Bill No. HJR 7089, 1st Eng.

CHAMBER ACTION <u>Senate</u> <u>House</u>							
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11	Senator Haridopolos moved the following amendment:						
12							
13	Senate Amendment (with title amendment)						
14	Delete everything after the resolving clause						
15							
16	and insert:						
17	That the following amendments to Sections 3, 4, and 6						
18	of Article VII and the creation of a new section in Article						
19	XII of the State Constitution are agreed to and shall be						
20	submitted to the electors of this state for approval or						
21	rejection at the next general election or at an earlier						
22	special election specifically authorized by law for that						
23	purpose:						
24	ARTICLE VII						
25	FINANCE AND TAXATION						
26	SECTION 3. Taxes; exemptions						
27	(a) All property owned by a municipality and used						
28	exclusively by it for municipal or public purposes shall be						
29	exempt from taxation. A municipality, owning property outside						
30	the municipality, may be required by general law to make						
31	payment to the taxing unit in which the property is located. 1						
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1 Such portions of property as are used predominantly for educational, literary, scientific, religious or charitable 2 purposes may be exempted by general law from taxation. 3 4 (b) There shall be exempt from taxation, cumulatively, to every head of a family residing in this state, household 5 goods and personal effects to the value fixed by general law, 6 7 not less than one thousand dollars, and to every widow or widower or person who is blind or totally and permanently 8 disabled, property to the value fixed by general law not less 9 10 than five hundred dollars. 11 (c) Any county or municipality may, for the purpose of its respective tax levy and subject to the provisions of this 12 subsection and general law, grant community and economic 13 development ad valorem tax exemptions to new businesses and 14 15 expansions of existing businesses, as defined by general law. Such an exemption may be granted only by ordinance of the 16 county or municipality, and only after the electors of the 17 18 county or municipality voting on such question in a referendum 19 authorize the county or municipality to adopt such ordinances. 20 An exemption so granted shall apply to improvements to real property made by or for the use of a new business and 21 22 improvements to real property related to the expansion of an existing business and shall also apply to tangible personal 23 24 property of such new business and tangible personal property related to the expansion of an existing business. The amount 25 or limits of the amount of such exemption shall be specified 26 by general law. The period of time for which such exemption 27 28 may be granted to a new business or expansion of an existing 29 business shall be determined by general law. The authority to 30 grant such exemption shall expire ten years from the date of 31 approval by the electors of the county or municipality, and 7:48 PM 04/18/07 h708901e1d-26-b01

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1 may be renewable by referendum as provided by general law. (d) By general law and subject to conditions specified 2 therein, there may be granted an ad valorem tax exemption to a 3 4 renewable energy source device and to real property on which such device is installed and operated, to the value fixed by 5 general law not to exceed the original cost of the device, and 6 7 for the period of time fixed by general law not to exceed ten 8 years.

9 (e) Any county or municipality may, for the purpose of 10 its respective tax levy and subject to the provisions of this 11 subsection and general law, grant historic preservation ad valorem tax exemptions to owners of historic properties. This 12 13 exemption may be granted only by ordinance of the county or municipality. The amount or limits of the amount of this 14 15 exemption and the requirements for eligible properties must be specified by general law. The period of time for which this 16 exemption may be granted to a property owner shall be 17 determined by general law. 18

19 (f) By general law and subject to conditions specified 20 therein, up to twenty-five thousand dollars of assessed value 21 on each tangible personal property tax return may be exempt 22 from ad valorem taxation.

23 SECTION 4. Taxation; assessments.--By general law
24 regulations shall be prescribed which shall secure a just
25 valuation of all property for ad valorem taxation, provided:

(a) Agricultural land, land producing high water recharge to Florida's aquifers, or land used exclusively for noncommercial recreational purposes may be classified by general law and assessed solely on the basis of character or use.

