

101ST GENERAL ASSEMBLY

State of Illinois

2019 and 2020

HB2320

by Rep. Sam Yingling

SYNOPSIS AS INTRODUCED:

35 ILCS 200/18-185 35 ILCS 200/18-205 35 ILCS 200/18-212 35 ILCS 200/18-213 35 ILCS 200/18-214 30 ILCS 805/8.43 new

Amends the Property Tax Code. Provides that, for the 2019 and 2020 levy years, the Property Tax Extension Limitation Law applies to all non-home rule taxing districts. Provides that, for the 2019 and 2020 levy year, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

LRB101 07545 HLH 52590 b

FISCAL NOTE ACT MAY APPLY HOUSING AFFORDABILITY IMPACT NOTE ACT MAY APPLY 1 AN ACT concerning revenue.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Property Tax Code is amended by changing 5 Sections 18-185, 18-205, 18-212, 18-213, and 18-214 as follows:

6 (35 ILCS 200/18-185)

Sec. 18-185. Short title; definitions. This Division 5 may
be cited as the Property Tax Extension Limitation Law. As used
in this Division 5:

10 "Consumer Price Index" means the Consumer Price Index for 11 All Urban Consumers for all items published by the United 12 States Department of Labor.

"Extension limitation", for levy years other than 2019 and 2020, means (a) the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year or (b) the rate of increase approved by voters under Section 18-205.

18 <u>"Extension limitation", for levy years 2019 and 2020, means</u>
19 <u>0% or the rate of increase approved by the voters under Section</u>
20 <u>18-205.</u>

21 "Affected county" means a county of 3,000,000 or more 22 inhabitants or a county contiguous to a county of 3,000,000 or 23 more inhabitants.

"Taxing district" has the same meaning provided in Section 1 2 1-150, except as otherwise provided in this Section. For the 1991 through 1994 levy years only, "taxing district" includes 3 only each non-home rule taxing district having the majority of 4 5 its 1990 equalized assessed value within any county or counties 6 contiguous to a county with 3,000,000 or more inhabitants. Beginning with the 1995 levy year, and except as provided for 7 levy years 2019 and 2020, "taxing district" includes only each 8 non-home rule taxing district subject to this Law before the 9 10 1995 levy year and each non-home rule taxing district not 11 subject to this Law before the 1995 levy year having the 12 majority of its 1994 equalized assessed value in an affected 13 county or counties. Beginning with the levy year in which this 14 Law becomes applicable to a taxing district as provided in Section 18-213, "taxing district" also includes those taxing 15 districts made subject to this Law as provided in Section 16 17 18-213. For levy years 2019 and 2020, "taxing district" has the same meaning provided in Section 1-150, but does not include 18 19 home rule units.

20 "Aggregate extension" for taxing districts to which this 21 Law applied before the 1995 levy year means the annual 22 corporate extension for the taxing district and those special 23 purpose extensions that are made annually for the taxing 24 district, excluding special purpose extensions: (a) made for 25 the taxing district to pay interest or principal on general 26 obligation bonds that were approved by referendum; (b) made for

any taxing district to pay interest or principal on general 1 2 obligation bonds issued before October 1, 1991; (c) made for any taxing district to pay interest or principal on bonds 3 issued to refund or continue to refund those bonds issued 4 5 before October 1, 1991; (d) made for any taxing district to pay interest or principal on bonds issued to refund or continue to 6 7 refund bonds issued after October 1, 1991 that were approved by 8 referendum; (e) made for any taxing district to pay interest or 9 principal on revenue bonds issued before October 1, 1991 for 10 payment of which a property tax levy or the full faith and 11 credit of the unit of local government is pledged; however, a 12 tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of 13 14 local government finds that all other sources for payment are 15 insufficient to make those payments; (f) made for payments 16 under a building commission lease when the lease payments are 17 for the retirement of bonds issued by the commission before October 1, 1991, to pay for the building project; (g) made for 18 payments due under installment contracts entered into before 19 20 October 1, 1991; (h) made for payments of principal and interest on bonds issued under the Metropolitan Water 21 22 Reclamation District Act to finance construction projects 23 initiated before October 1, 1991; (i) made for payments of principal and interest on limited bonds, as defined in Section 24 25 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt service extension base less the amount in items 26

(b), (c), (e), and (h) of this definition for non-referendum 1 obligations, except obligations initially issued pursuant to 2 3 referendum; (j) made for payments of principal and interest on bonds issued under Section 15 of the Local Government Debt 4 5 Reform Act; (k) made by a school district that participates in the Special Education District of Lake County, created by 6 7 special education joint agreement under Section 10-22.31 of the School Code, for payment of the school district's share of the 8 9 amounts required to be contributed by the Special Education 10 District of Lake County to the Illinois Municipal Retirement 11 Fund under Article 7 of the Illinois Pension Code; the amount 12 of any extension under this item (k) shall be certified by the 13 school district to the county clerk; (1) made to fund expenses 14 of providing joint recreational programs for persons with disabilities under Section 5-8 of the Park District Code or 15 16 Section 11-95-14 of the Illinois Municipal Code; (m) made for 17 temporary relocation loan repayment purposes pursuant to Sections 2-3.77 and 17-2.2d of the School Code; (n) made for 18 payment of principal and interest on any bonds issued under the 19 20 authority of Section 17-2.2d of the School Code; (o) made for contributions to a firefighter's pension fund created under 21 Article 4 of the Illinois Pension Code, to the extent of the 22 23 amount certified under item (5) of Section 4-134 of the Illinois Pension Code; and (p) made for road purposes in the 24 25 first year after a township assumes the rights, powers, duties, 26 assets, property, liabilities, obligations, and

1 responsibilities of a road district abolished under the 2 provisions of Section 6-133 of the Illinois Highway Code.

