By: Bohac H.B. No. 1253

## A BILL TO BE ENTITLED

1 AN ACT

- 2 relating to repeal of authority for the establishment and operation
- 3 of the Trans-Texas Corridor.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Section 11.11(j), Tax Code, is amended to read as 6 follows:
- 7 (j) For purposes of this section, any portion of a facility
- 8 owned by the Texas Department of Transportation that is [part of the
- 9 Trans-Texas Corridor, is] a rail facility or system $[\tau]$  or is a
- 10 highway in the state highway system, and that is licensed or leased
- 11 to a private entity by that department under Chapter 91  $or[-\tau]$  223,
- 12 [or 227, ] Transportation Code, is public property used for a public
- 13 purpose if the rail facility or system, highway, or facility is
- 14 operated by the private entity to provide transportation or utility
- 15 services. Any part of a facility, rail facility or system, or state
- 16 highway that is licensed or leased to a private entity for a
- 17 commercial purpose is not exempt from taxation.
- SECTION 2. Section 25.06(c), Tax Code, is amended to read as
- 19 follows:
- 20 (c) This section does not apply to:
- 21 (1) any portion of a facility owned by the Texas
- 22 Department of Transportation that is [part of the Trans-Texas
- 23 Corridor, is a rail facility or system  $[\tau]$  or is a highway in the
- 24 state highway system and that is licensed or leased to a private

- 1 entity by that department under Chapter  $91[\frac{}{\tau} 227\tau]$  or 361,
- 2 Transportation Code; or
- 3 (2) a leasehold or other possessory interest granted
- 4 by the Texas Department of Transportation in a facility owned by
- 5 that department that is [part of the Trans-Texas Corridor, is] a
- 6 rail facility or  $\operatorname{system}[_{{m{ au}}}]$  or is a highway in the state highway
- 7 system.
- 8 SECTION 3. Section 25.07(c), Tax Code, is amended to read as
- 9 follows:
- 10 (c) Subsection (a) does not apply to:
- 11 (1) any portion of a facility owned by the Texas
- 12 Department of Transportation that is [part of the Trans-Texas
- 13 Corridor, is a rail facility or system  $[\tau]$  or is a highway in the
- 14 state highway system and that is licensed or leased to a private
- 15 entity by that department under Chapter  $91[\frac{1}{7}, \frac{227}{7}]$  or 361,
- 16 Transportation Code; or
- 17 (2) a leasehold or other possessory interest granted
- 18 by the Texas Department of Transportation in a facility owned by
- 19 that department that is [part of the Trans-Texas Corridor, is] a
- 20 rail facility or system[ $_{\tau}$ ] or is a highway in the state highway
- 21 system.
- SECTION 4. Sections 201.616(a) and (b), Transportation
- 23 Code, are amended to read as follows:
- 24 (a) Not later than December 1 of each year, the department
- 25 shall submit a report to the legislature that details:
- 26 (1) the expenditures made by the department in the
- 27 preceding state fiscal year in connection with:

- 1 (A) the unified transportation program of the
- 2 department;
- 3 (B) turnpike projects and toll roads of the
- 4 department; and
- 5 (C) [the Trans-Texas Corridor;
- 6 [<del>(D)</del>] rail facilities described in Chapter 91;
- 7 [and
- 8 [(E) non-highway facilities on the Trans-Texas
- 9 Corridor if those expenditures are subject to Section 227.062(c);
- 10 (2) the amount of bonds or other public securities
- 11 issued for transportation projects; and
- 12 (3) the direction of money by the department to a
- 13 regional mobility authority in this state.
- 14 (b) The report must break down information under Subsection
- 15 (a)(1)(A) by program category and department district. The report
- 16 must break down information under Subsections (a)(1)(B) and  $[\tau]$
- 17 (C)  $[\frac{1}{1}, \frac{1}{1}]$  and Subsection (a) (3) by department district.
- 18 The report must break down information under Subsection (a)(2) by
- 19 department district and type of project.
- SECTION 5. Section 202.112(a), Transportation Code, is
- 21 amended to read as follows:
- 22 (a) The commission may purchase an option to acquire
- 23 property for possible use in or in connection with a transportation
- 24 facility[, including a facility as defined by Section 227.001,]
- 25 before a final decision has been made as to whether the
- 26 transportation facility will be located on that property.
- 27 SECTION 6. Section 222.003(e), Transportation Code, is

