By: Guillen H.B. No. 3068

## A BILL TO BE ENTITLED

1 AN ACT

- 2 relating to the authority of certain municipalities and counties to
- 3 regulate subdivisions near an international border.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Section 212.012, Local Government Code, is
- 6 amended by amending Subsections (a), (c), (d), (e), (f), (h), and
- 7 (i) and adding Subsections (j) and (k) to read as follows:
- 8 (a) Except as provided by <u>Subsection (c), (d), or (j)</u>
- 9 [Subsection (c)], an entity described by Subsection (b) may not
- 10 serve or connect any land with water, sewer, electricity, gas, or
- 11 other utility service unless the entity has been presented with or
- 12 otherwise holds a certificate applicable to the land issued under
- 13 Section 212.0115.
- 14 (c) An entity described by Subsection (b) may serve or
- 15 connect land with water, sewer, electricity, gas, or other utility
- 16 service regardless of whether the entity is presented with or
- 17 otherwise holds a certificate applicable to the land issued under
- 18 Section 212.0115 if:
- 19 (1) the land is covered by a development plat approved
- 20 under Subchapter B or under an ordinance or rule relating to the
- 21 development plat;
- 22 (2) the land was first served or connected with
- 23 service by an entity described by Subsection (b)(1), (b)(2), or
- 24 (b)(3) before September 1, 1987; or

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                (3) the land was first served or connected with
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     service by an entity described by Subsection (b)(4), (b)(5), or
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     (b)(6) before September 1, 1989[; or
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 4
                [(4) the municipal authority responsible for
 5
     approving plats issues a certificate stating that:
 6
                      [(A) the land:
 7
                           [(i) was sold or conveyed to the person
 8
     requesting service by any means of conveyance, including a contract
     for deed or executory contract, before:
 9
                                 [<del>(a)</del> September 1, 1995, in a county
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     defined under Section 232.022(a)(1); or
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12
                                [<del>(b)</del> September 1, 2005, in a county
     defined under Section 232.022(a)(2);
13
                           [(ii) is located in a subdivision in which
14
     the entity has previously provided service;
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                           [(iii) is located outside the limits of the
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17
    municipality;
                           [(iv) is located in a county to which
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     Subchapter B, Chapter 232, applies; and
19
                           [<del>(v) is the site of construction of</del>
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     residence, evidenced by at least the existence of a completed
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     foundation, that was begun on or before:
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                                [(a) May 1, 1997, in a county defined
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24
     under Section 232.022(a)(1); or
                                 [(b) September 1, 2005, in a county
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     defined under Section 232.022(a)(2); or
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[(B) the land was not subdivided after September

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- 1 1, 1995, in a county defined under Section 232.022(a)(1), or
- 2 September 1, 2005, in a county defined under Section 232.022(a)(2),
- 3 and:
- 4 [(i) water service is available within 750
- 5 feet of the subdivided land; or
- 6 [(ii) water service is available more than
- 7 750 feet from the subdivided land and the extension of water service
- 8 to the land may be feasible, subject to a final determination by the
- 9 water service provider].
- 10 (d) In a county to which Subchapter B, Chapter 232, applies,
- an entity described by Subsection (b) may serve or connect land with
- 12 water, sewer, electricity, gas, or other utility service that is
- 13 located in the extraterritorial jurisdiction of a municipality
- 14 regardless of whether the entity is presented with or otherwise
- 15 holds a certificate applicable to the land issued under Section
- 16 212.0115, if the municipal authority responsible for approving
- 17 plats issues a certificate stating that:
- 18 (1) the subdivided land:
- 19 (A) was sold or conveyed by a subdivider or
- 20 developer by any means of conveyance, including a contract for deed
- 21 <u>or executory contract, before:</u>
- (i) September 1, 1995, in a county defined
- 23 <u>under Section 232.022(a)(1);</u>
- 24 (ii) September 1, 1999, in a county defined
- 25 under Section 232.022(a)(1) if, on August 31, 1999, the subdivided
- 26 land was located in the extraterritorial jurisdiction of a
- 27 municipality as determined by Chapter 42; or

