## Barcode 240478

## CHAMBER ACTION

	Senate House
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3	Floor: WD/2R
4	10/17/2007 03:31 PM .
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11	Senator Lawson moved the following amendment:
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13	Senate Amendment
14	On page 41, line 17, through
15	page 44, line 6, delete those lines
16	
17	and insert:
18	Section 21. Section 200.186, Florida Statutes, is
19	created to read:
20	200.186 Maximum millage rates for the 2008-2009 fiscal
21	<u>year</u>
22	(1) In the 2008-2009 fiscal year, a county, municipal
23	service taxing units of that county, and special districts
24	dependent to that county; a municipality and special districts
25	dependent to that municipality; and an independent special
26	district may levy a maximum millage rate that is determined as
27	follows:
28	(a) The maximum millage rate shall be the rolled-back
29	rate calculated pursuant to s. 200.065 and adjusted for growth
30	in per capita Florida personal income.
31	(b) If approved by a two-thirds vote of the governing
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body, a rate may be levied in excess of the rate calculated pursuant to paragraph (a).

(2) Any county or municipality that is in violation of this section shall forfeit the distribution of the local government half-cent sales tax revenues during the 12 months following a determination of noncompliance by the Department of Revenue, subject to the conditions provided in ss. 200.065

and 218.63. (3) The millage rate of a county or municipality, municipal service taxing unit of that county, and any special district dependent to that county or municipality may exceed the maximum millage rate calculated pursuant to this section if the total county ad valorem taxes levied or total municipal ad valorem taxes levied, as defined in s. 200.001, do not exceed the maximum total county ad valorem taxes levied or maximum total municipal ad valorem taxes levied, as defined in s. 200.001, respectively. Total ad valorem taxes levied may exceed the maximum calculated pursuant to this section as a result of an increase in taxable value above that certified in s. 200.065(1) if such increase is less than the percentage amounts contained in s. 200.065(6); however, if such increase in taxable value exceeds the percentage amounts contained in s. 200.065(6), millage rates subject to this section must be reduced so that total taxes levied do not exceed the maximum. Any unit of government operating under a home rule charter adopted pursuant to ss. 10, 11, and 24, Art. VIII of the State Constitution of 1885, as preserved by s. 6(e), Art. VIII of the State Constitution of 1968, which is granted the authority in the State Constitution to exercise all the powers conferred now or hereafter by general law upon municipalities and which

exercises such powers in the unincorporated area shall be

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recognized as a municipality under this section. (4) If the amendments to the State Constitution contained in SJR 2-D or HJR 7001-D revising the homestead tax exemption and providing an exemption from ad valorem taxation for tangible personal property, are approved by a vote of the electors, this section shall supersede the provisions of s. 200.185(5).