2005

1	A bill to be entitled
2	An act relating to the tax on substitute communications
3	systems; amending s. 202.11, F.S.; deleting certain
4	definitions; amending s. 202.12, F.S.; deleting a
5	provision relating to the manner in which the tax on gross
б	receipts for communications services is applied to a
7	substitute communications system; amending ss. 202.16,
8	202.17, and 202.18, F.S.; correcting cross references;
9	amending s. 202.19, F.S.; deleting a provision authorizing
10	the imposition of a local communications services tax on
11	substitute communications systems; amending s. 203.01,
12	F.S.; deleting a provision authorizing the imposition of a
13	gross receipts tax on actual costs of operating substitute
14	communications systems; specifying that retroactive
15	operation is remedial and does not create any right to or
16	require any refunds; amending s. 624.105, F.S.; correcting
17	a cross reference; repealing s. 202.15, F.S., relating to
18	special rules for users of substitute communications
19	systems; providing for retroactive operation; providing an
20	effective date.
21	
22	Be It Enacted by the Legislature of the State of Florida:

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Section 1. Subsections (2) through (15) of section 202.11, 24 Florida Statutes, are renumbered as subsections (1) through 25

(14), respectively, subsections (17) through (25) of said 26 27 section are renumbered as subsections (15) through (23),

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28 respectively, and present subsections (1) and (16) of said 29 section are amended to read:

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202.11 Definitions.--As used in this chapter:

31 (1) "Actual cost of operating a substitute communications system" includes, but is not limited to, depreciation, interest, 32 33 maintenance, repair, and other expenses directly attributable to 34 the operation of such system. For purposes of this chapter, the 35 depreciation expense included in actual cost is the depreciation 36 expense claimed for federal income tax purposes. The total 37 amount of any payment required by a lease or rental contract or agreement must be included within the actual cost of operating 38 39 the substitute communications system.

40 (16) "Substitute communications system" means any 41 telephone system, or other system capable of providing 42 communications services, which a person purchases, installs, 43 rents, or leases for his or her own use to provide himself or 44 herself with services used as a substitute for any switched 45 service or dedicated facility by which a dealer of 46 communications services provides a communication path.

47 Section 2. Paragraphs (c), (d), and (e) of subsection (1) 48 of section 202.12, Florida Statutes, are redesignated as 49 paragraphs (b), (c), and (d), respectively, and present 50 paragraph (b) of subsection (1) and subsection (2) of said 51 section are amended to read:

52 202.12 Sales of communications services.--The Legislature 53 finds that every person who engages in the business of selling 54 communications services at retail in this state is exercising a 55 taxable privilege. It is the intent of the Legislature that the

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56 tax imposed by chapter 203 be administered as provided in this 57 chapter.

58 (1) For the exercise of such privilege, a tax is levied on
59 each taxable transaction, and the tax is due and payable as
60 follows:

61 (b) At the rate set forth in paragraph (a) on the actual 62 cost of operating a substitute communications system, to be paid 63 in accordance with s. 202.15. This paragraph does not apply to 64 the use by any dealer of his or her own communications system to 65 conduct a business of providing communications services or any 66 communications system operated by a county, a municipality, the 67 state, or any political subdivision of the state. The gross receipts tax imposed by chapter 203 shall be applied to the same 68 69 costs, and remitted with the tax imposed by this paragraph.

A dealer of taxable communications services shall 70 (2) 71 bill, collect, and remit the taxes on communications services 72 imposed pursuant to chapter 203 and this section at a combined rate that is the sum of the rate of tax on communications 73 74 services prescribed in chapter 203 and the applicable rate of 75 tax prescribed in this section. Each dealer subject to the tax 76 provided in paragraph (1)(b) shall also remit the taxes imposed 77 pursuant to chapter 203 and this section on a combined basis. 78 However, a dealer shall, in reporting each remittance to the 79 department, identify the portion thereof which consists of taxes 80 remitted pursuant to chapter 203. Return forms prescribed by the 81 department shall facilitate such reporting.

82 Section 3. Paragraph (a) of subsection (1) of section83 202.16, Florida Statutes, is amended to read:

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84 202.16 Payment.--The taxes imposed or administered under 85 this chapter and chapter 203 shall be collected from all dealers of taxable communications services on the sale at retail in this 86 87 state of communications services taxable under this chapter and chapter 203. The full amount of the taxes on a credit sale, 88 89 installment sale, or sale made on any kind of deferred payment 90 plan is due at the moment of the transaction in the same manner 91 as a cash sale.

92 (1)(a) Except as otherwise provided in ss. 202.12(1)(b)93 and 202.15, The taxes collected under this chapter and chapter94 203 shall be paid by the purchaser of the communications service95 and shall be collected from such person by the dealer of96 communications services.

97 Section 4. Subsection (6) of section 202.17, Florida98 Statutes, is amended to read:

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202.17 Registration.--

100 In addition to the certificate of registration, the (6) department shall provide to each newly registered dealer an 101 102 initial resale certificate that is valid for the remainder of 103 the period of issuance. The department shall provide to each 104 active dealer, except persons registered pursuant to s. 202.15, 105 an annual resale certificate. As used in this section, the term 106 "active dealer" means a person who is registered with the 107 department and who is required to file a return at least once 108 during each applicable reporting period.

