By: Corte, McClendon H.B. No. 1521 Substitute the following for H.B. No. 1521: By: Corte C.S.H.B. No. 1521

# A BILL TO BE ENTITLED

### AN ACT

2 relating to economic development, strategic planning, and other 3 issues regarding military facilities, and the merger of certain 4 state agencies with military responsibilities; granting authority 5 to issue bonds.

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

7 SECTION 1. This Act may be known as the Military 8 Preparedness Act.

SECTION 2. The Military Preparedness Act represents 9 a proactive response to the presently evolving transformation of 10 11 national defense strategies. It clearly conveys this state's 12 intent to create a business climate that is favorable to defense 13 installations and activities through legislation that assists in 14 reducing base operating costs while enhancing military value. Тο realign existing infrastructure and generate cost 15 savings necessary for these new defense strategies, the United States 16 Department of Defense will undergo another round of base 17 18 realignment and closure in 2005. Our military installations and defense-related businesses are vital to the state's economy. 19 The United States Department of Defense is Texas' largest employer, 20 21 employing 228,790 persons in the year 2000. The \$20.9 billion in 22 military expenditures made in fiscal year 2000 had a total economic impact of approximately \$49.3 billion on the state. It is clearly 23 24 evident that the legislature must develop programs to assist

C.S.H.B. No. 1521 communities in adding military value to their local defense 1 installations if Texas is to maintain its strong military heritage 2 3 and presence. 4 SECTION 3. Chapter 436, Government Code, is amended and 5 reorganized into Subchapters A-E to read as follows: 6 CHAPTER 436. TEXAS MILITARY PREPAREDNESS [STRATEGIC MILITARY **PLANNING**] COMMISSION 7 8 SUBCHAPTER A. GENERAL PROVISIONS Sec. 436.001. DEFINITION. In this chapter, "commission" 9 means the Texas <u>Military Preparedness</u> [Strategic Military 10 Planning] Commission. 11 Sec. 436.002. COMMISSION. The commission is within the 12 office of the governor and shall report to the governor or the 13 14 governor's designee. 15 Sec. 436.003. SUNSET PROVISION. The commission is subject to Chapter 325 (Texas Sunset Act). Unless continued in existence as 16 provided by that chapter, the commission is abolished and this 17 chapter expires September 1, 2007. 18 [Sections 436.004-436.050 reserved for expansion] 19 SUBCHAPTER B. ORGANIZATION AND ADMINISTRATION 20 21 Sec. <u>436.051</u> [436.003]. COMPOSITION; ELIGIBILITY. (a) The commission is composed of: 22 nine public members, appointed by the governor; 23 (1)24 and 25 (2) the following ex officio members: (A) the chair of the committee of the Texas House 26 of Representatives that has primary jurisdiction of matters 27

C.S.H.B. No. 1521 concerning <u>defense affairs and</u> state, federal, and international relations; and

3 (B) the chair of the committee of the Texas
4 Senate that has primary jurisdiction of matters concerning veteran
5 affairs and military installations.

6 (b) To be eligible for appointment as a public member to the 7 commission, a person must have demonstrated experience in economic 8 development, the defense industry, military installation command, 9 environmental issues, finance, local government, or the use of 10 airspace or outer space for future military missions.

11 (c) Appointments to the commission shall be made without 12 regard to the race, color, disability, sex, religion, age, or 13 national origin of the appointee.

Sec. <u>436.052</u> [<u>436.004</u>]. TERMS AND OFFICERS. (a) The nine public members of the commission serve staggered terms of <u>six</u> [<u>three</u>] years with the terms of one-third of the members expiring February 1 of each <u>odd-numbered</u> year. A legislative member vacates the person's position on the commission if the person ceases to be the chair of the applicable legislative committee.

(b) The governor shall designate <u>a member of the commission</u>
<u>as the presiding officer of the commission to serve in that capacity</u>
<u>at the pleasure of the governor</u> [from among the members of the
<u>commission</u>].

Sec. <u>436.053</u> [436.005]. COMPENSATION AND EXPENSES. A public member of the commission is not entitled to compensation but is entitled to reimbursement, from commission funds, for the travel expenses incurred by the member while conducting the business of

the commission, as provided by the General Appropriations Act. The 1 2 entitlement of legislative member а to compensation or 3 reimbursement for travel expenses is governed by the law applying 4 to the member's service in that underlying position, and any 5 payments to the member shall be made from the appropriate funds of 6 the applicable house of the legislature.

Sec. <u>436.054</u> [436.006]. MEETINGS[; OPEN GOVERNMENT]. (a)
The commission shall meet at least quarterly. <u>The commission may</u>
<u>meet at other times at the call of the presiding officer or as</u>
provided by the rules of the commission.

11 (b) The commission is a governmental body for purposes of 12 the open meetings law, Chapter 551.

Sec. 436.055. CONFLICT OF INTEREST. (a) In this section, "Texas trade association" means a cooperative and voluntarily joined statewide association of business or professional competitors in this state designed to assist its members and its industry or profession in dealing with mutual business or professional problems and in promoting their common interest.

(b) A person may not be a public member of the commission and 19 may not be a commission employee employed in a "bona fide executive, 20 21 administrative, or professional capacity," as that phrase is used for purposes of establishing an exemption to the overtime 22 provisions of the federal Fair Labor Standards Act of 1938 (29 23 24 U.S.C. Section 201 et seq.), and its subsequent amendments, if: (1) the person is an officer, employee, or paid 25 26 consultant of a Texas trade association in the field of military

27 <u>affairs; or</u>

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1	(2) the person's spouse is an officer, manager, or paid
2	consultant of a Texas trade association in the field of military
3	affairs.
4	(c) A person may not be a public member of the commission or
5	act as the general counsel to the commission if the person is
6	required to register as a lobbyist under Chapter 305 because of the
7	person's activities for compensation on behalf of a profession
8	related to the operation of the commission.
9	Sec. 436.056. REMOVAL. (a) It is a ground for removal from
10	the commission that a public member:
11	(1) does not have at the time of taking office the
12	qualifications required by Section 436.051(b);
13	(2) does not maintain during service on the commission
14	the qualifications required by Section 436.051(b);
15	(3) is ineligible for membership under Section
16	<u>436.055;</u>
17	(4) cannot, because of illness or disability,
18	discharge the member's duties for a substantial part of the member's
19	term; or
20	(5) is absent from more than half of the regularly
21	scheduled commission meetings that the member is eligible to attend
22	during a calendar year without an excuse approved by a majority vote
23	of the commission.
24	(b) The validity of an action of the commission is not
25	affected by the fact that it is taken when a ground for removal of a
26	commission member exists.
27	(c) If the executive director has knowledge that a potential