"Aggregate extension" for the taxing districts to which 3 this Law did not apply before the 1995 levy year (except taxing 4 5 districts subject to this Law in accordance with Section 18-213 or this amendatory Act of the 101st General Assembly) means the 6 7 annual corporate extension for the taxing district and those 8 special purpose extensions that are made annually for the 9 taxing district, excluding special purpose extensions: (a) 10 made for the taxing district to pay interest or principal on 11 general obligation bonds that were approved by referendum; (b) 12 made for any taxing district to pay interest or principal on 13 general obligation bonds issued before March 1, 1995; (c) made for any taxing district to pay interest or principal on bonds 14 issued to refund or continue to refund those bonds issued 15 before March 1, 1995; (d) made for any taxing district to pay 16 17 interest or principal on bonds issued to refund or continue to refund bonds issued after March 1, 1995 that were approved by 18 referendum; (e) made for any taxing district to pay interest or 19 20 principal on revenue bonds issued before March 1, 1995 for payment of which a property tax levy or the full faith and 21 22 credit of the unit of local government is pledged; however, a 23 tax for the payment of interest or principal on those bonds shall be made only after the governing body of the unit of 24 25 local government finds that all other sources for payment are 26 insufficient to make those payments; (f) made for payments

under a building commission lease when the lease payments are 1 2 for the retirement of bonds issued by the commission before 3 March 1, 1995 to pay for the building project; (g) made for payments due under installment contracts entered into before 4 5 March 1, 1995; (h) made for payments of principal and interest on bonds issued under the Metropolitan Water Reclamation 6 7 District Act to finance construction projects initiated before 8 October 1, 1991; (h-4) made for stormwater management purposes 9 by the Metropolitan Water Reclamation District of Greater 10 Chicago under Section 12 of the Metropolitan Water Reclamation 11 District Act; (i) made for payments of principal and interest 12 on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt 13 14 service extension base less the amount in items (b), (c), and 15 (e) of this definition for non-referendum obligations, except 16 obligations initially issued pursuant to referendum and bonds 17 described in subsection (h) of this definition; (j) made for payments of principal and interest on bonds issued under 18 Section 15 of the Local Government Debt Reform Act; (k) made 19 20 for payments of principal and interest on bonds authorized by Public Act 88-503 and issued under Section 20a of the Chicago 21 22 Park District Act for aquarium or museum projects; (1) made for 23 payments of principal and interest on bonds authorized by Public Act 87-1191 or 93-601 and (i) issued pursuant to Section 24 25 21.2 of the Cook County Forest Preserve District Act, (ii) issued under Section 42 of the Cook County Forest Preserve 26

District Act for zoological park projects, or (iii) issued 1 2 under Section 44.1 of the Cook County Forest Preserve District Act for botanical gardens projects; (m) made pursuant to 3 Section 34-53.5 of the School Code, whether levied annually or 4 5 not; (n) made to fund expenses of providing joint recreational programs for persons with disabilities under Section 5-8 of the 6 7 Park District Code or Section 11-95-14 of the Illinois 8 Municipal Code; (o) made by the Chicago Park District for 9 recreational programs for persons with disabilities under 10 subsection (c) of Section 7.06 of the Chicago Park District Act; (p) made for contributions to a firefighter's pension fund 11 12 created under Article 4 of the Illinois Pension Code, to the 13 extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code; (q) made by Ford Heights School 14 District 169 under Section 17-9.02 of the School Code; and (r) 15 16 made for the purpose of making employer contributions to the Public School Teachers' Pension and Retirement Fund of Chicago 17 under Section 34-53 of the School Code. 18

"Aggregate extension" for all taxing districts to which 19 20 this Law applies in accordance with Section 18-213, except for those taxing districts subject to paragraph (2) of subsection 21 22 (e) of Section 18-213, means the annual corporate extension for 23 the taxing district and those special purpose extensions that are made annually for the taxing district, excluding special 24 25 purpose extensions: (a) made for the taxing district to pay 26 interest or principal on general obligation bonds that were

