By:SolomonsH.B. No. 2682Substitute the following for H.B. No. 2682:Example - BrownC.S.H.B. No. 2682

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the administration and powers of a coordinated county
3	transportation authority.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 460.054(c), Transportation Code, is
6	amended to read as follows:
7	(c) The members described by Subsection (b)(3) shall be
8	designated as follows:
9	(1) each municipality with a population of more than
10	500 but less than 12,000 located in the county shall nominate one
11	person using a nomination form sent to the governing body of the
12	<pre>municipality by mail;</pre>
13	(2) the county judge shall add the names on the
14	nomination forms that are received before the 31st day after the
15	date of the mailing of the nomination forms;
16	(3) each municipality with a population of more than
17	500 but less than 12,000 located in the county is entitled to cast
18	one vote;
19	(4) only ballots returned to the county judge on or
20	before a predetermined date shall be counted;
21	(5) the county judge shall designate the three persons
22	with the highest plurality vote as members of the $\underline{interim}$ executive
23	committee; and
24	(6) if three members are not designated by this

C.S.H.B. No. 2682 1 process, the county judge shall name the balance of the members of 2 the interim executive committee described by Subsection (b)(3).

3 SECTION 2. Section 460.059(d), Transportation Code, is 4 amended to read as follows:

5 (d) On adoption of the order confirming the authority, the 6 interim executive committee becomes the <u>board of directors</u> 7 [executive committee] of the authority.

8 SECTION 3. Section 460.104, Transportation Code, is amended 9 by adding Subsection (d) to read as follows:

10 (d) An authority may acquire rolling stock or other real or 11 personal property under a contract or trust agreement, including a 12 conditional sales contract, a lease, a lease-purchase agreement, or 13 an equipment trust.

SECTION 4. Sections 460.106(a) and (b), Transportation Code, are amended to read as follows:

(a) An authority may call an authorization election for a
tax levy associated with the service plan developed by the interim
executive committee or a tax rate that has been modified by action
of the <u>authority</u> [executive committee] at any time after the
confirmation election that creates the authority.

(b) The <u>authority</u> [executive committee] in ordering the authorization election shall submit to the qualified voters in the county located in an area participating in the authority the following proposition:

25 "Shall the (name of authority) levy of a proposed tax, not to
26 exceed (rate), be authorized?"

27 SECTION 5. The heading to Subchapter D, Chapter 460,

1 Transportation Code, is amended to read as follows: SUBCHAPTER D. PROVISIONS APPLICABLE TO BOARD OF DIRECTORS 2 [EXECUTIVE COMMITTEE] 3 SECTION 6. Section 460.201(a), Transportation Code, 4 is 5 amended to read as follows: 6 (a) Each member of the board of directors [executive 7 committee] serves a term of two years. 8 SECTION 7. Section 460.202, Transportation Code, is amended to read as follows: 9 Sec. 460.202. ELIGIBILITY. To be eligible for appointment 10 to the <u>board of directors</u> [executive committee], a person must have 11 professional experience in the field of transportation, business, 12 13 government, engineering, or law. SECTION 8. Section 460.203, Transportation Code, is amended 14 15 to read as follows: Sec. 460.203. CONFLICTS OF INTEREST. Members of the board 16 of directors [executive committee] and officers and employees of 17 the authority are subject to Chapter 171, Local Government Code. 18 SECTION 9. Sections 460.204(a) and (c), Transportation 19 Code, are amended to read as follows: 20 21 The board of directors [executive committee] shall meet (a) at least monthly to transact the business of an authority. 22 The <u>board of directors</u> [executive committee] (C) 23 by 24 resolution shall: 25 set the time, place, and date of regular meetings; (1)26 and adopt rules and bylaws as necessary to conduct 27 (2)

1 meetings.

2 SECTION 10. Section 460.205, Transportation Code, is 3 amended to read as follows:

Sec. 460.205. QUORUM; VOTING REQUIREMENTS. (a) Five
members constitute a quorum of the <u>board of directors</u> [executive
committee].

7 (b) An action of the <u>board of directors</u> [executive
8 committee] requires a vote of a majority of the members present
9 unless the bylaws require a larger number for a specific action.

SECTION 11. Section 460.302, Transportation Code, is amended to read as follows:

Sec. 460.302. ADDITION OF MUNICIPALITY BY ELECTION. (a)
The territory of a municipality that is not initially part of an authority may be added to an authority if:

15 (1) any part of the municipality is located in the 16 territory of the authority;

(2) the governing body of the municipality <u>requests in</u> writing that the authority call [orders] an election under this section on whether the territory of the municipality should be added to the authority, the authority calls the election, and <u>submits to the qualified voters of the municipality the following</u> <u>proposition: "Shall the (name of authority) levy of a proposed tax,</u> <u>not to exceed (rate), be authorized?";</u> and

(3) a majority of the votes received in the electionfavor the measure.

