By the Committees on Judiciary; and Community Affairs; and Senators Gaetz and Storms

	590-03779-11 201188c2						
1	A bill to be entitled						
2	An act relating to public employee compensation;						
3	amending s. 215.425, F.S.; revising provisions						
4	relating to the prohibition against the payment of						
5	extra compensation; providing for bonuses; specifying						
6	the conditions for paying bonuses; prohibiting						
7	provisions in contracts that provide for severance						
8	pay; allowing for severance pay under specified						
9	circumstances; defining the term "severance pay";						
10	prohibiting a contract provision that provides for						
11	extra compensation to limit the ability to discuss the						
12	contract; amending s. 166.021, F.S.; deleting a						
13	provision that allows a municipality to pay extra						
14	compensation; amending s. 112.061, F.S.; conforming						
15	cross-references; repealing s. 125.01(1)(bb), F.S.,						
16	relating to the power of a local government to pay						
17	extra compensation; repealing s. 373.0795, F.S.,						
18	relating to a prohibition against severance pay for						
19	officers or employees of water management districts;						
20	providing an effective date.						
21							
22	Be It Enacted by the Legislature of the State of Florida:						
23							
24	Section 1. Section 215.425, Florida Statutes, is amended to						
25	read:						
26	215.425 Extra compensation claims prohibited; bonuses;						
27	severance pay						
28	(1) No extra compensation shall be made to any officer,						
29	agent, employee, or contractor after the service has been						

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30	rendered or the contract made; nor shall any money be								
31	appropriated or paid on any claim the subject matter of which								
32	has not been provided for by preexisting laws, unless such								
33	compensation or claim is allowed by a law enacted by two-thirds								
34	of the members elected to each house of the Legislature.								
35	However, when adopting salary schedules for a fiscal year, a								
36	district school board or community college district board of								
37	trustees may apply the schedule for payment of all services								
38	rendered subsequent to July 1 of that fiscal year.								
39	(2) The provisions of This section does do not apply to:								
40	(a) Extra compensation given to state employees who are								
41	included within the senior management group pursuant to rules								
42	adopted by the Department of Management Services; to extra								
43	compensation given to county, municipal, or special district								
44	employees pursuant to policies adopted by county or municipal								
45	ordinances or resolutions of governing boards of special								
46	districts or to employees of the clerk of the circuit court								
47	pursuant to written policy of the clerk; or to								
48	(b) A clothing and maintenance allowance given to								
49	plainclothes deputies pursuant to s. 30.49.								
50	(3) Any policy, ordinance, rule, or resolution designed to								
51	implement a bonus scheme must:								
52	(a) Base the award of a bonus on work performance;								
53	(b) Describe the performance standards and evaluation								
54	process by which a bonus will be awarded;								
55	(c) Notify all employees of the policy, ordinance, rule, or								
56	resolution before the beginning of the evaluation period on								
57	which a bonus will be based; and								
58	(d) Consider all employees for the bonus.								

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59	(4)(a) On or after July 1, 2011, a unit of government may									
60	not enter into a contract or employment agreement that contains									
61	a provision for severance pay with an officer, agent, employee,									
62	or contractor.									
63	(b) On or after July 1, 2011, an officer, agent, employee,									
64	or contractor may receive severance pay only if:									
65	1. The severance pay is paid from wholly private funds, the									
66	payment and receipt of which do not otherwise violate part III									
67	of chapter 112;									
68	2. The severance pay is administered under part II of									
69	chapter 112 on behalf of an agency outside this state and would									
70	be permitted under that agency's personnel system;									
71	3. The severance pay represents the settlement of an									
72	employment dispute. Such settlement may not include provisions									
73	that limit the ability of any party to the settlement to discuss									
74	the dispute or settlement; or									
75	4. Provision for the severance pay is expressly included in									
76	a contract for employment which was entered into before July 1,									
77	2011.									
78	(c) This subsection does not create an entitlement to									
79	severance pay in the absence of its authorization.									
80	(d) As used in this subsection, the term "severance pay"									
81	means the actual or constructive compensation, including salary,									
82	benefits, or perquisites, for employment services yet to be									
83	rendered which is provided to an employee who has recently been									
84	or is about to be terminated. The term does not include									
85	compensation for:									
86	1. Earned and accrued annual, sick, compensatory, or									
87	administrative leave; or									

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88	2. Early retirement under provisions established in an
89	actuarially funded pension plan subject to part VII of chapter
90	112.
91	(5) Any agreement or contract, executed on or after July 1,
92	2011, which involves extra compensation between a unit of
93	government and an officer, agent, employee, or contractor may
94	not include provisions that limit the ability of any party to
95	the agreement or contract to discuss the agreement or contract.
96	Section 2. Present subsections (8) through (10) of section
97	166.021, Florida Statutes, are redesignated as subsections (7)
98	through (9) respectively, and present subsection (7) of that
99	section is amended, to read:
100	166.021 Powers
101	(7) Notwithstanding the prohibition against extra
102	compensation set forth in s. 215.425, the governing body of a
103	municipality may provide for an extra compensation program,
104	including a lump-sum bonus payment program, to reward
105	outstanding employees whose performance exceeds standards, if
106	the program provides that a bonus payment may not be included in
107	an employee's regular base rate of pay and may not be carried
108	forward in subsequent years.
109	Section 3. Paragraphs (a) and (c) of subsection (14) of
110	section 112.061, Florida Statutes, are amended to read:
111	112.061 Per diem and travel expenses of public officers,
112	employees, and authorized persons
113	(14) APPLICABILITY TO COUNTIES, COUNTY OFFICERS, DISTRICT
114	SCHOOL BOARDS, SPECIAL DISTRICTS, AND METROPOLITAN PLANNING
115	ORGANIZATIONS
116	(a) The following entities may establish rates that vary

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590-03779-11 201188c2 117 from the per diem rate provided in paragraph (6)(a), the subsistence rates provided in paragraph (6)(b), or the mileage 118 rate provided in paragraph (7)(d) if those rates are not less 119 than the statutorily established rates that are in effect for 120 121 the 2005-2006 fiscal year: 122 1. The governing body of a county by the enactment of an 123 ordinance or resolution; 124 2. A county constitutional officer, pursuant to s. 1(d), Art. VIII of the State Constitution, by the establishment of 125 126 written policy; 127 3. The governing body of a district school board by the 128 adoption of rules; 129 4. The governing body of a special district, as defined in 130 s. 189.403(1), except those special districts that are subject 131 to s. $166.021(9) \frac{166.021(10)}{100}$, by the enactment of a resolution; 132 or 133 5. Any metropolitan planning organization created pursuant 134 to s. 339.175 or any other separate legal or administrative entity created pursuant to s. 339.175 of which a metropolitan 135 136 planning organization is a member, by the enactment of a 1.37 resolution. 138 (c) Except as otherwise provided in this subsection, 139 counties, county constitutional officers and entities governed 140 by those officers, district school boards, special districts, and metropolitan planning organizations, other than those 141 142 subject to s. 166.021(9) 166.021(10), remain subject to the 143 requirements of this section. 144 Section 4. Paragraph (bb) of subsection (1) of section 145 125.01 and section 373.0795, Florida Statutes, are repealed.

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146		Section	5.	This	act	shall	take	effect	July	1,	2011.	

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