C.S.H.B. No. 1521 ground for removal exists, the executive director shall notify the 1 2 presiding officer of the commission of the potential ground. The 3 presiding officer shall then notify the governor and the attorney general that a potential ground for removal exists. 4 If the potential ground for removal involves the presiding officer, the 5 6 executive director shall notify the next highest ranking officer of 7 the commission, who shall then notify the governor and the attorney 8 general that a potential ground for removal exists. Sec. 436.057. EXECUTIVE DIRECTOR. (a) The commission 9 shall hire an executive director to serve as the chief executive 10 officer of the commission and to perform the administrative duties 11 12 of the commission. (b) The executive director serves at the will of the 13 14 commission. 15 (c) The executive director may hire staff within guidelines 16 established by the commission. 17 Sec. 436.058. PUBLIC ACCESS. The commission shall develop and implement policies that provide the public with a reasonable 18 opportunity to appear before the commission and to speak on any 19 issue under the jurisdiction of the commission. 20 The 21 Sec. 436.059. EQUAL EMPLOYMENT OPPORTUNITY. (a) 22 executive director or the executive director's designee shall prepare and maintain a written policy statement that implements a 23 24 program of equal employment opportunity to ensure that all personnel decisions are made without regard to race, color, 25 26 disability, sex, religion, age, or national origin. 27 (b) The policy statement must include:

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1	(1) personnel policies, including policies relating
2	to recruitment, evaluation, selection, training, and promotion of
3	personnel, that show the intent of the commission to avoid the
4	unlawful employment practices described by Chapter 21, Labor Code;
5	and
6	(2) an analysis of the extent to which the composition
7	of the commission's personnel is in accordance with state and
8	federal law and a description of reasonable methods to achieve
9	compliance with state and federal law.
10	(c) The policy statement must:
11	(1) be updated annually;
12	(2) be reviewed by the state Commission on Human
13	Rights for compliance with Subsection (b)(1); and
14	(3) be filed with the governor's office.
15	Sec. 436.060. QUALIFICATIONS AND STANDARDS OF CONDUCT. The
16	executive director or the executive director's designee shall
17	provide to members of the commission and to commission employees,
18	as often as necessary, information regarding the requirements for
19	office or employment under this chapter, including information
20	regarding a person's responsibilities under applicable laws
21	relating to standards of conduct for state officers or employees.
22	Sec. 436.061. STATE EMPLOYEE INCENTIVE PROGRAM. The
23	executive director or the executive director's designee shall
24	provide to commission employees information and training on the
25	benefits and methods of participation in the State Employee
26	Incentive Program.
27	Sec. 436.062. COMPLAINTS. (a) The commission shall

1	maintain a file on each written complaint filed with the
2	commission. The file must include:
3	(1) the name of the person who filed the complaint;
4	(2) the date the complaint is received by the
5	<pre>commission;</pre>
6	(3) the subject matter of the complaint;
7	(4) the name of each person contacted in relation to
8	the complaint;
9	(5) a summary of the results of the review or
10	investigation of the complaint; and
11	(6) an explanation of the reason the file was closed,
12	if the commission closed the file without taking action other than
13	to investigate the complaint.
14	(b) The commission shall provide to the person filing the
15	complaint and to each person who is a subject of the complaint a
16	copy of the commission's policies and procedures relating to
17	complaint investigation and resolution.
18	(c) The commission, at least quarterly until final
19	disposition of the complaint, shall notify the person filing the
20	complaint and each person who is a subject of the complaint of the
21	status of the investigation unless the notice would jeopardize an
22	undercover investigation.
23	Sec. 436.063. USE OF ALTERNATIVE PROCEDURES. (a) The
24	commission shall develop and implement a policy to encourage the
25	use of:
26	(1) negotiated rulemaking procedures under Chapter
27	2008 for the adoption of commission rules; and

C.S.H.B. No. 1521 (2) appropriate alternative dispute resolution 1 2 procedures under Chapter 2009 to assist in the resolution of internal and external disputes under the commission's 3 4 jurisdiction. (b) The commission's procedures relating to alternative 5 6 dispute resolution must conform, to the extent possible, to any model guidelines issued by the State Office of Administrative 7 Hearings for the use of alternative dispute resolution by state 8 9 agencies. (c) The commission shall designate a trained person to: 10 (1) coordinate the implementation of the policy 11 12 adopted under Subsection (a); (2) serve as a resource for any training needed to 13 14 implement the procedures for negotiated rulemaking or alternative 15 dispute resolution; and 16 (3) collect data concerning the effectiveness of those 17 procedures, as implemented by the department. Sec. 436.064. TECHNOLOGY POLICY. The commission shall 18 develop and implement a policy requiring the executive director and 19 20 commission employees to research and propose appropriate 21 technological solutions to improve the commission's ability to perform its functions. The technological solutions must: 22 (1) ensure that the public is able to easily find 23 24 information about the commission on the Internet; (2) ensure that persons who want to use the 25 26 commission's services are able to: (A) interact with the commission through the 27

1 Internet; and 2 (B) access any service that can be provided 3 effectively through the Internet; and 4 (3) be cost-effective and developed through the 5 commission's planning processes. 6 [Sections 436.065-436.100 reserved for expansion] SUBCHAPTER C. POWERS AND DUTIES 7 [Sec. 436.007. APPLICABILITY OF ADVISORY COMMITTEE LAW. 8 9 Chapter 2110 does not apply to the commission.] Sec. <u>436.101</u> [436.008]. POWERS AND DUTIES OF COMMISSION. 10 The commission shall: 11 advise [serve as an advisory committee to the 12 (1)office of] the governor and the legislature [Office of Defense 13 Affairs in the Texas Department of Economic Development] on 14 15 military issues and economic and industrial development related to military issues [the effect of the military on the economy of this 16 17 state]; [and] (2) make recommendations regarding: 18 the development of policies and plans to 19 (A) support the long-term viability and prosperity of the military, 20 21 active and civilian, in this state, including promoting strategic regional alliances that may extend over state lines; 22 the development of methods to improve private 23 (B) 24 and public employment opportunities for former members of the 25 military residing in this state; and 26 (C) the development of methods to assist 27 defense-dependent communities in the design and execution of

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1	programs that enhance a community's relationship with military
2	installations and defense-related businesses;
3	(3) develop and maintain a database of the names and
4	public business information of all prime contractors and
5	subcontractors operating in this state who perform defense-related
6	work;
7	(4) provide information to communities, the
8	legislature, the state's congressional delegation, and state
9	agencies regarding federal actions affecting military
10	installations and missions;
11	(5) serve as a clearinghouse for:
12	(A) defense economic adjustment and transition
13	information and activities along with the Texas Business and
14	Community Economic Development Clearinghouse; and
15	(B) information about:
16	(i) issues related to the operating costs,
17	missions, and strategic value of federal military installations
18	located in the state;
19	(ii) employment issues for communities that
20	depend on defense bases and in defense-related businesses; and
21	(iii) defense strategies and incentive
22	programs that other states are using to maintain, expand, and
23	attract new defense contractors;
24	(6) provide assistance to communities that have
25	experienced a defense-related closure or realignment;
26	(7) assist communities in the design and execution of
27	programs that enhance a community's relationship with military

