Stricken language would be deleted from and underlined language would be added to the Arkansas Constitution.

1	State of Arkansas
2	95th General Assembly
3	Regular Session, 2025 HJR 1012
4	
5	By: Representative R. Scott Richardson
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7	
8	HOUSE JOINT RESOLUTION
9	AN AMENDMENT TO THE ARKANSAS CONSTITUTION TO PROVIDE
10	THAT THE ASSESSED VALUE OF REAL PROPERTY SHALL BE
11	FIXED UNLESS THE REAL PROPERTY IS SOLD, TRANSFERRED,
12	ASSIGNED, OR CONVEYED TO ANOTHER PERSON OR IS NEWLY
13	CONSTRUCTED OR SUBSTANTIALLY IMPROVED OR THE USE OF
14	THE REAL PROPERTY CHANGES; TO REPEAL PROVISIONS OF
15	THE ARKANSAS CONSTITUTION CONCERNING THE REAPPRAISAL
16	AND REASSESSMENT OF REAL PROPERTY; AND TO AMEND
17	ARKANSAS CONSTITUTION, AMENDMENT 79, CONCERNING REAL
18	PROPERTY TAXES.
19	
20	
21	Subtitle
22	AN AMENDMENT TO THE ARKANSAS
23	CONSTITUTION TO REPEAL PROVISIONS
24	CONCERNING THE REAPPRAISAL AND
25	REASSESSMENT OF REAL PROPERTY; AND TO
26	AMEND ARKANSAS CONSTITUTION, AMENDMENT
27	79, CONCERNING REAL PROPERTY TAXES.
28	
29	BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FIFTH GENERAL
30	ASSEMBLY OF THE STATE OF ARKANSAS AND BY THE SENATE, A MAJORITY OF ALL
31	MEMBERS ELECTED TO EACH HOUSE AGREEING THERETO:
32	
33	That the following is proposed as an amendment to the Constitution of
34	the State of Arkansas, and upon being submitted to the electors of the state
35	for approval or rejection at the next general election for Representatives
36	and Senators, if a majority of the electors voting thereon at the election



1	adopt the amendment, the amendment shall become a part of the Constitution of
2	the State of Arkansas, to wit:
3	
4	SECTION 1. Intent.
5	The intent of this amendment is to amend Arkansas Constitution,
6	Amendment 79, and other provisions of the Arkansas Constitution related to
7	property taxes to empower the people of Arkansas to control increases in
8	their own real property taxes and to secure real property tax assessments at
9	the current value of the real property unless a substantial change to the
10	real property occurs.
11	
12	SECTION 2. Arkansas Constitution, Amendment 79, §§ 1 and 2, are
13	amended to read as follows:
14	<pre>§ 1. [Assessing value of real property].</pre>
15	(a) After each county-wide reappraisal, as defined by law, and the
16	resulting assessed value of property for ad valorum tax purposes and after
17	each Tax Division appraisal and the resulting assessed value of utility and
18	carrier real property for ad valorem tax purposes, the county assessor, or
19	other official or officials designated by law, shall compare the assessed
20	value of each parcel of real property reappraised or reassessed to the prior
21	year's assessed value. If the assessed value of the parcel increased, then
22	the assessed value of the parcel shall be adjusted pursuant to this section.
23	(b)(l) If the parcel is not a taxpayer's homestead used as the
24	taxpayer's principal place of residence, then for the first assessment
25	following reappraisal, any increase in the assessed value of the parcel shall
26	be limited to not more than ten percent (10%) of the assessed value of the
27	parcel for the previous year. In each year thereafter the assessed value
28	shall increase by an additional ten percent (10%) of the assessed value of
29	the parcel for the year prior to the first assessment that resulted from
30	reappraisal but shall not exceed the assessed value determined by the
31	reappraisal prior to adjustment under this subsection. For utility and
32	carrier real property, any annual increase in the assessed value of the
33	parcel shall be limited to not more than ten percent (10%) of the assessed
34	value for the previous year.
35	(2) This subsection (b) does not apply to newly discovered real
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36 property, new construction, or to substantial improvements to real property.