31 | (b) Pursuant to general law tangible personal property 3 7:48 PM 04/18/07 h708901e1d-26-b01

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1	held for sale as stock in trade and livestock may be valued						
2	for taxation at a specified percentage of its value, may be						
3	classified for tax purposes, or may be exempted from taxation.						
4	(c) All persons entitled to a homestead exemption						
5	under Section 6 of this Article shall have their homestead						
б	assessed at just value as of January 1 of the year following						
7	the effective date of this amendment. This assessment shall						
8	change only as provided herein.						
9	(1) Assessments subject to this provision shall be						
10	changed annually on January 1st of each year; but those						
11	changes in assessments shall not exceed the lower of the						
12	following:						
13	a. Three percent (3%) of the assessment for the prior						
14	year.						
15	b. The percent change in the Consumer Price Index for						
16	all urban consumers, U.S. City Average, all items 1967=100, or						
17	successor reports for the preceding calendar year as initially						
18	reported by the United States Department of Labor, Bureau of						
19	Labor Statistics.						
20	(2) No assessment shall exceed just value.						
21	(3) After any change of ownership, as provided by						
22	general law, homestead property shall be assessed at just						
23	value as of January 1 of the following year, unless the						
24	provisions of paragraph (8) apply. Thereafter, the homestead						
25	shall be assessed as provided herein.						
26	(4) New homestead property shall be assessed at just						
27	value as of January 1st of the year following the						
28	establishment of the homestead, unless the provisions of						
29	paragraph (8) apply. That assessment shall only change as						
30	provided herein.						
31	(5) Changes, additions, reductions, or improvements to 4						
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1	homestead property shall be assessed as provided for by					
2	general law; provided, however, after the adjustment for any					
3	change, addition, reduction, or improvement, the property					
4	shall be assessed as provided herein.					
5	(6) In the event of a termination of homestead status,					
б	the property shall be assessed as provided by general law.					
7	(7) The provisions of this amendment are severable. If					
8	any of the provisions of this amendment shall be held					
9	unconstitutional by any court of competent jurisdiction, the					
10	decision of such court shall not affect or impair any					
11	remaining provisions of this amendment.					
12	(8) When a person sells or transfers his or her					
13	homestead property within this state or ceases to maintain his					
14	or her permanent residence on that property and within two					
15	years establishes another property as his or her new					
16	homestead, the newly established homestead property shall be					
17	initially assessed at less than just value, as provided by					
18	general law. The difference between the new homestead					
19	property's just value and its assessed value in the first year					
20	the homestead is established may not exceed the lesser of five					
21	hundred thousand dollars or the difference between the					
22	previous homestead's just value and its assessed value in the					
23	year it was sold or transferred or ceased to be its owner's					
24	permanent residence. In addition, to be assessed as provided					
25	in this paragraph, the assessed value of the new homestead					
26	must equal or exceed the assessed value of the previous					
27	homestead. The assessed value of the homestead shall increase					
28	by 10 percent each year until it equals the just value of the					
29	homestead in the first year it was established, adjusted each					
30	year following establishment of the homestead as provided in					
31	paragraph (1) of this subsection. Thereafter, the assessed 5					
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1 value of the homestead shall not be adjusted except as provided in paragraph (1) of this subsection. 2 (d) The legislature may, by general law, for 3 4 assessment purposes and subject to the provisions of this subsection, allow counties and municipalities to authorize by 5 ordinance that historic property may be assessed solely on the 6 7 basis of character or use. Such character or use assessment shall apply only to the jurisdiction adopting the ordinance. 8 The requirements for eligible properties must be specified by 9 10 general law. 11 (e) A county may, in the manner prescribed by general law, provide for a reduction in the assessed value of 12 13 homestead property to the extent of any increase in the assessed value of that property which results from the 14 15 construction or reconstruction of the property for the purpose 16 of providing living quarters for one or more natural or adoptive grandparents or parents of the owner of the property 17 or of the owner's spouse if at least one of the grandparents 18 19 or parents for whom the living quarters are provided is 62 20 years of age or older. Such a reduction may not exceed the lesser of the following: 21 22 (1) The increase in assessed value resulting from construction or reconstruction of the property. 23 24 (2) Twenty percent of the total assessed value of the property as improved. 25 SECTION 6. Homestead exemptions .--26 (a) Every person who has the legal or equitable title 27 28 to real estate and maintains thereon the permanent residence 29 of the owner, or another legally or naturally dependent upon the owner, shall be exempt from taxation thereon, except 30 31 assessments for special benefits, up to the assessed valuation 6 7:48 PM 04/18/07 h708901e1d-26-b01

