1	SENATE JUDICIARY COMMITTEE SUBSTITUTE FOR SENATE BILL 160
2	49TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2010
3	
4	
5	
6	
7	
8	
9	
10	AN ACT
11	RELATING TO PROPERTY TAXATION; PROVIDING FOR A THREE PERCENT
12	LIMITATION ON ANNUAL INCREASES OF A RESIDENTIAL PROPERTY'S
13	VALUE; REQUIRING A STATEWIDE REVALUATION OF PROPERTY; REQUIRING
14	ANNUAL VALUATIONS OF RESIDENTIAL PROPERTY; PROVIDING FOR ANNUAL
15	ADJUSTMENTS UNTIL THE CURRENT AND CORRECT VALUES ARE USED.
16	
17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
18	Section 1. Section 7-36-15 NMSA 1978 (being Laws 1975,
19	Chapter 165, Section 2, as amended) is amended to read:
20	"7-36-15. METHODS OF VALUATION FOR PROPERTY TAXATION
21	PURPOSESGENERAL PROVISIONS
22	A. Property subject to valuation for property
23	taxation purposes under this article of the Property Tax Code
24	shall be valued by the methods required by this article of the
25	Property Tax Code whether the determination of value is made by
	.181680.2

<u>underscored material = new</u> [bracketed material] = delete

1

2

3

4

5

6

7

8

9

10

11

12

15

16

17

18

19

20

21

22

23

24

25

the department or the county assessor. The same or similar methods of valuation shall be used for valuation of the same or similar kinds of property for property taxation purposes.

B. Unless a method or methods of valuation are authorized in Sections 7-36-20 through 7-36-33 NMSA 1978, the value of property for property taxation purposes shall be its market value as determined by application of the sales of comparable property, income or cost methods of valuation or any combination of these methods.

<u>C.</u> In using any of the methods of valuation authorized by this [subsection] section, the valuation authority:

13 (1) shall apply generally accepted appraisal 14 techniques; and

(2) in determining the market value of residential housing, shall consider any decrease in the value that would be realized by the owner in a sale of the property because of the effects of any affordable housing subsidy, covenant or encumbrance imposed pursuant to a federal, state or local affordable housing program that restricts the future use of the property or the resale price of the property or would otherwise prohibit the owner from fully benefitting from any enhanced value of the property. [As used in this paragraph: (a) "subsidy, covenant or encumbrance imposed pursuant to a federal, state or local affordable

.181680.2

<u>underscored material = new</u> [bracketed material] = delete

	housing program" includes those imposed by a nonprofit entity
2	approved by a governmental entity as a qualifying grantee
5	pursuant to the Affordable Housing Act; and
ŀ	(b) "residential housing" means any
5	building, structure or portion thereof that is primarily
)	occupied, or designed or intended primarily for occupancy, as a
,	residence by one or more households and any real property that
3	is offered for sale or lease for the construction or location
)	thereon of such a building, structure or portion thereof.
)	"Residential housing" includes congregate housing, manufactured
-	homes, housing intended to provide or providing transitional or
2	temporary housing for homeless persons and common health care,
6	kitchen, dining, recreational and other facilities primarily
ŀ	for use by residents of a residential housing project.
;	C.] D. Beginning with valuations for tax year 2011,

every county assessor shall revalue residential properties once per year.

<u>E.</u> Dams, reservoirs, tanks, canals, irrigation wells, installed irrigation pumps, stock-watering wells and pumps, similar structures and equipment used for irrigation or stock-watering purposes, water rights and private roads shall not be valued separately from the land they serve. The foregoing improvements and rights shall be considered as appurtenances to the land they serve, and their value shall be included in the determination of value of the land. .181680.2

