1	A bill to be entitled
2	An act relating to taxation; amending s. 206.9931,
3	F.S.; removing a registration fee for certain parties;
4	amending s. 212.05 F.S.; specifying the application of
5	an exemption for sales taxes for certain purchasers of
6	boats and aircrafts; amending s. 212.054, F.S.;
7	specifying that certain purchases are considered a
8	single item; specifying how to determine what county
9	certain sales occurred within; amending s. 213.21
10	F.S.; authorizing the Department of Revenue to
11	consider specified requests under certain
12	circumstances; providing a limitation; providing
13	applicability; amending s. 213.67 F.S.; authorizing
14	certain parties to include additional specified
15	amounts in a garnishment levy notice; revising methods
16	for delivery of levy notices; amending s. 220.222,
17	F.S.; revising the amount of tax that must be paid to
18	be considered compliant with a specified statute;
19	providing applicability; authorizing the department to
20	adopt emergency rules; providing for future expiration
21	of such authorization; providing effective dates.
22	
23	Be It Enacted by the Legislature of the State of Florida:
24	
25	Section 1. Subsection (1) of section 206.9931, Florida
ļ	Page 1 of 18

CODING: Words stricken are deletions; words underlined are additions.

26 Statutes, is amended to read: 27 206.9931 Administrative provisions.-28 Any person producing in, importing into, or causing to (1)be imported into this state taxable pollutants for sale, use, or 29 30 otherwise and who is not registered or licensed pursuant to other parts of this chapter is hereby required to register and 31 32 become licensed for the purposes of this part. Such person shall register as either a producer or importer of pollutants and 33 34 shall be subject to all applicable registration and licensing provisions of this chapter, as if fully set out in this part and 35 36 made expressly applicable to the taxes imposed herein, including, but not limited to, ss. 206.02-206.025, 206.03, 37 38 206.04, and 206.05. For the purposes of this section, 39 registrations required exclusively for this part shall be made within 90 days of July 1, 1986, for existing businesses, or 40 41 before <del>prior to</del> the first production or importation of pollutants for businesses created after July 1, 1986. The fee 42 43 for registration shall be \$30. Failure to timely register is a misdemeanor of the first degree, punishable as provided in s. 44 775.082 or s. 775.083. 45 46 Section 2. Paragraph (a) of subsection (1) of section

47 212.05, Florida Statutes, is amended to read:

48 212.05 Sales, storage, use tax.—It is hereby declared to 49 be the legislative intent that every person is exercising a 50 taxable privilege who engages in the business of selling

### Page 2 of 18

51 tangible personal property at retail in this state, including 52 the business of making or facilitating remote sales; who rents 53 or furnishes any of the things or services taxable under this 54 chapter; or who stores for use or consumption in this state any 55 item or article of tangible personal property as defined herein 56 and who leases or rents such property within the state.

57 (1) For the exercise of such privilege, a tax is levied on
58 each taxable transaction or incident, which tax is due and
59 payable as follows:

60 (a)1.a. At the rate of 6 percent of the sales price of 61 each item or article of tangible personal property when sold at 62 retail in this state, computed on each taxable sale for the 63 purpose of remitting the amount of tax due the state, and 64 including each and every retail sale.

65 b. Each occasional or isolated sale of an aircraft, boat, 66 mobile home, or motor vehicle of a class or type which is required to be registered, licensed, titled, or documented in 67 68 this state or by the United States Government shall be subject 69 to tax at the rate provided in this paragraph. The department 70 shall by rule adopt any nationally recognized publication for 71 valuation of used motor vehicles as the reference price list for 72 any used motor vehicle which is required to be licensed pursuant 73 to s. 320.08(1), (2), (3)(a), (b), (c), or (e), or (9). If any 74 party to an occasional or isolated sale of such a vehicle reports to the tax collector a sales price which is less than 80 75

