

- 1 HB496
- 2 2JW2BII-2
- 3 By Representatives Stubbs, Starnes, Ingram (Constitutional
- 4 Amendment)
- 5 RFD: Local Legislation
- 6 First Read: 01-Apr-25



1 <u>Enrolled</u>, An Act,

2				
3	Relating to Elmore County; to propose an amendment to			
4	the Constitution of Alabama of 2022, to allow the county			
5	commission to levy a county excise tax on vapor products,			
6	alternative nicotine products, and tobacco products; to levy			
7	property assessment on each parcel of land in the county; and			
8	to provide for the collection and allocation of the proceeds			
9	from these taxes.			
10	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:			
11	Section 1. The following amendment to the Constitution			
12	of Alabama of 2022, is proposed:			
13	PROPOSED AMENDMENT			
14	Part 1. This act shall only apply to Elmore County.			
15	Part 2.			
16	(a) For the purposes of the tax allowed by this act,			
17	the following terms and phrases have the following meanings:			
18	(1) ALTERNATIVE NICOTINE PRODUCT. Any product that			
19	consists of or contains nicotine that can be ingested into the			
20	body by chewing, smoking, absorbing, dissolving, inhaling,			
21	snorting, sniffing, or by any other means. The term does not			
22	include a tobacco product, vapor product, or any product that			
23	has been approved by the United States Food and Drug			
24	Administration for sale as a tobacco cessation product or for			
25	other medical purposes and that is being marketed and sold			
26	solely for that purpose.			
27	(2) TOBACCO or TOBACCO PRODUCT. Any product made or			

Page 1

28 derived from tobacco that is intended for human consumption,



29 including any component, part, or accessory of a tobacco 30 product, except for raw materials other than tobacco used in 31 manufacturing a component, part, or accessory of a tobacco 32 product, but does not include an article that is a "drug" as 33 defined under Section 201(g)(1) of the Federal Food, Drug, and 34 Cosmetic Act, a "device" as defined under Section 201(h) of 35 the Federal Food, Drug, and Cosmetic Act, or a "combination 36 product" described in Section 503(q) of the Federal Food, 37 Drug, and Cosmetic Act.

(3) VAPOR PRODUCT. Any noncombustible liquid or gel, 38 39 regardless of the presence of nicotine therein, that is manufactured into a finished product for use in an electronic 40 cigarette, electronic cigar, electronic cigarillo, electronic 41 42 pipe, vaping pen, hookah pen, or other similar device, unless 43 otherwise provided by general or local law. The term does not include any product approved by the United States Food and 44 45 Drug Administration as a drug or medical device or defined as 46 "medical cannabis" in Section 20-2A-3, Code of Alabama 1975.

(b) The county commission may levy a county excise tax in Elmore County at the rate of four and one-half percent of the gross proceeds of the wholesale sale of vapor products, alternative nicotine products, and tobacco products in the county.

52 (c) This tax shall be in addition to any other taxes or 53 fees levied on the products.

54 (d) The county commission shall provide for the55 collection and administration of this tax by resolution.

56 (e)(1) The proceeds of this tax shall be deposited into



57 the Enhance Elmore Fund.

58 (2) The county commission shall appropriate the59 proceeds of this tax as follows:

60 a. Seventy percent for public health and safety. b. Thirty percent for county fire and rescue protection 61 62 purposes. These funds shall be distributed to the Elmore 63 County Firefighters Association for equal allocation to each 64 member county fire department. These funds shall be used at 65 the discretion of the individual department for fire protection, fire prevention, and emergency medical services to 66 67 include, but not be limited to, fire or emergency medical equipment, fire or emergency medical supplies, training, 68 buildings, capital improvements, insurance, dues, and 69 70 professional services, unless otherwise prohibited by local 71 law.

72

Part 3.

(a) For the purposes of the assessment imposed by this
part, the following terms and phrases have the following
meanings:

(1) COMMERCIAL PARCEL. Any parcel of land containing
one or more "commercial building," as defined in Section
45-26-141.02, Code of Alabama 1975. Any parcel of land
containing one or more "commercial building" and one or more
"dwelling," as defined in Section 45-26-141.02, Code of
Alabama 1975, is classified as a commercial parcel.

