

LEGISLATIVE ACTION

Senate Comm: WD 02/21/2017 House

The Committee on Education (Farmer) recommended the following: Senate Amendment (with directory amendment) Delete line 29 and insert: subsection (1), each school board may levy not more than 2.0 1.5 Between lines 93 and 94 insert: (3) Notwithstanding subsection (2), if the revenue from 2.0 1.5 mills is insufficient to meet the payments due under a lease-purchase agreement entered into before June 30, 2009, by a

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12 district school board pursuant to paragraph (2)(e), or to meet 13 other critical district fixed capital outlay needs, the board, 14 in addition to the 2.0 1.5 mills, may levy up to 0.25 mills for 15 fixed capital outlay in lieu of levying an equivalent amount of 16 the discretionary mills for operations as provided in the 17 General Appropriations Act. Millage levied pursuant to this 18 subsection is subject to the provisions of s. 200.065 and, 19 combined with the 2.0 $\frac{1.5}{1.5}$ mills authorized in subsection (2), may not exceed 2.25 1.75 mills. If the district chooses to use 20 21 up to 0.25 mills for fixed capital outlay, the compression 22 adjustment pursuant to s. 1011.62(5) shall be calculated for the 23 standard discretionary millage that is not eligible for transfer 24 to capital outlay. 25 26 ===== DIRECTORY CLAUSE AMENDMENT ====== 27 And the directory clause is amended as follows: 28 Delete lines 25 - 26 29 and insert: 30 Section 1. Subsections (2) and (3) of section 1011.71, 31 Florida Statutes, are amended to read: