By: Patrick

S.B. No. 1201

A BILL TO BE ENTITLED 1 AN ACT 2 relating to regulatory takings. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. Section 2007.002, Government Code, is amended by 4 amending Subdivision (5) and adding Subdivision (6) to read as 5 follows: 6 7 (5) "Taking" means: (A) a governmental action or series of actions 8 9 that affects private real property, in whole or in part or temporarily or permanently, in a manner that requires the 10 governmental entity to compensate the private real property owner 11 12 as provided by the Fifth and Fourteenth Amendments to the United States Constitution or Section 17 or 19, Article I, 13 Texas Constitution; [or] 14 a governmental action or series of actions 15 (B) 16 that: (i) affects 17 an owner's private real property that is the subject of the governmental action, in whole or 18 in part or temporarily or permanently, in a manner that restricts or 19 limits the owner's right to the property that would otherwise exist 20 21 in the absence of the governmental action; and (ii) is the producing cause of a reduction 22 23 of at least 25 percent in the market value of the affected private real property, determined by comparing the market value of the 24

1 property as if the governmental action is not in effect and the 2 market value of the property determined as if the governmental 3 action is in effect; or

(C) a governmental action or series of actions that has the effect of limiting the overall impervious cover of any development or use of an owner's private real property to less than 35 percent of the surface area of the property, excluding any portion of the property that is within the 100-year floodplain as determined by the most recent maps published by the Federal Emergency Management Agency or that slopes more than 35 percent.

11 (6) "Impervious cover" means impermeable surfaces, 12 including pavement and rooftops, that prevent the infiltration of 13 water into the soil. The term does not include a rainwater 14 collection system for a domestic water supply.

SECTION 2. Sections 2007.003(a), (b), and (d), Government Code, are amended to read as follows:

17 (a) This chapter applies only to the following governmental18 actions:

(1) the adoption or issuance of an ordinance, rule, regulatory requirement, resolution, policy, guideline, or similar measure;

(2) an action that imposes a physical invasion or
 requires a dedication or exaction of private real property; and

(3) [an action by a municipality that has effect in the
extraterritorial jurisdiction of the municipality, excluding
annexation, and that enacts or enforces an ordinance, rule,
regulation, or plan that does not impose identical requirements or

S.B. No. 1201 restrictions in the entire extraterritorial jurisdiction of the 1 municipality; and 2 3 [(4)] enforcement of a governmental action listed in Subdivisions (1) and (2) [through (3)], whether the enforcement of 4 5 the governmental action is accomplished through the use of permitting, citations, orders, judicial or quasi-judicial 6 proceedings, or other similar means. 7 8 (b) This chapter does not apply to the following governmental actions: 9 10 (1) [an action by a municipality except as provided by Subsection (a)(3); 11 [(2)] a lawful forfeiture or seizure of contraband as 12 defined by Article 59.01, Code of Criminal Procedure; 13 14 (2) [(3)] a lawful seizure of property as evidence of 15 a crime or violation of law; (3) [(4) an action, including an action of a political 16 17 subdivision, that is reasonably taken to fulfill an obligation mandated by federal law or an action of a political subdivision that 18 19 is reasonably taken to fulfill an obligation mandated by state law; 20 [(5)] the discontinuance or modification of a program or regulation that provides a unilateral expectation that does not 21 rise to the level of a recognized interest in private real property; 22 23 (4) [(6)] an action taken to prohibit or restrict a 24 condition or use of private real property if the governmental entity proves that the condition or use constitutes a public or 25 26 private nuisance as defined by background principles of nuisance and property law of this state; 27

S.B. No. 1201 1 (5) [(7)] an action taken out of a reasonable good faith belief that the action is necessary to prevent a grave and 2 3 immediate threat to life or property; 4 (6) [(8)] a formal exercise of the power of eminent 5 domain; 6 (7) [(9)] an action taken under a state mandate to prevent waste of oil and gas, protect correlative rights of owners 7 of interests in oil or gas, or prevent pollution related to oil and 8 qas activities; 9 10 (8) [(10)] a rule or proclamation adopted for the purpose of regulating water safety, hunting, fishing, or control of 11 12 nonindigenous or exotic aquatic resources; (9) [(11)] an action taken by a political subdivision 13 14 [÷ 15 [(A) to regulate construction designated under law as a floodplain; 16 17 [(B) to regulate on-site sewage facilities; [(C) under the political subdivisions's 18 19 statutory authority to prevent waste or protect rights of owners of 20 interest in groundwater; or 21 [(D)] to prevent subsidence; (10) [(12)] the appraisal of property for purposes of 2.2 23 ad valorem taxation; 24 (11) $\left[\frac{13}{13}\right]$ an action that $\left[\frac{13}{13}\right]$ 25 [(A) is taken in response to a real and 26 substantial threat to public health and safety; [(B)] is designed to significantly advance a 27

1 [the] health and safety purpose; [and 2 [(C) does not impose a greater burden than is 3 necessary to achieve the health and safety purpose;] or 4 (12) [(14)] an action or rulemaking undertaken by the 5 Public Utility Commission of Texas to order or require the location or placement of telecommunications equipment owned by another party 6 on the premises of a certificated local exchange company. 7 8 (d) This chapter does not apply to an action taken by a political subdivision to ensure compliance with on-site sewage 9 facility regulations promulgated by the Texas Commission on 10 Environmental Quality [applies to a governmental action taken by a 11 12 county only if the action is taken on or after September 1, 1997]. SECTION 3. Section 2007.021(b), Government Code, is amended 13 14 to read as follows: 15 (b) A suit under this subchapter must be filed not later

17 (1) the earliest date on which the ordinance, rule, 18 regulatory requirement, resolution, policy, guideline, or similar 19 measure on which the suit is based is enforced with respect to the 20 <u>owner's private real property; or</u>

than the second anniversary of the later of:

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(2) the earliest date on which the ordinance, rule, regulatory requirement, resolution, policy, guideline, or similar measure on which the suit is based is applied to the owner's private real property with respect to any permit application affecting the real property [180th day after the date the private real property owner knew or should have known that the governmental action restricted or limited the owner's right in the private real

1 property].

