By: Metcalf

H.B. No. 169

A BILL TO BE ENTITLED 1 AN ACT 2 relating to a limitation on increases in the appraised value of certain commercial real property for ad valorem tax purposes. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 5 SECTION 1. Section 1.12(d), Tax Code, as effective January 1, 2027, is amended to read as follows: 6 (d) For purposes of this section, the appraisal ratio of 7 property [a homestead] to which Section 23.23 or 23.232 applies is 8 9 the ratio of the property's market value as determined by the appraisal district or appraisal review board, as applicable, to the 10 market value of the property according to law. The appraisal ratio 11 12 is not calculated according to the appraised value of the property as limited by Section 23.23 or 23.232. 13 14 SECTION 2. Subchapter B, Chapter 23, Tax Code, is amended by adding Section 23.232 to read as follows: 15 16 Sec. 23.232. LIMITATION ON APPRAISED VALUE OF CERTAIN COMMERCIAL REAL PROPERTY. (a) In this section: 17 18 (1) "Commercial real property" means real property that is held or used for the production of income. 19 (2) "Disaster recovery program" means a disaster 20 recovery program funded with community development block grant 21 disaster recovery money authorized by federal law. 22 23 (3) "New improvement" means an improvement to 24 commercial real property made after the most recent appraisal of

H.B. No. 169 1 the property that increases the market value of the property and the 2 value of which is not included in the appraised value of the property for the preceding tax year. The term does not include 3 repairs to or ordinary maintenance of an existing structure or the 4 5 grounds or another feature of the property. 6 (b) This section applies only to a parcel of commercial real 7 property with a market value of \$10 million or less for the tax year 8 in which the limitation provided by Subsection (d) takes effect as to the property. 9 10 (c) This section does not apply to property appraised under Subchapter C, D, E, F, G, or H. 11 12 (d) Notwithstanding the requirements of Section 25.18 and regardless of whether the appraisal office has appraised the 13 property and determined the market value of the property for the tax 14 15 year, an appraisal office may increase the appraised value of a parcel of commercial real property for a tax year to an amount not 16 17 to exceed the lesser of: (1) the market value of the property for the most 18 19 recent tax year that the market value was determined by the 20 appraisal office; or 21 (2) the sum of: 22 (A) 20 percent of the appraised value of the 23 property for the preceding tax year; 24 (B) the appraised value of the property for the 25 preceding tax year; and 26 (C) the market value of all new improvements to 27 the property.

1 (e) When appraising a parcel of commercial real property, 2 the chief appraiser shall: 3 (1) appraise the property at its market value; and 4 (2) include in the appraisal records both the market 5 value of the property and the amount computed under Subsection (d)(2). 6 (f) The limitation provided by Subsection (d) takes effect 7 8 as to a parcel of commercial real property on January 1 of the tax year following the first tax year in which the owner owns the 9 10 property on January 1 and in which the property meets the definition of commercial real property. The limitation expires on January 1 of 11 12 the tax year following the first tax year in which the owner of the property ceases to own the property or the property no longer meets 13 14 the definition of commercial real property. 15 (g) For purposes of Subsection (f), a person who acquired a parcel of commercial real property before the 2026 tax year is 16 17 considered to have acquired the property on January 1, 2026. (h) Notwithstanding Subsections (a)(3) and (d) and except 18 19 as provided by Subdivision (2) of this subsection, an improvement to property that would otherwise constitute a new improvement is 20 not treated as a new improvement if the improvement is a replacement 21 structure for a structure that was rendered unusable by a casualty 22 or by wind or water damage. For purposes of appraising the property 23 24 under Subsection (d) in the tax year in which the structure would have constituted a new improvement: 25 26 (1) the appraised value the property would have had in the preceding tax year if the casualty or damage had not occurred is 27

H.B. No. 169 1 considered to be the appraised value of the property for that year, regardless of whether that appraised value exceeds the actual 2 appraised value of the property for that year as limited by 3 Subsection (d); and 4 5 (2) the replacement structure is considered to be a new improvement only if: 6 7 (A) the square footage of the replacement 8 structure exceeds that of the replaced structure as that structure existed before the casualty or damage occurred; or 9 10 (B) the exterior of the replacement structure is of higher quality construction and composition than that of the 11 12 replaced structure. (i) Notwithstanding Subsection (h)(2), and only to the 13 extent necessary to satisfy the requirements of a disaster recovery 14 program, a replacement structure described by that subdivision is 15 not considered to be a new improvement if to satisfy the 16 17 requirements of the disaster recovery program it was necessary 18 that: 19 (1) the square footage of the replacement structure exceed that of the replaced structure as that structure existed 20 before the casualty or damage occurred; or 21 22 (2) the exterior of the replacement structure be of higher quality construction and composition than that of the 23 24 replaced structure. SECTION 3. Sections 25.19(b) and (q), 25 Tax Code, as 26 effective January 1, 2027, are amended to read as follows: (b) The chief appraiser shall separate real from personal 27

