By: Hilderbran

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## A BILL TO BE ENTITLED

## AN ACT

2 relating to the exercise of eminent domain power by a municipality 3 or supplier of water for a municipality to acquire a municipal water 4 supply.

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

6 SECTION 1. Section 251.001(a), Local Government Code, is 7 amended to read as follows:

8 (a) Except as provided by Sections 11.033 and 36.003, Water 9 <u>Code, when</u> [When] the governing body of a municipality considers it 10 necessary, the municipality may exercise the right of eminent 11 domain for a public purpose to acquire public or private property, 12 whether located inside or outside the municipality, for any of the 13 following purposes:

14 (1) the providing, enlarging, or improving of a city hall; police station; jail or other law enforcement detention 15 facility; fire station; library; school or other educational 16 facility; academy; auditorium; hospital; sanatorium; market 17 house; slaughterhouse; warehouse; elevator; railroad terminal; 18 airport; ferry; ferry landing; pier; wharf; dock or other 19 shipping facility; loading or unloading facility; alley, street, 20 21 or other roadway; park, playground, or other recreational facility; square; water works system, including reservoirs, other 22 23 water supply sources, watersheds, and water storage, drainage, 24 treatment, distribution, transmission, and emptying facilities;

sewage system including sewage collection, drainage, treatment, 1 2 disposal, and emptying facilities; electric or gas power system; 3 cemetery; and crematory; 4 (2) the determining of riparian rights relative to the 5 municipal water works; 6 (3) the straightening or improving of the channel of 7 any stream, branch, or drain; the straightening, widening, or extending of any 8 (4) 9 alley, street, or other roadway; and [for] any other municipal purpose the governing 10 (5) body considers advisable. 11 SECTION 2. Section 402.012(c), Local Government Code, is 12 amended to read as follows: 13 14 (c) Except as provided by Sections 11.033 and 36.003, Water 15 <u>Code, the</u> [The] municipality, acting alone or with one or more other municipalities to which this section applies, may: 16 17 (1) receive or acquire by gift, dedication, purchase, or condemnation any property in this state, located inside or 18 outside the municipal boundaries, to build or acquire: 19 water purification and treatment facilities; 20 (A) 21 (B) reservoirs; or pipelines 22 (C) and any type of water transportation facilities considered necessary to provide the 23 24 municipality or municipalities with fresh water for municipal, 25 domestic, and industrial purposes; and 26 (2) construct or otherwise acquire any facility described by Subdivision (1). 27

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SECTION 3. Section 402.013(c), Local Government Code, is 1 amended to read as follows: 2

3 (c) Except as provided by Sections 11.033 and 36.003, Water Code, to [To] furnish an adequate and wholesome supply of water for 4 5 the residents, the municipality may exercise the power of eminent domain to acquire and condemn public or private property to extend, 6 7 improve, or enlarge its water system, including water supply 8 reservoirs, riparian rights, standpipes, and watersheds, to construct water supply reservoirs, wells or artesian wells, or 9 10 dams, and to construct or establish necessary facilities or 11 appurtenances.

SECTION 4. Section 402.019(d), Local Government Code, is 12 amended to read as follows: 13

14 (d) Except as provided by Sections 11.033 and 36.003, Water 15 Code, as [As] is necessary or convenient to supply water under a contract made under this section, a district may: 16

(1) construct or otherwise acquire and equip canals, 17 reservoirs, basins, pipelines, conduits, filtration and aeration 18 19 plants, and other equipment and supplies; and

(2) acquire property by purchase, eminent domain, or 20 21 other means.

SECTION 5. Section 11.033, Water Code, is amended to read as 22 follows: 23

24 Sec. 11.033. EMINENT DOMAIN. (a) In this section: 25 (1) "Municipal water supplier" means any legal entity 26 other than a municipality that: 27

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(A) supplies water to a municipality for

## 1 municipal use; and

2 (B) has the right under other law to exercise the 3 power of eminent domain. 4 (2) "Municipality" has the meaning assigned by Section

5 1.005, Local Government Code.

6 (b) The right to take water necessary for domestic and 7 municipal supply purposes is primary and fundamental, and the right 8 to recover from other uses water which is essential to domestic and 9 municipal supply purposes is paramount and unquestioned in the policy of the state. A municipality or municipal water supplier, 10 however, may exercise the power of eminent domain to acquire a water 11 12 supply for municipal use only to the extent that the water supply is essential for maintaining public health or safety by providing 13 water for drinking, bathing, sewage disposal, fire protection, or 14 15 other basic domestic needs. An acquisition of water by a municipality or municipal water supplier for other purposes, 16 17 including for industry or recreation, may be made only through a voluntary purchase from a willing seller. 18

19 (c) A municipality or municipal water supplier acquiring 20 water by the exercise of the power of eminent domain has the burden 21 of proving that it cannot meet essential domestic needs through 22 conserving its existing supplies or through diverting water from 23 nonessential use in the municipality to essential domestic use.

