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By: Otto, Eiland (Senate Sponsor - Williams) H.B. No. 4093 (In the Senate - Received from the House May 14, 2007; May 15, 2007, read first time and referred to Committee on Intergovernmental Relations; May 18, 2007, reported favorably by the following vote: Yeas 4, Nays 0; May 18, 2007, sent to
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         printer.)
                                        A BILL TO BE ENTITLED
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                                                  AN ACT
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         relating to the creation of the Chambers-Liberty Counties
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         Improvement District; providing authority to impose a tax and issue
         bonds.
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                 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
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                  SECTION 1. CHAMBERS-LIBERTY COUNTIES IMPROVEMENT DISTRICT.
         Subtitle C, Title 4, Special District Local Laws Code, is amended by adding Chapter 3857 to read as follows:
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             CHAPTER 3857. CHAMBERS-LIBERTY COUNTIES IMPROVEMENT DISTRICT
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                                SUBCHAPTER A. GENERAL PROVISIONS
                  Sec. 3857.001. DEFINITIONS. In this chapter:
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                                "Board" means the board of directors of the
                         (1)
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         district.
                                "District" means the Chambers-Liberty Counties
                         (2)
         Improvement District.
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                                        CHAMBERS-LIBERTY
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                 Sec. 3857.002.
                                                                  COUNTIES
                                                                                   IMPROVEMENT
         DISTRICT. The district is a special district created under Sections 52 and 52-a, Article III, and Section 59, Article XVI,
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         Texas Constitution.
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                  Sec. 3857.003.
                                        PURPOSE; DECLARATION OF INTENT.
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                                                                                        (a)
         creation of the district is essential to accomplish the purposes of
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         Sections 52 and 52-a, Article III, and Section 59, Article XVI, Texas Constitution, and other public purposes stated in this chapter. By creating the district and in authorizing Chambers and
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         Liberty Counties and other political subdivisions to contract with
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         the district, the legislature has established a program to
         accomplish the public purposes set out in Section 52-a, Article III, Texas Constitution.

(b) The creation of the district is necessary to promote,
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         develop, encourage, and maintain automobile transportation,
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         housing, recreation, the arts, safety, and the public welfare in
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         the district territory.

(c) This chapter and the creation of the district may not be interpreted to relieve Chambers and Liberty Counties from providing
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         the level of services provided as of the effective date of the Act
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         enacting this chapter to the area in the district. The district is
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         created to supplement and not to supplant the county services provided in the area in the district.

Sec. 3857.004. FINDINGS OF BENEFIT AND PUBLIC PURPOSE. (a)
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         The district is created to serve a public use and benefit.
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                  (b) All land and other property included in the district
         will benefit from the improvements and services to be provided by the district under powers conferred by Sections 52 and 52-a, Article III, and Section 59, Article XVI, Texas Constitution, and
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         other powers granted under this chapter.
                  (c) The district will:
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                         (1) promote the health, safety, and general welfare of
         residents in the district, and of the public;
(2) provide needed funding for
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                                                                           the district
                       maintain, and enhance the economic health and vitality of
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         the district territory as a commercially viable area; and
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                         (3) promote the health, safety, welfare, and enjoyment
         of the public by providing pedestrian ways and by landscaping and developing certain areas in the district, which are necessary for
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         the restoration, preservation, and enhancement of scenic beauty.
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                  (d) Pedestrian ways along or across a street, whether at
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         grade or above or below the surface, and street lighting, street
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H.B. No. 4093 parts of and
         landscaping, parking, and street art objects are parts of and necessary components of a street and are considered to be a street
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          or road improvement.
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(e) The district will the act not as agent instrumentality of any private interest even though the district will benefit many private interests as well as the public.

Sec. 3857.005. DISTRICT TERRITORY. The district composed of the territory described by Section 2 of the Act enacting this chapter, as that territory may have been modified under:

(1) Subchapter J, Chapter 49, Water Code; or

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(2) other law. 3857.006. APPLICABILITY OF MUNICIPAL MANAGEMENT Except as otherwise provided by this chapter, DISTRICTS LAW.

Chapter 375, Local Government Code, applies to the district.

Sec. 3857.007. LIBERAL CONSTRUCTION OF CHAPTER. This chapter shall be liberally construed in conformity with the findings and purposes stated in this chapter.