1	installations and defense-related businesses, including regional
2	alliances that may extend over state lines;
3	(8) assist communities in the retention and recruiting
4	of defense-related businesses, including fostering strategic
5	regional alliances that may extend over state lines;
6	(9) prepare a biennial strategic plan that:
7	(A) fosters the enhancement of military value of
8	the contributions of Texas military installations to national
9	defense strategies;
10	(B) considers all current and anticipated base
11	realignment and closure criteria; and
12	(C) develops strategies to protect the state's
13	existing military missions and positions the state to be
14	competitive for new and expanded military missions; and
15	(10) encourage economic development in this state by
16	fostering the development of industries related to defense affairs
17	[and
18	[ <del>(D) the compilation of information for use in</del>
19	the report required under Section 481.0065(c)].
20	Sec. 436.102. CONSULTING AGREEMENTS. With prior approval
21	of the governor, the commission may enter into an agreement with a
22	consulting firm to provide information and assistance on a pending
23	decision of the United States Department of Defense or other
24	federal agency regarding the status of military installations and
25	defense-related businesses located in this state.
26	Sec. 436.103. ANNUAL REPORT; ANNUAL MEETING. (a) In this
27	section, "state agency" has the meaning assigned by Section

1 2151.002. 2 (b) Not later than July 1 of each year, the commission shall prepare and submit a report to the governor and the legislature 3 4 about the active military installations, communities that depend on 5 military installations, and defense-related businesses in this 6 state. The report must include: 7 (1) an economic impact statement describing in detail 8 the effect of the military on the economy of this state; (2) a statewide assessment of active military 9 installations and current missions; 10 (3) a statewide strategy to attract new military 11 12 missions and defense-related business and include specific actions that add military value to existing military installations; 13 14 (4) a list of state and federal activities that have 15 significant impact on active military installations and current 16 missions; 17 (5) a statement identifying: (A) the state and federal programs and services 18 that assist communities impacted by military base closures or 19 realignments and the efforts to coordinate those programs; and 20 21 (B) the efforts to coordinate state agency programs and services that assist communities in retaining active 22 23 military installations and current missions; 24 (6) an evaluation of initiatives to retain existing 25 defense-related businesses; and (7) a list of agencies with regulations, policies, 26 27 programs, or services that impact the operating costs or strategic

1 value of federal military installations and activities in the 2 state.

3 (c) State agencies shall cooperate with and assist the 4 commission in the preparation of the report required under 5 Subsection (b), including providing information about regulations, 6 policies, programs, and services that may impact communities 7 dependent on military installations, defense-related businesses, 8 and the viability of existing Texas military missions.

9 <u>(d) The commission shall coordinate an annual meeting with</u> 10 <u>the head of each state agency or member of the legislature whose</u> 11 <u>district contains an active, closed, or realigned military</u> 12 <u>installation to discuss the implementation of the recommendations</u> 13 <u>outlined in the report required under Subsection (b).</u>

Sec. 436.104. COORDINATING ASSISTANCE FOR EVALUATION OF 14 15 MILITARY BASE. When a commander of a military installation 16 receives a copy of the evaluation criteria for the base under the United States Department of Defense base realignment or closure 17 process, the base commander may request that the commission 18 coordinate assistance from other state agencies to assist the 19 commander in preparing the evaluation. If the commission asks a 20 state agency for assistance under this section, the state agency 21 22 shall make the provision of that assistance a top priority [Sec. 436.009. ADMINISTRATIVE SUPPORT. The Texas Department of 23 24 Economic Development shall provide administrative support to the 25 commission].

# 26[Sections 436.105-436.150 reserved for expansion]27SUBCHAPTER D. FISCAL PROVISIONS

Sec. 436.151. DEFINITIONS. In this subchapter, "defense community" has the meaning assigned by Section 397.001, Local Government Code.

<u>Sec. 436.152. ANALYSIS OF PROJECTS; FINANCING. (a) A</u>
<u>defense community may submit the community's military value</u>
<u>enhancement statement prepared under Chapter 397, Local Government</u>
<u>Code, to the commission.</u>

8 (b) On receiving a defense community's military value 9 enhancement statement, the commission shall analyze the projects 10 included in the statement using the criteria it has developed. The 11 commission shall develop project analysis criteria based on the 12 criteria the United States Department of Defense uses for 13 evaluating military facilities in the department's base 14 realignment and closure process.

15 (c) The commission shall determine whether each project 16 identified in the defense community's military value enhancement 17 statement will enhance the military value of the military facility. 18 The commission shall assist the community in prioritizing the 19 projects that enhance the military value of a military facility, 20 giving the highest priority to projects that add the most military 21 value under the commission's project analysis criteria.

22 (d) The commission shall refer the defense community to the 23 appropriate state agency that has an existing program to provide 24 financing for each project identified in the community's military 25 value enhancement statement that adds military value to a military 26 facility. If there is no existing program to finance a project, the 27 commission may provide a loan of financial assistance to the

1	defense community for the project.
2	Sec. 436.153. LOANS. (a) The commission may provide a loan
3	of financial assistance to a defense community for a project that
4	will enhance the military value of a military facility located in,
5	near, or adjacent to the defense community.
6	(b) On receiving an application for a loan under this
7	section, the commission shall confirm that the project adds
8	military value to the military facility.
9	(c) If the commission determines that a project will enhance
10	the military value of the military facility, the commission shall,
11	in consultation with the Texas Department of Economic Development:
12	(1) analyze the creditworthiness of the defense
13	community to determine the defense community's ability to repay the
14	loan; and
15	(2) evaluate the feasibility of the project to be
16	financed to ensure that the defense community has pledged a source
17	of revenue or taxes sufficient to repay the bonds issued to fund the
18	loan for the project.
19	(d) If the commission, in consultation with the Texas
20	Department of Economic Development, determines that the funds will
21	be used to enhance the military value of the military facility based
22	on the base realignment and closure criteria and that the project is
23	financially feasible, the commission may award a loan to the
24	defense community for the project.
25	(e) After the commission approves an application for a loan
26	to a defense community, the commission shall notify the Texas
27	Department of Economic Development of the loan approval. The Texas

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1	Department of Economic Development shall issue the general
2	obligation bonds to fund the project and transfer funds from the
3	Texas military value revolving loan account to the defense
4	community.
5	(f) The Texas Department of Economic Development shall
6	administer the loan and repay the general obligation bonds issued
7	to finance the project.
8	(g) The commission may provide a loan only for a project
9	that is included in the political subdivision's statement under
10	Section 397.002, Local Government Code, or to prepare a
11	comprehensive defense installation and community strategic impact
12	plan under Section 397.003, Local Government Code.
13	(h) A project financed with a loan under this section must
14	be completed on or before the fifth anniversary of the date the loan
15	is awarded.
16	(i) The amount of a loan under this section may not exceed
17	the total cost of the project.
18	Sec. 436.154. LOAN APPLICATION. (a) The commission shall
19	adopt a loan application form. The application form may include:
20	(1) the name of the defense community and its
21	<pre>principal officers;</pre>
22	(2) the total cost of the project;
23	(3) the amount of state financial assistance
24	requested;
25	(4) the plan for repaying the loan; and
26	(5) any other information the commission requires to
27	perform its duties and to protect the public interest.

