

#### **HB0203**

#### Property tax reduction and replacement act.

Sponsored By:

Representative(s) Harshman, Allemand, Berger, Brown, Burkhart, Clouston, Crago, Davis, Larsen, L, Lawley, Nicholas, O'Hearn, Oakley, Slagle, Western, Yin and Zwonitzer, Dn and Senator(s) Barlow and Landen

AN ACT relating to taxation and revenue; establishing a property tax exemption for single family residential properties; providing a sales and use tax to provide funding to local governments due to the decrease in revenue from the property tax exemption; providing for the distribution of the sales and use tax; revising provisions related to local optional sales and use taxes; providing rulemaking authority; specifying applicability; and providing for an effective date.

2/13/2024 Bill Number Assigned

2/14/2024 H Received for Introduction

2/15/2024 H Introduced and Referred to H03 - Revenue 44-17-1-0-0

#### ROLL CALL

Ayes: Representative(s) Allemand, Allred, Andrew, Banks, Berger, Brown, Burkhart, Jr, Byron, Chadwick, Chestek, Clouston, Conrad, Crago, Davis, Eklund, Harshman, Henderson, Larsen, Lloyd, Larson, Jt, Lawley, Neiman, Newsome, Nicholas, Niemiec, Northrup, Oakley, Obermueller, O'hearn, Olsen, Provenza, Sherwood, Singh, Speaker Sommers, Stith, Storer, Strock, Trujillo, Walters, Washut, Western, Wylie, Yin, Zwonitzer, Dan, Zwonitzer, Dave

Nays: Representative(s) Bear, Haroldson, Heiner, Hornok, Jennings, Knapp, Locke, Ottman, Pendergraft, Penn, Rodriguez-Williams, Slagle, Smith, Styvar, Tarver, Ward, Winter

Excused: Representative Angelos

Ayes 44 Nays 17 Excused 1 Absent 0 Conflicts 0

2/20/2024 H03 - Revenue: Recommend Amend and Do Pass 8-1-0-0-0

#### ROLL CALL

Ayes: Representative(s) Bear, Byron, Harshman, Locke, Northrup, Oakley, Strock, Zwonitzer

Nays: Representative Storer

Ayes 8 Nays 1 Excused 0 Absent 0 Conflicts 0

2/20/2024 H Placed on General File

#### HB0203HS001/ADOPTED (CORRECTED COPY)

Page 2-line 2 Delete ", (II)".

Page 2-line 4 Delete ", (I)".

Page 2-line 22

After "thereafter" insert ". The amount of the exemption under this subparagraph shall be inflated on an annual basis beginning in tax year 2026 from one million dollars (\$1,000,000.00) by the rate of inflation determined by the department using the consumer price index or its successor index of the United States department of labor, bureau of labor statistics or two percent (2%), whichever is less".

Page 3-line 8 After "associated" insert "residential".

Page 3-line 9

After "land" insert ", if the land is owned by the owner of the dwelling".

Page 3-line 16 After "tax" delete balance of line.

Page 3-lines 17 and 18 Delete entirely.

Page 3-line 19 Delete line through "(6%)" and insert "as provided in this subsection".

Page 3-line 21 After "39-15-111(r)." insert "The rate of the tax shall be determined as follows:

(i) Except as provided in paragraph (ii) or (iii) of this subsection, the rate of the additional tax shall be two percent (2%) which shall be administered as if the sales tax rate under subsections (a) and (b) of this section was increased from four percent (4%) to six percent (6%);

(ii) The additional rate specified under paragraph (i) of this paragraph may be reduced in intervals of one quarter of one percent (0.25%) if the governor certifies to the department that the amount of the tax together with funds in the property tax reduction and replacement account are sufficient to provide all payments under W.S. 39-15-111(r)(i) and (ii);

(iii) The additional rate specified under paragraph (i) of this paragraph shall be reduced by the department to zero percent (0%) if for any reason the exemption under W.S. 39-11-105(a)(xliii) is unavailable for any tax year.".