[Sections 3857.008-3857.050 reserved for expansion]

SUBCHAPTER B. BOARD OF DIRECTORS

Sec. 3857.051. GOVERNING BODY; TERMS. (a) The district is governed by a board of five directors who serve staggered terms of The district is four years, with two or three directors' terms expiring June 1 of each odd-numbered year.

(b) The board by resolution may change the number of directors on the board, but only if the board determines that the change is in the best interest of the district. The board may not consist of fewer than five or more than 15 directors.

Sec. 3857.052. APPOINTMENT OF DIRECTORS. From persons

recommended by the board, the county judge:

(1) of Liberty County shall positions 1, 2, and 3; and appoint directors for

(2) of Chambers County shall appoint directors for positions 4 and 5.

<u>Sec. 385</u>7.053. CONFLICTS OF INTEREST; ONE-TIME AFFIDAVIT.

Except as provided by this section:

(1) a director may participate in all board votes and decisions; and

1<u>71,</u> (2) Chapter Local Government Code, governs

conflicts of interest for directors.

(b) Section 171.004, Local Government Code, does not apply to the district. A director who has a substantial interest in a business or charitable entity that will receive a pecuniary benefit from a board action shall file a one-time affidavit declaring the interest. An additional affidavit is not required if the director's interest changes. After the affidavit is filed with the board secretary, the director may participate in a discussion or vote on that action if:

(1)majority of the directors have a similar

interest in the same entity; or

(2) all other similar business or charitable entities in the district will receive a similar pecuniary benefit.

(c) A director who is also an officer or employee of a public entity may not participate in the discussion of or vote on a matter regarding a contract with that same public entity.

(d) For purposes of this section, a director has a substantial interest in a charitable entity in the same manner that a person would have a substantial interest in a business entity under Section 171.002, Local Government Code.

Sec. 3857.054. COMPENSATION. (a) Sections 375.069 and 375.070, Local Government Code, do not apply to the board.
(b) Section 49.060, Water Code, applies to the board.

Sec. 3857.055. INITIAL DIRECTORS. (a) The initial board consists of the following directors:

Pos. No.	Name of Director
1	Ford J. Frost
2	Ann Chiles Frost
3	George M. Kuhn, Jr.
$\overline{4}$	Allan Waldrop
<u>5</u>	Steven L. Devillier

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initial directors,
(b) Of the initial directors, the terms of directors appointed for positions 1 through 3 expire June 1, 2009, and the
terms of directors appointed for positions 4 and 5 expire June
2011.
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(c) Section 3857.052 does not apply to this section.
(d) This section expires September 1, 2012.
[Sections 3857.056-3857.100 reserved for expansion]

SUBCHAPTER C. POWERS AND DUTIES Sec. 3857.101. MUNICIPAL UTILITY DISTRICT. The district has the powers given to a municipal utility district created under Chapters 49 and 54, Water Code.

(a) The district has Sec. 3857.102. ROAD POWERS. powers given to a road district created under Section 52, Article III, Texas Constitution, including:
(1) a road district under Chapter 257, Transportation

Code; and

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(2) road utility district under Chapter 441, а Transportation Code.

(b) The district has the power under Subsection (a) to finance arterials, including a farm-to-market road, state highway, and county road.

(c) A road project must meet all applicable construction standards, zoning and subdivision requirements, and regulations of each municipality in whose corporate limits or extraterritorial jurisdiction the district is located. If the district is not located in the corporate limits or extraterritorial jurisdiction of a municipality, a road project must meet all applicable construction standards, zoning and subdivision requirements, and regulations of each county in which the district is located.

(d) The district may not undertake a road project outside the district unless each municipality in whose corporate limits or extraterritorial jurisdiction the district is located consents by resolution. If the district is not located in the corporate limits or extraterritorial jurisdiction of a municipality, the district may not undertake a road project outside the district unless each county in which the district is located consents by resolution.

Sec. 3857.103. NONPROFIT CORPORATION. (a) The board by resolution may authorize the creation of a nonprofit corporation to assist and act for the district in implementing a project or

providing a service authorized by this chapter.

The nonprofit corporation:

(1) has each power of and is considered for purposes of this chapter to be a local government corporation created under Chapter 431, Transportation Code; and
(2) may implement any pro-

(2) may implement any project and provide any service authorized by this chapter.

