CS/HB7123, Engrossed 2

2019 Legislature

1	
2	An act relating to taxation; amending s. 28.241, F.S.;
3	requiring that all of the proceeds from filing fees
4	for trial and appellate proceedings be deposited into
5	the State Courts Revenue Trust Fund; creating s.
6	193.4517, F.S.; defining terms; providing a tangible
7	personal property assessment limitation, during a
8	certain timeframe and in certain counties, for certain
9	agricultural equipment rendered unable to be used due
10	to Hurricane Michael; specifying conditions for
11	applying for and receiving the assessment limitation;
12	providing procedures for petitioning the value
13	adjustment board if an application is denied;
14	providing retroactive application; amending s.
15	195.096, F.S.; specifying a requirement for the
16	Department of Revenue in reviewing assessment rolls in
17	certain counties in assessment years following a
18	natural disaster; authorizing the department to use
19	the best information available to estimate levels of
20	assessment; providing applicability and retroactive
21	operation; amending s. 201.02, F.S.; removing a
22	limitation on the transfer of homestead property deeds
23	between spouses that are exempt from documentary stamp
24	tax; amending s. 212.031, F.S.; reducing tax rates on
25	rental or licensee fees for the use of real property;

Page 1 of 32

CS/HB7123, Engrossed 2

2019 Legislature

26	amending s. 212.08, F.S.; exempting from sales and use
27	tax property purchased for sale by a dealer and
28	donated to a 501(c)(3) organization; amending s.
29	218.131, F.S.; revising the date of distribution of
30	appropriated moneys to certain counties; amending s.
31	318.14, F.S.; providing a specified reduction in civil
32	penalty for persons who are cited for certain
33	noncriminal traffic infractions and who elect to
34	attend a certain driver improvement course; removing a
35	provision that required that a portion of a certain
36	civil penalty be deposited in the State Courts Revenue
37	Trust Fund; amending s. 318.15, F.S.; conforming a
38	provision to changes made by the act; amending s.
39	624.51055, F.S.; specifying when an eligible
40	contribution to certain nonprofit scholarship-funding
41	organizations must be made for purposes of claiming a
42	credit against the insurance premium tax; providing
43	applicability; amending s. 741.01, F.S.; requiring
44	that all of the proceeds from a fee paid to the clerk
45	of the circuit court for the issuance of a marriage
46	license be deposited monthly into the State Courts
47	Revenue Trust Fund; amending s. 1002.395, F.S.;
48	specifying that under the Florida Tax Credit
49	Scholarship Program, a taxpayer may apply for a credit
50	against the insurance premium tax to be used for a

# Page 2 of 32

CS/HB7123, Engrossed 2

2019 Legislature

51	certain timeframe; revising an insurer's authority to
52	reduce certain tax installment payments for purposes
53	of determining if a certain tax penalty is imposed;
54	providing applicability; amending s. 337.401, F.S.;
55	specifying conditions under which certain persons who
56	place or maintain a communications facility in the
57	roads or rights-of-way are not considered pass-through
58	providers; amending s. 1011.71, F.S.; defining the
59	term "school operational purposes" to include charter
60	schools sponsored by a school district; requiring that
61	voted levies for school operational purposes be shared
62	with charter schools in accordance with certain
63	provisions; providing applicability; providing sales
64	tax exemptions for certain disaster preparedness
65	supplies during a certain timeframe; specifying
66	locations where the exemptions do not apply;
67	authorizing the department to adopt emergency rules;
68	providing sales tax exemptions for certain clothing,
69	wallets, bags, school supplies, personal computers,
70	and personal computer-related accessories during a
71	certain timeframe; defining terms; specifying
72	locations where the exemptions do not apply;
73	authorizing certain dealers to opt out of
74	participating in the exemptions, subject to certain
75	conditions; authorizing the department to adopt

Page 3 of 32

CS/HB7123, Engrossed 2

2019 Legislature

76	emergency rules; providing an appropriation; providing
77	a sales tax exemption for the purchase, within a
78	certain timeframe, of certain fencing materials used
79	to replace or repair fences damaged by Hurricane
80	Michael on agricultural lands; specifying that the
81	exemption is available only through a refund by the
82	department of previously paid taxes; specifying
83	requirements for applying for the refund; providing
84	penalties for furnishing a false affidavit; providing
85	construction and retroactive applicability;
86	authorizing the department to adopt emergency rules;
87	providing a sales tax exemption for the purchase,
88	within a certain timeframe, of building materials used
89	to replace or repair nonresidential farm buildings
90	damaged by Hurricane Michael; specifying that the
91	exemption is available only through a refund by the
92	department of previously paid taxes; defining the
93	terms "building materials" and "nonresidential farm
94	building"; specifying requirements for applying for
95	the refund; providing penalties for furnishing a false
96	affidavit; providing construction and retroactive
97	applicability; authorizing the department to adopt
98	emergency rules; providing an exemption from certain
99	fuel taxes for fuel purchased, within a certain
100	timeframe, for use for agricultural shipment or