- 1 amended to read as follows:
- 2 (e) The proceeds of bonds and other public securities issued
- 3 under this section may not be used for any purpose other than any
- 4 costs related to the bonds and other public securities and the
- 5 purposes for which revenues are dedicated under Section 7-a,
- 6 Article VIII, Texas Constitution. [The proceeds of bonds and other
- 7 public securities issued under this section may not be used for the
- 8 construction of a state highway or other facility on the
- 9 Trans-Texas Corridor. For purposes of this section, the
- 10 "Trans-Texas Corridor" means the statewide system of multimodal
- 11 facilities under the jurisdiction of the department that is
- 12 designated by the commission, notwithstanding the name given to
- 13 that corridor.
- 14 SECTION 7. Section 223.201(a), Transportation Code, is
- 15 amended to read as follows:
- 16 (a) Subject to Section 223.202, the department may enter
- 17 into a comprehensive development agreement with a private entity to
- 18 design, develop, finance, construct, maintain, repair, operate,
- 19 extend, or expand a:
- 20 (1) toll project;
- 21 (2) [facility or a combination of facilities on the
- 22 Trans-Texas Corridor;
- 23 [<del>(3)</del>] state highway improvement project that includes
- 24 both tolled and nontolled lanes and may include nontolled
- 25 appurtenant facilities;
- (3)  $[\frac{4}{1}]$  state highway improvement project in which
- 27 the private entity has an interest in the project; or

- 1 (4) (4) (5) state highway improvement project financed
- 2 wholly or partly with the proceeds of private activity bonds, as
- 3 defined by Section 141(a), Internal Revenue Code of 1986.
- 4 SECTION 8. Section 223.206(d), Transportation Code, is
- 5 amended to read as follows:
- 6 (d) The department may not enter into a comprehensive
- 7 development agreement with a private entity under this subchapter
- 8 [or Section 227.023] that provides for the lease, license, or other
- 9 use of rights-of-way or related property by the private entity for
- 10 the purpose of constructing, operating, or maintaining an ancillary
- 11 facility that is used for commercial purposes.
- 12 SECTION 9. Sections 223.208(b), (c), (e), and (f),
- 13 Transportation Code, are amended to read as follows:
- 14 (b) A comprehensive development agreement entered into
- 15 under this subchapter [or Section 227.023(c)] may include any
- 16 provision that the department considers appropriate, including
- 17 provisions:
- 18 (1) providing for the purchase by the department,
- 19 under terms and conditions agreed to by the parties, of the interest
- 20 of a private participant in the comprehensive development agreement
- 21 and related property, including any interest in a highway or other
- 22 facility designed, developed, financed, constructed, operated, or
- 23 maintained under the comprehensive development agreement;
- 24 (2) establishing the purchase price for the interest
- 25 of a private participant in the comprehensive development agreement
- 26 and related property, which price may be determined in accordance
- 27 with the methodology established by the parties in the

- 1 comprehensive development agreement;
- 2 (3) providing for the payment of obligations incurred
- 3 pursuant to the comprehensive development agreement, including any
- 4 obligation to pay the purchase price for the interest of a private
- 5 participant in the comprehensive development agreement, from any
- 6 lawfully available source, including securing such obligations by a
- 7 pledge of revenues of the commission or the department derived from
- 8 the applicable project, which pledge shall have such priority as
- 9 the department may establish;
- 10 (4) permitting the private participant to pledge its
- 11 rights under the comprehensive development agreement;
- 12 (5) concerning the private participant's right to
- 13 operate and collect revenue from the project; and
- 14 (6) restricting the right of the commission or the
- 15 department to terminate the private participant's right to operate
- 16 and collect revenue from the project unless and until any
- 17 applicable termination payments have been made.
- 18 (c) The department may enter into a comprehensive
- 19 development agreement under this subchapter [or under Section
- 20 <del>227.023(c)</del>] with a private participant only if the project is
- 21 identified in the department's unified transportation program or is
- 22 located on a transportation corridor identified in the statewide
- 23 transportation plan.
- (e) Notwithstanding anything in Section 201.112 or other
- 25 law to the contrary, and subject to compliance with the dispute
- 26 resolution procedures set out in the comprehensive development
- 27 agreement, an obligation of the commission or the department under