## Page 3 of 18

percent of the average loan price for the specified model and 76 77 year of such vehicle as listed in the most recent reference 78 price list, the tax levied under this paragraph shall be 79 computed by the department on such average loan price unless the 80 parties to the sale have provided to the tax collector an affidavit signed by each party, or other substantial proof, 81 82 stating the actual sales price. Any party to such sale who reports a sales price less than the actual sales price is guilty 83 84 of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. The department shall collect or 85 86 attempt to collect from such party any delinquent sales taxes. In addition, such party shall pay any tax due and any penalty 87 88 and interest assessed plus a penalty equal to twice the amount 89 of the additional tax owed. Notwithstanding any other provision of law, the Department of Revenue may waive or compromise any 90 91 penalty imposed pursuant to this subparagraph.

92 This paragraph does not apply to the sale of a boat or 2. 93 aircraft by or through a registered dealer under this chapter to a purchaser who, at the time of taking delivery, is a 94 95 nonresident of this state, does not make his or her permanent place of abode in this state, and is not engaged in carrying on 96 97 in this state any employment, trade, business, or profession in 98 which the boat or aircraft will be used in this state, or is a 99 corporation none of the officers or directors of which is a resident of, or makes his or her permanent place of abode in, 100

### Page 4 of 18

CODING: Words stricken are deletions; words underlined are additions.

101 this state, or is a noncorporate entity that has no individual 102 vested with authority to participate in the management, 103 direction, or control of the entity's affairs who is a resident 104 of, or makes his or her permanent abode in, this state. For 105 purposes of this exemption, either a registered dealer acting on his or her own behalf as seller, a registered dealer acting as 106 107 broker on behalf of a seller, or a registered dealer acting as broker on behalf of the nonresident purchaser may be deemed to 108 109 be the selling dealer. This exemption is shall not be allowed 110 unless:

111 a. The nonresident purchaser removes a qualifying boat, as described in sub-subparagraph f., from this the state within 90 112 days after the date of purchase or extension, or the nonresident 113 114 purchaser removes a nonqualifying boat or an aircraft from this 115 state within 10 days after the date of purchase or, when the 116 boat or aircraft is repaired or altered, within 20 days after 117 completion of the repairs or alterations; or if the aircraft 118 will be registered in a foreign jurisdiction and:

(I) Application for the aircraft's registration is properly filed with a civil airworthiness authority of a foreign jurisdiction within 10 days after the date of purchase;

(II) The <u>nonresident</u> purchaser removes the aircraft from this the state to a foreign jurisdiction within 10 days after the date the aircraft is registered by the applicable foreign airworthiness authority; and

## Page 5 of 18

CODING: Words stricken are deletions; words underlined are additions.

126 The aircraft is operated in this the state solely to (III) 127 remove it from this the state to a foreign jurisdiction. 128 129 For purposes of this sub-subparagraph, the term "foreign jurisdiction" means any jurisdiction outside of the United 130 131 States or any of its territories; 132 b. The nonresident purchaser, within 90 days after from the date of departure, provides the department with written 133 134 proof that the nonresident purchaser licensed, registered, 135 titled, or documented the boat or aircraft outside this the 136 state. If such written proof is unavailable, within 90 days the 137 nonresident purchaser must shall provide proof that the nonresident purchaser applied for such license, title, 138 139 registration, or documentation. The nonresident purchaser shall 140 forward to the department proof of title, license, registration, 141 or documentation upon receipt; The nonresident purchaser, within 30 days after 142 с.

removing the boat or aircraft from <u>this state</u> <del>Florida</del>, furnishes the department with proof of removal in the form of receipts for fuel, dockage, slippage, tie-down, or hangaring from outside of Florida. The information so provided must clearly and specifically identify the boat or aircraft;

d. The selling dealer, within 30 days after the date of
sale, provides to the department a copy of the sales invoice,
closing statement, bills of sale, and the original affidavit

## Page 6 of 18

CODING: Words stricken are deletions; words underlined are additions.

