# 94TH GENERAL ASSEMBLY

### State of Illinois

## 2005 and 2006

#### HB0653

Introduced 1/28/2005, by Rep. Jack D. Franks

## SYNOPSIS AS INTRODUCED:

35 ILCS 200/15-172 30 ILCS 805/8.29 new

Amends the Property Tax Code. Provides that for purposes of the senior citizens assessment freeze homestead exemption eligibility threshold, "income" is defined to mean adjusted gross income, properly reportable for federal income tax purposes (now, federal adjusted gross income plus various additions for payments made or moneys received during the taxable year, including interest or dividend income, state income tax payments, annuity income, social security payments, railroad retirement payments, public assistance payments, and a deduction carried over from a prior year for a net operating or capital loss). Amends the Senior Citizens Assessment Freeze Homestead Exemption provision and the State Mandates Act to require implementation without reimbursement from the State. Effective immediately.

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FISCAL NOTE ACT MAY APPLY HOUSING AFFORDABILITY IMPACT NOTE ACT MAY APPLY STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT HB0653

1

AN ACT concerning taxes.

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

Section 5. The Property Tax Code is amended by changing
Section 15-172 as follows:

6 (35 ILCS 200/15-172)

Sec. 15-172. Senior Citizens Assessment Freeze Homestead
Exemption.

9 (a) This Section may be cited as the Senior Citizens
10 Assessment Freeze Homestead Exemption.

11 (b)

(b) As used in this Section:

12 "Applicant" means an individual who has filed an 13 application under this Section.

14 "Base amount" means the base year equalized assessed value 15 of the residence plus the first year's equalized assessed value 16 of any added improvements which increased the assessed value of 17 the residence after the base year.

"Base year" means the taxable year prior to the taxable 18 19 year for which the applicant first qualifies and applies for 20 the exemption provided that in the prior taxable year the property was improved with a permanent structure that was 21 22 occupied as a residence by the applicant who was liable for 23 paying real property taxes on the property and who was either (i) an owner of record of the property or had legal or 24 25 equitable interest in the property as evidenced by a written 26 instrument or (ii) had a legal or equitable interest as a lessee in the parcel of property that was single family 27 28 residence. If in any subsequent taxable year for which the 29 applicant applies and qualifies for the exemption the equalized 30 assessed value of the residence is less than the equalized assessed value in the existing base year (provided that such 31 32 equalized assessed value is not based on an assessed value that

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1 results from a temporary irregularity in the property that 2 reduces the assessed value for one or more taxable years), then that subsequent taxable year shall become the base year until a 3 new base year is established under the terms of this paragraph. 4 5 For taxable year 1999 only, the Chief County Assessment Officer 6 shall review (i) all taxable years for which the applicant applied and qualified for the exemption and (ii) the existing 7 8 base year. The assessment officer shall select as the new base year the year with the lowest equalized assessed value. An 9 equalized assessed value that is based on an assessed value 10 11 that results from a temporary irregularity in the property that 12 reduces the assessed value for one or more taxable years shall 13 not be considered the lowest equalized assessed value. The selected year shall be the base year for taxable year 1999 and 14 15 thereafter until a new base year is established under the terms 16 of this paragraph.

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17 "Chief County Assessment Officer" means the County 18 Assessor or Supervisor of Assessments of the county in which 19 the property is located.

20 "Equalized assessed value" means the assessed value as21 equalized by the Illinois Department of Revenue.

22 "Household" means the applicant, the spouse of the 23 applicant, and all persons using the residence of the applicant 24 as their principal place of residence.

25 "Household income" means the combined income of the members 26 of a household for the calendar year preceding the taxable 27 year.

Income" means adjusted gross income, properly reportable
for federal income tax purposes under the provisions of the
Internal Revenue Code of 1986. has the same meaning as provided
in Section 3.07 of the Senior Citizens and Disabled Persons
Property Tax Relief and Pharmaceutical Assistance Act, except
that, beginning in assessment year 2001, "income" does not
include veteran's benefits.

35 "Internal Revenue Code of 1986" means the United States36 Internal Revenue Code of 1986 or any successor law or laws

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relating to federal income taxes in effect for the year
 preceding the taxable year.

3 "Life care facility that qualifies as a cooperative" means 4 a facility as defined in Section 2 of the Life Care Facilities 5 Act.

6 "Residence" means the principal dwelling place and appurtenant structures used for residential purposes in this 7 State occupied on January 1 of the taxable year by a household 8 9 and so much of the surrounding land, constituting the parcel upon which the dwelling place is situated, as is used for 10 11 residential purposes. If the Chief County Assessment Officer 12 has established a specific legal description for a portion of property constituting the residence, then that portion of 13 property shall be deemed the residence for the purposes of this 14 15 Section.

16 "Taxable year" means the calendar year during which ad 17 valorem property taxes payable in the next succeeding year are 18 levied.