1	(c)(l) Except as provided in subsection (d), if the parcel is a
2	taxpayer's homestead used as the taxpayer's principal place of residence then
3	for the first assessment following reappraisal, any increase in the assessed
4	value of the parcel shall be limited to not more than five percent (5%) of
5	the assessed value of the parcel for the previous year. In each year
6	thereafter the assessed value shall increase by an additional five percent
7	(5%) of the assessed value of the parcel for the year prior to the first
8	assessment that resulted from reappraisal but shall not exceed the assessed
9	value determined by the reappraisal prior to adjustment under this
10	subsection.
11	(2) This subsection (c) does not apply to newly discovered real
12	property, new construction, or to substantial improvements to real property.
13	(d)(l)(A) A homestead used as the taxpayer's principal place of
14	residence purchased or constructed on or after January 1, 2001 by a disabled
15	person or by a person sixty-five (65) years of age or older shall be assessed
16	thereafter based on the lower of the assessed value as of the date of
17	purchase or construction or a later assessed value.
18	(B) When a person becomes disabled or reaches sixty-five
19	(65) years of age on or after January 1, 2001, that person's homestead used
20	as the taxpayer's principal place of residence shall thereafter be assessed
21	based on the lower of the assessed value on the person's sixty-fifth
22	birthday, on the date the person becomes disabled or a later assessed value.
23	(C) If a person is disabled or is at least sixty-five (65)
24	years of age and owns a homestead used as the taxpayer's principal place of
25	residence on January 1, 2001, the homestead shall be assessed based on the
26	lower of the assessed value on January 1, 2001 or a later assessed value.
27	(2) Residing in a nursing home shall not disqualify a person
28	from the benefits of this subsection (d).
29	(3) In instances of joint ownership, if one of the owners
30	qualifies under this subsection (d), all owners shall receive the benefits of
31	this amendment.
32	(4) This subsection (d) does not apply to substantial
33	improvements to real property.
34	(5) For real property that is subject to Section 2 of this
35	Amendment in lieu of January 1, 2001, the applicable date for this subsection
36	(d) shall be January 1 of the year following the completion of the

1	adjustments to assessed value required by Section 2.
2	(a) The assessed value of real property shall be the assessed value
3	determined at the most recent previous assessment of the real property on or
4	before December 31, 2026, not including any future increases that would have
5	been implemented as the result of a previous county-wide reappraisal, except
6	that:
7	(1) For real property that is sold, transferred, assigned, or
8	otherwise conveyed on or after January 1, 2027, the assessed value of the
9	real property shall be based on the value of the real property at the time
10	the real property was sold, transferred, assigned, or otherwise conveyed to
11	<u>the taxpayer;</u>
12	(2) For real property that includes new construction or
13	substantial improvements that were completed on or after January 1, 2027, the
14	assessed value of the real property shall be based on the value of the real
15	property including the new construction or substantial improvements; and
16	(3) If the use of the real property changes, the assessed value
17	of the real property shall be based on the value of the real property
18	according to the real property's new use, as provided in Article 16, § 15.
19	(b) The General Assembly shall provide by law for procedures to be
20	followed in adjusting the assessed value of real property, including without
21	limitation procedures for reappraising and reassessing real property as
22	required under this amendment.
23	(c) This amendment does not affect the ability of a county assessor or
24	other official designated by law to carry out any other duties under this
25	Constitution or under Arkansas law.
26	
27	§ 2. [Effect of county-wide reappraisal — Public utility and carrier
28	exception].
29	(a)(l) Section 1 of this Amendment shall not be applicable to a county
30	in which there has been no county-wide reappraisal, as defined by law, and
31	resulting assessed value of property between January 1, 1986 and December 31,
32	2000. Real property in such a county shall be adjusted according to the
33	provisions of this section.
34	(2) Upon the completion of the adjustments to assessed value
35	required by this section each taxpayer of that county shall be entitled to
36	apply the provision of Section 1 of this Amendment to the real property owned

1 by them.

2 (b) The county assessor, or other official or officials designated by 3 law, shall compare the assessed value of each parcel of real property to the 4 prior year's assessed value. If assessed value of the parcel increased, then 5 the assessed value of the parcel for the first assessment resulting from 6 reappraisal shall be adjusted by adding one-third (1/3) of the increase to the assessed value of the parcel for the previous year. An additional one-third 7 8 (1/3) of the increase shall be added in each of the next two (2) years. This 9 adjustment procedure shall not apply to public utility and carrier property. 10 Public utility and carrier property shall be adjusted pursuant to Section 1. 11 (c) No adjustment shall be made for newly discovered real property, 12 new construction, or to substantial improvements to real property. 13

14 SECTION 3. Arkansas Constitution, Amendment 79, § 4, is amended to 15 read as follows:

16 § 4. [Income adjustments - Personal property millage rate - Uniform
17 property tax rate requirement - Reassessment - Rollback adjustments].

(a) The General Assembly shall, by law, provide for procedures to be followed with respect to adjusting ad valorem taxes or millage pledged for bonded indebtedness purposes, to assure that the tax or millage levied for bonded indebtedness purposes will, at all times, provide a level of income sufficient to meet the current requirements of all principal, interest, paying agent fees, reserves, and other requirements of the bond indenture.