# Page 4 of 32

ENROLLED CS/HB7123, Engrossed 2

2019 Legislature

101	hurricane debris removal after Hurricane Michael;
102	specifying that the exemption is available only
103	through a refund by the department; defining terms;
104	specifying requirements for applying for the refund;
105	providing penalties for furnishing a false affidavit;
106	providing applicability and construction; providing
107	for retroactive operation; authorizing the department
108	to adopt emergency rules; providing an appropriation;
109	providing effective dates.
110	
111	Be It Enacted by the Legislature of the State of Florida:
112	
113	Section 1. Effective January 1, 2020, subsection (6) of
114	section 28.241, Florida Statutes, is amended to read:
115	28.241 Filing fees for trial and appellate proceedings
116	(6) From each attorney appearing pro hac vice, the clerk
117	of the circuit court shall collect a fee of \$100. <del>Of the fee,</del>
118	The clerk must remit <u>the fee</u> $\$50$ to the Department of Revenue
119	for deposit into the General Revenue Fund and \$50 to the
120	<del>Department of Revenue</del> for deposit into the State Courts Revenue
121	Trust Fund.
122	Section 2. Section 193.4517, Florida Statutes, is created
123	to read:
124	193.4517 Assessment of agricultural equipment rendered
125	unable to be used due to Hurricane Michael

Page 5 of 32

CS/HB7123, Engrossed 2

### 2019 Legislature

126	(1) As used in this section, the term:
127	(a) "Farm" has the same meaning as provided in s.
128	823.14(3)(a).
129	(b) "Farm operation" has the same meaning as provided in
130	<u>s. 823.14(3)(b).</u>
131	(c) "Unable to be used" means the tangible personal
132	property was damaged, or the farm, farm operation, or
133	agricultural processing facility was affected to such a degree
134	that the tangible personal property could not be used for its
135	intended purpose.
136	(2) For purposes of ad valorem taxation and applying to
137	the 2019 tax roll only, tangible personal property owned and
138	operated by a farm, farm operation, or agriculture processing
139	facility located in Okaloosa, Walton, Holmes, Washington, Bay,
140	Jackson, Calhoun, Gulf, Gadsden, Liberty, Franklin, Leon, or
141	Wakulla County is deemed to have a market value no greater than
142	its value for salvage if the tangible personal property was
143	unable to be used for at least 60 days due to the effects of
144	Hurricane Michael.
145	(3) The deadline for an applicant to file an application
146	with the property appraiser for assessment pursuant to this
147	section is August 1, 2019.
148	(4) If the property appraiser denies an application, the
149	applicant may file, pursuant to s. 194.011(3), a petition with
150	the value adjustment board which requests that the tangible
	Daga 6 of 22

# Page 6 of 32

CS/HB7123, Engrossed 2

2019 Legislature

151	personal property be assessed pursuant to this section. Such
152	petition must be filed on or before the 25th day after the
153	mailing by the property appraiser during the 2019 calendar year
154	of the notice required under s. 194.011(1).
155	(5) This section applies retroactively to January 1, 2019.
156	Section 3. Paragraph (g) is added to subsection (2) of
157	section 195.096, Florida Statutes, to read:
158	195.096 Review of assessment rolls
159	(2) The department shall conduct, no less frequently than
160	once every 2 years, an in-depth review of the assessment rolls
161	of each county. The department need not individually study every
162	use-class of property set forth in s. 195.073, but shall at a
163	minimum study the level of assessment in relation to just value
164	of each classification specified in subsection (3). Such in-
165	depth review may include proceedings of the value adjustment
166	board and the audit or review of procedures used by the counties
167	to appraise property.
168	(g) Notwithstanding any other provision of this chapter,
169	in one or more assessment years following a natural disaster in
170	counties for which a state of emergency was declared by
171	executive order or proclamation of the Governor pursuant to
172	chapter 252, if the department determines that the natural
173	disaster creates difficulties in its statistical and analytical
174	reviews of the assessment rolls in affected counties, the
175	department shall take all practicable steps to maximize the
	Dage 7 of 22
	Page 7 of 32

CS/HB7123, Engrossed 2

2019 Legislature

176	representativeness and reliability of its statistical and
177	analytical reviews and may use the best information available to
178	estimate the levels of assessment. This paragraph first applies
179	to the 2019 assessment roll and operates retroactively to
180	January 1, 2019.
181	Section 4. Effective July 1, 2019, paragraph (b) of
182	subsection (7) of section 201.02, Florida Statutes, is amended
183	to read:
184	201.02 Tax on deeds and other instruments relating to real
185	property or interests in real property
186	(7) Taxes imposed by this section do not apply to:
187	(b) A deed or other instrument that transfers or conveys
188	homestead property or any interest in homestead property between
189	spouses, if the only consideration for the transfer or
190	conveyance is the amount of a mortgage or other lien encumbering
191	the homestead property at the time of the transfer or conveyance
192	and if the deed or other instrument is recorded within 1 year
193	after the date of the marriage. This paragraph applies to
194	transfers or conveyances from one spouse to another, from one
195	spouse to both spouses, or from both spouses to one spouse. For
196	the purpose of this paragraph, the term "homestead property" has
197	the same meaning as the term "homestead" as defined in s.
198	192.001.
199	Section 5. Effective January 1, 2020, paragraphs (c) and
200	(d) of subsection (1) of section 212.031, Florida Statutes, are
	Page 8 of 32

CS/HB7123, Engrossed 2

2019 Legislature

201 amended to read:

(1)

