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SENATE FILE					
BY KIBBIE					

Passed	Senate,	Date	Passed	House,	Date		
Vote:	Ayes	Nays	Vote:	Ayes _		Nays	
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A BILL FOR

An Act authorizing a political subdivision to impose a local
 income surtax, in addition to property taxes, to partially
 fund certain bonds, and providing for the Act's applicability.
 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 Section 1. Section 75.1, Code 2001, is amended to read as
2 follows:

3 75.1 BONDS -- ELECTION -- VOTE REQUIRED.

<u>1.</u> When a proposition to authorize an issuance of bonds by 5 a county, township, school corporation, city, or by any local 6 board or commission, is submitted to the electors, such the 7 proposition shall-not-be-deemed-carried-or-adopted,-anything 8 in-the-statutes-to-the-contrary-notwithstanding,-unless is 9 adopted if the vote in favor of such-authorization the 10 proposition is equal to at least sixty percent of the total 11 vote cast for and against said the proposition at said the 12 election.

2. Principal and interest on bonds issued by a county, 13 14 school corporation, or city may be paid in part with revenue 15 from a local income surtax imposed under section 76.19. If 16 the bonds are to be paid in part with revenue from a local 17 income surtax, the proposition shall so state and the 18 proposition is adopted if the vote in favor of the proposition 19 is equal to at least a majority of the total vote cast for and 20 against the proposition at the election. However, a bond 21 issuance proposition proposing imposition of an income surtax 22 shall not be presented to the electors if in the first year 23 the income surtax is imposed the total of all income surtaxes 24 authorized by law and imposed in that year on any taxpayer in 25 the political subdivision imposing the surtax would exceed 26 twenty percent. Upon request of the governing authority, the 27 department of management shall certify the cumulative rate of 28 income surtax being imposed in the political subdivision. 29 3. All ballots cast and not counted as a vote for or 30 against the proposition shall not be used in computing the 31 total vote cast for and against said the proposition. 4. When a proposition to authorize an issuance of bonds 32 33 has been submitted to the electors under this section and the 34 proposal fails to gain approval by the required percentage of 35 votes, such proposal, or any proposal which incorporates any

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1 portion of the defeated proposal, shall not be submitted to 2 the electors for a period of six months from the date of such 3 regular or special election.

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4 Sec. 2. Section 76.1, Code 2001, is amended to read as 5 follows:

6 76.1 MANDATORY RETIREMENT.

7 Hereafter-issues <u>Issues</u> of bonds of-every-kind-and 8 character by counties, cities, and school corporations shall 9 be consecutively numbered. The annual levy <u>of property tax</u>, 10 <u>or combination of property tax levy and income surtax imposed</u> 11 <u>as provided in section 76.19</u>, shall be sufficient to pay the 12 interest and approximately such that portion of the principal 13 of the bonds as will retire them in a period not exceeding 14 twenty <u>twenty-two</u> years from date of issue. Each issue of 15 bonds shall be scheduled to mature serially in the same order 16 as numbered.

17 Sec. 3. Section 76.2, Code 2001, is amended to read as 18 follows:

19 76.2 MANDATORY LEVY -- OBLIGATIONS IN ANTICIPATION OF 20 LEVY.

21 The governing authority of these political subdivisions 22 before issuing bonds shall, by resolution, provide for the 23 assessment of an annual levy upon all the taxable property in 24 the political subdivision, or the assessment of an annual 25 property tax levy and imposition of a local income surtax 26 under section 76.19, sufficient to pay the interest-and 27 principal and interest of the bonds within a period named not 28 exceeding twenty-years that provided in section 76.1. Α 29 certified copy of this resolution shall be filed with the 30 county auditor or the auditors of the counties in which the 31 political subdivision is located; and the filing shall make it 32 a duty of the auditors to enter annually this levy for 33 collection from the taxable property within the boundaries of 34 the political subdivision until funds are realized to pay the 35 bonds in full. The property tax levy shall continue to be

