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2	An act relating to the district school tax;
3	amending s. 1011.71, F.S.; continuing
4	indefinitely a provision, previously applicable
5	only in the 2003-2004 fiscal year, which allows
6	a specified tax levy to be used to offset the
7	cost of school buses purchased through
8	contracts with private providers; amending s.
9	200.065, F.S., relating to the method of fixing
10	millage, to conform; providing an effective
11	date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
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15	Section 1. Paragraph (i) is added to subsection (2) of
16	section 1011.71, Florida Statutes, as amended by sections 17
17	and 18 of chapter 2003-399, Laws of Florida, and paragraph (a)
18	of subsection (5) of that section is amended, to read:
19	1011.71 District school tax
20	(2) In addition to the maximum millage levy as
21	provided in subsection (1), each school board may levy not
22	more than 2 mills against the taxable value for school
23	purposes to fund:
24	(i) Payment of the cost of school buses when a school
25	district contracts with a private entity to provide student
26	transportation services if the district meets the requirements
27	of this paragraph.
28	1. The district's contract must require that the
29	private entity purchase, lease-purchase, or lease, and operate
30	and maintain, one or more school buses of a specific type and

31 size that meet the requirements of s. 1006.25.

2. Each such school bus must be used for the daily transportation of public school students in the manner required by the school district.
3. Annual payment for each such school bus may not

3. Annual payment for each such school bus may not exceed 10 percent of the purchase price of the state pool bid.

4. The proposed expenditure of the funds for this purpose must have been included in the district school board's notice of proposed tax for school capital outlay as provided in s. 200.065(9).

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Violations of these expenditure provisions shall result in an equal dollar reduction in the Florida Education Finance

Program (FEFP) funds for the violating district in the fiscal year following the audit citation.

(5)(a) It is the intent of the Legislature that, by July 1, 2003, revenue generated by the millage levy authorized by subsection (2) should be used only for the costs of construction, renovation, remodeling, maintenance, and repair of the educational plant; for the purchase, lease, or lease-purchase of equipment, educational plants, and construction materials directly related to the delivery of student instruction; for the rental or lease of existing buildings, or space within existing buildings, originally constructed or used for purposes other than education, for conversion to use as educational facilities; for the opening day collection for the library media center of a new school; for the purchase, lease-purchase, or lease of school buses or the payment to a private entity to offset the cost of school buses pursuant to paragraph (2)(i); and for servicing of payments related to certificates of participation issued for

31 any purpose prior to the effective date of this act. Costs

2004 Legislature

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associated with the lease-purchase of equipment, educational
   plants, and school buses may include the issuance of
    certificates of participation on or after the effective date
 3
    of this act and the servicing of payments related to
    certificates so issued. For purposes of this section,
    "maintenance and repair" is defined in s. 1013.01.
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   A district that violates these expenditure restrictions shall
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   have an equal dollar reduction in funds appropriated to the
   district under s. 1011.62 in the fiscal year following the
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    audit citation. The expenditure restrictions do not apply to
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   any school district that certifies to the Commissioner of
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13
    Education that all of the district's instructional space needs
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    for the next 5 years can be met from capital outlay sources
    that the district reasonably expects to receive during the
15
   next 5 years or from alternative scheduling or construction,
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    leasing, rezoning, or technological methodologies that exhibit
    sound management.
           Section 2. Paragraph (a) of subsection (9) of section
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    200.065, Florida Statutes, is amended to read:
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21
           200.065 Method of fixing millage.--
22
           (9)(a) In addition to the notice required in
23
    subsection (3), a district school board shall publish a second
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   notice of intent to levy additional taxes under s. 1011.71(2).
    Such notice shall specify the projects or number of school
2.5
   buses anticipated to be funded by such additional taxes and
26
    shall be published in the size, within the time periods,
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28
    adjacent to, and in substantial conformity with the
29
   advertisement required under subsection (3). The projects
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    shall be listed in priority within each category as follows:
31 | construction and remodeling; maintenance, renovation, and
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2004 Legislature

1	repair; motor vehicle purchases; new and replacement
2	equipment; payments for educational facilities and sites due
3	under a lease-purchase agreement; payments for renting and
4	leasing educational facilities and sites; payments of loans
5	approved pursuant to ss. 1011.14 and 1011.15; payment of costs
6	of compliance with environmental statutes and regulations; and
7	payment of costs of leasing relocatable educational
8	facilities; and payments to private entities to offset the
9	cost of school buses pursuant to s. 1011.71(2)(i). The
10	additional notice shall be in the following form, except that
11	if the district school board is proposing to levy the same
12	millage under s. 1011.71(2) which it levied in the prior year,
13	the words "continue to" shall be inserted before the word
14	"impose" in the first sentence, and except that the second
15	sentence of the second paragraph shall be deleted if the
16	district is advertising pursuant to paragraph (3)(e):
17	
18	NOTICE OF TAX FOR SCHOOL
19	CAPITAL OUTLAY
20	
21	The(name of school district) will soon consider
22	a measure to impose a(number) mill property tax for the
23	capital outlay projects listed herein.
24	This tax is in addition to the school board's proposed
25	tax of(number) mills for operating expenses and is
26	proposed solely at the discretion of the school board. THE
27	PROPOSED COMBINED SCHOOL BOARD TAX INCREASE FOR BOTH OPERATING
28	EXPENSES AND CAPITAL OUTLAY IS SHOWN IN THE ADJACENT NOTICE.
29	The capital outlay tax will generate approximately

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30 \$...(amount)..., to be used for the following projects:

31

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

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...(list of capital outlay projects)...
 2
 3
           All concerned citizens are invited to a public hearing
   to be held on ...(date and time)... at ...(meeting place)....
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 5
           A DECISION on the proposed CAPITAL OUTLAY TAXES will be
 6
   made at this hearing.
 7
           Section 3. This act shall take effect July 1, 2004.
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