By Senator Pruitt

rb07sa-05

1	A reviser's bill to be entitled
2	An act relating to the Florida Statutes;
3	repealing ss. 20.19(5)(b)2., 20.3315(3),
4	27.005, 27.006, 27.271, 27.33, 27.3455, 27.36,
5	27.385, 27.605, 29.002, 29.003, 29.009, 29.011,
6	43.28, 50.071, 57.091, 166.411(11), 196.1994,
7	202.27(7), 213.131(2), 216.181(17),
8	216.292(5)(f), 218.325, 220.191(1)(h)2.,
9	252.373(1)(b) and (c), 259.105(21), 288.9511,
10	288.9515, 288.9517, 339.08(4), 339.082(3),
11	372.127(3), 372.561(9), 376.875(6), 381.79(7),
12	456.0375, 601.15(3)(f), 723.06115(3), 914.06,
13	925.035, 925.036, 925.037, 932.7055(5)(d),
14	939.05, 939.07, 939.10, 939.15, 985.4075(2),
15	1004.225, and 1010.87(3), F.S., all of which
16	provisions have become inoperative by
17	noncurrent repeal or expiration and, pursuant
18	to s. 11.242(5)(b) and (i), may be omitted from
19	the 2005 Florida Statutes only through a
20	reviser's bill duly enacted by the Legislature;
21	amending s. 378.035, F.S., to delete obsolete
22	material and repeal a provision that has become
23	inoperative by noncurrent expiration and,
24	pursuant to s. $11.242(5)(b)$ and (i), may be
25	omitted from the 2005 Florida Statutes only
26	through a reviser's bill duly enacted by the
27	Legislature; repealing s. 383.410, F.S., to
28	confirm the October 2, 2004, repeal of an
29	exemption in accordance with the Open
30	Government Sunset Review Act of 1995; amending
31	s. 202.35(3), F.S., to conform to the repeal of