202 212.031 Tax on rental or license fee for use of real 203 property.-

204

205 For the exercise of such privilege, a tax is levied at (C) 206 the rate of 5.5  $\frac{5.7}{5.7}$  percent of and on the total rent or license 207 fee charged for such real property by the person charging or 208 collecting the rental or license fee. The total rent or license 209 fee charged for such real property shall include payments for the granting of a privilege to use or occupy real property for 210 any purpose and shall include base rent, percentage rents, or 211 212 similar charges. Such charges shall be included in the total 213 rent or license fee subject to tax under this section whether or 214 not they can be attributed to the ability of the lessor's or 215 licensor's property as used or operated to attract customers. 216 Payments for intrinsically valuable personal property such as 217 franchises, trademarks, service marks, logos, or patents are not 218 subject to tax under this section. In the case of a contractual 219 arrangement that provides for both payments taxable as total 220 rent or license fee and payments not subject to tax, the tax 221 shall be based on a reasonable allocation of such payments and 222 shall not apply to that portion which is for the nontaxable 223 payments.

(d) <u>If When</u> the rental or license fee of any such real
 property is paid by way of property, goods, wares, merchandise,

Page 9 of 32

CS/HB7123, Engrossed 2

2019 Legislature

226 services, or other thing of value, the tax shall be at the rate 227 of 5.5 5.7 percent of the value of the property, goods, wares, 228 merchandise, services, or other thing of value.

229 Section 6. Effective July 1, 2019, paragraph (p) of 230 subsection (7) of section 212.08, Florida Statutes, is amended 231 to read:

232 212.08 Sales, rental, use, consumption, distribution, and 233 storage tax; specified exemptions.—The sale at retail, the 234 rental, the use, the consumption, the distribution, and the 235 storage to be used or consumed in this state of the following 236 are hereby specifically exempt from the tax imposed by this 237 chapter.

238 (7) MISCELLANEOUS EXEMPTIONS.-Exemptions provided to any 239 entity by this chapter do not inure to any transaction that is 240 otherwise taxable under this chapter when payment is made by a 241 representative or employee of the entity by any means, 242 including, but not limited to, cash, check, or credit card, even 243 when that representative or employee is subsequently reimbursed by the entity. In addition, exemptions provided to any entity by 244 245 this subsection do not inure to any transaction that is otherwise taxable under this chapter unless the entity has 246 obtained a sales tax exemption certificate from the department 247 or the entity obtains or provides other documentation as 248 required by the department. Eligible purchases or leases made 249 250 with such a certificate must be in strict compliance with this

#### Page 10 of 32

CS/HB7123, Engrossed 2

2019 Legislature

subsection and departmental rules, and any person who makes an exempt purchase with a certificate that is not in strict compliance with this subsection and the rules is liable for and shall pay the tax. The department may adopt rules to administer this subsection.

256

(p) Section 501(c)(3) organizations.-

257 1. Also Exempt from the tax imposed by this chapter are 258 sales or leases to organizations determined by the Internal Revenue Service to be currently exempt from federal income tax 259 pursuant to s. 501(c)(3) of the Internal Revenue Code of 1986, 260 261 as amended, if such leases or purchases are used in carrying on 262 their customary nonprofit activities, unless such organizations 263 are subject to a final disqualification order issued by the 264 Department of Agriculture and Consumer Services pursuant to s. 265 496.430.

266 2. Exempt from the tax imposed by this chapter is tangible 267 personal property purchased for resale by a dealer and 268 subsequently donated to an organization determined by the 269 Internal Revenue Service to be currently exempt from federal 270 income tax pursuant to s. 501(c)(3) of the Internal Revenue Code of 1986, as amended, unless such organization is subject to a 271 272 final disqualification order issued by the Department of Agriculture and Consumer Services pursuant to s. 496.430. For 273 274 the purpose of this paragraph, the term "donate" means any 275 transfer of title or possession of tangible personal property to

Page 11 of 32

CS/HB7123, Engrossed 2

2019 Legislature

Page 12 of 32

CS/HB7123, Engrossed 2

#### 2019 Legislature

(b), s. 322.065, s. 322.15(1), s. 322.61, or s. 322.62 may, in 301 302 lieu of a court appearance, elect to attend in the location of 303 his or her choice within this state a basic driver improvement 304 course approved by the Department of Highway Safety and Motor 305 Vehicles. In such a case, adjudication must be withheld, any 306 civil penalty that is imposed by s. 318.18(3) must be reduced by 307 18 9 percent, and points, as provided by s. 322.27, may not be 308 assessed. However, a person may not make an election under this subsection if the person has made an election under this 309 subsection in the preceding 12 months. A person may not make 310 311 more than five elections within his or her lifetime under this 312 subsection. The requirement for community service under s. 318.18(8) is not waived by a plea of nolo contendere or by the 313 314 withholding of adjudication of guilt by a court. If a person 315 makes an election to attend a basic driver improvement course 316 under this subsection, 9 percent of the civil penalty imposed 317 under s. 318.18(3) shall be deposited in the State Courts 318 Revenue Trust Fund; however, that portion is not revenue for 319 purposes of s. 28.36 and may not be used in establishing the 320 budget of the clerk of the court under that section or s. 28.35. 321 Section 9. Effective January 1, 2020, paragraph (b) of 322 subsection (1) of section 318.15, Florida Statutes, is amended to read: 323 324 318.15 Failure to comply with civil penalty or to appear; 325 penalty.-

