By: Callegari, Smith of Harris, et al. H.B. No. 1680 Substitute the following for H.B. No. 1680: By: Puente C.S.H.B. No. 1680

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the administration, powers, duties, and operation of
3	the Harris-Galveston Subsidence District and the Fort Bend
4	Subsidence District.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. The heading to Chapter 8801, Special District
7	Local Laws Code, is amended to read as follows:
8	CHAPTER 8801. HARRIS-GALVESTON [COASTAL] SUBSIDENCE DISTRICT
9	SECTION 2. Section 8801.001, Special District Local Laws
10	Code, is amended by amending Subdivisions (1) and (3) and adding
11	Subdivisions (1-a), (1-b), (3-a), (4-a), (4-b), and (5-a) to read
12	as follows:
13	(1) <u>"Agricultural crop":</u>
14	(A) means food or fiber commodities that are
15	grown for resale or commercial purposes and that are to be used for
16	food, clothing, or animal feed; and
17	(B) includes nursery products and florist items
18	that are in the possession of a nursery grower.
19	(1-a) "Beneficial use" means any use that is useful or
20	beneficial to the user, including:
21	(A) an agricultural, gardening, domestic, stock
22	raising, municipal, mining, manufacturing, industrial, commercial,
23	or recreational use, or a use for pleasure purposes; or
24	(B) exploring for, producing, handling, or

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C.S.H.B. No. 1680 treating oil, gas, sulfur, or other minerals. 1 2 "Board" means the board of directors of the (1-b) 3 district. 4 (3) "District" means the Harris-Galveston [Coastal] 5 Subsidence District. 6 (3-a) "Florist item" means a cut flower, potted plant, 7 blooming plant, inside foliage plant, bedding plant, corsage flower, cut foliage, floral decoration, or live decorative 8 9 material. 10 (4-a) "Nursery grower" means a person who grows in any medium more than 50 percent of the nursery products or florist items 11 12 that the person sells or leases. A person grows a nursery product or florist item if the person cultivates or propagates the product 13 14 or item by engaging in activities associated with the production or 15 multiplying of stock, including the development of new plants from cuttings, grafts, plugs, or seedlings. The term does not include a 16 17 person who merely holds or maintains a nursery product or florist item befor<u>e sale or lease.</u> 18 (4-b) "Nursery product" includes a tree, shrub, vine, 19 cutting, graft, scion, grass, bulb, or bud that is grown or kept 20 21 for, or capable of, propagation and distribution for sale or lease. (5-a) "Waste" means: 22 (A) the withdrawal of groundwater from a 23 24 groundwater reservoir at a rate and in an amount that causes or threatens to cause intrusion into the reservoir of water unsuitable 25 26 for agricultural, gardening, domestic, or stock raising purposes; (B) the flowing or producing of wells from a 27

groundwater reservoir if the water produced is not used for a 1 2 beneficial use or if the amount used is more than is reasonably 3 required for a beneficial use; 4 (C) the escape of groundwater from a groundwater 5 reservoir to any other reservoir or geologic strata that does not 6 contain groundwater; 7 (D) the pollution or harmful alteration of 8 groundwater in a groundwater reservoir by saltwater or other 9 harmful matter admitted from another stratum or from the surface of 10 the ground; (E) wilfully or negligently causing, suffering, 11 12 or allowing groundwater to escape or flow into a river, creek, natural watercourse, depression, lake, reservoir, drain, sewer, 13 street, highway, road, or road ditch, or onto land that does not 14 15 belong to the owner of the well unless the discharge is authorized by a permit, rule, or order issued by the commission under Chapter 16 26, Water Code; 17 (F) the escape of groundwater pumped for 18 19 irrigation as irrigation tailwater onto land that does not belong to the owner of the well unless the occupant of the land receiving 20 21 the discharge granted permission for the discharge; or 22 (G) wilfully causing or knowingly permitting the water produced from an artesian well to run off the owner's land or 23 24 to percolate through the stratum above which the water is found, as prescribed by Section 11.205, Water Code. 25 26 SECTION 3. Sections 8801.002 and 8801.005, Special District 27 Local Laws Code, are amended to read as follows:

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1 Sec. 8801.002. NATURE OF DISTRICT. The district is a 2 [groundwater] conservation <u>and reclamation</u> district created under 3 Section 59, Article XVI, Texas Constitution, and is essential to 4 accomplish the purposes of that section.

5 Sec. 8801.005. DISTRICT TERRITORY. The district includes 6 the territory located within the boundaries of Harris County and 7 Galveston County, as that territory may have been modified under:

8 (1) Section 8801.006 or its predecessor statute,
9 former Section 151.003(b), Water Code; or

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(2) [Subchapter J, Chapter 36, Water Code; or [(3)] other law.

SECTION 4. Subchapter B, Chapter 8801, Special District Local Laws Code, is amended by amending Sections 8801.052-8801.055 and adding Sections 8801.0551 and 8801.0552 to read as follows:

Sec. 8801.052. <u>FEES OF OFFICE; REIMBURSEMENT</u> [APPOINTMENT OF DIRECTORS ON ADDITION OF COUNTY TO DISTRICT]. (a) <u>A director is</u> entitled to fees of office of not more than \$150 a day for each day the director actually spends performing the duties of a director. The fees of office may not exceed \$9,000 a year [On addition of a county to the district under Section 8801.006, two directors are added to the board as follows:

22 [(1) the commissioners court of the county added to 23 the district shall appoint one director; and

24 [(2) the mayor of the municipality that has the 25 largest population in the added county shall appoint one director]. 26 (b) Each director is entitled to reimbursement of actual 27 expenses reasonably and necessarily incurred while engaging in

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activities on behalf of the district.

2 (c) To receive fees of office and reimbursement for 3 expenses, each director must file with the district a verified 4 statement that shows the number of days spent in the service of the 5 district and a general description of the duties performed for each 6 day of service. [The directors added to the board under Subsection 7 (a) shall draw lots to establish staggered terms of office.]

8 Sec. 8801.053. BOARD POWERS AND DUTIES. <u>(a)</u> In addition 9 to the powers and duties described in this chapter, the board has 10 all other powers necessary or convenient to carry out its 11 responsibilities and accomplish the purpose of this chapter.

(b) The board may adopt bylaws and policies as necessary to
 accomplish its purposes.

14 (c) The board may purchase materials, supplies, equipment, 15 vehicles, and machinery needed by the district to accomplish its 16 purposes.

Sec. 8801.054. OFFICERS. <u>(a)</u> Each year, at the first meeting after the new directors take office, the directors shall select from among the directors a <u>chair</u> [president], a vice <u>chair</u> [president], and a secretary.

(b) The chair shall preside over meetings of the board and execute all documents on behalf of the district. The vice chair shall act as chair if the chair is absent or disabled. The secretary shall ensure that all records and books of the district are properly kept and attest to the chair's signature on all documents. The board may authorize another director, the general manager, or any employee to execute documents on behalf of the

1 district and to certify the authenticity of any record of the 2 district.

3 Sec. 8801.055. MEETINGS. <u>(a)</u> The board shall hold regular 4 meetings once each month at a time set by the board. The board may 5 hold special meetings at the call of the <u>chair</u> [president] or on the 6 written request of at least three directors.

7 (b) A meeting of a committee of the board at which less than 8 a quorum is present is not subject to Chapter 551, Government Code.

9 <u>(c) The board shall give notice of meetings of the board as</u> 10 provided by Chapter 551, Government Code. Failure to provide 11 notice of a regular meeting or an insubstantial defect in notice of 12 any meeting does not affect the validity of any action taken at the 13 meeting.

Sec. 8801.0551. QUORUM. A majority of the membership of the board constitutes a quorum for any meeting, and a concurrence of a majority of the entire membership of the board is sufficient for transacting any district business.

