By: EilandH.B. No. 1460Substitute the following for H.B. No. 1460:By: QuintanillaC.S.H.B. No. 1460

A BILL TO BE ENTITLED

1 AN ACT 2 relating to the appraisal of real property for ad valorem tax 3 purposes. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Section 23.012, Tax Code, is amended to read as 5 6 follows: Sec. 23.012. INCOME METHOD OF APPRAISAL. (a) If the [chief 7 appraiser uses the] income method of appraisal is the most 8 appropriate method to use to determine the market value of real 9 property, the chief appraiser shall: 10 analyze comparable [use] rental [income and 11 (1)12 expense] data available to the chief appraiser or the potential earnings capacity of [pertaining to] the property, or both, to 13 14 estimate the gross income potential of the property [if possible and applicable]; 15 (2) analyze comparable operating expense data 16 available to the chief appraiser to estimate the operating [make 17 18 any projections of future rental income and] expenses of the property [only from clear and appropriate evidence]; 19 (3) <u>analyze comparable</u> [use] data <u>available to the</u> 20 21 chief appraiser to estimate rates of [from generally accepted 22 sources in determining an appropriate] capitalization or rates of 23 discount [rate]; and 24 (4) base projections of future rent or income

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1 potential and expenses on reasonably clear and appropriate evidence [determine a capitalization rate for income-producing property 2 that includes a reasonable return on investment, taking into 3 account the risk associated with the investment]. 4 5 (b) In developing income and expense statements and 6 cash-flow projections, the chief appraiser shall consider: 7 (1) historical information and trends; 8 (2) current supply and demand factors affecting those 9 trends; and 10 (3) anticipated events such as competition from other 11 similar properties under construction. SECTION 2. Subchapter A, Chapter 23, Tax Code, is amended by 12 adding Section 23.014 to read as follows: 13 14 Sec. 23.014. EXCLUSION OF PROPERTY AS REAL PROPERTY. In 15 determining the market value of real property, the chief appraiser shall analyze the effect on that value of, and exclude from that 16 value the value of, any: 17 (1) tangible personal property, including trade 18 19 fixtures; (2) <u>intangible personal property; or</u> 20 21 (3) other property that is not subject to appraisal as 22 real property. 23 SECTION 3. This Act takes effect January 1, 2004, and 24 applies only to the appraisal of real property for ad valorem tax purposes for a tax year that begins on or after that date. 25

C.S.H.B. No. 1460