By: Fraser

S.B. No. 1536

A BILL TO BE ENTITLED

1	AN ACT							
2	relating to the issuance of bonds by a municipality for certain							
3	improvements on the state highway system; providing authority to							
4	impose a tax.							
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:							
6	SECTION 1. Subtitle J, Title 9, Government Code, is amended							
7	by adding Chapter 1510 to read as follows:							
8	CHAPTER 1510. BONDS FOR HIGHWAY PROJECTS OR FACILITIES							
9	Sec. 1510.001. DEFINITION. In this chapter, "state highway							
10	system" means the highways in this state included in the plan							
11	providing for a system of state highways prepared under Section							
12	201.103, Transportation Code.							
13	Sec. 1510.002. AUTHORITY TO ISSUE BONDS. (a) A							
14	municipality may issue bonds to provide funds for the design,							
15	development, financing, construction, maintenance, operation,							
16	extension, expansion, or improvement of a nontoll project or							
17	facility on the state highway system located in the municipality							
18	or, as a continuation of the project or facility, in an adjacent							
19	jurisdiction.							
20	(b) To provide for the payment of bonds issued under this							
21	section, a municipality may:							
22	(1) pledge revenue from any available source,							
23	including payments received under an agreement with the Texas							
24	Department of Transportation including Section 222.104,							

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1	Transportation Code;							
2	(2) pledge, levy, and collect taxes, subject to any							
3	constitutional limitation; or							
4	(3) pledge any combination of revenue and taxes							
5	described by Subdivisions (1) and (2).							
6	(c) Any election required to permit action under Subsection							
7	(b) must be held in conformance with the Election Code or other law							
8	applicable to the municipality.							
9	(d) A municipality that issues bonds under this section may							
10	exercise any of the rights and powers granted to the governing body							
11	of an issuer under Chapter 1371.							
12	(e) A bond issued under this section must mature not later							
13	than 40 years after its date of issuance.							
14	(f) This section is wholly sufficient authority for the							
15	issuance of bonds, the pledge of revenues, taxes, or any							
16	combination of revenues and taxes, and the performance of other							
17	acts and procedures authorized by this section by a municipality							
18	without reference to any other provision of law or any restriction							
19	or limitation contained in those provisions, except as specifically							
20	provided by this section. To the extent of any conflict or							
21	inconsistency between this section and any other law, this section							
22	shall prevail and control. A municipality may use any law not in							
23	conflict with this section to the extent convenient or necessary to							
24	carry out any power or authority, expressed or implied, granted by							
25	this section.							
26	SECTION 2. This Act takes effect immediately if it receives							

27 a vote of two-thirds of all the members elected to each house, as

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1	provided]	by Section	39, Artic	le III,	Texas	Constituti	ion. If	this
2	Act does r	not receive	the vote	necessar	ry for	immediate	effect,	this
3	Act takes	effect Sept	ember 1,	2007.				