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1	AN ACT
2	relating to the authority of the Barton Springs-Edwards Aquifer
3	Conservation District to charge certain fees and limit groundwater
4	production during a drought.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. Subsection (d), Section 36.205, Water Code, is
7	amended to read as follows:
8	(d) The [ <del>Barton Springs-Edwards Aquifer Conservation</del>
9	District, the] Lone Star Groundwater Conservation District[ $_{ au}$ ] and
10	the Guadalupe County Groundwater Conservation District may not
11	charge production fees for an annual period greater than \$1 per
12	acre-foot for water used for agricultural use or 17 cents per
13	thousand gallons for water used for any other purpose. [The Barton
14	Springs-Edwards Aquifer Conservation District may assess a water
15	use fee against a specific municipality in an amount not to exceed
16	60 percent of the total funding of the district received from water
17	use fees assessed against that municipality and other nonexempt
18	users in the district.] This subsection shall take precedence over
19	all prior enactments.
20	SECTION 2. Subchapter C, Chapter 8802, Special District
21	Local Laws Code, is amended by adding Section 8802.1045 to read as
22	follows:
23	Sec. 8802.1045. AMOUNT OF ANNUAL PRODUCTION FEE.

24 (a) Except as provided by this section, the board may not charge an

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annual production fee of more than \$1 per acre-foot for water 1 2 permitted for agricultural use or 17 cents per thousand gallons for 3 water permitted for any other purpose. (b) For a permit first issued after September 1, 2007, or a 4 permit first issued after September 9, 2004, and renewed after 5 September 1, 2007, the board may charge, for the amount of water 6 7 permitted under the permit as issued or renewed if the water is 8 permitted for any purpose other than agricultural use, an annual 9 production fee of not more than the greater of: (1) 38 cents per thousand gallons; or 10

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- 11 (2) the raw surface water cost of other wholesale
  12 suppliers serving customers in the district.
- 13 (c) For a permit that is materially amended after September 14 <u>1, 2007, the board may charge, for only the additional amount of</u> 15 water authorized by the material amendment if the water is 16 permitted for any purpose other than agricultural use, an annual 17 production fee of not more than the greater of:
- 18 (1) 38 cents per thousand gallons; or 19 (2) the raw surface water cost of other wholesale 20 suppliers serving customers in the district. 21 (d) For a permit first issued on or before September 9,

22 <u>2004, that is renewed without material amendment after September 1,</u> 23 <u>2007, the board may not charge an annual production fee of more than</u> 24 <u>17 cents per thousand gallons for the amount of water permitted</u> 25 <u>under the permit as renewed if the water is permitted for any</u> 26 <u>purpose other than agricultural use.</u>

27 (e) The board may adopt a differential rate structure for

the nonagricultural production fees described by this section to 1 2 promote alternatives to the exclusive use of groundwater resources. (f) A material amendment under this section is an amendment 3 to a permit that increases the amount of water permitted by more 4 than 10 percent in one fiscal year or by more than 25 percent in any 5 three-year period. The renewal on or after September 1, 2007, of a 6 7 permit that was issued on or before September 9, 2004, is considered to be a material amendment for purposes of this section if the 8 permit as renewed increases the amount of water permitted by an 9 10 amount that exceeds the limits specified by this subsection.

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SECTION 3. Section 8802.105, Special District Local Laws Code, is amended to read as follows:

Sec. 8802.105. CERTAIN WATER USE FEES PERMITTED. (a) Each year the board may assess against the City of Austin a water use fee in an amount not to exceed <u>60</u> [40] percent of the total funding [<del>of</del>] the district <u>expects to receive for the next fiscal</u> <u>year</u> [<del>received</del>] from water use fees assessed against Austin and other nonexempt users in that year, <u>subject to the computation</u> <u>under Subsection (b)</u>.

20 (b) For purposes of computing water use fees under this section, the district shall estimate the amount of permitted 21 22 pumpage for the next fiscal year by considering various factors including historical growth rates, future growth rates, the amount 23 of permitted pumpage, historical permitted pumpage, and any pending 24 applications for permitted pumpage. The district shall use the 25 estimated amount of permitted pumpage and its water use fee rate to 26 27 compute the water use fee to be assessed against the City of Austin

