## Bill No. CS/HB 2339

Amendment No. \_\_\_\_

	CHAMBER ACTION Senate House
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11	Senators Lee, Hargrett, Grant and Sebesta moved the following
12	amendment:
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14	Senate Amendment (with title amendment)
15	On page 105, between lines 12 and 13,
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17	insert:
18	Section 64. Subsection (4) of section 212.055, Florida
19	Statutes, is amended to read:
20	212.055 Discretionary sales surtaxes; legislative
21	intent; authorization and use of proceedsIt is the
22	legislative intent that any authorization for imposition of a
23	discretionary sales surtax shall be published in the Florida
24	Statutes as a subsection of this section, irrespective of the
25	duration of the levy. Each enactment shall specify the types
26	of counties authorized to levy; the rate or rates which may be
27	imposed; the maximum length of time the surtax may be imposed,
28	if any; the procedure which must be followed to secure voter
29	approval, if required; the purpose for which the proceeds may
30	be expended; and such other requirements as the Legislature
31	may provide. Taxable transactions and administrative

procedures shall be as provided in s. 212.054.

(4) INDIGENT CARE AND TRAUMA CENTER SURTAX.--

- (a) The governing body in each county the government of which is not consolidated with that of one or more municipalities, which has a population of at least 800,000 residents and is not authorized to levy a surtax under subsection (5) or subsection (6), may levy, pursuant to an ordinance either approved by an extraordinary vote of the governing body or conditioned to take effect only upon approval by a majority vote of the electors of the county voting in a referendum, a discretionary sales surtax at a rate that may not exceed 0.5 percent.
- (b) If the ordinance is conditioned on a referendum, a statement that includes a brief and general description of the purposes to be funded by the surtax and that conforms to the requirements of s. 101.161 shall be placed on the ballot by the governing body of the county. The following questions shall be placed on the ballot:

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(c) The ordinance adopted by the governing body providing for the imposition of the surtax shall set forth a plan for providing health care services to qualified residents, as defined in paragraph (d). Such plan and subsequent amendments to it shall fund a broad range of health care services for both indigent persons and the medically poor, including, but not limited to, primary care and preventive care as well as hospital care. The plan must also address the services to be provided by the Level I trauma

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center.It shall emphasize a continuity of care in the most 1 2 cost-effective setting, taking into consideration both a high 3 quality of care and geographic access. Where consistent with 4 these objectives, it shall include, without limitation, 5 services rendered by physicians, clinics, community hospitals, mental health centers, and alternative delivery sites, as well 6 7 as at least one regional referral hospital where appropriate. 8 It shall provide that agreements negotiated between the county and providers, including hospitals with a Level I trauma 9 10 center, will include reimbursement methodologies that take into account the cost of services rendered to eligible 11 12 patients, recognize hospitals that render a disproportionate share of indigent care, provide other incentives to promote 13 14 the delivery of charity care, promote the advancement of 15 technology in medical services, recognize the level of 16 responsiveness to medical needs in trauma cases, and require 17 cost containment including, but not limited to, case management. It must also provide that any hospitals that are 18 owned and operated by government entities on May 21, 1991, 19 must, as a condition of receiving funds under this subsection, 20 21 afford public access equal to that provided under s. 286.011 as to meetings of the governing board, the subject of which is 22 budgeting resources for the rendition of charity care as that 23 24 term is defined in the Florida Hospital Uniform Reporting 25 System (FHURS) manual referenced in s. 408.07. The plan shall also include innovative health care programs that provide 26 27 cost-effective alternatives to traditional methods of service delivery and funding. 28 29 (d) For the purpose of this subsection, the term

"qualified resident" means residents of the authorizing county

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31 who are:

- 1. Qualified as indigent persons as certified by the authorizing county;
- 2. Certified by the authorizing county as meeting the definition of the medically poor, defined as persons having insufficient income, resources, and assets to provide the needed medical care without using resources required to meet basic needs for shelter, food, clothing, and personal expenses; or not being eligible for any other state or federal program, or having medical needs that are not covered by any such program; or having insufficient third-party insurance coverage. In all cases, the authorizing county is intended to serve as the payor of last resort; or
- 3. Participating in innovative, cost-effective programs approved by the authorizing county.
- (e) Moneys collected pursuant to this subsection remain the property of the state and shall be distributed by the Department of Revenue on a regular and periodic basis to the clerk of the circuit court as ex officio custodian of the funds of the authorizing county. The clerk of the circuit court shall:
- 1. Maintain the moneys in an indigent health care trust fund;
- 2. Invest any funds held on deposit in the trust fund pursuant to general law; and
- 3. Disburse the funds, including any interest earned, to any provider of health care services, as provided in paragraphs (c) and (d), upon directive from the authorizing county. However, if a county has a population of at least 800,000 residents and has levied the surtax authorized in this subsection, notwithstanding any directive from the authorizing county, on October 1 of each calendar year, the clerk of the

1	court shall issue a check in the amount of \$6.5 million to a
2	hospital in its jurisdiction that has a Level I trauma center
3	or shall issue a check in the amount of \$3.5 million to a
4	hospital in its jurisdiction that has a Level I trauma center
5	if that county enacts and implements a hospital lien law in
6	accordance with chapter 98-499, Laws of Florida. The issuance
7	of the checks on October 1 of each year is provided in
8	recognition of the Level I trauma center status and shall be
9	in addition to the base contract amount received during fiscal
10	year 1999-2000 and any additional amount negotiated to the
11	base contract. If the hospital receiving funds for its Level I
12	trauma center status requests such funds to be used to
13	generate federal matching funds under Medicaid, the clerk of
14	the court shall instead issue a check to the Agency for Health
15	Care Administration to accomplish that purpose to the extent
16	that it is allowed through the General Appropriations Act.
17	(f) Notwithstanding any other provision of this
18	section, a county shall not levy local option sales surtaxes
19	authorized in this subsection and subsections (2) and (3) in
20	excess of a combined rate of 1 percent.
21	(g) This subsection expires October 1, 2005.
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23	(Redesignate subsequent sections.)
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26	========= T I T L E A M E N D M E N T ==========
27	And the title is amended as follows:
28	On page 9, line 16, after the semicolon,
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30	insert:
31	amending s. 212.055, F.S.; expanding the

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 authorized use of the indigent care surtax to include trauma centers; renaming the surtax; requiring the plan set out in the ordinance to include additional provisions concerning Level I trauma centers; providing requirements for annual disbursements to hospitals on October 1 to be in recognition of the Level I trauma center status and to be in addition to a base contract amount, plus any negotiated additions to indigent care funding; authorizing funds received to be used to generate federal matching funds under certain conditions and authorizing payment by the clerk of the court;