Page 6-line 2 After "that" delete balance of line.

Page 6-lines 3 through 5 Delete entirely and insert "any person who pays severance taxes can apply year-round for the refund, and the refund shall be remitted within sixty (60) days from the date of application.".

Page 6-line 11 After "less." delete balance of line.

Page 6-lines 12 through 15 Delete entirely and insert "The state auditor is authorized to borrow from the legislative stabilization reserve account not more than ten million dollars (\$10,000,000,000) as a backstop to reimburse the department of revenue for any shortfalls in the refund program.".

Page 8-lines 11 through 21 Delete entirely.

Page 12-lines 4 through 14 Delete entirely. HARSHMAN, CHAIRMAN

#### HB0203HW001/ADOPTED

Page 5-line 21 After "taxes" insert "or who is an oil and gas pipeline company operating within the state".

Page 6-line 11 After "less" insert "or if the applicant is a pipeline company, the amount of sales and use taxes paid by the

applicant under W.S. 39-15-104(j) and 39-16-104(g) in the preceding calendar year for pipeline equipment purchased and installed within the state".

Page 6-lines 3 through 5 In the House standing committee amendment (HB0203HS001/AC) to these lines, delete "who pays severance taxes"; delete sixty (60) days" and insert "thirty (30) days".

Page 6-lines 12 through 15 In the House standing committee amendment (HB0203HS001/AC) to these lines, delete "ten million dollars (\$10,000,000.00)" and insert "forty million dollars (\$40,000,000.00)". WESTERN

HB0203HW002/FAILED	
Page 2-line 19	Delete "2024" and insert "2026".
Page 2-line 22	In the House standing committee amendment (HB0203HS001/A) to this line, delete " $\frac{2026}{}$ " and insert " $\frac{2028}{}$ ".
Page 3-line 15	Delete " <u>2024</u> " and insert " <u>2026</u> ".
Page 5-line 14	Delete " <u>2026</u> " and insert " <u>2028</u> ".
Page 9-line 19	Delete " <u>2024</u> " and insert " <u>2026</u> ".
Page 13-line 9	Delete "2025" and insert "2027".
Page 13-line 13	Delete "2024" and insert "2026". ZWONITZER, DV

2/23/2024 H COW: Passed 31-29-2-0-0

## ROLL CALL

Ayes: Representative(s) Allemand, Allred, Andrew, Bear, Berger, Brown, Chadwick, Clouston, Crago, Eklund, Harshman, Henderson, Hornok, Larsen, Lloyd, Larson, Jt, Nicholas, Northrup, Oakley, O'hearn, Olsen, Ottman, Rodriguez-Williams, Singh, Strock, Walters, Ward, Washut, Western, Yin, Zwonitzer, Dan, Zwonitzer, Dave

Nays: Representative(s) Angelos, Banks, Burkhart, Jr, Chestek, Conrad, Davis, Haroldson, Heiner, Jennings, Knapp, Lawley, Locke, Neiman, Newsome, Niemiec, Obermueller, Pendergraft, Penn, Provenza, Sherwood, Slagle, Smith, Speaker Sommers, Stith, Storer, Styvar, Trujillo, Winter, Wylie

**Excused:** Representative(s) Byron, Tarver

Ayes 31 Nays 29 Excused 2 Absent 0 Conflicts 0

#### HB0203H2001/ADOPTED

Page 1-line 8 After "applicability" insert "providing a sunset date;".

Page 13-after line 13 Insert:

"Section 4. This act is repealed effective July 1, 2027.".

