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Elementary and Secondary Education Committee

Filed: 11/9/2004

	09300SB3090ham001 LRB093 20506 RAS 53998 a
1	AMENDMENT TO SENATE BILL 3090
2	AMENDMENT NO Amend Senate Bill 3090 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The School Code is amended by adding Section
5	17-3.5 as follows:
6	(105 ILCS 5/17-3.5 new)
7	Sec. 17-3.5. Maximum-authorized district educational
8	purposes tax rate. If, at any election held prior to March 19,
9	2004, the voters of a school district having a population of
10	less than 500,000 inhabitants approved the proposition to
11	increase the educational purposes tax rate of the district and
12	the proposition to increase the rate set forth as the existing
13	maximum-authorized educational purposes tax rate of the
14	district the tax rate most recently extended for educational
15	purposes, then, for the purposes of this Code and the Property
16	Tax Code, the maximum-authorized educational purposes tax rate
17	of the district shall be calculated as follows:
18	(1) for the first tax year affected by the results of
19	the referendum, the district's tax rates shall be
20	calculated based upon the rates set forth in the
21	proposition; and
22	(2) for each tax year thereafter, the district's
23	maximum-authorized educational purposes tax rate approved
24	at the referendum shall be equal to the sum of the

1	district's maximum-authorized educational purposes tax
2	rate immediately preceding the referendum plus the
3	difference between the rates set forth in the proposition
4	submitted to the voters of the district at the referendum.
5	Within 10 days after the effective date of this amendatory
6	Act of the 93rd General Assembly, the school board of any
7	school district affected by this subsection (a) may,
8	notwithstanding the requirements of any other law to the
9	contrary, amend its certificate of tax levy for any year for
10	which its equalized assessed valuation has not yet been
11	certified by the county clerk. The amended certificate of tax
12	levy shall be filed with the county clerk within the 10-day
13	period after the effective date of this amendatory Act of the
14	93rd General Assembly.

15 Section 99. Effective date. This Act takes effect upon 16 becoming law.".