(c) The board shall appoint the board of directors of the nonprofit corporation. The board of directors of the nonprofit corporation shall serve in the same manner as the board of directors of a local government corporation created under Chapter 431, Transportation Code.

Sec. 3857.104. AGREEMENTS; GRANTS. (a) The district may make an agreement with or accept a gift, grant, or loan from any

person.

(b) The implementation of a project is a governmental function or service for the purposes of Chapter 791, Government

Sec. 3857.105. AUTHORITY TO CONTRACT FOR LAW ENFORCEMENT.

To protect the public interest, the district may contract with Chambers or Liberty County for the county to provide law Chambers or Liberty County for the county enforcement services in the district for a fee.

Sec. 3857.106. NO EMINENT DOMAIN POWER. The district may not exercise the power of eminent domain.

[Sections 3857.107-3857.150 reserved for expansion]

SUBCHAPTER D. FINANCIAL PROVISIONS 3857.151. DISBURSEMENTS AND TRANSFERS OF MONEY. Th<u>e</u> board by resolution shall establish the number of directors' signatures and the procedure required for a disbursement or transfer of the district's money.

Sec. 3857.152. PETITION REQUIRED FOR FINANCING SERVICES AND IMPROVEMENTS. (a) The board may not finance a service or improvement project with assessments under this chapter unless a written petition requesting that improvement or service has been filed with the board.

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The petition must be signed by:

(1) the owners of a majority of the assessed value of real property in the district subject to assessment as determined by the most recent certified tax appraisal roll for Chambers or Liberty County; or

least 50 persons who own real property in the (2) at if more than 50 persons own real property in the district as determined by the most recent certified tax appraisal roll for Chambers or Liberty County.

Sec. 3857.153. MAINTENANCE TAX. (a) If authorized at an election held in accordance with Section 3857.160, the district may impose an annual ad valorem tax on taxable property in the district to:

operate the district and (1)maintain and improvements constructed or acquired by the district; or

(2) provide a service.

The board shall determine the tax rate.

3857.154. ASSESSMENTS; LIENS FOR ASSESSMENTS. Sec. The board by resolution may impose an assessment for any purpose authorized by this chapter in all or any part of the district.

(b) An assessment, a reassessment, or an assessment resulting from an addition to or correction of the assessment roll by the district, penalties and interest on an assessment or reassessment, an expense of collection, and reasonable attorney's fees incurred by the district:

(1) are a first and prior lien against the property assessed;

(2)are superior to any other lien or claim other than a lien or claim for county, school district, or municipal ad valorem taxes; and

are the personal liability of and a charge against the owners of the property even if the owners are not named in the

assessment proceedings.

(c) The lien is effective from the date of the board's resolution imposing the assessment until the date the assessment is paid. The board may enforce the lien in the same manner that the board may enforce an ad valorem tax lien against real property.

(d) The board may make a correction to or deletion from the assessment roll that does not increase the amount of assessment of any parcel of land without providing notice and holding a hearing in the manner required for additional assessments.

Sec. 3857.155. UTILITY PROPERTY EXEMPT FROM IMPACT FEES OR The district may not impose an impact fee or ASSESSMENTS. assessment on the property, including the equipment, rights-of-way, facilities, or improvements, of:

(1) an electric utility or a power generation company

as defined by Section 31.002, Utilities Code;

(2) a gas utility as defined by Section 101.003 or 121.001, Utilities Code;

telecommunications provider as defined by Section 51.002, Utilities Code; or

(4) a person who provides to the public cable television or advanced telecommunications services.

Sec. 3857.156. BONDS AND OTHER OBLIGATIONS. (a) The district may issue by competitive bid or negotiated sale bonds, notes, or other obligations payable wholly or partly from ad valorem taxes, assessments, impact fees, revenue, grants, or other money of the district, or any combination of those sources of money, to pay for any authorized purpose of the district.

(b) In exercising the district's power to borrow, the district may issue a bond or other obligation in the form of a bond, note, certificate of participation or other instrument evidencing a proportionate interest in payments to be made by the district, or other type of obligation.

Sec. 3857.157. APPROVAL REQUIRED FOR WATER-RELATED BONDS. The district may not issue bonds to finance water, sewage, or drainage facilities without the approval of the Texas Commission on Environmental Quality.