approved by referendum; (b) made for any taxing district to pay 1 2 interest or principal on general obligation bonds issued before 3 the date on which the referendum making this Law applicable to the taxing district is held; (c) made for any taxing district 4 5 to pay interest or principal on bonds issued to refund or continue to refund those bonds issued before the date on which 6 7 the referendum making this Law applicable to the taxing 8 district is held; (d) made for any taxing district to pay 9 interest or principal on bonds issued to refund or continue to 10 refund bonds issued after the date on which the referendum 11 making this Law applicable to the taxing district is held if 12 the bonds were approved by referendum after the date on which 13 the referendum making this Law applicable to the taxing 14 district is held; (e) made for any taxing district to pay 15 interest or principal on revenue bonds issued before the date 16 on which the referendum making this Law applicable to the 17 taxing district is held for payment of which a property tax levy or the full faith and credit of the unit of local 18 19 government is pledged; however, a tax for the payment of 20 interest or principal on those bonds shall be made only after the governing body of the unit of local government finds that 21 22 all other sources for payment are insufficient to make those 23 payments; (f) made for payments under a building commission 24 lease when the lease payments are for the retirement of bonds 25 issued by the commission before the date on which the 26 referendum making this Law applicable to the taxing district is

held to pay for the building project; (q) made for payments due 1 2 under installment contracts entered into before the date on 3 which the referendum making this Law applicable to the taxing district is held; (h) made for payments of principal and 4 5 interest on limited bonds, as defined in Section 3 of the Local Government Debt Reform Act, in an amount not to exceed the debt 6 7 service extension base less the amount in items (b), (c), and 8 (e) of this definition for non-referendum obligations, except 9 obligations initially issued pursuant to referendum; (i) made 10 for payments of principal and interest on bonds issued under 11 Section 15 of the Local Government Debt Reform Act; (j) made 12 for a qualified airport authority to pay interest or principal on general obligation bonds issued for the purpose of paying 13 14 obligations due under, or financing airport facilities required to be acquired, constructed, installed or equipped 15 16 pursuant to, contracts entered into before March 1, 1996 (but 17 not including any amendments to such a contract taking effect on or after that date); (k) made to fund expenses of providing 18 19 joint recreational programs for persons with disabilities 20 under Section 5-8 of the Park District Code or Section 11-95-14 of the Illinois Municipal Code; (1) made for contributions to a 21 22 firefighter's pension fund created under Article 4 of the 23 Illinois Pension Code, to the extent of the amount certified under item (5) of Section 4-134 of the Illinois Pension Code; 24 25 and (m) made for the taxing district to pay interest or 26 principal on general obligation bonds issued pursuant to

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1 Section 19-3.10 of the School Code.

2 "Aggregate extension" for all taxing districts to which 3 this Law applies in accordance with paragraph (2) of subsection (e) of Section 18-213 or this amendatory Act of the 101st 4 5 General Assembly means the annual corporate extension for the 6 taxing district and those special purpose extensions that are 7 made annually for the taxing district, excluding special 8 purpose extensions: (a) made for the taxing district to pay 9 interest or principal on general obligation bonds that were 10 approved by referendum; (b) made for any taxing district to pay 11 interest or principal on general obligation bonds issued before 12 the effective date of this amendatory Act of 1997; (c) made for any taxing district to pay interest or principal on bonds 13 issued to refund or continue to refund those bonds issued 14 15 before the effective date of this amendatory Act of 1997; (d) 16 made for any taxing district to pay interest or principal on 17 bonds issued to refund or continue to refund bonds issued after the effective date of this amendatory Act of 1997 if the bonds 18 were approved by referendum after the effective date of this 19 20 amendatory Act of 1997; (e) made for any taxing district to pay interest or principal on revenue bonds issued before the 21 22 effective date of this amendatory Act of 1997 for payment of 23 which a property tax levy or the full faith and credit of the unit of local government is pledged; however, a tax for the 24 25 payment of interest or principal on those bonds shall be made 26 only after the governing body of the unit of local government

finds that all other sources for payment are insufficient to 1 2 make those payments; (f) made for payments under a building 3 commission lease when the lease payments are for the retirement of bonds issued by the commission before the effective date of 4 5 this amendatory Act of 1997 to pay for the building project; (g) made for payments due under installment contracts entered 6 into before the effective date of this amendatory Act of 1997; 7 8 (h) made for payments of principal and interest on limited 9 bonds, as defined in Section 3 of the Local Government Debt 10 Reform Act, in an amount not to exceed the debt service 11 extension base less the amount in items (b), (c), and (e) of 12 this definition for non-referendum obligations, except obligations initially issued pursuant to referendum; (i) made 13 14 for payments of principal and interest on bonds issued under 15 Section 15 of the Local Government Debt Reform Act; (j) made 16 for a qualified airport authority to pay interest or principal 17 on general obligation bonds issued for the purpose of paying obligations due under, or financing airport facilities 18 19 required to be acquired, constructed, installed or equipped 20 pursuant to, contracts entered into before March 1, 1996 (but 21 not including any amendments to such a contract taking effect 22 on or after that date); (k) made to fund expenses of providing 23 joint recreational programs for persons with disabilities under Section 5-8 of the Park District Code or Section 11-95-14 24 25 of the Illinois Municipal Code; and (1) made for contributions 26 to a firefighter's pension fund created under Article 4 of the

Illinois Pension Code, to the extent of the amount certified

under item (5) of Section 4-134 of the Illinois Pension Code.

