Bill No. <u>SB 2-B</u>

Barcode 053228

CHAMBER ACTION

	CHAMBER ACTION <u>Senate</u> <u>House</u>
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11	Senators Margolis, Deutch, Atwater, and Rich moved the
12	following amendment:
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14	Senate Amendment (with title amendment)
15	On page 12, line 12, through
16	page 13, line 21, delete those lines
17	
18	and insert:
19	(5) Beginning in the 2009-2010 fiscal year and in each
20	year thereafter:
21	(a) The maximum millage rate that a county; a
22	municipality; a special district dependent to a county or
23	municipality, other than a dependent fire or library district,
24	which would be treated as if it were an independent special
25	district; a municipal service taxing unit; or an independent
26	special district may levy is a rolled-back rate based on the
27	amount of taxes which would have been levied in the prior year
28	if the maximum millage rate had been applied, adjusted for
29	growth in per capita Florida personal income, unless a higher
30	rate is adopted, in which case the maximum is the adopted
31	rate. The maximum millage rate applicable to a county

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authorized to levy a county public hospital surtax under s. 212.055 shall exclude the revenues required to be contributed 2 to the county public general hospital for the purposes of 3 making the maximum millage rate calculation, but shall be added back to the maximum millage rate allowed after the roll 5 back has been applied. A higher rate may be adopted only under 7 the following conditions: 1. A rate of not more than 110 percent of the 8 rolled-back rate based on the previous year's maximum millage 9 rate, adjusted for growth in per capita Florida personal 10 income, may be adopted if approved by a two-thirds vote of the 11 governing body of the county, municipality, or independent 12 13 district; or 2. A rate in excess of 110 percent may be adopted if 14 15 approved by a unanimous vote of the governing body of the 16 county, municipality, or independent district or if the rate is approved by a referendum. 17 (b) The millage rate of a county or municipality, 18 19 municipal service taxing unit of that county, and any special 20 district dependent to that county or municipality may exceed 21 the maximum millage rate calculated pursuant to this 22 subsection if the total county ad valorem taxes levied or total municipal ad valorem taxes levied do not exceed the 23 2.4 maximum total county ad valorem taxes levied or maximum total municipal ad valorem taxes levied respectively. Voted millage 2.5 and taxes levied by a municipality or independent special 26 27 district that has levied ad valorem taxes for less than 5 years are not subject to this limitation. Total taxes levied 28 29 may exceed the maximum calculated pursuant to subsection (6) as a result of an increase in taxable value above that 30 certified in subsection (1) if such increase is less than the 5:05 PM 06/13/07 s0002Bc-35-c04

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1	percentage amounts contained in subsection (6); however, if
2	such increase in taxable value exceeds the percentage amounts
3	contained in this subsection, millage rates subject to
4	subsection (6), s. 200.185, or s. 200.186 must be reduced so
5	that total taxes levied do not exceed the maximum.
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7	Any unit of government operating under a home rule charter
8	adopted pursuant to ss. 10, 11, and 24, Art. VIII of the State
9	Constitution of 1885, as preserved by s. 6(e), Art. VIII of
10	the State Constitution of 1968, which is granted the authority
11	in the State Constitution to exercise all the powers conferred
12	now or hereafter by general law upon municipalities and which
13	exercises such powers in the unincorporated area shall be
14	recognized as a municipality under this subsection.
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17	======== T I T L E A M E N D M E N T =========
18	And the title is amended as follows:
19	On page 1, line 15, after the semicolon
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21	insert:
22	providing an exception for calculating the
23	rolled-back rate for certain counties;
24	recognizing that certain governmental units are
25	municipalities;
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