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Sec. 3857.158. COUNTIES NOT REQUIRED TO PAY DISTRICT OBLIGATIONS. Except as provided by Section 375.263, Local Government Code, a county is not required to pay a bond, note, or other obligation of the district.

Sec. 3857.159. COMPETITIVE BIDDING. Section 375.221, Local Government Code, applies to the district only for a contract that has a value greater than \$25,000.

Sec. 3857.160. ELECTIONS REGARDING TAXES OR BONDS. (a) In

addition to the elections required under Subchapter L, Chapter 375, Local Government Code, the district must hold an election in the manner provided by that subchapter to obtain voter approval before the district may:

(1) impose a maintenance tax; or

(2) issue a bond payable from ad valorem taxes or assessments.

The board may submit multiple purposes in a single (b) proposition at an election.

(c) Section 375.243, Local Government Code, does not apply to the district.

[Sections 3857.161-3857.200 reserved for expansion]

SUBCHAPTER E. DISSOLUTION

Sec. 3857.201. DISSOLUTION OF DISTRICT WITH OUTSTANDING

(a) The board may dissolve the district regardless of DEBT. whether the district has debt. Section 375.264, Local Government Code, does not apply to the district.

(b) If the district has debt when it is dissolved, the district shall remain in existence solely for the purpose of discharging its debts. The dissolution is effective when all debts have been discharged.

SECTION 2. BOUNDARIES. As of the effective date of this Act, the Chambers-Liberty Counties Improvement District includes all territory contained in the following described area: Tract 1:

1081.743 acres of land lying partly in Liberty County, Texas and partly in Chambers County, Texas, out of the G. C. & S. F. R. R. Co., Section 19, A-458, T. & N. O. R. R. Co., Section 3, A-381, J. T. Hayman Survey, A-598, J. Z. Burkett Survey A-725 and A-554, the subject tract being part of "Tract One", "Tract Two", "Tract Three", "Tract Six", and "Tract Eight", referred to in that certain dood from Bon Poshton and wife Puth Poshton to I. M. Frost Ir deed from Ben Roshton and wife, Ruth Roshton to J. M. Frost, Jr., dated August 16, 1956, and recorded in Volume 448, Page 327, at seq. of the Deed Records of Liberty County, Texas, and in Volume 180, Page 149, at seq. of the Deed Records of Chambers County, Texas, and being more particularly described as follows and in conformance with the Texas State Plane Coordinate System, South Central Zone. BEGINNING at a 2 1/2" iron pipe found at the Southeast corner of the above mentioned "Tract Two" in that certain deed, dated August 16, 1956, recorded in Volume 448, Page 327, at seq. of the Deed Records

of Liberty County, Texas and in Volume 180, Page 149 of the Deed Records of Chambers County, Texas; said 2 1/2" iron pipe having State Plane Coordinates of X=3,293,677.00 and Y=770,374.86;

THENCE, S  $56^{\circ}$  00' 26" W, with an existing fence, along the Southerly line of "Tract Two" and "Tract Three", a distance of 5544.01 feet to a point in the centerline of Hatcherville Road for the Southwest

corner of "Tract Three" and the Southwest corner of this tract; THENCE, N  $34^\circ$  21' 33" W, with the West line of "Tract Three", along the centerline of Hatcherville Road, a distance of 783.39 feet to an

angle point for the lower West line of this tract; THENCE, N 33° 21' 26" W, continuing with the centerline of Hatcherville Road, a distance of 378.70 feet to an ell corner of

this described tract;
THENCE, N 56° 17' 54" E, a distance of 2357.88 feet to a point for a 5-66 re-entrant corner of the herein described tract; THENCE, N  $27^{\circ}$  55' 5-67 31" W, a distance of 3123.26 feet to another re-entrant corner of 5-68 the herein described tract; 5-69

THENCE, S  $65^{\circ}$  15' 12" W, a distance of 2720.41 feet to a point in the 6-1 centerline of Hatcherville Road for an intermediate Southwesterly 6-2 6-3 corner of this tract;

THENCE, N  $33^{\circ}$  56' 47'' W, with the centerline of Hatcherville Road, a 6-4 distance of 113.27 feet to an angle point; THENCE, N  $03^{\circ}$  12' 32" E, 6-5 6-6 continuing with the centerline of Hatcherville Road, a distance of 6-7 839.67 feet to an angle point; 6-8

