1	State of Arkansas	A Bill	
2	ř	ADIII	CENATE DILL 100
3	Regular Session, 2023		SENATE BILL 198
4	Dry Compton I Diamon a		
5 6	By: Senator J. Dismang		
7	By: Representative Eaves		
8	For An	Act To Be Entitled	
9	AN ACT TO AMEND THE LAW REGARDING COUNTY PROPERTY		
10	REAPPRAISAL; TO AMEND THE FREQUENCY AT WHICH EACH		
11	COUNTY IS REQUIRED TO APPRAISE ALL REAL ESTATE AT ITS		
12	·	; AND FOR OTHER PURPOSES	
13	TODE THE TERRET VILLOE	, mo for office for other	.
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- · 15		Subtitle	
16	TO AMEND THE FREC	QUENCY AT WHICH EACH	
17	COUNTY IS REQUIRED TO APPRAISE ALL REAL		
18	·	LL FAIR MARKET VALUE.	
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21	BE IT ENACTED BY THE GENERAL ASSEM	BLY OF THE STATE OF ARK	ANSAS:
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23	SECTION 1. DO NOT CODIFY.	Legislative intent.	
24	It is the intent of the Gene	ral Assembly to avoid h	aving an
25	unpredictable reappraisal cycle th	at confuses taxpayers a	nd presents
26	challenges for budgeting by having	a substantially equal	number of counties
27	in a reappraisal cycle every year	and by having uniformit	y and consistency
28	across the state in the duration o	f reappraisal cycles.	
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30	SECTION 2. Arkansas Code §	26-26-1902 is amended to	o read as follows:
31	26-26-1902. Reappraisal.		
32	(a) Except as provided in s	ubsection (b) of this s	ection, each county
33	in the State of Arkansas shall be-	required to appraise al	l market value real
34	estate normally assessed by the co	unty assessor at its fu	ll and fair market
35	value at a minimum of one (1) time	every three (3) every	four (4) years.
36	(b) (l) Except as provided i	n subdivision (b)(2) of	this section, any

1 county that has completed a reappraisal under subsection (a) of this section 2 or completed a reappraisal between the years 2002 through 2004 shall not be 3 required to commence or complete an additional reappraisal under the three-4 year cycle but shall be required to appraise all real property normally 5 assessed by the county assessor at its full and fair market value at a 6 minimum of one (1) time every five (5) years from the previous assessment In 7 order to reach a substantially equal number of counties undergoing 8 reappraisal each year, the Director of the Assessment Coordination Division 9 may grant an exception to the requirements under subdivision (a) of this 10 section to allow a county to temporarily remain on a reappraisal cycle of 11 three (3) or five (5) years. 12 (2)(A) If, as a result of a three-year reappraisal cycle, the 13 new market value real estate assessment is greater than fifteen percent (15%) 14 from the market value real estate assessment in the county in the year 15 preceding the beginning of the reappraisal cycle, the county shall be 16 required to complete its next reappraisal at a minimum of one (1) time every 17 three (3) years from the previous assessment until the new market value real 18 estate assessment is less than fifteen percent (15%) from the market value 19 real estate assessment in the year preceding the beginning of the reappraisal eycle, at which point the county shall be placed into a five-year reappraisal 20 21 cycle. 22 (B) If a county in a five-year reappraisal cycle has a new market value real estate assessment that is twenty-five percent (25%) greater 23 than the market value real estate assessment in the county in the year 24 25 preceding the beginning of the reappraisal cycle, the county shall be 26 required to complete its next reappraisal at a minimum of one (1) time every 27 three (3) years from the previous assessment until the new market value real 28 estate assessment is less than fifteen percent (15%) from the market value real estate assessment in the year preceding the beginning of the reappraisal 29 30 cycle, at which point the county shall be placed into a five-year reappraisal cvcle. 31 32 (C) The market value real estate assessments shall be 33 calculated by comparing the total values, unadjusted for the assessment 34 increase limitations required under Arkansas Constitution, Amendment 79. 35 (3)(A) At the time that a county submits its market value real

estate assessments to the Assessment Coordination Division, the county may

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-	appear to new of concerned processors into a chief year reappraisar eyere in		
2	the increased market value real estate assessment is a result of a single		
3	property improvement.		
4	(B)(i) The division shall place a county in a five-year		
5	reappraisal cycle if the division concludes that the increase in the new real		
6	estate market value assessment is a result of a single property improvement		
7	in the county.		
8	(ii) This decision by the division shall be made		
9	within thirty (30) calendar days after receiving the appeal.		
10	(4) Each county shall provide the division with the previous and		
11	new market value real estate assessments on or before October 1 of the year		
12	in which it is required to have completed reappraisal.		
13	(5) This section does not affect the requirement that producing		
14	mineral interests be reappraised annually under § 26-26-1308.		
15	(c)(1) The county assessor or other official or officials designated		
16	by law shall compare the assessed value of each parcel under a reappraisal or		
17	reassessment that is completed in 1999 or later to the assessed value of the		
18	parcel for the previous year.		
19	(2) In the first countywide reappraisal performed after January		
20	1, 2001, by counties subject to Arkansas Constitution, Amendment 79, § 2:		
21	(A) If the assessed value of the parcel increased, then		
22	the assessed value of the parcel for the year in which the parcel is		
23	reappraised or reassessed shall be adjusted by adding one third (%) of the		
24	increase to the assessed value for the year prior to the reappraisal or		
25	reassessment; and		
26	(B) An additional one-third (1/3) of the increase shall be		
27	added in each of the next two (2) years.		
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29	SECTION 3. DO NOT CODIFY. TEMPORARY LANGUAGE.		
30	A county shall begin the reappraisal cycle under subsection (a) or		
31	subsection (b) of Section 2 of this act the day after the county completes		
32	its most recent county-wide reappraisal after the effective date of this act.		
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