	HB 4025 2012	
1	A bill to be entitled	
2	An act relating to local business taxes; repealing ch.	
3	205, F.S., which established the Local Business Tax	
4	Act; amending ss. 202.24, 213.0535, 213.756, 290.0057,	
5	337.401, 376.84, 379.3761, 482.071, 482.242, 489.119,	
6	489.127, 489.128, 489.131, 489.516, 489.521, 489.5315,	
7	489.532, 489.533, 489.537, 500.511, 501.016, 501.143,	
8	501.160, 507.13, 539.001, and 559.939, F.S.;	
9	conforming references and cross-references; providing	
10	an effective date.	
11		
12	Be It Enacted by the Legislature of the State of Florida:	
13		
14	Section 1. Chapter 205, Florida Statutes, consisting of	
15	sections 205.013, 205.022, 205.023, 205.0315, 205.032, 205.033,	
16	205.042, 205.043, 205.045, 205.053, 205.0532, 205.0535,	
17	205.0536, 205.0537, 205.054, 205.063, 205.064, 205.065, 205.066,	
18	<u>205.162, 205.171, 205.191, 205.192, 205.193, 205.194, 205.196,</u>	
19	205.1965, 205.1967, 205.1969, 205.1971, 205.1973, and 205.1975,	
20	is repealed.	
21	Section 2. Paragraph (c) of subsection (2) of section	
22	202.24, Florida Statutes, is amended to read:	
23	202.24 Limitations on local taxes and fees imposed on	
24	dealers of communications services	
25	(2)	
26	(c) This subsection does not apply to:	
27	1. Local communications services taxes levied under this	
28	chapter.	
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Ad valorem taxes levied pursuant to chapter 200.
 Business taxes levied under chapter 205.

30 31

29

3.4. "911" service charges levied under chapter 365.

32 <u>4.5.</u> Amounts charged for the rental or other use of 33 property owned by a public body which is not in the public 34 rights-of-way to a dealer of communications services for any 35 purpose, including, but not limited to, the placement or 36 attachment of equipment used in the provision of communications 37 services.

38 <u>5.6.</u> Permit fees of general applicability which are not 39 related to placing or maintaining facilities in or on public 40 roads or rights-of-way.

41 <u>6.7.</u> Permit fees related to placing or maintaining
42 facilities in or on public roads or rights-of-way pursuant to s.
43 337.401.

44 7.8. Any in-kind requirements, institutional networks, or 45 contributions for, or in support of, the use or construction of public, educational, or governmental access facilities allowed 46 47 under federal law and imposed on providers of cable or video service pursuant to any existing ordinance or an existing 48 49 franchise agreement granted by each municipality or county, 50 under which ordinance or franchise agreement service is provided 51 prior to July 1, 2007, or as permitted under chapter 610. 52 Nothing in this subparagraph shall prohibit the ability of providers of cable or video service to recover such expenses as 53 allowed under federal law. 54

55 56 8.9. Special assessments and impact fees.
9.10. Pole attachment fees that are charged by a local
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57 government for attachments to utility poles owned by the local 58 government.

59 <u>10.11.</u> Utility service fees or other similar user fees for 60 utility services.

61 <u>11.12.</u> Any other generally applicable tax, fee, charge, or 62 imposition authorized by general law on July 1, 2000, which is 63 not specifically prohibited by this subsection or included as a 64 replaced revenue source in s. 202.20.

65 Section 3. Paragraph (a) of subsection (4) of section 66 213.0535, Florida Statutes, is amended to read:

67 213.0535 Registration Information Sharing and Exchange68 Program.-

69

(4) There are two levels of participation:

70 (a) Each unit of state or local government responsible for 71 administering one or more of the provisions specified in 72 subparagraphs 1.-7. 1.-8. is a level-one participant. Level-one 73 participants shall exchange, monthly or quarterly, as determined 74 jointly by each participant and the department, the data 75 enumerated in subsection (2) for each new registrant, new filer, 76 or initial reporter, permittee, or licensee, with respect to the 77 following taxes, licenses, or permits:

78 1. The sales and use tax imposed under chapter 212. 79 2. The tourist development tax imposed under s. 125.0104. The tourist impact tax imposed under s. 125.0108. 80 3. 4. Local business taxes imposed under chapter 205. 81 82 4.5. Convention development taxes imposed under s. 212.0305. 83 84 5.6. Public lodging and food service establishment