24 The millage rate levied against taxable personal property and (b) 25 utility and regulated carrier property in each taxing unit in the state shall 26 be equal to the millage rate levied against real property in each taxing unit 27 in the state. Personal property millage rates currently not equal to real 28 estate millage rates shall be reduced to the level of the real estate millage 29 rate; except to the extent necessary to provide a level of income sufficient 30 to meet the current requirements of all principal, interest, paying agent 31 fees, reserves, and other requirements of the bond indenture.

32 (c) The provisions of this section shall not affect or repeal the
33 required uniform rate of ad valorem property tax set forth in Amendment 74.
34 (d) The General Assembly may shall, by law, prescribe the method and
35 means for reassessing real property and establish the frequency of
36 reassessment. However, reassessment shall occur at least once every five (5)

1	years.
2	(e) Rollback adjustments under Article 16, Section 14 shall be
3	determined after the adjustments are made to assessed value under this
4	Amendment.
5	
6	SECTION 4. Arkansas Constitution, Article 16, § 14, is repealed.
7	§ 14. Procedure for adjustment of taxes after reappraisal or
8	reassessment of property.
9	(a) Whenever a countywide reappraisal or reassessment of property
10	subject to ad valorem taxes made in accordance with procedures established by
11	the General Assembly shall result in an increase in the aggregate value of
12	taxable real and personal property in any taxing unit in this State of ten
13	percent (10%) or more over the previous year the rate of city or town,
14	county, school district, and community college district taxes levied against
15	the taxable real and personal property of each such taxing unit shall, upon
16	completion of such reappraisal or reassessment, be adjusted or rolled back,
17	by the governing body of the taxing unit, for the year for which levied as
18	provided below. The General Assembly shall, by law, establish the procedures
19	to be followed by a county in making a countywide reappraisal or reassessment
20	of property which will, upon completion, authorize the adjustment or rollback
21	of property tax rates or millage, as authorized hereinabove. The adjustment
22	or rollback of tax rates or millage for the "base year" as hereinafter
23	defined shall be designed to assure that each taxing unit will receive an
24	amount of tax revenue from each tax source no greater than ten percent (10%)
25	above the revenues received during the previous year from each such tax
26	source, adjusted for any lawful tax or millage rate increase or reduction
27	imposed in the manner provided by law for the year for which the tax
28	adjustment or rollback is to be made, and after making the following
29	additional adjustments:
30	(i) by excluding from such calculation the assessed value of,
31	and taxes derived from, tangible personal property assessed in the taxing
32	unit, and all real and tangible personal property of public utilities and
33	regulated carriers assessed in the taxing unit, and
34	(ii) by computing the adjusted or rollback millage rates on the
35	basis of the reassessed taxable real property for the base year that will
36	produce an amount of revenue no greater than ten percent (10%) above the

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1 revenues produced from the assessed value of real property in the taxing unit 2 (after making the aforementioned adjustments for personal properties and properties of public utilities and regulated carriers noted above) from 3 4 millage rates in effect in the taxing unit during the base year in which the 5 millage adjustment or rollback is to be calculated. Provided, further, that 6 in calculating the amount of adjusted or rollback millage necessary to 7 produce tax revenues no greater than ten percent (10%) above the revenues 8 received during the previous year, the governing body shall separate from the 9 assessed value of taxable real property of the taxing unit, newly-discovered 10 real property and new construction and improvements to real property, after 11 making the adjustments for personal property or property of public utilities 12 and regulated carriers noted above, and shall compute the millage necessary 13 to produce an amount of revenues equal to, but no greater than the base year 14 revenues of the taxing unit from each millage source. Such taxing unit may 15 elect either to obtain an increase in revenues equal to the amount of 16 revenues that the computed or adjusted rollback millage will produce from 17 newly-discovered real property and new construction and improvements to real 18 property, or if the same be less than ten percent (10%), the governing body 19 of the taxing unit may recompute the millage rate to be charged to produce an 20 amount no greater than ten percent (10%) above the revenues collected for 21 taxable real property during the base year. 22 Provided, however, that the amount of revenues to be derived from 23 taxable personal property assessed in the taxing unit for the base year, 24 other than personal property taxes to be paid by public utilities and 25 regulated carriers in the manner provided hereinabove, shall be computed at 26 the millage necessary to produce the same dollar amount of revenues derived 27 during the current year in which the base year adjustment or rollback of 28 millage is computed, and the millage necessary to produce the amount of revenues received from personal property taxes received by the taxing unit, 29 30 for the base year shall be reduced annually as the assessed value of taxable personal property increases until the amount of revenues from personal 31 32 property taxes, computed on the basis of the current year millage rates will 33 produce an amount of revenues from taxable personal property equal to or 34 greater than received during the base year, and thereafter the millage rates 35 for computing personal property taxes shall be the millage rates levied for 36 the current year.