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1 made against property that is severed from the political 2 subdivision and the income surtax shall continue to be imposed 3 upon the residents of any area severed from the political 4 subdivision after the filing of the resolution until funds are 5 realized to pay the bonds in full. If the a resolution which does not include imposition of an 6 7 income surtax is filed prior to April 1, or May 17 if the 8 political subdivision is a school district, the annual levy 9 shall begin with the tax levy for collection commencing July 1 10 of that year. If the resolution is filed after April 1, or 11 May 1_7 in the case of a school district, or if the resolution 12 includes imposition of an income surtax, the annual property 13 tax levy shall begin with the tax levy for collection in the 14 next succeeding fiscal year. If the resolution includes the 15 imposition of a local income surtax and it is filed with the 16 department of revenue and finance prior to August 1, the 17 imposition of the surtax is retroactive to January 1 of that 18 calendar year. If the resolution is filed with the department 19 of revenue and finance on or after August 1, the imposition of 20 the income surtax begins on January 1 of the next calendar 21 year. However, the governing authority of a political 22 subdivision may adjust a levy of taxes made under this section 23 for the purpose of adjusting the annual levies and collections 24 and income surtax rate for property severed from the political 25 subdivision, subject to the approval of the director of the 26 department of management. If funds, including reserves and amounts available for 27 28 temporary transfer, are found-to-be insufficient to pay in 29 full any installment of principal or interest, a public issuer 30 of bonds may anticipate the next levy of property taxes 31 pursuant to this section or the imposition of an income surtax 32 under section 76.19 in the manner provided in chapter 74, 33 whether the taxes so anticipated are to be collected in the 34 same or a future fiscal year. To further secure the payment of the bonds, the governing 35

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1 authority shall, by resolution, provide for the assessment of 2 an annual levy of a standby tax upon all taxable property 3 within the political subdivision. A copy of the resolution 4 shall be sent to the county auditor of each county in which 5 the political subdivision is located. The revenues from the 6 standby tax shall be deposited in a special fund and shall be 7 expended only for the payment of principal and interest on the 8 bonds issued as provided in this section, when the revenue 9 from an income surtax as provided in section 76.19 is 10 insufficient. Reserves shall not be built up in this fund in ll anticipation of a projected default. The governing authority 12 shall adjust the annual standby property tax levy for each 13 year to reflect the amount of revenues in the special fund and 14 the amount of principal and interest which is due in that 15 year. 16 Sec. 4. Section 76.4, Code 2001, is amended to read as 17 follows: 18 76.4 PERMISSIVE APPLICATION OF FUNDS. 19 Whenever If the governing authority of such a political 20 subdivision shall-have has on hand funds derived from any 21 other a source other than taxation which may be appropriated 22 to the payment either of interest-or principal or interest, or 23 both principal and interest of such bonds, such the funds may 24 be so appropriated and used and the property tax levy and 25 income surtax, if imposed, for the payment of the bonds 26 correspondingly reduced. 27 Sec. 5. Section 76.7, Code 2001, is amended to read as 28 follows: 29 76.7 PARTICULAR BONDS AFFECTED -- PAYMENT. 30 Counties, cities, and school corporations may at any time 31 or-times extend or renew any legal indebtedness or any part 32 thereof of the indebtedness they may have represented by bonds 33 or certificates where such the indebtedness is payable from a 34 limited annual property tax or from a voted annual property 35 tax or from an annual property tax and income surtax imposed

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1 <u>under section 76.19</u>, and may by resolution fund or refund the 2 same <u>legal indebtedness</u> and issue bonds therefor running not 3 more than twenty years to be known as funding or refunding 4 bonds, and make provision for the payment of the principal and 5 interest thereof from the proceeds of an annual <u>property</u> tax, 6 <u>or annual property tax and income surtax</u>, for the period 7 covered by such the bonds similar to the tax authorized by law 8 or by the electors for the payment of the indebtedness so 9 extended or renewed.