82 (2) LAND-ONLY PARCEL. Any parcel of land not classified83 as a commercial or residential parcel.

84 (3) RESIDENTIAL PARCEL. Any parcel of land containing



85	one or more "dwelling," as defined in Section 45-26-141.02,
86	Code of Alabama 1975.
87	(b) There is levied an annual property assessment on
88	all parcels of land in Elmore County at the following rates:
89	(1) Twenty-five dollars (\$25) per year for a land-only
90	parcel.
91	(2) One hundred fifty dollars (\$150) per year for a
92	residential parcel.
93	(3) Three hundred dollars (\$300) per year for a
94	commercial parcel.
95	(c)(1) This assessment shall be collected and
96	administered as provided by Part 2 of Article 14 of Chapter 26
97	of Title 45, Code of Alabama 1975.
98	(2) Any property exempt pursuant to Section
99	45-26-141.09, Code of Alabama 1975, shall be exempt from the
100	assessment levied by this part.
101	(3)a. Contiguous parcels that share common ownership
102	shall be subject to a single assessment.
103	b. For purposes of this subdivision, common ownership
104	shall mean ownership by:
105	1. The same individual or entity, in part or in whole;
106	2. The owner's spouse;
107	3. A family trust in which the owner is a trustor or
108	beneficiary; or
109	4. A family limited liability company or partnership in
110	which the owner is a member or partner.
111	(d)(1) The proceeds of this assessment shall be
112	distributed to the Enhance Elmore Fund.



113 (2) The county commission shall appropriate the 114 proceeds of this assessment as follows:

115 a. Eighty-five percent of the proceeds from the levy 116 pursuant to subdivisions (b)(2) and (b)(3) for public health 117 and safety.

b. All remaining proceeds for county fire and rescue protection purposes. These funds shall be distributed in the same manner as the fire protection fee levied in Part 2 of Article 14 of Chapter 26 of Title 45, Code of Alabama 1975, unless otherwise provided by local law.

123 Upon ratification of this constitutional amendment, the Code Commissioner shall number and place this amendment as 124 125 appropriate in the constitution omitting this instructional 126 paragraph and may make the following nonsubstantive revisions: 127 change capitalization, hierarchy, spelling, and punctuation for purposes of style and uniformity; correct manifest 128 129 grammatical, clerical, and typographical errors; revise 130 internal or external citations and cross-references; harmonize 131 language; and translate effective dates.

132

END PROPOSED AMENDMENT

133 Section 2. An election upon the proposed amendment shall be held on November 4, 2025, in accordance with Sections 134 135 284, 284.01, and 285 of the Constitution of Alabama of 2022, 136 and the election laws of this state. The appropriate election 137 official shall assign a ballot number for the proposed constitutional amendment on the election ballot and shall set 138 forth the following description of the substance or subject 139 matter of the proposed constitutional amendment: 140



141 "Relating to Elmore County, proposing an amendment to 142 the Constitution of Alabama of 2022, to levy a county excise 143 tax on vapor products, alternative nicotine products, and 144 tobacco products; to levy a property assessment on all parcels 145 of land in the county; and to provide for the collection and 146 distribution of the proceeds from these taxes into the Enhance 147 Elmore Fund.

148 Proposed by

Proposed by Act ."

149 This description shall be followed by the following 150 language:

151 "Yes() No()."

152 Section 3. The proposed amendment shall become valid as 153 part of the Constitution of Alabama of 2022, when approved by 154 a majority of the qualified electors voting thereon.



155			
156			
157			
158			
159			
160			
161			
162			
163			
164			
165		Speaker of the House of Representatives	
166			
167			
168			
169			-
170		President and Presiding Officer of the Senate	
171			
172			
173		House of Representatives	
174			
175	I	hereby certify that the within Act originated :	in and
176	was passe	d by the House 09-Apr-25.	
177			
178		John Treadwell	
179		Clerk	
180			
181			
182			
183			
184			
185	Senate	14-May-25	Passed
186		▲	
187			
188			