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1	(b) The commission may not accept an application for a loan
2	from the Texas military value revolving loan account unless the
3	application is submitted in affidavit form by the officials of the
4	defense community. The board shall prescribe the affidavit form.
5	Sec. 436.155. INCURRENCE OF DEBT BY PUBLIC ENTITY. (a) A
6	defense community in this state may borrow money from the state,
7	including by direct loan, based on the credit of the defense
8	community to finance a project included in the community's military
9	value enhancement statement.
10	(b) A defense community may enter into a loan agreement with
11	the state to provide financing for a project. The defense community
12	may pledge the taxes of the community or provide any other guarantee
13	for the loan.
14	(c) Money borrowed must be segregated from other funds under
15	the control of the defense community and may only be used for
16	purposes related to a specific project.
17	(d) The authority granted by this section does not affect
18	the ability of a defense community to incur debt using other
19	statutorily authorized methods.
20	Sec. 436.156. TEXAS MILITARY VALUE REVOLVING LOAN ACCOUNT.
21	(a) The Texas military value revolving loan account is an account
22	in the general revenue fund.
23	(b) The account may be used only for loans made under this
24	subchapter.
25	(c) The Texas Department of Economic Development shall
26	deposit to the credit of the account all loan payments made by a
27	political subdivision for a loan under Section 436.153.

1	Sec. 436.157. GIFTS AND GRANTS. The commission may solicit
2	and accept gifts and grants from any source for the purposes of this
3	chapter. The commission shall deposit a gift or grant to the credit
4	of the specific account that is established for the purpose for
5	which the gift or grant was made. If a gift or grant is not made for
6	a specific purpose, the commission may deposit the gift or grant to
7	the credit of any of the commission's accounts created under this
8	chapter.
9	Sec. 436.158. ISSUANCE OF GENERAL OBLIGATION BONDS FOR
10	MILITARY VALUE ACCOUNT. (a) The Texas Department of Economic
11	Development may issue and sell general obligation bonds of the
12	state as authorized by the Texas Constitution for the purpose of
13	providing money to establish the Texas military value revolving
14	loan account. The authority may issue the bonds in one or several
15	installments.
16	(b) Proceeds of the bonds issued under this section shall be
17	deposited in the Texas military value revolving loan account.
18	(c) The bonds issued by the Texas Department of Economic
19	Development must mature not later than the 25th anniversary of the
20	date the bonds are issued.
21	SECTION 4. Section 486.051(3), Government Code, is amended
22	to read as follows:
23	(3) "Office" means the <u>Texas Military Preparedness</u>
24	Commission [Office of Defense Affairs].
25	SECTION 5. Section 486.052, Government Code, is amended by
26	adding Subsection (d) to read as follows:
27	(d) The office shall give first priority to awarding loans

under the program according to the economic development needs of eligible communities with neighboring federal military installations that, before January 1, 2006, are publicly proposed for action by the department of defense or applicable military department under the base realignment or closure process. This subsection expires September 1, 2007.

SECTION 6. Section 2056.002(b), Government Code, is amendedto read as follows:

9 (b) The Legislative Budget Board and the Governor's Office 10 of Budget and Planning shall determine the elements required to be 11 included in each agency's strategic plan. Unless modified by the 12 Legislative Budget Board and the Governor's Office of Budget and 13 Planning, and except as provided by Subsection (c), a plan must 14 include:

15 (1) a statement of the mission and goals of the state 16 agency;

17 (2) a description of the indicators developed under 18 this chapter and used to measure the output and outcome of the 19 agency;

(3) identification of the groups of people served by
the agency, including those having service priorities, or other
service measures established by law, and estimates of changes in
those groups expected during the term of the plan;

(4) an analysis of the use of the agency's resources to
meet the agency's needs, including future needs, and an estimate of
additional resources that may be necessary to meet future needs;
(5) an analysis of expected changes in the services

provided by the agency because of changes in state or federal law;
(6) a description of the means and strategies for
meeting the agency's needs, including future needs, and achieving
the goals established under Section 2056.006 for each area of state
government for which the agency provides services;

6 (7) a description of the capital improvement needs of 7 the agency during the term of the plan and a statement, if 8 appropriate, of the priority of those needs;

9 (8) identification of each geographic region of this 10 state, including the Texas-Louisiana border region and the 11 Texas-Mexico border region, served by the agency, and if 12 appropriate the agency's means and strategies for serving each 13 region;

14 (9) a description of the training of the agency's 15 contract managers under Section 2262.053;

16 (10) an analysis of the agency's expected expenditures 17 that relate to federally owned or operated military installations 18 or facilities, or communities where a federally owned or operated 19 military installation or facility is located; and

20 <u>(11)</u> [<del>(10)</del>] other information that may be required. 21 SECTION 7. Chapter 2056, Government Code, is amended

21 SECTION 7. Chapter 2056, Government Code, is amended by 22 adding Section 2056.0065 to read as follows:

23 <u>Sec. 2056.0065. GOALS: EMPHASIS ON ENHANCING MILITARY</u> 24 <u>FACILITIES. (a) In establishing the goals of a state agency, the</u> 25 <u>agency shall consider the enhancement of military value to</u> 26 <u>federally owned or operated military installations or facilities.</u> 27 <u>The state agency is encouraged to make this evaluation using the</u>

C.S.H.B. No. 1521 1 most current criteria provided by the Texas Military Preparedness 2 Commission. 3 (b) If the state agency determines that an expenditure will enhance the military value of a federally owned or operated 4 5 military installation or facility based on the base realignment and 6 closure criteria, the state agency shall make that expenditure a 7 high priority. 8 SECTION 8. Subchapter A, Chapter 2167, Government Code, is amended by adding Section 2167.009 to read as follows: 9 Sec. 2167.009. CONSIDERATION TO MILITARY INSTALLATION. In 10 leasing space for the use of a state agency, the commission or the 11 12 private brokerage or real estate firm assisting the commission shall give consideration to a federally owned or operated military 13 14 installation or facility. 15 SECTION 9. Subtitle C, Title 12, Local Government Code, is amended by adding Chapter 397 to read as follows: 16 17 CHAPTER 397. STRATEGIC PLANNING RELATING TO MILITARY INSTALLATIONS Sec. 397.001. DEFINITIONS. In this subchapter: 18 19 (1) "Defense base" means a federally owned or operated military installation or facility that is presently functioning or 20 21 has been closed or realigned under the Defense Base Closure and Realignment Act of 1990 (10 U.S.C. Section 2687 note) and its 22 23 subsequent amendments. (2) "Defense community" means a political 24 subdivision, including a municipality, county, or special 25 26 district, that is adjacent to, is near, or encompasses any part of a 27 defense base.