- 1 (iii) September 1, 2005, in a county
- 2 defined under Section 232.022(a)(2);
- 3 (B) has not been subdivided after September 1,
- 4 1995, September 1, 1999, or September 1, 2005, as applicable under
- 5 Paragraph (A);
- (C) is the site of construction of a residence,
- 7 evidenced by at least the existence of a completed foundation, that
- 8 was begun on or before:
- 9 (i) May 1, 2003, in a county defined under
- 10 Section 232.022(a)(1); or
- 11 (ii) September 1, 2005, in a county defined
- 12 under Section 232.022(a)(2); and
- 13 (D) has had adequate sewer services installed to
- 14 service the lot or dwelling; or
- 15 (2) the subdivided land is a lot of record as defined
- 16 by Section 232.021(6-a) that is located in a county defined by
- 17 Section 232.022(a)(1) and has adequate sewer services installed
- 18 that are fully operable to service the lot or dwelling.
- 19 (e) An entity described by Subsection (b) may provide
- 20 utility service to land described by <u>Subsection (d)(1) or (2)</u>
- 21 [Subsection (c)(4)( $\Lambda$ )] only if the person requesting service:
- 22 (1) is not the land's subdivider or developer or the
- 23 subdivider's or developer's agent; and
- 24 (2) provides to the entity a certificate described by
- 25 Subsection (d) [(c)(4)(A)].
- 26 (f) [<del>(e)</del>] A person requesting service may obtain a
- certificate under Subsection (d)(1) or (2) [Subsection (c)(4)( $\Lambda$ )]

- only if the person is the owner or purchaser of the subdivided land
- 2 <u>and</u> provides to the municipal authority responsible for approving
- 3 plats documentation containing [either]:
- 4 (1) a copy of the means of conveyance or other
- 5 documents that show that the land was sold or conveyed by a
- 6 <u>subdivider or developer</u> [to the person requesting service] before
- 7 September 1, 1995, before September 1, 1999, or before September 1,
- 8 2005, as applicable <u>under Subsection (d)</u>[, and a notarized
- 9 affidavit by that person that states that construction of a
- 10 residence on the land, evidenced by at least the existence of a
- 11 completed foundation, was begun on or before May 1, 1997, or on or
- 12 before September 1, 2005, as applicable]; [or]
- 13 (2) for a certificate issued under Subsection (d)(1),
- 14 a notarized affidavit by the person requesting service that states
- 15 that [the property was sold or conveyed to that person before
- 16 September 1, 1995, or before September 1, 2005, as applicable, and
- 17 that] construction of a residence on the land, evidenced by at least
- 18 the existence of a completed foundation, was begun on or before May
- 19 1, 2003, in a county defined by Section 232.022(a)(1) or September
- 20 1, 2005, in a county defined by Section 232.022(a)(2), and the
- 21 request for utility connection or service is to connect or serve a
- residence described by Subsection (d)(1)(C);
- 23 (3) a notarized affidavit by the person requesting
- 24 service that states that the subdivided land has not been further
- 25 <u>subdivided after September 1, 1995, September 1, 1999, or September</u>
- 26 1, 1989, as applicable under Subsection (d); and
- 27 (4) evidence that adequate sewer service or facilities

- 1 have been installed and are fully operable to service the lot or
- 2 dwelling from an entity described by Subsection (b) or the
- 3 authorized agent responsible for the licensing or permitting of
- 4 on-site sewage facilities under Chapter 366, Health and Safety
- 5 Code. [May 1, 1997, or on or before September 1, 2005, as
- 6 applicable.
- 7 [(f) A person requesting service may obtain a certificate
- 8 under Subsection (c)(4)(B) only if the person provides to the
- 9 municipal authority responsible for approving plats an affidavit
- 10 that states that the property was not sold or conveyed to that
- 11 person from a subdivider or the subdivider's agent after September
- 12 1, 1995, or after September 1, 2005, as applicable.
- (h) This section may not be construed to abrogate any civil
- 14 or criminal proceeding or prosecution or to waive any penalty
- 15 against a subdivider or developer for a violation of a state or
- local law, regardless of the date on which the violation occurred.
- 17 (i) In this section:
- 18 (1) "Developer" has the meaning assigned by Section
- 19 232.021.
- 20 (2) "Foundation" means the lowest division of a
- 21 residence, usually consisting of a masonry slab or a pier and beam
- structure, that is partly or wholly below the surface of the ground
- 23 and on which the residential structure rests.
- 24  $\underline{(3)}$  [ $\frac{(2)}{(2)}$ ] "Subdivider" has the meaning assigned by
- 25 Section 232.021.
- 26 (j) Except as provided by Subsection (k), this section does
- 27 not prohibit a water or sewer utility from providing in a county