- 1 a comprehensive development agreement entered into under this
- 2 subchapter [or Section 227.023(c)] to make or secure payments to a
- 3 person because of the termination of the agreement, including the
- 4 purchase of the interest of a private participant or other investor
- 5 in a project, may be enforced by mandamus against the commission,
- 6 the department, and the comptroller in a district court of Travis
- 7 County, and the sovereign immunity of the state is waived for that
- 8 purpose. The district courts of Travis County shall have exclusive
- 9 jurisdiction and venue over and to determine and adjudicate all
- 10 issues necessary to adjudicate any action brought under this
- 11 subsection. The remedy provided by this subsection is in addition
- 12 to any legal and equitable remedies that may be available to a party
- 13 to a comprehensive development agreement.
- 14 (f) A comprehensive development agreement entered into
- 15 under this subchapter [or Section 227.023(c)] and any obligations
- 16 incurred, issued, or owed under the agreement does not constitute a
- 17 state security under Chapter 1231, Government Code.
- SECTION 10. Section 371.001(2), Transportation Code, as
- 19 added by Chapter 103, Acts of the 80th Legislature, Regular
- 20 Session, 2007, is amended to read as follows:
- 21 (2) "Toll project entity" means an entity authorized
- 22 by law to acquire, design, construct, finance, operate, and
- 23 maintain a toll project, including:
- 24 (A) the department under Chapter [<del>227 or</del>] 228;
- 25 (B) a regional tollway authority under Chapter
- 26 366;
- (C) a regional mobility authority under Chapter

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a county under Chapter 284.
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                     (D)
          SECTION 11. Section 371.001(a)(2), Transportation Code, as
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    added by Chapter 258, Acts of the 80th Legislature, Regular
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    Session, 2007, is amended to read as follows:
 6
               (2) "Toll project entity" means an entity authorized
 7
    by law to acquire, design, construct, finance, operate, and
    maintain a toll project, including:
8
                         the department under Chapter [227 or] 228;
 9
                     (A)
10
                     (B)
                          a regional tollway authority under Chapter
11
   366;
                          a regional mobility authority under Chapter
12
                     (C)
    370; or
13
14
                          a county under Chapter 284.
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          SECTION 12. Section 371.001(2), Transportation Code, as
    added by Chapter 264, Acts of the 80th Legislature, Regular
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17
    Session, 2007, is amended to read as follows:
               (2) "Toll project entity" means an entity authorized
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19
    by law to acquire, design, construct, operate, and maintain a toll
   project, including:
20
21
                          the department[, including under Chapter
                     (A)
   <del>227</del>];
22
                          a regional tollway authority under Chapter
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                     (B)
24
    366;
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                     (C)
                          a regional mobility authority under Chapter
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    370; or
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                     (D)
                          a county under Chapter 284.
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370; or

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         SECTION 13. The following provisions of the Transportation
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   Code are repealed:
               (1) Section 201.618(e);
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               (2) Chapter 227;
               (3) Section 284.0032;
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               (4) Section 366.305;
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               (5) Section 370.316; and
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               (6) Section 545.3531.
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          SECTION 14. This Act takes effect immediately if
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   receives a vote of two-thirds of all the members elected to each
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   house, as provided by Section 39, Article III, Texas Constitution.
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If this Act does not receive the vote necessary for immediate

effect, this Act takes effect September 1, 2009.

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