19 (c) Beginning in taxable year 1994, a senior citizens 20 assessment freeze homestead exemption is granted for real property that is improved with a permanent structure that is 21 occupied as a residence by an applicant who (i) is 65 years of 22 23 age or older during the taxable year, (ii) has a household income of \$35,000 or less prior to taxable year 1999, \$40,000 24 or less in taxable years 1999 through 2003, and \$45,000 or less 25 26 in taxable year 2004 and thereafter, (iii) is liable for paying 27 real property taxes on the property, and (iv) is an owner of 28 record of the property or has a legal or equitable interest in 29 the property as evidenced by a written instrument. This 30 homestead exemption shall also apply to a leasehold interest in 31 a parcel of property improved with a permanent structure that 32 is a single family residence that is occupied as a residence by a person who (i) is 65 years of age or older during the taxable 33 year, (ii) has a household income of \$35,000 or less prior to 34 35 taxable year 1999, \$40,000 or less in taxable years 1999 through 2003, and \$45,000 or less in taxable year 2004 and 36

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thereafter, (iii) has a legal or equitable ownership interest in the property as lessee, and (iv) is liable for the payment of real property taxes on that property.

The amount of this exemption shall be the equalized assessed value of the residence in the taxable year for which application is made minus the base amount.

7 When the applicant is a surviving spouse of an applicant 8 for a prior year for the same residence for which an exemption 9 under this Section has been granted, the base year and base 10 amount for that residence are the same as for the applicant for 11 the prior year.

Each year at the time the assessment books are certified to the County Clerk, the Board of Review or Board of Appeals shall give to the County Clerk a list of the assessed values of improvements on each parcel qualifying for this exemption that were added after the base year for this parcel and that increased the assessed value of the property.

In the case of land improved with an apartment building 18 19 owned and operated as a cooperative or a building that is a 20 life care facility that qualifies as a cooperative, the maximum reduction from the equalized assessed value of the property is 21 limited to the sum of the reductions calculated for each unit 22 23 occupied as a residence by a person or persons (i) 65 years of 24 age or older, (ii) with a household income of \$35,000 or less prior to taxable year 1999, \$40,000 or less in taxable years 25 26 1999 through 2003, and \$45,000 or less in taxable year 2004 and 27 thereafter, (iii) who is liable, by contract with the owner or 28 owners of record, for paying real property taxes on the 29 property, and (iv) who is an owner of record of a legal or 30 equitable interest in the cooperative apartment building, other than a leasehold interest. In the 31 instance of a 32 cooperative where a homestead exemption has been granted under this Section, the cooperative association or its management 33 firm shall credit the savings resulting from that exemption 34 35 only to the apportioned tax liability of the owner who qualified for the exemption. Any person who willfully refuses 36

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1 to credit that savings to an owner who qualifies for the 2 exemption is guilty of a Class B misdemeanor.

When a homestead exemption has been granted under this Section and an applicant then becomes a resident of a facility licensed under the Nursing Home Care Act, the exemption shall be granted in subsequent years so long as the residence (i) continues to be occupied by the qualified applicant's spouse or (ii) if remaining unoccupied, is still owned by the qualified applicant for the homestead exemption.

Beginning January 1, 1997, when an individual dies who 10 11 would have qualified for an exemption under this Section, and 12 the surviving spouse does not independently qualify for this 13 exemption because of age, the exemption under this Section shall be granted to the surviving spouse for the taxable year 14 15 preceding and the taxable year of the death, provided that, 16 except for age, the surviving spouse meets all other 17 qualifications for the granting of this exemption for those 18 years.

When married persons maintain separate residences, the exemption provided for in this Section may be claimed by only one of such persons and for only one residence.

22 For taxable year 1994 only, in counties having less than 23 3,000,000 inhabitants, to receive the exemption, a person shall 24 submit an application by February 15, 1995 to the Chief County Assessment Officer of the county in which the property is 25 26 located. In counties having 3,000,000 or more inhabitants, for 27 taxable year 1994 and all subsequent taxable years, to receive 28 the exemption, a person may submit an application to the Chief 29 County Assessment Officer of the county in which the property 30 is located during such period as may be specified by the Chief 31 County Assessment Officer. The Chief County Assessment Officer 32 in counties of 3,000,000 or more inhabitants shall annually give notice of the application period by mail or 33 by counties having 34 publication. In less than 3,000,000 35 inhabitants, beginning with taxable year 1995 and thereafter, to receive the exemption, a person shall submit an application 36

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1 by July 1 of each taxable year to the Chief County Assessment 2 Officer of the county in which the property is located. A 3 county may, by ordinance, establish a date for submission of 4 applications that is different than July 1. The applicant shall 5 submit with the application an affidavit of the applicant's 6 total household income, age, marital status (and if married the name and address of the applicant's spouse, if known), and 7 8 principal dwelling place of members of the household on January 9 1 of the taxable year. The Department shall establish, by rule, a method for verifying the accuracy of affidavits filed by 10 11 applicants under this Section. The applications shall be clearly marked as applications for the Senior Citizens 12 13 Assessment Freeze Homestead Exemption.