18 <u>Sec. 8801.0552. SWORN STATEMENT, BOND, AND OATH OF</u> 19 <u>OFFICE. (a) As soon as practicable after a director is appointed,</u> 20 <u>the director shall make the sworn statement prescribed by the</u> 21 <u>constitution for public officers.</u>

22 (b) As soon as practicable after a director has made the 23 sworn statement and before beginning to perform the duties of 24 office, the director shall take the oath of office prescribed by the 25 constitution for public officers.

26 (c) Before beginning to perform the duties of office, each 27 director shall execute a bond for \$10,000 payable to the district

1	and conditioned on the faithful performance of the director's
2	duties. A director's bond must be approved by the board and paid
3	for by the district.
4	(d) The sworn statement shall be filed as prescribed by the
5	constitution. The bond and oath shall be filed with the district
6	and retained in its records. A duplicate original of the oath shall
7	also be filed with the secretary of state not later than the 10th
8	day after the date on which the oath was executed. The new director
9	may begin to perform the duties of office before the oath is filed.
10	SECTION 5. Section 8801.057(a), Special District Local Laws
11	Code, is amended to read as follows:
12	(a) The board shall employ a general manager, who serves as
13	the chief administrative officer of the district. The board may
14	delegate to the general manager full authority to manage district
15	affairs or operate the district subject only to orders by the board.
16	SECTION 6. Subchapter B, Chapter 8801, Special District
17	Local Laws Code, is amended by adding Sections 8801.059-8801.065 to
18	read as follows:
19	Sec. 8801.059. EMPLOYEE BENEFITS. (a) The board may
20	provide for and administer retirement, disability, and death
21	compensation funds for the employees of the district.
22	(b) The board may establish a public retirement system as
23	provided by Chapter 810, Government Code, or provide for a deferred
24	compensation plan as described by Section 457, Internal Revenue
25	<u>Code of 1986.</u>
26	(c) The board may include hospitalization and medical
27	benefits for its employees as part of the compensation paid to

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1	(1) the outstanding obligations of the district;
2	(2) the amount of cash on hand to the credit of each
3	fund of the district;
4	(3) the amount of money received by the district from
5	all sources during the previous year;
6	(4) the amount of money available to the district from
7	all sources during the ensuing year;
8	(5) the amount of the balances expected at the end of
9	the year in which the budget is being prepared;
10	(6) the estimated amount of revenues and balances
11	available to cover the proposed budget; and
12	(7) the estimated fee revenues that will be required.
13	(c) The board may amend the annual budget adopted under
14	Subsection (a).
15	Sec. 8801.064. DEPOSITORY. (a) The board shall name one or
16	more banks to serve as depository for district money.
17	(b) District money must be deposited as received with the
18	depository bank and must remain on deposit. This subsection does
19	not limit the power of the board to place a portion of the
20	district's money on time deposit or to purchase certificates of
21	deposit or other authorized investments.
22	(c) To the extent that money in the depository is not
23	insured by the Federal Deposit Insurance Corporation, the money
24	must be secured as provided by Chapter 2257, Government Code.
25	Sec. 8801.065. INVESTMENTS. (a) District money may be
26	invested and reinvested in accordance with Chapter 2256, Government
27	Code.

1	(b) The board, by resolution, may provide that an authorized
2	representative of the district may invest and reinvest district
3	money and provide for money to be withdrawn from the appropriate
4	district accounts for investments on terms that the board considers
5	advisable.
6	SECTION 7. Sections 8801.101, 8801.102, 8801.105, and
7	8801.106, Special District Local Laws Code, are amended to read as
8	follows:
9	Sec. 8801.101. DISTRICT POWERS AND DUTIES. [(a)] Except
10	as provided by <u>Section [Sections 8801.102 and</u>] 8801.103, the
11	district has all of the rights, powers, privileges, <u>and</u> authority
12	necessary and convenient to exercise its jurisdiction and powers as
13	provided by this chapter, whether the jurisdiction and powers are
14	specifically authorized by this chapter or implied from this
15	chapter or other law[, functions, and duties provided by the
16	general laws of this state, including Chapter 36, Water Code, that
17	are applicable to groundwater conservation districts created under
18	Section 59, Article XVI, Texas Constitution].
19	[(b) This chapter prevails over any other law in conflict or
20	inconsistent with this chapter.]
21	Sec. 8801.102. NONAPPLICABILITY OF OTHER LAW. (a) Other
22	laws governing the administration or operation of conservation and
23	reclamation districts created under Section 52, Article III, or
24	Section 59, Article XVI, Texas Constitution, including Chapters 36
25	and 49, Water Code, do not apply to the district.
26	(b) Notwithstanding Section 36.052, Water Code, this
27	chapter prevails over any other law in conflict or inconsistent

1	with this chapter. [EXEMPTIONS. Sections 36.104, 36.114, 36.117,
2	and 36.201-36.204, Water Code, do not apply to the district.]
3	Sec. 8801.105. SUITS BY OR AGAINST THE DISTRICT;
4	REPRESENTATION BY ATTORNEY GENERAL. (a) The district may sue and
5	be sued in the courts of this state in the name of the district by
6	and through the board.
7	(b) At the request of the district, the [The] attorney
8	general shall defend the district in suits brought against the
9	district in all district and appellate courts of this state and in
10	the courts of the United States.
11	(c) The district may engage outside attorneys to initiate or
12	defend suits on behalf of the district.
13	(d) The general manager is the agent of the district on whom
14	process, notice, or demand required or permitted by law to be served
15	on the district may be served.
16	(e) The district is not required to give bond for appeal,
17	injunction, or costs in any suit to which it is a party.
18	(f) If the district prevails in any suit other than a suit in
19	which it voluntarily intervenes, the district may seek and the
20	court shall grant, in the same action, recovery for attorney's
21	fees, costs for expert witnesses, and other costs incurred by the
22	district before the court. The court shall set the amount of the
23	attorney's fees.
24	Sec. 8801.106. GRANTS; CONTRACTS. <u>(a)</u> The district may
25	make or accept a grant, gratuity, advance, or loan in any form to or
26	from any public source approved by the board, including a

27 governmental entity, and may enter into a contract, agreement, or

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1	covenant that the board considers appropriate in connection with a
2	grant, gratuity, advance, or loan.
3	(b) The district may enter into contracts only in the
4	district's name.
5	(c) The district may purchase property from another
6	governmental entity by negotiated contract without securing
7	appraisals or advertising for bids.
8	(d) The district may use the reverse auction procedure, as
9	defined by Section 2155.062, Government Code, for purchasing.
10	SECTION 8. Section 8801.108(a), Special District Local Laws
11	Code, is amended to read as follows:
12	(a) After notice and hearing, the board shall adopt rules
13	designed to expeditiously and effectively implement this chapter
14	and accomplish its purpose, including rules governing procedures
15	before the board. The board may adopt rules to prevent the waste of
16	groundwater or the degradation of water quality. The board shall
17	enforce the rules.
18	SECTION 9. Section 8801.110(c), Special District Local Laws
19	Code, is amended to read as follows:
20	(c) Written notice <u>of a hearing other than a hearing on a</u>
21	permit application must be given to:
22	(1) each county and municipal government in the
23	district; and
24	(2) each person that the board believes has an
25	interest in the subject matter of the hearing.
26	SECTION 10. Section 8801.114, Special District Local Laws
27	Code, is amended to read as follows:

Sec. 8801.114. DISTRICT RESEARCH. (a) The district may conduct studies and research that the board considers necessary to implement this chapter. In conducting studies and research, the district may use the services of geologists, hydrologists, licensed <u>professional</u> engineers, <u>licensed</u> <u>professional</u> <u>geoscientists</u>, or other expert personnel.

7 (b) The district may collect any information that the board
8 determines is necessary to implement this chapter, including
9 information regarding the use of groundwater, water conservation,
10 and the practicability of recharging a groundwater reservoir.