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s. 202.27(7), F.S.; and amending s.
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           627.732(1)(a), F.S., to conform to the repeal
 3
           of s. 456.0375, F.S.
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   Be It Enacted by the Legislature of the State of Florida:
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           Section 1. Subparagraph 2. of paragraph (b) of
    subsection (5) of section 20.19, Florida Statutes, as amended
 8
    by section 12 of chapter 2004-269, Laws of Florida, is
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   repealed.
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12
           Reviser's note. -- The cited subparagraph, which
13
           relates to transfer authority for the 2003-2004
           fiscal year only, as to funds for service
14
           districts within the Department of Children and
15
           Family Services, expired pursuant to its own
16
17
           terms, effective July 1, 2004.
18
           Section 2. Subsection (3) of section 20.3315, Florida
19
    Statutes, is repealed.
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21
22
           Reviser's note. -- The cited subsection, which
23
           relates to termination of the Florida Forever
           Program Trust Fund of the Florida Fish and
2.4
           Wildlife Conservation Commission, was repealed
25
           pursuant to s. 2, ch. 2001-25, Laws of Florida,
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27
           effective July 1, 2004. Since the subsection
2.8
           was not repealed by a "current session" of the
           Legislature, it may be omitted from the 2005
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           Florida Statutes only through a reviser's bill
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duly enacted by the Legislature. See s.
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           11.242(5)(b) and (i).
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 4
           Section 3. Sections 27.005, 27.006, 27.271, 27.33,
   27.3455, 27.36, 27.385, 27.605, 29.002, 29.003, 29.009,
 5
    29.011, 43.28, 50.071, 57.091, 218.325, 914.06, 925.035,
    925.036, 925.037, 939.05, 939.07, 939.10, and 939.15, Florida
 8
    Statutes, are repealed.
 9
10
           Reviser's note. -- The cited sections, which
           relate to the court system and related funding,
11
12
           were repealed by s. 153, ch. 2003-402, Laws of
13
           Florida, effective July 1, 2004. Since the
           sections were not repealed by a "current
14
           session" of the Legislature, they may be
15
           omitted from the 2005 Florida Statutes only
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17
           through a reviser's bill duly enacted by the
18
           Legislature. See s. 11.242(5)(b) and (i).
19
           Section 4. Subsection (11) of section 166.411, Florida
20
21
   Statutes, is repealed.
22
23
           Reviser's note. -- The cited subsection, which
           relates to use of the eminent domain power to
2.4
           obtain lands to be conveyed by a municipality
25
           to the county school board, was repealed
26
27
           pursuant to s. 2, ch. 2001-77, Laws of Florida,
2.8
           effective January 1, 2004. Since the subsection
           was not repealed by a "current session" of the
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           Legislature, it may be omitted from the 2005
           Florida Statutes only through a reviser's bill
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duly enacted by the Legislature. See s.
 2
           11.242(5)(b) and (i).
 3
 4
           Section 5. Section 196.1994, Florida Statutes, is
 5
   repealed.
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 7
           Reviser's note. -- The cited section, which
 8
           relates to a property tax exemption for space
 9
           laboratories and carriers, expired pursuant to
10
           its own terms, effective July 1, 2004.
11
12
           Section 6. Subsection (7) of section 202.27, Florida
13
    Statutes, is repealed.
14
15
           Reviser's note. -- The cited subsection, which
           relates to material error in reporting of local
16
17
           communications services taxes, was repealed
           pursuant to s. 6, ch. 2003-254, Laws of
18
           Florida, effective June 30, 2004. Since the
19
           subsection was not repealed by a "current
20
21
           session" of the Legislature, it may be omitted
22
           from the 2005 Florida Statutes only through a
23
           reviser's bill duly enacted by the Legislature.
           See s. 11.242(5)(b) and (i).
24
25
26
           Section 7. Subsection (2) of section 213.131, Florida
27
    Statutes, is repealed.
28
           Reviser's note. -- The cited subsection, which
29
30
           relates to termination of the Department of
           Revenue Clerks of the Court Trust Fund, was
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repealed by s. 2, ch. 2003-243, Laws of
 1
           Florida, effective November 4, 2004. Since the
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 3
           subsection was not repealed by a "current
 4
           session" of the Legislature, it may be omitted
 5
           from the 2005 Florida Statutes only through a
 6
           reviser's bill duly enacted by the Legislature.
 7
           See s. 11.242(5)(b) and (i).
 8
 9
           Section 8. Subsection (17) of section 216.181, Florida
10
    Statutes, is repealed.
11
12
           Reviser's note. -- The cited subsection, which
13
           relates to positions and associated budget
           transfers by the Department of Law Enforcement
14
           for the 2003-2004 fiscal year only, expired
15
16
           pursuant to its own terms, effective July 1,
17
           2004.
18
           Section 9. Paragraph (f) of subsection (5) of section
19
    216.292, Florida Statutes, is repealed.
20
21
22
           Reviser's note. -- The cited paragraph, which
23
           relates to authorization for the Governor to
           approve the initiation of certain fixed capital
2.4
           outlay projects within the Department of
25
           Corrections for specified purposes, expired
26
27
           pursuant to its own terms, effective March 8,
28
           2004.
29
           Section 10. Subparagraph 2. of paragraph (h) of
30
   subsection (1) of section 220.191, Florida Statutes, as
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reenacted by section 17 of chapter 2004-5, Laws of Florida, is
 2
    repealed.
 3
 4
           Reviser's note. -- The cited subparagraph, which
 5
           relates to certain new financial facilities
 6
           qualifying as "qualifying projects" for
 7
           purposes of the capital investment tax credit,
 8
           expired pursuant to its own terms, effective
 9
           June 30, 2004.
10
           Section 11. Paragraphs (b) and (c) of subsection (1)
11
12
    of section 252.373, Florida Statutes, as amended by section 4
13
    of chapter 2004-235, Laws of Florida, and section 48 of
    chapter 2004-269, Laws of Florida, are repealed.
14
15
           Reviser's note. -- The cited paragraphs, which
16
17
           relate to use of the Emergency Management,
18
           Preparedness, and Assistance Trust Fund for
           fiscal year 2003-2004 only, and a review and
19
           transfer of funds within that trust fund,
20
21
           expired pursuant to their own terms, effective
22
           July 1, 2004.
23
           Section 12. Subsection (21) of section 259.105,
2.4
25
   Florida Statutes, is repealed.
26
27
           Reviser's note. -- The cited subsection, which
28
           relates to distribution of funds to water
29
           management districts for specified purposes for
30
           the 2003-2004 fiscal year only, expired
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pursuant to its own terms, effective July 1,
 2
           2004.
 3
 4
           Section 13. Section 288.9511, Florida Statutes, as
   amended by section 23 of chapter 2004-357, Laws of Florida,
 5
   and sections 288.9515 and 288.9517, Florida Statutes, are
 7
   repealed.
 8
 9
           Reviser's note. -- The cited sections, which
10
           relate to technology development programs, were
           repealed by s. 80, ch. 2003-399, Laws of
11
12
           Florida, effective July 1, 2004. Since the
13
           sections were not repealed by a "current
           session" of the Legislature, they may be
14
           omitted from the 2005 Florida Statutes only
15
           through a reviser's bill duly enacted by the
16
17
           Legislature. See s. 11.242(5)(b) and (i).
18
           Section 14. Subsection (4) of section 339.08, Florida
19
    Statutes, as amended by section 8 of chapter 2004-366, Laws of
20
21
   Florida, is repealed.
22
           Reviser's note. -- The cited subsection, which
23
           transfers specified funds from the State
2.4
           Transportation Trust Fund to the General
25
           Revenue Fund for the 2003-2004 fiscal year
26
27
           only, expired pursuant to its own terms,
28
           effective July 1, 2004.
29
           Section 15. Subsection (3) of section 339.082, Florida
30
31 Statutes, is repealed.
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1	Reviser's noteThe cited subsection, which
2	relates to termination of the Federal Law
3	Enforcement Trust Fund within the Department of
4	Transportation, was repealed by s. 2, ch.
5	2002-136, Laws of Florida, effective May 25,
6	2004. Since the subsection was not repealed by
7	a "current session" of the Legislature, it may
8	be omitted from the 2005 Florida Statutes only
9	through a reviser's bill duly enacted by the
10	Legislature. See s. 11.242(5)(b) and (i).
11	
12	Section 16. Subsection (3) of section 372.127, Florida
13	Statutes, is repealed.
14	
15	Reviser's noteThe cited subsection, which
16	relates to termination of the Conservation and
17	Recreation Lands Program Trust Fund of the Fish
18	and Wildlife Conservation Commission, was
19	repealed by s. 2, ch. 2001-34, Laws of Florida,
20	effective July 1, 2004. Since the subsection
21	was not repealed by a "current session" of the
22	Legislature, it may be omitted from the 2005
23	Florida Statutes only through a reviser's bill
24	duly enacted by the Legislature. See s.
25	11.242(5)(b) and (i).
26	
27	Section 17. Subsection (9) of section 372.561, Florida
28	Statutes, is repealed.
29	
30	Reviser's noteThe cited subsection, which
31	relates to implementation of fees for hunting