Section 5. Subsections (1) and (2) of section 202.18,Florida Statutes, are amended to read:

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111 202.18 Allocation and disposition of tax proceeds.--The 112 proceeds of the communications services taxes remitted under 113 this chapter shall be treated as follows: 114 The proceeds of the taxes remitted under s. (1)115 202.12(1)(a) and (b) shall be divided as follows: The portion of such proceeds which constitutes gross 116 (a) 117 receipts taxes, imposed at the rate prescribed in chapter 203, 118 shall be deposited as provided by law and in accordance with s. 119 9, Art. XII of the State Constitution. 120 The remaining portion shall be distributed according (b) to s. 212.20(6). 121 122 (2) The proceeds of the taxes remitted under s. 202.12(1)(b)(c) shall be divided as follows: 123 124 The portion of such proceeds which constitutes gross (a) 125 receipts taxes, imposed at the rate prescribed in chapter 203, 126 shall be deposited as provided by law and in accordance with s. 9, Art. XII of the State Constitution. 127 128 (b) Sixty-three percent of the remainder shall be 129 allocated to the state and distributed pursuant to s. 212.20(6), 130 except that the proceeds allocated pursuant to s. 212.20(6)(d)3. 131 shall be prorated to the participating counties in the same proportion as that month's collection of the taxes and fees 132 133 imposed pursuant to chapter 212 and paragraph (1)(b). 134 (c)1. During each calendar year, the remaining portion of such proceeds shall be transferred to the Local Government Half-135 136 cent Sales Tax Clearing Trust Fund and shall be allocated in the 137 same proportion as the allocation of total receipts of the half-

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138 cent sales tax under s. 218.61 and the emergency distribution 139 under s. 218.65 in the prior state fiscal year.

140 2. The proportion of the proceeds allocated based on the 141 emergency distribution under s. 218.65 shall be distributed 142 pursuant to s. 218.65.

143 3. In each calendar year, the proportion of the proceeds 144 allocated based on the half-cent sales tax under s. 218.61 shall 145 be allocated to each county in the same proportion as the 146 county's percentage of total sales tax allocation for the prior 147 state fiscal year and distributed pursuant to s. 218.62.

148 4. The department shall distribute the appropriate amount
149 to each municipality and county each month at the same time that
150 local communications services taxes are distributed pursuant to
151 subsection (3).

Section 6. Subsections (8) through (12) of section 202.19, Florida Statutes, are renumbered as subsections (7) through (11), respectively, and present subsection (7) of said section is amended to read:

156 202.19 Authorization to impose local communications 157 services tax.--

158 (7) Any tax imposed by a municipality, school board, or 159 county under this section also applies to the actual cost of 160 operating a substitute communications system, to be paid in 161 accordance with s. 202.15. This subsection does not apply to the 162 use by any provider of its own communications system to conduct a business of providing communications services or to the use of 163 164 any communications system operated by a county, a municipality, the state, or any political subdivision of the state. 165

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166 Section 7. Paragraph (a) of subsection (1) of section 167 203.01, Florida Statutes, is amended to read:

168 203.01 Tax on gross receipts for utility and 169 communications services.--

170 (1)(a)1. Every person that receives payment for any 171 utility service shall report by the last day of each month to 172 the Department of Revenue, under oath of the secretary or some 173 other officer of such person, the total amount of gross receipts 174 derived from business done within this state, or between points 175 within this state, for the preceding month and, at the same time, shall pay into the State Treasury an amount equal to a 176 percentage of such gross receipts at the rate set forth in 177 paragraph (b). Such collections shall be certified by the Chief 178 179 Financial Officer upon the request of the State Board of Education. 180

A tax is levied on communications services as defined 181 2. in s. 202.11(2)(3). Such tax shall be applied to the same 182 183 services and transactions as are subject to taxation under 184 chapter 202, and to communications services that are subject to 185 the exemption provided in s. 202.125(1). Such tax shall be 186 applied to the sales price of communications services when sold 187 at retail and to the actual cost of operating substitute 188 communications systems, as such terms are defined in s. 202.11, shall be due and payable at the same time as the taxes imposed 189 pursuant to chapter 202, and shall be administered and collected 190 191 pursuant to the provisions of chapter 202.

Section 8. Section 624.105, Florida Statutes, is amendedto read:

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194 624.105 Waiver of customer liability.--Any regulated 195 company as defined in s. 350.111, any electric utility as 196 defined in s. 366.02(2), any utility as defined in s. 197 367.021(12) or s. 367.022(2) and (7), and any provider of 198 communications services as defined in s. 202.11(2)(3) may charge for and include an optional waiver of liability provision in 199 200 their customer contracts under which the entity agrees to waive 201 all or a portion of the customer's liability for service from 202 the entity for a defined period in the event of the customer's 203 call to active military service, death, disability, involuntary unemployment, qualification for family leave, or similar 204 qualifying event or condition. Such provisions may not be 205 206 effective in the customer's contract with the entity unless 207 affirmatively elected by the customer. No such provision shall 208 constitute insurance so long as the provision is a contract between the entity and its customer. 209 210 Section 9. The retroactive application of the provisions

211 of this act are remedial in nature and shall not be construed to 212 create a right to a refund or to require a refund by any 213 governmental entity of any tax, penalty, or interest remitted to 214 the Department of Revenue on substitute communications systems 215 prior to the effective date of this act.

Section 10. <u>Section 202.15</u>, Florida Statutes, is repealed.
 Section 11. This act shall take effect upon becoming a law
 and shall apply retroactively to October 1, 2001.

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