SECTION 11. Section 8801.117, Special District Local Laws Code, is amended by adding Subsection (e) to read as follows:

13 (e) The board shall submit the report adopted under 14 Subsection (d) and a copy of the most recent district plan adopted 15 under Section 8801.112 to the appropriate regional water planning 16 group.

SECTION 12. Section 8801.118, Special District Local LawsCode, is amended to read as follows:

Sec. 8801.118. MONITORING 19 AND SUPERVISION ΒY The district may use subsidence compaction 20 DISTRICT. (a) 21 monitors, water-level observation wells, and other materials and equipment to determine the amount of groundwater that may be 22 withdrawn while allowing groundwater to rebound and stabilize to a 23 24 level that will halt subsidence.

25 (b) The district may use global positioning systems and 26 other geodetic survey methods to monitor land surface elevations 27 and measure subsidence. The district may coordinate monitoring and

C.S.H.B. No. 1680 data collection activities with other entities, including private 1 2 entities and federal, state, or local governmental entities. SECTION 13. Section 8801.119, Special District Local Laws 3 4 Code, is amended by adding Subsection (c) to read as follows: 5 (c) The district may adopt different rules for: 6 (1) each aquifer, subdivision of an aquifer, or 7 geologic stratum located wholly or partly within the boundaries of the district; or 8 9 (2) each geographic area overlying an aquifer or subdivision of an aquifer located wholly or partly within the 10 boundaries of the district. 11 SECTION 14. Subchapter C, Chapter 8801, Special District 12 Local Laws Code, is amended by amending Section 8801.120 and adding 13 Sections 8801.121-8801.123 to read as follows: 14 15 Sec. 8801.120. WATER-METERING DEVICES. The board may require water-metering devices to be placed on wells in the 16 17 district and may adopt standards for the accuracy, testing, and calibration of the devices. 18 Sec. 8801.121. REQUIRED WRITTEN POLICIES. The board shall 19 adopt the following written policies: 20 21 (1) a code of ethics for district directors, officers, and employees, and persons who are engaged in handling investments 22 23 for the district; 24 (2) a policy relating to travel expenditures; 25 (3) a policy relating to district investments; 26 (4) policies and procedures for selection, monitoring, or review and evaluation of professional services; and 27

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1	(5) policies that ensure a better use of management
2	information, including the use of:
3	(A) budgets to plan and control cost; and
4	(B) uniform reporting requirements based on
5	"Audits of State and Local Governmental Units," published by the
6	American Institute of Certified Public Accountants, and
7	"Governmental Accounting and Financial Reporting Standards,"
8	published by the Governmental Accounting Standards Board.
9	Sec. 8801.122. RECORDS. The board shall maintain a
10	complete account of all meetings and proceedings and shall preserve
11	its minutes, contracts, records, notices, accounts, receipts, and
12	other records in a safe place.
13	Sec. 8801.123. OPEN OR UNCOVERED WELLS. (a) The district
14	may require the owner or lessee of land on which an open or
15	uncovered well is located to keep the well closed or capped with a
16	covering capable of sustaining weight of at least 400 pounds when
17	the well is not in actual use.
18	(b) If the owner or lessee fails or refuses to close or cap
19	the well, any person, firm, or corporation employed by the district
20	may enter onto the land and close or cap the well safely and
21	securely.
22	SECTION 15. Sections 8801.151, 8801.152, and 8801.155,
23	Special District Local Laws Code, are amended to read as follows:
24	Sec. 8801.151. GROUNDWATER WITHDRAWALS SUBJECT TO BOARD
25	RULE. Groundwater withdrawals governed by this chapter, including
26	withdrawals of injected water, are subject to reasonable board
27	rules and orders, taking into account all factors, including

C.S.H.B. No. 1680 availability of surface water or alternative water supplies, 1 economic impact on persons and the community, degree and effect of 2 subsidence on the surface of land, and differing topographical and 3 4 geophysical characteristics of land areas in the district. Sec. 8801.152. CERTAIN 5 WELLS EXEMPT. The regulatory 6 provisions of this chapter do not apply to: a well regulated under Chapter 27, Water Code; 7 (1)8 (2) a well with a casing diameter of less than five inches that serves only a single-family dwelling; and 9 any other well as provided by board rule. 10 (3) Sec. 8801.155. PERMIT REQUIRED. (a) The owner or operator 11 of a well located in the district must obtain a permit from the 12 board before: 13 14 (1)drilling, equipping, or completing the well; substantially altering the size of the well or a 15 (2) well pump; or 16 17 (3) operating the well. (b) A well must have a valid permit if it is operational. 18 (c) An owner or operator commits a violation if the owner or 19 operator does not obtain a permit as required by Subsection (a). A 20 21 violation occurs on the first day the drilling, alteration, or operation begins. Each day that a violation continues is a separate 22 violation. 23 24 SECTION 16. Section 8801.157(b), Special District Local Laws Code, is amended to read as follows: 25 (b) The board must give written notice of the date, time, 26

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and location of the hearing to the applicant by regular mail or by

C.S.H.B. No. 1680 certified mail, return receipt requested. 1 SECTION 17. Section 8801.158, Special District Local Laws 2 3 Code, is amended by amending Subsection (b) and adding Subsection 4 (e) to read as follows: 5 (b) In deciding whether to issue a permit and in setting the 6 terms of the permit, the board shall consider: 7 (1)the purpose of this chapter; 8 (2) the district plan; 9 the quality, quantity, and availability of surface (3) water or alternative water supplies at prices that are competitive 10 with prices charged by suppliers of surface water in the district; 11 the economic impact on the applicant of a decision 12 (4) to issue or deny the permit, or of the permit terms, in relation to 13 14 the effect on subsidence that would result; 15 (5) the applicant's use of water conservation measures; [and] 16 17 (6) the applicant's compliance with the requirements of this chapter or any rule, permit, or order of the district; and 18 19 (7) all other relevant factors. (e) The board may condition issuance of a permit under this 20 21 section on the resolution of a prior or continuing violation of this chapter or any rule, permit, or order of the district. The board 22 may require an applicant to pay a civil penalty or settlement 23 24 amount, or take other necessary action, to resolve a prior or 25 continuing violation. SECTION 18. Section 8801.161, Special District Local Laws 26 27 Code, is amended to read as follows:

Sec. 8801.161. PERMIT FEES. (a) When the board issues or 1 renews a permit, the board shall collect a permit fee from the 2 applicant. The fee shall be determined by a schedule based on the 3 4 term of the permit and the maximum [annual] amount of groundwater that the board authorizes to be withdrawn from the well. 5

6 (a-1) In addition to a regular permit fee under Subsection 7 (a), the board may establish a disincentive permit fee to serve as a regulatory tool by creating a disincentive to continued 8 over-reliance on groundwater. 9

(b) The board shall determine the amount of \underline{the} [\underline{a}] permit 10 fees under Subsections (a) and (a-1) [fee] after a hearing. 11

(b-1) The fee under Subsection (a) may not exceed 110 12 percent of the highest rate that the City of Houston charges for 13 14 surface water supplied to its customers in the district.

15 (c) The amount of a permit fee applicable to a well used for irrigating agricultural crops <u>may not exceed</u> [is the lowest of: 16

17 [(1)] 70 percent of the lowest amount determined under Subsection (b) [+ 18

[(2) 70 percent of a base amount of one cent for each 19 thousand gallons authorized to be withdrawn, except that the board 20 21 may adjust the base amount annually to account for increases since 1992 in the most recently published Consumer Price Index for All 22 Urban Consumers, All Items (Houston, Texas, Average), as compiled 23 24 by the Bureau of Labor Statistics, United States Department of 25 Labor; or

26 [(3) the amount determined in accordance with Subsection (d)]. 27

The district may establish a fee for administrative acts 1 (d) 2 of the district, including receiving applications for permits or permit amendments [At a hearing, the board shall calculate and 3 express as a percentage the relative contribution to subsidence by 4 5 wells used for irrigating agricultural crops and wells used for 6 other purposes. The board shall use information prepared by the United States Geological Survey, which is presumed to be correct. 7 The permit fee for wells used for irrigating agricultural crops 8 9 must be such that the percentage of total permit fee revenue that permit fee revenue from those wells represents equals the 10 percentage that agricultural use contributes to subsidence]. 11

12 (e) The board shall use permit fees collected under this 13 section to pay the cost of issuing permits and performing other 14 regulatory functions, including making grants, loans, or 15 <u>contractual payments to achieve, facilitate, or expedite</u> 16 <u>reductions in groundwater pumping or the development or</u> 17 distribution of alternative water supplies.

