By: Lozano

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A BILL TO BE ENTITLED 1 AN ACT 2 relating to the authority of the governing body of a taxing unit to exempt from ad valorem taxation mineral interests owned by 3 nonprofit corporations organized for the exclusive purpose of 4 5 generating income for certain charitable nonprofit corporations through the ownership, lease, and management of real property. 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 7 8 SECTION 1. Subchapter B, Chapter 11, Tax Code, is amended by 9 adding Section 11.186 to read as follows: Sec. 11.186. MINERAL INTERESTS OWNED BY CERTAIN NONPROFIT 10 CORPORATIONS. (a) A nonprofit corporation is entitled to an 11 exemption from taxation by a taxing unit of the mineral interests 12 owned by the nonprofit corporation if: 13 14 (1) the nonprofit corporation: (A) is gove<u>rned by the Texas</u> 15 Nonprofit 16 Corporation Law, as described by Section 1.008, Business Organizations Code; and 17 18 (B) is organized for the exclusive purpose of generating income for a specific charitable nonprofit corporation 19 through its ownership, lease, and management of real property, 20 including buildings, land, and mineral interests; 21 (2) the charitable nonprofit corporation: 22 23 (A) is governed by the Texas Nonprofit Corporation Law, as described by Section 1.008, Business 24

1 Organizations Code; 2 (B) is organized exclusively to perform 3 religious and charitable purposes; 4 (C) is engaged exclusively in providing housing, 5 counseling, training, spiritual aid, and related services to children and families in need; 6 7 (D) does not charge a fee for the provision of a 8 service; and 9 (E) does not accept or receive money from a 10 governmental entity; and (3) the exemption is adopted by the governing body of 11 12 the taxing unit in the manner provided by law for official action by 13 the governing body. 14 (b) A nonprofit corporation described by Subsection (a)(1) 15 or (2) may not be operated in a way that results in: 16 (1) the accrual of distributable profits; 17 (2) the realization of private gain resulting from payment of compensation in excess of a reasonable allowance for 18 19 salary or other compensation for services rendered; or (3) the realization of any other form of private gain. 20 21 (c) An exemption under this section adopted by the governing 22 body of a taxing unit applies to: 23 (1) the tax year: 24 (A) in which the exemption is adopted by the governing body if officially adopted before April 15; or 25 26 (B) immediately following the tax year in which the exemption is adopted by the governing body if officially 27

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adopted on or after April 15; and

2 (2) each tax year following that tax year unless and 3 until repealed in the manner provided by Subsection (d).

4 The governing body of a taxing unit may repeal an (d) 5 exemption adopted under this section in the manner provided by law for official action by the governing body. 6

7 SECTION 2. Section 11.43(c), Tax Code, is amended to read as 8 follows:

An exemption provided by Section 11.13, 11.131, 11.132, 9 (C) 10 11.17, 11.18, 11.182, 11.1827, 11.183, <u>11.186,</u> 11.19, 11.20, 11.21, 11.22, 11.23(h), (j), or (j-1), 11.231, 11.254, 11.271, 11.29, 11 12 11.30, 11.31, or 11.315, once allowed, need not be claimed in subsequent years, and except as otherwise provided by Subsection 13 14 (e), the exemption applies to the property until it changes 15 ownership or the person's qualification for the exemption changes. However, the chief appraiser may require a person allowed one of the 16 17 exemptions in a prior year to file a new application to confirm the person's current qualification for the exemption by delivering a 18 19 written notice that a new application is required, accompanied by 20 an appropriate application form, to the person previously allowed 21 the exemption.

SECTION 3. Section 403.302(d), Government Code, is amended 22 to read as follows: 23

24 (d) For the purposes of this section, "taxable value" means the market value of all taxable property less: 25

26 (1) the total dollar amount of any residence homestead 27 exemptions lawfully granted under Section 11.13(b) or (c), Tax

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Code, in the year that is the subject of the study for each school
 district;

3 (2) one-half of the total dollar amount of any
4 residence homestead exemptions granted under Section 11.13(n), Tax
5 Code, in the year that is the subject of the study for each school
6 district;

7 (3) the total dollar amount of any exemptions granted
8 before May 31, 1993, within a reinvestment zone under agreements
9 authorized by Chapter 312, Tax Code;

10 (4) subject to Subsection (e), the total dollar amount11 of any captured appraised value of property that:

12 (A) is within a reinvestment zone created on or before May 31, 1999, or is proposed to be included within the 13 14 boundaries of a reinvestment zone as the boundaries of the zone and 15 the proposed portion of tax increment paid into the tax increment fund by a school district are described in a written notification 16 17 provided by the municipality or the board of directors of the zone to the governing bodies of the other taxing units in the manner 18 provided by former Section 311.003(e), Tax Code, before May 31, 19 1999, and within the boundaries of the zone as those boundaries 20 existed on September 1, 1999, including subsequent improvements to 21 the property regardless of when made; 22

(B) generates taxes paid into a tax increment
fund created under Chapter 311, Tax Code, under a reinvestment zone
financing plan approved under Section 311.011(d), Tax Code, on or
before September 1, 1999; and

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(C) is eligible for tax increment financing under

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imposed in the year that is the subject of the study, calculated as

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3 (9) a portion of the market value of property not otherwise fully taxable by the district at market value because of: 4 5 (A) action required by statute or the constitution of this state, other than Section 11.311, Tax Code, 6 that, if the tax rate adopted by the district is applied to it, 7 8 produces an amount equal to the difference between the tax that the district would have imposed on the property if the property were 9 fully taxable at market value and the tax that the district is 10 actually authorized to impose on the property, if this subsection 11 does not otherwise require that portion to be deducted; or 12

(B) action taken by the district under Subchapter
B or C, Chapter 313, Tax Code, before the expiration of the
subchapter;

16 (10) the market value of all tangible personal 17 property, other than manufactured homes, owned by a family or 18 individual and not held or used for the production of income;

(11) the appraised value of property the collection of delinquent taxes on which is deferred under Section 33.06, Tax Code;

(12) the portion of the appraised value of property the collection of delinquent taxes on which is deferred under Section 33.065, Tax Code; and

(13) the amount by which the market value of a residence homestead to which Section 23.23, Tax Code, applies exceeds the appraised value of that property as calculated under

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1 that section.

2 SECTION 4. This Act applies only to ad valorem taxes imposed 3 for a tax year that begins on or after the effective date of this 4 Act.

SECTION 5. This Act takes effect January 1, 2016, but only 5 6 if the constitutional amendment proposed by the 84th Legislature, Regular Session, 2015, authorizing the governing body of a 7 8 political subdivision to exempt from ad valorem taxation mineral interests owned by nonprofit corporations organized for the 9 exclusive purpose of generating income for certain charitable 10 nonprofit corporations through the ownership, lease, 11 and management of real property is approved by the voters. If that 12 amendment is not approved by the voters, this Act has no effect. 13