By: Miller of Comal H.B. No. 3379

A BILL TO BE ENTITLED

relating to the eligibility of certain entities to receive money
from the water infrastructure fund.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
SECTION 1. Section 15.971(1), Water Code, is amended to
read as follows:
(1) "Eligible political subdivision" means <u>a</u>
municipality, a county, a district or an authority created under
Section 52, Article III, or Section 59, Article XVI, Texas
Constitution, including [+
[(A) a municipality;
[(B) a county;
(C) a river authority or special law district
that is listed in Section 9.010(b);
[(D) a water improvement district;
[(E) an irrigation district;
[(F) a water control and improvement district;
and
$[\frac{(G)}{G}]$ a groundwater <u>conservation</u> district with a
groundwater management plan certified by the board under Section
36.1072, any other political subdivision of this state, any
interstate compact commission to which this state is a party, and
any nonprofit water supply corporation created and operating under
Chapter 67.

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1 SECTION 2. This Act takes effect September 1, 2009.