2020

1	A bill to be entitled
2	An act relating to a bottled water excise tax;
3	revising the title of ch. 211, F.S.; creating part III
4	of ch. 211, F.S., entitled "Tax on Extraction of Water
5	for Bottling"; creating s. 211.41, F.S.; defining
6	terms; creating s. 211.42, F.S.; imposing an excise
7	tax upon bottled water operators; specifying the rate
8	of the tax and the trust fund where tax proceeds are
9	to be deposited; requiring that tax proceeds be
10	separately accounted for and be used for certain
11	purposes; creating s. 211.43, F.S.; specifying
12	requirements for bottled water operators in filing
13	monthly returns and declarations of estimated tax
14	with, and remitting estimated taxes to, the Department
15	of Revenue; authorizing the department to provide for
16	credits of overpaid taxes and to grant extensions for
17	filing and payment under certain circumstances;
18	specifying the department's rulemaking authority;
19	creating s. 211.44, F.S.; specifying interest payable
20	on unpaid taxes; specifying the delinquency penalty
21	for failure to timely file a return; specifying the
22	penalty for the substantial underpayment of taxes;
23	specifying the interest payable on underpayments of
24	estimated taxes; providing that a penalty or interest
25	for underpayment of estimated tax may not be imposed
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26 under certain circumstances; providing construction; 27 authorizing the department to settle or compromise 28 taxes in accordance with certain provisions; creating 29 s. 211.45, F.S.; authorizing the department to adopt 30 rules; requiring local governments to cooperate with the department and furnish information without cost to 31 32 the department for certain purposes; specifying 33 recordkeeping requirements for bottled water operators; specifying the department's authority to 34 35 inspect, examine, and audit bottled water operator 36 books and records, issue subpoenas, require testimony 37 under oath or affirmation of certain persons, and apply for certain judicial orders; specifying 38 39 requirements and procedures for the department in 40 conducting audits, assessing deficiencies, and 41 crediting or refunding overpayments; specifying 42 procedures and requirements for claiming refunds; 43 providing that amounts due remain a lien on certain 44 property; specifying requirements and procedures for 45 warrants and alias tax executions issued by the 46 department; requiring that suits brought by the 47 department for violations be brought in circuit court; 48 creating s. 211.46, F.S.; providing criminal penalties 49 for certain violations; providing an effective date. 50

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51	Be It Enacted by the Legislature of the State of Florida:
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53	Section 1. Chapter 211, Florida Statutes, entitled "Tax on
54	Production of Oil and Gas and Severance of Solid Minerals," is
55	retitled "Tax on Production of Oil and Gas, Severance of Solid
56	Minerals, and Extraction of Water for Bottling."
57	Section 2. The Division of Law Revision is directed to
58	create part III of chapter 211, Florida Statutes, consisting of
59	ss. 211.41-211.46, Florida Statutes, to be entitled "Tax on
60	Extraction of Water for Bottling."
61	Section 3. Section 211.41, Florida Statutes, is created to
62	read:
63	211.41 DefinitionsAs used in this part, the term:
64	(1) "Bottled water operator" means a person engaged in the
65	business of bottling or packaging for sale water extracted from
66	waters of the state. The term does not include a person who
67	bottles or packages water from a public water system as defined
68	in s. 403.852(2).
69	(2) "Department" means the Department of Revenue.
70	(3) "Waters of the state" has the same meaning as the term
71	"waters" as defined in s. 403.031(13).
72	Section 4. Section 211.42, Florida Statutes, is created to
73	read:
74	211.42 Bottled water excise tax; distribution and use of
75	tax proceeds

