Summary: Increases the property tax homeowners’ exemption from $7,000 to $25,000 of assessed value and allows an annual inflation adjustment thereafter.

Purpose: To provide increased property tax savings to homeowners on an ongoing basis.

Fiscal Impact Summary: Annual revenue loss of $1.06 billion related to property tax provisions.

Existing Law: The California Constitution 1 exempts from property tax the first $7,000 of assessed value for owner-occupied principal places of residence, commonly known as the “homeowners’ exemption.” The Constitution 2 also requires the state to reimburse local government for the property tax revenue loss associated with this exemption.

The Constitution authorizes the Legislature to increase the homeowners’ exemption amount if the state:

- reimburses local governments for the revenue loss; and
- increases the benefits provided to renters (i.e., the renters’ income tax credit) by a comparable amount. 3

The implementing statute 4 specifies exemption amounts, eligibility requirements, and filing requirements.

Proposed Law: Homeowners’ Exemption. Beginning with the January 1, 2018 lien date, this bill increases the homeowners’ exemption amount from $7,000 to $25,000. Thereafter, this bill provides an annual adjustment based on the percentage change in the Federal Housing Finance Agency’s published House Price Index (HPI) for California for the first three quarters of the prior calendar year. 5

Renters’ Credit. This bill also increases the renters’ income tax credit, as specified. This analysis does not address that provision, since the Franchise Tax Board administers the renters’ credit.

Background: Creation of Homeowners’ Exemption. Prior to Proposition 13’s 6 enactment in 1978, property tax reform advocates in the 1960’s and 1970’s put forth various reform proposals that departed from a market value-based property tax system. At that time, the law required the assessor to cyclically reassess property to its current market value. These periodic reassessments resulted in substantial property tax increases due to escalating real estate values during that time period. In 1968, voters enacted the homeowners’ exemption to provide some property tax relief. 7 Initially, the exemption amount was $3,000 8 of assessed value. In 1972, legislation increased the exemption amount

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1 Article XIII, Sec. 3(k)
2 Article XIII, Sec. 25
3 Article XIII, Sec. 3(k)
4 Revenue and Taxation Code (RTC) Section 218
5 The HPI is a weighted, repeat-sales index. It measures average price changes in recent sales or refinancing on the same properties.
6 Article XIII A of the California Constitution
7 Proposition 1-A; SCA 1 and SB 8, Statutes of 1968.
8 The actual exemption amount was $750 of assessed value; however, at that time, property was assessed at 25%, rather than 100%, of market value. To compare the exemption amounts on the same mathematical basis, the “equivalent” amount of $3,000 is referenced ($750 x 4 = $3,000).

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to its current level of $7,000, effective in 1974.9

Between 1972 and 1978, the Legislature introduced numerous bills to increase the exemption amount. All were rejected. The prevailing view was that continuous increases in the homeowners' exemption would, at best, only provide temporary property tax relief in inflationary times. Thus, those holding this view argued that fundamentally changing the property tax system to contain rapidly increasing property taxes was the better approach. Ultimately, voters adopted Proposition 13.

**Property Tax System Reform.** Voters changed California’s property tax system through Proposition 13, which replaced a current market value-based system with an acquisition value-based system. Under the new law, real property assessed values were rolled back to 1975 market value levels and future assessed value increases were limited to the inflation rate, not to exceed 2%, for as long as the property’s ownership remained unchanged and the property was not substantively improved (i.e., new construction). Proposition 13 also limited the basic property tax rate to 1% plus voter-approved bonded indebtedness. Previously, the statewide average tax rate was 2.67%, as each taxing agency could set and levy its own rate to meet its budgetary needs.

The current system provides certainty to property owners regarding future property tax liability. The 2% maximum inflation adjustment ensures only modest assessed value increases, assuming no ownership changes or substantial property improvements.

**Related Legislation:** The Legislature and initiative proponents have considered numerous ways to increase the homeowners’ property tax exemption, including:

- one-time flat increase for all homeowners,
- increase limited to certain homeowner class (age, disabled, first-time buyer)
- variable exemption amount according to the purchase year, and
- annual inflation adjustment.

The following table summarizes these attempts.

