By Senator Trumbull

	2-01665C-23 20231432
1	A bill to be entitled
2	An act relating to communications services tax;
3	amending s. 202.12, F.S.; decreasing the tax rate on
4	the retail sale of communications services; amending
5	s. 202.19, F.S.; revising the name of the
6	discretionary communications services tax; requiring a
7	certain tax remain the same rate as it was on a
8	specified past date until a specified future date;
9	specifying the fees, taxes, charges, and other
10	impositions that the a specified tax replaces;
11	prohibiting a certain tax passed after a certain date
12	from being added to the local communications service
13	tax until a future date; providing an effective date.
14	
15	Be It Enacted by the Legislature of the State of Florida:
16	
17	Section 1. Paragraph (a) of subsection (1) of section
18	202.12, Florida Statutes, is amended to read:
19	202.12 Sales of communications servicesThe Legislature
20	finds that every person who engages in the business of selling
21	communications services at retail in this state is exercising a
22	taxable privilege. It is the intent of the Legislature that the
23	tax imposed by chapter 203 be administered as provided in this
24	chapter.
25	(1) For the exercise of such privilege, a tax is levied on
26	each taxable transaction and is due and payable as follows:
27	(a) Except as otherwise provided in this subsection, at the
28	rate of 3.48 4.92 percent applied to the sales price of the
29	communications service that:
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30	1. Originates and terminates in this state; $_{\overline{\prime}}$ or
31	2. Originates or terminates in this state and is charged to
32	a service address in this state,
33	
34	when sold at retail, computed on each taxable sale for the
35	purpose of remitting the tax due. The gross receipts tax imposed
36	by chapter 203 shall be collected on the same taxable
37	transactions and remitted with the tax imposed by this
38	paragraph. If no tax is imposed by this paragraph due to the
39	exemption provided under s. 202.125(1), the tax imposed by
40	chapter 203 shall nevertheless be collected and remitted in the
41	manner and at the time prescribed for tax collections and
42	remittances under this chapter.
43	Section 2. Subsections (1), (3), and (5) of section 202.19,
44	Florida Statutes, are amended, and paragraph (d) is added to
45	subsection (2) of that section, to read:
46	202.19 Authorization to impose local communications
47	services tax
48	(1) The governing authority of each county and municipality
49	may, by ordinance, levy a <u>local</u> discretionary communications
50	services tax as provided in this section.
51	(2)
52	(d) The local communications services tax rate in effect on
53	January 1, 2023, may not be increased before January 1, 2026.
54	(3)(a) The tax authorized under this section <u>replaces other</u>
55	revenue sources for municipalities and counties and includes the
56	following taxes, charges, fees, and other impositions to the
57	extent that the respective local taxing jurisdictions were
58	authorized to impose those taxes, charges, fees, and other

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59	impositions before July 1, 2000, and after January 1, 2023:
60	1. With respect to a charter county or municipality:
61	a. The public service tax on telecommunications authorized
62	by s. 166.231(9), Florida Statutes (2001).
63	b. Franchise fees on providers of cable television services
64	as authorized by 47 U.S.C. s. 542.
65	c. The public service tax on prepaid calling arrangements.
66	d. Franchise fees on dealers of communications services
67	that use the public roads or rights-of-way.
68	e. Actual permit fees relating to placing or maintaining
69	facilities in or on public roads or rights-of-way collected from
70	providers of long-distance, cable, and mobile communications
71	services for the fiscal year ending September 30, 1999; however,
72	if a municipality or charter county elected to continue charging
73	permit fees as authorized by s. 337.401 on or before January 1,
74	2019, the fees may not be included as a replaced revenue source.
75	f. Application fees, transfer fees, renewal fees, or claims
76	for related costs to which the municipality or county is
77	otherwise entitled for granting permission to dealers of
78	communications services, including providers of cable television
79	services as authorized by 47 U.S.C. s. 542, to use or occupy its
80	roads or rights-of-way for the placement, construction, and
81	maintenance of poles, wires, and other fixtures used in the
82	provision of communications services.
83	2. With respect to a noncharter county, franchise fees on
84	providers of cable television services as authorized by 47
85	U.S.C. s. 542 includes and is in lieu of any fee or other
86	consideration, including, but not limited to, application fees,
87	transfer fees, renewal fees, or claims for related costs, to

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2-01665C-23 20231432 88 which the municipality or county is otherwise entitled for 89 granting permission to dealers of communications services, including, but not limited to, providers of cable television 90 services, as authorized in 47 U.S.C. s. 542, to use or occupy 91 92 its roads or rights-of-way for the placement, construction, and 93 maintenance of poles, wires, and other fixtures used in the 94 provision of communications services. 95 (b) This subsection does not supersede or impair the right, 96 if any, of a municipality or county to require the payment of 97 consideration or to require the payment of regulatory fees or 98 assessments by persons using or occupying its roads or rights-99 of-way in a capacity other than that of a dealer of communications services. 100 (5) In addition to the communications services taxes 101 102 authorized by subsection (1), a discretionary sales surtax that 103 a county or school board has levied under s. 212.055 is imposed 104 as a local communications services tax under this section, and 105 the rate shall be determined in accordance with s. 202.20(3). 106 However, any increase to the discretionary sales surtax levied 107 under s. 212.055 on or after January 1, 2023, may not be added 108 to the local communication services tax under this section 109 before January 1, 2026. 110 (a) Except as otherwise provided in this subsection, each 111 such tax rate shall be applied, in addition to the other tax rates applied under this chapter, to communications services 112 113 subject to tax under s. 202.12 which: 114 1. Originate or terminate in this state; and 115 2. Are charged to a service address in the county. (b) With respect to private communications services, the 116

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117	tax shall be on the sales price of such services provided within
118	the county, which shall be determined in accordance with the
119	following provisions:
120	1. Any charge with respect to a channel termination point
121	located within such county;
122	2. Any charge for the use of a channel between two channel
123	termination points located in such county; and
124	3. Where channel termination points are located both within
125	and outside of such county:
126	a. If any segment between two such channel termination
127	points is separately billed, 50 percent of such charge; and
128	b. If any segment of the circuit is not separately billed,
129	an amount equal to the total charge for such circuit multiplied
130	by a fraction, the numerator of which is the number of channel
131	termination points within such county and the denominator of
132	which is the total number of channel termination points of the
133	circuit.
134	Section 3. This act shall take effect upon becoming a law.

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