1	Provided, however, that the taxes t	o be paid by public utilities
2	and regulated carriers in the respective taxing	units of the several counties
3	of this State during the first five (5) calenda	r years in which taxes are
4	levied on the taxable real and personal propert	y as reassessed and equalized
5	in each of the respective counties as a part of	a statewide reappraisal
6	program, shall be the greater of the following:	
7	(1) the amount of taxes paid	on property owned by such
8	public utilities or regulated carriers in or as	signed to such taxing unit,
9	less adjustments for properties disposed of or	reductions in the assessed
10	valuation of such properties in the base year a	s defined below, or
11	(2) the amount of taxes due	on the assessed valuation of
12	taxable real and tangible personal property bel	onging to the public utilities
13	or regulated carriers located in or assigned to	the taxing unit in each
14	county at millage rates levied for the current	year.
15	As used herein, the term "base year	" shall mean the year in which
16	a county completes reassessment and equalizatio	n of taxable real and personal
17	property as a part of a statewide reappraisal p	rogram, and extends the
18	adjusted or rolled back millage rates for the f	irst time, as provided in
19	subsection (a) of this Section, for the respect	ive taxing units in such
20	county for collection in the following year.	
21	(i) in the event the amount of tax	es paid the taxing unit in a
22	county in the base year, as defined herein, is	greater than the taxes due to
23	be paid to such taxing unit for the current yea	r of any year of the second
24	(2nd) period of five (5) years after the base y	ear, the difference between
25	the base year taxes and the current year taxes	for any year of such five (5)
26	year period shall be adjusted as follows:	
27		
28	Current year of second period of (5) years	Taxes shall be current year
29		taxes to which shall be added
30		the following percentage of
31		the difference between the
32		current year taxes and the
33		base year taxes (if greater
34		than current year taxes)
35		
36	lst year	80% of difference

1	2nd year	60% of difference
2	3rd year	40% of difference
3	4th year	20% of difference
4	5th year and thereafter	Current years taxes only.
5		
6	(ii) if the current year taxes of	a public utility or regulated
7	carrier equal or exceed the base years taxes du	e a taxing unit during any
8	year of the first ten (10) years after the base	year, the amount of taxes to
9	be paid to such taxing unit shall thereafter be	the current years taxes and
10	the adjustment authorized herein shall no longe	r apply in computing taxes to
11	be paid to such taxing unit.	
12	Provided, that in the event the afe	rementioned requirement for
13	payment of taxes by public utilities and regula	ted carriers, or any class of
14	utilities or carriers for the ten (10) year per	iod noted above, shall be held
15	by court decision to be contrary to the constit	ution or statutes of this
16	State or of the Federal Covernment, the General	Assembly may provide for
17	other utilities or classes of carriers to recei	ve the same treatment provided
18	or required under the court order, if deemed ne	eessary to promote equity
19	between similar utilities or classes of carrier	'S•
20	(b) The General Assembly shall, by law,	provide for procedures to be
21	followed with respect to adjusting ad valorem t	axes or millage pledged for
22	bonded indebtedness purposes, to assure that th	e adjusted or rolled-back rate
23	of tax or millage levied for bonded indebtednes	s purposes will, at all times,
24	provide a level of income sufficient to meet th	e current requirements of all
25	principal, interest, paying agent fees, reserve	es, and other requirements of
26	the bond indenture. [Added by Const. Amend. 59.	+
27		
28	SECTION 5. EFFECTIVE DATE. <u>This amendme</u>	ent shall be effective for
29	assessment years beginning on and after January	<u>1, 2027.</u>
30		
31	SECTION 6. BALLOT TITLE AND POPULAR NAME	. When this proposed
32	amendment is submitted to the electors of this	state on the general election
33	ballot:	
34	(1) The title of this Joint Resolu	tion shall be the ballot
35	title; and	
36	(2) The popular name shall be "An	Amendment to the Arkansas

1	Constitution to Repeal Provisions Concerning the Reappraisal and Reassessment
2	of Real Property and to Amend Arkansas Constitution, Amendment 79, to Provide
3	that the Assessed Value of Real Property Shall Be Fixed Unless the Real
4	Property Is Conveyed, Newly Constructed, or Substantially Improved or the Use
5	of the Real Property Changes.".
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