NEW SECTION. 76.19 Sec. 6. INCOME SURTAX. 10 1. An income surtax may be imposed by a political 11 12 subdivision as provided in this section, but only if 13 authorized by the electors as provided in section 75.1. The income surtax shall be imposed upon state income 14 2. 15 taxes computed under section 422.5, less credits allowed 16 against tax liability computed under chapter 422, division II, 17 and shall be imposed upon the state income tax for each 18 calendar year, or for a taxpayer's fiscal year beginning 19 during the second half of that calendar year or the first half 20 of the succeeding calendar year, and shall be imposed on all 21 taxpayers residing in the political subdivision on the last 22 day of the applicable tax year, and on taxpayers residing in 23 areas severed from the political subdivision as provided in 24 section 76.2.

3. The income surtax shall be imposed to collect an amount that is equivalent to sixty percent of the sum of the principal and interest of the bonds over the life of the bonds. The rate of the income surtax may be adjusted in any year for the sole purpose of ensuring that an amount equivalent to no more than fifty percent of the principal and interest over the life of the bonds is collected.

32 4. At the time of the annual levy under section 76.2, the 33 governing authority of the political subdivision shall also 34 provide in the resolution for the imposition of the income 35 surtax and shall certify to the department of management such

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1 sum expressed in dollars. The department shall determine the 2 rate of income surtax to be imposed based upon the most recent 3 available figures from state income taxes paid by taxpayers 4 residing in the political subdivision. The department shall 5 continue to make such calculations and certify the income 6 surtax rate to the county auditor or the auditors of the 7 counties in which the political subdivision is located with 8 adjustments as provided in this section until the principal 9 and interest on the bonds are paid in full. On or before 10 November 1 of each year in which the income surtax is 11 collected the director of revenue and finance shall deposit 12 with the treasurer of the political subdivision the entire 13 amount of income surtax collected from taxpayers residing in 14 the political subdivision.

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15 5. The costs of administration shall be determined by the 16 department of revenue and finance, and shall be based on a 17 share of the total cost of administering the department, in 18 the same proportion as the amount of income surtax collected 19 is to the amount of state income taxes collected.

The director of revenue and finance shall administer 20 6. 21 the income surtax imposed under this chapter and sections 22 422.4, 422.20 to 422.31, 422.68, and 422.72 to 422.75 shall 23 apply with respect to administration of the income surtax. 76.20 INCOME TAX RETURNS. 24 Sec. 7. NEW SECTION. An income surtax imposed under section 76.19 shall be made 25 26 a part of the Iowa individual income tax return subject to the 27 conditions and restrictions set forth in section 422.21. The 28 director of revenue and finance shall provide on income tax 29 returns a requirement that each person required to file a 30 return numerically identify the city of residence of the 31 taxpayer and the merged area in which the taxpayer resides. NEW SECTION. 76.21 DESIGNATION OF TAX. Sec. 8. 32 33 An income surtax imposed under section 76.19 by a school 34 district shall be designated as a school debt service income

35 surtax, and income surtax imposed by a merged area shall be

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1 designated as a merged area debt service income surtax, and 2 income surtax imposed under section 76.19 by a city shall be 3 designated a city debt service income surtax, and an income 4 surtax imposed under section 76.19 by a county shall be 5 designated a county debt service income surtax.

6 Sec. 9. Section 260C.21, Code 2001, is amended to read as 7 follows:

8 260C.21 ELECTION TO INCUR INDEBTEDNESS.

9 <u>1.</u> No indebtedness shall be incurred under section 260C.19
10 until authorized by an election. A proposition to incur
11 indebtedness and issue bonds for community college purposes
12 shall be deemed carried adopted in a merged area if approved
13 by a sixty percent majority of all voters voting on the
14 proposition in the area. However7-if If the board elects to
15 partially fund the bonds with revenues from a local income
16 surtax, in addition to property tax revenues, the ballot
17 proposition to authorize the issuance of the bonds shall be
18 submitted to the electorate pursuant to section 75.1,
19 subsection 2.

