By: Krusee H.B. No. 2653

A BILL TO BE ENTITLED

AN ACT

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2	relating to the use of tax increment financing to pay certain costs
3	associated with certain transportation or transit projects.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Chapter 311, Tax Code, is amended by adding
6	Section 311.01005 to read as follows:
7	Sec. 311.01005. COSTS ASSOCIATED WITH TRANSPORTATION OR
8	TRANSIT PROJECTS. (a) In this section:
9	(1) "Bus rapid transit project" means a mass
10	transportation facility designed to give preferential treatment to
11	buses on a roadway in order to reduce bus travel time, improve
12	service reliability, increase the convenience of users, and
13	increase bus ridership, including:
14	(A) a fixed guideway, high occupancy vehicle
15	lane, bus way, or bus lane;
16	(B) a transit center or station;
17	(C) a maintenance facility; and
18	(D) other real property associated with a bus
19	rapid transit operation.
20	(2) "Rail transportation project" means a passenger
21	rail facility, including:
22	(A) tracks;
23	(B) a rail line;
24	(C) a depot;

1	(D) a maintenance facility; and
2	(E) other real property associated with a
3	passenger rail operation.
4	(b) This section does not affect the power of the board of
5	directors of a reinvestment zone or the governing body of the
6	municipality that creates a reinvestment zone to enter into an
7	agreement under Section 311.010(b) to dedicate, pledge, or
8	otherwise provide for the use of revenue in the tax increment fund
9	to pay the costs of acquiring, constructing, operating, or
10	maintaining property located in the zone.
11	(c) An agreement under Section 311.010(b) may dedicate,
12	pledge, or otherwise provide for the use of revenue in the tax
13	increment fund to pay the costs of acquiring land, or the
14	development rights or a conservation easement in land, located
15	outside the reinvestment zone, if:
16	(1) the zone is or will be served by a rail
17	transportation project or bus rapid transit project;
18	(2) the land or the development rights or conservation
19	easement in the land is acquired for the purpose of preserving the
20	land in its natural or undeveloped condition; and
21	(3) the land is located in the county in which the zone
22	is located.
23	(d) The board of directors of a reinvestment zone, if all of
24	the members of the board are appointed by the municipality that
25	creates the zone, or the governing body of the municipality that
26	creates a reinvestment zone may enter into an agreement described
27	by Subsection (c) only if:

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- (1) the board or the governing body determines that 1 2 the acquisition of the land, or the development rights or conservation easement in the land, located outside the zone 3 4 benefits or will benefit the zone by facilitating the preservation of regional open space in order to balance the regional effects of 5 6 urban development promoted by the rail transportation project or 7 bus rapid transit project; and 8 (2) the municipality that creates the reinvestment 9 zone and the county in which the zone is located pay the same portion of their tax increment into the tax increment fund for the 10
- SECTION 2. 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, 2005.

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zone.