"Debt service extension base" means an amount equal to that 3 portion of the extension for a taxing district for the 1994 4 5 levy year, or for those taxing districts subject to this Law in accordance with Section 18 213, except for those subject to 6 7 paragraph (2) of subsection (e) of Section 18 213, for the levy 8 year in which the referendum making this Law applicable to the 9 taxing district is held, or for those taxing districts subject 10 to this Law in accordance with paragraph (2) of subsection (e) 11 of Section 18-213 for the 1996 levy year, constituting an 12 extension for payment of principal and interest on bonds issued by the taxing district without referendum, but not including 13 excluded non-referendum bonds. For park districts (i) that were 14 first subject to this Law in 1991 or 1995 and (ii) whose 15 16 extension for the 1994 levy year for the payment of principal 17 and interest on bonds issued by the park district without referendum (but not including excluded non-referendum bonds) 18 was less than 51% of the amount for the 1991 levy year 19 20 constituting an extension for payment of principal and interest on bonds issued by the park district without referendum (but 21 22 not including excluded non-referendum bonds), "debt service 23 extension base" means an amount equal to that portion of the extension for the 1991 levy year constituting an extension for 24 25 payment of principal and interest on bonds issued by the park 26 district without referendum (but not including excluded

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debt service extension 1 non-referendum bonds). А base 2 established or increased at any time pursuant to any provision of this Law, except Section 18-212, shall be increased each 3 year commencing with the later of (i) the 2009 levy year or 4 5 (ii) the first levy year in which this Law becomes applicable to the taxing district, by (A) for levy years other than levy 6 7 year 2019 and 2020, the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year 8 9 preceding the levy year or (B) for levy years 2019 and 2020, 10 0%. The debt service extension base may be established or 11 increased as provided under Section 18-212. "Excluded 12 non-referendum bonds" means (i) bonds authorized by Public Act 88-503 and issued under Section 20a of the Chicago Park 13 District Act for aquarium and museum projects; (ii) bonds 14 issued under Section 15 of the Local Government Debt Reform 15 16 Act; or (iii) refunding obligations issued to refund or to 17 continue to refund obligations initially issued pursuant to referendum. 18

"Special purpose extensions" include, but are not limited 19 20 to, extensions for levies made on an annual basis for 21 unemployment and workers' compensation, self-insurance, 22 contributions to pension plans, and extensions made pursuant to 23 Section 6-601 of the Illinois Highway Code for a road district's permanent road fund whether levied annually or not. 24 25 The extension for a special service area is not included in the 26 aggregate extension.

"Aggregate extension base" means the taxing district's 1 2 last preceding aggregate extension as adjusted under Sections 18-135, 18-215, 18-230, and 18-206. An adjustment under Section 3 18-135 shall be made for the 2007 levy year and all subsequent 4 5 levy years whenever one or more counties within which a taxing 6 district is located (i) used estimated valuations or rates when extending taxes in the taxing district for the last preceding 7 levy year that resulted in the over or under extension of 8 9 taxes, or (ii) increased or decreased the tax extension for the 10 last preceding levy year as required by Section 18-135(c). 11 Whenever an adjustment is required under Section 18-135, the 12 aggregate extension base of the taxing district shall be equal 13 to the amount that the aggregate extension of the taxing district would have been for the last preceding levy year if 14 15 either or both (i) actual, rather than estimated, valuations or 16 rates had been used to calculate the extension of taxes for the 17 last levy year, or (ii) the tax extension for the last preceding levy year had not been adjusted as required by 18 subsection (c) of Section 18-135. 19

Notwithstanding any other provision of law, for levy year 2012, the aggregate extension base for West Northfield School 22 District No. 31 in Cook County shall be \$12,654,592.

23 "Levy year" has the same meaning as "year" under Section 24 1-155.

25 "New property" means (i) the assessed value, after final 26 board of review or board of appeals action, of new improvements

or additions to existing improvements on any parcel of real 1 2 property that increase the assessed value of that real property 3 during the levy year multiplied by the equalization factor issued by the Department under Section 17-30, (ii) the assessed 4 5 value, after final board of review or board of appeals action, of real property not exempt from real estate taxation, which 6 7 real property was exempt from real estate taxation for any 8 portion of the immediately preceding levy year, multiplied by 9 the equalization factor issued by the Department under Section 10 17-30, including the assessed value, upon final stabilization 11 of occupancy after new construction is complete, of any real 12 property located within the boundaries of an otherwise or 13 previously exempt military reservation that is intended for 14 residential use and owned by or leased to a private corporation 15 or other entity, (iii) in counties that classify in accordance 16 with Section 4 of Article IX of the Illinois Constitution, an 17 incentive property's additional assessed value resulting from a scheduled increase in the level of assessment as applied to 18 the first year final board of review market value, and (iv) any 19 20 increase in assessed value due to oil or gas production from an 21 oil or gas well required to be permitted under the Hydraulic 22 Fracturing Regulatory Act that was not produced in or accounted 23 for during the previous levy year. In addition, the county clerk in a county containing a population of 3,000,000 or more 24 25 shall include in the 1997 recovered tax increment value for any 26 school district, any recovered tax increment value that was

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1 applicable to the 1995 tax year calculations.

2 "Qualified airport authority" means an airport authority 3 organized under the Airport Authorities Act and located in a 4 county bordering on the State of Wisconsin and having a 5 population in excess of 200,000 and not greater than 500,000.