151 signed by the nonresident purchaser affirming attesting that the 152 nonresident purchaser qualifies for exemption from sales tax 153 pursuant to this subparagraph and attesting that the nonresident 154 purchaser will provide the documentation required to 155 substantiate the exemption claimed under he or she has read the 156 provisions of this subparagraph section; 157 The seller makes a copy of the affidavit a part of his e. 158 or her record for as long as required by s. 213.35; and 159 f. Unless the nonresident purchaser of a boat of 5 net 160 tons of admeasurement or larger intends to remove the boat from this state within 10 days after the date of purchase or when the 161 boat is repaired or altered, within 20 days after completion of 162 the repairs or alterations, the nonresident purchaser applies to 163 164 the selling dealer for a decal which authorizes 90 days after 165 the date of purchase for removal of the boat. The nonresident 166 purchaser of a qualifying boat may apply to the selling dealer 167 within 60 days after the date of purchase for an extension decal 168 that authorizes the boat to remain in this state for an 169 additional 90 days, but not more than a total of 180 days, 170 before the nonresident purchaser is required to pay the tax 171 imposed by this chapter. The department is authorized to issue decals in advance to dealers. The number of decals issued in 172 173 advance to a dealer shall be consistent with the volume of the 174 dealer's past sales of boats which qualify under this sub-175 subparagraph. The selling dealer or his or her agent shall mark

## Page 7 of 18

CODING: Words stricken are deletions; words underlined are additions.

176	and affix the decals to qualifying boats in the manner
177	prescribed by the department, before delivery of the boat.
178	(I) The department is hereby authorized to charge dealers
179	a fee sufficient to recover the costs of decals issued, except
180	the extension decal shall cost \$425.
181	(II) The proceeds from the sale of decals will be
182	deposited into the administrative trust fund.
183	(III) Decals shall display information to identify the
184	boat as a qualifying boat under this sub-subparagraph,
185	including, but not limited to, the decal's date of expiration.
186	(IV) The department is authorized to require dealers who
187	purchase decals to file reports with the department and may
188	prescribe all necessary records by rule. All such records are
189	subject to inspection by the department.
190	(V) Any dealer or his or her agent who issues a decal
191	falsely, fails to affix a decal, mismarks the expiration date of
192	a decal, or fails to properly account for decals will be
193	considered prima facie to have committed a fraudulent act to
194	evade the tax and will be liable for payment of the tax plus a
195	mandatory penalty of 200 percent of the tax, and shall be liable
196	for fine and punishment as provided by law for a conviction of a
197	misdemeanor of the first degree, as provided in s. 775.082 or s.
198	775.083.
199	(VI) Any nonresident purchaser of a boat who removes a
200	decal before permanently removing the boat from <u>this</u> the state,

## Page 8 of 18

CODING: Words stricken are deletions; words underlined are additions.

216

201 or defaces, changes, modifies, or alters a decal in a manner 202 affecting its expiration date before its expiration, or who 203 causes or allows the same to be done by another, will be 204 considered prima facie to have committed a fraudulent act to 205 evade the tax and will be liable for payment of the tax plus a 206 mandatory penalty of 200 percent of the tax, and shall be liable 207 for fine and punishment as provided by law for a conviction of a 208 misdemeanor of the first degree, as provided in s. 775.082 or s. 209 775.083.

(VII) The department is authorized to adopt rules necessary to administer and enforce this subparagraph and to publish the necessary forms and instructions.

(VIII) The department is hereby authorized to adopt emergency rules pursuant to s. 120.54(4) to administer and enforce the provisions of this subparagraph.

217 If the nonresident purchaser fails to remove the qualifying boat 218 from this state within the maximum 180 days after purchase or a nonqualifying boat or an aircraft from this state within 10 days 219 220 after purchase or, when the boat or aircraft is repaired or 221 altered, within 20 days after completion of such repairs or 222 alterations, or permits the boat or aircraft to return to this 223 state within 6 months after from the date of departure, except 224 as provided in s. 212.08(7)(fff), or if the nonresident 225 purchaser fails to furnish the department with any of the

### Page 9 of 18

CODING: Words stricken are deletions; words underlined are additions.

