CS for SB 1506

By the Committee on Commerce and Tourism; and Senator Ring

A bill to be entitled

577-03323-11

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2 An act relating to the corporate income tax; amending 3 s. 213.053, F.S.; allowing the Office of Tourism, 4 Trade, and Economic Development access to confidential 5 taxpayer information related to the single sales 6 apportionment factor; amending s. 220.131, F.S.; 7 conforming provisions to changes made by the act; 8 creating s. 220.153, F.S.; providing for the 9 apportionment of certain taxpayer's adjusted federal income solely by the sales factor provided in s. 10 11 220.15, F.S.; providing for eligibility based on the 12 taxpayer's capital expenditures and number of full-13 time employees; providing an application process; 14 authorizing the Department of Revenue to examine and 15 verify that a taxpayer has correctly apportioned its 16 taxes; authorizing the Office of Tourism, Trade, and 17 Economic Development to approve and revoke approval of 18 an application; providing for the recapture of unpaid taxes, interest, and penalties; authorizing the office 19 and the department to adopt rules; providing an 20 effective date. 21 22 23 Be It Enacted by the Legislature of the State of Florida: 24 25 Section 1. Paragraph (k) of subsection (8) of section 26 213.053, Florida Statutes, is amended to read: 27

213.053 Confidentiality and information sharing.-

28 (8) Notwithstanding any other provision of this section, 29 the department may provide:

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30 (k)1. Payment information relative to chapters 199, 201, 31 202, 212, 220, 221, and 624 to the Office of Tourism, Trade, and Economic Development, or its employees or agents that are 32 33 identified in writing by the office to the department, in the 34 administration of the tax refund program for qualified defense 35 contractors and space flight business contractors authorized by s. 288.1045 and the tax refund program for qualified target 36 industry businesses authorized by s. 288.106. 37

2. Information relative to tax credits taken by a business 38 39 under s. 220.191 and exemptions or tax refunds received by a 40 business under s. 212.08(5)(j) to the Office of Tourism, Trade, 41 and Economic Development, or its employees or agents that are 42 identified in writing by the office to the department, in the 43 administration and evaluation of the capital investment tax 44 credit program authorized in s. 220.191 and the semiconductor, 45 defense, and space tax exemption program authorized in s. 46 212.08(5)(j).

47 3. Information relative to tax credits taken by a taxpayer pursuant to the tax credit programs created in ss. 193.017; 48 212.08(5)(q),(h),(n),(o) and (p); 212.08(15); 212.096; 212.097; 49 212.098; 220.181; 220.182; 220.183; 220.184; 220.1845; 220.185; 50 220.1895; 220.19; 220.191; 220.192; 220.193; 288.0656; 288.99; 51 290.007; 376.30781; 420.5093; 420.5099; 550.0951; 550.26352; 52 550.2704; 601.155; 624.509; 624.510; 624.5105; and 624.5107 to 53 the Office of Tourism, Trade, and Economic Development, or its 54 55 employees or agents that are identified in writing by the office 56 to the department, for use in the administration or evaluation 57 of such programs.

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59	Disclosure of information under this subsection shall be
60	pursuant to a written agreement between the executive director
61	and the agency. Such agencies, governmental or nongovernmental,
62	shall be bound by the same requirements of confidentiality as
63	the Department of Revenue. Breach of confidentiality is a
64	misdemeanor of the first degree, punishable as provided by s.
65	775.082 or s. 775.083.
66	4. Information relative to single sales factor
67	apportionment used by a taxpayer pursuant to the program created
68	in s. 220.153 to the Office of Tourism, Trade, and Economic
69	Development, or its employees or agents that are identified in
70	writing by the office to the department, for use in the
71	administration or evaluation of the program.
72	Section 2. Subsection (5) of section 220.131, Florida
73	Statutes, is amended to read:
74	220.131 Adjusted federal income; affiliated groups
75	(5) Each taxpayer shall apportion adjusted federal income
76	under s. 220.15 as a member of an affiliated group which files a
77	consolidated return under this section on the basis of
78	apportionment factors described in s. 220.15. For the purposes
79	of this subsection, each special industry member included in an
80	affiliated group filing a consolidated return hereunder, who
81	which member would otherwise be permitted to use a special
82	method of apportionment under s. 220.151 or s. 220.153, shall
83	construct the numerator of its sales, property, and payroll
84	factors, respectively, by multiplying the denominator of each
85	such factor by the premiums or revenue miles factor ratio
86	otherwise applicable <u>under</u> pursuant to s. 220.151 in the manner
87	prescribed by the department by rule.

