HOUSE AMENDMENT

Bill No. HB 1B

	Amendment No.
	CHAMBER ACTION
	Senate House
1	Representative(s) Kravitz offered the following:
2	
3	Amendment
4	Remove line(s) 631-677 and insert:
5	(b) A millage rate higher than the maximum millage rate
6	that may be levied under paragraph (a) may be adopted by a two-
7	thirds vote of the governing body of the municipality or special
8	district dependent thereto.
9	(4) The maximum millage rate that an independent special
10	district may levy by a majority vote of the governing body for
11	the 2007-2008 fiscal year is 97 percent of the rolled-back rate,
12	as calculated under s. 200.065. A millage rate higher than the
13	maximum millage rate specified in this subsection may be adopted
14	by a two-thirds vote of the governing body of the independent
15	special district.

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16	(5) In the 2008-2009 fiscal year, a county, municipal
17	service taxing units of that county, and special districts
18	dependent to that county; a municipality and special districts
19	dependent to that municipality; and an independent special
20	district may levy a maximum millage determined as follows:
21	(a) The maximum millage rate that may be levied shall be
22	the rolled-back rate calculated pursuant to s. 200.065 and
23	adjusted for growth in per capita Florida personal income,
24	except that ad valorem tax revenue levied in the 2007-2008
25	fiscal year shall be reduced by any tax revenue resulting from a
26	millage rate approved by a super majority vote of the governing
27	board of the taxing authority in excess of the maximum rate that
28	could have been levied by a majority vote as provided in this
29	section.
30	(b) A rate in excess of the millage rate allowed in
31	paragraph (a) may be adopted by a two-thirds vote of the
32	governing body.

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