FLORIDA HOUSE OF REPRESENTATIVES BILL ANALYSIS

This bill analysis was prepared by nonpartisan committee staff and does not constitute an official statement of legislative intent.

BILL #: <u>HJR 213</u> **TITLE:** Modification of Limitations on Property

Assessment Increases **SPONSOR(S):** Griffitts

COMPANION BILL: None LINKED BILLS: None RELATED BILLS: None

Committee References

Select Committee on Property
Taxes

<u>Taxes</u> 24 Y, 10 N State Affairs

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Ways & Means

SUMMARY

Effect of the Bill:

The joint resolution proposes an amendment to Article VII, Section 4 of the Florida Constitution to provide that changes in assessments for individual properties will only occur once every three years for ad valorem taxes levied by counties, cities, and special districts. Increases in assessments for homestead properties will be limited to 3% or the change in inflation over the 3-year period, whichever is lower. Increases in assessments of non-homestead property will be limited to 15% every third year, instead of 10% each year. This change would apply to all ad valorem taxes **other** than school taxes.

The joint resolution also proposes a new Section 7 of Article VIII of the Florida Constitution to prohibit local governments from reducing funding for law enforcement services below a specified base year.

Subject to approval by 60 percent of voters during the 2026 general election, the amendment proposed in the joint resolution will take effect on January 1, 2027. The joint resolution is not subject to the Governor's veto powers.

Fiscal or Economic Impact:

The Revenue Estimating Conference (REC) estimated that the bill will have a zero or negative indeterminate impact on local government revenues because the constitutional amendment requires voter approval. If approved, and assuming current millage rates, the REC estimated that the amendment will have a negative cash impact of \$1.7 billion, and a negative recurring impact of \$5.2 billion on local non-school property tax revenues in FY 2027-28.

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EFFECT OF THE BILL:

The joint resolution proposes an amendment to Article VII, Section 4 of the Florida Constitution to provide that changes in the <u>assessed valuation</u> of individual parcels of real property will only occur once every three years. These changes only apply to <u>ad valorem taxes</u> levied by counties, cities, and special districts.

Specifically, the amendment changes the existing <u>limitation on the annual increase</u> of 3% or the change in inflation (whichever is lower) for <u>homestead properties</u> to apply every third year instead of each year. The amendment also changes the existing assessment increase limitation for <u>non-homestead property</u> to be 15% every third year, instead of 10% each year.

This change would apply to all ad valorem taxes **other** than school taxes. The effect of this would be to significantly slow the growth of assessed values of homestead and non-homestead properties for taxes levied by counties, cities, or special districts. These changes would not affect property taxes levied by school districts.

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DATE: 11/20/2025

The joint resolution also proposes a new Section 7 of Article VIII of the Florida Constitution to prohibit local governments from reducing funding for law enforcement services below the funding provided for law enforcement services in either FY 2025-26 or FY 2026-27, whichever is higher.

Subject to approval by 60 percent of voters during the 2026 general election, the amendment proposed in the joint resolution will take effect on January 1, 2027. The joint resolution is not subject to the Governor's veto powers.

FISCAL OR ECONOMIC IMPACT:

LOCAL GOVERNMENT:

The Revenue Estimating Conference (REC) estimated that the bill will have a zero or negative indeterminate impact on local government revenues because the constitutional amendment requires voter approval. If approved by the voters, and assuming current millage rates, the REC estimated that the amendment will have a negative cash impact of \$1.7 billion, and a negative recurring impact of \$5.2 billion on local non-school property tax revenues in FY 2027-28.1

RELEVANT INFORMATION

SUBJECT OVERVIEW:

<u>Limitation on Annual Increases in Assessments for Real Property</u>

The Florida Constitution² provides that, for those entitled to a homestead exemption, the assessed value of the homestead for all levies shall be changed annually on January 1st of each year.³ Those changes in assessments cannot exceed the lesser of three percent of the prior year's assessment or the percent change in the Consumer Price Index⁴ for the preceding calendar year.⁵

For non-homestead property, for purposes of all levies other than school district levies, the property is reassessed each January 1, but cannot increase by more than 10 percent over the prior year's assessed value.⁶ Property is generally reassessed at just value on the January 1 following a change of ownership,⁷ and changes, additions, or improvements are also generally assessed at just value on the January 1 following the change.⁸ The assessed value of non-homestead property is not limited by the 10 percent cap for purposes of school levies.

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¹ The impact to local government revenues adopted by the REC for HJR 213 is available on the Office of Economic and Demographic Research's <u>website</u>, and includes the impact by county (each county's impact is the total impact to the county government, all municipal governments, and all special districts within that county).

² As amended by Constitutional Amendment 10 (1992), commonly referred to as the "Save Our Homes" initiative.

³ FLA. CONST. art. VII, s. 4(d)(1)

⁴ Specifically, the Consumer Price Index for All Urban Consumers, U.S. City Average, all items 1967=100, or successor reports.

⁵ FLA. CONST. art. VII, s. 4(d)(1), implemented by section 193.155, F.S.

⁶ FLA. CONST. art. VII, s. 4(g)(1) and 4(h)(1), implemented by <u>s. 193.1554(3)</u>, F.S., and <u>s. 193.1555(3)</u>, F.S.

⁷ FLA. CONST. art. VII, s. 4(g)(3 and 4(h)(4), implemented by <u>s. 193.1554(5)</u>, F.S., and <u>s. 193.1555(5)</u>, F.S.

