Bill No. CS/HJR 7001D

	Amendment No.
Í	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
-	
1	Representatives Vana, Bendross-Mindingall, Cusack, Gibson,
2	Richardson, Bucher, and Gelber offered the following:
3	Amendment (with ballot statement and title amendments)
4 5	Remove line(s) 223-472 and insert:
6	(i) Pursuant to general law, the legislature shall hold
7	education harmless from any reductions in ad valorem tax
8	revenues resulting from implementation of the amendments to this
9	section.
10	SECTION 6. Homestead exemptions
11	(a) Every person who has the legal or equitable title to
12	real estate and maintains thereon the permanent residence of the
13	owner, or another legally or naturally dependent upon the owner,
14	shall be exempt from taxation thereon, except assessments for
15	special benefits, up to the assessed valuation of twenty-five
16	five thousand dollars and, for all levies other than school
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district levies, on the assessed valuation greater than fifty 17 thousand dollars and up to seventy-five thousand dollars, upon 18 establishment of right thereto in the manner prescribed by law. 19 The real estate may be held by legal or equitable title, by the 20 entireties, jointly, in common, as a condominium, or indirectly 21 by stock ownership or membership representing the owner's or 22 23 member's proprietary interest in a corporation owning a fee or a leasehold initially in excess of ninety-eight years. The 24 25 exemption shall not apply with respect to any assessment roll 26 until such roll is first determined to be in compliance with the provisions of Section 4 of this Article by a state agency 27 designated by general law. This exemption is repealed on the 28 29 effective date of any amendment to Section 4 of this Article that provides for the assessment of homestead property at less 30 than just value. 31

32 (b) Not more than one exemption shall be allowed any 33 individual or family unit or with respect to any residential 34 unit. No exemption shall exceed the value of the real estate 35 assessable to the owner or, in case of ownership through stock 36 or membership in a corporation, the value of the proportion 37 which the interest in the corporation bears to the assessed 38 value of the property.

39 (c) As provided by general law and subject to conditions 40 specified therein, each person who establishes the right to 41 receive the homestead exemption provided in subsection (a) 42 within one year after purchasing the homestead property and who 43 had not previously owned property receiving the homestead

44 exemption provided in subsection (a) is entitled to an 494677 10/17/2007 7:53:40 AM

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45	additional homestead exemption in an amount equal to twenty-five
46	percent of the homestead property's just value on January 1 of
47	the year the homestead exemption is established, not to exceed
48	twenty-five percent of the median just value of homesteads in
49	the county in which the homestead is located in the year prior
50	to establishing the new homestead. This exemption is not
51	available if any owner of the property has previously owned
52	property that received the homestead exemption provided in
53	subsection (a). The additional homestead exemption shall be
54	reduced each year by the difference between the homestead's just
55	value and assessed value as determined under subsection (c) of
56	Section 4 of this Article until the value of the exemption is
57	reduced to zero. The exemption provided under this subsection
58	shall apply to all levies other than school district levies.
59	(c) By general law and subject to conditions specified
60	therein, the exemption shall be increased to a total of twenty-
61	five thousand dollars of the assessed value of the real estate
62	for each school district levy. By general law and subject to
63	conditions specified therein, the exemption for all other levies
64	may be increased up to an amount not exceeding ten thousand
65	dollars of the assessed value of the real estate if the owner
66	has attained age sixty five or is totally and permanently
67	disabled and if the owner is not entitled to the exemption
68	provided in subsection (d).
69	(d) By general law and subject to conditions specified
70	therein, the exemption shall be increased to a total of the
71	following amounts of assessed value of real estate for each levy
72	other than those of school districts: fifteen thousand dollars
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73 with respect to 1980 assessments; twenty thousand dollars with respect to 1981 assessments; twenty-five thousand dollars with 74 75 respect to assessments for 1982 and each year thereafter. However, such increase shall not apply with respect to any 76 77 assessment roll until such roll is first determined to be in 78 compliance with the provisions of section 4 by a state agency 79 designated by general law. This subsection shall stand repealed 80 on the effective date of any amendment to section 4 which provides for the assessment of homestead property at a specified 81 82 percentage of its just value.