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76	(1) An excise tax is levied upon every person who acts as
77	a bottled water operator at a rate of 12.5 cents per gallon of
78	water extracted from waters of the state.
79	(2) The proceeds of the tax imposed by this section must
80	be deposited in the Wastewater Treatment and Stormwater
81	Management Revolving Loan Trust Fund and must be accounted for
82	separately within the fund. The tax proceeds must be used to
83	provide grants and loans to local governmental agencies pursuant
84	to s. 403.1835, with priority to projects to connect existing
85	onsite sewage treatment and disposal systems to central sewerage
86	systems.
87	Section 5. Section 211.43, Florida Statutes, is created to
88	read:
89	211.43 Returns; filing requirements; estimated tax
90	declarations
91	(1) Each bottled water operator shall prepare and submit
92	to the department a return on or before the 25th day of each
93	month showing the total amount of water extracted from waters of
94	the state during the previous month, the source and county of
95	extraction, the location of all facilities from which taxable
96	water was extracted, and other information required by
97	department rule. The department shall prescribe the form of the
98	return by rule. The return must be filed on or before the last
99	day prescribed for payment of the tax and must be signed and
100	verified under oath by the bottled water operator or the bottled
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101 water operator's authorized representative. 102 The return must include a statement of the tax due (a) 103 under this part and such other information as the department may 104 reasonably require. 105 (b) A return must be filed even though no tax is due. Any 106 tax, penalty, or interest due must be remitted with the return. 107 (2) (a) Each bottled water operator subject to the tax 108 under this part shall file, on a form prescribed by the 109 department, a declaration of estimated tax on or before the 25th day of the month following the month taxable water extraction 110 111 occurred and shall remit to the department an amount equal to 90 112 percent of the estimated tax. The declaration may be amended under rules prescribed 113 (b) 114 by the department. The installment due must be increased or 115 decreased to reflect the change in estimated tax occasioned by 116 the amendment. 117 (c) The department may provide for credit of any 118 overpayment of amounts due under this part which the department 119 determines to have been made against the installment required 120 under this subsection. 121 (d) Any estimated tax paid for a month is deemed assessed 122 upon the last date for payment of the tax imposed under this 123 part. 124 (3) If any due date prescribed by this section falls on a 125 Saturday, Sunday, or state or federal holiday, the last date

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126 prescribed for filing or payment is the next day that is not a Saturday, Sunday, or holiday. The date of receipt by the 127 128 department, or the postmark date if mailed, determines the 129 timeliness of payment or filing. (4) 130 The department may grant an extension of time for payment or filing of a return upon written request submitted on 131 132 or before the due date. Section 6. Section 211.44, Florida Statutes, is created to 133 134 read: 135 211.44 Interest and penalties; failure to pay tax or file 136 return; estimated tax underpayments.-137 (1) If any part of the tax imposed by this part is not 138 paid on or before the due date, interest must be added to the 139 amount due at the rate of 12 percent per year from the due date 140 until the date of payment. 141 (2) A bottled water operator who fails to file the return 142 required under s. 211.43 by the due date shall pay a delinquency 143 penalty. If tax is due with the return, the delinquency penalty is 10 percent for each month, or portion thereof, of the amount 144 of tax due with the return, not to exceed 50 percent. If no tax 145 146 is due with the return, the delinguency penalty is \$50 for each 147 month, or portion thereof, during which the return was not filed, not to exceed \$300 in aggregate. The amount of tax due 148 149 with a return must be reduced by amounts properly creditable 150 against the tax liability shown on the return on the date the