#### Page 13 of 32

CS/HB7123, Engrossed 2

2019 Legislature

326 (1)

327 However, a person who elects to attend driver (b) 328 improvement school and has paid the civil penalty as provided in 329 s. 318.14(9) but who subsequently fails to attend the driver 330 improvement school within the time specified by the court is 331 deemed to have admitted the infraction and shall be adjudicated 332 guilty. If the person received an 18-percent a 9-percent 333 reduction pursuant to s. 318.14(9), the person must pay the 334 clerk of the court that amount and a processing fee of up to \$18, after which additional penalties, court costs, or 335 surcharges may not be imposed for the violation. In all other 336 337 such cases, the person must pay the clerk a processing fee of up 338 to \$18, after which additional penalties, court costs, or 339 surcharges may not be imposed for the violation. The clerk of 340 the court shall notify the department of the person's failure to attend driver improvement school and points shall be assessed 341 342 pursuant to s. 322.27.

343 Section 10. Subsection (1) of section 624.51055, Florida 344 Statutes, is amended to read:

345 624.51055 Credit for contributions to eligible nonprofit
 346 scholarship-funding organizations.-

(1) There is allowed a credit of 100 percent of an
eligible contribution made to an eligible nonprofit scholarshipfunding organization under s. 1002.395 against any tax due for a
taxable year under s. 624.509(1) after deducting from such tax

#### Page 14 of 32

CS/HB7123, Engrossed 2

2019 Legislature

351	deductions for assessments made pursuant to s. 440.51; credits
352	for taxes paid under ss. 175.101 and 185.08; credits for income
353	taxes paid under chapter 220; and the credit allowed under s.
354	624.509(5), as such credit is limited by s. 624.509(6). <u>An</u>
355	eligible contribution must be made to an eligible nonprofit
356	scholarship-funding organization on or before the date the
357	taxpayer is required to file a return pursuant to ss. 624.509
358	and 624.5092. An insurer claiming a credit against premium tax
359	liability under this section shall not be required to pay any
360	additional retaliatory tax levied pursuant to s. 624.5091 as a
361	result of claiming such credit. Section 624.5091 does not limit
362	such credit in any manner.
363	Section 11. The amendment made by this act to s.
364	624.51055, Florida Statutes, first applies to insurance premium
365	taxable years beginning on or after January 1, 2019.
366	Section 12. Effective January 1, 2020, subsection (3) of
367	section 741.01, Florida Statutes, is amended to read:
368	741.01 County court judge or clerk of the circuit court to
369	issue marriage license; fee
370	(3) An additional fee of \$25 shall be paid to the clerk
371	upon receipt of the application for issuance of a marriage
372	license. Each month, the clerk shall remit $\$12.50$ of the fee to
373	the Department of Revenue for deposit <del>in the General Revenue</del>
374	Fund and \$12.50 of the fee to the Department of Revenue for
375	deposit into the State Courts Revenue Trust Fund.

# Page 15 of 32

CS/HB7123, Engrossed 2

### 2019 Legislature

376	Section 13. Paragraphs (b) and (g) of subsection (5) of
377	section 1002.395, Florida Statutes, are amended to read:
378	1002.395 Florida Tax Credit Scholarship Program.—
379	(5) SCHOLARSHIP FUNDING TAX CREDITS; LIMITATIONS
380	(b) A taxpayer may submit an application to the department
381	for a tax credit or credits under one or more of s. 211.0251, s.
382	212.1831, s. 220.1875, s. 561.1211, or s. 624.51055.
383	1. The taxpayer shall specify in the application each tax
384	for which the taxpayer requests a credit and the applicable
385	taxable year for a credit under s. 220.1875 or s. 624.51055 or
386	the applicable state fiscal year for a credit under s. 211.0251,
387	s. 212.1831, or s. 561.1211. For purposes of s. 220.1875, a
388	taxpayer may apply for a credit to be used for a prior taxable
389	year before the date the taxpayer is required to file a return
390	for that year pursuant to s. 220.222. For purposes of s.
391	624.51055, a taxpayer may apply for a credit to be used for a
392	prior taxable year before the date the taxpayer is required to
393	file a return for that prior taxable year pursuant to ss.
394	624.509 and 624.5092. The department shall approve tax credits
395	on a first-come, first-served basis and must obtain the
396	division's approval before approving a tax credit under s.
397	561.1211.
398	2. Within 10 days after approving or denying an
399	application, the department shall provide a copy of its approval
400	or denial letter to the eligible nonprofit scholarship-funding
	Page 16 of 32

