Bill No. <u>HB 1861</u>

Amendment No. ____ Barcode 870310

CHAMBER ACTION

1	<u>Senate</u> <u>House</u>
1	1/AD/3R .
2	04/02/2004 11:49 AM .
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11	Senator Clary moved the following amendment:
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13	Senate Amendment (with title amendment)
14	Delete everything after the enacting clause
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16	and insert:
17	Section 1. Section 195.022, Florida Statutes, as
18	amended by section 71 of chapter 2003-399, Laws of Florida, is
19	amended to read:
20	195.022 Forms to be prescribed by Department of
21	RevenueThe Department of Revenue shall prescribe and
22	furnish all forms to be used by property appraisers, tax
23	collectors, clerks of the circuit court, and value adjustment
24	boards in administering and collecting ad valorem taxes. The
25	department shall prescribe a form for each purpose. For
26	counties with a population of 100,000 or fewer, the Department
27	of Revenue shall furnish the forms. For counties with a
28	population greater than 100,000, the county officer shall
29	reproduce forms for distribution at the expense of his or her
30	office. A county officer may use a form other than the form
31	prescribed by the department , but only at the expense of his
	9:07 AM 04/02/04 h1861c-04j01

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or her office and upon obtaining written permission from the executive director of the department; however, provided that 3 no county officer shall use a form the substantive content of which is at variance with the form prescribed by the 5 department for the same or a similar purpose. If the executive director finds good cause to grant such permission he or she 6 may do so. The county officer may continue to use such approved form until the law which specifies the form is 8 amended or repealed or until the officer receives written 9 disapproval from the executive director. Otherwise, all such 10 11 officers and their employees shall use the forms, and follow the instructions applicable to the forms, which are prescribed 12 13 furnished to them by the department. The department, upon 14 request of any property appraiser or, in any event, at least 15 once every 3 years, shall prescribe and furnish such aerial 16 photographs and nonproperty ownership maps to the property appraisers as are necessary to ensure that all real property 17 18 within the state is properly listed on the roll. All forms and 19 maps furnished by the department shall be paid for by the 20 department as provided by law. All forms and maps and 21 instructions relating to their use shall be substantially uniform throughout the state. An officer may employ 22 23 supplemental forms and maps, at the expense of his or her 24 office, which he or she deems expedient for the purpose of 25 administering and collecting ad valorem taxes. The forms 26 required in ss. 193.461(3)(a) and 196.011(1) for renewal 27 purposes shall require sufficient information for the property 28 appraiser to evaluate the changes in use since the prior year. If the property appraiser determines, in the case of a 29 taxpayer, that he or she has insufficient current information 30 31 | upon which to approve the exemption, or if the information on

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1 | the renewal form is inadequate for him or her to evaluate the taxable status of the property, he or she may require the resubmission of an original application. 3 4 Section 2. This act shall take effect July 1, 2004. 5 6 ======= T I T L E A M E N D M E N T ========= 8 And the title is amended as follows: 9 Delete everything before the enacting clause 10 and insert: 11 12 A bill to be entitled 13 An act relating to state revenue programs; 14 amending s. 195.022, F.S.; limiting the 15 responsibility of the Department of Revenue to 16 furnish certain ad valorem tax forms to 17 specified local officials; requiring certain counties to reproduce the forms; providing an 18 19 effective date. 20 21 22 23 24 25 26 27 28 29 30 31