1	A bill to be entitled
2	An act relating to energy conservation; amending s.
3	212.055, F.S.; providing for a portion of the proceeds of
4	the local government infrastructure surtax to be used for
5	financial assistance to homeowners who make energy
6	efficiency improvements or install renewable energy
7	devices; defining the terms "renewable energy devices" and
8	"energy efficiency improvement"; providing an effective
9	date.
10	
11	Be It Enacted by the Legislature of the State of Florida:
12	
13	Section 1. Paragraph (d) of subsection (2) of section
14	212.055, Florida Statutes, is amended to read:
15	212.055 Discretionary sales surtaxes; legislative intent;
16	authorization and use of proceeds.—It is the legislative intent
17	that any authorization for imposition of a discretionary sales
18	surtax shall be published in the Florida Statutes as a
19	subsection of this section, irrespective of the duration of the
20	levy. Each enactment shall specify the types of counties
21	authorized to levy; the rate or rates which may be imposed; the
22	maximum length of time the surtax may be imposed, if any; the
23	procedure which must be followed to secure voter approval, if
24	required; the purpose for which the proceeds may be expended;
25	and such other requirements as the Legislature may provide.
26	Taxable transactions and administrative procedures shall be as
27	provided in s. 212.054.
28	(2) LOCAL GOVERNMENT INFRASTRUCTURE SURTAX

Page 1 of 6

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

29 The proceeds of the surtax authorized by this (d) 30 subsection and any accrued interest shall be expended by the 31 school district, within the county and municipalities within the 32 county, or, in the case of a negotiated joint county agreement, 33 within another county, to finance, plan, and construct 34 infrastructure; to acquire land for public recreation, 35 conservation, or protection of natural resources; to provide 36 financial assistance to owners of residential property who make 37 energy efficiency improvements to, or purchase and install renewable energy devices in, the residential property; or to 38 39 finance the closure of county-owned or municipally owned solid waste landfills that have been closed or are required to be 40 41 closed by order of the Department of Environmental Protection. 42 Any use of the proceeds or interest for purposes of landfill 43 closure before July 1, 1993, is ratified. The proceeds and any 44 interest may not be used for the operational expenses of infrastructure, except that a county that has a population of 45 fewer than 75,000 and that is required to close a landfill may 46 47 use the proceeds or interest for long-term maintenance costs associated with landfill closure. Counties, as defined in s. 48 49 125.011, and charter counties may, in addition, use the proceeds 50 or interest to retire or service indebtedness incurred for bonds 51 issued before July 1, 1987, for infrastructure purposes, and for 52 bonds subsequently issued to refund such bonds. Any use of the 53 proceeds or interest for purposes of retiring or servicing 54 indebtedness incurred for refunding bonds before July 1, 1999, 55 is ratified. 56 1. For the purposes of this paragraph, the term

Page 2 of 6

CODING: Words stricken are deletions; words underlined are additions.

57 "infrastructure" means:

a. Any fixed capital expenditure or fixed capital outlay
associated with the construction, reconstruction, or improvement
of public facilities that have a life expectancy of 5 or more
years and any related land acquisition, land improvement,
design, and engineering costs.

b. A fire department vehicle, an emergency medical service
vehicle, a sheriff's office vehicle, a police department
vehicle, or any other vehicle, and the equipment necessary to
outfit the vehicle for its official use or equipment that has a
life expectancy of at least 5 years.

c. Any expenditure for the construction, lease, or
maintenance of, or provision of utilities or security for,
facilities, as defined in s. 29.008.

71 Any fixed capital expenditure or fixed capital outlay d. 72 associated with the improvement of private facilities that have 73 a life expectancy of 5 or more years and that the owner agrees 74 to make available for use on a temporary basis as needed by a 75 local government as a public emergency shelter or a staging area 76 for emergency response equipment during an emergency officially 77 declared by the state or by the local government under s. 78 252.38. Such improvements are limited to those necessary to 79 comply with current standards for public emergency evacuation 80 shelters. The owner must enter into a written contract with the local government providing the improvement funding to make the 81 private facility available to the public for purposes of 82 emergency shelter at no cost to the local government for a 83 84 minimum of 10 years after completion of the improvement, with

Page 3 of 6

CODING: Words stricken are deletions; words underlined are additions.

hb1281-00

85 the provision that the obligation will transfer to any 86 subsequent owner until the end of the minimum period. e. Any land acquisition expenditure for a residential 87 88 housing project in which at least 30 percent of the units are 89 affordable to individuals or families whose total annual 90 household income does not exceed 120 percent of the area median 91 income adjusted for household size, if the land is owned by a 92 local government or by a special district that enters into a 93 written agreement with the local government to provide such 94 housing. The local government or special district may enter into 95 a ground lease with a public or private person or entity for 96 nominal or other consideration for the construction of the 97 residential housing project on land acquired pursuant to this 98 sub-subparagraph. 99 2. For the purposes of this paragraph, the term "renewable 100 energy devices" means any of the following equipment that, when installed in connection with a dwelling unit or other structure, 101 102 collects, transmits, stores, or uses solar energy, wind energy, 103 or energy derived from geothermal deposits: 104 a. Solar energy collectors. 105 Storage tanks and other storage systems, excluding b. 106 swimming pools used as storage tanks. 107 c. Rockbeds. 108 d. Thermostats and other control devices. 109 e. Heat exchange devices. 110 f. Pumps and fans. 111 g. Roof ponds. h. Freestanding thermal containers. 112



CODING: Words stricken are deletions; words underlined are additions.

F	L	0	R	I	D	А	Н	0	U	S	Е	0	F	R	Е	Р	R	Е	S	Е	Ν	Т	Α	Т	V	Е	S

113 i. Pipes, ducts, refrigerant handling systems, and other 114 equipment used to interconnect such systems; however, 115 conventional backup systems of any type are not included in this 116 definition. 117 j. Windmills. k. Wind-driven generators. 118 119 1. Power conditioning and storage devices that use wind 120 energy to generate electricity or mechanical forms of energy. m. Pipes and other equipment used to transmit hot 121 geothermal water to a dwelling or structure from a geothermal 122 123 deposit. 124 3. For the purposes of this paragraph, the term "energy 125 efficiency improvement" means any energy conservation and 126 efficiency improvement that reduces consumption through 127 conservation or a more efficient use of electricity, natural 128 gas, propane, or other forms of energy on the property, 129 including, but not limited to, air sealing; installation of 130 insulation; installation of energy-efficient heating, cooling, 131 or ventilation systems; building modifications to increase the 132 use of daylight; replacement of windows; installation of energy 133 controls or energy recovery systems; installation of electric 134 vehicle charging equipment; and installation of efficient 135 lighting equipment. 4.2. Notwithstanding any other provision of this 136 137 subsection, a local government infrastructure surtax imposed or extended after July 1, 1998, may allocate up to 15 percent of 138 the surtax proceeds for deposit in a trust fund within the 139

140 county's accounts created for the purpose of funding economic

Page 5 of 6

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb1281-00

141 development projects having a general public purpose of 142 improving local economies, including the funding of operational 143 costs and incentives related to economic development. The ballot 144 statement must indicate the intention to make an allocation 145 under the authority of this subparagraph.

146

Section 2. This act shall take effect July 1, 2011.

Page 6 of 6

CODING: Words stricken are deletions; words <u>underlined</u> are additions.