Offered By	
AMEND Senate Substitute No. 2 for Senate Committee Substitute for Se 31, Section 137.1120, Lines 3-316, by deleting all of said lines and inserfollowing:	
"(1) "Eligible credit amount", the difference between an eligible liability on such taxpayer's homestead for a given year, minus the real pre- homestead in the eligible taxpayer's initial credit year. For all counties, a property tax liability shall be increased to reflect any increase in tax liability property tax levy or an increase in an existing property tax levy approved to an eligible taxpayer's initial credit year;"; and	operty tax liability on such n eligible taxpayer's real ility derived from any new
Further amend said bill and section, Page 31, by renumbering subsequen	t subdivisions accordingly;
Further amend said bill and section, Pages 31-34, Lines 332-416, by dele	eting all of said lines; and
Further amend said bill and section, Page 34, Lines 417-427, by deleting inserting in lieu thereof the following:	all of said lines and
"2. (1) Any county authorized to impose a property tax may g	rant a property tax credit to
eligible taxpayers residing in such county in an amount equal to the amount, provided that:	e taxpayer's eligible credi
(a) Such county adopts an ordinance authorizing such credit; or	
(b) a. A petition in support of a referendum on such a cred	it is signed by at least five
percent of the registered voters of such county voting in the last gul	bernatorial election and the
petition is delivered to the governing body of the county, which	shall subsequently hold a
referendum on such credit.	
b. The ballot of submission for the question submitted to the v	oters pursuant to paragraph
(a) of this subdivision shall be in substantially the following form:	
Shall the County of exempt qualified taxpayers from inc the property tax liability due on their homestead?	creases in

 $\Box$  YES

 $\square$  NO

Action Taken\_\_\_\_\_ Date \_\_\_\_\_

Page 1 of 2 103rd General Assembly, 1st Extraordinary Session

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of
the proposal, then the credit shall be in effect.

- 4 (2) An ordinance adopted pursuant to paragraph (a) of subdivision (1) of this subsection
- 5 shall not preclude such ordinance from being amended or superseded by a petition subsequently
- 6 adopted pursuant to paragraph (b) of subdivision (1) of this subsection."; and
- 7
- 8 Further amend said bill by amending the title, enacting clause, and intersectional references
- 9 accordingly.