83 <u>(d) (e)</u> By general law and subject to conditions specified 84 therein, the Legislature may provide to renters, who are 85 permanent residents, ad valorem tax relief on all ad valorem tax 86 levies. Such ad valorem tax relief shall be in the form and 87 amount established by general law.

(e) (f) The legislature may, by general law, allow counties 88 or municipalities, for the purpose of their respective tax 89 levies and subject to the provisions of general law, to grant an 90 additional homestead tax exemption not exceeding fifty thousand 91 dollars to any person who has the legal or equitable title to 92 93 real estate and maintains thereon the permanent residence of the owner and who has attained age sixty-five and whose household 94 income, as defined by general law, does not exceed twenty 95 thousand dollars. The general law must allow counties and 96 municipalities to grant this additional exemption, within the 97 limits prescribed in this subsection, by ordinance adopted in 98 99 the manner prescribed by general law, and must provide for the

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periodic adjustment of the income limitation prescribed in thissubsection for changes in the cost of living.

102 (f) (g) Each veteran who is age 65 or older who is partially or totally permanently disabled shall receive a 103 discount from the amount of the ad valorem tax otherwise owed on 104 105 homestead property the veteran owns and resides in if the 106 disability was combat related, the veteran was a resident of 107 this state at the time of entering the military service of the 108 United States, and the veteran was honorably discharged upon 109 separation from military service. The discount shall be in a percentage equal to the percentage of the veteran's permanent, 110 111 service-connected disability as determined by the United States Department of Veterans Affairs. To qualify for the discount 112 113 granted by this subsection, an applicant must submit to the county property appraiser, by March 1, proof of residency at the 114 time of entering military service, an official letter from the 115 United States Department of Veterans Affairs stating the 116 percentage of the veteran's service-connected disability and 117 such evidence that reasonably identifies the disability as 118 combat related, and a copy of the veteran's honorable discharge. 119 120 If the property appraiser denies the request for a discount, the appraiser must notify the applicant in writing of the reasons 121 for the denial, and the veteran may reapply. The Legislature 122 may, by general law, waive the annual application requirement in 123 subsequent years. This subsection shall take effect December 7, 124 125 2006, is self-executing, and does not require implementing legislation. 126

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127	(g) Real property owned and used as a homestead by a
128	person who has attained age sixty-five and whose household
129	income, as defined by general law, does not exceed \$23,604 is
130	exempt from ad valorem taxation. The legislature shall provide
131	for an annual adjustment of the income limitation prescribed in
132	this subsection for changes in the cost of living and may
133	provide additional financial eligibility requirements or other
134	eligibility requirements.
135	(h) Pursuant to general law, the legislature shall hold
136	education harmless from any reductions in ad valorem tax
137	revenues resulting from implementation of the amendments to this
138	section.
139	SECTION 9. Local taxes
140	(a) Counties, school districts, and municipalities shall,
141	and special districts may, be authorized by law to levy ad
142	valorem taxes and may be authorized by general law to levy other
143	taxes, for their respective purposes, except ad valorem taxes on
144	intangible personal property and taxes prohibited by this
145	constitution.
146	(b) Ad valorem taxes, exclusive of taxes levied for the
147	payment of bonds and taxes levied for periods not longer than
148	two years when authorized by vote of the electors who are the
149	owners of freeholds therein not wholly exempt from taxation,
150	shall not be levied in excess of the following millages upon the
151	assessed value of real estate and tangible personal property:
152	for all county purposes, ten mills; for all municipal purposes,
153	ten mills; for all school purposes, ten mills; for water
154	management purposes for the northwest portion of the state lying 494677 10/17/2007 7:53:40 AM

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155 west of the line between ranges two and three east, 0.05 mill; for water management purposes for the remaining portions of the 156 157 state, 1.0 mill; and for all other special districts a millage authorized by law approved by vote of the electors who are 158 owners of freeholds therein not wholly exempt from taxation. A 159 160 county furnishing municipal services may, to the extent 161 authorized by law, levy additional taxes within the limits fixed 162 for municipal purposes.

163 (c) By general law, the legislature shall limit the 164 authority of counties, municipalities, and special districts to 165 increase ad valorem taxes.

