House Bill 746 (AS PASSED HOUSE AND SENATE)

By: Representatives Williamson of the 112<sup>th</sup>, Martinez of the 111<sup>th</sup>, and Fleming of the 114<sup>th</sup>

# A BILL TO BE ENTITLED AN ACT

To provide a homestead exemption from City of Monroe ad valorem taxes for municipal 1 purposes in an amount equal to the amount by which the current year assessed value of a 2 3 homestead exceeds the adjusted base year assessed value of such homestead; to provide for 4 definitions; to specify the terms and conditions of the exemption and the procedures relating 5 thereto; to provide for applicability; to provide for compliance with constitutional requirements; to provide for a referendum, effective dates, automatic repeal, mandatory 6 7 execution of election, and judicial remedies regarding failure to comply; to provide for 8 related matters; to repeal conflicting laws; and for other purposes.

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## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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## **SECTION 1.**

11 (a) As used in this Act, the term:

12 (1) "Ad valorem taxes" means all ad valorem taxes levied by, for, or on behalf of the City

13 of Monroe for municipal purposes, except for any ad valorem taxes levied to pay interest

- 14 on and to retire bonded indebtedness.
- 15 (2) "Adjusted base year assessed value" means the sum of:
- 16 (A) The previous adjusted base year assessed value;

(B) An amount equal to the difference between the current year assessed value of the
homestead and the base year assessed value of the homestead, provided that such amount
shall not exceed the total of the previous adjusted base year assessed value of the
homestead multiplied by the inflation rate for the prior year plus 25 basis points; and

- (C) The value of any substantial property change, provided that no such value added
   improvements to the homestead shall be duplicated as to the same addition or
   improvement.
- 24 (3) "Base year assessed value" means:

(A) With respect to an exemption under this section which is first granted to a person on
such person's homestead for the 2026 taxable year, the assessed value for taxable
year 2024, including any final determination of value on appeal pursuant to Code
Section 48-5-311 of the O.C.G.A., of the homestead; or

(B) In all other cases, the assessed value, including any final determination of value on
appeal pursuant to Code Section 48-5-311 of the O.C.G.A., of the homestead from the
taxable year immediately preceding the taxable year in which the exemption under this
section is first granted to the applicant.

(4) "Homestead" means homestead as defined and qualified in Code Section 48-5-40 of
the O.C.G.A., as amended.

- 35 (5) "Inflation rate" means the annual inflationary index rate as determined for a given year
- 36 by the commissioner of revenue in accordance with subsection (f) of this section.
- 37 (6) "Previous adjusted base year assessed value" means:

38 (A) With respect to the year for which the exemption under this section is first granted
39 to a person on such person's homestead, the base year assessed value; or

- 40 (B) In all other cases, the adjusted base year assessed value of the homestead as
- 41 calculated in the taxable year immediately preceding the current year, including any final
- 42 determination of value on appeal pursuant to Code Section 48-5-311 of the O.C.G.A.

a homestead derived from additions or improvements to, or the removal of real property
from, the homestead which occurred after the year in which the base year assessed value
is determined for the homestead. The assessed value of the substantial property changes
shall be established following any final determination of value on appeal pursuant to Code
Section 48-5-311 of the O.C.G.A.

(b)(1) Subject to the limitations provided in this section, each resident of the City of
Monroe is granted an exemption on that person's homestead from ad valorem taxes in an
amount equal to the amount by which the current year assessed value of that homestead,
including any final determination of value on appeal pursuant to Code Section 48-5-311,
exceeds its previous adjusted base year assessed value.

(2) Except as provided for in subsection (c) of this section, no exemption provided for in
this subsection shall transfer to any subsequent owner of the property, and the assessed
value of the property shall be as provided by law.

57 (c) No person shall receive the exemption granted by subsection (b) of this section unless 58 such person or person's agent files an application with the governing authority of the City of 59 Monroe, or its designee as will enable the governing authority of the City of Monroe, or its 60 designee to make a determination regarding the initial and continuing eligibility of such 61 person for such exemption; provided, however, that any person who had previously applied 62 for a homestead exemption, was allowed such homestead exemption for the 2025 tax year, 63 and remains eligible for a homestead exemption for that same homestead property in 64 the 2026 tax year shall be automatically allowed the exemption granted under subsection (b) 65 of this section for that homestead without further application. The governing authority of the City of Monroe, or its designee shall provide application forms for this purpose. 66

(d) The exemption shall be claimed and returned as provided in Code Section 48-5-50.1 of
the O.C.G.A., as amended. The exemption shall be automatically renewed from year to year
so long as the person granted the homestead exemption under subsection (b) of this section

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70 occupies the residence as a homestead. After such person has filed the proper application as 71 provided in subsection (c) of this section, it shall not be necessary to make application 72 thereafter for any year, and such exemption shall continue to be allowed to such person. It 73 shall be the duty of any such person granted the homestead exemption under subsection (b) of this section to notify the governing authority of the City of Monroe, or its designee in the 74 75 event that such person for any reason becomes ineligible for such exemption. The surviving 76 spouse of the person who has been granted the exemption provided for in subsection (b) of 77 this section shall continue to receive the exemption provided under subsection (b) of this 78 section, so long as that surviving spouse continues to occupy the home as a residence and 79 homestead.