Sec. 397.002. DEFENSE BASE MILITARY VALUE ENHANCEMENT 1 2 STATEMENT. (a) A defense community that applies for financial assistance from the Texas military value revolving loan account 3 4 shall prepare, in consultation with the authorities from each defense base associated with the community, a defense base military 5 6 value enhancement statement that illustrates specific ways the 7 funds will enhance the military value of the installations and must 8 include the following information for each project: 9 (1) the purpose for which military value revolving loan account funds are requested, including a description of the 10 11 project; 12 (2) the source of other funds for the project; (3) a statement on how the project will enhance the 13 14 military value of the installation; 15 (4) whether the defense community has coordinated the 16 project with authorities of the military installation and whether 17 any approval has been obtained from those authorities; (5) whether any portion of the project is to occur on 18 the military installation; 19 20 (6) whether the project will have any negative impact 21 on the natural or cultural environment; and 22 (7) a description of any known negative factors arising from the project that will affect the community or the 23 24 military installation. 25 (b) The commission may require a defense community to provide any additional information the commission requires to 26 evaluate the community's request for funds under this section. 27

(c) Two or more defense communities near the same defense 1 2 base that apply for financial assistance under the Texas military 3 value revolving loan account may prepare a joint statement. 4 (d) A copy of the defense base military value enhancement 5 statement shall be distributed to the authorities of each defense base included in the statement and the Texas Military Preparedness 6 7 Commission. 8 (e) This section does not prohibit a defense community that is not applying for financial assistance from preparing a defense 9 base military value enhancement statement under this section. 10 Sec. 397.003. COMPREHENSIVE DEFENSE INSTALLATION AND 11 COMMUNITY STRATEGIC IMPACT PLAN. (a) A defense community may 12 request financial assistance from the Texas military value 13 14 revolving loan account to prepare a comprehensive defense 15 installation and community strategic impact plan that states the 16 defense community's long-range goals and development proposals 17 relating to the following purposes: (1) controlling negative effects of future growth of 18 the defense community on the defense base and minimizing 19 encroachment on military exercises or training activities 20 21 connected to the base; 22 (2) enhancing the military value of the defense base 23 while reducing operating costs; and 24 (3) identifying which, if any, property and services 25 in a region can be shared by the defense base and the defense community. 26 27 (b) The comprehensive defense installation and community

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1	strategic impact plan should include, if appropriate, maps,
2	diagrams, and text to support its proposals and must include the
3	following elements as they relate to each defense base included in
4	the plan:
5	(1) a land use element that identifies:
6	(A) proposed distribution, location, and extent
7	of land uses such as housing, business, industry, agriculture,
8	recreation, public buildings and grounds, and other categories of
9	public and private land uses as those uses may impact the defense
10	base; and
11	(B) existing and proposed regulations of land
12	uses, including zoning, annexation, or planning regulations as
13	those regulations may impact the defense base;
14	(2) a transportation element that identifies the
15	location and extent of existing and proposed freeways, streets, and
16	roads and other modes of transportation;
17	(3) a population growth element that identifies past
18	and anticipated population trends;
19	(4) a water resources element that:
20	(A) addresses currently available surface and
21	groundwater supplies; and
22	(B) addresses future growth projections and ways
23	in which the water supply needs of the defense community and the
24	defense base can be adequately served by the existing resources, or
25	if such a need is anticipated, plans for securing additional water
26	supplies;
27	(5) a conservation element that describes methods for

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1	conservation, development, and use of natural resources, including
2	land, forests, soils, rivers and other waters, wildlife, and other
3	natural resources;
4	(6) an open-space area element that includes:
5	(A) a list of existing open-space land areas;
6	(B) an analysis of the defense base's forecasted
7	needs for open-space areas to conduct its military training
8	activities; and
9	(C) suggested strategies under which land on
10	which some level of development has occurred can make a transition
11	to an open-space area, if needed;
12	(7) a restricted airspace element that creates buffer
13	zones, if needed, between the defense base and the defense
14	community; and
15	(8) a military training route element that identifies
16	existing routes and proposes plans for additional routes, if
17	needed.
18	(c) Two or more defense communities near the same defense
19	base may prepare a joint plan.
20	Sec. 397.004. PLANNING MANUAL. A defense community that
21	has prepared a comprehensive defense installation and community
22	strategic impact plan described by Section 397.003 is encouraged to
23	develop, in coordination with the authorities of each defense base
24	associated with the community, a planning manual based on the
25	proposals contained in the plan. The manual should adopt
26	guidelines for community planning and development to further the
27	purposes described under Section 397.002. The defense community

1	should, from time to time, consult with defense base authorities
2	regarding any changes needed in the planning manual guidelines
3	adopted under this section.
4	Sec. 397.005. CONSULTATION WITH DEFENSE BASE AUTHORITIES.
5	If a defense community determines that an ordinance, rule, or plan
6	proposed by the community may impact a defense base or the military
7	exercise or training activities connected to the base, the defense
8	community shall seek comments and analysis from the defense base
9	authorities concerning the compatibility of the proposed
10	ordinance, rule, or plan with base operations. The defense
11	community shall consider and analyze the comments and analysis
12	before making a final determination relating to the proposed
13	ordinance, rule, or plan.
14	SECTION 10. Section 31.1571, Natural Resources Code, is
15	amended by adding Subsection (c) to read as follows:
16	(c) Any unused or underused state property may be sold or
17	leased, or an easement over the property may be granted, to the

1 United States for the use and benefit of the United States armed 18 forces if the commissioner or the commissioner's designee, after 19 20 consultation with appropriate military authorities, determines that the sale, lease, or easement would materially assist the 21 22 military in accomplishing its mission. A sale, lease, or easement under this subsection must be at market value. The state shall 23 24 retain all minerals it owns with respect to the land, but it may relinquish the right to use the surface to extract them. 25

26 SECTION 11. Section 32.101, Natural Resources Code, is 27 amended to read as follows:

Sec. 32.101. APPLICABLE LAW. Land shall be offered for 1 2 sale, lease, or commitment to a contract for development subject to 3 the terms and conditions provided by law. Sales and leases of upland within 2,500 feet of a military base may not be made unless 4 the commissioner or the commissioner's designee, after 5 6 consultation with appropriate military authorities, determines 7 that the sale or lease will not adversely affect the mission of the 8 military base. SECTION 12. Section 33.103, Natural Resources Code, 9 is amended to read as follows: 10 Sec. 33.103. INTERESTS WHICH MAY BE GRANTED BY THE BOARD. 11 12 (a) The board may grant the following interests in coastal public land for the indicated purposes: 13 14 (1)leases for public purposes; 15 (2) easements for purposes connected with: ownership of littoral property; or 16 (A) 17 (B) the operation of a facility operated by an existing channel and dock corporation that was issued articles of 18 incorporation under Chapters 13 and 14, Title 32, Revised Statutes; 19 (3) permits authorizing limited continued use of 20 previously unauthorized structures on coastal public land not 21 connected with ownership of littoral property; and 22 23 (4) channel easements to the holder of any surface or 24 mineral interest in coastal public land for purposes necessary or 25 appropriate to the use of the interests. 26 (b) The board may not grant any interest in land within 2,500 feet of a military base unless the commissioner or the 27

C.S.H.B. No. 1521 commissioner's designee, after consultation with appropriate military authorities, determines that the grant will not adversely affect the mission of the military base. SECTION 13. Section 51.011, Natural Resources Code, is amended to read as follows: Sec. 51.011. SALE AND LEASE OF PUBLIC SCHOOL AND ASYLUM LAND. (a) Any land that is set apart to the permanent school fund and the various asylum funds under the constitution and laws of this state together with the mineral estate in riverbeds, channels, and the tidelands, including islands, shall be controlled, sold, and leased by the school land board and the commissioner under the provisions of this chapter. (b) Notwithstanding any other provision of this chapter, land within 2,500 feet of a military base may not be sold or leased and an easement over the land may not be granted unless the commissioner or the commissioner's designee, after consultation with appropriate military authorities, determines that the grant will not adversely affect the mission of the military base. (c) Any public land may be sold or leased, or an easement over the property may be granted, to the United States for the use and benefit of the United States armed forces if the commissioner or the commissioner's designee, after consultation with appropriate military authorities, determines that the sale, lease, or easement would materially assist the military in accomplishing its mission.

