By: Merritt

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	A BILL TO BE ENTITLED
1	AN ACT
2	relating to the creation, administration, powers, duties,
3	operations, and financing of a border region high-speed rail
4	authority for the Texas-Louisiana and the Texas-Mexico border
5	regions; granting the power to issue bonds; imposing a tax;
6	granting the power of eminent domain.
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
8	SECTION 1. Chapter 13, Title 112, Revised Statutes, is
9	amended by adding Article 6550c-4 to read as follows:
10	Art. 6550c-4. BORDER REGION HIGH-SPEED RAIL AUTHORITIES
11	Sec. 1. DEFINITIONS. In this article:
12	(1) "Authority" means a border region high-speed rail
13	authority created under this article.
14	(2) "Authority property" means all property an
15	authority owns or leases under a long-term lease.
16	(3) "Border region" means the Texas-Louisiana border
17	region or the Texas-Mexico border region, as defined by Section
18	2056.002, Government Code.
19	(4) "Commission" means the Texas Transportation
20	Commission.
21	(5) "Department" means the Texas Department of
22	Transportation.
23	(6) "High-speed rail" means the rail technology that
24	permits the operation of rolling stock between scheduled stops at

1	speeds greater than 150 miles per hour.
2	(7) "High-speed rail facility" means any property
3	necessary for the transportation of passengers and baggage between
4	points in a border region by high-speed rail. The term includes
5	rolling stock, locomotives, stations, parking areas, and rail
6	lines.
7	(8) "System" means all of the high-speed rail and
8	intermodal facilities leased or owned by or operated on behalf of an
9	authority.
10	Sec. 2. CREATION OF AUTHORITIES. The commission by order
11	shall authorize the creation of an authority in each border region
12	for the purposes of financing, acquiring property for,
13	constructing, maintaining, and operating a high-speed rail system
14	in each border region.
15	Sec. 3. GOVERNING BODY. (a) The governing body of an
16	authority is a board of directors consisting of representatives of
17	each county in the border region for which the authority is created.
18	The board is composed of 11 members appointed by the governor.
19	(b) The members of the board shall elect one member as
20	presiding officer. The presiding officer may select another member
21	to preside in the absence of the presiding officer.
22	(c) The presiding officer shall call at least one meeting of
23	the board each year and may call other meetings as the presiding
24	officer determines are appropriate.
25	(d) A member of the board is not entitled to compensation
26	for serving as a member but is entitled to reimbursement for
27	reasonable expenses incurred while serving as a member.

H.B. No. 101 (e) The board shall adopt rules for its proceedings and 1 2 appoint an executive committee. The board may employ and 3 compensate persons to carry out the powers and duties of the 4 authority. 5 (f) Chapter 171, Local Government Code, applies to a member 6 of the board. 7 Sec. 4. POWERS AND DUTIES OF AUTHORITY. (a) An authority 8 is a public body and a political subdivision of the state exercising 9 public and essential governmental functions and has all the powers necessary or convenient to carry out the purposes of this article. 10 An authority, in the exercise of powers under this article, is 11 12 performing only governmental functions and is a governmental unit within the meaning of Chapter 101, Civil Practice and Remedies 13 14 Code. 15 (b) An authority is subject every 12th year to review under Chapter 325, Government Code (Texas Sunset Act). 16 17 (c) An authority may sue and be sued in all courts, may institute and prosecute suits without giving security for costs, 18 and may appeal from a judgment without giving a supersedeas or cost 19 bond. An action at law or in equity against an authority must be 20 21 brought in the county in which a principal office of the authority is located, except that in an eminent domain proceeding involving 22 an interest in land, suit must be brought in the county in which the 23 24 land is located. 25 (d) An authority may acquire by grant, purchase, gift, 26 devise, lease, or otherwise and may hold, use, sell, lease, or dispose of real and personal property, licenses, patents, rights, 27