⁸ FLA. CONST. art. VII, s. 4(g)(4) and 4(h)(5), implemented by s. 193.1554(6), F.S., and s. 193.1555(6), F.S.

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Assessed Value

The assessed value of property is the annual determination of the value of a parcel of property for property tax purposes. If it is newly acquired property, the assessed value is generally the just or fair market value of the property. If the property is real property that has been owned for more than one year, then the assessed value is generally the value of the property from the prior year, adjusted for changes in just or fair market value, with assessment increases limited pursuant to assessment limitations found in the Florida Constitution (generally 3% or the change in the consumer price index for homestead property, or 10% for non-homestead property). The Florida Constitution authorizes the Legislature to provide for assessment of certain property based on its particular use. For example, property classified as agricultural is assessed based upon specific factors related to its agricultural use.

Ad Valorem Taxes

The ad valorem tax or "property tax" is an annual tax levied by counties, municipalities, school districts, and some special districts. The Florida Constitution reserves to local governments the authority to levy ad valorem taxes on real and tangible personal property. Ad valorem taxes are levied annually by local governments based on the value of real and tangible personal property as of January 1 of each year. 15

The Florida Constitution requires that all property be assessed at just value for ad valorem tax purposes, ¹⁶ and provides for specified assessment limitations, property classifications, and exemptions. ¹⁷ After the property appraiser considers any assessment limitation or use classification affecting the just value of a parcel of real property, an assessed value is produced. The assessed value is then reduced by any exemptions to produce the taxable value. ¹⁸

Unless expressly exempted from taxation, all real and personal property and leasehold interests in the state are subject to taxation.¹⁹ The Florida Constitution limits the Legislature's authority to grant an exemption or assessment limitation from taxes,²⁰ and any modifications to existing ad valorem tax exemptions or limitations must be consistent with the constitutional provision authorizing the exemption or limitation.²¹

Homestead Property

Homestead property is real estate (real property) for which a person, on January 1, has the legal or beneficial title and who in good faith makes the property his or her permanent residence (or the permanent residence of another legally or naturally dependent on him or her).²² The property may be owned jointly, as tenancy by the entireties, or otherwise in common with others, and can be apportioned among such shared owners.²³ Only one homestead

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9 S. 192.001(2), F.S.
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¹⁰ S. 192.001(2)(a), F.S.

¹¹ S. 192.001(2)(b), F.S.

¹² FLA. CONST. art. VII, s. 4(a), (b) and (c)

¹³ S. 193.461, F.S.

¹⁴ FLA. CONST. art. VII, ss. 1(a), 9(a)

¹⁵ Section 192.001(12), F.S., defines "real property" as land, buildings, fixtures, and all other improvements to land. The terms "land," "real estate," "realty," and "real property" may be used interchangeably. S. 192.001(11)(d), F.S., defines "tangible personal property" as all goods, chattels, and other articles of value (but does not include the vehicular items enumerated in Art. VII, s. 1(b) of the Florida Constitution and elsewhere defined) capable of manual possession and whose chief value is intrinsic to the article itself.

¹⁶ FLA. CONST. art. VII, s. 4

¹⁷ FLA. CONST. art. VII, ss. 3, 4, and 6

¹⁸ S. 196.031, F.S.

¹⁹ <u>S. 196.001, F.S.</u>; see also Sebring Airport Authority v. McIntyre, 642 So. 2d 1072, 1073 (Fla. 1994), noting exemptions are strictly construed against the party claiming them.

²⁰ Archer v. Marshall, 355 So. 2d 781, 784 (Fla. 1978).

²¹ Sebring Airport Auth. v. McIntyre, 783, So. 2d 238, 248 (Fla. 2001); Archer v. Marshall, 355 So. 2d 781, 784. (Fla. 1978); Am Fi Inv. Corp v. Kinney, 360 So. 2d 415 (Fla. 1978); see also Sparkman v. State, 58 So. 2d 431, 432 (Fla. 1952).

²² FLA. CONST. art. VII, s. 6(a) and s. 196.031(1)(a), F.S.

²³ S. 196.031(1)(a), F.S.

exemption is allowed to any one person or on any one dwelling house.²⁴ Individual condominium owners, however, can each qualify for a separate homestead designation.²⁵ Homestead property is assessed at just value on January 1 of the first year after the property becomes a homestead,²⁶ and is re-assessed at just value if there is a sale or other change of ownership.²⁷

Non-Homestead Property

Property that is residential real property but does not qualify as homestead property, or which is not residential property and is not subject to special classification (e.g., agricultural property), is colloquially referred to as "non-homestead property." This type of real property is assessed at just value on January 1 of the year the property is purchased or the year it becomes non-homestead property (in the case of a homestead property that is shifted to another use, like a vacation home or rental property).²⁸

BILL HISTORY				
COMMITTEE REFERENCE	ACTION	DATE	STAFF DIRECTOR/ POLICY CHIEF	ANALYSIS PREPARED BY
Select Committee on Property Taxes	24 Y, 10 N	11/20/2025	Aldridge	Berg
State Affairs Committee				
Ways & Means Committee				

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²⁴ *Id.*

²⁵ *Id.*

²⁶ S. 193.155(1), F.S.

²⁷ S. 193.155(3), F.S.

²⁸ <u>S. 193.1554(2)</u>, F.S., and <u>s. 193.1555(2)</u>, F.S.