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HB 4025 2012 85 licenses issued pursuant to chapter 509. 86 6.7. Beverage law licenses issued pursuant to chapter 561. 87 7.8. A municipal resort tax as authorized under chapter 67-930, Laws of Florida. 88 89 Section 4. Paragraph (b) of subsection (2) of section 90 213.756, Florida Statutes, is amended to read: 91 213.756 Funds collected are state tax funds.-(2) 92 93 (b) This subsection applies to those taxes enumerated in s. 72.011, excluding chapter 202 and that portion of chapter 203 94 95 collected thereunder, and also applies to taxes imposed under 96 chapter 205. Section 5. Paragraph (e) of subsection (1) of section 97 98 290.0057, Florida Statutes, is amended to read: 99 290.0057 Enterprise zone development plan.-100 (1)Any application for designation as a new enterprise zone must be accompanied by a strategic plan adopted by the 101 102 governing body of the municipality or county, or the governing 103 bodies of the county and one or more municipalities together. At 104 a minimum, the plan must: 105 Commit the governing body or bodies to enact and (e) 106 maintain local fiscal and regulatory incentives, if approval for 107 the area is received under s. 290.0065. These incentives may include the municipal public service tax exemption provided by 108 s. 166.231, the economic development ad valorem tax exemption 109 provided by s. 196.1995, the business tax exemption provided by 110 111 s. 205.054, local impact fee abatement or reduction, or lowinterest or interest-free loans or grants to businesses to 112 Page 4 of 17

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113 encourage the revitalization of the nominated area.

Section 6. Paragraph (f) of subsection (3) of section 337.401, Florida Statutes, is amended to read:

116 337.401 Use of right-of-way for utilities subject to 117 regulation; permit; fees.-

118 (3)

119 (f) Except as expressly allowed or authorized by general law and except for the rights-of-way permit fees subject to 120 121 paragraph (c), a municipality or county may not levy on a provider of communications services a tax, fee, or other charge 122 or imposition for operating as a provider of communications 123 124 services within the jurisdiction of the municipality or county which is in any way related to using its roads or rights-of-way. 125 126 A municipality or county may not require or solicit in-kind 127 compensation, except as otherwise provided in s. 202.24(2)(c)7. 128 s. 202.24(2)(c)8. or s. 610.109. Nothing in this paragraph shall 129 impair any ordinance or agreement in effect on May 22, 1998, or 130 any voluntary agreement entered into subsequent to that date, 131 which provides for or allows in-kind compensation by a 132 telecommunications company.

Section 7. Paragraphs (e) through (o) of subsection (1) of section 376.84, Florida Statutes, are redesignated as paragraphs (d) through (n), respectively, and present paragraph (d) of that subsection is amended to read:

137 376.84 Brownfield redevelopment economic incentives.—It is 138 the intent of the Legislature that brownfield redevelopment 139 activities be viewed as opportunities to significantly improve 140 the utilization, general condition, and appearance of these

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141 sites. Different standards than those in place for new 142 development, as allowed under current state and local laws, 143 should be used to the fullest extent to encourage the 144 redevelopment of a brownfield. State and local governments are 145 encouraged to offer redevelopment incentives for this purpose, 146 as an ongoing public investment in infrastructure and services, 147 to help eliminate the public health and environmental hazards, and to promote the creation of jobs in these areas. Such 148 149 incentives may include financial, regulatory, and technical 150 assistance to persons and businesses involved in the redevelopment of the brownfield pursuant to this act. 151

(1) Financial incentives and local incentives forredevelopment may include, but not be limited to:

(d) Waiver, reduction, or limitation by line of business
 with respect to business taxes pursuant to chapter 205.

Section 8. Subsections (5) and (6) of section 379.3761, Florida Statutes, are renumbered as subsections (4) and (5), respectively, and present subsection (4) of that section is amended to read:

160 379.3761 Exhibition or sale of wildlife; fees; 161 classifications.-

162 (4) The provisions of this section relative to licensing
163 for exhibition do not apply to any municipal, county, state, or
164 other publicly owned wildlife exhibit or any traveling zoo,
165 circus, or exhibit licensed under chapter 205.
166 Section 9. Subsection (5) of section 482.071, Florida