250

226 documentation required by this subparagraph within the 227 prescribed time period, the nonresident purchaser is shall be 228 liable for use tax on the cost price of the boat or aircraft 229 and, in addition thereto, payment of a penalty to the Department 230 of Revenue equal to the tax payable. This penalty shall be in 231 lieu of the penalty imposed by s. 212.12(2). The maximum 180-day 232 period following the sale of a qualifying boat tax-exempt to a 233 nonresident may not be tolled for any reason. 234 Section 3. Paragraph (b) of subsection (2) and paragraph 235 (a) of subsection (3) of section 212.054, Florida Statutes, are 236 amended to read: 237 212.054 Discretionary sales surtax; limitations, administration, and collection.-238 239 (2) 240 (b) However: 241 1. The sales amount above \$5,000 on any item of tangible personal property shall not be subject to the surtax. However, 242 243 charges for prepaid calling arrangements, as defined in s. 244 212.05(1) (e) 1.a., shall be subject to the surtax. For purposes 245 of administering the \$5,000 limitation on an item of tangible 246 personal property:  $\tau$ 247 If two or more taxable items of tangible personal a. 248 property are sold to the same purchaser at the same time and, 249 under generally accepted business practice or industry standards

### Page 10 of 18

or usage, are normally sold in bulk or are items that, when

CODING: Words stricken are deletions; words underlined are additions.

2024

251	assembled, comprise a working unit or part of a working unit,
252	such items must be considered a single item for purposes of the
253	\$5,000 limitation when supported by a charge ticket, sales slip,
254	invoice, or other tangible evidence of a single sale or rental.
255	b. The sale of a boat and the corresponding boat trailer,
256	which is identified as a motor vehicle as defined in s.
257	320.01(1), shall be taxed as a single item when sold to the same
258	purchaser, at the same time, and located on the same invoice.
259	2. In the case of utility services billed on or after the
260	effective date of any such surtax, the entire amount of the
261	charge for utility services shall be subject to the surtax. In
262	the case of utility services billed after the last day the
263	surtax is in effect, the entire amount of the charge on said
264	items shall not be subject to the surtax. "Utility service," as
265	used in this section, does not include any communications
266	services as defined in chapter 202.
267	3. In the case of written contracts which are signed prior
268	to the effective date of any such surtax for the construction of
269	improvements to real property or for remodeling of existing
270	structures, the surtax shall be paid by the contractor
271	responsible for the performance of the contract. However, the
272	contractor may apply for one refund of any such surtax paid on
273	materials necessary for the completion of the contract. Any
274	application for refund shall be made no later than 15 months
275	following initial imposition of the surtax in that county. The
ļ	Dege 11 of 19

# Page 11 of 18

276 application for refund shall be in the manner prescribed by the department by rule. A complete application shall include proof 277 278 of the written contract and of payment of the surtax. The 279 application shall contain a sworn statement, signed by the 280 applicant or its representative, attesting to the validity of 281 the application. The department shall, within 30 days after 282 approval of a complete application, certify to the county 283 information necessary for issuance of a refund to the applicant. 284 Counties are hereby authorized to issue refunds for this purpose 285 and shall set aside from the proceeds of the surtax a sum 286 sufficient to pay any refund lawfully due. Any person who 287 fraudulently obtains or attempts to obtain a refund pursuant to 288 this subparagraph, in addition to being liable for repayment of 289 any refund fraudulently obtained plus a mandatory penalty of 100 290 percent of the refund, is quilty of a felony of the third 291 degree, punishable as provided in s. 775.082, s. 775.083, or s. 292 775.084.

293 4. In the case of any vessel, railroad, or motor vehicle 294 common carrier entitled to partial exemption from tax imposed 295 under this chapter pursuant to s. 212.08(4), (8), or (9), the 296 basis for imposition of surtax shall be the same as provided in 297 s. 212.08 and the ratio shall be applied each month to total 298 purchases in this state of property qualified for proration 299 which is delivered or sold in the taxing county to establish the portion used and consumed in intracounty movement and subject to 300

## Page 12 of 18

CODING: Words stricken are deletions; words underlined are additions.