THENCE, in a Northerly direction with the centerline Hatcherville Road as follows:

N 35degrees 10 minutes 03 seconds W, 1742.62 feet to an angle

N 30 degrees 45 minutes 36 seconds W, 1505.27 feet to an angle

N 12 degrees 27 minutes 46 seconds W, 524.96 feet to an angle point;

N 10 degrees 36 minutes 06 seconds, 340.20 feet to an angle

N 20 degrees 07 minutes 41 seconds W, 1443.46 feet to a point in the North line of the herein mentioned "Tract Eight" for the

Northwest corner of this tract;
THENCE, N 81° 05' 29" E, at 95.76 feet pass a "1 1/2" iron pipe found marking the Northeast corner of "Tract Eight" and the Northerly Northwest corner of "Tract Six", referred to in aforementioned deed dated August 16, 1956, and continuing with an existing fence, along the North line of 'Tract Six" a total distance of 5241.22 feet to a

point for an angle corner; THENCE, S  $77^{\circ}$  40' 37" E, with an existing fence, a distance of 168.58 feet to the Northeast corner of 'Tract One" in the aforementioned

deed dated August 16, 1956; THENCE, S  $34^\circ$  09' 58" E, with an existing fence along the Easterly line of "Tract One", a distance of 5035.60 feet to a 2 1/2" iron pipe found at its Southeast corner and being the Southeast corner of this described tract;

THENCE, S 56° 01' 47" W, with an existing fence along the Southerly line of "Tract One", a distance of 676.76 feet to a 2 ½" iron pipe found at the Northeast corner of "Tract Two", of the aforementioned 6-34 6-35 6-36 deed dated August 16, 1956, for a re-entrant corner of this 6-37 6-38 described tract;

THENCE, S  $34^{\circ}$  05' 22" E, with an existing fence along the East line of 'Tract Two", a distance of 3472.60 feet to the PLACE OF BEGINNING, and containing 1081.743 acres of land, more or less.

6-42 A 5 1/8" Iron Rod is set in concrete at all points called for unless 6-43 otherwise noted.

6-44 Tract 2:

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1081.743 acres of land lying partly in Liberty County, Texas and partly in Chambers County, Texas, out of the Herman Ehrenberg Survey, A- 440, Liberty, and A-378, Chambers, Counties, G. C. & S. F. R. R. Co., Section 19, A-458, J. T. Hayman Survey, A-598, and the T. F. Pinckney Survey, A-1, S. F. 6769; the subject tract being part of "Tract Four", "Tract Six", '"Tract Two" and "Tract Seven", referred to in that certain deed from Ben Roshton and wife, Ruth Roshton to J. M. Frost, Jr., dated August I6, 1956, and recorded in Volume 448, Page 327, et seq. of the Deed Records of Liberty County, Texas, and in Volume 180, Page 149, et seq. of the Deed Records of Chambers County, Texas, and being more particularly described as follows and in conformance with the Texas State Plane Coordinate System, South Central Zone.

BEGINNING at a 2 1/2" iron pipe marked K-106 found at the Southwest 6-58 corner of "Tract Four" in that certain deed, dated August 16, 1956, 6-59 recorded in Volume 448, Page 327, et seq. of the Deed Records of Liberty County, Texas and in Volume 180, Page 149 of the Deed Records of Chambers County, Texas; said  $2\frac{1}{2}$ " iron pipe having State 6-60 6-61 6-62 Plane Coordinates of X=3,280,868.46 and Y=763,503.66; THENCE, N 14° 05' 51" W, along the West line of "Tract Four", a

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6-64 6-65 distance of 5546.20 feet to a point for the Northwest corner of this 6-66 tract;

THENCE, N  $76^{\circ}$  29' 31" E, with the centerline of a field road, a 6-67 distance of 2982.23 feet to a point of intersection with the 6-68 6-69 centerline of another field road running Northerly, for an ell

7-1 corner of this tract;

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THENCE, N  $20^{\circ}$  35' 58" W, with the centerline of a field road, a distance of 558.73 feet to a point of intersection with the 7-2 7-3 7-4 centerline of a field road running Easterly for the Northernmost Northwest corner of this tract; THENCE, with the centerline of the field road a follows: 7-5 7-6