<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Legislative Session</th>
<th>Author</th>
<th>Type</th>
</tr>
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<tbody>
<tr>
<td>AB 476</td>
<td>2015-16</td>
<td>Chang</td>
<td>Increase to $25,000; inflation index</td>
</tr>
<tr>
<td>AB 2097</td>
<td>2013-14</td>
<td>Morrell</td>
<td>Increase to $20,000; inflation index</td>
</tr>
<tr>
<td>SB 1216</td>
<td>2013-14</td>
<td>Morrell</td>
<td>Increase to $20,000; inflation index</td>
</tr>
<tr>
<td>SB 1430</td>
<td>2009-10</td>
<td>Walters</td>
<td>Increase to $27,000 for over 62; inflation index</td>
</tr>
<tr>
<td>AB 293</td>
<td>2007-08</td>
<td>Strickland</td>
<td>Increase to $22,000; inflation index</td>
</tr>
<tr>
<td>AB 351</td>
<td>2007-08</td>
<td>Symth</td>
<td>Increase to $27,000 for over 62</td>
</tr>
<tr>
<td>AB 388</td>
<td>2007-08</td>
<td>Gaines</td>
<td>Increase to $25,000</td>
</tr>
<tr>
<td>AB 968</td>
<td>2007-08</td>
<td>Walters</td>
<td>25% exemption for first time homebuyers</td>
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<tr>
<td>AB 972</td>
<td>2007-08</td>
<td>Walters</td>
<td>25% exemption</td>
</tr>
<tr>
<td>AB 457</td>
<td>2007-08</td>
<td>Tran</td>
<td>Increase to $25,000 for over 62; inflation index</td>
</tr>
<tr>
<td>AB 1922</td>
<td>2005-06</td>
<td>Walters</td>
<td>25% exemption, no assessed value cap</td>
</tr>
<tr>
<td>AB 2738</td>
<td>2005-06</td>
<td>Wyland</td>
<td>Increase to $27,000 for over 62</td>
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<tr>
<td>AB 185</td>
<td>2005-06</td>
<td>Plescia</td>
<td>Increase to $15,000 for over 62</td>
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<tr>
<td>AB 62</td>
<td>2005-06</td>
<td>Strickland</td>
<td>Increase to 25% for first time homebuyers</td>
</tr>
<tr>
<td>AB 2357</td>
<td>2003-04</td>
<td>Plescia</td>
<td>Increase to $10,000 for over 62</td>
</tr>
<tr>
<td>AB 211</td>
<td>2003-04</td>
<td>Maze</td>
<td>Increase to $17,000 for over 62, disabled, blind</td>
</tr>
<tr>
<td>AB 82</td>
<td>2003-04</td>
<td>Dutton</td>
<td>Increase to $32,000, inflation index</td>
</tr>
</tbody>
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9 SB 90, Statutes of 1972, provided for a $1,750 exemption amount. But assessments were set at 25% of market value. To compare the exemption amounts on the same mathematical basis, the equivalent amount of $7,000 is referenced ($1,750 x 4 = $7,000).

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Commentary:

1. **The Constitution specifies the minimum exemption amount.** The $7,000 amount specified in the Constitution is the minimum exemption amount. The Constitution provides that the homeowners' exemption can be statutorily increased if the Legislature provides an equivalent increase in the renters' credit and the state reimburses local governments for the property tax revenue loss. This bill provides the required renters' credit increase, while existing law (Article XIII, Section 25) requires the state to reimburse local governments for the property tax revenue loss.

2. **Local reimbursement?** Section 3 of this act provides that local governments will not be reimbursed for the revenue loss associated with this bill. This conflicts with the Constitutional provision as noted above. This bill appears to be duplicative of 2015-16’s AB 476 as introduced. Amendments were made to AB 476 on March 25, 2015 to correct Section 3 of the bill to reference state-mandated costs rather than local government revenue loss reimbursement.