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A sale, lease, or easement under this subsection must be at market value. The state shall retain all minerals it owns with respect to the land, but it may relinquish the right to use the surface to

#### 1 extract them.

2 (d) The commissioner shall determine whether a conveyance under this section takes priority over any preference otherwise 3 granted by law, including the preferential right of a surrounding 4 landowner. In making the determination, the commissioner must only 5 6 consider the interests of preference holders who assert their 7 preferences in writing after notice of the proposed conveyance is 8 published in a newspaper of general circulation in the area. The commissioner shall, in the commissioner's discretion, balance the 9 competing interests of the preference holders and the military. 10 The commissioner's determination is final. After land is conveyed 11 12 to the military, all competing preferences terminate.

SECTION 14. Section 53.011, Natural Resources Code, 13 is 14 amended to read as follows:

15 Sec. 53.011. LAND SUBJECT TO PROSPECT. Any tract of land that belongs to the state, including islands, salt and freshwater 16 17 lakes, bays, inlets, marshes, and reefs owned by the state within tidewater limits, the part of the Gulf of Mexico within the state's 18 jurisdiction, unsold surveyed public school land, rivers and 19 channels that belong to the state, and land sold with a reservation 20 21 of minerals to the state are subject to prospect by any person for those minerals which are not subject to lease or permit under any 22 other statute. A person may not prospect from a location within 23 24 2,500 feet of a military base, but prospectors may, from a location more than 2,500 feet from a base, look for minerals within the 25 26 2,500-foot strip. 27

SECTION 15. Section 53.016(b), Natural Resources Code, is

1 amended to read as follows:

2 (b) Any lease covering land adjacent to a military base 3 shall require the lessee to forego the right to use the surface 4 within 2,500 feet of the military base while exploiting the 5 minerals. The commissioner may include in the lease any other 6 provision the commissioner considers necessary for protection of 7 the interests of the state.

8 SECTION 16. Section 53.064(a), Natural Resources Code, is 9 amended to read as follows:

10 (a) No lease executed by the owner of the surface is binding 11 on the state unless it recites the actual consideration paid or 12 promised for the lease. <u>A lease covering land adjacent to a</u> 13 <u>military base shall require the lessee to forego the right to use</u> 14 <u>the surface within 2,500 feet of the military base while exploiting</u> 15 <u>the minerals.</u>

SECTION 17. Section 53.151, Natural Resources Code, is amended to read as follows:

18 Sec. 53.151. LEASE OF CERTAIN AREAS. <u>(a)</u> Under the 19 provisions of this subchapter, the board may lease to any person for 20 the production of coal, lignite, sulphur, salt, and potash:

(1) islands, saltwater lakes, bays, inlets, marshes,
and reefs owned by the state within tidewater limits;

(2) the portion of the Gulf of Mexico within thejurisdiction of the state;

(3) rivers and channels that belong to the state;
(4) all unsold surveyed and unsurveyed public school
land; and

(5) all land sold with a reservation of minerals to the
 state under Section 51.054 of this code in which the state has
 retained leasing rights.

4 (b) The lease may not be granted for any land within 2,500
5 feet of a military base.

6 SECTION 18. Section 312.204, Tax Code, is amended by adding 7 Subsection (g) to read as follows:

8 (g) Notwithstanding the other provisions of this chapter, 9 the governing body of a municipality eligible to enter into tax abatement agreements under Section 312.002 may agree in writing 10 with the owner of real property that is located in a reinvestment 11 12 zone to exempt from taxation for a period not to exceed five years a portion of the value of the real property or of tangible personal 13 property located on the real property, or both, that is used to 14 15 provide housing for military personnel employed at a military facility located in or near the municipality. An agreement may 16 17 provide for the exemption of the real property in each year covered by the agreement only to the extent its value for that year exceeds 18 19 its value for the year in which the agreement is executed. An agreement may provide for the exemption of tangible personal 20 21 property located on the real property in each year covered by the agreement other than tangible personal property that was located on 22 the real property at any time before the period covered by the 23 24 agreement with the municipality and other than inventory or supplies. The governing body of the municipality may adopt 25 26 guidelines and criteria for tax abatement agreements entered into under this subsection that are different from the guidelines and 27

criteria that apply to tax abatement agreements entered into under another provision of this section. Tax abatement agreements entered into under this subsection are not required to contain identical terms for the portion of the value of the property that is to be exempt or for the duration of the exemption as tax abatement agreements entered into with the owners of property in the reinvestment zone under another provision of this section.

8 SECTION 19. Section 35.101(2), Utilities Code, is amended 9 to read as follows:

10 (2) "Public retail customer" means a retail customer 11 that is an agency of this state, a state institution of higher 12 education, a public school district, [<del>or</del>] a political subdivision 13 of this state, a military installation of the United States, or a 14 United States Department of Veterans Affairs facility.

SECTION 20. Section 35.102, Utilities Code, is amended to read as follows:

Sec. 35.102. STATE AUTHORITY TO SELL OR CONVEY POWER OR 17 NATURAL GAS. (a) The commissioner, acting on behalf of the state, 18 may sell or otherwise convey power or natural gas generated from 19 royalties taken in kind as provided by Sections 52.133(f), 53.026, 20 21 and 53.077, Natural Resources Code, directly to a public retail customer regardless of whether the public retail customer is also 22 classified as a wholesale customer under other provisions of this 23 24 title.

25 <u>(b)</u> To ensure that the state receives the maximum benefit 26 from the sale of power <u>or natural gas</u> generated from royalties taken 27 in kind, the commissioner shall use all feasible means to sell that

power <u>or natural gas</u> first to public retail customers that are <u>military installations of the United States</u>, agencies of this state, institutions of higher education, or public school districts. The remainder of the power <u>or natural gas</u>, if any, may be sold to public retail customers that are political subdivisions of this state <u>or to a United States Department of Veterans Affairs</u> facility.

