Session of 2021

SENATE BILL No. 222

By Committee on Ways and Means

2-11

AN ACT concerning property taxation; relating to valuation of property; 1 2 excluding hypothetical leased fee in the determination of fair market 3 value; amending K.S.A. 79-503a and repealing the existing section. 4 5 Be it enacted by the Legislature of the State of Kansas: 6 Section 1. K.S.A. 79-503a is hereby amended to read as follows: 79-7 503a. "Fair market value" means the amount in terms of money that a well 8 informed buyer is justified in paying and a well informed seller is justified 9 in accepting for property in an open and competitive market, assuming that 10 the parties are acting without undue compulsion. A hypothetical leased fee 11 shall not be included in the determination of fair market value of any 12 property. In the determination of fair market value of any real property 13 which that is subject to any special assessment, such value shall not be 14 determined by adding the present value of the special assessment to the sales price. For the purposes of this definition it will be assumed that 15 16 consummation of a sale occurs as of January 1. Sales in and of themselves shall not be the sole criteria of fair market 17 18 value but shall be used in connection with cost, income and other factors 19 including, but not by way of exclusion: 20 (a) The proper classification of lands and improvements; 21 (b) the size thereof: 22 (c) the effect of location on value; 23 (d) depreciation, including physical deterioration or functional, 24 economic or social obsolescence; 25 (e) cost of reproduction of improvements; 26 (f) productivity taking into account all restrictions imposed by the 27 state or federal government and local governing bodies, including, but not 28 limited to, restrictions on property rented or leased to low income 29 individuals and families as authorized by section 42 of the federal internal 30 revenue code of 1986, as amended; 31 (g) earning capacity as indicated by lease price, by capitalization of 32 net income or by absorption or sell-out period; 33 (h) rental or reasonable rental values or rental values restricted by the 34 state or federal government or local governing bodies, including, but not 35 limited to, restrictions on property rented or leased to low income 36 individuals and families, as authorized by section 42 of the federal internal

1 revenue code of 1986, as amended;

2 (i) sale value on open market with due allowance to abnormal3 inflationary factors influencing such values;

4 (j) restrictions or requirements imposed upon the use of real estate by 5 the state or federal government or local governing bodies, including 6 zoning and planning boards or commissions, and including, but not limited 7 to, restrictions or requirements imposed upon the use of real estate rented 8 or leased to low income individuals and families, as authorized by section 9 42 of the federal internal revenue code of 1986, as amended; and

(k) comparison with values of other property of known or recognized
value. The assessment-sales ratio study shall not be used as an appraisal
for appraisal purposes.

Fair market value pursuant to this section does not apply to landdevoted to agricultural use.

The appraisal process utilized in the valuation of all real and tangible personal property for ad valorem tax purposes shall conform to generally accepted appraisal procedures and standards which are consistent with the definition of fair market value unless otherwise specified by law.

19 Sec. 2. K.S.A. 79-503a is hereby repealed.

20 Sec. 3. This act shall take effect and be in force from and after its 21 publication in the statute book.