6 "Recovered tax increment value" means, except as otherwise 7 provided in this paragraph, the amount of the current year's 8 equalized assessed value, in the first year after а 9 municipality terminates the designation of an area as a 10 redevelopment project area previously established under the 11 Tax Increment Allocation Development Act in the Illinois 12 Municipal Code, previously established under the Industrial 13 Jobs Recovery Law in the Illinois Municipal Code, previously 14 established under the Economic Development Project Area Tax Increment Act of 1995, or previously established under the 15 16 Economic Development Area Tax Increment Allocation Act, of each 17 taxable lot, block, tract, or parcel of real property in the redevelopment project area over and above the initial equalized 18 assessed value of each property in the redevelopment project 19 20 area. For the taxes which are extended for the 1997 levy year, the recovered tax increment value for a non-home rule taxing 21 22 district that first became subject to this Law for the 1995 23 levy year because a majority of its 1994 equalized assessed value was in an affected county or counties shall be increased 24 25 if a municipality terminated the designation of an area in 1993 26 as a redevelopment project area previously established under

the Tax Increment Allocation Development Act in the Illinois 1 2 Municipal Code, previously established under the Industrial 3 Jobs Recovery Law in the Illinois Municipal Code, or previously established under the Economic Development Area Tax Increment 4 5 Allocation Act, by an amount equal to the 1994 equalized assessed value of each taxable lot, block, tract, or parcel of 6 7 real property in the redevelopment project area over and above 8 the initial equalized assessed value of each property in the 9 redevelopment project area. In the first year after a 10 municipality removes a taxable lot, block, tract, or parcel of 11 real property from a redevelopment project area established 12 under the Tax Increment Allocation Development Act in the Illinois Municipal Code, the Industrial Jobs Recovery Law in 13 14 the Illinois Municipal Code, or the Economic Development Area Tax Increment Allocation Act, "recovered tax increment value" 15 16 means the amount of the current year's equalized assessed value 17 of each taxable lot, block, tract, or parcel of real property removed from the redevelopment project area over and above the 18 19 initial equalized assessed value of that real property before 20 removal from the redevelopment project area.

Except as otherwise provided in this Section, "limiting rate" means a fraction the numerator of which is the last preceding aggregate extension base times an amount equal to one plus the extension limitation defined in this Section and the denominator of which is the current year's equalized assessed value of all real property in the territory under the

jurisdiction of the taxing district during the prior levy year. 1 2 For those taxing districts that reduced their aggregate 3 extension for the last preceding levy year, except for school districts that reduced their extension for educational 4 purposes pursuant to Section 18-206, the highest aggregate 5 extension in any of the last 3 preceding levy years shall be 6 7 used for the purpose of computing the limiting rate. The 8 denominator shall not include new property or the recovered tax 9 increment value. If a new rate, a rate decrease, or a limiting rate increase has been approved at an election held after March 10 11 21, 2006, then (i) the otherwise applicable limiting rate shall 12 be increased by the amount of the new rate or shall be reduced by the amount of the rate decrease, as the case may be, or (ii) 13 14 in the case of a limiting rate increase, the limiting rate 15 shall be equal to the rate set forth in the proposition 16 approved by the voters for each of the years specified in the 17 proposition, after which the limiting rate of the taxing district shall be calculated as otherwise provided. In the case 18 19 of a taxing district that obtained referendum approval for an 20 increased limiting rate on March 20, 2012, the limiting rate for tax year 2012 shall be the rate that generates the 21 22 approximate total amount of taxes extendable for that tax year, 23 as set forth in the proposition approved by the voters; this rate shall be the final rate applied by the county clerk for 24 25 the aggregate of all capped funds of the district for tax year 26 2012.

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(35 ILCS 200/18-205)

4 Sec. 18-205. Referendum to increase the extension 5 limitation. A taxing district is limited to an extension 6 limitation as defined in Section 18-185 of 5% or the percentage 7 increase in the Consumer Price Index during the 12 month calendar year preceding the levy year, whichever is less. A 8 9 taxing district may increase its extension limitation for one 10 or more levy years if that taxing district holds a referendum 11 before the levy date for the first levy year at which a 12 majority of voters voting on the issue approves adoption of a higher extension limitation. Referenda shall be conducted at a 13 14 regularly scheduled election in accordance with the Election 15 Code. The question shall be presented in substantially the 16 following manner for all elections held after March 21, 2006:

Shall the extension limitation under the Property Tax 17 Extension Limitation Law for (insert the legal name, 18 19 number, if any, and county or counties of the taxing district and geographic or other common name by which a 20 21 school or community college district is known and referred 22 to), Illinois, be increased from (extension limitation under Section 18-185) the lesser of 5% or the percentage 23 24 increase in the Consumer Price Index over the prior levy 25 year to (insert the percentage of the proposed increase) %

per year for (insert each levy year for which the increased extension limitation will apply)?

3 The votes must be recorded as "Yes" or "No".

If a majority of voters voting on the issue approves the adoption of the increase, the increase shall be applicable for each levy year specified.

7 The ballot for any question submitted pursuant to this 8 Section shall have printed thereon, but not as a part of the 9 question submitted, only the following supplemental 10 information (which shall be supplied to the election authority 11 by the taxing district) in substantially the following form:

(1) For the (insert the first levy year for which the increased extension limitation will be applicable) levy year the approximate amount of the additional tax extendable against property containing a single family residence and having a fair market value at the time of the referendum of \$100,000 is estimated to be \$....