8 SECTION 21. Subchapter H, Chapter 36, Utilities Code, is 9 amended by adding Section 36.354 to read as follows:

10 <u>Sec. 36.354. DISCOUNTED RATES FOR MILITARY BASES. (a)</u>
11 <u>Notwithstanding any other provision of this title, each municipally</u>
12 <u>owned utility, electric cooperative, or electric utility in an area</u>
13 <u>where customer choice is not available or the commission has</u>
14 <u>delayed the implementation of full customer choice in accordance</u>
15 <u>with Section 39.103 shall discount charges for electric service</u>
16 <u>provided to a military base.</u>

17 (b) The discount under Subsection (a) is a 20 percent 18 reduction of the base commercial rate that the municipally owned 19 utility, electric cooperative, or electric utility would otherwise 20 charge the military installation.

(c) An electric utility, municipally owned utility, or electric cooperative may assess a surcharge to all of the utility's retail customers in the state to recover the difference in revenue between the revenues from the discounted rate for military bases provided under Subsection (a) and the base commercial rate. This subsection does not apply to an electric utility, municipally owned utility, or electric cooperative that was providing electric

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1	service to a military base on December 31, 2002, at a rate
2	constituting a discount of 20 percent or more from the utility's
3	base commercial rate that the utility would otherwise charge the
4	military base.
5	(d) Each electric utility shall file a tariff with the
6	commission reflecting the discount required by Subsection (a) and
7	may file a tariff reflecting the surcharge provided by Subsection
8	(c). Not later than the 30th day after the date the commission
9	receives the electric utility's tariff reflecting the surcharge,
10	the commission shall approve the tariff. A proceeding under this
11	subsection is not a rate change for purposes of Subchapter C.
12	(e) An electric utility, municipally owned utility, or
13	electric cooperative is exempt from the requirements of Subsection
14	<u>(a) if:</u>
15	(1) the 20 percent discount would result in a
16	reduction of revenue in an amount that is greater than one percent
17	of the utility's total annual revenues; or
18	(2) the utility:
19	(A) was providing electric service to a military
20	base on December 31, 2002, at a rate constituting a discount of 20
21	percent or more from the utility's base commercial rate that the
22	utility would otherwise charge the military base; and
23	(B) continues to provide electric service to the
24	military base at a rate constituting a discount of 20 percent or
25	more from the utility's base commercial rate that the utility would
26	otherwise charge the military base.
27	(f) Each electric utility shall provide the Texas Military

C.S.H.B. No. 1521 Preparedness Commission with the base commercial rate that the 1 2 utility would otherwise charge the military base and the rate the 3 utility is charging the military base. 4 (g) For the purposes of this section, the term "military 5 base" does not include a military base: 6 (1) that has been closed or realigned under the Defense Base Closure and Realignment Act of 1990 (10 U.S.C. Section 7 8 2687) and its subsequent amendments; (2) that is administered by an authority established 9 by a municipality under Chapter 378, Local Government Code, as 10 added by Chapter 1221, Acts of the 76th Legislature, Regular 11 12 Session, 1999; (3) that is operated by or for the benefit of the Texas 13 National Guard, as defined by Section 431.001, Government Code, 14 15 unless the base is served by a municipally owned utility owned by a city with a population of 650,000 or more; or 16 17 (4) for which a municipally owned utility has acquired the electric distribution system under 10 U.S.C. Section 2688. 18 19 SECTION 22. Subchapter H, Chapter 39, Utilities Code, is amended by adding Section 39.3535 to read as follows: 20 21 Sec. 39.3535. MILITARY BASES AGGREGATORS. (a) In this section, "military bases aggregator" means a person joining two or 22 more military bases that are located in areas of the state offering 23 24 customer choice under this chapter into a single purchasing unit to 25 negotiate electricity purchases from retail electric providers. 26 (b) It is the policy of this state to encourage military 27 bases located in areas of the state offering customer choice under

this chapter to aggregate their facilities into a single purchasing unit as a method to reduce costs of electricity consumed by those bases. The commission shall provide assistance to a military bases aggregator regarding the evaluation of offers from retail electric providers on the request of the military bases aggregator.

6 (c) An aggregator registered under another section of this
 7 <u>subchapter may provide aggregation services to military bases.</u>

8 (d) A person, including a state agency, may register as a 9 military bases aggregator to provide aggregation services 10 exclusively to military bases located in areas of the state 11 offering customer choice under this chapter.

12 <u>(e) A person registered as a military bases aggregator under</u> 13 <u>Subsection (d) is not required to comply with customer protection</u> 14 <u>provisions, disclosure requirements, or marketing guidelines</u> 15 <u>prescribed by this title or established by the commission while</u> 16 <u>providing aggregation services exclusively to military bases.</u>

17 (f) The commission shall expedite consideration of an 18 application submitted by an applicant for registration under 19 <u>Subsection (d).</u>

20 SECTION 23. Subchapter Z, Chapter 39, Utilities Code, is 21 amended by adding Section 39.910 to read as follows:

22 <u>Sec. 39.910. INCENTIVE PROGRAM AND GOAL FOR ENERGY</u> 23 <u>EFFICIENCY FOR MILITARY BASES. (a) The commission by rule shall</u> 24 <u>establish an electric energy efficiency incentive program under</u> 25 <u>which each electric utility in an area where customer choice is not</u> 26 <u>available will provide incentives sufficient for military bases,</u> 27 <u>retail electric providers, or competitive energy service providers</u>

to install energy efficiency devices or other alternatives at 1 2 military bases. The commission shall design the program to provide military bases with a variety of choices for cost-effective energy 3 efficiency devices and other alternatives from the market to reduce 4 5 energy consumption and energy costs. 6 (b) The commission shall establish a goal for the program to 7 reduce, before January 1, 2005, the consumption of electricity by military bases in this state by five percent as compared to 8 consumption levels in 2002. 9 (c) The commission shall approve a nonbypassable surcharge 10 or other rate mechanism to recover costs associated with the 11 12 program established under this section. (d) An electric utility shall administer the electric 13 energy efficiency incentive program in a market-neutral, 14 15 nondiscriminatory manner. An electric utility may not offer underlying competitive services. 16

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SECTION 24. Section 25.005, Education Code, is amended to read as follows:

19 Sec. 25.005. RECIPROCITY AGREEMENTS REGARDING MILITARY 20 PERSONNEL AND DEPENDENTS. (a) To facilitate the transfer of 21 military personnel and their dependents to and from the public 22 schools of this state, the agency <u>shall</u> [may] pursue reciprocity 23 agreements with other states governing the terms of those 24 transfers.

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(b) A reciprocity agreement must:

address procedures for:

27 (A) transferring student records;

 1
 (B) [(2) address procedures for] awarding credit

 2
 for completed course work; and

 3
 (C) permitting a student to satisfy the

 4
 requirements of Section 39.025 through successful performance on

4 requirements of Section 39.025 through successful performance on 5 comparable exit-level assessment instruments administered in 6 another state; and

7 (2) [(3)] include appropriate criteria developed by
8 the agency.

9 SECTION 25. Sections 481.0065, 482.002, 482.003, and 10 482.004, Government Code, and Section 502.271, Transportation 11 Code, are repealed.

