By: Sanford

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H.B. No. 3869

A BILL TO BE ENTITLED

AN ACT

2 relating to the appraisal for ad valorem tax purposes of tangible
3 personal property held for sale at retail.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Sections 23.12(a) and (f), Tax Code, are amended 6 to read as follows:

(a) Except as provided by Sections 23.121, [23.1241,] 7 23.124, 23.1241, 23.1244, and 23.127, the market value of an 8 9 inventory is the price for which it would sell as a unit to a purchaser who would continue the business. An inventory shall 10 11 include residential real property which has never been occupied as a residence and is held for sale in the ordinary course of a trade or 12 business, provided that the residential real property remains 13 14 unoccupied, is not leased or rented, and produces no income.

(f) The owner of an inventory other than a dealer's motor 15 16 vehicle inventory as that term is defined by Section 23.121, [a dealer's heavy equipment inventory as that term is defined by 17 Section 23.1241, or] a dealer's vessel and outboard motor inventory 18 as that term is defined by Section 23.124, a dealer's heavy 19 20 equipment inventory as that term is defined by Section 23.1241, a retail inventory as that term is defined by Section 23.1244, or a 21 retail manufactured housing inventory as that term is defined by 22 23 Section 23.127 may elect to have the inventory appraised at its market value as of September 1 of the year preceding the tax year to 24

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1 which the appraisal applies by filing an application with the chief appraiser requesting that the inventory be appraised as of 2 3 September 1. The application must clearly describe the inventory to which it applies and be signed by the owner of the inventory. The 4 application applies to the appraisal of the inventory in each tax 5 year that begins after the next August 1 following the date the 6 application is filed with the chief appraiser unless the owner of 7 8 the inventory by written notice filed with the chief appraiser revokes the application or the ownership of the inventory changes. 9 10 A notice revoking the application is effective for each tax year that begins after the next September following the date the notice 11 12 of revocation is filed with the chief appraiser.

SECTION 2. Subchapter B, Chapter 23, Tax Code, is amended by adding Section 23.1244 to read as follows:

15 <u>Sec. 23.1244. RETAILER'S RETAIL INVENTORY; VALUE. (a) In</u> 16 <u>this section:</u>

17 <u>(1) "Chief appraiser" means the chief appraiser for</u> 18 <u>the appraisal district in which a retailer's retail inventory is</u> 19 <u>located.</u>

20 (2) "Declaration" means a retailer's retail inventory
 21 declaration form adopted by the comptroller under this section.

(3) "Retailer" means a person who is engaged in the business in this state of selling retail inventory. For purposes of this section, the term does not include a bank, savings bank, savings and loan association, credit union, or other finance company. In addition, for purposes of taxation of a person's retail inventory in a tax year, the term does not include a person who

H.B. No. 3869 1 renders the person's retail inventory in that tax year by filing a 2 rendition statement or property report under Chapter 22. (4) "Retail inventory" means all tangible personal 3 property that a retailer holds for sale in this state during a 4 12-month period and for which the retailer is not otherwise 5 entitled to an exemption from taxation. For purposes of this 6 7 section, the term does not include: 8 (A) real property; or 9 inventory that qualifies for appraisal under (B) Section 23.121, 23.124, 23.1241, or 23.127. 10 (5) "Sales price" means the total amount of money paid 11 12 or to be paid to a retailer for the purchase of an item of retail 13 inventory. 14 (6) "Total annual sales" means the total of the sales 15 price from every sale from a retailer's retail inventory for a 16 12-month period. 17 (b) For the purpose of the computation of property tax, the market value of a retailer's retail inventory on January 1 is the 18 19 total annual sales, less sales at wholesale and sales to retailers, for the 12-month period corresponding to the preceding tax year, 20 divided by 12. 21 (b-1) Notwithstanding Subsection (b), for the nine-year 22 period beginning January 1, 2020, and ending December 31, 2028, the 23 24 market value of a retailer's retail inventory is the greater of: (1) the market value of that retail inventory on 25 26 January 1 of the applicable tax year as determined under Subsection 27 (b); or