(2) Based upon an average annual percentage increase 18 19 (or decrease) in the market value of such property of ... % 20 (insert percentage equal to the average annual percentage increase or decrease for the prior 3 levy years, at the 21 22 time the submission of the question is initiated by the 23 taxing district, in the amount of (A) the equalized 24 assessed value of the taxable property in the taxing 25 district less (B) the new property included in the 26 equalized assessed value), the approximate amount of the

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additional tax extendable against such property for the ... levy year is estimated to be \$... and for the ... levy year is estimated to be \$....

Paragraph (2) shall be included only if the increased 4 5 extension limitation will be applicable for more than one year and shall list each levy year for which the increased extension 6 limitation will be applicable. The additional tax shown for 7 8 each levy year shall be the approximate dollar amount of the 9 increase over the amount of the most recently completed 10 extension at the time the submission of the question is 11 initiated by the taxing district. The approximate amount of the 12 additional tax extendable shown in paragraphs (1) and (2) shall be calculated by multiplying \$100,000 (the fair market value of 13 14 the property without regard to any property tax exemptions) by 15 (i) the percentage level of assessment prescribed for that 16 property by statute, or by ordinance of the county board in 17 counties that classify property for purposes of taxation in accordance with Section 4 of Article IX of the Illinois 18 Constitution; (ii) the most recent final equalization factor 19 20 certified to the county clerk by the Department of Revenue at the time the taxing district initiates the submission of the 21 22 proposition to the electors; (iii) the last known aggregate 23 extension base of the taxing district at the time the submission of the question is initiated by the taxing district; 24 25 and (iv) the difference between the percentage increase proposed in the question and (A) the lesser of 5% or the 26

percentage increase in the Consumer Price Index for the prior 1 2 levy year (or an estimate of the percentage increase for the 3 prior levy year if the increase is unavailable at the time the submission of the question is initiated by the taxing district) 4 5 or (B) 0%, as applicable; and dividing the result by the last known equalized assessed value of the taxing district at the 6 7 time the submission of the question is initiated by the taxing district. This amendatory Act of the 97th General Assembly is 8 9 intended to clarify the existing requirements of this Section, 10 and shall not be construed to validate any prior non-compliant 11 referendum language. Any notice required to be published in 12 connection with the submission of the question shall also 13 contain this supplemental information and shall not contain any other supplemental information. Any error, miscalculation, or 14 15 inaccuracy in computing any amount set forth on the ballot or 16 in the notice that is not deliberate shall not invalidate or 17 affect the validity of any proposition approved. Notice of the referendum shall be published and posted as otherwise required 18 19 by law, and the submission of the question shall be initiated 20 as provided by law.

21 (Source: P.A. 97-1087, eff. 8-24-12.)

22 (35 ILCS 200/18-212)

23 Sec. 18-212. Referendum on debt service extension base. A 24 taxing district may establish or increase its debt service 25 extension base if (i) that taxing district holds a referendum before the date on which the levy must be filed with the county clerk of the county or counties in which the taxing district is situated and (ii) a majority of voters voting on the issue

3 situated and (ii) a majority of voters voting on the issue approves the establishment of or increase in the debt service 4 5 extension base. Except with respect to levy years 2019 and 2020, a A debt service extension base established or increased 6 7 by a referendum held pursuant to this Section after February 2, 8 2010, shall be increased each year, commencing with the first 9 levy year beginning after the date of the referendum, by the 10 lesser of 5% or the percentage increase in the Consumer Price 11 Index during the 12-month calendar year preceding the levy year 12 if the optional language concerning the annual increase is 13 included in the question submitted to the electors of the 14 taxing district. An extension base may not be increased during 15 levy years 2019 or 2020. Referenda under this Section shall be 16 conducted at a regularly scheduled election in accordance with 17 the Election Code. The governing body of the taxing district shall certify the question to the proper election authorities 18 who shall submit the question to the electors of the taxing 19 20 district in substantially the following form:

"Shall the debt service extension base under the Property Tax Extension Limitation Law for ... (taxing district name) ... for payment of principal and interest on limited bonds be ((established at \$). (or) (increased from \$ to \$)) .. for the levy year and all subsequent levy years (optional language:, such debt

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service extension base to be increased each year by the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year)?"

5 Votes on the question shall be recorded as "Yes" or "No". 6 If a majority of voters voting on the issue approves the 7 establishment of or increase in the debt service extension 8 base, the establishment of or increase in the debt service 9 extension base shall be applicable for the levy years 10 specified.

11 (Source: P.A. 96-1202, eff. 7-22-10.)

12 (35 ILCS 200/18-213)

Sec. 18-213. Referenda on applicability of the Property Tax
Extension Limitation Law.

(a) The provisions of this Section do not apply to a taxing
district subject to this Law because a majority of its 1990
equalized assessed value is in a county or counties contiguous
to a county of 3,000,000 or more inhabitants, or because a
majority of its 1994 equalized assessed value is in an affected
county and the taxing district was not subject to this Law
before the 1995 levy year.