ARTICLE VIII

LOCAL GOVERNMENT

SECTION 1. Counties.--

(a) POLITICAL SUBDIVISIONS. The state shall be divided by
law into political subdivisions called counties. Counties may be
created, abolished or changed by law, with provision for payment
or apportionment of the public debt.

(b) COUNTY FUNDS. The care, custody and method ofdisbursing county funds shall be provided by general law.

(c) GOVERNMENT. Pursuant to general or special law, a
county government may be established by charter which shall be
adopted, amended or repealed only upon vote of the electors of
the county in a special election called for that purpose.

(d) COUNTY OFFICERS. There shall be elected by the
electors of each county, for terms of four years, a sheriff, a
tax collector, a property appraiser, a supervisor of elections,
and a clerk of the circuit court; except, when provided by
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183 county charter or special law approved by vote of the electors of the county, any county officer other than a property 184 185 appraiser may be chosen in another manner therein specified, or any county office other than the office of property appraiser 186 187 may be abolished when all the duties of the office prescribed by general law are transferred to another office. When not 188 otherwise provided by county charter or special law approved by 189 vote of the electors, the clerk of the circuit court shall be ex 190 officio clerk of the board of county commissioners, auditor, 191 192 recorder and custodian of all county funds.

COMMISSIONERS. Except when otherwise provided by 193 (e) 194 county charter, the governing body of each county shall be a board of county commissioners composed of five or seven members 195 196 serving staggered terms of four years. After each decennial census the board of county commissioners shall divide the county 197 into districts of contiguous territory as nearly equal in 198 population as practicable. One commissioner residing in each 199 district shall be elected as provided by law. 200

201 (f) NON-CHARTER GOVERNMENT. Counties not operating under county charters shall have such power of self-government as is 202 203 provided by general or special law. The board of county commissioners of a county not operating under a charter may 204 enact, in a manner prescribed by general law, county ordinances 205 not inconsistent with general or special law, but an ordinance 206 in conflict with a municipal ordinance shall not be effective 207 within the municipality to the extent of such conflict. 208

209 (g) CHARTER GOVERNMENT. Counties operating under county 210 charters shall have all powers of local self-government not 494677 10/17/2007 7:53:40 AM

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inconsistent with general law, or with special law approved by vote of the electors. The governing body of a county operating under a charter may enact county ordinances not inconsistent with general law. The charter shall provide which shall prevail in the event of conflict between county and municipal ordinances.

(h) TAXES; LIMITATION. Property situate within
municipalities shall not be subject to taxation for services
rendered by the county exclusively for the benefit of the
property or residents in unincorporated areas.

(i) COUNTY ORDINANCES. Each county ordinance shall be
filed with the custodian of state records and shall become
effective at such time thereafter as is provided by general law.

(j) VIOLATION OF ORDINANCES. Persons violating county
 ordinances shall be prosecuted and punished as provided by law.

COUNTY SEAT. In every county there shall be a county 226 (k) seat at which shall be located the principal offices and 227 permanent records of all county officers. The county seat may 228 not be moved except as provided by general law. Branch offices 229 for the conduct of county business may be established elsewhere 230 231 in the county by resolution of the governing body of the county in the manner prescribed by law. No instrument shall be deemed 232 recorded until filed at the county seat, or a branch office 233 designated by the governing body of the county for the recording 234 of instruments, according to law. 235

