HB 7061 2010

A bill to be entitled

An act relating to deletion of obsolete Florida Statutes provisions; repealing s. 195.095, F.S., relating to the Department of Revenue's approved bidder lists and standard contracts relating to sales of electronic data processing programs or equipment; repealing s. 213.054, F.S., relating to department monitoring of the use of certain tax deductions and an annual report on persons claiming such deductions; amending s. 213.053, F.S.; deleting an obsolete Department of Revenue disclosure provision; amending s. 443.163, F.S.; deleting an obsolete waiver of an electronic telefile reporting requirement; providing an effective date.

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

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 Sections 195.095 and 213.054, Florida Statutes, are repealed.

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

- 213.053 Confidentiality and information sharing.
- Nothing contained in this section shall prevent the department from:
- (a) publishing statistics so classified as to prevent the identification of particular accounts, reports, declarations, or returns; or
- (b) Disclosing to the Chief Financial Officer the names 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 $\frac{1}{30}$ s. $\frac{220.63(5)}{5}$.

- Section 3. Paragraph (c) of subsection (3) of section 443.163, Florida Statutes, is amended to read:
- 443.163 Electronic reporting and remitting of contributions and reimbursements.—

- (3) The tax collection service provider may waive the requirement to file an Employers Quarterly Report (UCT-6) by electronic means for employers that are unable to comply despite good faith efforts or due to circumstances beyond the employer's reasonable control.
- (c) The Agency for Workforce Innovation or the state agency providing unemployment tax collection services may establish by rule the length of time a waiver is valid and may determine whether subsequent waivers will be authorized, based on this subsection; however, the tax collection service provider may only grant a waiver from electronic reporting if the employer timely files the Employers Quarterly Report (UCT-6) by telefile, unless the employer wage detail exceeds the service provider's telefile system capabilities.
 - Section 4. This act shall take effect upon becoming a law.