# Page 16 of 32

CS/HB7123, Engrossed 2

2019 Legislature

401 organization specified by the taxpayer in the application. 402 For purposes of calculating the underpayment of (q) 403 estimated corporate income taxes pursuant to s. 220.34 and tax 404 installment payments for taxes on insurance premiums or 405 assessments under s. 624.5092, the final amount due is the 406 amount after credits earned under s. 220.1875 or s. 624.51055 for contributions to eligible nonprofit scholarship-funding 407 408 organizations are deducted. For purposes of determining if a penalty or interest 409 1. shall be imposed for underpayment of estimated corporate income 410 411 tax pursuant to s. 220.34(2)(d)1., a taxpayer may, after earning 412 a credit under s. 220.1875, reduce any estimated payment in that 413 taxable year by the amount of the credit. This subparagraph 414 applies to contributions made on or after July 1, 2014. 415 2. For purposes of determining if a penalty under s. 416 624.5092 shall be imposed, an insurer may, after earning a 417 credit under s. 624.51055 for a taxable year, may reduce any the following installment payment for such taxable year of 27 418 419 percent of the amount of the net tax due as reported on the 420 return for the preceding year under s. 624.5092(2)(b) by the 421 amount of the credit. This subparagraph applies to contributions 422 made on or after July 1, 2014. Section 14. The amendment made by this act to s. 1002.395, 423 424 Florida Statutes, first applies to insurance premium taxable years beginning on or after January 1, 2019. 425

Page 17 of 32

CS/HB7123, Engrossed 2

#### 2019 Legislature

426 Section 15. Paragraph (a) of subsection (6) of section 427 337.401, Florida Statutes, is amended to read: 428 337.401 Use of right-of-way for utilities subject to 429 regulation; permit; fees.-430 (6) (a) As used in this subsection, the following 431 definitions apply: 432 1.a. A "pass-through provider" is any person who places or 433 maintains a communications facility in the roads or rights-of-434 way of a municipality or county that levies a tax pursuant to 435 chapter 202 and who does not remit taxes imposed by that 436 municipality or county pursuant to chapter 202. 437 b. Notwithstanding sub-subparagraph a., a person who does 438 not remit taxes imposed by a municipality or county pursuant to 439 chapter 202, but pursuant to s. 202.16(2) sells communications 440 services for resale to a person who sells such services at 441 retail or who integrates such services into communications 442 services sold at retail in that municipality or county and who 443 remits taxes imposed by that municipality or county pursuant to 444 chapter 202, is not a pass-through provider. 445 2. A "communications facility" is a facility that may be used to provide communications services. Multiple cables, 446 447 conduits, strands, or fibers located within the same conduit shall be considered one communications facility for purposes of 448 this subsection. 449 450 Section 16. Subsection (9) of section 1011.71, Florida Page 18 of 32

CS/HB7123, Engrossed 2

2019 Legislature

451 Statutes, is amended to read:

452

1011.71 District school tax.-

453 (9) In addition to the maximum millage levied under this 454 section and the General Appropriations Act, a school district 455 may levy, by local referendum or in a general election, 456 additional millage for school operational purposes up to an 457 amount that, when combined with nonvoted millage levied under 458 this section, does not exceed the 10-mill limit established in s. 9(b), Art. VII of the State Constitution. Any such levy shall 459 460 be for a maximum of 4 years and shall be counted as part of the 461 10-mill limit established in s. 9(b), Art. VII of the State Constitution. For the purpose of distributing taxes collected 462 463 pursuant to this subsection, the term "school operational 464 purposes" includes charter schools sponsored by a school 465 district. Millage elections conducted under the authority 466 granted pursuant to this section are subject to s. 1011.73. 467 Funds generated by such additional millage do not become a part 468 of the calculation of the Florida Education Finance Program 469 total potential funds in 2001-2002 or any subsequent year and 470 must not be incorporated in the calculation of any hold-harmless 471 or other component of the Florida Education Finance Program 472 formula in any year. If an increase in required local effort, when added to existing millage levied under the 10-mill limit, 473 474 would result in a combined millage in excess of the 10-mill 475 limit, any millage levied pursuant to this subsection shall be

#### Page 19 of 32

CS/HB7123, Engrossed 2

2019 Legislature

476	considered to be required local effort to the extent that the
477	district millage would otherwise exceed the 10-mill limit. <u>Funds</u>
478	levied under this subsection shall be shared with charter
479	schools based on each charter school's proportionate share of
480	the district's total unweighted full-time equivalent student
481	enrollment and used in a manner consistent with the purposes of
482	the levy. The referendum must contain an explanation of the
483	distribution methodology consistent with the requirements of
484	this subsection.
485	Section 17. The provisions of this act relating to s.
486	1011.71, Florida Statutes, amending the use of certain voted
487	discretionary operating millages levied by school districts,
488	apply to such levies authorized by a vote of the electors on or
489	after July 1, 2019.
490	Section 18. Disaster preparedness supplies; sales tax
491	holiday
492	(1) The tax levied under chapter 212, Florida Statutes,
493	may not be collected during the period from 12:01 a.m. on May
494	31, 2019, through 11:59 p.m. on June 6, 2019, on the sale of:
495	(a) A portable self-powered light source selling for \$20
496	<u>or less.</u>
497	(b) A portable self-powered radio, two-way radio, or
498	weather-band radio selling for \$50 or less.
499	(c) A tarpaulin or other flexible waterproof sheeting
500	selling for \$50 or less.