20 2. Notwithstanding subsection 1, if the costs of utilities 21 are paid by a community college with funds derived from the 22 levy authorized under section 260C.22, the community college 23 may use the general fund moneys that would have been used to 24 pay the costs of utilities for capital expenditures, may 25 invest the funds, or may incur indebtedness without an 26 election, provided that the payments on the indebtedness 27 incurred, and any interest on the indebtedness, can be made 28 using general funds of the community college and the total 29 payments on the principal and interest on the indebtedness do 30 not exceed the amount of the costs of the utilities. 31 Sec. 10. Section 296.1, Code 2001, is amended to read as 32 follows:

33 296.1 INDEBTEDNESS AUTHORIZED.

34 Subject to the approval of the voters thereof, school 35 districts are hereby authorized to contract indebtedness and

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1 to issue general obligation bonds to provide funds to defray 2 the cost of purchasing, building, furnishing, reconstructing, 3 repairing, improving or remodeling a schoolhouse or 4 schoolhouses and additions thereto, gymnasium, stadium, field 5 house, school bus garage, teachers' or superintendent's home 6 or homes, and procuring a site or sites therefor, or 7 purchasing land to add to a site already owned, or procuring 8 and improving a site for an athletic field, or improving a 9 site already owned for an athletic field, and for any one or 10 more of such purposes. Taxes for the payment of said the 11 bonds shall be levied or imposed in accordance with chapter 12 76, and said the bonds shall mature within a-period-not 13 exceeding-twenty-years-from-date-of-issue the period provided 14 in section 76.1, shall bear interest at a rate or rates not 15 exceeding that permitted by chapter $74A_L$ and shall be of such 16 form as the board of directors of such the school district 17 shall by resolution provide, but the aggregate indebtedness of 18 any school district shall not exceed five percent of the 19 actual value of the taxable property within said the school 20 district, as ascertained by the last preceding state and 21 county tax lists.

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22 Sec. 11. Section 296.6, Code 2001, is amended to read as 23 follows:

24 296.6 BONDS.

If the vote in favor of the issuance of such bonds is equal to at least sixty percent of the total vote cast for and against said the proposition at said the election, the board of directors shall issue the same bonds and make provision for payment thereof of the bonds. If the board of directors of a school district elects to partially fund the bonds with revenues from an income surtax, in addition to property tax revenues, the ballot proposition to authorize the issuance of the bonds shall be submitted to the electorate pursuant to section 75.1, subsection 2.

35 Sec. 12. Section 298.14, unnumbered paragraphs 1 and 2,

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1 Code 2001, are amended to read as follows:

For each fiscal year, the cumulative total of the percents of surtax approved by the board of directors of a school district and collected by the department of revenue and finance under sections <u>76.19</u>, 257.21, 257.29, and 298.2, and the enrichment surtax under section 442.15, Code 1989, and an rincome surtax collected by a political subdivision under chapter 422D, shall not exceed twenty percent.

9 A school district income surtax fund is created in the 10 office of treasurer of state. Income surtaxes collected by 11 the department of revenue and finance under sections <u>76.19</u>, 12 257.21, 257.29, and 298.2 and section 442.15, Code 1989, shall 13 be deposited in the school district income surtax fund to the 14 credit of each school district. A separate accounting of each 15 surtax, by school district, shall be maintained.

16 Sec. 13. Section 298.18, unnumbered paragraph 2, Code 17 2001, is amended to read as follows:

The amount estimated and-certified-to-apply-on to pay principal and interest for any one year shall not exceed <u>an</u> amount that could be raised by a property tax levy equal to two dollars and seventy cents per thousand dollars of the zassessed valuation of the taxable property of the school corporation except as hereinafter provided.