2024

301	surtax.
302	(3) For the purpose of this section, a transaction shall
303	be deemed to have occurred in a county imposing the surtax when:
304	(a)1. The sale includes an item of tangible personal
305	property, a service, or tangible personal property representing
306	a service, and the item of tangible personal property, the
307	service, or the tangible personal property representing the
308	service is delivered within the county. If there is no
309	reasonable evidence of delivery of a service, the sale of a
310	service is deemed to occur in the county in which the purchaser
311	accepts the bill of sale.
312	2. The sale of any motor vehicle or mobile home of a class
313	or type which is required to be registered in this state or in
314	any other state shall be deemed to have occurred only in the
315	county identified as the residence address of the purchaser on
316	the registration or title document for such property.
317	3. The sale of property under sub-subparagraph (2)(b)1.b.
318	shall be deemed to occur in the county where the purchaser
319	resides, as identified on the registration or title documents
320	for such property.
321	Section 4. Subsection (11) is added to section 213.21,
322	Florida Statutes, to read:
323	213.21 Informal conferences; compromises
324	(11)(a) The department may consider a request to settle or
325	compromise any tax, interest, penalty, or other liability under

# Page 13 of 18

FLORIDA	HOUSE	OF REP	RESENTA	TIVES
---------	-------	--------	---------	-------

326 this section after the time to challenge an assessment or a 327 denial of a refund under s. 72.011 has expired if the taxpayer 328 demonstrates that the failure to initiate a timely challenge was 329 due to: 330 1. The death or life-threatening injury or illness of: 331 a. The taxpayer; b. An immediate family member of the taxpayer; or 332 333 c. An individual with substantial responsibility for the 334 management or control of the taxpayer; 335 2. An act of war or terrorism; or 336 3. A natural disaster, fire, or other catastrophic loss. 337 (b) The department may not consider a request received 338 more than 180 days after the time for filing a contest under s. 339 72.011 has expired. 340 (c) Any decision by the department regarding a taxpayer's 341 request to compromise or settle a liability under this 342 subsection is not subject to review under chapter 120. 343 Section 5. Subsections (1), (3), and (6) of section 344 213.67, Florida Statutes, are amended to read: 213.67 Garnishment.-345 346 (1)If a person is delinquent in the payment of any taxes, penalties, and interest, costs, surcharges, and fees owed to the 347 348 department, the executive director or his or her designee may 349 give notice of the amount of such delinquency by registered 350 mail, by personal service, or by electronic means, including, Page 14 of 18

CODING: Words stricken are deletions; words underlined are additions.

351 but not limited to, facsimile transmissions, electronic data 352 interchange, or use of the Internet, to all persons having in 353 their possession or under their control any credits or personal 354 property, exclusive of wages, belonging to the delinguent 355 taxpayer, or owing any debts to such delinquent taxpayer at the 356 time of receipt by them of such notice. Thereafter, any person 357 who has been notified may not transfer or make any other 358 disposition of such credits, other personal property, or debts 359 until the executive director or his or her designee consents to 360 a transfer or disposition or until 60 days after the receipt of 361 such notice. However, the credits, other personal property, or 362 debts that exceed the delinquent amount stipulated in the notice 363 are not subject to this section, wherever held, if the taxpayer 364 does not have a prior history of tax delinquencies. If during 365 the effective period of the notice to withhold, any person so 366 notified makes any transfer or disposition of the property or 367 debts required to be withheld under this section, he or she is 368 liable to the state for any indebtedness owed to the department 369 by the person with respect to whose obligation the notice was 370 given to the extent of the value of the property or the amount 371 of the debts thus transferred or paid if, solely by reason of 372 such transfer or disposition, the state is unable to recover the 373 indebtedness of the person with respect to whose obligation the 374 notice was given. If the delinquent taxpayer contests the intended levy in circuit court or under chapter 120, the notice 375

## Page 15 of 18

CODING: Words stricken are deletions; words underlined are additions.