- defined by Section 232.022(a)(1) water or sewer utility connection
- 2 or service to a residential dwelling that:
- 3 (1) is provided water or wastewater facilities under
- 4 or in conjunction with a federal or state funding program designed
- 5 to address inadequate water or wastewater facilities in colonias or
- 6 to residential lots located in a county described by Section
- 7 <u>232.022(a)(1);</u>
- 8 (2) is an existing dwelling identified as an eligible
- 9 recipient for funding by the funding agency providing adequate
- 10 water and wastewater facilities or improvements;
- 11 (3) when connected, will comply with the minimum state
- 12 standards for both water and sewer facilities and as prescribed by
- 13 the model subdivision rules adopted under Section 16.343, Water
- 14 Code; and
- 15 (4) is located in a project for which the municipality
- 16 with jurisdiction over the project or the approval of plats within
- 17 the project area has approved the improvement project by order,
- 18 resolution, or interlocal agreement under Chapter 791, Government
- 19 Code.
- 20 (k) A utility may not serve any subdivided land with water
- 21 utility connection or service under Subsection (j) unless the
- 22 entity receives a determination that adequate sewer services have
- 23 been installed to service the lot or dwelling from the municipal
- 24 authority responsible for approving plats, an entity described by
- 25 <u>Subsection (b), or the authorized agent responsible for the</u>
- licensing or permitting of on-site sewage facilities pursuant to
- 27 Chapter 366, Health and Safety Code.

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- 1 SECTION 2. Section 232.021, Local Government Code, is
- 2 amended by amending Subdivision (2) and adding Subdivisions (2-a),
- 3 (2-b), and (6-a) to read as follows:
- 4 (2) "Common promotional plan" means any plan or scheme
- 5 of operation undertaken by a single subdivider or developer or a
- 6 group of subdividers or developers acting in concert, either
- 7 personally or through an agent, to offer for sale or lease lots when
- 8 the land is:
- 9 (A) contiguous or part of the same area of land;
- 10 or
- 11 (B) known, designated, or advertised as a common
- 12 unit or by a common name.
- 13 (2-a) "Develop" means a structural improvement or
- 14 man-made change to a lot intended for residential use undertaken to
- 15 improve, enhance, or otherwise make suitable real property for
- 16 purposes of sale, resale, or lease.
- 17 (2-b) "Developer" means a person who owns any interest
- in real property and directly or indirectly develops real property
- 19 in the ordinary course of business or as part of a common
- 20 promotional plan.
- 21 (6-a) "Lot of record" means:
- 22 (A) <u>a lot</u>, the boundaries of which were
- 23 established by a plat recorded in the office of the county clerk
- 24 before September 1, 1989, that has not been subdivided after
- 25 September 1, 1989; or
- 26 (B) a lot, the boundaries of which were
- 27 established by a metes and bounds description in a deed of

- 1 conveyance, a contract of sale, or other executory contract to
- 2 convey real property that has been legally executed and recorded in
- 3 the office of the county clerk before September 1, 1989, that has
- 4 not been subdivided after September 1, 1989.
- 5 SECTION 3. Section 232.024(b), Local Government Code, is
- 6 amended to read as follows:
- 7 (b) If any part of a plat applies to land intended for
- 8 residential housing and any part of that land lies in a floodplain,
- 9 the commissioners court shall not approve the plat unless:
- 10 <u>(1) the subdivision is developed in compliance with</u>
- 11 the minimum requirements of the National Flood Insurance Program
- and local regulations or orders adopted under Section 16.315, Water
- 13 Code; and
- 14 (2) the plat evidences a restrictive covenant
- 15 prohibiting [as required by this subsection. The restrictive
- 16 covenant shall prohibit] the construction of residential housing in
- 17 any area of the subdivision that is in a floodplain unless the
- 18 housing is developed in compliance with the minimum requirements of
- 19 [qualifies for insurance under] the National Flood Insurance
- 20 Program and local regulations or orders adopted under Section
- 21 <u>16.315, Water Code</u> [Act of 1968 (42 U.S.C. Sections 4001 through
- $22 \frac{4127}{1}$
- SECTION 4. Section 232.028(b), Local Government Code, is
- 24 amended to read as follows:
- 25 (b) On the commissioners court's own motion or on the
- 26 written request of a subdivider, an owner or resident of a lot in a
- 27 subdivision, or an entity that provides a utility service, the