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1 of twenty-five five thousand dollars, upon establishment of right thereto in the manner prescribed by law. The real 2 estate may be held by legal or equitable title, by the 3 4 entireties, jointly, in common, as a condominium, or indirectly by stock ownership or membership representing the 5 owner's or member's proprietary interest in a corporation 6 7 owning a fee or a leasehold initially in excess of ninety-eight years. The exemption shall not apply with respect 8 to any assessment roll until such roll is first determined to 9 10 be in compliance with the provisions of section 4 by a state 11 agency designated by general law. This exemption shall stand repealed on the effective date of any amendment to section 4 12 13 which provides for the assessment of homestead property at a specified percentage of its just value. 14 15 (b) Not more than one exemption shall be allowed any individual or family unit or with respect to any residential 16 unit. No exemption shall exceed the value of the real estate 17 assessable to the owner or, in case of ownership through stock 18 19 or membership in a corporation, the value of the proportion 20 which the interest in the corporation bears to the assessed value of the property. 21 22 (c) As provided by general law, each person who is entitled to a homestead exemption as provided in this section 23 24 and who has never previously owned homestead property in this 25 state or elsewhere is entitled to an additional homestead exemption if the difference between the just value of that 26 homestead and its assessed value as provided under subsection 27 (c) of section 4 is less than twenty-five thousand dollars. 28 29 The additional homestead exemption shall equal twenty-five thousand dollars less the difference between the just value of 30 31 that homestead and its assessed value as provided under 7 7:48 PM 04/18/07 h708901e1d-26-b01