# Page 20 of 32

CS/HB7123, Engrossed 2

2019 Legislature

501	(d) An item normally sold as, or generally advertised as,
502	a ground anchor system or tie-down kit selling for \$50 or less.
503	(e) A gas or diesel fuel tank selling for \$25 or less.
504	(f) A package of AA-cell, AAA-cell, C-cell, D-cell, 6-
505	volt, or 9-volt batteries, excluding automobile and boat
506	batteries, selling for \$30 or less.
507	(g) A nonelectric food storage cooler selling for \$30 or
508	less.
509	(h) A portable generator used to provide light or
510	communications or preserve food in the event of a power outage
511	selling for \$750 or less.
512	(i) Reusable ice selling for \$10 or less.
513	(2) The tax exemptions provided in this section do not
514	apply to sales within a theme park or entertainment complex as
515	defined in s. 509.013(9), Florida Statutes, within a public
516	lodging establishment as defined in s. 509.013(4), Florida
517	Statutes, or within an airport as defined in s. 330.27(2),
518	Florida Statutes.
519	(3) The Department of Revenue is authorized, and all
520	conditions are deemed met, to adopt emergency rules pursuant to
521	s. 120.54(4), Florida Statutes, for the purpose of implementing
522	this section. Notwithstanding any other provision of law,
523	emergency rules adopted pursuant to this subsection are
524	effective for 6 months after adoption and may be renewed during
525	the pendency of procedures to adopt permanent rules addressing

Page 21 of 32

CS/HB7123, Engrossed 2

2019 Legislature

526	the subject of the emergency rules.
527	Section 19. Clothing, school supplies, personal computers,
528	and personal computer-related accessories; sales tax holiday
529	(1) The tax levied under chapter 212, Florida Statutes,
530	may not be collected during the period from 12:01 a.m. on August
531	2, 2019, through 11:59 p.m. on August 6, 2019, on the retail
532	sale of:
533	(a) Clothing, wallets, or bags, including handbags,
534	backpacks, fanny packs, and diaper bags, but excluding
535	briefcases, suitcases, and other garment bags, having a sales
536	price of \$60 or less per item. As used in this paragraph, the
537	term "clothing" means:
538	1. Any article of wearing apparel intended to be worn on
539	or about the human body, excluding watches, watchbands, jewelry,
540	umbrellas, and handkerchiefs; and
541	2. All footwear, excluding skis, swim fins, roller blades,
542	and skates.
543	(b) School supplies having a sales price of \$15 or less
544	per item. As used in this paragraph, the term "school supplies"
545	means pens, pencils, erasers, crayons, notebooks, notebook
546	filler paper, legal pads, binders, lunch boxes, construction
547	paper, markers, folders, poster board, composition books, poster
548	paper, scissors, cellophane tape, glue or paste, rulers,
549	computer disks, staplers and staples used to secure paper
550	products, protractors, compasses, and calculators.

Page 22 of 32

CS/HB7123, Engrossed 2

2019 Legislature

551	(2) The tax levied under chapter 212, Florida Statutes,
552	may not be collected during the period from 12:01 a.m. on August
553	2, 2019, through 11:59 p.m. on August 6, 2019, on the retail
554	sale of personal computers or personal computer-related
555	accessories having a sales price of \$1,000 or less per item and
556	purchased for noncommercial home or personal use. As used in
557	this subsection, the term:
558	(a) "Personal computers" includes electronic book readers,
559	laptops, desktops, handhelds, tablets, or tower computers. The
560	term does not include cellular telephones, video game consoles,
561	digital media receivers, or devices that are not primarily
562	designed to process data.
563	(b) "Personal computer-related accessories" includes
564	keyboards, mice, personal digital assistants, monitors, other
565	peripheral devices, modems, routers, and nonrecreational
566	software, regardless of whether the accessories are used in
567	association with a personal computer base unit. The term does
568	not include furniture or systems, devices, software, or
569	peripherals that are designed or intended primarily for
570	recreational use. The term "monitor" does not include any device
571	that includes a television tuner.
572	(3) The tax exemptions provided in this section do not
573	apply to sales within a theme park or entertainment complex as
574	defined in s. 509.013(9), Florida Statutes, within a public
575	lodging establishment as defined in s. 509.013(4), Florida

Page 23 of 32

CS/HB7123, Engrossed 2

2019 Legislature

576	Statutes, or within an airport as defined in s. 330.27(2),
577	Florida Statutes.
578	(4) The tax exemptions provided in this section may apply
579	at the option of a dealer if less than 5 percent of the dealer's
580	gross sales of tangible personal property in the prior calendar
581	year are comprised of items that would be exempt under this
582	section. If a qualifying dealer chooses not to participate in
583	the tax holiday, by August 1, 2019, the dealer must notify the
584	Department of Revenue in writing of its election to collect
585	sales tax during the holiday and must post a copy of that notice
586	in a conspicuous location at its place of business.
587	(5) The Department of Revenue is authorized, and all
588	conditions are deemed met, to adopt emergency rules pursuant to
589	s. 120.54(4), Florida Statutes, for the purpose of implementing
590	this section. Notwithstanding any other provision of law,
591	emergency rules adopted pursuant to this subsection are
592	effective for 6 months after adoption and may be renewed during
593	the pendency of procedures to adopt permanent rules addressing
594	the subject of the emergency rules.
595	(6) For the 2018-2019 fiscal year, the sum of \$237,000 in
596	nonrecurring funds is appropriated from the General Revenue Fund
597	to the Department of Revenue for the purpose of implementing
598	this section. Funds remaining unexpended or unencumbered from
599	this appropriation as of June 30, 2019, shall revert and be
600	reappropriated for the same purpose in the 2019-2020 fiscal
	Page 24 of 32