N 82 degrees 47 minutes 14 seconds E, 1728.29 feet to an angle

N 68 degrees 08 minutes 55 seconds E. 1940.49 feet to an angle point;

N 60 degrees 48 minutes 01 seconds E, 764.86 feet to a point intersection with the centerline of Hatcherville Road for the most Northerly corner of this tract;

THENCE, S  $03^{\circ}$  12' 32" W, with the centerline of Hatcherville Road, a

distance of 154.30 feet to an angle point;
THENCE, S 33° 56' 47" E, continuing with the centerline of Hatcherville Road, a distance of 2173.82 feet to a point for a re-entrant corner of this described tract;

THENCE, N  $60^{\circ}$  46' 20" E, a distance of 2500.77 feet to a point for the 7-19 7-20

Easternmost Northeast corner of this described tract; THENCE, S  $27^{\circ}$  55' 31" E, a distance of 1281.37 feet to a point for the 7-21 7-22

Easternmost Southeast corner of this described tract; THENCE, S  $56^{\circ}$  17' 54" W, a distance of 2357.88 feet to a point in the 7-23 7-24 centerline of Hatcherville Road for another re-entrant corner of

this described tract;
THENCE, S 33° 21' 26" E, with the centerline of Hatcherville Road, a distance of 378.70 feet to a point for the East corner of "Tract Seven" in that herein aforementioned deed dated August 16, 1956,

and the Easternmost corner of this described tract; THENCE, S 56° 25' 49" W, with an existing fence along the Southerly line of "Tract Seven", a distance of 2286.85 feet to a point for the Southwest corner of said tract in the East line of the herein aforementioned "Tract Four", for a re-entrant corner

described tract;
THENCE, S 14° 40' 09" E, with an existing fence along the East line of said 'Tract Four", a distance of 1650.91 feet to a 2 1/2" iron pipe found at the most Southerly Southeast corner of said tract, for

the Southeast corner of this tract;
THENCE, S 76° 05' 00" W, with an existing fence along the South line of "Tract Four", a distance of 6472.45 feet to the PLACE OF BEGINNING, and containing 1081.743 acres of land, more or less.

7-42 A 5/8" Iron Rod is set in concrete at all points called for unless 7-43 otherwise noted.

SAVE and EXCEPT 5.00 acres described in a deed dated March 27, 1996, executed by Mrs. W. H. Keenan et al to Rio Cabeza, L. C. recorded in Volume 1610, Page 580 of the Official Public Records of Liberty County, Texas, said tract of land being further described as follows:

Being a 5.000 acre tract of land located in the Gulf Coast and Santa Fe Railroad Co. survey, Section 19, Abstract 458, Liberty County, Texas; said 5.000 acre tract of land being out of a called 1081.743 acre tract of land recorded in Volume 1436, Page 680 of the Deed Records of Liberty County, said 5.000 acre tract being more particularly described by metes and bounds as follows (all bearings are referenced to the Texas Coordinate System, South Central Zone): COMMENCING at a 5/8" iron rod found for the Southeast corner of said 1,081.743 acre tract, said corner being in Hatcherville Road;

7-57 THENCE, with a northeast line of said 1081.743 acre tract, North 33° 21' 26" West, a distance of 378.70 to a 5/8" iron rod found for an interior corner of said 1081.743 acre tract; 7-58 7-59 7-60

7-61 THENCE, leaving said northeast line and crossing said 1081.743 acre 7-62 7-63 7-64

tract, North 33° 56' 51" West, a distance of 1469.95 feet to an interior corner of said 1081.743 acres from which a 5/8" iron rod found bears South 33° 01' 50" East, a distance of 6.20 feet; THENCE, leaving said northeast line, North 85° 30' 12" West, a distance of 180.93 to a 5/8" iron rod with plastic cap stamped "COSTELLO Inc. RPLS 4416" set for the East corner and POINT OF 7-65 7-66 7-67 7-68 BEGINNING of the herein described tract;

7-69

THENCE, South  $52^{\circ}$  48' 13" West, a distance of 330.00 feet to a 5/8"