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1	subsection (c) of section 4.					
2	(c) By general law and subject to conditions specified					
3	therein, the exemption shall be increased to a total of					
4	twenty-five thousand dollars of the assessed value of the real					
5	estate for each school district levy. By general law and					
б	subject to conditions specified therein, the exemption for all					
7	other levies may be increased up to an amount not exceeding					
8	ten thousand dollars of the assessed value of the real estate					
9	if the owner has attained age sixty-five or is totally and					
10	permanently disabled and if the owner is not entitled to the					
11	exemption provided in subsection (d).					
12	(d) By general law and subject to conditions specified					
13	therein, the exemption shall be increased to a total of the					
14	following amounts of assessed value of real estate for each					
15	levy other than those of school districts: fifteen thousand					
16	dollars with respect to 1980 assessments; twenty thousand					
17	dollars with respect to 1981 assessments; twenty-five thousand					
18	dollars with respect to assessments for 1982 and each year					
19	thereafter. However, such increase shall not apply with					
20	respect to any assessment roll until such roll is first					
21	determined to be in compliance with the provisions of section					
22	4 by a state agency designated by general law. This					
23	subsection shall stand repealed on the effective date of any					
24	amendment to section 4 which provides for the assessment of					
25	homestead property at a specified percentage of its just					
26	value.					
27	(d)(e) By general law and subject to conditions					
28	specified therein, the Legislature may provide to renters, who					
29	are permanent residents, ad valorem tax relief on all ad					
30	valorem tax levies. Such ad valorem tax relief shall be in the					
31	form and amount established by general law.					
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1	<u>(e)(f)</u> The legislature may, by general law, allow					
2	counties or municipalities, for the purpose of their					
3	respective tax levies and subject to the provisions of general					
4	law, to grant an additional homestead tax exemption not					
5	exceeding fifty thousand dollars to any person who has the					
6	legal or equitable title to real estate and maintains thereon					
7	the permanent residence of the owner and who has attained age					
8	sixty-five and whose household income, as defined by general					
9	law, does not exceed twenty thousand dollars. The general law					
10	must allow counties and municipalities to grant this					
11	additional exemption, within the limits prescribed in this					
12	subsection, by ordinance adopted in the manner prescribed by					
13	general law, and must provide for the periodic adjustment of					
14	the income limitation prescribed in this subsection for					
15	changes in the cost of living.					
16	<u>(f)</u> Each veteran who is age 65 or older who is					
17	partially or totally permanently disabled shall receive a					
18	discount from the amount of the ad valorem tax otherwise owed					
19	on homestead property the veteran owns and resides in if the					
20	disability was combat related, the veteran was a resident of					
21	this state at the time of entering the military service of the					
22	United States, and the veteran was honorably discharged upon					
23	separation from military service. The discount shall be in a					
24	percentage equal to the percentage of the veteran's permanent,					
25	service-connected disability as determined by the United					
26	States Department of Veterans Affairs. To qualify for the					
27	discount granted by this subsection, an applicant must submit					
28	to the county property appraiser, by March 1, proof of					
29	residency at the time of entering military service, an					
30	official letter from the United States Department of Veterans					
31	Affairs stating the percentage of the veteran's					
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1	service-connected disability and such evidence that reasonably					
2						
	identifies the disability as combat related, and a copy of the					
3	veteran's honorable discharge. If the property appraiser					
4	denies the request for a discount, the appraiser must notify					
5	the applicant in writing of the reasons for the denial, and					
6	the veteran may reapply. The Legislature may, by general law,					
7	waive the annual application requirement in subsequent years.					
8	This subsection shall take effect December 7, 2006, is					
9	self-executing, and does not require implementing legislation.					
10	ARTICLE XII					
11	SCHEDULE					
12	Tangible personal property tax exemption, limitations					
13	on homestead property assessments, and additional homestead					
14	exemptionThe amendments to Sections 3, 4, and 6 of Article					
15	VII, providing an exemption from ad valorem taxation for					
16	tangible personal property, authorizing portability of the					
17	limitations on the assessment of homestead property, and					
18	providing an additional homestead exemption for first-time					
19	homestead property owners, shall take effect January 1, 2009.					
20	BE IT FURTHER RESOLVED that the following statement be					
21	placed on the ballot:					
22	CONSTITUTIONAL AMENDMENTS					
23	ARTICLE VII, SECTIONS 3, 4, AND 6					
24	ARTICLE XII					
25	TAX EXEMPTION FOR TANGIBLE PERSONAL PROPERTY;					
26	LIMITATIONS ON HOMESTEAD PROPERTY ASSESSMENTS; AND ADDITIONAL					
27	HOMESTEAD EXEMPTIONProposing amendments to the State					
28	Constitution to authorize, by general law, an exemption from					
29	ad valorem taxation of up to \$25,000 of assessed value on each					
30	tangible personal property tax return and to schedule the					
31	amendment to take effect January 1, 2009; to authorize the					
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29 30	ad valorem taxation of up to \$25,000 of assessed value on each tangible personal property tax return and to schedule the amendment to take effect January 1, 2009; to authorize the 10					

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1 assessment of new homestead property at less than just value if the new homestead is established within 2 years after the 2 prior homestead is given up, to provide that the difference 3 4 between the new property's just value and its assessed value in the first year may not exceed the lesser of \$500,000 or the 5 difference between the previous homestead's just value and its 6 7 assessed value in the year of sale, to provide that the assessed value of the new homestead must equal or exceed the 8 assessed value of the previous homestead, to provide for a 9 10 10-percent annual increase in the assessment for a limited 11 period, and to schedule the amendment to take effect January 1, 2009; and to create an additional homestead exemption for 12 13 first-time homestead property owners which, if the difference between the just value of the homestead property and its 14 15 assessed value is less than \$25,000, equals \$25,000 less the difference between the homestead's just value and its assessed 16 value, and to schedule the amendment to take effect January 1, 17 2009. 18 19 20 21 22 And the title is amended as follows: 23 Delete everything before the resolving clause 24 25 and insert: House Joint Resolution 26 27 A joint resolution proposing amendments to Sections 3, 4, and 6 of Article VII and the 28 29 creation of a new section in Article XII of the State Constitution, to authorize an exemption 30 31 from ad valorem taxation for tangible personal 11 7:48 PM 04/18/07 h708901e1d-26-b01

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2		limitation in the differ					
3							
4		value and the assessed value for homestead					
5		property, to create an additional homestead exemption for first-time homestead property					
6		owners, and to provide a					
				ice II			
7		such amendments are adop	oted.				
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