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88	Section 3. Section 220.153, Florida Statutes, is created to
89	read:
90	220.153 Apportionment by sales factor
91	(1) APPORTIONMENT OF TAXES; ELIGIBILITYA taxpayer, not
92	including a financial organization as defined in s. 220.15(6) or
93	a bank, savings association, international banking facility, or
94	banking organization as defined in s. 220.62, doing business
95	within and without this state, who applies and demonstrates to
96	the Office of Tourism, Trade, and Economic Development that, on
97	or after July 1, 2013, it has made qualified capital
98	expenditures equal to or exceeding \$250 million and has
99	maintained the number of full-time employees who were employed
100	by the taxpayer in this state at the time it notified the office
101	of its intent to apply for apportionment pursuant to this
102	section, may apportion its adjusted federal income solely by the
103	sales factor set forth in s. 220.15(5), commencing in the
104	taxable year of such determination. For the purposes of this
105	section, the term "capital expenditure" means an investment in
106	land, buildings, or equipment. Also, for the purposes of this
107	section, the term "full-time employee" does not include an
108	employee who was hired to construct improvements to real
109	property.
110	(2) APPLICATION PROCESS.—
111	(a) To qualify as a taxpayer who is eligible to apportion
112	its adjusted federal income under this section:
113	1. The taxpayer must notify the Office of Tourism, Trade,
114	and Economic Development of its intent to submit an application
115	to apportion its adjusted federal income in order to commence
116	the 2-year period for measuring qualified capital expenditures.

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577-03323-11 20111506c1 117 2. The application must be submitted within 2 years after 118 notifying the office of the taxpayer's intent to qualify. The 119 application must be made under oath and provide such information 120 as the office reasonably requires by rule for determining the 121 applicant's eligibility to apportion adjusted federal income. 122 The taxpayer is responsible for affirmatively demonstrating to 123 the satisfaction of the office that it meets the eligibility 124 requirements. 125 (b) The taxpayer notice and application forms shall be 126 established by the office by rule. The office shall acknowledge 127 receipt of the notice and approve or deny the application in 128 writing within 45 days after receipt. 129 (c) Upon approval, the taxpayer, by the due date for filing 130 its tax return for the taxable year during which its eligibility 131 has been determined, including any extensions thereof, may elect 132 to apportion its adjusted federal income by filing a return for 133 the taxable year using the method provided under this chapter. 134 (d) Once made, a taxpayer may not revoke the election for 4 135 taxable years, at which time the taxpayer may renew the election 136 by the due date, or extended due date, for filing its tax return 137 by filing a return for the next taxable year using the method 138 provided under this chapter. If the taxpayer does not renew its 139 election, it shall apportion its adjusted federal income pursuant to s. 220.15 and must reapply to apportion its adjusted 140 141 federal income pursuant to this section. 142 (3) REVIEW AUTHORITY; RECAPTURE OF TAX.-143 (a) In addition to its existing audit authority, the 144 department may perform any financial and technical review and 145 investigation, including examining the accounts, books, and

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577-03323-11 20111506c1 146 records of the taxpayer as necessary, to verify that the 147 taxpayer's tax return correctly computes and apportions adjusted 148 federal income and to ensure compliance with this chapter. 149 (b) The Office of Tourism, Trade, and Economic Development 150 may, by order, revoke its decision to grant eligibility for 151 apportionment, and may also order the recalculation of 152 apportionment factors to those applicable under s. 220.15 if, as 153 the result of an audit, investigation, or examination, it 154 determines that information provided by the taxpayer in the 155 application, or in a statement, representation, record, report, 156 plan, or other document provided to the office to become 157 eligible for apportionment, was materially false at the time it 158 was made and that an individual acting on behalf of the taxpayer 159 knew, or should have known, that the information submitted was 160 false. The taxpayer shall pay such additional taxes and interest 161 as may be due pursuant to this chapter computed as the 162 difference between the tax that would have been due under the 163 apportionment formula provided in s. 220.15 for such years and the tax actually paid. In addition, the department shall assess 164 165 a penalty equal to 100 percent of the additional tax due. 166 (c) The office shall immediately notify the department of 167 an order affecting a taxpayers eligibility to apportion tax pursuant to this section. A taxpayer who is liable for past tax 168 169 must file an amended return with the department, or such other report as the department prescribes by rule, and pay any 170 171 required tax, interest, and penalty within 60 days after the 172 taxpayer receives notification from the office that the 173 previously approved credits have been revoked. If the revocation 174 is contested, the taxpayer shall file an amended return or other

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175	report within 30 days after an order becomes final. A taxpayer
176	who fails to pay the past tax, interest, and penalty by the due
177	date is subject to the penalties provided in s. 220.803.
178	(4) RULESThe Office of Tourism, Trade, and Economic
179	Development and the department may adopt rules to administer
180	this section.
181	Section 4. This act shall take effect July 1, 2011.

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