**By** Senator Latvala

	20-00566-15 2015668
1	A bill to be entitled
2	An act relating to the emergency fire rescue services
3	and facilities surtax; amending s. 212.055, F.S.;
4	revising the distribution of surtax proceeds; deleting
5	a provision requiring the county governing authority
6	to develop and execute interlocal agreements with
7	local government entities providing emergency fire and
8	rescue services; requiring a local government entity
9	requesting and receiving certain personnel or
10	equipment from another service provider to pay for
11	such personnel or equipment from its share of surtax
12	proceeds; deleting a requirement that surtaxes
13	collected in excess of projected collections be
14	applied as a rebate to the final millage; deleting a
15	provision requiring local government entities to enter
16	into an interlocal agreement in order to receive
17	surtax proceeds; providing an effective date.
18	
19	Be It Enacted by the Legislature of the State of Florida:
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21	Section 1. Paragraphs (b) through (j) of subsection (8) of
22	section 212.055, Florida Statutes, are amended to read:
23	212.055 Discretionary sales surtaxes; legislative intent;
24	authorization and use of proceeds.—It is the legislative intent
25	that any authorization for imposition of a discretionary sales
26	surtax shall be published in the Florida Statutes as a
27	subsection of this section, irrespective of the duration of the
28	levy. Each enactment shall specify the types of counties
29	authorized to levy; the rate or rates which may be imposed; the

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30	maximum length of time the surtax may be imposed, if any; the
31	procedure which must be followed to secure voter approval, if
32	required; the purpose for which the proceeds may be expended;
33	and such other requirements as the Legislature may provide.
34	Taxable transactions and administrative procedures shall be as
35	provided in s. 212.054.
36	(8) EMERGENCY FIRE RESCUE SERVICES AND FACILITIES SURTAX
37	(b) Upon the adoption of the ordinance, the levy of the
38	surtax must be placed on the ballot by the governing authority
39	of the county enacting the ordinance. The ordinance will take
40	effect if approved by a majority of the electors of the county
41	voting in a referendum held for such purpose. The referendum
42	shall be placed on the ballot of a regularly scheduled election.
43	The ballot for the referendum must conform to the requirements
44	of s. 101.161. <del>The interlocal agreement required under paragraph</del>
45	(d) is a condition precedent to holding the referendum.
46	(c) Pursuant to s. 212.054(4), the proceeds of the
47	discretionary sales surtax collected under this subsection, less
48	an administrative fee that may be retained by the Department of
49	Revenue, shall be distributed by the department to the county.
50	The county shall distribute the proceeds it receives from the
51	department to each local government entity providing emergency
52	fire rescue services in the county. The surtax proceeds, less an
53	administrative fee not to exceed 2 percent of the surtax
54	collected, shall be distributed by the county based on the
55	proportion of each entity's average annual expenditures of ad
56	valorem taxes and non-ad valorem assessments for fire control
57	and emergency fire rescue services in the preceding 5 fiscal
58	years to the average annual total of the expenditures for all

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59	 entities receiving such proceeds in the preceding 5 fiscal years
60	the participating jurisdictions that have entered into an
61	interlocal agreement with the county under this subsection. The
62	county may also charge an administrative fee for receiving and
63	distributing the surtax in the amount of the actual costs
64	incurred, not to exceed 2 percent of the surtax collected.
65	(d) <u>If a local government entity requests</u> <del>The county</del>
66	governing authority must develop and execute an interlocal
67	agreement with participating jurisdictions, which are the
68	governing bodies of municipalities, dependent special districts,
69	independent special districts, or municipal service taxing units
70	that provide emergency fire and rescue services within the
71	county. The interlocal agreement must include a majority of the
72	service providers in the county.
73	1. The interlocal agreement shall only specify that:
74	a. The amount of the surtax proceeds to be distributed by
75	the county to each participating jurisdiction is based on the
76	actual amounts collected within each participating jurisdiction
77	as determined by the Department of Revenue's population
78	allocations in accordance with s. 218.62; or
79	b. If a county has special fire control districts and
80	rescue districts within its boundary, the county shall
81	distribute the surtax proceeds among the county and the
82	participating municipalities or special fire control and rescue
83	districts based on the proportion of each entity's expenditures
84	of ad valorem taxes and non-ad valorem assessments for fire
85	control and emergency rescue services in each of the immediately
86	preceding 5 fiscal years to the total of the expenditures for
87	all participating entities.
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20-00566-15 2015668 88 2. Each participating jurisdiction shall agree that if a 89 participating jurisdiction is requested to provide personnel or equipment from to any other service provider  $\tau$  on a long-term 90 91 basis and the personnel or equipment is provided <del>pursuant to an</del> 92 interlocal agreement, the local government entity jurisdiction providing the service is entitled to payment from the requesting 93 94 service provider from that provider's share of the surtax 95 proceeds for all costs of the equipment or personnel. 96 (e) Upon the surtax taking effect and initiation of 97 collections, each local government entity receiving a share of 98 surtax proceeds a county and any participating jurisdiction 99 entering into the interlocal agreement shall reduce the ad 100 valorem tax levy or any non-ad valorem assessment for fire 101 control and emergency rescue services in its next and subsequent 102 budgets by the estimated amount of revenue provided by the 103 surtax. 104 (f) Use of surtax proceeds authorized under this subsection 105 does not relieve a local government from complying with the 106 provisions of chapter 200 and any related provision of law that 107 establishes millage caps or limits undesignated budget reserves 108 and procedures for establishing rollback rates for ad valorem 109 taxes and budget adoption. If surtax collections exceed 110 projected collections in any fiscal year, any surplus 111 distribution shall be used to further reduce ad valorem taxes in 112 the next fiscal year. These proceeds shall be applied as a 113 rebate to the final millage, after the TRIM notice is completed 114 in accordance with this provision. 115 (g) Municipalities, special fire control and rescue

116 districts, and contract service providers that do not enter into

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20-00566-15 2015 117 an interlocal agreement are not entitled to receive a portice 118 the proceeds of the surtax collected under this subsection a 119 are not required to reduce ad valorem taxes or non-ad valore	
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120 assessments pursuant to paragraph (e).	
121 (h) The provisions of sub-subparagraph (d)1.a. and	
122 subparagraph (d)2. do not apply if:	
123 1. There is an interlocal agreement with the county and	l-one
124 or more participating jurisdictions which prohibits one or m	<del>ore</del>
125 jurisdictions from providing the same level of service for	
126 prehospital emergency medical treatment within the prohibite	<del>.d</del>
127 participating jurisdictions' boundaries; or	
128 2. The county has issued a certificate of public	
129 convenience and necessity or its equivalent to a county	
130 department or a dependent special district of the county.	
131 (g)(i) Surtax collections shall be initiated on January	<sup>,</sup> 1
132 of the year following a successful referendum in order to	
133 coincide with s. 212.054(5).	
134 (h) (j) Notwithstanding s. 212.054, if a multicounty	
135 independent special district created pursuant to chapter 67-	764,
136 Laws of Florida, levies ad valorem taxes on district propert	y to
137 fund emergency fire rescue services within the district and	is
138 required by s. 2, Art. VII of the State Constitution to main	tain
139 a uniform ad valorem tax rate throughout the district, the	
140 county may not levy the discretionary sales surtax authorize	d by
141 this subsection within the boundaries of the district.	
142 Section 2. This act shall take effect July 1, 2015.	

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