24 Sec. 14. Section 298.18, unnumbered paragraph 4, Code 25 2001, is amended to read as follows:

The amount estimated and-certified-to-apply-on to pay principal and interest for any one year may exceed an amount that could be raised by a property tax levy equal to two dollars and seventy cents per thousand dollars of assessed value by the amount approved by the voters of the school corporation, but not exceeding four dollars and five cents per thousand of the assessed value of the taxable property within any school corporation, provided that the qualified registered voters of such school corporation have first approved such increased amount at a special election, which may be held at

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1 the same time as the regular school election. The proposition 2 submitted to the voters at such special election shall be in 3 substantially the following form:

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4 Sec. 15. Section 298.18, unnumbered paragraph 6, Code 5 2001, is amended to read as follows:

Notice of the election shall be given by the county 6 7 commissioner of elections according to section 49.53. The 8 election shall be held on a date not less than four nor more 9 than twenty days after the last publication of the notice. At 10 such the election, the ballot used for the submission of said 11 the proposition shall be in substantially the form for 12 submitting special questions at general elections. The county 13 commissioner of elections shall conduct the election pursuant 14 to the provisions of chapters 39 to 53 and certify the results 15 to the board of directors. Such The proposition shall not be 16 deemed carried-or adopted unless the vote in favor of such the 17 proposition is equal to at least sixty percent of the total 18 vote cast for and against said the proposition at said the 19 election. Whenever-such If the board of directors of a school 20 district elects to partially fund the bonds with revenues from 21 a local income surtax, in addition to property tax revenues, 22 the ballot proposition to authorize the issuance of the bonds 23 shall be submitted to the electorate pursuant to section 75.1, 24 subsection 2. If a proposition has been approved by the 25 voters of a school corporation as hereinbefore provided, no 26 further approval of the voters of such the school corporation 27 shall be required as a result of any subsequent change in the 28 boundaries of such the school corporation.

29 Sec. 16. Section 298.22, unnumbered paragraph 1, Code 30 2001, is amended to read as follows:

31 All-of-said The bonds shall be substantially in the form 32 provided for county bonds, but subject to changes that will 33 conform them to the action of the board providing-therefor; 34 shall run-not-more-than-twenty-years mature within the period 35 provided in section 76.1, and may be sooner paid if so

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1 nominated in the bond; bear a rate of interest not exceeding 2 that permitted by chapter 74A, payable semiannually; be signed 3 by the president and countersigned by the secretary of the 4 board of directors; and shall not be disposed of for less than 5 par value, nor issued for other purposes than this chapter 6 provides.

7 Sec. 17. Section 331.442, subsection 4, Code 2001, is 8 amended to read as follows:

4. The proposition of issuing bonds for a general county 9 10 purpose is not carried-or adopted unless the vote in favor of 11 the proposition is equal to at least sixty percent of the 12 total vote cast for and against the proposition at the 13 election. If the board elects to partially fund the bonds 14 with revenues from a local income surtax, in addition to 15 property tax revenues, the ballot proposition to authorize the 16 issuance of the bonds shall be submitted to the electorate 17 pursuant to section 75.1, subsection 2. If the proposition of 18 issuing the general county purpose bonds is approved by the 19 voters, the board may proceed with the issuance of the bonds. 20 Sec. 18. Section 331.442, subsection 5, paragraph a, 21 unnumbered paragraph 1, Code 2001, is amended to read as 22 follows:

Notwithstanding subsection 2, a board, in lieu of calling an election, may institute proceedings for the issuance of bonds for a general county purpose by causing a notice of the proposal to issue the bonds, the type or types of debt service tax to be levied or imposed to pay principal and interest on the bonds, including a statement of the amount and purpose of the bonds, and the right to petition for an election, to be published as provided in section 331.305 at least ten days prior to the meeting at which it is proposed to take action for the issuance of the bonds subject to the following limitations:

34 Sec. 19. Section 331.447, subsection 1, Code 2001, is 35 amended to read as follows: 1. Taxes for the payment of general obligation bonds shall
 2 be levied in accordance with chapter 76, and the bonds are
 3 payable from the-levy-of-unlimited-ad-valorem-taxes-on-all-the
 4 taxable-property-within-the-county-through-its-debt-service
 5 fund-required-by-section-331:430 a debt service property tax
 6 or combination of a debt service property tax and debt service
 7 local income surtax, unlimited as to amount, except that:

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8 a. The amount estimated and-certified-to-apply-on to pay 9 principal and interest for any one year shall not exceed <u>an</u> 10 <u>amount that could be raised by a debt service property tax</u> 11 <u>levy equal to</u> the maximum rate of tax, if any, provided by 12 this division for the purpose for which the bonds were issued. 13 If general obligation bonds are issued for different 14 categories, as provided in section 331.445, the maximum rate 15 of levies, if any, for each purpose shall apply separately to 16 that portion of the bond issue for that category and the 17 resolution authorizing the bond issue shall clearly set forth 18 the annual debt service requirements with respect to each 19 purpose in sufficient detail to indicate compliance with the 20 rate of tax levy, if any.

The amount estimated and-certified-to-apply-on to pay 21 b. 22 principal and interest for any one year may only exceed an 23 amount that could be raised by a debt service property tax 24 levy equal to the statutory rate of levy limit, if any, by the 25 amount that the registered voters of the county have approved 26 at a special election, which may be held at the same time as 27 the general election and may be included in the proposition 28 authorizing the issuance of bonds, if an election on the 29 proposition is necessary, or may be submitted as a separate 30 proposition at the same election or at a different election. 31 Notice of the election shall be given as specified in section 32 331.305. If the proposition includes issuing bonds and 33 increasing the levy limit, it shall be in substantially the 34 following form:

35 Shall the county of, state of Iowa, be authorized

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1 to (here state purpose of project) at a total cost 2 not exceeding \$.... and issue its general obligation bonds in 3 an amount not exceeding \$.... for that purpose, and be 4 authorized to levy annually a <u>debt service property</u> tax (or 5 <u>debt service property tax and income surtax, if applicable),</u> 6 <u>which will produce an amount</u> not exceeding ... dollars and ... 7 cents per thousand dollars of the assessed value of the 8 taxable property within the county to pay the principal of and 9 interest on the bonds?

10 If the proposition includes only increasing the levy limit 11 it shall be in substantially the following form:

12 Shall the county of, state of Iowa, be authorized 13 to levy annually a <u>debt service property</u> tax <u>(or debt service</u> 14 <u>property tax and income surtax, if applicable)</u>, which will 15 <u>produce an amount</u> not exceeding ... dollars and ... cents per 16 thousand dollars of the assessed value of the taxable property 17 within the county to pay principal and interest on the bonded 18 indebtedness of the county for the purpose of? 19 Sec. 20. Section 331.490, Code 2001, is amended to read as 20 follows:

331.490 CITIES SUBJECT TO DEBT SERVICE TAX LEVY -- RATES.
1. If a county and city have entered into an agreement to
create a joint special assessment district and issue county
qeneral obligation bonds to fund the costs of a public
improvement benefiting that district, the county's debt
service property tax levy for the county general obligation
bonds shall not be levied against property located in any city
except a city which has entered into the agreement, and, if
applicable, the county's debt service income surtax for the
county general obligation bonds shall not be imposed on
taxpayers who reside in any city except a city which has
entered into the agreement.