- 3 -

<u>underscored material = new</u> [bracketed material] = delete

1				
1	$[D_{\tau}]$ <u>F</u> . The department shall adopt regulations to			
2	implement the methods of valuation authorized in this article			
3	of the Property Tax Code.			
4	G. As used in this section:			
5	(1) "residential housing" means any building,			
6	structure or portion thereof that is primarily occupied, or			
7	designed or intended primarily for occupancy, as a residence by			
8	one or more households and any real property that is offered			
9	for sale or lease for the construction or location thereon of			
10	such a building, structure or portion thereof. "Residential			
11	housing" includes congregate housing, manufactured homes,			
12	housing intended to provide or providing transitional or			
13	temporary housing for homeless persons and common health care,			
14	kitchen, dining, recreational and other facilities primarily			
15	for use by residents of a residential housing project; and			
16	(2) "subsidy, covenant or encumbrance imposed			
17	pursuant to a federal, state or local affordable housing			
18	program" includes those imposed by a nonprofit entity approved			
19	by a governmental entity as a qualifying grantee pursuant to			
20	the Affordable Housing Act."			
21	Section 2. Section 7-36-21.2 NMSA 1978 (being Laws 2000,			
22	Chapter 10, Section 2, as amended) is amended to read:			
23	"7-36-21.2. LIMITATION ON INCREASES IN VALUATION OF			
24	RESIDENTIAL PROPERTY			
25	A. Except as provided in Subsection B of this			
	.181680.2			

- 4 -

	5	shal
	6	the
	7	prop
	8	perc
	9	year
	10	on i
	11	
	12	year
	13	
	14	prop
	15	omit
	16	
ete	17	tax
new del	18	occu
<u>1</u> =	19	whic
eria rial	20	is b
<u>mat</u>	21	
red ed 1	22	has
<u>underscored material = new</u> [bracketed material] = del(23	
<u>inde</u> [bra	24	prop
	25	for

1

2

3

4

section, residential property shall be valued at its current and correct value in accordance with the provisions of the Property Tax Code; provided that for the [2001] 2016 and subsequent tax years, the value of a property in any tax year shall not exceed [the higher of] one hundred three percent of the value in the tax year prior to the tax year in which the property is being valued [or one hundred six and one-tenth percent of the value in the tax year two years prior to the tax year in which the property is being valued]. This limitation on increases in value does not apply to:

(1) a residential property in the first taxyear that it is valued for property taxation purposes;

(2) any physical improvements made to the property during the year immediately prior to the tax year or omitted in a prior tax year; or

(3) valuation of a residential property in any tax year in which [(a) a change of ownership of the property occurred in the year immediately prior to the tax year for which the value of the property for property taxation purposes is being determined; or

(b)] the use or zoning of the property has changed in the year prior to the tax year.

[B. If a change of ownership of residential property occurred in the year immediately prior to the tax year for which the value of the property for property taxation .181680.2 - 5 -

1 2

3

delete

II

= new

underscored material [bracketed material] purposes is being determined, the value of the property shall be its current and correct value as determined pursuant to the general valuation provisions of the Property Tax Code.

4 C.] B. Beginning on January 1, 2011, to assure that 5 the values of residential property for property taxation 6 purposes are at current and correct values in all counties 7 prior to application of the limitation in Subsection A of this 8 section, the property tax division of the department shall 9 [determine for the 2000 tax year the sales ratio pursuant to 10 Section 7-36-18 NMSA 1978 or, if a sales ratio cannot be 11 determined pursuant to that section, conduct a sales-ratio 12 analysis using both independent appraisals by the department 13 and sales; if the sales ratio for a county for the 2000 tax 14 year is less than eighty-five, as measured by the median ratio 15 of value for property taxation purposes to sales price or 16 independent appraisal by the department, the county shall not 17 be subject to the limitations of Subsection A of this section 18 and shall conduct a reassessment of residential property in the 19 county so that by the 2003 tax year, the sales ratio is at 20 least eighty-five after such reassessment, the limitation on 21 increases in valuation in this section shall apply in those 22 counties in the earlier of the 2004 tax year or the first tax 23 year following the tax year that the county has a sales ratio 24 of eighty-five or higher as measured by the median ratio of 25 value for property taxation purposes to sales value or