1	and interests necessary, convenient, or useful for the full
2	exercise of its powers.
3	(e) An authority may acquire, construct, develop, own,
4	operate, and maintain intermodal and high-speed rail facilities to
5	connect political subdivisions in the applicable border region.
6	For this purpose and with the consent of a municipality, county, or
7	other political subdivision, an authority may use streets, alleys,
8	roads, highways, and other public ways of the municipality, county,
9	or other political subdivision and may relocate, raise, reroute,
10	change the grade of, or alter, at the expense of the authority, the
11	construction of any street, alley, highway, road, railroad,
12	electric lines and facilities, telegraph and telephone properties
13	and facilities, pipelines and facilities, conduits and facilities,
14	and other properties, whether publicly or privately owned, as
15	necessary or useful in the construction, reconstruction, repair,
16	maintenance, and operation of the system. An authority may not use
17	or alter a road or highway that is part of the state highway system
18	without the permission of the commission or a railroad without
19	permission of the railroad. An authority may acquire by purchase
20	any interest in real property for the acquisition, construction, or
21	operation of a high-speed rail facility on terms and at a price as
22	agreed to between the authority and the owner. The governing body
23	of a municipality, county, other political subdivision, or public
24	agency may convey title or rights and easements to any property
25	needed by an authority to effect its purposes in connection with the
26	acquisition, construction, or operation of the system.
27	(f) An authority has the right of eminent domain to acquire

real property in fee simple or an interest in real property less 1 2 than fee simple in, on, under, or above land, including an easement, right-of-way, or right of use of airspace or subsurface space. The 3 4 power of eminent domain under this section does not apply to land 5 under the jurisdiction of the department or a rail line owned by a 6 common carrier or municipality. An authority shall, to the extent 7 possible, use existing rail or intermodal transportation corridors for the alignment of its system. A proceeding for the exercise of 8 the power of eminent domain is begun by the adoption by the board of 9 a resolution declaring the public necessity for the acquisition by 10 an authority of the property or interest described in the 11 12 resolution and that the acquisition is necessary and proper for the construction, extension, improvement, or development of high-speed 13 rail facilities and is in the public interest. The resolution of an 14 15 authority is conclusive evidence of the public necessity of the proposed acquisition and that the real or personal property or 16 17 interest in property is necessary for public use.

18 (g) An authority may make agreements with a public utility, 19 private utility, communication system, common carrier, state 20 agency, or transportation system for the joint use of facilities, 21 installations, or properties inside or outside the border region 22 and establish through routes and joint fares.

23 (h) An authority may adopt rules to govern the operation of 24 the authority, its employees, the system, service provided by the 25 authority, and any other necessary matter concerning its purposes, 26 including rules relating to health, safety, alcohol or beverage 27 service, food service, and telephone and utility services, to

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1	protect the health, safety, and general welfare of residents of the
2	border region and people who use the authority's services.
3	(i) An authority may enter into a joint ownership agreement
4	with any person.
5	(j) An authority shall establish and maintain rates or other
6	compensation for the use of the facilities of the system acquired,
7	constructed, operated, regulated, or maintained by the authority
8	that is reasonable and nondiscriminatory and, together with grants
9	received by the authority, is sufficient to produce revenues
10	adequate:
11	(1) to pay all expenses necessary for the operation
12	and maintenance of the properties and facilities of the authority;
13	(2) to pay the interest on and principal of bonds
14	issued by the authority and payable in whole or in part from the
15	revenues, as they become due and payable; and
16	(3) to comply with the terms of an agreement made with
17	the holders of bonds or with any person in their behalf.
18	(k) An authority may make contracts, leases, and agreements
19	with, and accept grants and loans from, the United States, this
20	state, agencies and political subdivisions of this state, and other
21	persons and entities and may perform any act necessary for the full
22	exercise of the powers vested in it. The commission may enter into
23	an interlocal agreement with an authority under which the authority
24	may exercise a power or duty of the commission for the development
25	and efficient operation of an intermodal corridor in the border
26	region. An authority may acquire rolling stock or other property
27	under conditional sales contracts, leases, equipment trust