- iron rod with plastic cap stamped "COSTELLO Inc. RPLS 4416" set for 8-1
- 8-2 the South corner of herein described tract;
- THENCE, North  $37^{\circ}$  11' 47" West, a distance of 660.00 feet to a 5/8" 8-3
- iron rod with plastic cap stamped "COSTELLO Inc. RPLS 4416" set for 8-4
- 8-5
- the West corner of herein described tract; THENCE, North  $52^{\circ}$  48' 13" East, a distance of 330.00 feet to a 5/8" 8-6
- 8-7 iron rod with plastic cap stamped "COSTELLO Inc. RPLS 4416" set for
- 8-8 the North corner of herein described tract;
- THENCE, South  $37^{\circ}$  11' 47" East; a distance of 660.00 feet to the 8-9
- POINT OF BEGINNING and containing 5.0000 acres of land. 8-10
- 8-11 Tract 3:
- 8-12 965.381 acres in the Herman Ehrenberg Survey, A-439,
- 8-13 Ehrenberg Survey, A-440, G.C.&S.F.R.R. Co., Section 19, A-458, and
- G.C.&S.F.R.R. Co., Section 20, in Liberty County, Texas, being part of "Tract Four", "Tract Five", "Tract Six" and "Tract Eight", 8-14 8-15
- 8-16 referred to in that certain deed from Ben Roshton and wife, Ruth
- 8-17
- Roshton, to J. M. Frost, Jr., dated August 16, 1956, and recorded in 8-18
- Volume 448, Page 327, et seq., of the Deed Records of Liberty County, Texas, and being more particularly described as follows and 8-19
- 8-20 in conformance with the Texas State Plane Coordinate System, South
- 8-21 Central Zone:
- 8-22 Beginning in the south line of the 290 acre J. R. Barber tract at the northwest corner of "Tract Five" described in that certain deed
- 8-23 8-24
- dated August 16, 1956, recorded in Volume 448, Page 327, et seq., of the Deed Records of Liberty County, Texas, said beginning point having State Plane Coordinates of X = 3,277,969.80 and Y = 1.00
- 8-26 8-27 775,045.87;
- Thence N 76°06'06" E, along the south line of the said Barber tract 8-28 8-29
- with an existing fence along the north line of "Tract Five", a distance of 5870.58 feet to a point for the southwest corner of "Tract Eight" in the above mentioned deed dated August 16, 1956; 8-30
- 8-31
- Thence N  $8^{\circ}27'51''$  W, with an existing fence along the west line of 8-32
- "Tract Eight", a distance of 486.85 feet to a point in the west R. O. 8-33 W. line of Hatcherville Road for the most northerly northwest
- 8-34 8-35
- corner of this tract;
  Thence N 81'05'29" E, with the north line of "Tract Eight" along the 8-36 8-37
- centerline of Hatcherville Road, a distance of 530.81 feet to a 8-38 point in the centerline of Hatcherville Road, for the northeast
- corner of this tract, being the northwest corner of a tract of 1081.743 acres conveyed pursuant to said Cause No. 23,872 to W. Scott Frost individually and as trustee of certain trusts; 8-39 8-40
- 8-41
- Thence in a southerly direction with the centerline of Hatcherville 8-42 8-43 Road and along the west line of said 1081.743 acre tract as follows:
- S  $20^{\circ}07'41''$  E 1443.46 feet to an angle point; S  $10^{\circ}36'06''$  W 340.20 feet to an angle point; 8-44
- 8-45
- S 12°27'46" E 524.96 feet to an angle point; 8-46
- S 30°45'36" E 1505.27 feet to an angle point; 8-47
- S 35°10'03" E 1742.62 feet to an angle point; 8-48
- S  $3^{\circ}12'32''$  W 685.37 feet to a point for the southeast corner of this 8-49 8-50 tract and the most northerly northeast corner of a tract of 1081.743
- acres conveyed pursuant to said Cause No. 23,872 to Mrs. W. H. 8-51
- 8-52 Keenan and W. H. Keenan as trustee of certain trusts;
- 8-53 Thence and with the north line of said Keenan tract as follows;
- 8-54
- S 60°48'01" W 764.86 feet to an angle point marked by a 5/8" Iron Rod set in concrete, S 68°08'55" W 1940.49 feet to an angle point marked by a 5/8" Iron Rod set in concrete, S 82°47'14" W 1728.29 feet to a 8-55 8-56
- point for a re-entrant corner of this tract, marked by a 5/8" Iron 8-57
- 8-58 Rod set in concrete, a northwest corner of the said Keenan tract; Thence S 20°35'58" E with a line of the said Keenan tract, a distance 8-59
- 8-60 of 558.73 feet, to a point for the southernmost southeast corner of this tract, marked by a 5/8" Iron Rod set in concrete; 8-61
- Thence S 76°29'31" W along the north line of the said Keenan tract, a 8-62
- distance of 2982.23 feet to a point in the west line of "Tract Four" 8-63 8-64
- of the aforementioned deed dated August 16, 1956, for the southwest corner of this tract, marked by a 5/8" Iron Rod set in concrete, being the most westerly northwest corner of said Keenan tract, in 8-65
- 8-66 the east line of the J. R. Barber land in the Hugh Morgan Survey; 8-67
- Thence N  $14^{\circ}05'51''$  W, with the said east line of the said J. R. 8-68
- 8-69 Barber land and an existing fence along the west lines of "Tract