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1	(2)	the f	Eollo	wing	perce	entag	es of t	the	market v	alu	e of
2	<u>that inventory on</u>	Janu	ary 1	l of t	the ap	plica	able ta:	х уе	ar as det	erm	ined
3	under Section 23.	12:									
4		(A)	for	the	2020	tax	year,	90	percent	of	the
5	market value;										
6		(B)	for	the	2021	tax	year,	80	percent	of	the
7	<u>market value;</u>										
8		(C)	for	the	2022	tax	year,	70	percent	of	the
9	market value;										
10		(D)	for	the	2023	tax	year,	60	percent	of	the
11	market value;										
12		(E)	for	the	2024	tax	year,	50	percent	of	the
13	market value;										
14		(F)	for	the	2025	tax	year,	40	percent	of	the
15	market value;										
16		(G)	for	the	2026	tax	year,	30	percent	of	the
17	market value;										
18		(H)	for	the	2027	tax	year,	20	percent	of	the
19	market value; and	<u>.</u>									
20		(I)	for	the	2028	tax	year,	10	percent	of	the
21	market value.										
22	(c) For t	he pu	irpos	e of	the c	compu	tation	of	property	taz	<u>k on</u>
23	the market value	of t	he re	tail	inver	ntory	of an	own	er who wa	is n	ot a
24	<u>retailer on Janua</u>	ry 1	of th	le pre	ecedin	g tax	k year,	the	chief ap	pra	iser
25	shall estimate th	ie mai	cket '	value	e of th	ne re	tailer'	sr	etail inv	ento	ory.
26	In making the e	stima	ate r	equi	red b	y th	is sub	sec	tion, th	e cl	nief
27	appraiser shall	use s	sales	data	a, if	avai	lable,	ger	nerated b	y sa	ales

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1	from the retailer's retail inventory in the preceding tax year.
2	(c-1) Notwithstanding Subsection (c), for the nine-year
3	period beginning January 1, 2020, and ending December 31, 2028, the
4	chief appraiser shall determine the market value of the retail
5	inventory of an owner who was not a retailer on January 1 of the
6	preceding tax year in the manner prescribed by Subsection (b-1) and
7	shall use the estimated market value determined under Subsection
8	(c) as the market value of the retail inventory for purposes of
9	Subsection (b-1)(1).
10	(c-2) This subsection and Subsections (b-1) and (c-1)
11	expire December 31, 2028.
12	(d) Except for retail inventory, tangible personal property
13	held by a retailer is appraised as provided by the other sections of
14	this code. In the case of a retailer whose sales from the
15	retailer's retail inventory are made predominately to other
16	retailers, the chief appraiser shall appraise the retailer's retail
17	inventory as provided by Section 23.12.
18	(e) A retailer is presumed to be an owner of retail
19	inventory on January 1 if, in the 12-month period ending on December
20	31 of the preceding year, the retailer sold an item of retail
21	inventory to a person other than a retailer. The presumption is
22	not rebutted by the fact that a retailer has no item of retail
23	inventory physically on hand for sale from the retailer's retail
24	inventory on January 1.
25	(f) The comptroller by rule shall adopt a retailer's retail
26	inventory declaration form. Not later than April 15 of each year,
27	or, in the case of a retailer who was not in business on January 1,

H.B. No. 3869 not later than 30 days after commencement of business, each 1 2 retailer shall file a declaration with the chief appraiser for each location at which the retailer's retail inventory to be appraised 3 as provided by this section is located. The declaration is 4 5 sufficient to comply with this subsection if it sets forth: 6 (1) the name and business address of each location at which the retailer's retail inventory to be appraised as provided 7 8 by this section is located; 9 (2) a statement that the retailer is the owner of 10 retail inventory; and (3) the market value of the retailer's retail 11 12 inventory for the current tax year as computed under Subsection 13 (b). 14 (g) As provided by this subsection, the chief appraiser may 15 examine the books and records of a retailer. A request made under this subsection must be made in writing, be delivered personally to 16 17 the custodian of the records at a location at which the retailer conducts business, provide a period of not less than 15 days for the 18 person to respond to the request, and state that the person to whom 19 the request is addressed has the right to seek judicial relief from 20 compliance with the request. In a request made under this section, 21 22 the chief appraiser may examine: (1) documentation appropriate to allow the chief 23 24 appraiser to ascertain the applicability of this section to the 25 person; and 26 (2) sales records to substantiate information set forth in the declaration filed by the retailer. 27

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1	(h) A retailer who fails to timely file a declaration under
2	Subsection (f) in a tax year waives any right to have the retailer's
3	retail inventory appraised as provided by this section in that tax
4	year.
5	(i) Section 23.123 applies to a declaration filed under this
6	section in the same manner in which that section applies to a
7	declaration filed as required by Section 23.121.
8	SECTION 3. The changes in law made by this Act apply only to
9	an ad valorem tax year that begins on or after the effective date of
10	this Act.

11 SECTION 4. This Act takes effect January 1, 2020.