Page 24 of 32

CS/HB7123, Engrossed 2

2019 Legislature

601	year.
602	Section 20. Fencing materials used in agriculture
603	(1) The purchase of fencing materials used to replace or
604	repair farm fences on land classified as agricultural under s.
605	193.461, Florida Statutes, is exempt from the tax imposed under
606	chapter 212, Florida Statutes, during the period from October
607	10, 2018, through June 30, 2019, if the fencing materials will
608	be or were used to replace or repair fences that were damaged as
609	a direct result of the impact of Hurricane Michael. The
610	exemption provided by this section is available only through a
611	refund from the Department of Revenue of previously paid taxes.
612	(2) To receive a refund pursuant to this section, the
613	owner of the fencing materials or the real property into which
614	the fencing materials were incorporated must apply to the
615	Department of Revenue by December 31, 2019. The refund
616	application must include the following information:
617	(a) The name and address of the person claiming the
618	refund.
619	(b) The address and assessment roll parcel number of the
620	agricultural land in which the fencing materials were or will be
621	used.
622	(c) The sales invoice or other proof of purchase of the
623	fencing materials, showing the amount of sales tax paid, the
624	date of purchase, and the name and address of the dealer from
625	whom the materials were purchased.

Page 25 of 32

CS/HB7123, Engrossed 2

2019 Legislature

626	(d) An affidavit executed by the owner of the fencing
627	materials or the real property into which the fencing materials
628	were or will be incorporated, including a statement that the
629	fencing materials were or will be used to replace or repair
630	fencing damaged as a direct result of the impact of Hurricane
631	Michael.
632	(3) A person furnishing a false affidavit to the
633	Department of Revenue pursuant to subsection (2) is subject to
634	the penalty set forth in s. 212.085, Florida Statutes, and as
635	otherwise authorized by law.
636	(4) This section is deemed a revenue law for the purposes
637	of ss. 213.05 and 213.06, Florida Statutes, and s. 72.011,
638	Florida Statutes, applies to this section.
639	(5) This section operates retroactively to October 10,
640	2018.
641	(6) The Department of Revenue is authorized, and all
642	conditions are deemed met, to adopt emergency rules pursuant to
643	s. 120.54(4), Florida Statutes, for the purpose of implementing
644	this section. Notwithstanding any other provision of law,
645	emergency rules adopted pursuant to this subsection are
646	effective for 6 months after adoption and may be renewed during
647	the pendency of procedures to adopt permanent rules addressing
648	the subject of the emergency rules.
649	Section 21. Building materials used to replace or repair
650	nonresidential farm buildings damaged by Hurricane Michael.—
	Dage 26 of 22

Page 26 of 32

CS/HB7123, Engrossed 2

2019 Legislature

651	(1) Building materials used to replace or repair a
652	nonresidential farm building damaged as a direct result of the
653	impact of Hurricane Michael and purchased during the period from
654	October 10, 2018, through June 30, 2019, are exempt from the tax
655	imposed under chapter 212, Florida Statutes. The exemption
656	provided by this section is available only through a refund of
657	previously paid taxes.
658	(2) As used in this section, the term:
659	(a) "Building materials" means tangible personal property
660	that becomes a component part of a nonresidential farm building.
661	(b) "Nonresidential farm building" has the same meaning as
662	provided in s. 604.50, Florida Statutes.
663	(3) To receive a refund pursuant to this section, the
664	owner of the building materials or of the real property into
665	which the building materials will be or were incorporated must
666	apply to the Department of Revenue by December 31, 2019. The
667	refund application must include the following information:
668	(a) The name and address of the person claiming the
669	refund.
670	(b) The address and assessment roll parcel number of the
671	real property where the building materials were or will be used.
672	(c) The sales invoice or other proof of purchase of the
673	building materials, showing the amount of sales tax paid, the
674	date of purchase, and the name and address of the dealer from
675	whom the materials were purchased.
	Dage 27 of 22

# Page 27 of 32

CS/HB7123, Engrossed 2

2019 Legislature

676	(d) An affidavit executed by the owner of the building
677	materials or the real property into which the building materials
678	will be or were incorporated, including a statement that the
679	building materials were or will be used to replace or repair the
680	nonresidential farm building damaged as a direct result of the
681	impact of Hurricane Michael.
682	(4) A person furnishing a false affidavit to the
683	Department of Revenue pursuant to subsection (3) is subject to
684	the penalty set forth in s. 212.085, Florida Statutes, and as
685	otherwise provided by law.
686	(5) This section is deemed a revenue law for the purposes
687	of ss. 213.05 and 213.06, Florida Statutes, and s. 72.011,
688	Florida Statutes, applies to this section.
689	(6) This section operates retroactively to October 10,
690	2018.
691	(7) The Department of Revenue is authorized, and all
692	conditions are deemed met, to adopt emergency rules pursuant to
693	s. 120.54(4), Florida Statutes, for the purpose of implementing
694	this section. Notwithstanding any other provision of law,
695	emergency rules adopted pursuant to this subsection are
696	effective for 6 months after adoption and may be renewed during
697	the pendency of procedures to adopt permanent rules addressing
698	the subject of the emergency rules.
699	Section 22. <u>Refund of fuel taxes used for agricultural</u>
700	shipment or hurricane debris removal after Hurricane Michael.—