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151	return was due.
152	(3) A bottled water operator who makes a substantial
153	
	underpayment of the tax due under this part shall pay a penalty
154	of 30 percent of the underpayment in addition to the delinquency
155	penalty imposed under subsection (2). For purposes of this
156	subsection, a substantial underpayment of tax is a deficiency of
157	tax in an amount exceeding 35 percent of the total tax due for a
158	month.
159	(4)(a) Except as provided in paragraph (c), a bottled
160	water operator is liable for interest at the rate of 12 percent
161	per year and a penalty at the rate of 12 percent per year on any
162	underpayment of estimated tax determined under this subsection.
163	(b) An underpayment of estimated tax is the excess of:
164	1. An amount equal to 90 percent of the tax for a month
165	which is shown to be due on a return or, if no return is filed,
166	90 percent of the tax finally due for the month, over
167	2. The amount, if any, paid on or before the due date of
168	the installment.
169	(c) The period of underpayment of estimated tax begins on
170	the date the installment is due and ends on the date the
171	underpayment is paid. A payment of estimated tax is deemed a
172	payment of a previous underpayment only to the extent the
173	payment exceeds the amount of estimated tax installment due
174	under subparagraph (b)1.
175	(d) A penalty or interest for underpayment of estimated
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176	tax may not be imposed if the total amount of estimated tax paid
177	on or before the installment due date equals or exceeds the
178	lesser of:
179	1. Ninety percent of the tax finally due for the month; or
180	2. The amount of tax determined by the tax rate applicable
181	for the month times the taxable production for the previous
182	month.
183	(5) Any penalty or interest imposed under this section is
184	deemed assessed upon the assessment of the tax and must be
185	collected and paid in the same manner as the tax.
186	(6) Any penalty imposed by this section may be settled or
187	compromised by the department for reasonable cause in accordance
188	with s. 213.21. Interest imposed by this section may be settled
189	or compromised only as authorized by s. 213.21.
190	Section 7. Section 211.45, Florida Statutes, is created to
191	read:
192	211.45 Administration and enforcement; books and records;
	<u>211.45 Administration and enforcement; books and records;</u>
192	
192 193	refunds
192 193 194	<u>refunds</u> (1) The department may adopt rules to administer this
192 193 194 195	<u>refunds</u> (1) The department may adopt rules to administer this part, including prescribing the form and content of returns and
192 193 194 195 196	<u>refunds</u> <u>(1) The department may adopt rules to administer this</u> <u>part, including prescribing the form and content of returns and</u> <u>reports.</u>
192 193 194 195 196 197	<u>refunds</u> (1) The department may adopt rules to administer this part, including prescribing the form and content of returns and <u>reports.</u> (2) All state, county, or municipal agencies, boards,
192 193 194 195 196 197 198	<u>refunds</u> (1) The department may adopt rules to administer this part, including prescribing the form and content of returns and <u>reports.</u> (2) All state, county, or municipal agencies, boards, bureaus, departments, or districts shall cooperate with the

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201	administering, collecting, or enforcing the tax imposed under
202	this part.
203	(3)(a) Each bottled water operator shall keep suitable
204	books and records relating to the extraction of taxable waters
205	of the state to enable the department to determine the amount of
206	tax due under this part. Such books and records must be
207	preserved until the time within which the department may make an
208	assessment with respect thereto has expired in accordance with
209	<u>s. 213.35.</u>
210	(b) The department may inspect or examine the books,
211	records, or papers of any bottled water operator which are
212	reasonably required for the purposes of this part and may
213	require such person to testify under oath or affirmation or to
214	answer competent questions regarding such person's business or
215	extraction of taxable waters of the state.
216	1. The department may issue subpoenas to compel third
217	parties to testify or to produce records or other evidence held
218	by them.
219	2. Any duly authorized representative of the department
220	may administer an oath or affirmation.
221	3. If any person fails to comply with a request of the
222	department for the inspection of records, fails to give
223	testimony or respond to competent questions, or fails to comply
224	with a subpoena, a circuit court having jurisdiction over such
225	person may, upon application by the department, issue orders