SECTION 19. The heading to Section 8801.163, Special District Local Laws Code, is amended to read as follows:

20 Sec. 8801.163. CONVERSION TO <u>ALTERNATIVE</u> [SURFACE] WATER 21 <u>SUPPLY</u>.

22 SECTION 20. Sections 8801.163(b) and (c), Special District 23 Local Laws Code, are amended to read as follows:

(b) The board may issue an order requiring a person to completely or partially discontinue the use of groundwater only if the person is able to:

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(1) acquire an alternative [a] water supply [composed

1 of surface water] needed to replace the water supply covered by the 2 order; or

3 (2) participate in a groundwater reduction plan or 4 other agreement approved by the board that complies with the 5 district's regulatory requirements.

6 (c) A notice of public hearing must inform a person when the 7 board will consider an order to convert to <u>an alternative water</u> 8 supply [surface water].

9 SECTION 21. Section 8801.202, Special District Local Laws 10 Code, is amended by amending Subsections (a) and (c) and adding 11 Subsection (d) to read as follows:

A person who is adversely affected by a rule, order, or 12 (a) other official action of the district under this chapter, including 13 a person residing in or owning real property in the district whose 14 residence or real property is subsiding, may appeal the action in a 15 district court in any county in the district only after any 16 17 administrative appeal to the district is finally resolved. An appeal under this section must be filed not later than the 45th day 18 19 after the date any administrative appeal is finally resolved [the action is taken]. 20

(c) An appeal under this section is governed by the substantial evidence rule as provided by Subchapter G, Chapter 2001, Government Code. <u>The burden of proof is on the petitioner</u>, and the challenged rule, order, or other official action of the district is considered prima facie valid.

26 (d) The district court shall set for trial as expeditiously
 27 as possible an appeal brought under this section and may not

1 postpone or continue the suit unless the reasons for postponement 2 or continuance are imperative.

3 SECTION 22. Section 8801.204, Special District Local Laws 4 Code, is amended by amending Subsection (b) and adding Subsection 5 (e) to read as follows:

6 (b) On application for injunctive relief and a finding that 7 a person is violating or threatening to violate this chapter or a 8 rule, permit, or other order of the district <u>issued or adopted</u> under 9 this chapter, the district court shall grant injunctive relief as 10 the facts warrant.

11 (e) In a suit to recover a civil penalty or a suit for 12 injunctive relief and a civil penalty, if the court finds that a 13 person has violated or is violating a provision of this chapter or 14 a rule, permit, or order of the district, the court shall assess a 15 civil penalty in the amount provided by this section.

SECTION 23. Section 1(a), Chapter 1045, Acts of the 71st Legislature, Regular Session, 1989, is amended to read as follows:

18 (a) The purpose of this Act is to provide for the regulation 19 of the withdrawal of groundwater within the district created by 20 this Act to prevent subsidence, which [that] contributes to or 21 precipitates flooding, inundation, or overflow of areas within the 22 district, including rising waters resulting from storms or 23 hurricanes.

SECTION 24. Section 2, Chapter 1045, Acts of the 71st Legislature, Regular Session, 1989, is amended by amending Subdivision (9) and adding Subdivisions (10)-(15) to read as follows:

1	(9) "Commission" means the Texas [Water] Commission <u>on</u>
2	Environmental Quality.
3	(10) "Agricultural crop":
4	(A) means food or fiber commodities that are
5	grown for resale or commercial purposes and that are to be used for
6	food, clothing, or animal feed; and
7	(B) includes nursery products and florist items
8	that are in the possession of a nursery grower.
9	(11) "Beneficial use" means any use that is useful or
10	beneficial to the user, including:
11	(A) an agricultural, gardening, domestic, stock
12	raising, municipal, mining, manufacturing, industrial, commercial,
13	or recreational use, or a use for pleasure purposes; or
14	(B) exploring for, producing, handling, or
15	treating oil, gas, sulfur, or other minerals.
16	(12) "Florist item" means a cut flower, potted plant,
17	blooming plant, inside foliage plant, bedding plant, corsage
18	flower, cut foliage, floral decoration, or live decorative
19	material.
20	(13) "Nursery grower" means a person who grows in any
21	medium more than 50 percent of the nursery products or florist items
22	that the person sells or leases. A person grows a nursery product
23	of florist item if the person cultivates or propagates the product
24	or item by engaging in activities associated with the production or
25	multiplying of stock, including the development of new plants from
26	cuttings, grafts, plugs, or seedlings. The term does not include a
27	person who merely holds or maintains a nursery product or florist

1	item before sale or lease.
2	(14) "Nursery product" includes a tree, shrub, vine,
3	cutting, graft, scion, grass, bulb, or bud that is grown or kept
4	for, or capable of, propagation and distribution for sale or lease.
5	(15) "Waste" means:
6	(A) the withdrawal of groundwater from a
7	groundwater reservoir at a rate and in an amount that causes or
8	threatens to cause intrusion into the reservoir of water unsuitable
9	for agricultural, gardening, domestic, or stock raising purposes;
10	(B) the flowing or producing of wells from a
11	groundwater reservoir if the water produced is not used for a
12	beneficial use or if the amount used is more than is reasonably
13	required for a beneficial use;
14	(C) the escape of groundwater from a groundwater
15	reservoir to any other reservoir or geologic strata that does not
16	<pre>contain groundwater;</pre>
17	(D) the pollution or harmful alteration of
18	groundwater in a groundwater reservoir by saltwater or other
19	harmful matter admitted from another stratum or from the surface of
20	the ground;
21	(E) wilfully or negligently causing, suffering,
22	or allowing groundwater to escape or flow into a river, creek,
23	natural watercourse, depression, lake, reservoir, drain, sewer,
24	street, highway, road, or road ditch, or onto land that does not
25	belong to the owner of the well unless the discharge is authorized
26	by a permit, rule, or order issued by the commission under Chapter
27	<u>26, Water Code;</u>

(F) the escape of groundwater pumped for 1 2 irrigation as irrigation tailwater onto land that does not belong to the owner of the well unless the occupant of the land receiving 3 4 the discharge granted permission for the discharge; or 5 (G) wilfully causing or knowingly permitting the 6 water produced from an artesian well to run off the owner's land or 7 to percolate through the stratum above which the water is found, as 8 prescribed by Section 11.205, Water Code. SECTION 25. Sections 3 and 4, Chapter 1045, Acts of the 71st 9 Legislature, Regular Session, 1989, are amended to read as follows: 10 Sec. 3. CREATION; FINDING OF BENEFIT AND PUBLIC PURPOSE. 11 (a) Under Article XVI, Section 59, [of the] Texas Constitution, a 12

13 conservation and reclamation district is created to be known as the 14 Fort Bend Subsidence District. The district is a governmental 15 agency, a political subdivision of the state, and a body politic and 16 corporate.

17 (b) The district is created to serve a public use and 18 <u>benefit.</u>

Sec. 4. BOUNDARIES. [(a)] The district includes all of
 the territory within Fort Bend County.

21 [(b) An adjoining county may be added to the district on 22 application of the commissioners court of the adjoining county and 23 compliance with the applicable provisions of Sections 24 55.730-55.744, Water Code.