SECTION 26. (a) Not later than the 90th day after the 12 effective date of this Act, the governor shall appoint the initial 13 14 members of the Texas Military Preparedness Commission in accordance 15 with Chapter 436, Government Code, as amended by this Act. The governor shall appoint three members for a term expiring February 16 1, 2005, three members for a term expiring February 1, 2007, and 17 three members for a term expiring February 1, 2009. The commission 18 19 may not take action until a majority of the appointed members have taken office. 20

(b) Not later than the 30th day after the date that a majority of the initial appointed members of the Texas Military Preparedness Commission take office, the commission shall employ an executive director in accordance with Chapter 436, Government Code, as amended by this Act.

26 (c) As soon as possible after the effective date of this27 Act, the governor shall select a presiding officer for the Texas

1 Military Preparedness Commission.

2 SECTION 27. (a) On the date on which a majority of the initial appointed members of the Texas Military Preparedness 3 Commission have taken office, the Office of Defense Affairs is 4 5 abolished, and all powers, duties, obligations, rights, contracts, 6 leases, records, property, and unspent and unobligated appropriations and other funds of the Office of Defense Affairs are 7 8 transferred to the Texas Military Preparedness Commission.

9 (b) The abolishment of the Office of Defense Affairs does 10 not affect the validity of a right, privilege, or obligation 11 accrued, a contract or acquisition made, any liability incurred, a 12 permit or license issued, any penalty, forfeiture, or punishment 13 assessed, a rule adopted, a proceeding, investigation, or remedy 14 begun, a decision made, or other action taken by or in connection 15 with the Office of Defense Affairs.

(c) All rules, policies, procedures, and decisions of the
Office of Defense Affairs are continued in effect as rules,
policies, procedures, and decisions of the Texas Military
Preparedness Commission until superseded by a rule or other
appropriate action of the Texas Military Preparedness Commission.

(d) Any action or proceeding before the Office of Defense Affairs is transferred without change in status to the Texas Military Preparedness Commission, and the Texas Military Preparedness Commission assumes, without a change in status, the position of the Office of Defense Affairs in any action or proceeding to which the Office of Defense Affairs is a party.

27 (e) The Texas Military Preparedness Commission is

1 authorized to employ the same number of full-time equivalent 2 employees as the Office of Defense Affairs to exercise the powers 3 and perform the duties transferred under this section.

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4 (f) A fund, foundation, or account administered by the 5 Office of Defense Affairs is not considered to be abolished and 6 re-created by this Act but is considered to be transferred to the 7 Texas Military Preparedness Commission.

8 (g) Until the date the Office of Defense Affairs is abolished as provided by Subsection (a) of this section, the Office 9 of Defense Affairs shall continue to exercise the powers and 10 perform the duties assigned to the Office of Defense Affairs under 11 the law as it existed immediately before the effective date of this 12 Act or as modified by another Act of the 78th Legislature, Regular 13 14 Session, 2003, that becomes law, and the former law is continued in 15 effect for that purpose.

SECTION 28. (a) On the date on which a majority of the 16 17 initial appointed members of the Texas Military Preparedness Commission have taken office, the Texas Strategic Military Planning 18 Commission is abolished, and all powers, duties, obligations, 19 rights, contracts, leases, records, personnel, property, and 20 21 unspent and unobligated appropriations and other funds of the Texas Strategic Military Planning Commission are transferred to the Texas 22 23 Military Preparedness Commission.

(b) The abolishment of the Texas Strategic Military
Planning Commission does not affect the validity of a right,
privilege, or obligation accrued, a contract or acquisition made,
any liability incurred, a permit or license issued, any penalty,

1 forfeiture, or punishment assessed, a rule adopted, a proceeding, 2 investigation, or remedy begun, a decision made, or other action 3 taken by or in connection with the Texas Strategic Military 4 Planning Commission.

5 (c) All rules, policies, procedures, and decisions of the 6 Texas Strategic Military Planning Commission are continued in 7 effect as rules, policies, procedures, and decisions of the Texas 8 Military Preparedness Commission until superseded by a rule or 9 other appropriate action of the Texas Military Preparedness 10 Commission.

(d) Any action or proceeding before the Texas Strategic Military Planning Commission is transferred without change in status to the Texas Military Preparedness Commission, and the Texas Military Preparedness Commission assumes, without a change in status, the position of the Texas Strategic Military Planning Commission in any action or proceeding to which the Texas Strategic Military Planning Commission is a party.

18 (e) The Texas Military Preparedness Commission is 19 authorized to employ the same number of full-time equivalent 20 employees as the Texas Strategic Military Planning Commission to 21 exercise the powers and perform the duties transferred under this 22 section.

(f) A fund, foundation, or account administered by the Texas Strategic Military Planning Commission is not considered to be abolished and re-created by this Act but is considered to be transferred to the Texas Military Preparedness Commission.

27

(g) Until the date the Texas Strategic Military Planning

Commission is abolished as provided by Subsection (a) of this 1 section, the Texas Strategic Military Planning Commission shall 2 3 continue to exercise the powers and perform the duties assigned to the Texas Strategic Military Planning Commission under the law as 4 5 it existed immediately before the effective date of this Act or as 6 modified by another Act of the 78th Legislature, Regular Session, 7 2003, that becomes law, and the former law is continued in effect 8 for that purpose.

9 SECTION 29. (a) In implementing Section 25.005, Education 10 Code, as amended by this Act, the Texas Education Agency shall give 11 priority to pursuing reciprocity agreements with Florida, Georgia, 12 North Carolina, and Virginia.

Not later than January 1, 2004, the Texas Education 13 (b) Agency shall report the results of its efforts to enter into 14 15 reciprocity agreements in compliance with Section 25.005, Education Code, as amended by this Act, to the presiding officers of 16 17 the Senate Committee on Veteran Affairs and Military Installations and the House of Representatives Committee on Defense Affairs and 18 State-Federal Relations. If the agency has been unable to enter 19 into a reciprocity agreement with each state identified in 20 Subsection (a) of this section by the date of the report, the report 21 must include, for each state with which the agency did not enter 22 23 into an agreement:

(1) a detailed description of the agency's efforts toreach an agreement; and

26 (2) an explanation of each factor contributing to the27 failure to reach an agreement.

SECTION 30. The executive director of the Texas Military
 Preparedness Commission may change the duties of any employee who
 is transferred to the Texas Military Preparedness Commission.

4 SECTION 31. The Legislative Budget Board shall resolve any 5 disputes about which obligations, rights, contracts, leases, 6 records, personnel, property, and unspent and unobligated 7 appropriations or other funds are entitled to be transferred to the 8 Texas Military Preparedness Commission.

9 SECTION 32. Section 397.005, Local Government Code, as 10 added by this Act, applies only to an ordinance, rule, or plan that 11 is proposed on or after the effective date of this Act.

12 SECTION 33. The community infrastructure development 13 revolving loan account described by Section 486.053, Government 14 Code, is re-created as a separate account in the general revenue 15 fund. Any money in the account is rededicated for the purposes 16 described by Section 486.053(b), Government Code.

SECTION 34. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, this Act takes effect September 1, 2003.