

LEGISLATIVE ACTION

	Senate	•	House
	Comm: RCS		
(03/26/2009		
		•	

The Committee on Military Affairs and Domestic Security (Bennett) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Subsection (8) is added to section 212.055, Florida Statutes, to read:

212.055 Discretionary sales surtaxes; legislative intent; authorization and use of proceeds.—It is the legislative intent that any authorization for imposition of a discretionary sales surtax shall be published in the Florida Statutes as a subsection of this section, irrespective of the duration of the

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12 levy. Each enactment shall specify the types of counties authorized to levy; the rate or rates which may be imposed; the 13 14 maximum length of time the surtax may be imposed, if any; the 15 procedure which must be followed to secure voter approval, if required; the purpose for which the proceeds may be expended; 16 17 and such other requirements as the Legislature may provide. 18 Taxable transactions and administrative procedures shall be as 19 provided in s. 212.054.

20 (8) EMERGENCY FIRE RESCUE SERVICES AND FACILITIES SURTAX.-21 (a) The governing authority of a county may, by ordinance, 22 levy a discretionary sales surtax of up to 1 percent for 23 emergency fire rescue services and facilities as provided in this subsection. As used in this subsection, the term "emergency 24 25 fire rescue services" includes, but is not limited to, the 26 preventing and extinguishing fires; protecting and saving life 27 and property from fires or natural or intentional acts or disasters; enforcing municipal, county, or state fire prevention 28 29 codes and laws pertaining to the prevention and control of 30 fires; and providing prehospital emergency medical treatment.

31 (b) If a surtax is levied under this subsection, the 32 governing authority of the county shall designate an Interlocal 33 Agreement Facilitator for emergency fire rescue services within 34 the county for emergency fire rescue services within the county.

35 (c) Upon the adoption of the ordinance, the levy of the 36 surtax must be placed on the ballot by the governing authority 37 of the county enacting the ordinance. The ordinance shall take 38 effect if approved by a majority of the electors of the county 39 voting in a referendum held for such purpose. The ballot for the 40 referendum must conform to the requirements of s. 101.161. The

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41 interlocal agreement required under paragraph (e) is a condition 42 precedent to holding the referendum. 43 (d) Pursuant to s. 212.054(4), the proceeds of the discretionary sales surtax collected under this subsection, less 44 45 an administrative fee that may be retained by the Department of 46 Revenue, shall be distributed by the county to the participating 47 jurisdictions that have entered into an interlocal agreement with the county under this subsection. The county may also 48 49 charge an administrative fee for receiving and distributing the 50 surtax collected under this subsection which may not exceed 2 51 percent of the surtax collected. 52 (e) The Interlocal Agreement Facilitator shall develop an 53 interlocal agreement to be executed by the county governing 54 authority and the participating jurisdictions, which are the 55 governing bodies of municipalities, dependent special districts, 56 independent special districts, or municipal service taxing units located within such county. The interlocal agreement shall only 57 include a majority of the service providers in the county. 58 59 1. The interlocal agreement must specify that: 60 a. The amount of the surtax proceeds to be distributed by 61 the county to each participating jurisdiction is based on the 62 actual amounts collected within each participating jurisdiction as determined by the Department of Revenue's population 63 64 allocations in accordance with s. 218.62; or 65 b. If a county has special fire control districts and 66 rescue districts or a municipal service taxing unit within its 67 boundary, the county shall distribute the surtax proceeds among 68 the county and the participating municipalities or special fire 69 control and rescue districts based on the proportion of each

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70	entity's expenditures of ad valorem taxes and non-ad valorem
71	assessments for fire control and emergency rescue services in
72	each of the immediately preceding 5 fiscal years to the total of
73	such expenditures for all participating entities.
74	2. Each participating jurisdiction shall agree that if a
75	participating jurisdiction is requested to provide personnel or
76	equipment to any other service provider, on a long-term basis,
77	the jurisdiction providing the service is entitled to payment
78	from the requesting service provider from that provider's share
79	of the surtax proceeds for all costs of such equipment or
80	personnel.
81	(f) Upon the surtax taking effect and initiation of
82	collections, a county and any participating jurisdiction
83	entering into the interlocal agreement shall reduce the ad
84	valorem tax levy and any non-ad valorem assessment for fire
85	control and emergency rescue services in its next and subsequent
86	budgets by the estimated amount of revenue provided by the
87	surtax.
88	(g) Use of surtax proceeds authorized under this subsection
89	does not relieve a local government from complying with the
90	provisions of chapter 200 and any related provision of law that
91	establishes millage caps or limits undesignated budget reserves
92	and procedures for establishing rollback rates for ad valorem
93	taxes and budget adoption. If surtax collections exceed
94	projected collections in any fiscal year, any surplus
95	distribution must be used to further reduce ad valorem taxes in
96	the next fiscal year. These proceeds shall be applied as a
97	rebate to the final millage, after the TRIM notice is completed
98	in accordance with this provision.

Page 4 of 6



99	(h) Municipalities, special fire control and rescue	
100	districts, and contract service providers that do not enter into	
101	an interlocal agreement are not entitled to receive a portion of	
102	the proceeds of the surtax collected under this subsection.	
103	(i) Sub-subparagraph (e)1.a. or subparagraph(e)2. do not	
104	apply if one or more of the participating jurisdictions are	
105	prohibited from providing the same level of service for	
106	prehospital emergency medical treatment within their boundaries	
107	as a result of a limitation on providing such services through	
108	an interlocal agreement with the county and one or more of the	
109	participating jurisdictions or any certificate of public	
110	convenience and necessity or its equivalent issued by the county	
111	is issued solely to a county department or dependent special	
112	districts of the county.	
113	(j) Surtax collections shall be initiated on January 1 of	
114	the year following a successful referendum in order to coincide	
115	with s. 212.054(5).	
116	Section 2. This act shall take effect July 1, 2009.	
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119	And the title is amended as follows:	
120	Delete everything before the enacting clause	
121	and insert:	
122	A bill to be entitled	
123	An act relating to discretionary sales surtaxes;	
124	amending s. 212.055, F.S.; authorizing certain	
125	counties to levy by ordinance a discretionary sales	
126	surtax for emergency fire rescue services and	
127	facilities under certain circumstances; providing for	

583-03478-09

COMMITTEE AMENDMENT

Florida Senate - 2009 Bill No. SB 1000



Page 6 of 6

128 the designation of an Interlocal Agreement 129 Facilitator; requiring a referendum; providing for 130 distribution of surtax proceeds; authorizing an 131 administrative fee; providing for interlocal 132 agreements; providing agreement requirements; 133 requiring a reduction in the budget for ad valorem tax 134 levies and non-ad valorem assessments for emergency 135 fire rescue service by the amount of the estimated 136 surtax; requiring any surplus surtax revenues to be 137 used to further reduce ad valorem taxes; prohibiting 138 entities not entering into an interlocal agreement 139 from receiving a portion of surtax proceeds; providing 140 an effective date.