25 [(c) The proposition on the ballots for an election to add 26 an adjoining county to the district shall be printed to permit 27 voting for or against the proposition: "Addition of _____ County

to the Fort Bend Subsidence District." 1 [(d) A county added to the district under this section is 2 subject to the jurisdiction of the board and this Act.] 3 4 SECTION 26. Chapter 1045, Acts of the 71st Legislature, 5 Regular Session, 1989, is amended by adding Section 4A to read as 6 follows: Sec. 4A. NONAPPLICABILITY OF OTHER LAW. (a) Other laws 7 governing the administration or operation of conservation and 8 9 reclamation districts created under Section 52, Article III, or Section 59, Article XVI, Texas Constitution, including Chapters 36 10 and 49, Water Code, do not apply to the district. 11 12 (b) Notwithstanding Section 36.052, Water Code, this chapter prevails over any other law in conflict or inconsistent 13 14 with this Act. 15 SECTION 27. Sections 5(h), (l), (n), (o), (p), and (r), Chapter 1045, Acts of the 71st Legislature, Regular Session, 1989, 16 17 are amended to read as follows: Selection of subsequent directors shall be made each [on 18 (h) the second Monday in] January [at 11 a.m. in the district's main 19 office]. Not later than the 20th day before the date of the board's 20 January meeting, the district shall mail notice [of the meeting] to 21 the persons designated in Subsections (b), (c), and (d)[, and (e)] 22 of this section to choose directors. 23 24 (1)Each [At the initial meeting of the board and each] year 25 at the first meeting after new directors take office, the directors shall select a chairman, a vice-chairman, and a secretary. The 26 27 chairman, vice-chairman, and secretary shall serve at the pleasure

C.S.H.B. No. 1680 1 of the board and may be removed and replaced by a majority of the 2 board at any time.

3 (n) Each director is entitled to receive fees of office of 4 not more than \$150 [\$50] a day for each day the director [he] is engaged in the exercise of the director's [his] duties. The fees of 5 6 office may not exceed \$9,000 a year. Each director is also entitled to receive reimbursement for actual expenses reasonably and 7 8 necessarily [under this Act and necessary travel and other 9 expenses] incurred in the exercise of the director's [his] duties under this Act. To receive fees of office and reimbursement for 10 expenses, each director must file with the district a verified 11 12 statement that shows the number of days spent in the service of the district and a general description of the duties performed for each 13 14 day of service [A member of the board may not receive compensation 15 and travel and other expenses for more than 120 days in any one calendar year]. 16

(o) If a vacancy occurs on the board, the person or persons designated in Subsection (b), (c), <u>or</u> (d)[, or (e)] of this section to appoint a director for the position that is vacated shall appoint a director to serve the unexpired term.

(p) Each director shall <u>make the sworn statement and</u> take the oath of office prescribed by <u>the constitution for public</u> <u>officers</u> [law for county commissioners] and shall execute a bond in the amount of \$5,000, payable to the district, conditioned on the faithful performance of <u>the director's</u> [<u>his</u>] duties. The district shall pay for the bond.

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(r) The board shall hold one regular meeting each month at a

time set by the board. The board may hold special meetings at the 1 call of the chairman or on the written request of at least three 2 3 directors. A meeting of a committee of the board where less than a quorum is present is not subject to Chapter 551, Government Code. 4 5 The board shall give notice of board meetings as provided by Chapter 6 551, Government Code. Failure to provide notice of a regular meeting or an insubstantial defect in notice of any meeting does not 7 8 affect the validity of any action taken at the meeting.

9 SECTION 28. Section 6, Chapter 1045, Acts of the 71st 10 Legislature, Regular Session, 1989, is amended by amending 11 Subsections (b)-(d) and adding Subsections (e)-(g) to read as 12 follows:

(b) Withdrawals of groundwater, including withdrawals of
 <u>injected water</u>, covered by this Act are subject to reasonable
 rules, regulations, and orders adopted by the board.

16 (c) In adopting rules, regulations, and orders, the board 17 shall consider the following factors:

18 (1) availability of surface water <u>or alternative water</u>
19 <u>supplies;</u>

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(2) economic impact on persons and the community;

21 (3) degree and effect of subsidence on the surface of 22 the land; and

(4) differing topographical and geophysicalcharacteristics of the land.

(d) The board has all other powers necessary or convenient
to carry out its responsibilities and achieve the purpose of this
Act, whether the powers are specifically authorized by this Act or

1 implied by this Act or other law. 2 (e) The board may adopt by laws and policies as necessary to 3 accomplish its purposes. 4 (f) The board may purchase materials, supplies, equipment, 5 vehicles, and machinery needed by the district to accomplish its 6 purposes. (g) The board shall adopt the following written policies: 7 8 (1) a code of ethics for district directors, officers, 9 and employees, and persons who are engaged in handling investments 10 for the district; (2) a policy relating to travel expenditures; 11 12 (3) a policy relating to district investments; (4) policies and procedures for selection, 13 14 monitoring, or review and evaluation of professional services; and 15 (5) policies that ensure a better use of management 16 information, including the use of: 17 (A) budgets to plan and control cost; and (B) uniform reporting requirements based on 18 "Audits of State and Local Governmental Units," published by the 19 American Institute of Certified Public Accountants, and 20 21 "Governmental Accounting and Financial Reporting Standards," published by the Governmental Accounting Standards Board. 22 SECTION 29. Section 7, Chapter 1045, Acts of the 71st 23 24 Legislature, Regular Session, 1989, is amended by adding Subsection 25 (e) to read as follows: (e) The board shall determine the compensation and terms of 26 office and employment for the general manager. The board may 27

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1 discharge the general manager by a vote of a majority of board 2 members.

3 SECTION 30. The heading to Section 8, Chapter 1045, Acts of 4 the 71st Legislature, Regular Session, 1989, is amended to read as 5 follows:

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Sec. 8. EMPLOYEES; BENEFITS.

7 SECTION 31. Section 8, Chapter 1045, Acts of the 71st 8 Legislature, Regular Session, 1989, is amended by amending 9 Subsections (a) and (b) and adding Subsections (d)-(g) to read as 10 follows:

11 (a) The <u>general manager</u> [board] shall employ personnel 12 necessary for the proper handling of the business and operation of 13 the district and may employ attorneys, bookkeepers, engineers, and 14 other expert and specialized personnel that are considered 15 necessary. The <u>general manager</u> [board] shall determine the 16 compensation to be paid by the district to the employees.

(b) [The board shall determine the term of office of and the
compensation to be paid to the general manager. The board may
discharge the general manager by a majority vote.] The general
<u>manager</u> [board] may discharge employees of the district.

21 (d) The board may provide for and administer retirement, 22 disability, and death compensation funds for the employees of the 23 district.

(e) The board may establish a public retirement system as
 provided by Chapter 810, Government Code, or provide for a deferred
 compensation plan as described by Section 457, Internal Revenue
 <u>Code of 1986.</u>

1 (f) The board may include hospitalization and medical 2 benefits for its employees as part of the compensation paid to 3 employees and may adopt or amend any plan or rule as necessary to 4 provide hospitalization and medical benefits.

5 (g) The board may establish a sick leave pool for employees 6 of the district in the same manner as a sick leave pool for state 7 employees is authorized to be created under Subchapter A, Chapter 8 661, Government Code.