- 1 commissioners court shall make the following determinations
- 2 regarding the land in which the entity or commissioners court is
- 3 interested that is located within the jurisdiction of the county:
- 4 (1) whether a plat has been prepared and whether it has
- 5 been reviewed and approved by the commissioners court;
- 6 (2) whether water service facilities have been
- 7 constructed or installed to service the <u>lot or</u> subdivision under
- 8 Section 232.023 and are fully operable;
- 9 (3) whether sewer service facilities have been
- 10 constructed or installed to service the <u>lot or</u> subdivision under
- 11 Section 232.023 and are fully operable, or if septic systems are
- 12 used, whether the lot is served by a permitted on-site sewage
- 13 facility or lots in the subdivision can be adequately and legally
- 14 served by septic systems under Section 232.023; and
- 15 (4) whether electrical and gas facilities, if
- 16 available, have been constructed or installed to service the <u>lot or</u>
- 17 subdivision under Section 232.023.
- 18 SECTION 5. Section 232.029, Local Government Code, is
- 19 amended by amending Subsections (b), (c), (d), (e), and (i) and
- 20 adding Subsections (k) and (l) to read as follows:
- 21 (b) Except as provided by Subsection (c) or Section
- 22 232.037(c), a utility may not serve or connect any subdivided land
- 23 with electricity or gas unless the entity receives a determination
- from the county commissioners court under Sections 232.028(b)(2)
- 25 and (3) [Section 232.028(b)(2)] that adequate water and sewer
- 26 services have been installed to service the lot or subdivision.
- (c) An electric, gas, water, or sewer service utility may

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     serve or connect subdivided land with water, sewer, electricity,
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 2
     gas, or other utility service regardless of whether the utility
     receives a certificate issued by the commissioners court under
 3
 4
     Section 232.028(a)
                          or receives a determination
     commissioners court under Section 232.028(b) if the utility is
 5
 6
     provided with a certificate issued by the commissioners court that
 7
     states that:
                     the subdivided land:
 8
                (1)
 9
                      (A) was sold or conveyed by a subdivider or
     <u>developer</u> [to the person requesting service] by any means of
10
     conveyance, including a contract for deed or executory contract:
11
                           (i) before September 1, 1995; or
12
                           (ii) before September 1,
                                                         1999,
                                                                if
13
                                                                    the
                                         1999, was located
14
                 land
                       on
                           August 31,
15
     extraterritorial jurisdiction of a municipality as determined by
16
     Chapter 42;
17
                      (B)
                           has not been subdivided after September 1,
     1995, or September 1, 1999, as applicable under Paragraph (A) [is
18
     located in a subdivision in which the utility has previously
19
     provided service]; and
20
                      (C) is the site of construction of a residence,
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     evidenced by at least the existence of a completed foundation, that
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23
     was begun[+
24
                           [(i) on or before May 1, 1997; or
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                           \left[\frac{\text{(ii)}}{\text{on or before May 1, 2003; and}}\right]
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service the lot or dwelling; or

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(D) has had adequate sewer services installed to

- (2) the subdivided land is a lot of record and has 1 2 adequate sewer services installed that are fully operable to service the lot or dwelling[, if the subdivided land on August 31, 3 4 1999, was located in the extraterritorial jurisdiction of a 5 municipality as determined by Chapter 42; or 6 [(2) the land was not subdivided after September 1, 7 1995, and: 8 [(A) water service is available within 750 feet 9 of the subdivided land; or
- [(B) water service is available more than 750]

  feet from the subdivided land and the extension of water service to the land may be feasible, subject to a final determination by the water service provider].
- (d) A utility may provide utility service to subdivided land described by Subsection (c)(1) or (2) only if the person requesting service:
- 17 (1) is not the land's subdivider <u>or developer</u> or the subdivider's <u>or developer's</u> agent; and
- 19 (2) provides to the utility a certificate described by 20 Subsection (c)  $[\frac{(c)(1)}{2}]$ .
- (e) A person requesting service may obtain a certificate under Subsection (c)(1) or (2) only if the person is the owner or purchaser of the subdivided land and provides to the commissioners court documentation containing [either]:

## 25 (1) [documentation containing:

[ $\frac{A}{A}$ ] a copy of the means of conveyance or other documents that show that the land was sold or conveyed by a

