State of 7 litisonsin
1995-1996 LEGISLATURE

## SENATE AMENDMENT 28, TO ASSEMBLY BILL 1

October 5, 1995 - Offered by Senator Decker.

At the locations indicated, amend the engrossed bill as follows:

1. Page 2 , line 1 : after the 2 nd "tax" insert "in any county in the district in which the county board approves the tax".
2. Page 20, line 8: after "price" insert: ", except that the district's resolution applies only in a county in the district in which the county board approves the tax by adopting a resolution under s. 229.682 (7)".
3. Page 20 , line 9 : before "resolution" insert "district's".
4. Page 20, line 10: after "adoption of the" insert "county board".
5. Page 20 , line 22 : before the comma insert: "and the tax is approved by a county board under s. 229.682 (7)".
6. Page 25 , line 2 : delete that line and substitute: "effective date of the county ordinance or tax or the effective date of the rate increase,".
7. Page 25 , line 6: delete lines 6 and 7 and substitute: "date of a county ordinance tax are subject to the county taxes under this subchapter on the effective date of the ordinance tax, as provided".
8. Page 25, line 15: delete the material beginning with "county" and ending with the first "or" on line 16 and substitute "county ordinance or tax or the effective date of the".
9. Page 33, line 9: delete "Impose" and substitute "Subject to s. 229.682 (7), impose".
10. Page 34 , line 22 : after that line insert:
"(7) Tax imposition resolution. A tax imposed by a district under s. 229.68 (15) applies only in those counties within the jurisdiction in which the county's board adopts a resolution that approves of the imposition of the tax. Each county board shall vote on whether to approve the imposition of the tax not later than 90 days after the district board authorizes the imposition of the tax.".
(END)