(b) <u>For levy years other than 2019 and 2020, the</u> The county board of a county that is not subject to this Law may, by ordinance or resolution, submit to the voters of the county the question of whether to make all non-home rule taxing districts

1 that have all or a portion of their equalized assessed 2 valuation situated in the county subject to this Law in the 3 manner set forth in this Section.

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For purposes of this Section only:

5 "Taxing district" has the same meaning provided in Section6 1-150.

7 "Equalized assessed valuation" means the equalized 8 assessed valuation for a taxing district for the immediately 9 preceding levy year.

10 (C)The ordinance or resolution shall request the 11 submission of the proposition at any election, except a 12 consolidated primary election, for the purpose of voting for or 13 against making the Property Tax Extension Limitation Law applicable to all non-home rule taxing districts that have all 14 15 or a portion of their equalized assessed valuation situated in 16 the county.

17 The question shall be placed on a separate ballot and shall 18 be in substantially the following form:

Shall the Property Tax Extension Limitation Law (35 ILCS 200/18-185 through 18-245), which limits annual property tax extension increases, apply to non-home rule taxing districts with all or a portion of their equalized assessed valuation located in (name of county)?
Votes on the question shall be recorded as "yes" or "no".

(d) The county clerk shall order the proposition submittedto the electors of the county at the election specified in the

ordinance or resolution. If part of the county is under the jurisdiction of a board or boards of election commissioners, the county clerk shall submit a certified copy of the ordinance or resolution to each board of election commissioners, which shall order the proposition submitted to the electors of the taxing district within its jurisdiction at the election specified in the ordinance or resolution.

8 (e) (1) With respect to taxing districts having all of 9 their equalized assessed valuation located in the county, 10 if a majority of the votes cast on the proposition are in 11 favor of the proposition, then this Law becomes applicable 12 to the taxing district beginning on January 1 of the year 13 following the date of the referendum.

14 (2) With respect to taxing districts that meet all the
15 following conditions this Law shall become applicable to
16 the taxing district beginning on January 1, 1997. The
17 districts to which this paragraph (2) is applicable

18 (A) do not have all of their equalized assessed19 valuation located in a single county,

20 (B) have equalized assessed valuation in an21 affected county,

(C) meet the condition that each county, other than
an affected county, in which any of the equalized
assessed valuation of the taxing district is located
has held a referendum under this Section at any
election, except a consolidated primary election, held

prior to the effective date of this amendatory Act of
 1997, and

(D) have a majority of the district's equalized 3 assessed valuation located in one or more counties in 4 5 each of which the voters have approved a referendum 6 under this Section prior to the effective date of this 7 amendatory Act of 1997. For purposes of this Section, in determining whether a majority of the equalized 8 9 assessed valuation of the taxing district is located in 10 one or more counties in which the voters have approved 11 referendum under this Section, the equalized а 12 assessed valuation of the taxing district in any affected county shall be included with the equalized 13 14 assessed value of the taxing district in counties in 15 which the voters have approved the referendum.

16 (3) With respect to taxing districts that do not have all of their equalized assessed valuation located in a 17 18 single county and to which paragraph (2) of subsection (e) 19 is not applicable, if each county other than an affected 20 county in which any of the equalized assessed valuation of 21 the taxing district is located has held a referendum under 22 this Section at any election, except a consolidated primary 23 election, held in any year and if a majority of the 24 equalized assessed valuation of the taxing district is 25 located in one or more counties that have each approved a 26 referendum under this Section, then this Law shall become

applicable to the taxing district on January 1 of the year 1 2 following the year in which the last referendum in a county 3 in which the taxing district has any equalized assessed valuation is held. For the purposes of this Law, the last 4 5 referendum shall be deemed to be the referendum making this Law applicable to the taxing district. For purposes of this 6 Section, in determining whether a majority of the equalized 7 8 assessed valuation of the taxing district is located in one 9 or more counties that have approved a referendum under this 10 Section, the equalized assessed valuation of the taxing 11 district in any affected county shall be included with the 12 equalized assessed value of the taxing district in counties 13 that have approved the referendum.

Immediately after a referendum is held under this 14 (f) 15 Section, the county clerk of the county holding the referendum 16 shall give notice of the referendum having been held and its 17 results to all taxing districts that have all or a portion of their equalized assessed valuation located in the county, the 18 county clerk of any other county in which any of the equalized 19 20 assessed valuation of any taxing district is located, and the Department of Revenue. After the last referendum affecting a 21 22 multi-county taxing district is held, the Department of Revenue 23 shall determine whether the taxing district is subject to this Law and, if so, shall notify the taxing district and the county 24 25 clerks of all of the counties in which a portion of the 26 equalized assessed valuation of the taxing district is located

that, beginning the following January 1, the taxing district is 1 2 subject to this Law. For each taxing district subject to paragraph (2) of subsection (e) of this Section, the Department 3 of Revenue shall notify the taxing district and the county 4 5 clerks of all of the counties in which a portion of the equalized assessed valuation of the taxing district is located 6 7 that, beginning January 1, 1997, the taxing district is subject 8 to this Law.

9 (g) Referenda held under this Section shall be conducted in10 accordance with the Election Code.