(b) The governing body of the <u>authority</u> [municipality]
shall <u>canvass the returns</u>, declare the result, and notify the

1	comptroller and the department [certify to the executive committee
2	the result of an election in which the addition is approved].
3	(c) If approval by a municipality would cause the tax in a
4	municipality that has imposed a dedicated or special-purpose sales
5	and use tax to exceed the limit imposed under Section 460.552(a),
6	the governing body of the municipality may request in writing that
7	an authority call an election under this section on whether the
8	territory of the municipality should be added with a combined
9	ballot proposition to lower or repeal any dedicated or
10	special-purpose sales and use tax. A combined ballot proposition
11	under this subsection:
12	(1) shall contain substantially the same language, if
13	any, required by law for the lowering, repealing, raising, or
14	adopting of each tax as appropriate; and
15	(2) that receives a negative vote shall have no effect
16	on either the sales tax to be lowered or repealed by the proposition
17	or the sales tax to be raised or adopted by the proposition.
18	(c-1) This section shall not be construed to change the
19	substantive law of any sales tax, including the allowed maximum
20	rate or combined rate of local sales taxes.
21	(d) At any time after the date of an election approving the
22	addition of a municipality under this section, the authority and
23	the governing body of the municipality may enter into an interlocal
24	agreement that provides for the eventual admission of the
25	municipality to the territory of the authority and for the payment
26	of proportional capital recovery fees as determined by the
27	authority. The authority is not required to provide transportation

1	services to the municipality until any capital recovery fees
2	provided for in the agreement are paid to the authority.
3	(e) A sales and use tax imposed by an authority takes effect
4	in a municipality added to the authority under this section on the
5	first day after the expiration of the first complete calendar
6	quarter that begins after the date the comptroller receives a
7	certified copy of an order adopted by the authority relating to the
8	addition of the municipality or other notice of the addition of the
9	municipality, accompanied by a map of the authority clearly showing
10	the territory added.
11	(f) In this section, "dedicated or special purpose sales and
12	use tax" means a tax referred to or described by:
13	(1) Section 4A or 4B, Development Corporation Act of
14	1979 (Article 5190.6, Vernon's Texas Civil Statutes);
15	(2) Section 379A.081, Local Government Code;
16	(3) Section 363.055, Local Government Code; or
17	(4) Section 327.003, Tax Code.
18	SECTION 12. Section 460.304(a), Transportation Code, is
19	amended to read as follows:
20	(a) Except as provided by Section 460.302(e), a $[A]$ sales
21	and use tax imposed by an authority takes effect in territory added
22	to the authority under this subchapter on the first day of the first
23	calendar quarter that begins after the addition of the territory.
24	SECTION 13. Section 460.401, Transportation Code, is
25	amended to read as follows:
26	Sec. 460.401. MANAGEMENT OF AUTHORITY. The board of
27	directors [executive committee] is responsible for the management,

1 operation, and control of the authority and its properties.

2 SECTION 14. Sections 460.402(a) and (c), Transportation 3 Code, are amended to read as follows:

4 (a) The [executive committee of an] authority shall have an
5 annual audit of the affairs of the authority prepared by an
6 independent certified public accountant.

7 (c) On receipt of the audit prescribed by Subsection (a), 8 the <u>board of directors</u> [executive committee] shall address on the 9 record any deficiencies noted in the report at a regular meeting of 10 the executive committee.

SECTION 15. Section 460.403, Transportation Code, is amended to read as follows:

13 Sec. 460.403. BUDGET. The <u>board of directors</u> [executive 14 <u>committee</u>] shall prepare an annual budget.

15 SECTION 16. Section 460.406, Transportation Code, is 16 amended by amending Subsection (c) and by adding Subsection (d) to 17 read as follows:

18 (c) The <u>board of directors</u> [executive committee] may 19 authorize the negotiation of a contract without competitive sealed 20 bids or proposals if:

21 (1) the aggregate amount involved in the contract is 22 \$25,000 or less;

(2) the contract is for construction for which notmore than one bid or proposal is received;

(3) the contract is for services or property for which there is only one source or for which it is otherwise impracticable to obtain competition;

1 (4) the contract is to respond to an emergency for 2 which the public exigency does not permit the delay incident to the 3 competitive process;

4 (5) the contract is for personal or professional
5 services or services for which competitive bidding is precluded by
6 law; [or]

7 (6) the contract, without regard to form and which may
8 include bonds, notes, loan agreements, or other obligations, is for
9 the purpose of borrowing money or is a part of a transaction
10 relating to the borrowing of money, including:

(A) a credit support agreement, such as a line or
letter of credit or other debt guaranty;

13 (B) a bond, note, debt sale or purchase, trustee, 14 paying agent, remarketing agent, indexing agent, or similar 15 agreement;

16 (C) an agreement with a securities dealer,17 broker, or underwriter; and

(D) any other contract or agreement considered by
 the <u>board of directors</u> [executive committee] to be appropriate or
 necessary in support of the authority's financing activities;