9 SECTION 32. Sections 10 and 11, Chapter 1045, Acts of the 10 71st Legislature, Regular Session, 1989, are amended to read as 11 follows:

Sec. 10. MINUTES AND RECORDS OF DISTRICT. 12 The district shall keep a true and complete account of the board's meetings and 13 14 proceedings and shall preserve the board's minutes, contracts, 15 records, notices, accounts, and receipts in a [fireproof vault or] The board's minutes, contracts, records, notices, 16 safe place. 17 accounts, and receipts are the property of the district and are subject to public inspection. 18

Sec. 11. SUITS. (a) The district may sue and be sued in the 19 courts of this state in the name of the district by and through the 20 21 board. If requested by the district, the attorney general shall represent the district in the district and appellate courts of this 22 state and in the courts of the United States. The board, in its sole 23 24 discretion, may employ attorneys to represent the district in the 25 district and appellate courts of this state and in the courts of the United States. 26

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(b) The general manager is the agent of the district on whom

1	process, notice, or demand required or permitted by law to be served
2	on the district may be served.
3	(c) The district is not required to give bond for appeal,
4	injunction, or costs in any suit to which it is a party.
5	(d) If the district prevails in any suit other than a suit in
6	which it voluntarily intervenes, the district may seek and the
7	court shall grant, in the same action, recovery for attorney's
8	fees, costs for expert witnesses, and other costs incurred by the
9	district before the court. The court shall set the amount of the
10	attorney's fees. [All courts shall take judicial notice of the
11	creation of the district and of its boundaries.]

SECTION 33. Section 13(a), Chapter 1045, Acts of the 71st
 Legislature, Regular Session, 1989, is amended to read as follows:

14 (a) After notice and hearing [under Section 14 of this Act],
15 the board shall adopt and enforce rules and regulations that are
16 designed to expeditiously and effectively accomplish the
17 provisions and purposes of this Act, including rules governing
18 procedure before the board. <u>The board may adopt rules to prevent</u>
19 <u>the waste of water or the degradation of water quality.</u>

SECTION 34. Sections 14(b)-(d) and (h), Chapter 1045, Acts of the 71st Legislature, Regular Session, 1989, are amended to read as follows:

(b) Not later than the <u>10th</u> [20th] day before the date set for a hearing, other than a hearing on a permit application, the district shall deliver or mail notice of the hearing under this section to each county and municipal government within the district and to each person that the board believes has an interest in the

1 subject matter to be dealt with at the hearing.

(c) Not later than the <u>10th</u> [20th] day before the date set
for a hearing, the district shall publish notice of the hearing
under this section once in a newspaper of general circulation in
each county within the district.

6 (d) Not later than the <u>10th</u> [20th] day before the date set 7 for a hearing, the district shall post the notice of the hearing 8 under this section at the county courthouse of each county within 9 the district in the place where notices are usually posted.

(h) The board may use hearing examiners to hear any subject
set for the hearing, but the board shall make any final decision on
<u>the subject</u>. Procedures for use of hearing examiners shall be
provided by rule [in the rules and regulations].

SECTION 35. Sections 16(a) and (c)-(f), Chapter 1045, Acts of the 71st Legislature, Regular Session, 1989, are amended to read as follows:

17 (a) <u>The</u> [Under Section 14 of this Act, the] board shall 18 formulate a plan to control and mitigate subsidence within the 19 district. The plan shall accomplish this purpose by the regulation 20 of groundwater withdrawals to maintain sufficient artesian 21 pressure to control and mitigate subsidence.

(c) When formulating the plan, the board shall compile and consider:

(1) a list of wells in the district that will besubject to regulation under this Act;

26 (2) an accurate estimate of groundwater production
 27 from <u>all wells</u> [each well] or proposed <u>wells</u> [well] in the district;

an accurate estimate of the amount of groundwater 1 (3) that may be produced from each [well and each] area in the district 2 without causing long-term static water level decline and reduction 3 of artesian pressure that will lead to subsidence within the 4 5 district; 6 (4) an accurate estimate of the current and future 7 water needs [of each well owner] in the district; 8 (5) [an accurate estimate of the groundwater 9 production capacity of each well in the district; 10 $\left[\frac{(6)}{1}\right]$ a list of all available sources of water in the district other than groundwater; 11 (6) [(7)] the purpose for which the water is currently 12 used and for which it is proposed to be used in the future; 13 14 (7) [(8)] information relating to formulation of a 15 permit system; and (8) [(9)] other information necessary to carry out the 16 17 management of groundwater in the district and to effectively and expeditiously accomplish the purposes of this Act. 18 The initial plan shall be formulated not later than 12 19 (d) months after the effective date of this Act. 20 Not later than the 60th day after the date the initial 21 (e) plan is formulated, the board shall review and adopt the plan. 22 Before \underline{a} [the] plan is adopted, the board shall hold a 23 (f) 24 hearing [under Section 14 of this Act] to consider the proposed 25 plan. SECTION 36. Section 17, Chapter 1045, Acts of the 71st 26 Legislature, Regular Session, 1989, is amended to read as follows: 27

Sec. 17. WELL REGISTRATION. The board by rule may require 1 2 the registration of any well in the district. [TEMPORARY REGULATION. During the period that the board is formulating and 3 adopting the plan under Section 16 of this Act, the board shall 4 5 adopt temporary rules and regulations relating to the withdrawal of 6 groundwater that are necessary to control subsidence.] SECTION 37. Sections 18(a), (b), and (d), Chapter 1045, 7 Acts of the 71st Legislature, Regular Session, 1989, are amended to 8 read as follows: 9 The owner of a well located in the district must obtain a 10 (a) permit from the board before: 11 12 (1) drilling, equipping, or completing the well; (2) substantially altering the size of the well or a 13 14 well pump; or 15 (3) operating the well [to withdraw groundwater]. A well must have a valid permit if it is operational. An 16 (b) 17 owner or operator commits a violation if the owner or operator does not obtain a permit as required by Subsection (a). A violation 18 occurs on the first day the drilling, alteration, or operation 19 begins. Each day that a violation continues is a separate 20 21 violation. [Owners of wells operating or being drilled on the effective date of this Act must apply for a permit before January 1, 22 1990, and may continue to operate the well without a permit until 23 24 the application for a permit for the well is acted on by the board. A permit is not a vested right of the permit holder. A 25 (d) permit may be revoked, suspended, modified, or amended after notice 26 and a [public] hearing [under Section 14 of this Act] whenever 27

1 reasonably necessary to accomplish the purposes of this Act.

2 SECTION 38. Section 19(b), Chapter 1045, Acts of the 71st
3 Legislature, Regular Session, 1989, is amended to read as follows:

(b) Not later than the <u>10th</u> [20th] day before the date set
for the hearing, the board shall notify the applicant by <u>regular</u>
<u>mail or by</u> certified mail, return receipt requested, of the date,
time, and location of the hearing.

8 SECTION 39. Section 20, Chapter 1045, Acts of the 71st 9 Legislature, Regular Session, 1989, is amended by amending 10 Subsections (a)-(c) and (e) and adding Subsection (f) to read as 11 follows:

(a) Not later than the <u>60th</u> [35th] day after the date of the
hearing, the board shall decide whether or not to issue a permit and
shall formulate the terms of the permit, if issued.

