2010C

1	House Joint Resolution
2	A joint resolution proposing amendments to Sections 4 and
3	6 of Article VII and the creation of Sections 31 and 32 of
4	Article XII of the State Constitution to reduce from 10
5	percent to 5 percent the limitation on annual assessment
6	increases applicable to nonhomestead real property,
7	provide an additional homestead exemption for new owners
8	of homestead property and application and limitations with
9	respect thereto, and provide an effective date.
10	
11	Be It Resolved by the Legislature of the State of Florida:
12	
13	That the following amendments to Sections 4 and 6 of
14	Article VII and the creation of Sections 31 and 32 of Article
15	XII of the State Constitution are agreed to and shall be
16	submitted to the electors of this state for approval or
17	rejection at the next general election or at an earlier special
18	election specifically authorized by law for that purpose:
19	ARTICLE VII
20	FINANCE AND TAXATION
21	SECTION 4. Taxation; assessmentsBy general law
22	regulations shall be prescribed which shall secure a just
23	valuation of all property for ad valorem taxation, provided:
24	(a) Agricultural land, land producing high water recharge
25	to Florida's aquifers, or land used exclusively for
26	noncommercial recreational purposes may be classified by general
27	law and assessed solely on the basis of character or use.

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(b) As provided by general law and subject to conditions, limitations, and reasonable definitions specified therein, land used for conservation purposes shall be classified by general law and assessed solely on the basis of character or use.

32 (c) Pursuant to general law tangible personal property 33 held for sale as stock in trade and livestock may be valued for 34 taxation at a specified percentage of its value, may be 35 classified for tax purposes, or may be exempted from taxation.

36 (d) All persons entitled to a homestead exemption under 37 Section 6 of this Article shall have their homestead assessed at 38 just value as of January 1 of the year following the effective 39 date of this amendment. This assessment shall change only as 40 provided in this subsection.

(1) Assessments subject to this subsection shall be changed annually on January <u>1</u> 1st of each year; but those changes in assessments shall not exceed the lower of the following:

45 a. Three percent (3%) of the assessment for the prior
46 year.

b. The percent change in the Consumer Price Index for all
urban consumers, U.S. City Average, all items 1967=100, or
successor reports for the preceding calendar year as initially
reported by the United States Department of Labor, Bureau of
Labor Statistics.

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(2) No assessment shall exceed just value.

(3) After any change of ownership, as provided by general
law, homestead property shall be assessed at just value as of
January 1 of the following year, unless the provisions of

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56 paragraph (8) apply. Thereafter, the homestead shall be assessed 57 as provided in this subsection.

(4) New homestead property shall be assessed at just value
as of January <u>1</u> 1st of the year following the establishment of
the homestead, unless the provisions of paragraph (8) apply.
That assessment shall only change as provided in this
subsection.

(5) Changes, additions, reductions, or improvements to
homestead property shall be assessed as provided for by general
law; provided, however, after the adjustment for any change,
addition, reduction, or improvement, the property shall be
assessed as provided in this subsection.

(6) In the event of a termination of homestead status, theproperty shall be assessed as provided by general law.

70 (7) The provisions of this amendment are severable. If any 71 of the provisions of this amendment shall be held 72 unconstitutional by any court of competent jurisdiction, the 73 decision of such court shall not affect or impair any remaining 74 provisions of this amendment.

75 (8)a. A person who establishes a new homestead as of 76 January 1, 2009, or January 1 of any subsequent year and who has 77 received a homestead exemption pursuant to Section 6 of this 78 Article as of January 1 of either of the 2 two years immediately 79 preceding the establishment of the new homestead is entitled to 80 have the new homestead assessed at less than just value. If this 81 revision is approved in January of 2008, a person who establishes a new homestead as of January 1, 2008, is entitled 82 83 to have the new homestead assessed at less than just value only Page 3 of 13

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84 if that person received a homestead exemption on January 1, 85 2007. The assessed value of the newly established homestead 86 shall be determined as follows:

87 If the just value of the new homestead is greater than 1. or equal to the just value of the prior homestead as of January 88 89 1 of the year in which the prior homestead was abandoned, the 90 assessed value of the new homestead shall be the just value of the new homestead minus an amount equal to the lesser of 91 92 \$500,000 or the difference between the just value and the 93 assessed value of the prior homestead as of January 1 of the 94 year in which the prior homestead was abandoned. Thereafter, the 95 homestead shall be assessed as provided in this subsection.

