# SECOND REGULAR SESSION HOUSE BILL NO. 2058

## 93RD GENERAL ASSEMBLY

#### INTRODUCED BY REPRESENTATIVES FRAME (Sponsor), BOGETTO, SCHOEMEHL, KUESSNER, DOUGHERTY, VILLA, WAGNER, SWINGER, HARRIS (110), CASEY, DAKE AND MEADOWS (Co-sponsors).

Read 1st time March 28, 2006 and copies ordered printed.

STEPHEN S. DAVIS, Chief Clerk

5622L.01I

### AN ACT

To amend chapter 137, RSMo, by adding thereto one new section relating to property taxation.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Chapter 137, RSMo, is amended by adding thereto one new section, to be 2 known as section 137.103, to read as follows:

**137.103. 1.** As used in this section, the following terms mean:

2 (1) "Homestead beneficiary", a person who has reached the age of sixty-two years
3 as of January first of the determining odd-numbered year;

4 (2) "Homestead property", the owner's principal residence and the adjacent real 5 property not to exceed five acres of land as is reasonably necessary for use of the residence 6 as a dwelling home;

7 (3) "Owner", a person who holds possession and unconditional fee simple title in 8 the subject residential property, whether individually, or as one or more tenants by the 9 entireties, joint tenants, or tenants in common, and who declared ownership of the 10 property on each of the three immediately preceding annual property declaration 11 statements, and who actually paid the three immediately preceding annual property tax 12 assessments.

13 **2.** For all tax years beginning on or after January 1, 2007, the assessed value of 14 homestead property in class 1, excluding any value added by new construction or

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

#### H.B. 2058

improvements, owned by any owner who is a homestead beneficiary and who has 15 16 continuously used that property as a principal residence for at least three years shall not increase during the period of time that owner resides on that property after becoming a 17 homestead beneficiary. Status as a homestead beneficiary and years of residence for 18 purposes of this section shall be determined as of January first of each odd-numbered year; 19 20 the owner shall provide such information by affidavit by such date to the county assessor. 21 3. The tax rate or rates imposed upon homestead property whose owner meets the 22 conditions specified in subsection 2 of this section shall not be increased with respect to 23 such property until the owner moves, sells the property, or fails to notify the assessor of

24 continued eligibility under subsection 2 of this section.

25 4. All revenue losses of any political subdivision resulting from the limitation on 26 assessed valuations contained in this section shall be reimbursed to those political 27 subdivisions by the state of Missouri through appropriations. Data substantiating revenue 28 losses resulting from the limitation on assessed valuations as contained in this section shall be provided to the state auditor in such form as shall be prescribed by the state auditor by 29 30 rule promulgated under chapter 536, RSMo. The required data shall be submitted for 31 each political subdivision levying a property tax and shall be submitted by either the county or the individual taxing authority as requested by the state auditor. Calculation or 32 33 verification of the revenue loss shall be determined by the state auditor subsequent to the 34 annual property tax rate review completed pursuant to section 137.073. All data and documents substantiating the revenue loss for each political subdivision shall be copied to 35 each county clerk respectively and shall be retained and made available for public 36 inspection by the county for a minimum of three years. Whenever a taxpayer in a taxing 37 38 jurisdiction has cause to believe that the taxing jurisdiction has not complied with this section, the taxpayer shall have legal standing to bring a civil action to determine and 39 40 require compliance with this section.

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5. This section shall become effective January 1, 2007.

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