1	certificates, or any other form of contract or trust agreement. A
2	revenue bond indenture may limit the exercise of the powers granted
3	by this section, and a limit applies as long as the revenue bonds
4	issued under the indenture are outstanding and unpaid.
5	(1) An authority by resolution may adopt rules governing the
6	use, operation, and maintenance of the system and may determine or
7	change a routing as the board considers advisable.
8	(m) An authority may lease all or part of the high-speed
9	rail facilities to, or contract for the use or operation of all or
10	part of the high-speed rail facilities by, an operator. An
11	authority shall encourage to the maximum extent practicable the
12	participation of private enterprise in the operation of high-speed
13	rail facilities. The term of an operating contract under this
14	subsection may not exceed 20 years.
15	(n) An authority may contract with a county or other
16	political subdivision of this state for the authority to provide
17	high-speed rail transportation services to an area outside the
18	border region on the terms and conditions agreed to by the parties.
19	(o) An authority may purchase an additional insured
20	provision to any liability insurance contract.
21	(p) Before beginning the operation of high-speed rail
22	facilities, the board shall adopt an annual operating budget
23	specifying the anticipated revenues and expenses of the authority
24	for the remainder of the fiscal year. Each year the board shall
25	adopt an operating budget for the authority. The fiscal year of an
26	authority ends September 30 unless changed by the board. The board
27	shall hold a public hearing before adopting a budget other than the

1 initial budget. Notice of each hearing must be published at least 2 seven days before the date of the hearing in a newspaper of general circulation in each county in the applicable border region. A 3 4 budget may be amended at any time if notice of the proposed amendment is given in the notice of the meeting at which the 5 6 amendment will be considered. An expenditure that is not budgeted may not be <u>made</u>. 7 8 (q) An authority is eligible to participate in the Texas 9 County and District Retirement System. 10 (r) The board shall by resolution name one or more banks for the deposit of authority funds. Authority funds are public funds 11 12 and may be invested in securities permitted by Chapter 2256, Government Code. To the extent funds of an authority are not 13 14 insured by the Federal Deposit Insurance Corporation or its 15 successor, they shall be collateralized in the manner provided for county funds. 16 17 (s) To provide tax benefits to another party that are available with respect to property under the laws of a foreign 18 19 country or to encourage private investment with a transportation authority in the United States, and notwithstanding any other 20 21 provision of this chapter, an authority may enter into and execute, as it considers appropriate, contracts, agreements, notes, 22

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security agreements, conveyances, bills of sale, deeds, leases as

lessee or lessor, and currency hedges, swap transactions, or

agreements or instruments may have the terms, maturities, duration,

provisions as to governing law, indemnities, and other provisions

agreements relating to foreign and domestic currency.

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that are approved by the board. In connection with any transaction 1 2 authorized by this subsection, the authority shall deposit in 3 trust, escrow, or similar arrangement cash or lawful investments or 4 securities, or shall enter into one or more payment agreements, financial guarantees, or insurance contracts with counterparties 5 6 having either a corporate credit or debt rating in any form, a 7 claims-paying ability, or a rating for financial strength of "AA" or better by Moody's Investors Service, Inc., or by Standard & 8 9 Poor's Corporation or "A-" or better by BEST's rating system that, by their terms, including interest to be earned on any cash or 10 securities, are sufficient in amount to pay when due all amounts 11 12 required to be paid by the authority as rent over the full term of the transaction plus any optional purchase price due under the 13 transaction. A certification in advance by an independent 14 15 financial expert, banker, or certified public accountant, who is not an employee of the authority, certifying compliance with this 16 17 requirement constitutes conclusive evidence of compliance. Property sold, acquired, or otherwise transferred under this 18 subsection is considered for all purposes to be property owned and 19 held by the authority and used for public purposes. 20 21 Sec. 5. BONDS AND NOTES. (a) An authority may issue

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21 <u>sec. 5. BONDS AND NOTES. (a) An authority may issue</u> 22 <u>revenue bonds and notes in amounts the board considers necessary or</u> 23 <u>appropriate for the acquisition, purchase, construction,</u> 24 <u>reconstruction, repair, equipping, improvement, or extension of</u> 25 <u>the authority's high-speed rail facilities. A bond or note is fully</u> 26 <u>negotiable and may be made redeemable before maturity, at the</u> 27 <u>option of the authority and at the price and under the terms the</u>