167 Statutes, is amended to read:

168 482.071 Licenses.-

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169 (5) A license under this section is a prerequisite for the 170 issuance of a local occupational license to engage in pest control, as provided in s. 205.1967. 171 172 Section 10. Paragraphs (b) through (g) of subsection (1) 173 of section 482.242, Florida Statutes, are redesignated as 174 paragraphs (a) through (f), respectively, and present paragraph 175 (a) of that subsection is amended to read: 176 482.242 Preemption.-This chapter is intended as comprehensive and 177 (1)exclusive regulation of pest control in this state. The 178 179 provisions of this chapter preempt to the state all regulation 180 of the activities and operations of pest control services, including the pesticides used pursuant to labeling and 181 182 registration approved under part I of chapter 487. No local government or political subdivision of the state may enact or 183 184 enforce an ordinance that regulates pest control, except that 185 the preemption in this section does not prohibit a local 186 government or political subdivision from enacting an ordinance 187 regarding any of the following: (a) Local business taxes adopted pursuant to chapter 205. 188 189 Section 11. Subsections (5), (6), and (7) of section 190 489.119, Florida Statutes, are renumbered as subsections (4), (5), and (6), respectively, and present subsection (4) of that 191 192 section is amended to read: 489.119 Business organizations; qualifying agents.-193 (4) When a certified qualifying agent, on behalf of a 194 business organization, makes application for a business tax 195 196 receipt in any municipality or county of this state, the

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197	application shall be made with the tax collector in the name of
198	the business organization and the qualifying agent; and the
199	license, when issued, shall be issued to the business
200	organization, upon payment of the appropriate licensing fee and
201	exhibition to the tax collector of a valid certificate for the
202	qualifying agent issued by the department, and the state license
203	numbers shall be noted thereon.
204	Section 12. Subsection (1) of section 489.127, Florida
205	Statutes, is amended to read:
206	489.127 Prohibitions; penalties
207	(1) No person shall:
208	(a) Falsely hold himself or herself or a business
209	organization out as a licensee, certificateholder, or
210	registrant;
211	(b) Falsely impersonate a certificateholder or registrant;
212	(c) Present as his or her own the certificate or
213	registration of another;
214	(d) Knowingly give false or forged evidence to the board
215	or a member thereof;
216	(e) Use or attempt to use a certificate or registration
217	that has been suspended or revoked;
218	(f) Engage in the business or act in the capacity of a
219	contractor or advertise himself or herself or a business
220	organization as available to engage in the business or act in
221	the capacity of a contractor without being duly registered or
222	certified;
223	(g) Operate a business organization engaged in contracting
224	after 60 days following the termination of its only qualifying
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225 agent without designating another primary qualifying agent, 226 except as provided in ss. 489.119 and 489.1195; 227 Commence or perform work for which a building permit (h) 228 is required pursuant to part IV of chapter 553 without such 229 building permit being in effect; or 230 Willfully or deliberately disregard or violate any (i) 231 municipal or county ordinance relating to uncertified or 232 unregistered contractors. 233 For purposes of this subsection, a person or business 234 235 organization operating on an inactive or suspended certificate 236 or registration is not duly certified or registered and is 237 considered unlicensed. A business tax receipt issued under the 238 authority of chapter 205 is not a license for purposes of this 239 part. 240 Section 13. Paragraph (c) of subsection (1) of section 241 489.128, Florida Statutes, is redesignated as paragraph (b), and 242 present paragraph (b) of that subsection is amended to read: 243 489.128 Contracts entered into by unlicensed contractors 244 unenforceable.-245 (1) As a matter of public policy, contracts entered into 246 on or after October 1, 1990, by an unlicensed contractor shall 247 be unenforceable in law or in equity by the unlicensed 248 contractor. 249 (b) For purposes of this section, an individual or business organization may not be considered unlicensed for 250 251 failing to have a business tax receipt issued under the 252 authority of chapter 205. Page 9 of 17

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253 Section 14. Paragraph (c) of subsection (3) of section 254 489.131, Florida Statutes, is amended to read: 255 489.131 Applicability.-256 Nothing in this part limits the power of a (3) 257 municipality or county: 258 To collect business taxes, subject to s. 205.065, (C) 259 inspection fees for engaging in contracting or examination fees 260 from persons who are registered with the board pursuant to local 261 examination requirements and issue business tax receipts. 262 However, nothing in this part shall be construed to require general contractors, building contractors, or residential 263 264 contractors to obtain additional business tax receipts for 265 specialty work when such specialty work is performed by 266 employees of such contractors on projects for which they have 267 substantially full responsibility and such contractors do not 268 hold themselves out to the public as being specialty 269 contractors. 270 Section 15. Subsection (3) of section 489.516, Florida 271 Statutes, is amended to read: 272 489.516 Qualifications to practice; restrictions; 273 prerequisites.-274 (3) When a certificateholder desires to engage in 275 contracting in any area of the state, as a prerequisite 276 therefor, he or she shall only be required to exhibit to the 277 local building official, tax collector, or other authorized person in charge of the issuance of licenses and building or 278 electrical permits in the area evidence of holding a current 279 280 certificate and a current business tax receipt issued by the Page 10 of 17

