HB 0047

1 A bill to be entitled 2 An act relating to property taxes; amending s. 200.071, 3 F.S.; authorizing counties to cap annual growth in ad 4 valorem tax revenues by charter; providing requirements 5 and limitations; providing an exception; prohibiting ad valorem tax levies by counties in excess of amounts 6 7 specified in the county charter; prohibiting ad valorem 8 tax levies by counties through municipal service taxing units in excess of amounts specified in the ordinance 9 10 establishing the unit; providing an effective date. 11 12 Be It Enacted by the Legislature of the State of Florida: 13 14 Section 1. Subsections (1) and (3) of section 200.071, 15 Florida Statutes, are amended to read: 16 200.071 Limitation of millage; counties .--17 (1)(a) Except as otherwise provided herein, no ad valorem 18 tax millage shall be levied against real property and tangible 19 personal property by counties in excess of 10 mills or the 20 amount specified in the county charter, whichever is less, as 21 provided in paragraph (b), except for voted levies. 22 (b) A county may cap, through a provision in its charter, the annual growth in ad valorem tax revenues. Any such cap may 23 24 not restrict the annual growth at a rate below the lesser of 3 25 percent or the Consumer Price Index as provided in s. 26 193.155(1)(b). Any such cap specified in a county charter must 27 allow for the cap to be overcome by a finding of necessity due 28 to emergency or critical need by a super-majority vote of the

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29 county commission. In applying the increase or growth cap, the 30 county shall compute a millage rate which, exclusive of new 31 construction, additions to structures, deletions, increases in 32 the value of improvements that have undergone a substantial 33 rehabilitation which increased the assessed value of such 34 improvements by at least 100 percent, and property added due to 35 geographic boundary changes, will provide the same ad valorem 36 tax revenue for each taxing authority as was levied during the 37 prior year. It is the rate that shall be subject to any cap in 38 growth or increase in ad valorem revenues established by county charter. In preparing their respective budgets for submittal to 39 the county commission, and notwithstanding any other provision 40 41 of law, constitutional and charter officers are required to 42 comply with any cap in growth established by county charter when 43 submitting their respective budgets to the county commission. 44 (3) Any county which, through a municipal service taxing 45 unit, provides services or facilities of the kind or type commonly provided by municipalities, may levy, in addition to 46

47 the millages otherwise provided in this section, against real 48 property and tangible personal property within each such 49 municipal service taxing unit an ad valorem tax millage not in 50 excess of 10 mills, or an amount specified in the ordinance establishing the municipal service taxing unit, if any, 51 52 whichever is less, to pay for such services or facilities provided with the funds obtained through such levy within such 53 54 municipal service taxing unit.

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Section 2. This act shall take effect January 1, 2006.

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