21 (7) the contract is for work that is performed and paid
 22 for by the day as the work progresses;
 23 (8) the contract is for the purchase of land or a

24 <u>right-of-way;</u>

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25 (9) the contract is for the purchase of personal
26 property sold:

(A) at an auction by a state licensed auctioneer;

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1	(B) at a going out of business sale held in
2	compliance with Subchapter F, Chapter 17, Business & Commerce Code;
3	or
4	(C) by a political subdivision of this state, a
5	state agency, or an entity of the federal government;
6	(10) the contract is for services performed by blind
7	or severely disabled persons;
8	(11) the contract is for the purchase of electricity;
9	or
10	(12) the contract is one awarded for alternate project
11	delivery under Sections 271.117-271.119, Local Government Code.
12	(d) For the purposes of entering into a contract authorized
13	by Subsection (c)(12), an authority is considered a "governmental
14	entity" as defined by Section 271.111, Local Government Code.
15	SECTION 17. Section 460.504, Transportation Code, is
16	amended to read as follows:
17	Sec. 460.504. SALE. An authority's bonds may be sold at a
18	public or private sale as determined by the board of directors
19	[executive committee] to be the more financially beneficial.
20	SECTION 18. Section 460.508(c), Transportation Code, is
21	amended to read as follows:
22	(c) The Texas [Natural Resource Conservation] Commission <u>on</u>
23	<u>Environmental Quality</u> is not required to approve notes issued under
24	this section.
25	SECTION 19. Sections 460.551(a), (b), (c), and (d),
26	Transportation Code, are amended to read as follows:
27	(a) The <u>board of directors</u> [executive committee] may impose

1	for an authority a sales and use tax at the rate of:
2	 one-quarter of one percent;
3	(2) three-eighths of one percent;
4	<pre>(3) one-half of one percent;</pre>
5	(4) five-eighths of one percent;
6	(5) three-quarters of one percent;
7	(6) seven-eighths of one percent; or
8	(7) one percent.
9	(b) The imposition of an authority's sales and use tax must
10	be approved at an election conducted in the manner provided by this
11	chapter and may not be imposed in an area that has not confirmed the
12	authority.
13	(c) A sales and use tax may be imposed, as prescribed by this
14	section, by a municipality that participates in a transportation or
15	transit authority other than an authority created under this
16	chapter if:
17	(1) the combined rates of all sales and use taxes
18	imposed in the municipality does not exceed two percent; and
19	(2) the ballot of the authorization vote for the sales
20	and use tax reads:
21	"(Name of city) already imposes a sales and use tax for
22	participation in the <u>(name of transportation or transit authority)</u>
23	[transportation authority]. The proposed sales and use tax is
24	solely for the benefit of, and will be dedicated to, the <u>(name of</u>
25	authority created under this chapter) [county transportation
26	authority]."
27	(d) The authority shall impose a sales and use tax at a

minimum uniform rate as determined by the board of directors

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1 minimum uniform rate as determined by the <u>board of directors</u>
2 [executive committee] if the tax is approved at an election in an
3 area that has confirmed the authority.

4 SECTION 20. Section 460.554, Transportation Code, is 5 amended to read as follows:

6 Sec. 460.554. RATE DECREASE. The <u>board of directors</u> 7 [executive committee] by order may direct the comptroller of public 8 accounts to collect the authority's sales and use tax at a rate that 9 is lower than the rate approved by the voters at the confirmation 10 hearing if the <u>board of directors</u> [executive committee] determines 11 that it is in the best interest of the authority.

SECTION 21. Section 321.107, Tax Code, is amended to read as follows:

Sec. 321.107. ADMINISTRATION OF LOCAL SALES AND USE TAXES 14 15 IMPOSED BY OTHER GOVERNMENTAL ENTITIES. The imposition, computation, administration, enforcement, and collection of any 16 17 local sales and use tax imposed by any other local governmental entity is governed by this chapter, except as otherwise provided by 18 law. In this section, "other local governmental entity" includes 19 any governmental entity created by the legislature that has a 20 limited purpose or function, that has a defined or restricted 21 geographic territory, and that is authorized by law to impose a 22 local sales and use tax. The term does not include a county, county 23 24 health services district, county landfill and criminal detention 25 center district, metropolitan transportation authority, 26 coordinated county transportation authority, economic development district, crime control district, hospital district, emergency 27

1 services district, or library district.

2 SECTION 22. Section 460.201(b), Transportation Code, is 3 repealed.

4 SECTION 23. (a) An election called and conducted authorizing the levy of a sales and use tax, where a majority of 5 6 votes received favored the authorization of a sales and use tax levy by or for the benefit of an authority created under Chapter 460, 7 8 Transportation Code, that occurred before the effective date of this Act, is validated. Any acts or proceedings of an authority are 9 validated as of the dates they occurred. 10

(b) This Act does not validate any governmental act or proceeding that, under the law of this state at the time the act or proceeding occurred, was a misdemeanor or a felony.

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SECTION 24. This Act takes effect September 1, 2007.