By: Hope

H.B. No. 1657

## A BILL TO BE ENTITLED 1 AN ACT 2 relating to the administration by the Texas Water Development Board 3 of certain water-related programs financed by federal funds. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Section 16.093, Water Code, is amended to read as 5 6 follows: PARTICIPATION IN FEDERAL PROGRAMS [GRANTS FOR 7 Sec. 16.093. 8 THE CONSTRUCTION OF TREATMENT WORKS; PROCESSING FEES]. (a) The board may execute agreements with the United States Environmental 9 Protection Agency or its successor agency and any other federal 10 agency that administers programs providing federal grants, loans, 11 12 or other assistance to local or state governments or other persons 13 for water supply projects, treatment works, or structural or 14 nonstructural flood control measures, as those terms are defined by Section 17.001 [the construction of treatment works, as defined in 15 Section 17.272 of this code]. The board may exercise all duties and 16 responsibilities required for the administration by the board of a 17 18 [the] federal [construction grant] program described by this 19 subsection. The executive administrator, with the approval of the (b) 20 21 board, may execute agreements with the United States Environmental 22 Protection Agency or its successor agency and any other federal 23 agency for activities described by Subsection (a) [Each applicant for a federal construction grant, under a grant program 24

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1

## H.B. No. 1657

administered by the board, shall pay to the board a reasonable grant 1 processing fee as prescribed by the board. The grant processing fee 2 charged by the board shall be cost-eligible under the grant program 3 4 and shall not exceed one-half of one percent of the total eligible project cost, including the planning, design, and construction 5 phases, for any one project. The board shall promulgate 6 regulations establishing schedules for timely payment of grant 7 8 processing fees. For grants awarded in steps under a federal 9 program, the time schedule for payment of grant processing fees 10 shall provide for payment reasonably apportioned among each step grant awarded. The grant processing fee for each step grant or for 11 any other grant not awarded in steps shall be due and payable 12 immediately following the award of such grant. No grant processing 13 fee shall be levied for any grant awarded prior to the effective 14 15 date of this Act; but the grant processing fee established in this Subsection (b) shall be levied on grants awarded on or after the 16 effective date of this Act where the board has processed the grant 17 pursuant to an agreement with the United States Environmental 18 Protection Agency, or its successor agency, or any other federal 19 agency that administers programs providing federal grants to local 20 governments for the construction of treatment works]. 21

(c) <u>The board may accept and use federal funds for the</u> <u>purposes provided by Subsection (a)</u> [All grant processing fees collected by the board shall be deposited in a special fund of the state treasury for use by the board in processing and administering the grant programs, and shall not be deposited in the general <u>revenue fund of the state</u>].

2

## H.B. No. 1657

1 SECTION 2. This Act does not affect the power of any state 2 agency other than the Texas Water Development Board to obtain and 3 use federal funds.

4 SECTION 3. This Act takes effect immediately if it receives 5 a vote of two-thirds of all the members elected to each house, as 6 provided by Section 39, Article III, Texas Constitution. If this 7 Act does not receive the vote necessary for immediate effect, this 8 Act takes effect September 1, 2005.