9-1 Four" and "Tract Five", a distance of 6354.42 feet, to the Place of 9-2 Beginning.

9-3 Tract 4:

9-4 9-5 9-6 9-7

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9-10 9-11 9-12

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9-14 9-15 9-16 9-17

9**-**18 9**-**19

9**-**20 9**-**21

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9-63

116.362 acres in the G. C. & S. F. R.R. Co., Section 19, A-458, T. & N. O. R.R. Co., Section 3, A-381, and the J. T. Haymen Survey, A-598, in Liberty County, Texas, the subject tract being part of "Tract One", "Tract Two" and "Tract Six", referred to in that certain deed from Ben Roshton and wife, Ruth Roshton, to J. M. Frost, Jr., dated August 16, 1956, and recorded in Volume 448, Page 327, et seq., of the Deed Records of Liberty County, Texas, and being more particularly described as follows and in conformance with the Texas State Plane Coordinate System, South Central Zone: Beginning at a point in the centerline of Hatcherville Road, said point located S 3°12'32" W 154.30 feet and S 33°56'47" E 113.27 feet from the southeast corner of the above described 965.381 acre tract, said beginning point having State Plane Coordinates of X = 3,286,458.54 and Y = 771,167.09, is marked by a 5/8" Iron Rod set in concrete and is in the most westerly east line of the said Keenan 1081.743 acre tract;

Thence N 65°15'12" E along a boundary line of the W. Scott Frost et al 1,081.743 acre tract mentioned in the above description of the 965.381 acre tract, a distance of 2720.41 feet to the northeast corner of this tract, marked by a 5/8" Iron Rod set in concrete, a corner of the said W. Scott Frost et al tract:

corner of the said W. Scott Frost et al tract; Thence S 27°55'31" E with a boundary line of said W. Scott Frost et al tract a distance of 1841.89 feet to the southeast corner of this tract, marked by a 5/8" Iron Rod set in concrete, being the most easterly northeast corner of the Keenan tract mentioned in the above description of the 965.381 acre tract;

above description of the 965.381 acre tract; Thence S, 60°46'20" W along a common line with said Keenan tract a distance of 2500.77 feet to a point in the centerline of Hatcherville Road for the southwest corner of this tract, marked by a 5/8" Iron Rod set in concrete;

Thence N 33°56'47" W, with the centerline of Hatcher-ville Road and along a common line with said Keenan tract a distance of 2060.55 feet to the Place of Beginning.

SECTION 3. LEGISLATIVE FINDINGS. The legislature finds that:

- (1) proper and legal notice of the intention to introduce this Act, setting forth the general substance of this Act, has been published as provided by law, and the notice and a copy of this Act have been furnished to all persons, agencies, officials, or entities to which they are required to be furnished by the constitution and laws of this state, including the governor, who has submitted the notice and Act to the Texas Commission on Environmental Quality;
- (2) the Texas Commission on Environmental Quality has filed its recommendations relating to this Act with the governor, lieutenant governor, and speaker of the house of representatives within the required time;
- $(\bar{3})$  the general law relating to consent by political subdivisions to the creation of districts with conservation, reclamation, and road powers and the inclusion of land in those districts has been complied with; and
- (4) all requirements of the constitution and laws of this state and the rules and procedures of the legislature with respect to the notice, introduction, and passage of this Act have been fulfilled and accomplished.

SECTION 4. EFFECTIVE DATE. 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, 2007.

9-64 \* \* \* \* \*