

1 A bill to be entitled
 2 An act relating to deletion of obsolete Florida Statutes
 3 provisions; repealing s. 195.095, F.S., relating to the
 4 Department of Revenue's approved bidder lists and standard
 5 contracts relating to sales of electronic data processing
 6 programs or equipment; repealing s. 213.054, F.S.,
 7 relating to department monitoring of the use of certain
 8 tax deductions and an annual report on persons claiming
 9 such deductions; amending s. 213.053, F.S.; deleting an
 10 obsolete Department of Revenue disclosure provision;
 11 amending s. 443.163, F.S.; deleting an obsolete waiver of
 12 an electronic telefile reporting requirement; providing an
 13 effective date.

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 15 Be It Enacted by the Legislature of the State of Florida:

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 17 Section 1. Sections 195.095 and 213.054, Florida Statutes,
 18 are repealed.

19 Section 2. Subsection (5) of section 213.053, Florida
 20 Statutes, is amended to read:

21 213.053 Confidentiality and information sharing.—

22 (5) Nothing contained in this section shall prevent the
 23 department from:

24 ~~(a)~~ publishing statistics so classified as to prevent the
 25 identification of particular accounts, reports, declarations, or
 26 returns; ~~or~~

27 ~~(b) Disclosing to the Chief Financial Officer the names~~
 28 ~~and addresses of those taxpayers who have claimed an exemption~~

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29 ~~pursuant to former s. 199.185(1)(i) or a deduction pursuant to~~
30 ~~s. 220.63(5).~~

31 Section 3. Paragraph (c) of subsection (3) of section
32 443.163, Florida Statutes, is amended to read:

33 443.163 Electronic reporting and remitting of
34 contributions and reimbursements.—

35 (3) The tax collection service provider may waive the
36 requirement to file an Employers Quarterly Report (UCT-6) by
37 electronic means for employers that are unable to comply despite
38 good faith efforts or due to circumstances beyond the employer's
39 reasonable control.

40 (c) The Agency for Workforce Innovation or the state
41 agency providing unemployment tax collection services may
42 establish by rule the length of time a waiver is valid and may
43 determine whether subsequent waivers will be authorized, based
44 on this subsection; ~~however, the tax collection service provider~~
45 ~~may only grant a waiver from electronic reporting if the~~
46 ~~employer timely files the Employers Quarterly Report (UCT-6) by~~
47 ~~teletype, unless the employer wage detail exceeds the service~~
48 ~~provider's teletype system capabilities.~~

49 Section 4. This act shall take effect upon becoming a law.