96 2. If the just value of the new homestead is less than the 97 just value of the prior homestead as of January 1 of the year in 98 which the prior homestead was abandoned, the assessed value of 99 the new homestead shall be equal to the just value of the new 100 homestead divided by the just value of the prior homestead and 101 multiplied by the assessed value of the prior homestead. 102 However, if the difference between the just value of the new homestead and the assessed value of the new homestead calculated 103 104 pursuant to this sub-subparagraph is greater than \$500,000, the 105 assessed value of the new homestead shall be increased so that 106 the difference between the just value and the assessed value 107 equals \$500,000. Thereafter, the homestead shall be assessed as 108 provided in this subsection.

b. By general law and subject to conditions specified
therein, the legislature shall provide for application of this
paragraph to property owned by more than one person.

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112 The legislature may, by general law, for assessment (e) 113 purposes and subject to the provisions of this subsection, allow 114 counties and municipalities to authorize by ordinance that 115 historic property may be assessed solely on the basis of 116 character or use. Such character or use assessment shall apply only to the jurisdiction adopting the ordinance. The 117 118 requirements for eligible properties must be specified by 119 general law.

(f) A county may, in the manner prescribed by general law, 120 provide for a reduction in the assessed value of homestead 121 122 property to the extent of any increase in the assessed value of 123 that property which results from the construction or 124 reconstruction of the property for the purpose of providing 125 living quarters for one or more natural or adoptive grandparents 126 or parents of the owner of the property or of the owner's spouse 127 if at least one of the grandparents or parents for whom the 128 living quarters are provided is 62 years of age or older. Such a 129 reduction may not exceed the lesser of the following:

(1) The increase in assessed value resulting fromconstruction or reconstruction of the property.

132 (2) Twenty percent of the total assessed value of the133 property as improved.

(g) For all levies other than school district levies, assessments of residential real property, as defined by general law, which contains nine units or fewer and which is not subject to the assessment limitations set forth in subsections (a) through (d) shall change only as provided in this subsection.

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(1) Assessments subject to this subsection shall be changed annually on the date of assessment provided by law; but those changes in assessments shall not exceed <u>5</u> ten percent (10%) of the assessment for the prior year.

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(2) No assessment shall exceed just value.

(3) After a change of ownership or control, as defined by general law, including any change of ownership of a legal entity that owns the property, such property shall be assessed at just value as of the next assessment date. Thereafter, such property shall be assessed as provided in this subsection.

(4) Changes, additions, reductions, or improvements to
such property shall be assessed as provided for by general law;
however, after the adjustment for any change, addition,
reduction, or improvement, the property shall be assessed as
provided in this subsection.

(h) For all levies other than school district levies,
assessments of real property that is not subject to the
assessment limitations set forth in subsections (a) through (d)
and (g) shall change only as provided in this subsection.

(1) Assessments subject to this subsection shall be
changed annually on the date of assessment provided by law; but
those changes in assessments shall not exceed 5 ten percent
(10%) of the assessment for the prior year.

162

(2) No assessment shall exceed just value.

(3) The legislature must provide that such property shall
be assessed at just value as of the next assessment date after a
qualifying improvement, as defined by general law, is made to

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166 such property. Thereafter, such property shall be assessed as 167 provided in this subsection.

(4) The legislature may provide that such property shall
be assessed at just value as of the next assessment date after a
change of ownership or control, as defined by general law,
including any change of ownership of the legal entity that owns
the property. Thereafter, such property shall be assessed as
provided in this subsection.