(b) In deciding whether or not to issue a permit and insetting the terms of the permit, the board shall consider:

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(1) the purpose of this Act;

the district plan;

19 (3) the quality, quantity, and availability of surface 20 water <u>or alternative water supplies</u> at prices competitive with 21 those charged by suppliers of surface water within the district; 22 [and]

(4) the economic impact on the applicant of granting or denying the permit or of the terms prescribed by a permit in relation to the effect on subsidence that would result;

26 (5) the applicant's compliance with the requirements 27 of this Act or any rule, permit, or other order of the district; and

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1	(6) any other relevant factors.
2	(c) The board shall grant a permit to an applicant whenever
3	the board finds on sufficient evidence that:
4	(1) there is no other adequate and available
5	substitute or supplemental source of surface water at prices
6	competitive with those charged by suppliers of surface water within
7	the district; and
8	(2) compliance with any provision of this Act, or any
9	rule or regulation of the district, will result in an arbitrary
10	taking of property or in the practical closing and elimination of
11	any lawful business, occupation, or activity, without sufficient
12	corresponding benefit or advantage to the <u>public</u> [people].
13	(e) The permit must include the following:
14	(1) the name and address of the permittee;
15	(2) the location of the well;
16	(3) the date the permit begins and the date the permit
17	expires;
18	(4) conditions and restrictions placed on the
19	withdrawal of groundwater; <u>and</u>
20	(5) [adoption of water conservation measures for the
21	purpose of preventing waste of groundwater, including educational
22	programs; and
23	[(6)] any other terms and conditions necessary to
24	control and prevent subsidence.
25	(f) The board may condition issuance of a permit under this
26	section on the resolution of a prior or continuing violation of this
27	chapter or any rule, permit, or order of the district. The board

C.S.H.B. No. 1680 may require an applicant to pay a civil penalty or settlement amount, or take other necessary action, to resolve a prior or continuing violation. SECTION 40. Section 22, Chapter 1045, Acts of the 71st Legislature, Regular Session, 1989, is amended to read as follows: Sec. 22. ANNUAL REPORTS. Before January 31 of each year, each owner of a well who holds a permit under this Act shall submit a report to the board stating the following: (1) the person's name; (2) the location of the well; (3) the total amount of groundwater produced by the well during the immediately preceding 12-month period; (4) the total amount of groundwater produced by the well during each separate month of the immediately preceding 12-month period; (5) the purpose for which the groundwater was used; and [the date the permit expires; and (6) [(7)] any other information required by the board as necessary for the board to control and prevent subsidence within the district. SECTION 41. Section 24, Acts of the 71st Legislature, Regular Session, 1989, is amended by amending Subsections (a) and (b) and adding Subsection (d) to read as follows: Before March 31 of each year, the board shall hold a (a) hearing [under Section 14 of this Act] to determine the effects during the preceding calendar year of groundwater withdrawal on the

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1 subsidence of land within the district.

2 (b) At the hearing, the board shall consider the annual 3 reports submitted under Section 22 of this Act and the 4 investigation made under Section 23 of this Act in addition to 5 information <u>presented</u> [represented] by persons appearing before 6 the board.

7 (d) The board shall submit the report adopted under
8 Subsection (c) and a copy of the most recent district plan adopted
9 under Section 16 to the appropriate regional water planning group.

10 SECTION 42. Section 25, Chapter 1045, Acts of the 71st 11 Legislature, Regular Session, 1989, is amended to read as follows:

Sec. 25. REGULATION OF SPACING AND PRODUCTION. 12 (a) Τn order to minimize as far as practicable the drawdown of the water 13 table and reduction of artesian pressure and to control and prevent 14 15 subsidence, the board may provide for the spacing of wells and regulate the production of groundwater from [the] wells, taking 16 17 into consideration any relevant factors, including the economic impact on well owners and the resulting effect on subsidence. 18

(b) Before issuing any rule, regulation, or order under this section, the board shall set a hearing on the proposed rule, regulation, or order [and issue notice of the hearing. Notice must be given and hearings conducted in the manner provided in Section 14 of this Act].

24 <u>(c) The district may adopt different rules for:</u>
25 <u>(1) each aquifer, subdivision of an aquifer, or</u>
26 <u>geologic stratum located wholly or partly within the boundaries of</u>
27 <u>the district; or</u>

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1	(2) each geographic area overlying an aquifer or						
2	subdivision of an aquifer located wholly or partly within the						
3	boundaries of the district.						
4	(d) The board may issue an order requiring a person to						
5	completely or partially discontinue the use of groundwater by:						
6	(1) acquiring an alternative water supply needed to						
7	replace the water supply covered by the order; or						
8	(2) participating in a groundwater reduction plan or						
9	other agreement approved by the board as achieving compliance with						
10	the district's regulatory requirements.						
11	(e) The board may issue an order or adopt a rule requiring a						
12	person to reduce groundwater use by eliminating waste or						
13	implementing water conservation measures.						
14	SECTION 43. Sections 26, 28, 29, and 31, Chapter 1045, Acts						
15	of the 71st Legislature, Regular Session, 1989, are amended to read						
16	as follows:						
17	Sec. 26. REQUIRING WATER-METERING DEVICES. The board may						
18	require [adopt orders after notice and hearing under Section 14 of						
19	this Act requiring] water-metering devices to be placed on wells <u>in</u>						
20	the district and may adopt standards for the accuracy, testing, and						
21	calibration of the devices.						
22	Sec. 28. MONITORING AND SUPERVISIONS OF DISTRICT. (a) The						
23	district may use subsidence compaction monitors, water level						
24	observation wells, and other materials and equipment to determine						
25	the amount of groundwater that may be produced while allowing the						
26	rebound and stabilization of groundwater to a level that will halt						
27	subsidence.						

1 (b) The district may use global positioning systems and 2 other geodetic survey methods to monitor land surface elevations 3 and measure subsidence. The district may coordinate monitoring and 4 data collection activities with other entities, including private 5 entities and federal, state, or local governmental entities.

6 Sec. 29. RESEARCH AND STUDIES. (a) The board may conduct 7 studies and research that it considers necessary to implement this 8 Act. The board may use the services of geologists, hydrologists, 9 licensed [registered] professional engineers, licensed 10 professional geoscientists, or other expert personnel to accomplish the purposes of this section. 11

12 (b) The district may collect any information that the board 13 determines is necessary to implement this chapter, including 14 information regarding the use of groundwater, water conservation, 15 and the practicability of recharging a groundwater reservoir.

Sec. 31. CONTRACTS. The board may enter into contracts with any person to carry out this Act. <u>The district may enter into</u> <u>contracts only in the district's name.</u>

19 SECTION 44. Section 32, Chapter 1045, Acts of the 71st 20 Legislature, Regular Session, 1989, is amended by amending 21 Subsections (a), (b), and (d) and adding Subsection (e) to read as 22 follows:

(a) A person who is adversely affected by a rule,
regulation, order, or other official action of the board may appeal
to a district court in any county in the district. <u>A person may file</u>
<u>an appeal only after any administrative appeal to the district is</u>
<u>finally resolved.</u>

1 (b) For the purposes of this section, "a person who is 2 adversely affected" includes a person residing in or owning real 3 property in the district whose residence or real property is 4 subsiding. An appeal under this section must be filed not later 5 than the 45th day after the date <u>any administrative appeal is</u> 6 <u>finally resolved</u> [the rule, regulation, order, or other official 7 action appealed from is promulgated].

8 (d) In appeals taken under this section, the substantial 9 evidence rule, as provided by Subchapter G, Chapter 2001, 10 <u>Government Code</u>, shall be used to determine the legal propriety of a 11 rule, regulation, order, or other action of the board. <u>The burden</u> 12 <u>of proof is on the petitioner</u>, and the challenged rule, order, or 13 <u>other official action of the district is considered prima facie</u> 14 valid.

15 (e) The district court shall set for trial as expeditiously 16 as possible an appeal brought under this section and may not 17 postpone or continue the suit unless the reasons for postponement 18 or continuance are imperative.

19 SECTION 45. Sections 34-37, 39, and 40, Chapter 1045, Acts 20 of the 71st Legislature, Regular Session, 1989, are amended to read 21 as follows:

Sec. 34. PERMIT FEE. (a) At the time a permit is issued or renewed, the board shall collect from the permittee a permit fee, established by schedule, based on the term of the permit and the maximum amount of groundwater authorized by the board to be withdrawn annually from the well. <u>The board may also establish a</u> <u>disincentive permit fee to serve as a regulatory tool by creating a</u>

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disincentive to continued over-reliance on groundwater.

2 (b) The fee schedule shall be determined by the board after
3 a hearing [under Section 14 of this Act].

4 (c) The board shall use the funds obtained from permit fees
5 to cover the costs of issuing permits and performing other
6 regulatory functions under this Act, including making grants,
7 loans, or contractual payments to achieve, facilitate, or expedite
8 reductions in groundwater pumping or the development or
9 distribution of alternative water supplies.