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281 jurisdiction in which the certificateholder's principal place of 282 business is located and having paid the fee for the permit 283 required of other persons. However, a local construction 284 regulation board may deny the issuance of an electrical permit 285 to a certified contractor, or issue a permit with specific 286 conditions, if the local construction regulation board has found 287 such contractor, through the public hearing process, to be 288 guilty of fraud or a willful building code violation within the 289 county or municipality that the local construction regulation 290 board represents, or if the local construction regulation board 291 has proof that such contractor, through the public hearing 292 process, has been found quilty, in another county or 293 municipality within the past 12 months, of fraud or a willful 294 building code violation and finds, after providing notice to the contractor, that such fraud or violation would have been fraud 295 296 or a violation if committed in the county or municipality that 297 the local construction board represents. Notification of and 298 information concerning such permit denial shall be submitted to 299 the Department of Business and Professional Regulation within 15 300 days after the local construction regulation board decides to 301 deny the permit. Section 16. Subsections (7) through (10) of section

302 Section 16. Subsections (7) through (10) of section 303 489.521, Florida Statutes, are renumbered as subsections (6) 304 through (9), respectively, and present subsection (6) of that 305 section is amended to read:

306 489.521 Business organizations; qualifying agents.307 (6) When a business organization qualified to engage in
308 contracting makes application for a business tax receipt in any
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309 municipality or county of this state, the application shall be 310 made with the tax collector in the name of the business 311 organization, and the business tax receipt, when issued, shall 312 be issued to the business organization upon payment of the 313 appropriate licensing fee and exhibition to the tax collector of 314 a valid certificate issued by the department.

315 Section 17. Section 489.5315, Florida Statutes, is amended 316 to read:

317 489.5315 Proprietary electrical or alarm contractors.318 Businesses that obtain an electrical or burglar alarm system
319 license to work only on their own equipment, and that do not
320 offer electrical or alarm contracting services to the public,
321 are not electrical or burglar alarm system contracting
322 businesses and do not have to obtain a business tax receipt in
323 addition to any they are otherwise required to have.

324 Section 18. Paragraph (c) of subsection (1) of section 325 489.532, Florida Statutes, is redesignated as paragraph (b), and 326 present paragraph (b) of that subsection is amended to read:

327 489.532 Contracts entered into by unlicensed contractors328 unenforceable.-

(1) As a matter of public policy, contracts entered into on or after October 1, 1990, by an unlicensed contractor shall be unenforceable in law or in equity by the unlicensed contractor.

333 (b) For purposes of this section, an individual or 334 business organization shall not be considered unlicensed for 335 failing to have a business tax receipt issued under the 336 authority of chapter 205.

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337 Section 19. Paragraph (q) of subsection (1) of section 338 489.533, Florida Statutes, is amended to read: 339 489.533 Disciplinary proceedings.-340 The following acts shall constitute grounds for (1)341 disciplinary actions as provided in subsection (2): 342 Failing to affix a registration or certification (a) 343 number as required by s. 489.521(6) s. 489.521(7). 344 345 For the purposes of this subsection, construction is considered to be commenced when the contract is executed and the contractor 346 347 has accepted funds from the customer or lender. 348 Section 20. Subsection (9) of section 489.537, Florida 349 Statutes, is renumbered as subsection (8), and paragraph (b) of 350 subsection (3) and present subsection (8) of that section are 351 amended to read: 352 489.537 Application of this part.-353 (3) Nothing in this act limits the power of a municipality 354 or county: 355 (b) To collect fees for business tax receipts and 356 inspections for engaging in contracting or examination fees from 357 persons who are registered with the local boards pursuant to 358 local examination requirements. 359 (8) Persons licensed under this part are subject to SS. 360 205.0535(1) and 205.065, as applicable. Section 21. Subsection (3) of section 500.511, Florida 361 362 Statutes, is amended to read: 363 500.511 Fees; enforcement; preemption.-364 PREEMPTION OF AUTHORITY TO REGULATE.-Regulation of (3) Page 13 of 17

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365 bottled water plants, water vending machines, water vending 366 machine operators, and packaged ice plants is preempted by the 367 state. No county or municipality may adopt or enforce any 368 ordinance that regulates the licensure or operation of bottled 369 water plants, water vending machines, or packaged ice plants, unless it is determined that unique conditions exist within the 370 371 county which require the county to regulate such entities in 372 order to protect the public health. This subsection does not 373 prohibit a county or municipality from requiring a business tax 374 pursuant to chapter 205.