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and fishing licenses and permits, expired
 2
           pursuant to its own terms, effective July 1,
           2004.
 3
 4
 5
           Section 18. Subsection (6) of section 376.875, Florida
 6
    Statutes, is repealed.
 7
 8
           Reviser's note. -- The cited subsection, which
 9
           relates to use of moneys in the Brownfield
10
           Property Ownership Clearance Assistance
           Revolving Loan Trust Fund for the 2003-2004
11
12
           fiscal year only, expired pursuant to its own
13
           terms, effective July 1, 2004.
14
15
           Section 19. Subsection (7) of section 381.79, Florida
    Statutes, is repealed.
16
17
           Reviser's note. -- The cited subsection, which
18
           relates to disbursement of specified
19
           appropriated funds for brain and spinal cord
20
21
           injury research for the 2003-2004 fiscal year
22
           only, expired pursuant to its own terms,
23
           effective July 1, 2004.
24
25
           Section 20. Section 456.0375, Florida Statutes, is
   repealed.
26
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28
           Reviser's note. -- The cited section, which
           relates to registration of certain clinics, was
29
           repealed by s. 15, ch. 2003-411, Laws of
30
           Florida, effective March 1, 2004. Since the
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section was not repealed by a "current session"
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           of the Legislature, it may be omitted from the
 3
           2005 Florida Statutes only through a reviser's
 4
           bill duly enacted by the Legislature. See s.
 5
           11.242(5)(b) and (i).
 6
 7
           Section 21. Paragraph (f) of subsection (3) of section
 8
    601.15, Florida Statutes, is repealed.
 9
10
           Reviser's note. -- The cited paragraph, which
           relates to reduction of citrus excise tax rates
11
12
           for the 2003-2004 fiscal year only, expired
13
           pursuant to its own terms, effective July 1,
           2004.
14
15
           Section 22. Subsection (3) of section 723.06115,
16
17
    Florida Statutes, is repealed.
18
           Reviser's note. -- The cited subsection, which
19
           relates to termination of the Florida Mobile
20
21
           Home Relocation Trust Fund, was repealed by s.
22
           2, ch. 2003-249, Laws of Florida, effective
           November 4, 2004. Since the subsection was not
23
           repealed by a "current session" of the
24
           Legislature, it may be omitted from the 2005
25
           Florida Statutes only through a reviser's bill
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           duly enacted by the Legislature. See s.
28
           11.242(5)(b) and (i).
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Section 23. Paragraph (d) of subsection (5) of section
 2
    932.7055, Florida Statutes, as amended by section 3 of chapter
    2004-39, Laws of Florida, is repealed.
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 4
 5
           Reviser's note. -- The cited paragraph, which
 6
           relates to expenditure of funds in a special
 7
           law enforcement trust fund established by the
           governing body of a municipality for the
 8
 9
           2003-2004 fiscal year only, expired pursuant to
10
           its own terms, effective July 1, 2004.
11
12
           Section 24. Subsection (2) of section 985.4075,
13
    Florida Statutes, is repealed.
14
15
           Reviser's note. -- The cited subsection, which
           relates to a prohibition on use of operations
16
17
           appropriations for one-time startup funding for
           fixed capital outlay for juvenile justice
18
19
           programs, expired pursuant to its own terms,
           effective July 1, 2004.
20
21
22
           Section 25. Section 1004.225, Florida Statutes, is
23
    repealed.
2.4
25
           Reviser's note. -- The cited section, which
           consists of the Florida Technology Development
26
27
           Act, expired pursuant to its own terms,
2.8
           effective July 1, 2004.
29
           Section 26. Subsection (3) of section 1010.87, Florida
30
31 Statutes, is repealed.
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1	Reviser's noteThe cited subsection, which
2	relates to termination of the Workers'
3	Compensation Administration Trust Fund within
4	the Department of Education, was repealed by s.
5	2, ch. 2003-208, Laws of Florida, effective
6	November 4, 2004. Since the subsection was not
7	repealed by a "current session" of the
8	Legislature, it may be omitted from the 2005
9	Florida Statutes only through a reviser's bill
10	duly enacted by the Legislature. See s.
11	11.242(5)(b) and (i).
12	
13	Section 27. Section 378.035, Florida Statutes, as
14	amended by section 4 of chapter 2003-423, Laws of Florida, is
15	amended to read:
16	378.035 Department responsibilities and duties with
17	respect to Nonmandatory Land Reclamation Trust Fund
18	(1) The department shall administer the Nonmandatory
19	Land Reclamation Trust Fund.
20	(2)(a) The department shall verify that reclamation
21	activities or portions thereof have been accomplished in
22	accordance with the reclamation contract and shall certify the
23	cost of such reclamation activities to the Chief Financial
24	Officer for reimbursement.
25	(b) Beginning in 1985, the department shall determine
26	the maximum dollar amount a landowner may be reimbursed per
27	reclaimed acre under an approved reclamation program.
28	(c) Nothing in this act precludes a landowner from
29	performing the reclamation pursuant to the approved
30	reclamation program, provided the landowner complies with the
31	provisions of this act.