1 property and include in the notice for each:

a list of the taxing units in which the property is (1) 2 3 taxable;

4 (2) the appraised value of the property in the 5 preceding year;

6 the taxable value of the property in the preceding (3) 7 year for each taxing unit taxing the property;

8 (4) the appraised value of the property for the current year, the kind and amount of each exemption and partial 9 exemption, if any, approved for the property for the current year 10 and for the preceding year, and, if an exemption or partial 11 exemption that was approved for the preceding year was canceled or 12 reduced for the current year, the amount of the exemption or partial 13 14 exemption canceled or reduced;

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for the limitation on appraised value provided by Section 23.232; 17 (5) in italic typeface, the following statement: "The

(4-a) a statement of whether the property qualifies

Texas Legislature does not set the amount of your local taxes. Your 18 property tax burden is decided by your locally elected officials, 19 and all inquiries concerning your taxes should be directed to those 20 officials"; 21

(6) a detailed explanation of the time and procedure 22 for protesting the value; 23

24 (7) the date and place the appraisal review board will 25 begin hearing protests;

(8) an explanation of the availability and purpose of 26 27 an informal conference with the appraisal office before a hearing

1 on a protest; and

(9) a brief explanation that the governing body of
each taxing unit decides whether or not taxes on the property will
increase and the appraisal district only determines the value of
the property.

6 (g) By April 1 or as soon thereafter as practicable if the 7 property is a single-family residence that qualifies for an 8 exemption under Section 11.13, or by May 1 or as soon thereafter as practicable in connection with any other property, the chief 9 appraiser shall deliver a written notice to the owner of each 10 property not included in a notice required to be delivered under 11 12 Subsection (a), if the property was reappraised in the current tax year, if the ownership of the property changed during the preceding 13 14 year, or if the property owner or the agent of a property owner 15 authorized under Section 1.111 makes a written request for the notice. The chief appraiser shall separate real from personal 16 property and include in the notice for each property: 17

18 (1) the appraised value of the property in the 19 preceding year;

(2) the appraised value of the property for the
current year and the kind of each partial exemption, if any,
approved for the current year;

23 (2-a) a statement of whether the property qualifies
 24 for the limitation on appraised value provided by Section 23.232;

(3) a detailed explanation of the time and procedurefor protesting the value; and

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(4) the date and place the appraisal review board will

1 begin hearing protests.

2 SECTION 4. Section 41.41(a), Tax Code, as amended by 3 H.B. 4809, Acts of the 89th Legislature, Regular Session, 2025, and 4 effective January 1, 2027, is amended to read as follows:

5 (a) A property owner is entitled to protest before the 6 appraisal review board the following actions:

7 (1) determination of the appraised value of the 8 owner's property or, in the case of land appraised as provided by 9 Subchapter C, D, E, or H, Chapter 23, determination of its appraised 10 or market value;

11 (2) unequal appraisal of the owner's property; 12 (3) inclusion of the owner's property on the appraisal 13 records; 14 (4) denial to the generative events in whele on in part of

14 (4) denial to the property owner in whole or in part of15 a partial exemption;

16 (4-a) determination that the owner's property does not 17 qualify for the limitation on appraised value provided by Section 18 23.232;

19 (5) determination that the owner's land does not 20 qualify for appraisal as provided by Subchapter C, D, E, or H, 21 Chapter 23;

(6) identification of the taxing units in which the
owner's property is taxable in the case of the appraisal district's
appraisal roll;

(7) determination that the property owner is the ownerof property;

27 (8) a determination that a change in use of land

H.B. No. 169 appraised under Subchapter C, D, E, or H, Chapter 23, has occurred; 1 2 (9) a determination of: 3 (A) the appraised value of a structure or archeological site that qualifies for an exemption under Section 4 5 11.24; 6 (B) the appraised value of the land necessary to 7 access the structure or site; and 8 (C) the allocation of the appraised value between the structure or site and the land; or 9 10 (10)any other action of the chief appraiser, appraisal district, or appraisal review board that applies to and 11 12 adversely affects the property owner. SECTION 5. Section 42.26(d), Tax Code, as effective January 13 14 1, 2027, is amended to read as follows: 15 (d) For purposes of this section, the value of the property subject to the suit and the value of a comparable property or sample 16 17 property that is used for comparison must be the market value determined by the appraisal district when the property is [a 18 residence homestead] subject to the limitation on appraised value 19 imposed by Section 23.23 or 23.232. 20 21 SECTION 6. Sections 403.302(d) and (i), Government Code, as effective January 1, 2027, are amended to read as follows: 22 For the purposes of this section, "taxable value" means 23 (d) 24 the market value of all taxable property less: 25 (1) the total dollar amount of any residence homestead 26 exemptions lawfully granted under Section 11.13(b) or (c), Tax Code, in the year that is the subject of the study for each school 27