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S.B. No. 747 for the district's next fiscal year. The district shall compute the 1 2 water use fee assessed against the City of Austin at a rate of 17 3 cents per thousand gallons for the total amount of water permitted for any nonagricultural purpose, regardless of the rate actually 4 imposed on or remitted by the permittee. 5 SECTION 4. Subchapter C, Chapter 8802, Special District 6 7 Local Laws Code, is amended by adding Sections 8802.109 and 8802.110 to read as follows: 8 9 Sec. 8802.109. RESTRICTIONS ON PRODUCTION DURING DROUGHT. 10 (a) During a period declared by the district to be a drought and only as specified in the district's approved management plan, the 11 district may restrict or prohibit groundwater production as 12 13 provided by this section. (b) The district may restrict groundwater production on an 14 15 equivalent, pro-rata basis for permits first issued on or before 16 September 9, 2004, including permits renewed after September 1, 2007. 17 18 (c) The district, to protect the conditions of the aquifer, may restrict or prohibit groundwater production: 19 20 (1) for permits first issued after September 9, 2004; 21 and 22 (2) for permits first issued on or before September 9, 2004, and amended after September 9, 2004, for any additional 23 amount of water authorized by the amendment. 24 25 Sec. 8802.110. RESTRICTIONS ON PRODUCTION DURING EXTREME DROUGHT. (a) During a period declared by the district to be an 26 27 extreme drought, to maintain groundwater production necessary to

1	sustain human consumption and protect the public's health, safety,
2	and welfare, the district, as provided by this section, may impose
3	greater restrictions on groundwater production for industrial,
4	commercial, or nonagricultural irrigation permits than the
5	district imposes on permits for other uses.
6	(b) For an industrial, commercial, or nonagricultural
7	irrigation permit first issued on or before September 9, 2004, the
8	district may restrict withdrawals by an amount not to exceed 40
9	percent of the amount permitted on or before September 9, 2004,
10	retaining at least 60 percent of the total authorized pumpage, if:
11	(1) an alternative water supply for at least 10
12	percent of the amount permitted is available and in place during the
13	extreme drought; and
14	(2) any restriction imposed by the district under
14 15	(2) any restriction imposed by the district under Sections 8802.109(b) and (c) remains in effect.
15	Sections 8802.109(b) and (c) remains in effect.
15 16	Sections 8802.109(b) and (c) remains in effect. (c) For industrial, commercial, and nonagricultural
15 16 17	Sections 8802.109(b) and (c) remains in effect. (c) For industrial, commercial, and nonagricultural irrigation permits first issued on or before September 9, 2004, and
15 16 17 18	Sections 8802.109(b) and (c) remains in effect. (c) For industrial, commercial, and nonagricultural irrigation permits first issued on or before September 9, 2004, and amended after September 9, 2004, the district may impose greater
15 16 17 18 19	<u>Sections 8802.109(b) and (c) remains in effect.</u> <u>(c) For industrial, commercial, and nonagricultural</u> <u>irrigation permits first issued on or before September 9, 2004, and</u> <u>amended after September 9, 2004, the district may impose greater</u> <u>restrictions, including complete curtailment, for the additional</u>
15 16 17 18 19 20	Sections 8802.109(b) and (c) remains in effect. (c) For industrial, commercial, and nonagricultural irrigation permits first issued on or before September 9, 2004, and amended after September 9, 2004, the district may impose greater restrictions, including complete curtailment, for the additional amount of water authorized by the amendment than the district
15 16 17 18 19 20 21	Sections 8802.109(b) and (c) remains in effect. (c) For industrial, commercial, and nonagricultural irrigation permits first issued on or before September 9, 2004, and amended after September 9, 2004, the district may impose greater restrictions, including complete curtailment, for the additional amount of water authorized by the amendment than the district imposes on similarly situated permittees for other uses.
15 16 17 18 19 20 21 22	Sections 8802.109(b) and (c) remains in effect. (c) For industrial, commercial, and nonagricultural irrigation permits first issued on or before September 9, 2004, and amended after September 9, 2004, the district may impose greater restrictions, including complete curtailment, for the additional amount of water authorized by the amendment than the district imposes on similarly situated permittees for other uses. SECTION 5. The legislature finds that the Barton
15 16 17 18 19 20 21 22 23	Sections 8802.109(b) and (c) remains in effect. (c) For industrial, commercial, and nonagricultural irrigation permits first issued on or before September 9, 2004, and amended after September 9, 2004, the district may impose greater restrictions, including complete curtailment, for the additional amount of water authorized by the amendment than the district imposes on similarly situated permittees for other uses. SECTION 5. The legislature finds that the Barton Springs-Edwards Aquifer Conservation District benefits the

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27 groundwater and surface water resources.

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SECTION 6. This Act takes effect September 1, 2007.

President of the SenateSpeaker of the HouseI hereby certify that S.B. No. 747 passed the Senate onApril 30, 2007, by the following vote:Yeas 31, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 747 passed the House on May 23, 2007, by the following vote: Yeas 144, Nays O, two present not voting.

Chief Clerk of the House

Approved:

Date

Governor