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- If an applicant who has signed a reclamation contract abandons the reclamation program prior to substantial completion of the program, the department may spend the remaining balance of funds not expended under the contract to complete the program.
- (a) The contract amount and any amounts spent by the department in excess of the remaining balance of the funds under the contract become a lien upon the property, enforceable pursuant to chapter 85. The moneys received as a result of a lien foreclosure or as repayment shall be deposited into the trust fund.
- (b) If the land acquired pursuant to the lien foreclosure has recreational or wildlife value, the department may retain ownership as with other property acquired pursuant to s. 378.036. If the department sells the property, the department shall deposit the proceeds of the sale into the trust fund.
- (4) Interest on moneys deposited in the Nonmandatory Land Reclamation Trust Fund shall accrue to that fund.
- (5) Funds within the Nonmandatory Land Reclamation Trust Fund are also authorized for use by the department for the following purposes:
- (a) To reclaim lands disturbed by the severance of phosphate rock on or after July 1, 1975, in the event that a mining company ceases mining and the associated reclamation prior to all lands disturbed by the operation being reclaimed. Moneys expended by the department to accomplish reclamation pursuant to this subsection shall become a lien upon the property enforceable pursuant to chapter 85. The moneys received as a result of a lien foreclosure or as repayment shall be deposited into the trust fund. In the event the money

