By: Springer, et al.

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S.B. No. 2001

## A BILL TO BE ENTITLED

AN ACT

2 Relating to prohibiting the enactment of a law that imposes a tax on 3 certain transactions that either convey a security or involve 4 specified derivative contracts.

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

6 SECTION 1. Chapter 101, Tax Code is amended by adding 7 Section 101.010 to read as follows:

8 <u>Sec. 101.010. Provisions Relating to Securities Market</u> 9 <u>Operators (a) After January 1, 2022, no law may be enacted that</u> 10 <u>imposes an occupation tax upon a Registered Securities Market</u> 11 <u>Operator or a tax upon a securities transaction of a Registered</u> 12 <u>Securities Market Operator.</u>

(b) The term "Registered Securities Market Operator" means 13 a self-regulatory organization, national securities exchange, 14 financial institution, alternative trading system, trade reporting 15 16 facility, broker, dealer, clearing agency, or transfer agent, as 17 those terms are defined in the Securities Exchange Act of 1934, 15 U.S.C. 78a et seq., or a board of trade, commodities pool operator, 18 derivatives clearing organization, electronic trading facility, or 19 organized exchange, as that term is defined in the Commodities 20 Futures Exchange Act, 7 U.S.C. 1 et seq., or an affiliate, 21 subsidiary, or facility thereof, to the extent that such Regulated 22 23 Securities Market Operator is subject to registration with and regulation by the U.S. Securities and Exchange Commission or the 24

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U.S. Commodities Futures Trading Commission.
(c) The term "security" or "securities" means the
definition of that term set forth in the Securities Exchange Act of
1934, 15 U.S.C. § 78c(a)(10).
(d) The term "securities transaction" means the purchase or
sale of securities by a Registered Securities Market Operator on
behalf of a customer, any contract or agreement to do the same, and
any service by a Registered Securities Market Operator to
facilitate, match parties to, process, report, clear, or settle the
purchase or sale of securities on behalf of a customer.
(d) This section does not prohibit:
(1) the imposition of a general business tax measured
by business activity;
(2) the imposition of a tax on the production of
minerals;
(3) the imposition of a tax on insurance premiums;
(4) the imposition of a general sales tax on tangible
personal property or services;
(5) the imposition of a fee based on the cost of
processing documents; or
(6) the change of a rate of a tax in existence on
January 1, 2022.
SECTIONA 2. This Act takes effect January 1, 2022, but only if the
constitutional amendment proposed by the 87th Legislature, Regular
Session, 2021, to authorize the legislature to prohibiting the
enactment of a law that imposes a tax on certain transactions that
either convey a security or involve specified derivative contracts

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is approved by the voters. If that amendment is not approved by the
voters, this Act has no effect.