(5) Changes, additions, reductions, or improvements to
such property shall be assessed as provided for by general law;
however, after the adjustment for any change, addition,
reduction, or improvement, the property shall be assessed as
provided in this subsection.

(i) The legislature, by general law and subject to
conditions specified therein, may prohibit the consideration of
the following in the determination of the assessed value of real
property used for residential purposes:

183 (1) Any change or improvement made for the purpose of184 improving the property's resistance to wind damage.

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(2) The installation of a renewable energy source device.

(j) (1) The assessment of the following working waterfront properties shall be based upon the current use of the property:

188 a. Land used predominantly for commercial fishing189 purposes.

b. Land that is accessible to the public and used forvessel launches into waters that are navigable.

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c. Marinas and drystacks that are open to the public.

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d. Water-dependent marine manufacturing facilities,
commercial fishing facilities, and marine vessel construction
and repair facilities and their support activities.

(2) The assessment benefit provided by this subsection is
subject to conditions and limitations and reasonable definitions
as specified by the legislature by general law.

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SECTION 6. Homestead exemptions.-

200 Every person who has the legal or equitable title to (a) 201 real estate and maintains thereon the permanent residence of the 202 owner, or another legally or naturally dependent upon the owner, 203 shall be exempt from taxation thereon, except assessments for 204 special benefits, up to the assessed valuation of \$25,000 twenty-five thousand dollars and, for all levies other than 205 206 school district levies, on the assessed valuation greater than 207 \$50,000 fifty thousand dollars and up to \$75,000 seventy-five 208 thousand dollars, upon establishment of right thereto in the 209 manner prescribed by law. The real estate may be held by legal 210 or equitable title, by the entireties, jointly, in common, as a 211 condominium, or indirectly by stock ownership or membership 212 representing the owner's or member's proprietary interest in a 213 corporation owning a fee or a leasehold initially in excess of 214 98 ninety-cight years. The exemption shall not apply with 215 respect to any assessment roll until such roll is first 216 determined to be in compliance with the provisions of Section 4 217 of this Article by a state agency designated by general law. This exemption is repealed on the effective date of any 218 219 amendment to this Article which provides for the assessment of homestead property at less than just value. 220

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

(c) By general law and subject to conditions specified therein, the legislature may provide to renters, who are permanent residents, ad valorem tax relief on all ad valorem tax levies. Such ad valorem tax relief shall be in the form and amount established by general law.

The legislature may, by general law, allow counties or 233 (d) 234 municipalities, for the purpose of their respective tax levies 235 and subject to the provisions of general law, to grant an 236 additional homestead tax exemption not exceeding \$50,000 fifty 237 thousand dollars to any person who has the legal or equitable 238 title to real estate and maintains thereon the permanent 239 residence of the owner and who has attained age 65 sixty-five 240 and whose household income, as defined by general law, does not 241 exceed \$20,000 twenty thousand dollars. The general law must 242 allow counties and municipalities to grant this additional 243 exemption, within the limits prescribed in this subsection, by ordinance adopted in the manner prescribed by general law, and 244 must provide for the periodic adjustment of the income 245 246 limitation prescribed in this subsection for changes in the cost 247 of living.

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(e) Each veteran who is age 65 or older who is partially Page9 of 13

