By: Hilderbran

H.B. No. 1631

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to amendment of restrictions governing certain
3	residential subdivisions.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Title 11, Property Code, is amended by adding
6	Chapter 211 to read as follows:
7	CHAPTER 211. AMENDMENT AND ENFORCEMENT OF RESTRICTIONS IN CERTAIN
8	SUBDIVISIONS
9	Sec. 211.001. DEFINITIONS. In this chapter:
10	(1) "Dedicatory instrument" means each governing
11	instrument covering the establishment, maintenance, and operation
12	of a residential subdivision or any similar planned development.
13	The term includes a declaration or similar instrument subjecting
14	real property to restrictive covenants, bylaws, or similar
15	instruments governing the administration or operation of a property
16	owners' association, to properly adopted rules and regulations of
17	the property owners' association, or to all lawful amendments to
18	the covenants, bylaws, instruments, rules, or regulations.
19	<pre>(2) "Lienholder," "owner," "real property records,"</pre>
20	and "restrictions" have the meanings assigned by Section 201.003.
21	(3) "Property owners' association" means an
22	incorporated or unincorporated association owned by or whose
23	members consist primarily of the owners of the property covered by
24	the dedicatory instrument and through which the owners, or the

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1	board of directors or similar governing body, manage or regulate
2	the residential subdivision or similar planned development.
3	(4) "Residential real estate subdivision" or
4	"subdivision" means all land encompassed within one or more maps or
5	plats of land that is divided into two or more parts if:
6	(A) the maps or plats cover land that is not
7	within a municipality or within the extraterritorial jurisdiction
8	of a municipality;
9	(B) the land encompassed within the maps or plats
10	is or was burdened by restrictions limiting all or at least a
11	majority of the land area covered by the map or plat, excluding
12	streets and public areas, to residential use only; and
13	(C) all instruments creating the restrictions
14	are recorded in the deed or real property records of a county.
15	Sec. 211.002. APPLICABILITY OF CHAPTER. (a) This chapter
16	applies only to a residential real estate subdivision or any unit or
17	parcel of a subdivision located in whole or in part within an
18	unincorporated area of a county if the county has a population of
19	less than 65,000.
20	(b) This chapter applies only to restrictions that affect
21	real property within a residential real estate subdivision or any
22	units or parcels of the subdivision and that, by the express terms
23	of the instrument creating the restrictions:
24	(1) are not subject to a procedure by which the
25	restrictions may be amended; or
26	(2) may not be amended without the unanimous consent
27	<u>of:</u>

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1	(A) all property owners in the subdivision; or
2	(B) all property owners in any unit or parcel of
3	the subdivision.
4	(c) This chapter applies to a restriction regardless of the
5	date on which it was created.
6	Sec. 211.003. FINDINGS AND PURPOSE. (a) The legislature
7	finds that:
8	(1) owners of land in certain real estate subdivisions
9	are unable to govern the subdivisions by democratic principles of
10	<pre>self-government;</pre>
11	(2) requiring unanimous consent to amend or modify
12	restrictions in affected subdivisions or units or parcels of the
13	subdivisions is impractical and unworkable to bring needed change
14	and improvement;
15	(3) the inability of owners to amend or modify
16	property restrictions in certain real estate subdivisions in which
17	no zoning regulations apply creates uncertainty in living
18	conditions and discourages investments in those subdivisions;
19	(4) owners of land in affected subdivisions are
20	reluctant or unable to provide proper maintenance, upkeep, and
21	repairs of structures because of the inability to amend or modify
22	the restrictions in response to changing circumstances;
23	(5) financial institutions are reluctant to or will
24	not lend money for investments, maintenance, upkeep, or repairs in
25	affected subdivisions;
26	(6) these conditions will cause dilapidation of
27	housing and other structures and cause unhealthful and unsanitary

1	conditions in affected subdivisions, contrary to the health,
2	safety, and welfare of the public; and
3	(7) the existence of race-related covenants in
4	restrictions, regardless of their unenforceability, is offensive,
5	repugnant, and harmful to members of racial or ethnic minority
6	groups and public policy requires that those covenants be removed.
7	(b) The purpose of this chapter is to provide a procedure
8	for creating, modifying, or adding to residential restrictions and
9	to provide for the removal of any restriction or other provision
10	relating to race, religion, or national origin that is void and
11	unenforceable under either the United States Constitution or
12	Section 5.026.
13	Sec. 211.004. CREATION OR MODIFICATION OF PROCEDURE TO
14	AMEND RESTRICTIONS. (a) A property owners' association by a
15	two-thirds vote of the association's governing body may submit a
16	procedure for amending restrictions to a vote of the property
17	owners in the subdivision or in the unit or parcel of the
18	subdivision governed by restrictions.
19	(b) An amendment procedure submitted to a vote under
20	Subsection (a) binds all property owners in the subdivision or the
21	unit or parcel of the subdivision to which the procedure applies if
22	more than two-thirds of the voting property owners vote in favor of
23	the procedure.
24	(c) Not later than the 30th day before the date a ballot for
25	a vote under this section must be received to be counted, the
26	property owners' association shall mail to each affected property
27	owner a notice that includes:

1	(1) the exact wording of the amendment procedure; and
2	(2) the date by which a property owner's ballot must be
3	received to be counted.
4	(d) The property owners' association shall pay all costs of:
5	(1) printing and mailing the required notices and
6	ballots; and
7	(2) canvassing, tabulating, and certifying the vote.
8	(e) A property owner may not cast more than one vote,
9	regardless of the number of lots the person owns. If more than one
10	person owns an interest in a lot, the owners may cast only one vote
11	for that lot. A person may not vote if the person has an interest in
12	a lot only by virtue of being a lienholder.
13	(f) A ballot cast under this section is secret and may not be
14	counted unless it is placed inside an unmarked envelope that is
15	placed inside another envelope that bears the signature and printed
16	name of the property owner casting the enclosed ballot.
17	(g) The presiding officer of the property owners'
18	association shall appoint an election canvassing committee and a
19	committee chairperson to canvass and count the votes and determine
20	the outcome.
21	(h) If the amendment procedure receives the number of votes
22	required under Subsection (b), the election canvassing committee
23	chairperson shall certify the result to the presiding officer of
24	the property owners' association. The presiding officer shall file
25	in the real property records of each county in which all or part of
26	the subdivision is located an instrument that indicates that the
27	procedure was adopted.

1	(i) If the amendment procedure is not adopted, the property
2	owners' association may not submit the same amendment procedure to
3	a vote under this section on or before the first anniversary of the
4	date the previous votes on the procedure were certified.
5	Sec. 211.005. EFFECT OF ADOPTING AMENDMENT PROCEDURE.
6	After the effective date of the adoption of the amendment procedure
7	under this chapter, any proposed amendment to the restrictions
8	described by Section 211.002(b) applicable to the subdivision or
9	unit or parcel of the subdivision, as applicable, must be submitted
10	for approval to the owners under the amendment procedure.
11	SECTION 2. This Act takes effect September 1, 2005.