1 district;

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

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

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

(A) is within a reinvestment zone created on or 11 12 before May 31, 1999, or is proposed to be included within the boundaries of a reinvestment zone as the boundaries of the zone and 13 14 the proposed portion of tax increment paid into the tax increment 15 fund by a school district are described in a written notification provided by the municipality or the board of directors of the zone 16 17 to the governing bodies of the other taxing units in the manner provided by former Section 311.003(e), Tax Code, before May 31, 18 1999, and within the boundaries of the zone as those boundaries 19 existed on September 1, 1999, including subsequent improvements to 20 the property regardless of when made; 21

(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

(C) is eligible for tax increment financing under
 Chapter 311, Tax Code;

H.B. No. 169 1 (5) the total dollar amount of any captured appraised 2 value of property that: is within a reinvestment zone: 3 (A) 4 (i) created on or before December 31, 2008, 5 by a municipality with a population of less than 18,000; and 6 (ii) the project plan for which includes 7 the alteration, remodeling, repair, or reconstruction of а 8 structure that is included on the National Register of Historic Places and requires that a portion of the tax increment of the zone 9 10 be used for the improvement or construction of related facilities or for affordable housing; 11 generates school district taxes that are paid 12 (B) into a tax increment fund created under Chapter 311, Tax Code; and 13 14 (C) is eligible for tax increment financing under 15 Chapter 311, Tax Code; 16 (6) the total dollar amount of any exemptions granted 17 under Section 11.251 or 11.253, Tax Code; (7) the difference between the comptroller's estimate 18 19 of the market value and the productivity value of land that qualifies for appraisal on the basis of its productive capacity, 20 except that the productivity value estimated by the comptroller may 21 22 not exceed the fair market value of the land; 23 (8) the portion of the appraised value of residence 24 homesteads of individuals who receive a tax limitation under Section 11.26, Tax Code, on which school district taxes are not 25 26 imposed in the year that is the subject of the study, calculated as 27 if the residence homesteads were appraised at the full value

1 required by law;

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

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

15 (11) the appraised value of property the collection of 16 delinquent taxes on which is deferred under Section 33.06, Tax 17 Code;

18 (12) the portion of the appraised value of property 19 the collection of delinquent taxes on which is deferred under 20 Section 33.065, Tax Code;

(13) the amount by which the market value of property
[a residence homestead] to which Section 23.23 or 23.232, Tax Code,
applies exceeds the appraised value of that property as calculated
under Section 23.23 or 23.232, Tax Code, as applicable [that
section]; and

(14) the total dollar amount of any exemptions grantedunder Section 11.35, Tax Code.

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If the comptroller determines in the study that the 1 (i) market value of property in a school district as determined by the 2 3 appraisal district that appraises property for the school district, less the total of the amounts and values listed in Subsection (d) as 4 5 determined by that appraisal district, is valid, the comptroller, in determining the taxable value of property in the school district 6 under Subsection (d), shall for purposes of Subsection (d)(13) 7 8 subtract from the market value as determined by the appraisal district of properties [residence homesteads] to which Section 9 10 23.23 or 23.232, Tax Code, applies the amount by which that amount exceeds the appraised value of those properties as calculated by 11 12 the appraisal district under Section 23.23 or 23.232, Tax Code, as applicable. If the comptroller determines in the study that the 13 14 market value of property in a school district as determined by the 15 appraisal district that appraises property for the school district, less the total of the amounts and values listed in Subsection (d) as 16 17 determined by that appraisal district, is not valid, comptroller, in determining the taxable value of property in the 18 school district under Subsection (d), shall for purposes of 19 Subsection (d)(13) subtract from the market value as estimated by 20 the comptroller of properties [residence homesteads] to which 21 Section 23.23 or 23.232, Tax Code, applies the amount by which that 22 amount exceeds the appraised value of those properties 23 24 calculated by the appraisal district under Section 23.23 or 23.232,

25 Tax Code, as applicable.

26 SECTION 7. This Act applies only to the appraisal of 27 commercial real property for ad valorem tax purposes for a tax year

1 that begins on or after the effective date of this Act.

SECTION 8. This Act takes effect January 1, 2027, but only if the constitutional amendment proposed by the 89th Legislature, 1st Called Session, 2025, to authorize the legislature to limit the maximum appraised value of certain commercial real property for ad valorem tax purposes is approved by the voters. If that amendment is not approved by the voters, this Act has no effect.