ARTICLE XII

SCHEDULE

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238	SECTION 27. Elected property appraisers; applicationThe
239	requirement in Section 1(d) of Article VIII for a property
240	appraiser to be elected by the electors of the county shall
241	apply in each county, including each charter county, regardless
242	of whether the charter was adopted pursuant to Section 1(g) of
243	Article VIII or pursuant to Section 9, Section 10, Section 11,
244	or Section 24 of Article VIII of the Constitution of 1885, as
245	amended and incorporated by reference in Section 6(e) of Article
246	VIII. Any county that does not have an elected property
247	appraiser on the effective date of the amendment to Section 1 of
248	Article VIII of this constitution shall provide for electing a
249	property appraiser at the next general election as provided by
250	general law.
251	SECTION 28. Property tax exemptions and ad valorem tax
252	limitationsThe amendments to Sections 3, 4, 6, and 9 of
253	Article VII, providing a \$25,000 exemption from ad valorem
254	taxation for tangible personal property, providing an additional
255	\$25,000 homestead exemption, authorizing the transfer of the
256	accrued benefit from the limitation on the assessment of
257	homestead property, providing an additional homestead exemption
258	for first-time homestead property owners, providing a complete
259	homestead exemption for low-income seniors, providing for
260	assessing rent-restricted affordable housing and commercial and
261	public-access waterfront property pursuant to general law,
262	limiting annual increases in assessments of nonhomestead real
263	property, requiring the legislature to hold education harmless
264	from ad valorem tax reductions resulting from proposed changes,
265	and requiring the legislature to limit the authority
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268	== BALLOT STATEMENT AMENDMENT ==
269	Remove line(s) 505-562 and insert:
270	personal property, 8) limits annual increases in assessments of
271	nonhomestead real property, and 9) requires the Legislature to
272	hold education harmless from reductions in ad valorem tax
273	revenues. Further, this revision 10) requires the Legislature to
274	limit the authority of local governments other than school
275	districts to increase property taxes, and 11) requires all
276	county property appraisers to be elected.
277	In more detail, this revision:
278	1. Increases the homestead exemption by providing an
279	additional \$25,000 homestead exemption for the portion of the
280	assessed value above \$50,000 up to \$75,000. This exemption does
281	not apply to school taxes.
282	2. Exempts certain low-income seniors from ad valorem tax
283	on their homes. Persons 65 or older whose household income is
284	less than \$23,604, adjusted annually for inflation, will be
285	totally exempt from ad valorem taxes, including school taxes, on
286	their homestead property.
287	3. Provides an increased exemption for first-time Florida
288	homebuyers beginning in 2008. First-time homebuyers in Florida
289	who qualify for homestead exemption will be eligible for an
290	additional exemption equal to 25 percent of the assessed value
291	of their new home, not to exceed 25 percent of the county median
292	homestead just value for the prior year. The amount of the
293	exemption will decrease each year by the amount of the home's 494677 10/17/2007 7:53:40 AM

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Save Our Homes benefit. When the amount of the home's Save Our Homes benefit meets or exceeds this exemption, the exemption is lost. This exemption also is available to 2007 first-time homebuyers who qualify for homestead exemption January 1, 2008. This exemption does not apply to school taxes.

Provides for the transfer of accumulated Save Our Homes 299 4. 300 benefits. Homestead property owners will be able to transfer 301 their Save Our Homes benefit to a new homestead within two years of relinquishing their previous homestead exemption; except, if 302 303 the new homestead is established on January 1, 2008, the previous homestead must have been relinquished in 2007. If the 304 305 new homestead has a higher just value than the old one, the entire benefit can be transferred; if the new homestead has a 306 307 lower just value, the amount of benefit transferred will be reduced in proportion of the just value of the new homestead to 308 the just value of the old homestead. The transferred benefit may 309 not exceed \$1 million. This provision does not apply to school 310 311 taxes.

312 5. Provides for assessing certain rent-restricted
313 affordable housing property as provided by general law. This
314 provision will not apply to school taxes.

315 6. Provides for assessing certain waterfront property used
316 for commercial fishing, commercial water-dependent activities,
317 and public access as provided by general law. This provision
318 will not apply to school taxes.

319 7. Limits increases in assessments each year for all 320 property other than homestead property to the lower of 3 percent 321 or the percentage change in the Consumer Price Index. 494677 10/17/2007 7:53:40 AM

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322 8. Requires the Legislature to hold education harmless from any reductions in ad valorem tax revenues resulting from 323 324 proposed changes. 325 9. Authorizes an exemption from ad valorem taxes of 326 \$25,000 of assessed value of tangible personal property. This provision applies to all tax levies. 327 328 10. Requires the Legislature to limit the authority of counties, municipalities, and special districts to increase ad 329 valorem taxes. 330 331 11. Requires each county to have an elected property 332 333 ===== TITLE AMENDMENT ====== Remove line(s) 15 and insert: 334 complete homestead exemption for low-income seniors, to require 335 the Legislature to hold education harmless from any loss of ad 336 valorem tax revenues, to 337