24 (d) Except as provided by Subsection (b), all [All]
25 political subdivisions of the state and constitutional
26 governmental agencies exercising delegated legislative powers have
27 the power of eminent domain to be exercised as provided by law for

domestic, municipal, and manufacturing uses and for other purposes 1 2 authorized by this code, including the irrigation of land for all 3 requirements of agricultural employment. 4 SECTION 6. Subchapter A, Chapter 36, Water Code, is amended 5 by adding Section 36.003 to read as follows: 6 Sec. 36.003. LIMITATION ON EXERCISE OF EMINENT DOMAIN POWER BY OR FOR MUNICIPALITIES. (a) In this section: 7 8 (1) "Municipal water supplier" means any legal entity 9 other than a municipality that: 10 (A) supplies water to a municipality for municipal use; and 11 12 (B) has the right under other law to exercise the 13 power of eminent domain. 14 (2) "Municipality" has the meaning assigned by Section 15 1.005, Local Government Code. (b) A municipality or municipal water supplier may not 16 17 exercise the power of eminent domain within the boundaries of a district for the purpose of acquiring a supply of groundwater for 18 municipal use except as provided by Subsection (d) and to the extent 19 that the supply is necessary for maintaining public health or 20 21 safety by providing water for drinking, bathing, sewage disposal, fire protection, or other basic and essential domestic needs. 22 (c) A municipality or municipal water supplier acquiring 23 24 water by the exercise of the power of eminent domain has the burden of proving that it cannot meet essential domestic needs through 25 26 conserving its existing supplies or through diverting water from 27 nonessential use in the municipality to essential domestic use.

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1	(d) A municipality or municipal water supplier may not
2	exercise the power of eminent domain to condemn land within the
3	boundaries of a district for the purpose of acquiring groundwater
4	supplies. The power of eminent domain is limited to condemnation of
5	the right to:
6	(1) capture a quantified number of acre-feet of water
7	annually; and
8	(2) acquire only as much land as is necessary for well
9	sites, pipelines, and other water conveyance infrastructure.
10	(e) The amount of water condemned under Subsection (d) may
11	not exceed the production limits set by district rules.
12	(f) A landowner whose groundwater is acquired under
13	Subsection (d) is entitled, at the landowner's option, to an annual
14	payment for the production that is condemned instead of a lump-sum
15	compensation.
16	(g) If a municipality or municipal water supplier that
17	obtains a production permit from a district for groundwater rights
18	acquired under Subsection (d) does not produce groundwater under
19	the permit before the 10th anniversary of the date of issuance of
20	the permit:
21	(1) the right of capture acquired under Subsection (d)
22	reverts to the landowner;
23	(2) any land acquired under Subsection (d) reverts to
24	the landowner; and
25	(3) any annual payments being made under Subsection
26	(f) cease.
27	(h) If the amount of groundwater produced from an

acquisition under Subsection (d) keeps the affected landowner from 1 2 having a sufficient supply of water to meet the landowner's domestic and livestock needs, the municipality or municipal water 3 supplier shall furnish the landowner with water to meet those 4 5 needs. 6 SECTION 7. Section 67.011, Water Code, is amended to read as follows: 7 Sec. 67.011. POWERS OF CORPORATION IN CERTAIN COUNTIES. 8 In a county with a population of less than 3.3 million, a corporation 9 10 may: except as provided by Sections 11.033 and 36.003, 11 (1)own, hold, lease, or otherwise acquire water wells, springs, or 12 other sources of water supply; 13 (2) build, operate, and 14 maintain pipelines to 15 transport water or wastewater; (3) build and operate plants and equipment necessary 16 17 to distribute water or to treat and dispose of wastewater; and (4) sell water or provide wastewater services to a 18 political subdivision, a private corporation, or an individual. 19 SECTION 8. The change in law made by this Act applies only 20 to a petition to initiate condemnation proceedings to acquire a 21 municipal water supply filed by a municipality or municipal water 22 supplier, as defined by Sections 11.033(a) and 36.003(a), Water 23 24 Code, as added by this Act, on or after the effective date of this Act. 25 SECTION 9. This Act takes effect immediately if it receives 26 a vote of two-thirds of all the members elected to each house, as 27

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1 provided by Section 39, Article III, Texas Constitution. If this
2 Act does not receive the vote necessary for immediate effect, this
3 Act takes effect September 1, 2003.