3. **Exemption amount unchanged since Proposition 13’s enactment.** First enacted in 1968, the homeowners’ exemption has only increased one time (in 1974) to its current level. Despite many attempts, the exemption amount has not changed in more than 40 years. Historically, exemption increase opponents generally have argued that California property tax law provides sufficient property tax relief and protections for homeowners via Proposition 13. Additionally, they cite the negative fiscal impact due to the requirement that the state both (1) reimburse local governments for the revenue loss and (2) provide a comparable increase in benefits to renters via the renters’ state income tax credit.

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4. **Negative housing price index change adjustment?** There are periods of time when the change in the housing price index is negative. From 1992 to 1996, and between 2007 and 2011, the California HPI averaged a negative year-to-year percentage change. This bill provides that the assessor is to “adjust” the exemption amount. Thus, it appears that assessors would be required to reduce the exemption amount previously provided when the HPI is negative.

5. **Rounding exemption amounts.** The proposed annual exemption amount should be rounded to the nearest dollar. The bill’s language requires rounding the HPI index change to the nearest one-thousandth of a percent (language based on the annual CPI adjustment in RTC Section 51). But the annual exemption amount also should be rounded to the nearest whole dollar since assessed values are rounded to the nearest dollar rather than cents. The following amendment is suggested to address this concern.

   (B) Beginning with the lien date for the 2019–20 fiscal year and for each fiscal year thereafter, the assessor shall adjust the exemption amount of the prior fiscal year by the percentage change, rounded to the nearest one-thousandth of 1 percent, in the House Price Index for California for the first three quarters of the prior calendar year, as determined by the federal Housing Finance Agency. The exemption amount shall be rounded to the nearest one dollar (§1).

6. **Should the BOE announce and post the annual exemption amount to ensure statewide uniformity and avoid duplicate efforts?** This eliminates the need for each county assessor to calculate the adjustment.

7. **The State subvenes homeowners’ exemption property tax revenue loss.** The homeowners’ exemption is the only property tax exemption for which the state fully reimburses local governments. The state also makes subvention payments to offset property tax reductions for open space and agricultural property that receive preferential assessment treatment under the Williamson Act. These rates are $1 per acre for non-prime land and $5 per acre for prime land. However, in recent years Williamson Act subventions have not been fully funded.

**Costs:** Counties administer the homeowners’ exemption and would incur costs to modify their systems to reflect a variable homeowners’ exemption. The BOE would incur some minor absorbable costs to inform and advise county assessors, the public, and staff of the law changes and address ongoing implementation issues and questions. These costs are estimated to be under $10,000.

**Revenue Impact: Background, Methodology, and Assumptions.** Existing property tax law provides for a homeowners’ exemption of $7,000 of the full value of a “dwelling,” as specified. The state is required to pay subventions to local governments for homeowners’ exemptions to offset resulting local property tax loss. The state reimbursements to local government for 2015-16 totaled $413,953,000 on 5.1 million claims.

The total exempt value on these properties was $35,707,545,000. Therefore, the average tax rate for properties receiving the homeowners’ exemption is:

\[
\frac{413,953,000}{35,707,545,000}, \text{ or } 1.159\%.
\]

Initially, the homeowners’ exemption would increase by $18,000 (from $7,000 to $25,000) for a full exemption. The initial increase in the homeowners’ exemption reimbursement is computed as follows:

\[
18,000 \times 1.159\%, \text{ or } 208.62.
\]

The estimated initial increase in the homeowners’ exemption reimbursement is then:

\[
5.1 \text{ million claims} \times 208.62 = 1.06 \text{ billion}
\]
Under this bill, the exemption amount would be adjusted annually to reflect the California HPI year-to-year change for the first three quarters of the calendar year. The average annual third-quarter change in the California HPI since 1991 is a 4.307% increase.

**Summary.** This bill would initially increase the state reimbursement for the homeowners’ exemption by approximately $1.06 billion annually. Subsequent adjustments could occur annually based on the California HPI. The increase is expected to grow significantly over time due to the compounding effect of the adjustment.

**Qualifying remarks.** While the 25-year average change in the California HPI is a 4.307% increase, the index is also subject to sustained year-to-year decreases. From 1992 to 1996, and between 2007 and 2011, the California HPI averaged a negative year-to-year percentage change.

This revenue estimate does not account for any changes in economic activity that may or may not result from enactment of the proposed law.