11 (Source: P.A. 89-510, eff. 7-11-96; 89-718, eff. 3-7-97.)

12 (35 ILCS 200/18-214)

Sec. 18-214. Referenda on removal of the applicability of the Property Tax Extension Limitation Law to non-home rule taxing districts.

(a) The provisions of this Section do not apply to a taxing
district that is subject to this Law because a majority of its
1990 equalized assessed value is in a county or counties
contiguous to a county of 3,000,000 or more inhabitants, or
because a majority of its 1994 equalized assessed value is in
an affected county and the taxing district was not subject to
this Law before the 1995 levy year.

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(b) For purposes of this Section only:

24 "Taxing district" means any non-home rule taxing district
25 that became subject to this Law under Section 18-213 of this

1 Law.

2 "Equalized assessed valuation" means the equalized 3 assessed valuation for a taxing district for the immediately 4 preceding levy year.

5 (c) The county board of a county that became subject to 6 this Law by a referendum approved by the voters of the county 7 under Section 18-213 may, by ordinance or resolution, in the manner set forth in this Section, submit to the voters of the 8 9 county the question of whether this Law applies to all non-home 10 rule taxing districts that have all or a portion of their 11 equalized assessed valuation situated in the county in the 12 manner set forth in this Section.

13 The ordinance or resolution shall (d) request the 14 submission of the proposition at any election, except a 15 consolidated primary election, for the purpose of voting for or against the continued application of the Property Tax Extension 16 17 Limitation Law to all non-home rule taxing districts that have all or a portion of their equalized assessed valuation situated 18 19 in the county.

20 The question shall be placed on a separate ballot and shall21 be in substantially the following form:

22 Shall the Property Tax Extension Limitation Law (35 23 ILCS 200/18-185 through 35 ILCS 200/18-245), which limits 24 annual property tax extension increases, apply to non-home 25 rule taxing districts with all or a portion of their 26 equalized assessed valuation located in (name of county)? - 31 - LRB101 07545 HLH 52590 b

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Votes on the question shall be recorded as "yes" or "no".

(e) The county clerk shall order the proposition submitted 2 3 to the electors of the county at the election specified in the ordinance or resolution. If part of the county is under the 4 5 jurisdiction of a board or boards of election commissioners, the county clerk shall submit a certified copy of the ordinance 6 7 or resolution to each board of election commissioners, which shall order the proposition submitted to the electors of the 8 9 taxing district within its jurisdiction at the election 10 specified in the ordinance or resolution.

(f) With respect to taxing districts having all of their equalized assessed valuation located in one county, if a majority of the votes cast on the proposition are against the proposition, then this Law shall not apply to the taxing district beginning on January 1 of the year following the date of the referendum.

(g) With respect to taxing districts that do not have all of their equalized assessed valuation located in a single county, if both of the following conditions are met, then this Law shall no longer apply to the taxing district beginning on January 1 of the year following the date of the referendum.

(1) Each county in which the district has any equalized
assessed valuation must either, (i) have held a referendum
under this Section, (ii) be an affected county, or (iii)
have held a referendum under Section 18-213 at which the
voters rejected the proposition at the most recent election

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at which the question was on the ballot in the county.

2 (2) The majority of the equalized assessed valuation of 3 the taxing district, other than any equalized assessed valuation in an affected county, is in one or more counties 4 in which the voters rejected the proposition. For purposes 5 of this Section, in determining whether a majority of the 6 7 equalized assessed valuation of the taxing district is located in one or more counties in which the voters have 8 9 rejected the proposition under this Section, the equalized 10 assessed valuation of any taxing district in a county which 11 has held a referendum under Section 18-213 at which the 12 voters rejected that proposition, at the most recent election at which the question was on the ballot in the 13 14 county, will be included with the equalized assessed value 15 of the taxing district in counties in which the voters have 16 rejected the referendum held under this Section.

17 (h) Immediately after a referendum is held under this Section, the county clerk of the county holding the referendum 18 shall give notice of the referendum having been held and its 19 20 results to all taxing districts that have all or a portion of their equalized assessed valuation located in the county, the 21 22 county clerk of any other county in which any of the equalized 23 assessed valuation of any such taxing district is located, and 24 the Department of Revenue. After the last referendum affecting 25 a multi-county taxing district is held, the Department of 26 Revenue shall determine whether the taxing district is no

longer subject to this Law and, if the taxing district is no
longer subject to this Law, the Department of Revenue shall
notify the taxing district and the county clerks of all of the
counties in which a portion of the equalized assessed valuation
of the taxing district is located that, beginning on January 1
of the year following the date of the last referendum, the
taxing district is no longer subject to this Law.

8 <u>(i) Notwithstanding any other provision of law, no</u> 9 <u>referendum may be submitted under this Section for levy years</u> 10 <u>2019 or 2020.</u>

11 (Source: P.A. 89-718, eff. 3-7-97.)

Section 90. The State Mandates Act is amended by adding Section 8.43 as follows:

14 (30 ILCS 805/8.43 new)

15 Sec. 8.43. Exempt mandate. Notwithstanding Sections 6 and 8 16 of this Act, no reimbursement by the State is required for the 17 implementation of any mandate created by this amendatory Act of 18 the 101st General Assembly.

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