HOUSE AMENDMENT

Bill No. HB 1B

	Amendment No.
	CHAMBER ACTION
	Senate House
	· ·
1	Representative(s) Robaina offered the following:
2	
3	Amendment (with title amendment)
4	Remove line(s) 549-582 and insert:
5	(2)(a) The maximum millage rate that a county, municipal
6	service taxing unit of that county, or a special district
7	dependent to that county other than a dependent fire or library
8	district may levy by a majority vote of the governing body for
9	the 2007-2008 fiscal year shall be determined as follows:
10	1. For any county of special financial concern for which
11	the compound annual growth rate in total county ad valorem taxes
12	levied, as defined in s. 200.001, per capita from fiscal year
13	2001-2002 to fiscal year 2006-2007 was no more than 5 percent,
14	100 percent of the rolled-back rate, as calculated under s.
15	<u>200.065;</u>
	905431
	6/14/2007 9:56:07 AM

Amendment No.

	Amendment No.
16	2. For any county not included in subparagraph 1. for
17	which the compound annual growth in total county ad valorem
18	taxes levied, as defined in s. 200.001, per capita from fiscal
19	year 2001-2002 to fiscal year 2006-2007 was no more than 7
20	percent, or, notwithstanding subparagraphs 3., 4., and 5., any
21	county that is a county of special financial concern not
22	included in subparagraph 1., 97 percent of the rolled-back rate,
23	as calculated under s. 200.065;
24	3. For any county for which the compound annual growth in
25	total county ad valorem taxes levied, as defined in s. 200.001,
26	per capita from fiscal year 2001-2002 to fiscal year 2006-2007
27	was greater than 7 percent but no more than 9 percent, 95
28	percent of the rolled-back rate, as calculated under s. 200.065;
29	4. For any county for which the compound annual growth in
30	total county ad valorem taxes levied, as defined in s. 200.001,
31	per capita from fiscal year 2001-2002 to fiscal year 2006-2007
32	was greater than 9 percent but no more than 11 percent, 93
33	percent of the rolled-back rate, as calculated under s. 200.065;
34	5. For any county for which the compound annual growth in
35	total county ad valorem taxes levied, as defined in s. 200.001,
36	per capita from fiscal year 2001-2002 to fiscal year 2006-2007
37	was greater than 11 percent, 91 percent of the rolled-back rate,
38	as calculated under s. 200.065;
39	6. For a county authorized to levy a county public
40	hospital surtax under s. 212.055, the maximum millage rate shall
41	exclude the revenues required to be contributed to the county
42	public general hospital for the purposes of making the maximum
43	millage rate calculation, but shall be added back to the maximum
	905431 6/14/2007 9:56:07 AM
	Page 2 of 3

HOUSE AMENDMENT

Bill No. HB 1B

Amendment No.

44	millage rate allowed after the applicable percentage of the
45	rolled-back rate as provided in subparagraphs 1. through 5. has
46	been applied; or
47	7. For any unit of government operating under a home rule
48	charter adopted pursuant to ss. 10, 11, and 24, Art. VIII of the
49	State Constitution of 1885, as preserved by s. 6(e), Art. VIII
50	of the State Constitution of 1968, which is granted the
51	authority in the State Constitution to exercise all the powers
52	conferred now or hereafter by general law upon municipalities
53	and which exercises such powers in the unincorporated area shall
54	be recognized as a municipality under this section.
55	
56	===== T I T L E A M E N D M E N T ======
57	Between line(s) 45 and 46 insert:
58	providing an exception for calculating the rolled-back rate for
59	certain counties; providing that certain units of government be
60	recognized as municipalities;
I	905431
	6/14/2007 9:56:07 AM