Notwithstanding any other provision to the contrary, in 14 15 counties having fewer than 3,000,000 inhabitants, if an 16 applicant fails to file the application required by this 17 Section in a timely manner and this failure to file is due to a mental or physical condition sufficiently severe so as to 18 19 render the applicant incapable of filing the application in a 20 timely manner, the Chief County Assessment Officer may extend the filing deadline for a period of 30 days after the applicant 21 22 regains the capability to file the application, but in no case 23 may the filing deadline be extended beyond 3 months of the 24 original filing deadline. In order to receive the extension provided in this paragraph, the applicant shall provide the 25 26 Chief County Assessment Officer with a signed statement from 27 the applicant's physician stating the nature and extent of the 28 condition, that, in the physician's opinion, the condition was 29 so severe that it rendered the applicant incapable of filing 30 the application in a timely manner, and the date on which the applicant regained the capability to file the application. 31

Beginning January 1, 1998, notwithstanding any other provision to the contrary, in counties having fewer than 3,000,000 inhabitants, if an applicant fails to file the application required by this Section in a timely manner and this failure to file is due to a mental or physical condition - 7 - LRB094 04100 BDD 34120 b

1 sufficiently severe so as to render the applicant incapable of 2 filing the application in a timely manner, the Chief County 3 Assessment Officer may extend the filing deadline for a period 4 of 3 months. In order to receive the extension provided in this 5 paragraph, the applicant shall provide the Chief County 6 Assessment Officer with a signed statement from the applicant's physician stating the nature and extent of the condition, and 7 8 that, in the physician's opinion, the condition was so severe 9 that it rendered the applicant incapable of filing the 10 application in a timely manner.

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In counties having less than 3,000,000 inhabitants, if an 11 12 applicant was denied an exemption in taxable year 1994 and the 13 denial occurred due to an error on the part of an assessment 14 official, or his or her agent or employee, then beginning in 15 taxable year 1997 the applicant's base year, for purposes of 16 determining the amount of the exemption, shall be 1993 rather 17 than 1994. In addition, in taxable year 1997, the applicant's exemption shall also include an amount equal to (i) the amount 18 19 of any exemption denied to the applicant in taxable year 1995 20 as a result of using 1994, rather than 1993, as the base year, (ii) the amount of any exemption denied to the applicant in 21 taxable year 1996 as a result of using 1994, rather than 1993, 22 23 as the base year, and (iii) the amount of the exemption erroneously denied for taxable year 1994. 24

For purposes of this Section, a person who will be 65 years of age during the current taxable year shall be eligible to apply for the homestead exemption during that taxable year. Application shall be made during the application period in effect for the county of his or her residence.

30 The Chief County Assessment Officer may determine the 31 eligibility of a life care facility that qualifies as a 32 cooperative to receive the benefits provided by this Section by affidavit, application, visual 33 use of an inspection, questionnaire, or other reasonable method in order to insure 34 35 that the tax savings resulting from the exemption are credited 36 by the management firm to the apportioned tax liability of each

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1 qualifying resident. The Chief County Assessment Officer may 2 request reasonable proof that the management firm has so 3 credited that exemption.

Except as provided in this Section, all information 4 5 received by the chief county assessment officer or the 6 Department from applications filed under this Section, or from any investigation conducted under the provisions of this 7 8 Section, shall be confidential, except for official purposes or 9 pursuant to official procedures for collection of any State or local tax or enforcement of any civil or criminal penalty or 10 11 sanction imposed by this Act or by any statute or ordinance 12 imposing a State or local tax. Any person who divulges any such 13 information in any manner, except in accordance with a proper judicial order, is guilty of a Class A misdemeanor. 14

15 Nothing contained in this Section shall prevent the 16 Director or chief county assessment officer from publishing or 17 making available reasonable statistics concerning the operation of the exemption contained in this Section in which 18 19 the contents of claims are grouped into aggregates in such a 20 way that information contained in any individual claim shall not be disclosed. 21

(d) Each Chief County Assessment Officer shall annually 22 23 publish a notice of availability of the exemption provided under this Section. The notice shall be published at least 60 24 days but no more than 75 days prior to the date on which the 25 26 application must be submitted to the Chief County Assessment 27 Officer of the county in which the property is located. The 28 notice shall appear in a newspaper of general circulation in 29 the county.

30 <u>(e)</u> Notwithstanding Sections 6 and 8 of the State Mandates 31 Act, no reimbursement by the State is required for the 32 implementation of any mandate created by this Section. 33 (Source: P.A. 93-715, eff. 7-12-04.)

34 Section 90. The State Mandates Act is amended by adding 35 Section 8.29 as follows: (30 ILCS 805/8.29 new)
 <u>Sec. 8.29. Exempt mandate. Notwithstanding Sections 6 and 8</u>
 <u>of this Act, no reimbursement by the State is required for the</u>
 <u>implementation of any mandate created by this amendatory Act of</u>
 <u>the 94th General Assembly.</u>
 Section 99. Effective date. This Act takes effect upon

7 becoming law.