.181680.2

- 6 -

1	independent appraisal by the department. Thereafter, the
2	limitation on increases in valuation of residential property
3	for property taxation purposes in this section shall apply to
4	subsequent tax years in all counties.] review and certify that
5	residential property values in a county are current and correct
6	prior to authorizing the county assessor of that county to mail
7	notices of value; provided that, in each property tax year from
8	2011 through 2015, the residential property value for tax
9	purposes shall be adjusted from the previous year as follows:
10	(1) in property tax year 2011, the value shall
11	be adjusted by one-fifth of the difference between the value
12	used in property tax year 2010 and the current and correct
13	value;
14	(2) in property tax year 2012, the value shall
15	be adjusted by one-fourth of the difference between the value
16	used in property tax 2011 and the current and correct value;
16 17	used in property tax 2011 and the current and correct value; (3) in property tax year 2013, the value shall
17	(3) in property tax year 2013, the value shall
17 18	(3) in property tax year 2013, the value shall be adjusted by one-third of the difference between the value
17 18 19	(3) in property tax year 2013, the value shall be adjusted by one-third of the difference between the value used in property tax year 2012 and the current and correct
17 18 19 20	(3) in property tax year 2013, the value shall be adjusted by one-third of the difference between the value used in property tax year 2012 and the current and correct value;
17 18 19 20 21	<pre>(3) in property tax year 2013, the value shall be adjusted by one-third of the difference between the value used in property tax year 2012 and the current and correct value; (4) in property tax year 2014, the value shall</pre>
17 18 19 20 21 22	<pre>(3) in property tax year 2013, the value shall be adjusted by one-third of the difference between the value used in property tax year 2012 and the current and correct value;</pre>
17 18 19 20 21 22 23	<pre>(3) in property tax year 2013, the value shall be adjusted by one-third of the difference between the value used in property tax year 2012 and the current and correct value;</pre>

- 7 -

4

5

6

7

12

13

14

17

18

19

20

21

22

23

24

25

bracketed material] = delete

= new

underscored material

1 subsequent property tax year, the value shall equal the current 2 and correct value, subject to the limitation of Subsection A of 3 this section.

[D.] <u>C.</u> The provisions of this section do not apply to residential property for any tax year in which the property is subject to the valuation limitation in Section 7-36-21.3 NMSA 1978.

8 [E. As used in this section, "change of ownership"
9 means a transfer to a transferee by a transferor of all or any
10 part of the transferor's legal or equitable ownership interest
11 in residential property except for a transfer:

(1) to a trustee for the beneficial use of the spouse of the transferor or the surviving spouse of a deceased transferor;

15 (2) to the spouse of the transferor that takes
16 effect upon the death of the transferor;

(3) that creates, transfers or terminates, solely between spouses, any co-owner's interest;

(4) to a child of the transferor, who occupies the property as his principal residence at the time of transfer; provided that the first subsequent tax year in which that person does not qualify for the head of household exemption on that property, a change of ownership shall be deemed to have occurred;

.181680.2

- 8 -

(5) that confirms or corrects a previous

	1	transfer made by a document that was recorded in the real
	2	estate records of the county in which the real property is
	3	located;
	4	(6) for the purpose of quieting the title to
	5	real property or resolving a disputed location of a real
	6	property boundary;
	7	(7) to a revocable trust by the transferor
	8	with the transferor, the transferor's spouse or a child of the
	9	transferor as beneficiary; or
	10	(8) from a revocable trust described in
	11	Paragraph (7) of this subsection back to the settlor or trustor
	12	or to the beneficiaries of the trust.]"
	13	Section 3. APPLICABILITYThe provisions of this act are
	14	applicable to residential properties valued for the 2011 and
	15	subsequent property tax years.
•	16	- 9 -
delete	17	
= de	18	
	19	
eria	20	
mat	21	
[bracketed material]	22	
ack e	23	
[br	24	
	25	
		.181680.2

<u>underscored material = new</u>

l