Page 13-line 15 Delete "Section 4." and insert "Section 5.". YIN

HB0203H2002.01/ADOPTED [DIVIDED AMENDMENT]

#### (CORRECTED COPY)

Page 3-line 21	In the House standing committee amendment (HB0203HS001/AC) to this line, in paragraph (j)(i) created by that amendment, delete "two percent (2%)"
	and insert "one percent (1%)"; delete "six percent (6%)" and insert "five percent (5%)".
Page 9-line 20	Delete "two percent (2%)" and insert "one percent (1%)".
Page 9-line 23	Delete "six percent (6%)" and insert "five percent (5%)". ZWONITZER, DN

#### ROLL CALL

Ayes: Representative(s) Allemand, Allred, Andrew, Angelos, Banks, Bear, Berger, Brown, Burkhart, Jr, Byron, Clouston, Conrad, Crago, Davis, Eklund, Haroldson, Heiner, Hornok, Jennings, Knapp, Lawley, Locke, Neiman, Newsome, Northrup, Obermueller, Olsen, Ottman, Pendergraft, Penn, Rodriguez-Williams, Sherwood, Singh, Slagle, Smith, Speaker Sommers, Storer, Strock, Styvar, Tarver, Trujillo, Ward, Washut, Winter, Yin, Zwonitzer, Dan

Nays: Representative(s) Chadwick, Chestek, Harshman, Henderson, Larsen, Lloyd, Larson, Jt, Nicholas, Niemiec, O'hearn, Provenza, Stith, Walters, Western, Wylie, Zwonitzer, Dave

Excused: Representative Oakley

Ayes 46 Nays 15 Excused 1 Absent 0 Conflicts 0

HB0203H2002.02/ADOPTED [DIVIDED AMENDMENT] (CORRECTED COPY)

Page 2-line 19 After "residential property" delete balance of line.

Page 2-lines 20 and 21 Delete entirely.

Page 2-line 22

Delete "thereafter"; in the House standing committee amendment (HB0203HS001/AC) to this line, delete "one million dollars (\$1,000,000.00)" and insert "two hundred thousand dollars (\$200,000.00)". ZWONITZER, DN

#### ROLL CALL

Ayes: Representative(s) Allred, Berger, Brown, Burkhart, Jr, Byron, Chestek, Conrad, Crago, Davis, Eklund, Harshman, Henderson, Larsen, Lloyd, Larson, Jt, Lawley, Newsome, Nicholas, Niemiec, Northrup, Obermueller, O'hearn, Olsen, Provenza, Sherwood, Speaker Sommers, Stith, Storer, Trujillo, Walters, Washut, Wylie, Yin, Zwonitzer, Dan, Zwonitzer, Dave

Nays: Representative(s) Allemand, Andrew, Angelos, Banks, Bear, Chadwick, Clouston, Haroldson, Heiner, Hornok, Jennings, Knapp, Locke, Neiman, Ottman, Pendergraft, Penn, Rodriguez-Williams, Singh, Slagle, Smith, Strock, Styvar, Tarver, Ward, Western, Winter

Excused: Representative Oakley

Ayes 34 Nays 27 Excused 1 Absent 0 Conflicts 0

HB0203H2003/ADOPTED

Page 2-line 19	Delete " <u>2024</u> " and insert " <u>2025</u> ".						
Page 2-line 22	In the House standing committee amendment (HB0203HS001/A) to this line, delete " $\frac{2026}{}$ " and insert " $\frac{2027}{}$ ".						
Page 3-line 15	Delete " <u>2024</u> " and insert " <u>2025</u> ".						
Page 5-line 14	Delete " <u>2026</u> " and insert " <u>2027</u> ".						
Page 9-line 19	Delete " <u>2024</u> " and insert " <u>2025</u> ".						
Page 13-line 13	Delete "2024" and insert "2025". LARSON, JT						
HB0203H2004/FAILED Page 3-line 8	Delete "and" and insert ".".						
Page 3-line 9	In the House standing committee amendment (HB0203HS001/AC) to this line, after "dwelling" insert ", and other structures associated with the residential structure including garages, sheds and other outbuildings". LOCKE						
HB0203H2005/FAILED	Delete "revising provisions".						
Page 1-line 6							
Page 1-line 7	Delete line through "taxes;".						
Page 2-line 2	Delete "39-15-203(a)(i)(F)(intro), (II) and (IV),".						
Page 2-line 3	Delete "," and insert "and"; delete "and".						
Page 2-line 4	Delete line through "(IV)".						
Pages 7 and 8	Delete entirely.						
Page 9-lines 1 through 13 Delete entirely.							
Page 10-lines 15 through 21 Delete entirely.							
Pages 11 and 12	Delete entirely.						
Page 13-lines 1 through 5 Delete entirely. HORNOK							
HB0203H2006/WITHDRAWN							