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received as a result of lien foreclosure or repayment is less 2 than the amount expended for reclamation, the department shall use all means available to recover, for the use of the fund, 3 the difference from the affected parties. Paragraph (3)(b) 4 shall apply to lands acquired as a result of a lien 5 foreclosure.

- (b) For the abatement of an imminent hazard as provided by s. 403.4154(4) and for the purpose of closing an abandoned phosphogypsum stack system and carrying out postclosure care as provided by s. 403.4154(6).
- (c) For the purpose of funding basic management or protection of reclaimed, restored, or preserved phosphate lands:
- 1. Which have wildlife habitat value as determined by the Bureau of Mine Reclamation;
- 2. Which have been transferred by the landowner to a public agency or a private, nonprofit land conservation and management entity in fee simple, or which have been made subject to a conservation easement pursuant to s. 704.06; and
- 3. For which other management funding options are not available.

These funds may, after the basic management or protection has been assured for all such lands, be combined with other available funds to provide a higher level of management for such lands.

- (d) For the sole purpose of funding the department's implementation of:
- 1. The NPDES permitting program authorized by s. 29 30 403.0885, as it applies to phosphate mining and beneficiation 31

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facilities, phosphate fertilizer production facilities, and phosphate loading and handling facilities;

- 2. The regulation of dams in accordance with department rule 62-672, Florida Administrative Code; and
- 3. The phosphogypsum management program pursuant to s. 403.4154 and department rule 62-673, Florida Administrative Code.
- (6) Should the nonmandatory land reclamation program encumber all the funds in the Nonmandatory Land Reclamation Trust Fund except those reserved by subsection (5) prior to funding all the reclamation applications for eligible parcels, the funds reserved by subsection (5) shall be available to the program to the extent required to complete the reclamation of all eligible parcels for which the department has received applications.
- (7) The department may not accept any applications for nonmandatory land reclamation programs after January 1, 2005.
- (8) The Bureau of Mine Reclamation shall review the sufficiency of the Nonmandatory Land Reclamation Trust Fund to support the stated objectives and report to the secretary annually with recommendations as appropriate.
- (9) For the 2003 2004 fiscal year only, notwithstanding the provisions of subsections (5) and (6), the department is authorized to expend the moneys appropriated in the General Appropriations Act for the abatement of imminent hazards caused by, and for the closure of, abandoned phosphogypsum stack systems as provided in subsections (3) and of s. 403.4154, respectively. This subsection expires July 2004.