2 SECTION 4. Section 2007.022(b), Government Code, is amended 3 to read as follows:

4 (b) A contested case must be filed with the agency not later5 than <u>the second anniversary of the later of:</u>

6 <u>(1) the earliest date on which the ordinance, rule,</u> 7 <u>regulatory requirement, resolution, policy, guideline, or similar</u> 8 <u>measure on which the case is based is enforced with respect to the</u> 9 <u>owner's private real property; or</u>

(2) the earliest date on which the ordinance, rule, 10 regulatory requirement, resolution, policy, guideline, or similar 11 12 measure on which the case is based is applied to the owner's private real property with respect to any permit application affecting the 13 real property [the 180th day after the date the private real 14 15 property owner knew or should have known that the governmental action restricted or limited the owner's right in the private real 16 property]. 17

SECTION 5. Section 2007.023(b), Government Code, is amended to read as follows:

(b) If the trier of fact in a suit or contested case filed under this subchapter finds that the governmental action is a taking under this chapter, the private real property owner is only entitled to, and the governmental entity is only liable for<u>:</u>

24 (1) [-,] invalidation of the governmental action or the 25 part of the governmental action resulting in the taking; and

26 (2) damages determined under Section 2007.024(b).

27 SECTION 6. Section 2007.024, Government Code, is amended by

S.B. No. 1201 1 amending Subsection (b) and adding Subsection (b-1) to read as 2 follows:

3 (b) The judgment or final decision or order shall include a 4 fact finding that determines the monetary damages suffered by the 5 private real property owner as a result of the taking, including, if 6 <u>the governmental action has ceased or has been rescinded, amended,</u> 7 <u>invalidated, or repealed, the temporary or permanent economic loss</u> 8 <u>sustained by the private real property owner while the governmental</u> 9 <u>action was in effect</u>.

10 (b-1) The amount of damages <u>under Subsection (b)</u> is 11 determined from the date of the taking.

SECTION 7. Section 2007.026(b), Government Code, is amended to read as follows:

(b) The court or the state agency shall award a governmental entity that prevails in a suit or contested case filed under this subchapter reasonable and necessary attorney's fees and court costs only if the court determines that the private real property owner knew that the suit or contested case had no merit at the time the owner filed the suit or contested case.

20 SECTION 8. Section 2007.041(a), Government Code, is amended 21 to read as follows:

The attorney general shall prepare guidelines to assist 22 (a) governmental entities identifying and evaluating 23 in those 24 governmental actions described in Sections [Section] 2007.003(a)(1) and (2) [through (3)] that may result in a taking. 25

26 SECTION 9. Section 2007.042(a), Government Code, is amended 27 to read as follows:

1 (a) A political subdivision that proposes to engage in a governmental action described in Section 2007.003(a)(1) or (2) 2 3 [through (3)] that may result in a taking shall provide at least 30 days' notice of its intent to engage in the proposed action by 4 providing a reasonably specific description of the proposed action 5 in a notice published in a newspaper of general circulation 6 published in the county in which affected private real property is 7 8 located. If a newspaper of general circulation is not published in that county, the political subdivision shall publish a notice in a 9 10 newspaper of general circulation located in a county adjacent to the county in which affected private real property is located. The 11 12 political subdivision shall, at a minimum, include in the notice a reasonably specific summary of the takings impact assessment that 13 14 was prepared as required by this subchapter and the name of the 15 official of the political subdivision from whom a copy of the full assessment may be obtained. 16

17 SECTION 10. Section 2007.044, Government Code, is amended 18 by amending Subsection (a) and adding Subsection (d) to read as 19 follows:

A governmental action requiring a takings 20 (a) impact 21 assessment is void if an assessment is not prepared in compliance with the evaluation guidelines developed by the attorney general 22 23 under Section 2007.041. A private real property owner affected by a 24 governmental action taken without the preparation of a takings impact assessment as required by this subchapter may bring suit for 25 26 a declaration of the invalidity of the governmental action.

27 (d) A proposed governmental action described by Section

1 2007.003(a)(1) or (2) that requires a takings impact assessment may be stayed if an assessment is not prepared or if the assessment is 2 not in compliance with the evaluation guidelines developed by the 3 attorney general under Section 2007.041. A private real property 4 owner affected by the proposed governmental action may bring suit 5 to enforce the preparation of a takings impact assessment in 6 compliance with those guidelines. If the trier of fact in a suit 7 filed under this subchapter finds that the takings impact 8 assessment is not prepared or is not in compliance with the 9 10 evaluation guidelines, the court shall stay the proposed 11 governmental action.

12 SECTION 11. The change in law made by this Act applies only 13 to a governmental action or series of actions that commences on or 14 after the effective date of this Act. A governmental action or 15 series of actions that commences before the effective date of this 16 Act is governed by the law in effect immediately before that date, 17 and that law is continued in effect for that purpose.

18 SECTION 12. This Act takes effect immediately if it 19 receives a vote of two-thirds of all the members elected to each 20 house, as provided by Section 39, Article III, Texas Constitution. 21 If this Act does not receive the vote necessary for immediate 22 effect, this Act takes effect September 1, 2011.