#### HB0203H2007/FAILED

After "rules" insert ", utilizing the definition of Page 3-line 1 fair market value as defined in W.S. 39-11-101(a)(vi) and as required by W.S. 39-11-102(c)(xv), to the exclusion of any system using replacement value or any other assessment tool other than fair market value, ". LOCKE

#### (CORRECTED COPY) HB0203H2008/FAILED

Delete the Larson, JT second reading amendment (HB0203H2003/A) entirely and further amend as follows:

Page 2-line 19	Delete the Zwonitzer, Dn second reading amendment (HB0203H2002/A) amendment to this line.						
Page 2-lines 20 and 21	Delete the Zwonitzer, Dn second reading amendment (HB0203H2002/A) amendment to these lines.						
Page 2-line 22	Delete the Zwonitzer, Dn second reading amendment (HB0203H2002/A) amendment to this line; after "thereafter" insert ". It is the intent of the legislature that the one million dollar (\$1,000,000.00) exemption cap shall not be reduced until on or after July 1, 2034". WARD						
HB0203H2009/FAILED							
Page 1-line 3	After "properties" insert "and agricultural land".						
Page 1-line 13	Delete "a".						
Page 1-line 14	Delete "paragraph" and insert "paragraphs"; after "(xliii)" insert "and (xliv)".						
Page 3-after line 9	Insert:						
"(xliv) Th	e fair market value of agricultural land.".						
Page 5-line 2	After "39-11-105(a)(xliii)" insert "and (xliv)".						
Page 5-line 13	Delete "exemption" and insert "exemptions"; after "39-11-105(a)(xliii)" insert "and (xliv)". ALLEMAND, SLAGLE, SMITH, STROCK						
HB0203H2010/FAILED	(CORRECTED COPY)						
Delete the first Aller	mand et al. second reading amendment (HB0203H2009/A) entirely and further amend as follows:						
Page 1-line 3	After "properties" insert "and agricultural land".						
Page 1-line 13	Delete "a".						
Page 1-line 14	Delete "paragraph" and insert "paragraphs"; after "(xliii)" insert "and (xliv)".						
Page 3-after line 9	Insert:						
"(xliv) Th	e fair market value of agricultural land.".						
Page 3-line 21	In the Zwonitzer, Dn second reading amendment (HB0203H2002/A) to this line, delete "one percent (1%)" and insert "one and fifteen hundredths percent (1.15%); delete "six percent (6%)" and insert "five and fifteen hundredths percent (5.15%)".						
Page 5-line 2	After "39-11-105(a)(xliii)" insert "and (xliv)".						

Page 5-line 13

Delete "exemption" and insert "exemptions"; after "3911-105(a)(xliii)" insert "and (xliv)". ALLEMAND,
SLAGLE, SMITH, STROCK

#### HB0203H2011/FAILED (CORRECTED COPY)

Delete the first Allemand et al. second reading amendment (HB0203H2009/A) and the second Allemand et al. second reading amendment (HB0203H2010/A) entirely and further amend as follows:

Page 1-line 3 After "properties" insert "and agricultural land".

Page 1-line 13 Delete "a".

Page 1-line 14 Delete "paragraph" and insert "paragraphs"; after "(xliii)" insert "and (xliv)".

Page 3-after line 9 Insert:

"(xliv) The first ten million dollars (\$10,000,000.00) of fair market value of agricultural land.".