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For the 2003 2004 fiscal year the department may not approve
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       encumber nonmandatory reclamation projects in amounts
    greater than $15 million.
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           Reviser's note. -- Subsection (9), which relates
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           to authorization of the Department of
 7
           Environmental Protection to expend appropriated
           moneys for the abatement of imminent hazards
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           caused by, and for the closure of, abandoned
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           phosphogypsum stack systems for the 2003-2004
           fiscal year only, expired pursuant to its own
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12
           terms, effective July 1, 2004. The flush left
13
           paragraph at the end of s. 378.035 is repealed
           to conform to the fact that it prohibits
14
           approval of specified moneys for the 2003-2004
15
           fiscal year only.
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17
           Section 28. Section 383.410, Florida Statutes, is
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    repealed.
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           Reviser's note. -- The cited section, which
22
           relates to confidential information obtained by
23
           the State Child Abuse Death Review Committee,
           or specified related committees or panels, is
2.4
           repealed to confirm the October 2, 2004, repeal
25
           of an exemption in accordance with s. 119.15,
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27
           the Open Government Sunset Review Act of 1995.
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           Section 29. Subsection (3) of section 202.35, Florida
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    Statutes, is amended to read:
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202.35 Powers of department in dealing with 2 delinquents; tax to be separately stated .--3 (3) If a dealer or other person fails or refuses to 4 make his or her records available for inspection so that an audit or examination of his or her books and records cannot be 5 made, fails or refuses to register as a dealer, fails to make 7 a report and pay the tax as provided by this chapter, makes a 8 grossly incorrect report, or makes a report that is false or fraudulent, the department shall make an assessment from an 9 estimate based upon the best information then available to it 10 for the taxable period of retail sales of the dealer, together 11 12 with any accrued interest and penalties. The department shall 13 then proceed to collect the taxes, interest, and penalties on the basis of such assessment, which shall be considered prima 14 facie correct; and the burden to show the contrary rests upon 15 the dealer or other person. If the dealer fails to respond to 16 17 a contact made pursuant to s. 202.27(6) or a notice issued pursuant to s. 202.27(7), or if a dealer's records are 18 determined to be inadequate for purposes of determining 19 whether the dealer properly allocated tax to and between local 20 21 governments, the department may determine the proper 22 allocation or reallocation based upon the best information 23 available to the department and shall seek the agreement of the affected local governments. 2.4 25 Reviser's note. -- Amended to conform to the 26 27 repeal of s. 202.27(7) by this act to confirm 2.8 the repeal of the subsection by s. 6, ch. 2003-254, Laws of Florida, effective June 30, 29 30 2004. 31

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Section 30. Paragraph (a) of subsection (1) of section
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    627.732, Florida Statutes, is amended to read:
 3
           627.732 Definitions.--As used in ss. 627.730-627.7405,
 4
   the term:
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           (1) "Broker" means any person not possessing a license
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   under chapter 395, chapter 400, chapter 458, chapter 459,
 7
    chapter 460, chapter 461, or chapter 641 who charges or
   receives compensation for any use of medical equipment and is
 8
   not the 100-percent owner or the 100-percent lessee of such
 9
    equipment. For purposes of this section, such owner or lessee
10
   may be an individual, a corporation, a partnership, or any
11
12
    other entity and any of its 100-percent-owned affiliates and
13
    subsidiaries. For purposes of this subsection, the term
    "lessee" means a long-term lessee under a capital or operating
14
    lease, but does not include a part-time lessee. The term
15
    "broker" does not include a hospital or physician management
16
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    company whose medical equipment is ancillary to the practices
18
   managed, a debt collection agency, or an entity that has
    contracted with the insurer to obtain a discounted rate for
19
    such services; nor does the term include a management company
2.0
21
    that has contracted to provide general management services for
22
    a licensed physician or health care facility and whose
23
    compensation is not materially affected by the usage or
    frequency of usage of medical equipment or an entity that is
2.4
    100-percent owned by one or more hospitals or physicians. The
2.5
26
    term "broker" does not include a person or entity that
27
    certifies, upon request of an insurer, that:
2.8
           (a) It is a clinic registered under s. 456.0375 or
    licensed under ss. 400.990-400.995;
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1
           Reviser's note.--Amended to conform to the
 2
           repeal of s. 456.0375 by this act to confirm
           the repeal of s. 456.0375 by s. 15, ch.
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 4
           2003-411, Laws of Florida, effective March 1,
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           2004.
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