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     subdivider or developer before September 1, 1995, before September
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 2
     1, 1999, or before September 1, 1989, as applicable under
 3
     Subsection (c);
                (2) [to the person requesting service:
 4
 5
                            [(i) before September 1, 1995; or
 6
                            [(ii) before September 1, 1999, if the
     subdivided land on August 31, 1999, was located in the
 7
     extraterritorial jurisdiction of a municipality as determined by
 8
     Chapter 42; and
 9
                      [\frac{B}{B}] a notarized affidavit by that person
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     requesting service under Subsection (c)(1) that states that
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     construction of a residence on the land, evidenced by at least the
12
     existence of a completed foundation, was begun[+
13
                            [(i) on or before May 1, 1997; or
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15
                            [(ii)] on or before May 1, 2003, and the
     request for utility connection or service is to connect or serve a
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17
     residence described by Subsection (c)(1)(C);
                (3) [, if the subdivided land on August 31, 1999, was
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     located in the extraterritorial jurisdiction of a municipality as
19
     determined by Chapter 42; or
20
                 \left[\frac{(2)}{2}\right] a notarized affidavit by the person requesting
21
     service that states that the subdivided land has not been further
22
     subdivided after[+
23
24
                      [(A) the property was sold or conveyed to that
25
     person:
                            [\frac{(i) \text{ before}}] September 1, 1995, [\frac{}{}; \text{ or}]
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[<del>(ii) before</del>] September 1, 1999,

or

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September 1, 1989, as applicable under Subsection (c); and
 1
 2
                (4) evidence that adequate sewer service or facilities
    have been installed and are fully operable to service the lot or
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 4
    dwelling from an entity described by Section 232.021(14) or the
    authorized agent responsible for the licensing or permitting of
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 6
    on-site sewage facilities under Chapter 366, Health and Safety Code
     [if the subdivided land on August 31, 1999, was located in the
 7
 8
    extraterritorial jurisdiction of a municipality as determined by
 9
    Chapter 42; and
10
                     [(B) construction of a residence on the land,
    evidenced by at least the existence of a completed foundation, was
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12
    begun:
                          [(i) on or before May 1, 1997; or
13
                          [(ii) on or before May 1, 2003, if the
14
    subdivided land on August 31, 1999, was located in
15
    extraterritorial jurisdiction of a municipality as determined by
16
17
    Chapter 42].
           (i) The prohibition established by this section shall not
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    prohibit <u>a water, sewer,</u> [an] electric, or gas utility from
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    providing water, sewer, electric, or gas utility connection or
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    service to a lot [being] sold, conveyed, or purchased through a
21
    contract for deed or executory contract or other device by a
22
     subdivider or developer prior to July 1, 1995, or September 1, 1999,
23
    if on August 31, 1999, the subdivided land was located in the
24
    extraterritorial jurisdiction of a municipality that has adequate
25
    sewer services installed that are fully operable to service the lot
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[which is located within a subdivision where the utility has

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- 1 previously established service] and was subdivided by a plat
- 2 approved prior to September 1, 1989.
- 3 (k) Except as provided by Subsection (1), this section does
- 4 not prohibit a water or sewer utility from providing water or sewer
- 5 utility connection or service to a residential dwelling that:
- 6 (1) is provided water or wastewater facilities under
- 7 or in conjunction with a federal or state funding program designed
- 8 to address inadequate water or wastewater facilities in colonias or
- 9 to residential lots located in a county described by Section
- 10 <u>232.022(a)(1);</u>
- 11 (2) is an existing dwelling identified as an eligible
- 12 recipient for funding by the funding agency providing adequate
- water and wastewater facilities or improvements;
- 14 (3) when connected, will comply with the minimum state
- 15 standards for both water and sewer facilities and as prescribed by
- 16 the model subdivision rules adopted under Section 16.343, Water
- 17 Code; and
- 18 (4) is located in a project for which the municipality
- 19 with jurisdiction over the project or the approval of plats within
- 20 the project area has approved the improvement project by order,
- 21 resolution, or interlocal agreement under Chapter 791, Government
- 22 Code, if applicable.
- 23 (1) A utility may not serve any subdivided land with water
- 24 utility connection or service under Subsection (k) unless the
- 25 entity receives a determination from the county commissioners court
- under Section 232.028(b)(3) that adequate sewer services have been
- 27 installed to service the lot or dwelling.

