

By Senators Sebesta and Sullivan

20-153-00

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A bill to be entitled
An act relating to civil penalties from traffic
violations; requiring any county or
municipality that receives more than a
specified percentage of its total annual
revenue for the prior year from civil penalties
collected from traffic violations to deposit
such excess revenue into the Highway Safety
Operating Trust Fund and the Brain and Spinal
Cord Injury Rehabilitation Trust Fund;
providing an effective date.

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

Section 1. Excess revenue from civil penalties imposed
for traffic violations.--If any municipality or county
receives more than 25 percent of its total actual annual
revenue for the prior fiscal year, excluding grant revenue,
from civil penalties collected for traffic violations, any
amount in excess of 25 percent shall be deposited each month
in the following manner:

(1) Fifty percent shall be deposited into the Highway
Safety Operating Trust Fund.

(2) Fifty percent shall be deposited into the Brain
and Spinal Cord Injury Rehabilitation Trust Fund.

Section 2. This act shall take effect July 1, 2000.

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SENATE SUMMARY

Requires a county or municipality that receives more than 25 percent of its total annual revenue for the prior fiscal year, excluding grant revenue, from civil penalties imposed for traffic violations to deposit 50 percent of such excess into the Highway Safety Operating Trust Fund and 50 percent into the Brain and Spinal Cord Injury Rehabilitation Trust Fund.