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249 or totally permanently disabled shall receive a discount from 250 the amount of the ad valorem tax otherwise owed on homestead 251 property the veteran owns and resides in if the disability was 252 combat related, the veteran was a resident of this state at the 253 time of entering the military service of the United States, and 254 the veteran was honorably discharged upon separation from 255 military service. The discount shall be in a percentage equal to 256 the percentage of the veteran's permanent, service-connected 257 disability as determined by the United States Department of 258 Veterans Affairs. To qualify for the discount granted by this 259 subsection, an applicant must submit to the county property 260 appraiser, by March 1, proof of residency at the time of entering military service, an official letter from the United 261 262 States Department of Veterans Affairs stating the percentage of the veteran's service-connected disability and such evidence 263 264 that reasonably identifies the disability as combat related, and 265 a copy of the veteran's honorable discharge. If the property 266 appraiser denies the request for a discount, the appraiser must 267 notify the applicant in writing of the reasons for the denial, 268 and the veteran may reapply. The legislature may, by general 269 law, waive the annual application requirement in subsequent 270 years. This subsection shall take effect December 7, 2006, is 271 self-executing, and does not require implementing legislation. 272 (f) As provided by general law and subject to conditions 273 specified therein, every person who establishes the right to

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receive the homestead exemption provided in subsection (a)

within 1 year after purchasing the homestead property and who

has not owned property in the previous 3 years to which the

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277	homestead exemption provided in subsection (a) applied is
278	entitled to an additional homestead exemption in an amount equal
279	to 50 percent of the homestead property's just value on January
280	1 of the year the homestead is established for all levies other
281	than school district levies. The additional exemption shall
282	
	apply for a period of 5 years or until the year the property is
283	sold, whichever occurs first. The amount of the additional
284	exemption shall not exceed \$200,000 and shall be reduced in each
285	subsequent year by an amount equal to 20 percent of the amount
286	of the additional exemption received in the year the homestead
287	was established or by an amount equal to the difference between
288	the just value of the property and the assessed value of the
289	property determined under Section 4(d) of this Article,
290	whichever is greater. Not more than one exemption provided under
291	this subsection shall be allowed per homestead property. The
292	additional exemption shall apply to property purchased after
293	January 1, 2010, but shall not be available in the sixth and
294	subsequent years after the additional exemption is first
295	received.
296	ARTICLE XII
297	SCHEDULE
298	SECTION 31. Property tax limit for nonhomestead property
299	The amendment to Section 4 of Article VII reducing the limit on
300	the maximum annual increase in the assessed value of
301	nonhomestead property from 10 percent to 5 percent and this
302	section shall take effect January 1, 2011.
303	SECTION 32. Additional homestead exemption for new owners
304	of homestead propertyThe amendment to Section 6 of Article VII
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305	providing for an additional homestead exemption for new owners
306	of homestead property who have not owned homestead property
307	during the immediately preceding 3 years and this section shall
308	take effect January 1, 2011, and shall be available for
309	properties purchased on or after January 1, 2010.
310	BE IT FURTHER RESOLVED that the following statement be
311	placed on the ballot:
312	CONSTITUTIONAL AMENDMENT
313	ARTICLE VII, SECTIONS 4, 6
314	ARTICLE XII, SECTIONS 31, 32
315	NONHOMESTEAD PROPERTY ANNUAL ASSESSMENT INCREASE LIMITATION
316	REDUCTION; NEW HOMESTEAD PROPERTY OWNER ADDITIONAL HOMESTEAD
317	EXEMPTION
318	(1) This amendment reduces from 10 percent to 5 percent
319	the limitation on annual increases in assessments of
320	nonhomestead real property and provides an effective date of
321	January 1, 2011.
322	(2) This amendment also provides new owners of homestead
323	property who have not owned homestead property during the
324	immediately preceding 3 years with an additional homestead
325	exemption equal to 50 percent of the property's just value in
326	the first year for all levies other than school district levies,
327	limited to \$200,000; applies the additional exemption for the
328	shorter of 5 years or the year of sale of the property; reduces
329	the amount of the additional exemption in each succeeding year
330	for 5 years by the greater of 20 percent of the amount of the
331	initial additional exemption or the difference between the just
332	value and the assessed value of the property; limits the
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additional exemption to one per homestead property; limits the additional exemption to properties purchased after January 1, 2010; prohibits availability of the additional exemption in the sixth and subsequent years after the additional exemption is granted; and provides for the amendment to take effect January 1, 2011, and apply to properties purchased on or after January 1, 2010.

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