H	ouse Amendment NO
	Offered By
A	Offered By **RD House Committee Substitute for Senate Committee Substitute for Senate Bill No. 908, 3, Section 2, Line 42, by inserting after said section and line the following: **Incommittee Substitute for Senate Committee Substitute for Senate Bill No. 908, 3, Section 2, Line 42, by inserting after said section and line the following: **Incommittee Substitute for Senate Country of the first classification with a population of less are hundred thousand inhabitants and at least four counties of the third classification may be by ordinance or order, a surcharge on the sale of each ticket or other charge allowing into to or participation in any private tourist attraction and on the daily rental of rooms or modations paid by transient guests of hotels, motels or campgrounds, as defined in section in such country, at a rate not to exceed twenty five cents per ticket or other such charge. For es of sections 67.1185 to 67.1189, "private tourist attraction" means any commercial entity appeals to the recreational desires and tastes of the traveling public through the presentation ices or devices designed to entertain or educate visitors, including but not limited to: (1) Amusement parks, carnivals, circuses, fairs and water parks; (2) Acrial transways; (3) Commercial beaches and hot springs; (4) Commercial beaches and hot springs; (5) Go carts/miniature golf establishments; (6) Horse shows and rodeos and rides on horses or other animals; (7) Rides on airplanes, helicopters, balloons, gliders, parachutes and bungee jumps; (8) Automobile, bicycle, dog, horse, and other racing events; (9) Music shows and pageants, movie theaters, and live theaters; and (10) Canoe rentals. 2. Attractions operating on an occasional or intermittent basis for fund-raising purposes by offit charitable organizations whose ordinary activities do not involve the operation of such ions shall be exempt from the surcharge imposed by sections 67.1185 to 67.1189 shall be liable and sible for the payment of surcharges imposed by device an
Pa	ge 43, Section 2, Line 42, by inserting after said section and line the following:
th in ac 94 Pt	busand inhabitants which adjoins both a county of the first classification with a population of lean one hundred thousand inhabitants and at least four counties of the third classification may pose, by ordinance or order, a surcharge on the sale of each ticket or other charge allowing mission to or participation in any private tourist attraction and on the daily rental of rooms or commodations paid by transient guests of hotels, motels or campgrounds, as defined in section .802, in such county, at a rate not to exceed twenty-five cents per ticket or other such charge. Froses of sections 67.1185 to 67.1189, "private tourist attraction" means any commercial entity nich appeals to the recreational desires and tastes of the traveling public through the presentation
91	
_	
	(5) Go-carts/miniature golf establishments;
	(6) Horse shows and rodeos and rides on horses or other animals;
_	(7) Rides on airplanes, helicopters, balloons, gliders, parachutes and bungee jumps;
	(8) Automobile, bicycle, dog, horse, and other racing events;
_	(9) Music shows and pageants, movie theaters, and live theaters; and
	(10) Canoe rentals.
_	
	•
at	
J1 .	
be	
	ust Fund". The moneys in such fund shall not be commingled with any funds of the county.
	A selicus Telleus
	Action TakenDate

Moneys in the fund shall be used solely by the county for funding public safety services, including, 2 but not limited to, fire protection activities and ambulance services, and for funding the promotion 3 of tourism within the county. Seventy-five percent of the surcharges collected shall be used, upon 4 appropriation, solely for funding public safety services, and twenty-five percent of the surcharges 5 collected shall be used, upon appropriation, for tourism marketing and promotional purposes. The 6 surcharge authorized by sections 67.1185 to 67.1189 shall be in addition to any and all other taxes 7 allowed by law, but no order imposing a surcharge under sections 67.1185 to 67.1189 shall be 8 effective unless the governing body of the county submits to the voters of the county at a county or 9 state general, primary or special election a proposal to authorize the governing body of the county to 10 impose such surcharge. 11

[67.1188. 1. The ballot of submission shall contain, but need not be limited to:

12 13

14

15

16

1

Shall the county of (insert name of county) impose a surcharge of up to twenty-five cents per day on the sales, charges or admissions on all hotels, motels or campgrounds rented for thirty days or less, and on the sales, charges or admissions to all private tourist attractions in the county?



17 18 19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

2. If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the order imposing the surcharge becomes effective. If a majority of the votes cast by the qualified voters voting on the proposal are opposed to the proposal, then the governing body of the county shall have no power to impose the surcharge authorized in sections 67.1185 to 67.1189 unless and until the governing body of the county again submits another proposal to authorize the governing body of the county to impose the surcharge authorized by sections 67.1185 to 67.1189, and such proposal is approved by the requisite majority of the qualified voters voting thereon.

[67.1189. The surcharge authorized by sections 67.1185 to 67.1189 shall become effective within ninety days from the date such surcharges are approved by the voters of the county pursuant to section 67.1188. After the effective date of any surcharge imposed under the provisions of sections 67.1185 to 67.1189, the county shall perform all functions incident to the administration, collection, enforcement, and operation of the surcharge. The surcharge imposed under sections 67.1185 to 67.1189 shall be reported upon such forms and under such administrative rules and regulations as may be prescribed by the governing body of the county.]"; and

34 35

36

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.