33 2. Counties and cities entering into an agreement for a 34 joint special assessment district may provide in the agreement 35 for a different rate of the county's debt service property tax

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1 levy against property in areas of the county outside a city 2 and property within the cities, and, if applicable, for a 3 different rate of the county's debt service income surtax to 4 be imposed on taxpayers residing outside the cities and those 5 residing within each city. Sec. 21. Section 384.26, subsection 2, Code 2001, is 6 7 amended to read as follows: Before the council may institute proceedings for the 8 2. 9 issuance of bonds for a general corporate purpose, it shall 10 call a special city election to vote upon the question of 11 issuing the bonds. At the election the proposition must be 12 submitted in substantially the following form: 13 Shall the (insert the name of the city) issue 14 its bonds in an amount not exceeding the amount of \$.... for 15 the purpose of, such bonds to be payable from a 16 property tax levied on all taxable property within the city 17 (and income surtax to be imposed on the state income tax of 18 each income taxpayer residing in the city)? Sec. 22. Section 384.26, subsection 4, Code 2001, is 19 20 amended to read as follows: 21 The proposition of issuing general corporate purpose 4. 22 bonds is not carried-or adopted unless the vote in favor of 23 the proposition is equal to at least sixty percent of the 24 total vote cast for and against the proposition at the 25 election. If the city council elects to partially fund the 26 bonds with revenues from a local income surtax, in addition to 27 property tax revenues, the ballot proposition to authorize the 28 issuance of the bonds shall be submitted to the electorate 29 pursuant to section 75.1, subsection 2. If the proposition of 30 issuing the general corporate purpose bonds is approved by the 31 voters, the city may proceed with the issuance of the bonds. Sec. 23. Section 384.26, subsection 5, paragraph a, 32 33 unnumbered paragraph 1, Code 2001, is amended to read as 34 follows: 35 Notwithstanding the provisions of subsection 2, a council

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1 may, in lieu of calling an election, institute proceedings for 2 the issuance of bonds for a general corporate purpose by 3 causing a notice of the proposal to issue the bonds, including 4 a statement of the amount and purpose of the bonds, the type 5 or types of debt service tax to be levied or imposed to pay 6 principal and interest of the bonds, together with the maximum 7 rate of interest which the bonds are to bear, and the right to 8 petition for an election, to be published at least once in a 9 newspaper of general circulation within the city at least ten 10 days prior to the meeting at which it is proposed to take 11 action for the issuance of the bonds subject to the following 12 limitations:

13 Sec. 24. Section 384.32, Code 2001, is amended to read as 14 follows:

15 384.32 TAX TO PAY.

Taxes for the payment of general obligation bonds must be 17 levied in accordance with chapter 76, and the bonds are 18 payable from the levy of unlimited-ad-valorem-taxes-on-all-the 19 taxable-property-within-the-city-through-its-debt-service-fund 20 authorized-by-section-384.4 a debt service property tax or a 21 combination of a debt service property tax and a debt service 22 income surtax, unlimited as to amount.

23 Sec. 25. APPLICABILITY DATE. This Act applies to bond 24 issuances approved at elections held on or after the effective 25 date of this Act.

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EXPLANATION

This bill authorizes general obligation bonds to be issued by certain political subdivisions which will be partially funded by a local income surtax imposed on individuals, in addition to property taxes. The bill requires that 60 percent of the principal and interest of the bonds be funded by income surtax. The bill provides that the question of whether to impose a local income surtax to partially fund the bonds shall he included in the bond issuance ballot proposition. If principal and interest on the bonds are to be funded by

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S.F. 306 H.F. 1 property tax and income surtax, the required number of votes 2 needed to authorize issuance of the bonds is a simple 3 majority. 4 The bill provides that a bond proposition which includes an 5 income surtax may not be presented to the electorate if, in 6 the first year the surtax is imposed, the total surtax imposed 7 on any taxpayer in the political subdivision would exceed 20 8 percent. The property tax levied or income surtax imposed is 9 to be designated as debt service taxes for the payment of 10 principal and interest on general obligation bonds. 11 The bill applies to bond issuances approved at elections 12 held on or after the effective date of the bill. 13 The bill applies to bonds issued by a county, a city, 14 school districts, and community colleges. 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35