- 1 SECTION 6. Sections 232.031(a) and (b), Local Government 2 Code, are amended to read as follows:
- 3 (a) Except as provided by Subsection (d), a subdivider or developer may not sell or lease land in a subdivision first platted
- 5 or replatted after July 1, 1995, unless the subdivision plat is
- 6 approved by the commissioners court in accordance with Section
- 7 232.024.
- 8 (b) Not later than the 30th day after the date a lot is sold,
- 9 a subdivider or developer shall record with the county clerk all
- 10 sales contracts, including the attached disclosure statement
- 11 required by Section 232.033, leases, and any other documents that
- 12 convey an interest in the subdivided land.
- SECTION 7. Sections 232.035(a) and (b), Local Government
- 14 Code, are amended to read as follows:
- 15 (a) A subdivider or developer or an agent of a subdivider or
- developer may not cause, suffer, allow, or permit a lot to be sold
- in a subdivision if the subdivision has not been platted as required
- 18 by this subchapter.
- 19 (b) Notwithstanding any other remedy at law or equity, a
- 20 subdivider or developer or an agent of a subdivider or developer may
- 21 not cause, suffer, allow, or permit any part of a subdivision over
- 22 which the subdivider  $\underline{\text{or developer}}$  or an agent of the subdivider  $\underline{\text{or}}$
- 23 <u>developer</u> has control, or a right of ingress and egress, to become a
- 24 public health nuisance as defined by Section 341.011, Health and
- 25 Safety Code.
- SECTION 8. Section 242.036(a), Local Government Code, is
- 27 amended to read as follows:

- 1 (a) A subdivider or developer commits an offense if the
- 2 subdivider or developer knowingly fails to file a plat or replat
- 3 required by this subchapter. An offense under this subsection is a
- 4 Class A misdemeanor.
- 5 SECTION 9. Section 232.038(a), Local Government Code, is
- 6 amended to read as follows:
- 7 (a) Except as provided by Subsection (b), a person who has
- 8 purchased or is purchasing a lot after July 1, 1995, in a
- 9 subdivision for residential purposes that does not have water and
- 10 sewer services as required by this subchapter and is located in an
- 11 economically distressed area, as defined by Section 17.921, Water
- 12 Code, from a subdivider or developer, may bring suit in the district
- 13 court in which the property is located or in a district court in
- 14 Travis County to:
- 15 (1) declare the sale of the property void and require
- 16 the subdivider or developer to return the purchase price of the
- 17 property; and
- 18 (2) recover from the subdivider or developer:
- 19 (A) the market value of any permanent
- improvements the person placed on the property;
- 21 (B) actual expenses incurred as a direct result
- of the failure to provide adequate water and sewer facilities;
- 23 (C) court costs; and
- 24 (D) reasonable attorney's fees.
- 25 SECTION 10. Sections 232.040(a), (b), and (c), Local
- 26 Government Code, are amended to read as follows:
- 27 (a) A subdivision plat must accurately reflect the

- 1 subdivision as it develops. If there is any change, either by the
- 2 intentional act of the subdivider or developer or by the forces of
- 3 nature, including changes in the size or dimension of lots or the
- 4 direction or condition of the roads, a plat must be revised in
- 5 accordance with Section 232.041.
- 6 (b) Except as provided by Subsection (c), a lot in a
- 7 subdivision may not be sold if the lot lacks water and sewer
- 8 services as required by this subchapter unless the lot is platted or
- 9 replatted as required by this subchapter. A subdivider <u>or</u>
- 10 <u>developer</u> or agent of a subdivider <u>or developer</u> may not transfer a
- 11 lot through an executory contract or other similar conveyance to
- 12 evade the requirements of this subchapter. The prohibition in this
- 13 subsection includes the sale of a lot:
- 14 (1) by a subdivider or developer who regains
- 15 possession of a lot previously exempt under Subsection (c) through
- 16 the exercise of a remedy described in Section 5.061, Property Code;
- 17 or
- 18 (2) for which it is shown at a proceeding brought in
- 19 the district court in which the property is located that the sale of
- 20 a lot otherwise exempt under Subsection (c) was made for the purpose
- 21 of evading the requirements of this subchapter.
- (c) Subsection (b) does not apply to [if] a seller other
- than a subdivider, developer, or agent of a subdivider or developer
- 24 [resides on the lot].
- 25 SECTION 11. Section 232.029(f), Local Government Code, is
- 26 repealed.
- 27 SECTION 12. This Act takes effect immediately if it

- 1 receives a vote of two-thirds of all the members elected to each
- 2 house, as provided by Section 39, Article III, Texas Constitution.
- 3 If this Act does not receive the vote necessary for immediate
- 4 effect, this Act takes effect September 1, 2007.