Page 3-line 21 In the Zwonitzer, Dn second reading amendment (HB0203H2002/A) to this line, delete "one percent (1%)" and insert "one and two tenths percent (1.2%); delete "six percent (6%)" and insert "five and two tenths percent (5.2%)".

Page 5-line 2 After "39-11-105(a)(xliii)" insert "and (xliv)".

Page 5-line 13

Delete "exemption" and insert "exemptions"; after "3911-105(a)(xliii)" insert "and (xliv)". ALLEMAND,
SLAGLE, SMITH, STROCK

#### HB0203H2012/ADOPTED

Page 2-line 22

Before ": " insert ". This exemption shall only apply to property owners who reside within the state not less than six (6) months of the year for which the exemption is claimed". ALLEMAND

#### HB0203H2013/WITHDRAWN

2/26/2024 H 2nd Reading:Passed

## HB0203H3001/FAILED

Page 3-after line 9 Insert:

my mill levy or mill levy equivalent imposed by special districts listed in W.S. 39-13-104(e)(ii) through (xiv) and service and improvement districts under the Improvement and Service District Act, W.S. 18-12-101 through 18-12-141.".

Page 3-line 21

In the House standing committee amendment (HB0203HS001/AC) to this line, in paragraph (j)(i) created by that amendment delete "two percent (2%)" and insert "one and eighty-five hundredths percent (1.85%)"; delete "six percent (6%)" and insert "five and eighty-five hundredths percent (5.85%)".

Page 5-line 13

After "39-11-105(a)(xliii)." insert "The amount calculated for a county under this paragraph shall not include any amount for a mill levy or mill levy equivalent imposed by special districts listed in W.S. 39-13-104(e)(ii) through (xiv) and service and improvement districts under the Improvement and Service District Act, W.S. 18-12-101 through 18-12-141.". STITH

#### HB0203H3002/WITHDRAWN

#### HB0203H3003/WITHDRAWN

#### HB0203H3004/FAILED

Delete the Bear third reading amendment (HB0203H3002/A) entirely and further amend as follows:

Page 1-line 5

After "exemption;" insert "providing for an excise tax on the sale of real property as specified; imposing criminal penalties;".

Page 1-after line 11 Insert and renumber as necessary:

"Section 1. W.S. 39-24-101 through 39-24-108 are created to read:

CHAPTER 24
REAL ESTATE EXCISE TAX

#### 39-24-101. Imposition.

- (a) Taxable event. An excise tax is imposed on the conveyance of real property under W.S. 39-24-104.
- (b) Basis of tax. The tax shall be collected based on the full actual consideration paid for the legal title or beneficial interest conveyed, including any lien assumed, using the best available information. For a gift or any deed transferred with nominal consideration or without stated consideration, the tax shall be collected based on the most recent fair market value of the real property as determined by the county assessor.
  - (c) Taxpayer. The grantee shall be liable for the tax under this chapter.

#### 39-24-102. Taxation rate.

The tax shall be based on the total value of the real property conveyance at the rate of two percent (2%).

#### 39-24-103. Exemptions.

The tax under this chapter shall not be imposed upon any conveyance of legal title to or beneficial interest in real property that is recorded for any transfer which the department exempts by rule upon a finding that the transfer does not represent a taxable conveyance of property due to the relationship of the parties or the nature of the real property.

#### 39-24-104. Licensing; permits.

There are no specific applicable provisions for licenses and permits for this chapter.

