Senator Lee moved the following:

**Senate Amendment to Amendment (749698) (with title amendment)**

Between lines 316 and 317 insert:

Section 15. Present subsections (6) through (9) of section 1011.71, Florida Statutes, are redesignated as subsections (7) through (10), respectively, and a new subsection (6) is added to that section, to read:

1011.71 District school tax.—

(6) In addition to the maximum millage levy as provided in
subsection (1) and (2), each school board may levy with a
super-majority vote not more than a total of 0.5 mills against
the taxable value for school purposes for district schools to
fund capital outlay or operating expenditures needed for school
safety and security.

(a) If the millage is levied for capital outlay, it shall
be used for hardening of school facilities, including, but not
limited to, securing entries, metal detectors, security
lighting, emergency address systems, security fencing, security
cameras, bullet-resistant glass, checkpoint construction,
automatic locking devices, and building modifications to reduce
or eliminate obstructions or hidden areas for new educational,
auxiliary, or ancillary facilities. All items must be identified
by a security risk assessment, recommended by the district
school safety specialist, and approved by the district school
board in a public meeting.

(b) Of the total 0.5 mills, no more than 0.1 mill may be
levied for operations. Funds from this levy shall be used to
fund safe-school officers and other school safety and security
expenditures to support the requirements of ss. 1006.07 and
1006.12. If a district levies the maximum 0.1 mill for
operations, it may be eligible for the discretionary millage
compression supplement as provided in s. 1011.62(5).

(c) The nonvoted millage for capital outlay and operations
authorized in paragraphs (a) and (b) shall be separately
identified and approved in separate actions by the school board.
Each millage shall be subject to s. 200.065.

Section 16. Subsection (2) of section 1011.73, Florida
Statues, is amended to read:
1011.73 District millage elections.—

(2) MILLAGE AUTHORIZED NOT TO EXCEED 4 YEARS.—The district school board, pursuant to resolution adopted at a regular meeting, shall direct the county commissioners to call an election at which the electors within the school district may approve an ad valorem tax millage as authorized under s. 1011.71(10) [s. 1011.71(9)]. Such election may be held at any time, except that not more than one such election shall be held during any 12-month period. Any millage so authorized shall be levied for a period not in excess of 4 years or until changed by another millage election, whichever is earlier. If any such election is invalidated by a court of competent jurisdiction, such invalidated election shall be considered not to have been held.

And the title is amended as follows:

Delete line 676 and insert:

providing applicability; amending s. 1011.71, F.S.; authorizing school districts to levy a specified millage for school security, safety, and hardening purposes; amending s. 1011.73, F.S.; conforming a cross-reference; providing sales tax