Page 28 of 32

CS/HB7123, Engrossed 2

2019 Legislature

701	(1) Fuel purchased and used in this state during the
702	period from October 10, 2018, through June 30, 2019, which is or
703	was used in any motor vehicle driven or operated upon the public
704	highways of this state for agricultural shipment or hurricane
705	debris removal, is exempt from all state and county taxes
706	authorized or imposed under parts I and II of chapter 206,
707	Florida Statutes, excluding the taxes imposed under s.
708	206.41(1)(a) and (h), Florida Statutes. The exemption provided
709	by this section is available to the fuel purchaser in an amount
710	equal to the fuel tax imposed on fuel that was purchased for
711	agricultural shipment or hurricane debris removal during the
712	period from October 10, 2018, through June 30, 2019. The
713	exemption provided by this section is only available through a
714	refund from the Department of Revenue.
715	(2) As used in this section, the term:
716	(a) "Agricultural processing or storage facility" means
717	property used or useful in separating, cleaning, processing,
718	converting, packaging, handling, storing, and other activities
719	necessary to prepare crops, livestock, related products, and
720	other products of agriculture, and includes nonfarm facilities
721	that produce agricultural products, in whole or in part, through
722	natural processes, animal husbandry, and apiaries.
723	(b) "Agricultural product" means the natural products of a
724	farm, nursery, forest, grove, orchard, vineyard, garden, or
725	apiary, including livestock as defined in s. 585.01(13), Florida

Page 29 of 32

CS/HB7123, Engrossed 2

### 2019 Legislature

726	Statutes.
727	(c) "Agricultural shipment" means the transport of any
728	agricultural product from a farm, nursery, forest, grove,
729	orchard, vineyard, garden, or apiary located in Okaloosa,
730	Walton, Holmes, Washington, Bay, Jackson, Calhoun, Gulf,
731	Gadsden, Liberty, Franklin, Leon, or Wakulla County to an
732	agricultural processing or storage facility.
733	(d) "Fuel" means motor fuel or diesel fuel, as those terms
734	are defined in ss. 206.01 and 206.86, Florida Statutes,
735	respectively.
736	(e) "Fuel tax" means all state and county taxes authorized
737	or imposed on fuel under chapter 206, Florida Statutes.
738	(f) "Hurricane debris removal" means the transport of
739	Hurricane Michael debris from a farm, nursery, forest, grove,
740	orchard, vineyard, or apiary located in Okaloosa, Walton,
741	Holmes, Washington, Bay, Jackson, Calhoun, Gulf, Gadsden,
742	Liberty, Franklin, Leon or Wakulla County.
743	(g) "Motor vehicle" and "public highways" have the same
744	meanings as provided in s. 206.01, Florida Statutes.
745	(3) To receive a refund pursuant to this section, the fuel
746	purchaser must apply to the Department of Revenue by December
747	31, 2019. The refund application must include the following
748	information:
749	(a) The name and address of the person claiming the
750	refund.

# Page 30 of 32

CS/HB7123, Engrossed 2

2019 Legislature

751	(b) The names and addresses of up to three owners of
752	farms, nurseries, forests, groves, orchards, vineyards, gardens,
753	or apiaries whose agricultural products were shipped or
754	hurricane debris was removed by the person seeking the refund
755	pursuant to this section.
756	(c) The sales invoice or other proof of purchase of the
757	fuel, showing the number of gallons of fuel purchased, the type
758	of fuel purchased, the date of purchase, and the name and place
759	of business of the dealer from whom the fuel was purchased.
760	(d) The license number or other identification number of
761	the motor vehicle that used the exempt fuel.
762	(e) An affidavit executed by the person seeking the refund
763	pursuant to this section, including a statement that he or she
764	purchased and used the fuel for which the refund is being
765	claimed during the period from October 10, 2018, through June
766	30, 2019, for an agricultural shipment or hurricane debris
767	removal.
768	(4) A person furnishing a false affidavit to the
769	Department of Revenue pursuant to subsection (3) is subject to
770	the penalty set forth in s. 206.11, Florida Statutes, and as
771	otherwise provided by law.
772	(5) The tax imposed under s. 212.0501, Florida Statutes,
773	does not apply to fuel that is exempt under this section and for
774	which a fuel purchaser received a refund under this section.
775	(6) This section is deemed a revenue law for the purposes
	Dage 21 of 22

# Page 31 of 32

CS/HB7123, Engrossed 2

2019 Legislature

776	of ss. 213.05 and 213.06, Florida Statutes, and s. 72.011,
777	Florida Statutes, applies to this section.
778	(7) This section operates retroactively to October 10,
779	2018.
780	(8) The Department of Revenue is authorized, and all
781	conditions are deemed met, to adopt emergency rules pursuant to
782	s. 120.54(4), Florida Statutes, for the purpose of implementing
783	this section. Notwithstanding any other provision of law,
784	emergency rules adopted pursuant to this subsection are
785	effective for 6 months after adoption and may be renewed during
786	the pendency of procedures to adopt permanent rules addressing
787	the subject of the emergency rules.
788	Section 23. For the 2019-2020 fiscal year, the sum of
789	\$91,319 in nonrecurring funds is appropriated from the General
790	Revenue Fund to the Department of Revenue to administer this
791	act.
792	Section 24. Except as otherwise expressly provided in this
793	act, this act shall take effect upon becoming a law.
	Page 32 of 32

Page 32 of 32