1	board determines in the resolution authorizing the bond or note and
2	may be sold at public or private sale, as the board determines.
3	(b) An authority shall submit all bonds and notes and the
4	record of proceedings relating to their issuance to the attorney
5	general for examination before delivery. If the attorney general
6	determines that they have been issued in accordance with the
7	constitution and this article and that they will be binding
8	obligations of the authority, the attorney general shall approve
9	them, and the comptroller shall register them. A bond or note
10	issued under this article is incontestable after approval,
11	registration, and sale and delivery of the bond or note to the
12	purchaser.
13	(c) To secure the payment of the bond or note, an authority
14	may encumber and pledge all or any part of the revenues of its
15	high-speed rail facilities, may mortgage and encumber all or part
16	of the property of the high-speed rail facilities and any thing
17	pertaining to them that is acquired or to be acquired, and may
18	prescribe the terms and provisions of the bond or note in any manner
19	not inconsistent with this article. If not prohibited by the
20	resolution or indenture relating to outstanding bonds or notes, an
21	authority may encumber separately any item of real or personal
22	property.
23	(d) A bond or note is a legal and authorized investment for
24	banks, trust companies, savings and loan associations, and
25	insurance companies. The bond or note is eligible to secure the
26	deposit of public funds of this state or a municipality, county,
27	school district, or other political corporation or subdivision of

1	this state. The bond or note is lawful and sufficient security for
2	the deposits to the extent of the principal amount or market value
3	of the bond or note, whichever is less.
4	Sec. 6. COMPETITIVE BIDS. A contract in the amount of more
5	than \$15,000 for the construction of improvements or the purchase
6	of material, machinery, equipment, supplies, or any other property
7	other than real property may be let only on competitive bids after
8	notice is published, at least 15 days before the date set for
9	receiving bids, in a newspaper of general circulation in each
10	county in the applicable border region. The board may adopt rules
11	governing the taking of bids and the awarding of contracts. This
12	section does not apply to:
13	(1) personal or professional services;
14	(2) the acquisition of an existing rail transportation
15	system; or
16	(3) a contract with a common carrier to construct
17	lines or to operate high-speed rail service on lines owned in whole
18	or in part by the carrier.
19	Sec. 7. EXEMPTION FROM TAXES. The property, material
20	purchases, revenues, and income of an authority and the interest on
21	a bond or note issued by an authority are exempt from all taxes
22	imposed by this state or a political subdivision of this state.
23	Sec. 8. SALES AND USE TAX. (a) A sales and use tax is
24	imposed on items sold on authority property. The sales and use tax
25	shall be imposed at the rate of the highest combination of local
26	sales and use taxes imposed at the time of the authority's creation
27	in any local governmental jurisdiction in the applicable border

region. The comptroller shall remit to the authority the local 1 2 sales and use tax collected on the authority's property. All other local sales and use taxes that would otherwise be imposed on 3 4 authority property are abolished by the imposition of this tax. (b) The comptroller shall administer, collect, and enforce 5 6 a tax imposed under this article. Chapter 321, Tax Code, governs 7 the computation, administration, governance, and use of the tax 8 except as inconsistent with this article. (c) An authority shall notify the comptroller in writing by 9 registered or certified mail of the authority's creation and of its 10 intent to impose the sales and use tax under this article. The 11 12 authority shall provide to the comptroller all information required to implement the tax, including: 13 14 (1) an adequate map showing the property boundaries of 15 the authority; and 16 (2) a certified copy of the resolution of the 17 authority board adopting the tax. (d) Not later than the 30th day after the date the 18 19 comptroller receives the notice, map, and other information, the comptroller shall inform the authority of whether the comptroller 20 21 is prepared to administer the tax. (e) At the same time an authority notifies the comptroller 22 under Subsection (c) of this section, the authority shall notify 23 24 each affected local governmental unit of the authority's creation and provide each with an adequate map showing the property 25 26 boundaries of the authority.

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(f) Not later than the 30th day after the date an authority

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adds territory to the authority, the authority shall notify the 1 2 comptroller and each affected local governmental unit of the 3 addition. The authority must include with each notification an 4 adequate map showing the new boundaries of the authority and the date the additional territory was added. Not later than the 30th 5 6 day after the date the comptroller receives the notice under this subsection, the comptroller shall inform the authority of whether 7 8 the comptroller is prepared to administer the tax in the additional 9 territory. (g) A tax imposed under this section or the abolition of a 10 tax under Subsection (a) of this section takes effect on the first 11 12 day of the first complete calendar quarter that occurs after the expiration of the first complete calendar quarter that occurs after 13

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14 <u>the date the comptroller receives a notice of the action as required</u> 15 <u>by this section.</u>

SECTION 2. (a) Not later than September 1, 2004, the Texas Transportation Commission shall create the border region high-speed rail authorities as required by this Act.

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(b) This Act takes effect November 1, 2003.