(e)(1) The exemption granted by subsection (b) of this section shall not apply to or affect
any state ad valorem taxes, county ad valorem taxes for county purposes, or county or
independent school district ad valorem taxes for educational purposes.

(2) Except as otherwise provided in paragraph (3) of this subsection, the homestead
exemption granted by subsection (b) of this section shall be in addition to and not in lieu
of any other homestead exemption applicable to ad valorem taxes.

(3) The homestead exemption granted by subsection (b) of this section shall not be applied
in addition to any other base year value homestead exemption provided by law with respect
to the City of Monroe. In any such event, the governing authority of the City of Monroe,
or its designee shall apply only the base year value homestead exemption that is larger or
more beneficial for the taxpayer with respect to the City of Monroe.

(f) For the purposes of this section, the commissioner of revenue shall promulgate a
standardized method for determining annual inflationary index rates which reflect the effects
of inflation and deflation on the cost of living for residents of this state for a given calendar
year. Such method may utilize the Consumer Price Index as reported by the Bureau of Labor
Statistics of the United States Department of Labor or any other similar index established by

- 96 the federal government if the commissioner of revenue determines that such federal index
- 97 fairly reflects the effects of inflation and deflation on residents of this state.
- 98 (g) The exemption granted by subsection (b) of this section shall apply to all taxable years
- 99 beginning on or after January 1, 2026.
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## **SECTION 2.**

101 In accordance with the requirements of Article VII, Section II of the Constitution of the State

102 of Georgia, this Act shall not become law unless it receives the requisite two-thirds' majority

103 vote in both the Senate and the House of Representatives.

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## **SECTION 3.**

The municipal election superintendent of the City of Monroe shall call and conduct an 105 106 election as provided in this section for the purpose of submitting this Act to the electors of 107 the City of Monroe for approval or rejection. The election superintendent shall conduct that 108 election on the Tuesday following the first Monday in November of 2025 and shall issue the 109 call and conduct that election as provided by general law. The election superintendent shall 110 cause the date and purpose of the election to be published once a week for two weeks 111 immediately preceding the date thereof in the official organ of Walton County. The ballot 112 shall have written or printed thereon the words:

"() YES Shall the Act be approved which provides a homestead exemption from City
of Monroe ad valorem taxes for municipal purposes in an amount equal to
() NO the amount by which the current year assessed value of a homestead
exceeds the adjusted base year assessed value, including any final
determination of value on appeal pursuant to Code Section 48-5-311 of the
O.C.G.A., as amended, of such homestead?"

All persons desiring to vote for approval of the Act shall vote "Yes," and all persons desiring
to vote for rejection of the Act shall vote "No." If more than one-half of the votes cast on

121 such question are for approval of the Act, Section 1 of this Act shall become of full force and 122 effect on January 1, 2026. If the Act is not so approved or if the election is not conducted 123 as provided in this section, Section 1 of this Act shall not become effective, and this Act shall 124 be automatically repealed on the 365th calendar day following the election date provided for in this section. The expense of such election shall be borne by the City of Monroe. It shall 125 be the election superintendent's duty to certify the result thereof to the Secretary of State. 126 The provisions of this section shall be mandatory upon the election superintendent and are 127 not intended as directory. If the election superintendent fails or refuses to comply with this 128 section, any elector of the City of Monroe may apply for a writ of mandamus to compel the 129 130 election superintendent to perform his or her duties under this section. If the court finds that 131 the election superintendent has not complied with this section, the court shall fashion appropriate relief requiring the election superintendent to call and conduct such election on 132 133 the date required by this section or on the next date authorized for special elections provided 134 for in Code Section 21-2-540 of the O.C.G.A.

- 135 **SECTION 4.** 136 Except as otherwise provided in Section 3 of this Act, this Act shall become effective upon 137 its approval by the Governor or upon its becoming law without such approval.
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## **SECTION 5.**

139 All laws and parts of laws in conflict with this Act are repealed.

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