#### 39-24-105. Compliance; collection procedures.

- (a) Returns and reports. Taxes imposed by this chapter are due and payable at the office of the county treasurer of the county in which the real property is located on the date of recordation of the deed or other instrument. The tax shall be collected on the full actual consideration paid for the conveyance of real property, provided that if the property is transferred with nominal consideration or without stated consideration, the tax shall be collected based on the most recently determined fair market value of the real property that is transferred, as determined by the county assessor. The county clerk shall not record a document transferring legal title to or beneficial interest in real property until all taxes due under this chapter have been paid to the county treasurer. The grantor and grantee shall sign, on a form prescribed by the department, a statement eliciting the information necessary for the assessment of the tax. The statement is not a public record and shall be held confidential by the county clerk, county assessor, county treasurer, county board of equalization, state board of equalization and by the department.
- (b) It is a misdemeanor for a person to willfully disclose, except as specifically authorized by law, any information on the statement required by subsection (a) of this section. A violation of this section is punishable by a fine of not more than seven hundred fifty dollars (\$750.00), imprisonment for not more than six (6) months, or both.
- (c) Payment. The grantee shall be liable for the tax under this chapter. Payment of the tax shall be collected at the time of recording the deed or other instrument in the form prescribed by the department. The grantee shall sign under penalty of perjury on a form prescribed by the department that the tax required under this chapter has been paid.
- $\mbox{\ensuremath{(d)}}$  Timelines. There are no specific applicable provisions for timelines for this chapter.
- (e) If the property being transferred is located in more than one (1) county and the value has not been determined by the grantor and grantee as to each county, the value and resulting taxes due under this chapter shall be established by applying the ratio of the assessed valuation in each county to the assessed valuation of all property being transferred.

#### 39-24-106. Enforcement.

There are no specific applicable provisions for enforcement for this chapter.

# 39-24-107. Taxpayer remedies.

There are no specific applicable provisions for taxpayer remedies for this chapter.

#### 39-24-108. Distribution.

Taxes collected by the county treasurer under this chapter shall be distributed in accordance with W.S. 39-15-111(r)."

Page 1-line 13 Delete "Section 1." and insert "Section 2."; after "W.S." insert "34-1-119(a),".

Page 2-after line 5 Insert:

#### "34-1-119. Duties of county clerk generally.

(a) The county clerk of each county within this state shall receive and record at length all deeds, mortgages, conveyances, patents, certificates and instruments left with him for that purpose, and he shall endorse on every such instrument the day and hour on which it was filed for record. The county clerk shall not record any document until the clerk receives documentation that the tax required by W.S. 39-24-103 has been paid to the county treasurer. The county clerk shall not record any document until the address of the grantee, mortgagee or assignee of the mortgagee is furnished to the county clerk, but this requirement shall not affect the validity of the recording of any instrument except to the extent provided in W.S. 34-1-142(b). Only instruments which are the originally signed documents, including electronic documents recorded pursuant to the Uniform Real Property Electronic Recording Act, W.S. 34-1-401 through 34-1-407, or properly certified or authenticated copies thereof may be properly recorded. A document is properly certified if in compliance with Rule 902 of the Wyoming Rules of Evidence or other applicable rule or statute."

Page 3-line	21	Delete the Zwonitzer, Dn second reading amendment (HB0203H2002.01/AC) to this line, in the House standing committee amendment (HB0203HS001/AC) to this line, in paragraph (j)(i) created by that amendment, delete "two percent (2%)" and insert "one-half of one percent (0.5%)"; delete "six percent (6%)" and insert "four and one-half percent (4.5%)".
Page 9-line	20	Delete the Zwonitzer, Dn second reading amendment (HB0203H2002.01/AC) to this line, delete "two percent (2%)" and insert "one-half of one percent (0.5%)".

Page 9-line 23	Delete the Zwonitzer, Dn second reading amendment
	(HB0203H2002.01/AC) to this line, delete "six percent
	(6%) and insert "four and one-half percent (4.5%)".

Page 13-line 7	Dalata	"Section 2."	and	ingart	"Section	3 H

Page 13-line 11 Delete "Section 3." and insert "Section 4.".

Page 13-line 15 Delete "Section 4." and insert "Section 5.". YIN

#### HB0203H3005/ADOPTED

Page 1-line 5 After "exemption;" insert "providing an exemption to the additional sales tax as specified;".