Sec. 35. GRANTS, PURCHASES, GIFTS, LEASES, ETC. (a) On behalf of the district, the board may:

(1) purchase, lease, own, convey, and dispose of property both inside and outside the district necessary or convenient to the exercise of the powers, duties, and functions of the board under this Act;

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(2) accept grants, gifts, and devises of property;

17 (3) construct, purchase, lease, or acquire in some 18 other manner any material or property necessary to carry out this 19 Act; and

20 (4) accept gifts, grants, loans, or other 21 distributions of money.

(b) The district may make or accept a grant, gratuity, advance, or loan in any form to or from any public source approved by the board, including a governmental entity, and may enter into a contract, agreement, or covenant that the board considers appropriate in connection with a grant, gratuity, advance, or loan. Sec. 36. WATER CONSERVATION MEASURES [OWNERSHIP OF]

GROUNDWATER]. (a) The board may adopt rules requiring the use of 1 2 water conservation measures to reduce groundwater withdrawals. 3 (b) The district may cooperate with the commission and a 4 local government to establish water conservation goals, 5 guidelines, and plans to be used in the district. 6 (c) The district may contract with a local government in the 7 district to provide services needed to meet water conservation requirements established by the commission. 8 [The ownership and rights of the owner of land and his lessees and assigns in 9 groundwater are recognized and nothing in this Act shall be 10 construed as depriving or divesting the owner or his lessees and 11 assigns of the ownership or rights, subject to rules and 12 regulations and orders and other official actions of the district.] 13 Sec. 37. OPEN OR UNCOVERED WELLS [SURFACE WATER LAWS NOT 14 15 APPLICABLE]. (a) The district may require the owner or lessee of land on which an open or uncovered well is located to keep the well 16 17 closed or capped with a covering capable of sustaining weight of at least 400 pounds when the well is not in actual use. 18 (b) If the owner or lessee fails or refuses to close or cap 19 the well, any person, firm, or corporation employed by the district 20 21 may enter onto the land and close or cap the well safely and securely. [The laws and administrative rules relating to the use of 22

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23 surface water do not apply to groundwater.]

24	Sec.	39.	EXCLUSIONS.	This Act does	s not apply to:	:
25		(1)	wells regula	ated under Cha	pter 27, Water	Code;
26		(2)	shallow wel	ls producing	water solely	to prevent
27	hazardous	sand	boils, dewa	ater surface	construction	sites, or

1 relieve hydrostatic uplift on permanent structures and not used to 2 provide water for human consumption, agricultural use, 3 manufacturing or industrial use, or water injection;

(3) shallow wells producing water solely 4 for groundwater quality analysis and for monitoring migration of 5 subsurface contaminants or pollution and not used to provide water 6 7 for human consumption, agricultural use, manufacturing or 8 industrial uses, or water injection;

9 (4) shallow wells producing water solely for recovery 10 of contamination or pollution and not used to provide water for 11 human consumption, agricultural use, manufacturing or industrial 12 use, or water injection; or

13 (5) [persons owning only one well within the district 14 if the well has a casing with an inside diameter of five inches or 15 less; and

16 [(6) on application for an exemption on a form 17 prescribed by the board, other] wells with a casing that has an 18 inside diameter of five inches or less that serve <u>only</u> a 19 single-family dwelling [and have a negligible effect on subsidence 20 within the district].

21 Sec. 40. DISBURSEMENT OF FUNDS. The district's money may be 22 disbursed by:

23 (1) check, draft, order, or other instruments, signed 24 by the person or persons authorized to do so by the board's bylaws 25 or by resolution of the board; or

26

27

(2) electronic funds transfer.

SECTION 46. The heading to Section 41, Chapter 1045, Acts of

1 the 71st Legislature, Regular Session, 1989, is amended to read as 2 follows:

3 Sec. 41. ACCOUNTS AND INDEPENDENT AUDIT; BUDGET.

4 SECTION 47. Section 41, Chapter 1045, Acts of the 71st 5 Legislature, Regular Session, 1989, is amended by amending 6 Subsection (b) and adding Subsections (c) and (d) to read as 7 follows:

8 (b) [The board shall deliver a copy of the audit to the 9 commissioners court of each county in the district.] The board 10 shall keep one copy of the audit at the district office, open to 11 inspection by any interested person during normal office hours.

12

(c) The fiscal year of the district is the calendar year.

13 (d) The board shall adopt an annual budget containing a
14 complete financial statement. The board may amend the annual
15 budget.

16 SECTION 48. The heading to Section 42, Chapter 1045, Acts of 17 the 71st Legislature, Regular Session, 1989, is amended to read as 18 follows:

19

Sec. 42. DEPOSITORY BANKS; INVESTMENTS.

20 SECTION 49. Section 42, Chapter 1045, Acts of the 71st 21 Legislature, Regular Session, 1989, is amended by amending 22 Subsections (a), (c), and (d) and adding Subsections (h) and (i) to 23 read as follows:

(a) The board shall designate one or more banks within the
district to serve as depository for [the funds of the] district
<u>money</u>. <u>All</u> [Except as provided by Subsection (b) of this section,
all funds of the] district money shall be deposited in a depository

1 bank. This subsection does not limit the power of the board to 2 place a portion of the district's money on time deposit or to 3 purchase certificates of deposit or other authorized investments.

4 (c) To the extent that money [funds] in a depository bank or
5 a trustee bank <u>is</u> [are] not invested or insured by the Federal
6 Deposit Insurance Corporation, <u>the money</u> [they] shall be secured in
7 the manner provided by <u>Chapter 2257, Government Code</u> [law for the
8 security of county funds].

9 (d) Before designating a depository bank, the board shall 10 issue a notice stating the time and place the board will meet for 11 that purpose and shall invite [the] banks in the district to submit 12 applications to be designated depositories. The term of service 13 for depositories shall be prescribed by the board. [The board shall 14 publish the notice once in a newspaper of general circulation in the 15 district or mail a copy of the notice to each bank in the district.]

16 (h) District money may be invested and reinvested in 17 accordance with Chapter 2256, Government Code.

18 (i) The board, by resolution, may provide that an authorized 19 representative of the district may invest and reinvest district 20 money and provide for money to be withdrawn from the appropriate 21 district accounts for investments on terms that the board considers 22 advisable.

23 SECTION 50. Section 43, Chapter 1045, Acts of the 71st 24 Legislature, Regular Session, 1989, is amended by amending 25 Subsections (b) and (c) and adding Subsection (e) to read as 26 follows:

27

(b) At the request of the <u>board</u> [district], or the general

1 manager <u>if</u> authorized by the board, the attorney general shall 2 institute the action. However, the district in its sole discretion 3 may employ attorneys of its choice to institute the action.

4 (c) The <u>district</u> [board] is not required to post bond or 5 other security with the court [under this section].

6 <u>(e) In a suit to recover a civil penalty or a suit for</u> 7 <u>injunctive relief and a civil penalty, if the court finds that a</u> 8 <u>person has violated or is violating a provision of this Act or a</u> 9 <u>rule, permit, or order of the district, the court shall assess a</u> 10 <u>civil penalty in the amount provided by this section.</u>

SECTION 51. Sections 8801.006, 8801.153, 8801.163(d), 8801.164, and 8801.203, Special District Local Laws Code, and Sections 5(e), (g), and (k), 19(c), 33, 42(b), 44, and 45, Chapter 14 1045, Acts of the 71st Legislature, Regular Session, 1989, are repealed.

16 SECTION 52. This Act takes effect immediately if it 17 receives a vote of two-thirds of all the members elected to each 18 house, as provided by Section 39, Article III, Texas Constitution. 19 If this Act does not receive the vote necessary for immediate 20 effect, this Act takes effect September 1, 2005.