMENDMENT |
| 385 | Remove lines 138-141 and insert: |
| 386 | audit periods; repealing s. 220.1105, F.S., relating |
| 387 | to corporate income taxes imposed, automatic refunds, |
| 388 | and downward adjustments of such tax rates; providing |
| 389 | that the department shall redistribute funds collected |
| 390 | as a result of the repeal of the corporate income tax |
| 391 | rate adjustments to the Department of Environmental |
| 392 | Protection for the Florida Forever program; amending |
| 393 | ss. 220.11 and 220.63, F.S.; conforming provisions to |
| 394 | changes made by the act; amending s. 220.1845, F.S.; |
| 395 | increasing, |
| 396 | |

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