Page 3-line 19

In the House standing committee amendment (HB0203HS001/AC) to this line, after "subsection." insert "The additional sales tax imposed under this subsection shall not apply to sales to industrial facilities as defined by W.S. 35-12-102(a)(vii) that are subject to permitting by the industrial siting council under W.S. 35-12-101 through 35-12-119 during

# the period of permitting and construction of the industrial facility.". STITH

#### HB0203H3006/FAILED

Page 1-line 7 Delete line through "taxes;".

Page 2-line 2 Delete the House standing committee amendment (HB0203HS001/AC) to this line; delete "39-15-

203(a)(i)(F)(intro), (II) and (IV),".

Page 2-line 3 Delete "," and insert "and"; delete "and".

Page 2-line 4 Delete the House standing committee amendment

(HB0203HS001/AC) to this line; delete line through

"(IV)".

Pages 7 and 8 Delete entirely, including the House standing committee

amendment (HB0203HS001/AC) to these pages.

Page 9-lines 1 through 13 Delete entirely.

Page 10-lines 15 through 21 Delete entirely.

Pages 11 and 12 Delete entirely, including the House standing committee

amendment (HB0203HS001/AC) to these pages.

Page 13-lines 1 through 5 Delete entirely. HORNOK

#### HB0203H3007/ADOPTED

Delete the Zwonitzer second reading amendments (HB0203H2002.01/AC) and (HB0203H2002.02/AC), the Bear third reading amendment (HB0203H3002/A), the Yin third reading amendment (HB0203H3004/A) and the Hornok third reading amendment (HB0203H3006/A) entirely and further amend as follows:

Page 1-line 8 Before "and" insert "requiring a study by the joint revenue interim committee;".

Page 13-after line 13 In the Yin second reading amendment (HB0203H2001/A) to these lines, after "July 1, 2027." insert:

"Section 5. The joint revenue interim committee shall study the impacts of this act during the 2024 interim, seeking input from the department of revenue, University of Wyoming and the department of administration and information, division of economic analysis.".

Page 13-line 15 In the Yin second reading amendment (HB0203H2001/A) to this line, delete "Section 5." and insert "Section 6.". HARSHMAN

#### HB0203H3008/ADOPTED (CORRECTED COPY)

Delete the Yin second reading amendment (HB0203H2001/A) and the Bear third reading amendment (HB0203H3002/A) entirely and further amend as follows:

Page 2-line 19 Delete the Zwonitzer, Dn second reading amendment (HB0203H2002.02/AC) amendment to this line.

Page 2-lines 20 and 21 Delete the Zwonitzer, Dn second reading amendment (HB0203H2002.02/AC) amendment to these lines.

Page 2-line 22

Delete the Zwonitzer, Dn second reading amendment (HB0203H2002.02/AC) amendment to this line; after "thereafter" insert ". It is the intent of the legislature that the one million dollar (\$1,000,000.00) exemption cap as adjusted for inflation under this subparagraph shall not be reduced until on or after

July 1, 2034". WARD, HARSHMAN

2/27/2024 H 3rd Reading: Failed 14-47-1-0-0

#### ROLL CALL

Ayes: Representative(s) Allemand, Andrew, Bear, Harshman, Larsen, Lloyd, Nicholas, Oakley, O'hearn, Strock, Walters, Ward, Western, Yin, Zwonitzer, Dan Nays: Representative(s) Allred, Angelos, Banks, Berger, Brown, Byron, Chadwick, Chestek, Clouston, Conrad, Crago, Davis, Eklund, Haroldson, Heiner, Henderson, Hornok, Jennings, Knapp, Larson, Jt, Lawley, Locke, Neiman, Newsome, Niemiec, Northrup, Obermueller, Olsen, Ottman, Pendergraft, Penn, Provenza, Rodriguez-Williams, Sherwood, Singh, Slagle, Smith, Speaker Sommers, Stith, Storer, Styvar, Tarver, Trujillo, Washut, Winter, Wylie, Zwonitzer, Dave Excused: Representative Burkhart, Jr

Ayes 14 Nays 47 Excused 1 Absent 0 Conflicts 0