376 under this section remains effective until that final resolution 377 of the contest. Any financial institution receiving such notice 378 <u>maintains</u> will maintain a right of setoff for any transaction 379 involving a debit card occurring on or before the date of 380 receipt of such notice.

381 During the last 30 days of the 60-day period set forth (3) 382 in subsection (1), the executive director or his or her designee 383 may levy upon such credits, other personal property, or debts. 384 The levy must be accomplished by delivery of a notice of levy by 385 registered mail, by personal service, or by electronic means, including, but not limited to, facsimile transmission or an 386 387 electronic data exchange process using a web interface. Upon 388 receipt of the notice of levy, which the person possessing the 389 credits, other personal property, or debts shall transfer them 390 to the department or pay to the department the amount owed to 391 the delinquent taxpayer.

(6) (a) Levy may be made under subsection (3) upon credits, other personal property, or debt of any person with respect to any unpaid tax, penalties, and interest, costs, surcharges, and fees authorized by law only after the executive director or his or her designee has notified such person in writing of the intention to make such levy.

398 (b) No less than 30 days before the day of the levy, the
 399 notice of intent to levy required under paragraph (a) <u>must shall</u>
 400 be given in person or sent by certified or registered mail to

## Page 16 of 18

401 the person's last known address. 402 The notice required in paragraph (a) must include a (C) 403 brief statement that sets forth in simple and nontechnical 404 terms: 405 1. The provisions of this section relating to levy and 406 sale of property; 407 2. The procedures applicable to the levy under this 408 section; 409 3. The administrative and judicial appeals available to the taxpayer with respect to such levy and sale, and the 410 411 procedures relating to such appeals; and 412 Any The alternatives, if any, available to taxpayers 4. 413 which could prevent levy on the property. 414 Section 6. Paragraph (c) of subsection (2) of section 415 220.222, Florida Statutes, is amended to read: 416 220.222 Returns; time and place for filing.-417 (2) 418 (c)1. For purposes of this subsection, a taxpayer is not 419 in compliance with s. 220.32 if the taxpayer underpays the 420 required payment by more than the greater of \$6,000 \$2,000 or 30 percent of the tax shown on the return when filed. 421 2. For the purpose of determining compliance with s. 422 423 220.32 as referenced in subparagraph 1., the tax shown on the 424 return when filed must include the amount of the allowable 425 credits taken on the return pursuant to s. 220.1875, s.

Page 17 of 18

CODING: Words stricken are deletions; words underlined are additions.

1	
426	220.1876, s. 220.1877, or s. 220.1878.
427	Section 7. The amendments made by this act to s. 220.222,
428	Florida Statutes, apply to taxable years ending on or after
429	December 31, 2024.
430	Section 8. (1) The Department of Revenue is authorized,
431	and all conditions are deemed met, to adopt emergency rules
432	pursuant to s. 120.54(4), Florida Statutes, for the purpose of
433	implementing this act. Notwithstanding any other provision of
434	law, emergency rules adopted pursuant to this subsection are
435	effective for 6 months after adoption and may be renewed during
436	the pendency of procedures to adopt permanent rules addressing
437	the subject of the emergency rules.
437 438	the subject of the emergency rules. (2) This section takes effect upon becoming a law and
438	(2) This section takes effect upon becoming a law and
438 439	(2) This section takes effect upon becoming a law and expires July 1, 2025.
438 439 440	(2) This section takes effect upon becoming a law and expires July 1, 2025. Section 9. Except as otherwise expressly provided in this
438 439 440 441	(2) This section takes effect upon becoming a law and expires July 1, 2025. Section 9. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon
438 439 440 441 442	(2) This section takes effect upon becoming a law and expires July 1, 2025. Section 9. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1,
438 439 440 441 442	(2) This section takes effect upon becoming a law and expires July 1, 2025. Section 9. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1,
438 439 440 441 442	(2) This section takes effect upon becoming a law and expires July 1, 2025. Section 9. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect July 1,

Page 18 of 18

CODING: Words stricken are deletions; words underlined are additions.