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226	necessary to secure compliance.
227	(c) All books and records required to be kept under this
228	subsection must be available for inspection by the department
229	upon written request during normal business hours.
230	(4) The department may audit or examine the books and
231	records of a bottled water operator to determine whether returns
232	have been properly filed and tax has been properly paid. An
233	audit may be commenced for any month for which the power of the
234	department to make an assessment of amounts due under this part
235	is available. An audit must be commenced by service of a written
236	notice of intent to audit upon the bottled water operator,
237	either in person or by certified mail. The date of personal
238	contact or the date of the notice governs the period subject to
239	audit. If there is jeopardy to the revenue and jeopardy is
240	asserted in or with an assessment, the department must proceed
241	in the manner specified for jeopardy assessment in s. 213.732.
242	(5)(a) The department may assess, with or without an
243	audit, any deficiency resulting from nonpayment or underpayment
244	of the tax, interest, or penalties imposed by this part. The
245	department shall inform the bottled water operator by written
246	notice of the amount of any deficiency or overpayment revealed
247	by an audit, including the tax, interest, or penalties due, and
248	shall explain the basis for the determination.
249	(b) The department may make an assessment under this part
250	based upon the best information available to it. The department
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251	may make an assessment based upon an estimate of amounts due
252	under this part if a bottled water operator fails to file a
253	return, files a grossly incorrect or fraudulent return, or
254	refuses to permit inspection of records. An assessment of the
255	amounts due under this part is deemed prima facie correct and
256	the bottled water operator has the burden of showing any error
257	<u>in it.</u>
258	(c) In the event of a deficiency, the department shall
259	issue its written notice to a bottled water operator for the
260	tax, penalties, or interest due. Full payment of the total
261	amount assessed must be made in the manner prescribed by the
262	department in its notice.
263	(6)(a) The department may credit or refund any
264	overpayments of amounts due under this part which are revealed
265	by an audit or for which a timely claim for refund has been
266	properly filed.
267	(b) A claim for refund may be filed within the period
268	specified in s. 215.26(2).
269	(c) A claim for refund must be signed by the bottled water
270	operator or the bottled water operator's duly authorized
271	representative, successor, or assignee and must include
272	information the department requires to determine the correctness
273	of the claim.
274	(7)(a) Amounts due under this part remain a lien upon the
275	property, assets, and effects of a bottled water operator until

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276 paid or until collection thereof is barred under s. 95.091 and 277 may be recovered by the department, on behalf of the state, by 278 an action in any county where the property, assets, or effects 279 of the bottled water operator are located. 280 When any tax imposed by this part becomes delinquent (b) 281 or is otherwise in jeopardy, the department may issue a warrant 282 for the full amount due or estimated to be due, including the 283 tax, penalties, interest, and costs of collection. The warrant 284 must be directed to each sheriff and may be recorded with the 285 clerk of the circuit court in any county where the bottled water 286 operator's property is located. Upon recording, the clerk of the 287 circuit court shall execute the warrant in the same manner 288 prescribed by law for executions upon judgments and is entitled to the same fees for this service. Upon payment of the warrant, 289 290 the department shall satisfy the lien of record within 30 days. 291 Thereafter, any interested person may compel the department to 292 satisfy the lien of record. 293 An alias tax execution may be issued whenever the (C) 294 department deems it necessary. Each alias tax execution must be 295 so designated on its face and has the same force and effect as 296 the original. 297 Tax executions may be levied upon any third party who (d) 298 is in possession or control of any assets of a delinquent 299 bottled water operator or who is indebted to a delinquent 300 bottled water operator. Such tax executions have the force and

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301 effect of a writ of garnishment. The third party shall pay the 302 debt or deliver the assets of the delinquent bottled water 303 operator to the department, and receipt by the department 304 discharges the third party completely to the extent of the debt 305 paid or assets surrendered to the department. 306 When any tax execution becomes void, the department (e) may cancel it of record and shall do so upon the request of any 307 308 interested person. 309 (8) Any employee of the department may be designated by 310 the executive director to make and sign assessments, tax 311 warrants, and satisfactions of tax warrants. 312 (9) Any suit brought by the department against any person 313 for violating this part must be brought in circuit court. 314 Section 8. Section 211.46, Florida Statutes, is created to 315 read: 316 211.46 Criminal penalties.-317 (1) A person who willfully fails to file a return or keep 318 books or records on the extraction of taxable waters of the 319 state, who files a fraudulent return, who willfully fails or 320 refuses to produce books or records, or who willfully violates 321 any provision of this part or any rule adopted by the department 322 under this part commits a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. 323 324 (2) A person who withholds tax due under this part and 325 willfully fails to make remittance as required by this part or

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326	who purports to make payments due under this part but willfully
327	fails to do so because the remittance fails to clear the bank or
328	depository institution against which it is drawn commits a
329	felony of the third degree, punishable as provided in s.
330	775.082, s. 775.083, or s. 775.084.
331	Section 9. This act shall take effect July 1, 2020.