375 Section 22. Subsection (1) of section 501.016, Florida376 Statutes, is amended to read:

377 501.016 Health studios; security requirements.—Each health 378 studio that sells contracts for health studio services shall 379 meet the following requirements:

Each health studio shall maintain for each separate 380 (1)381 business location a bond issued by a surety company admitted to 382 do business in this state. The principal sum of the bond shall 383 be \$50,000, and the bond, when required, shall be obtained 384 before a business tax receipt may be issued under chapter 205. 385 Upon issuance of a business tax receipt, the licensing authority 386 shall immediately notify the department of such issuance in a 387 manner established by the department by rule. The bond shall be 388 in favor of the state for the benefit of any person injured as a result of a violation of ss. 501.012-501.019. The aggregate 389 390 liability of the surety to all persons for all breaches of the conditions of the bonds provided herein shall in no event exceed 391 392 the amount of the bond. The original surety bond required by

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393 this section shall be filed with the department. 394 Section 23. Paragraphs (c) through (f) of subsection (3) 395 of section 501.143, Florida Statutes, are redesignated as 396 paragraphs (b) through (e), respectively, and present paragraph 397 (b) of that subsection is amended to read: 398 501.143 Dance Studio Act.-399 (3) REGISTRATION OF BALLROOM DANCE STUDIOS.-400 (b) Any person applying for or renewing a local business 401 tax receipt to engage in business as a ballroom dance studio 402 must exhibit an active registration certificate from the department before the local business tax receipt may be issued 403 404 or reissued under chapter 205. 405 Section 24. Subsection (9) of section 501.160, Florida 406 Statutes, is amended to read: 407 501.160 Rental or sale of essential commodities during a 408 declared state of emergency; prohibition against unconscionable 409 prices.-410 Upon a declaration of a state of emergency by the (9) 411 Governor, in order to protect the health, safety, and welfare of residents, any person who offers goods and services for sale to 412 413 the public during the duration of the emergency and who does not possess a business tax receipt under s. 205.032 or s. 205.042 414 415 commits a misdemeanor of the second degree, punishable as 416 provided in s. 775.082 or s. 775.083. During a declared 417 emergency, this subsection does not apply to religious, charitable, fraternal, civic, educational, or social 418 419 organizations. During a declared emergency and when there is an 420 allegation of price gouging against the person, failure to Page 15 of 17

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421 possess a license constitutes reasonable cause to detain the 422 person, provided that the detention shall only be made in a 423 reasonable manner and only for a reasonable period of time 424 sufficient for an inquiry into the circumstances surrounding the 425 failure to possess a license.

426 Section 25. Subsection (1) of section 507.13, Florida 427 Statutes, is amended to read:

428

507.13 Local regulation.-

(1) (a) Except as provided in <u>paragraph</u> paragraphs (b) and
(c), this chapter preempts a local ordinance or regulation of a
county or municipality which regulates transactions relating to
movers of household goods or moving brokers.

433 This chapter does not preempt an ordinance or (b) 434 regulation originally enacted by a county before January 1, 435 2011, or a subsequent amendment to such an ordinance or 436 regulation. However, registration fees required by such an 437 ordinance or regulation must be reasonable and may not exceed 438 the cost of administering the ordinance or regulation. In 439 addition, registration and bonding may be required only of a 440 mover or moving broker whose principal place of business is located within that county's jurisdiction. 441

442 (c) This section does not preempt a local government's
443 authority to levy a local business tax pursuant to chapter 205.
444 Section 26. Paragraph (f) of subsection (3) of section
445 539.001, Florida Statutes, is amended to read:

446 539.001 The Florida Pawnbroking Act.-

447 (3) LICENSE REQUIRED.-

448 (f) Any person applying for or renewing a local

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449 occupational license to engage in business as a pawnbroker must 450 exhibit a current license from the agency before the local 451 business tax receipt may be issued or reissued. 452 Section 27. Section 559.939, Florida Statutes, is amended 453 to read: 454 559.939 State preemption.-No municipality or county or 455 other political subdivision of this state shall have authority 456 to levy or collect any registration fee or tax, as a regulatory 457 measure, or to require the registration or bonding in any manner of any seller of travel who is registered or complies with all 458 applicable provisions of this part, unless that authority is 459 460 provided for by special or general act of the Legislature. Any 461 ordinance, resolution, or regulation of any municipality or 462 county or other political subdivision of this state which is in conflict with any provision of this part is preempted by this 463 464 part. The provisions of this section do not apply to any local 465 business tax levied pursuant to chapter 205.

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Section 28. This act shall take effect July 1, 2012.

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